

Jed Handelsman Shugerman
Professor, Fordham University School of Law
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Academic Appointments

Fordham University School of Law, New York, NY

Professor, 2016- present; Associate Professor, 2013-2016

Courses: Torts, Administrative Law, Constitutional History Workshop, Warren Court Seminar

Service: Long-Range Planning, 2013-14, Curriculum Committee, 2013-14, 2015-18 (chair, 2015-16), Teaching Committee, 2014-15, 2018; University Institutional Review Board, 2015-18; Hiring Committee, 2017-18; Retention/Tenure/Promotion Committee, 2014-18)

Harvard Law School, Cambridge, MA

Assistant Professor, 2005-2013

Courses: Torts; Legal History Workshop; Law and Democracy

Service: Co-chair, Harvard Climenko Legal Research and Writing Program (2006-2011)
Chair, Harvard Legal History Colloquium (2006-2011); Admissions Committee (2005-06).

Teaching/Mentorship Award: The Harvard Federalist Society's Charles Fried Intellectual Diversity Award (2011) "for commitment to substantive debate and for the free exchange of ideas."

Education

Yale University, Ph.D. in History, 2008

Dissertation: "The People's Courts: The Rise of Judicial Elections and Judicial Power in America"

Prize: The American Society of Legal History's 2009 Cromwell Prize for best dissertation or article in American legal history

Yale Law School, J.D. 2002

Yale Law Journal, Book Note-Case Note editor (2000-01); Senior Editor (2001-02)

Yale Journal of Law and the Humanities, Managing Editor (1999-2000), Lead Editor.

Joseph Parker Prize (2000) jointly awarded for the best paper in legal history

Israel Peres Prize (2001) for the best student note in the *Yale Law Journal*

Yale College, B.A. in History, May 1996

Magna cum laude, Phi Beta Kappa and Distinction in History

John Addison Porter Prize for best senior essay in American history

Publications

Book:

The People's Courts: Pursuing Judicial Independence in America (Harvard University Press, 2012)

Cited by the U.S. Supreme Court in *Williams-Yulee v. Florida Bar*, p. 20 (Roberts, C.J.) and concurrence, p. 3 (Ginsburg, J.) (2015).

Reviews: Edward Purcell, “The Ideal of Judicial Independence: Complications and Challenges,” 47 *Tulsa L. Rev.* 141 (2011) (book review issue)

Stuart Banner, “Judicial Independence, but from What?” *Jotwell*, Oct. 2012

(<http://legalhist.jotwell.com/judicial-independence-but-from-what/>)

Artemus Ward, *Journal of American History*, (March 2013) p. 1204

“The Rise of the Prosecutor Politician” (forthcoming book project)

Chapter in progress: “Earl Warren, the Japanese Internment, and the Governor’s Race of 1942”

Articles

“Faithful Execution” and Article II, 132 *Harvard Law Review* (forthcoming June 2019) (with Andrew Kent and Ethan Leib)

SSRN link: https://papers.ssrn.com/sol3/papers.cfm?abstract_id=3260593

“Fiduciary Constitutionalism: Two Legal Conclusions,” ___ *Georgetown Journal of Law & Public Policy* (forthcoming 2019) [with Ethan J. Leib].

https://papers.ssrn.com/sol3/papers.cfm?abstract_id=3177968

“Constitutional Hardball vs. Beanball: Identifying Fundamentally Antidemocratic Tactics” (Reply to David Pozen, Joseph Fishkin, and David Bernstein), 118 *Columbia Law Review Online* (forthcoming 2019)

https://papers.ssrn.com/sol3/papers.cfm?abstract_id=3326275

“Professionals, Politicos, and Crony Attorneys General: A Historical Review of the U.S. Attorney General as a Case for Structural Reform,” 87 *Fordham Law Review* (forthcoming 2019)

“Emoluments, Zones of Interests, and Political Questions: A Cautionary Tale,” 45 *Hastings Constitutional Law Quarterly* 651-670 (2018) [with Gautham Rao].

“The Dependent Origins of Independent Agencies: The Interstate Commerce Commission, the Repeal of the Tenure of Office Act, and the Rise of Modern Campaign Finance,” 31 *Journal of Law & Politics* 139 (2016)

Reviewed by Jack Beerman, “The Surprising Origins of the Interstate Commerce Commission,” JOTWELL, March 20, 2017 (<http://adlaw.jotwell.com/the-surprising-origins-of-the-interstate-commerce-commission/>)

“Foreword: Fighting Corruption in America and Abroad,” 84 *Fordham Law Review* 407 (2015)

“The Legitimacy of Administrative Law” (review essay), *Tulsa Law Review* (March 2015, reviewing Jerry Mashaw, Nicholas Parrillo, Daniel Ernst, Joanna Grisinger, Philip Hamburger)

“The Creation of the Department of Justice: Professionalization without Civil Rights or Civil Service,” 66 *Stanford Law Review* 121 (2014)

“Economic Crisis and the Rise of Judicial Elections and Judicial Review,” 123 *Harvard Law Review* 1061 (2010).

Selected for Yale-Stanford Junior Faculty Forum, 2008 (legal history/humanities)

“The Twist of Long Terms: Elected Judges, Role Fidelity and American Tort Law,” 98 *Georgetown Law Journal* 1349 (2010)

Selected for Yale-Stanford Junior Faculty Forum, 2007 (the legal profession)

“In Defense of Appearances: *Caperton v. Massey* and the Future of Judicial Elections,” “Rising Stars” Clifford Symposium, 59 *DePaul Law Review* 529 (2010)

“A Watershed Moment: Reversals of Tort Theory in the Nineteenth Century,” 2 *Journal of Tort Law* (2008)

Selected in the Junior Faculty Competition, “Tort Law and the Modern State” Conference, Columbia Law School, 2006

“A Six-Three Rule: Reviving Consensus and Deference on the Supreme Court,” 37 *Georgia Law Review* 893 (2003)

“*Marbury* and Judicial Deference: The Shadow of *Whittington v. Polk* and the Maryland Judiciary Battle,” 5 *University of Pennsylvania Journal of Constitutional Law* 58 (2002)

“The Louisiana Purchase and South Carolina’s Reopening of the Slave Trade in 1803,” 22 *Journal of the Early Republic* 263 (2002) (peer-review history journal)

“The Floodgates of Strict Liability: Bursting Reservoirs and the Adoption of *Fletcher v. Rylands* in the Gilded Age,” 110 *Yale Law Journal* 333 (2000)

“Rights Revolutions and Counter-revolutions,” 13 *Yale Journal of Law & Humanities* 531 (review essay of Richard Primus, *The American Language of Rights* (1999) and Mary Dudziak, *Cold War Civil Rights* (2000)).

Shorter Law Publications, Book Chapters, & Other Writings

“The Floodgates of Strict Liability: The Johnstown Flood of 1889, the Supreme Court, and the Rise of Modern American Tort Law” in *The Supreme Court of Pennsylvania: Life and Law in the Commonwealth, 1684–2017* (John J. Hare, ed., University Park, PA: Pennsylvania State University Press, 2018).

Bob Gordon and Critical History of the Legal Profession (Stanford Law School conference transcript), *Law and History Review*, The Docket (2018)

“State AGs Can Enforce Emoluments Clause Against Trump,” Law360, Feb. 10, 2017, <https://www.law360.com/articles/890935/state-ags-can-enforce-emoluments-clause-against-trump>

Panel Remarks, “Caperton’s Next Generation,” 18 *NYU Journal of Legislation and Public Policy* 587 (2016)

“Golden Age or Bronze Age of Judicial Selection?” *Iowa L. Rev. Bulletin* (essay) (March 2015)

“Affirmative Duties and Judges’ Duties: *Stockberger v. United States*,” 120 *Harvard Law Review* 1228 (2007) (symposium honoring Judge Richard Posner).

“Francis Hilliard,” in Roger Newman, ed., *The Yale Biographical Dictionary of American Law* (2009).

Case Note, “Unreasonable Probability of Error, *Coleman v. State*,” 111 *Yale Law Journal* 435 (2001)

Amicus Briefs

Memorandum of Constitutional Scholars as Amici Curiae in Support of the State of Maryland, *Maryland v. United States* (D.Md 2018), Case No. 1:18-cv-02849 (ELH) (challenging the legality of Matthew Whitaker’s appointment as Acting Attorney General).

Brief of Amici Curiae of Legal Historians in Support of Appellants, *Citizens for Responsibility & Ethics in Washington v. Trump* (2d Cir. 2018) (No. 18-474) (lead author).

D.C. and Maryland v. Trump, Nov. 14, 2017 (D.Md) (lead author)

https://drive.google.com/file/d/0BzmLEQBx1_PMc2JmdmdhdVhRU2ppQUNXeHR3VUdTcUhjaUJF/view

Blumenthal, et al. v. Trump, Nov. 2, 2017 (D.D.C.) (lead author)

https://www.theusconstitution.org/sites/default/files/briefs/Blumenthal_v_Trupp_DDC_Legal_Historians_Brief_As_Filed.pdf

For Plaintiffs, *CREW v. Trump*, Aug. 11, 2017 (S.D.N.Y.) (lead author)

<https://s3.amazonaws.com/storage.citizensforethics.org/wp-content/uploads/2017/08/14181554/2017-08-11-EMOLUMENTS-Historians-Amicus-Motion.pdf>

Brief of Amicus Curaie in Support of Petitioner, Lacaze v. Louisiana, Petition for Cetiorari to Supreme Court of the United States, [17-1566] (2018).

For Respondents, Lanell Williams-Yulee v. Florida Bar, Dec. 22, 2014 (U.S. Supreme Court)
(Chief Justice Roberts in majority and Justice Ginsburg in concurrence cited *The People's Courts: Pursuing Judicial Independence in America*)

Op-Eds and Law Commentaries for General Audience

Author, Shugerblog.com

“New York State Should Investigate the Trump Organization,” *New York Times*, March 4, 2019

“The Single Fatal Flaw in the Legal Argument Against Indicting a Sitting President: Should a president be above the law because of the statute of limitations?,” *Slate*, Dec. 11, 2018

“Matthew Whitaker Hasn’t Obstructed Mueller Yet. Maybe He Remembers What Happened to Nixon’s Crooked Lawyers,” *Slate*, Dec. 4, 2018

"Think Matthew Whitaker is a hack? He’s one of many," *Washington Post*, Nov. 16, 2018

Why the Big Double Jeopardy Supreme Court Case Isn’t a Threat to the Mueller Probe (with Teri Kanefield), *Slate*, Oct. 4, 2018

A Lone Holdout Juror Actually Made It More Likely Manafort Will Go to Jail Even if Trump Pardons Him, *Slate*, Aug. 23, 2018.

Brett Kavanaugh’s Elevation to the Supreme Court After Michael Cohen’s Plea Would Be Court-Packing, *Slate*, Aug. 22, 2018.

If Trump Knew About the Russia Meeting, He Could Be on the Hook for Conspiracy, *Slate*, July 27, 2018

"Heartbreak Hotel: Judge Gives Plaintiffs a Major Victory in Emoluments Lawsuit Against Trump, *Slate*, July 25, 2018

Brett Kavanaugh’s Legal Opinions Show He’d Give Donald Trump Unprecedented New Powers, *Slate*, July 19, 2018

Kavanaugh Already Has One of the Clearest Records Against Roe of Any Recent Supreme Court Nominee (with Dahlia Lithwick), *Slate*, July 18, 2018

How to Prevent Future Family Separations: Prosecute Federal Officials (with Teri Kanefield), Slate, July 3, 2018

The Travel Ban Ruling Will Be the Roberts Court's Shameful Legacy, Slate, June 26, 2018

The Courts Must Award Damages to Families Torn Apart by Trump's Family-Separation Policy (with Teri Kanefield), June 21, 2018

Rod Rosenstein Should Recuse. He Can Do It Without Jeopardizing the Mueller Investigation. Slate, June 8, 2018

"The divine right of Donald? We fought a revolution over that," USA Today, June 7, 2018 (with Norm Eisen).

It Sure Looks Like President Trump's Lawyers Admitted He Obstructed Justice, Slate, June 3, 2018

How Trump's Dinesh D'Souza Pardon Should Backfire: If it pushes New York to change its double jeopardy laws, it could be a big defeat for the president. Slate, June 1, 2018

What Rod Rosenstein Has to Do if the DOJ Meeting Doesn't Satisfy Trump, Slate, May 24, 2018

Nunes and Meadows Are Undermining Trump's Argument Against the Mueller Investigation (with Asha Rangappa), Slate and Just Security, May 18, 2018

Mike Pence Just Called for an End to the Mueller Probe. What Is He Afraid Of?, Slate, May 10, 2018

How Michael Cohen's Apparent Russia Payment Might Help Prove Collusion, Slate, May 9, 2018

Here's What Happens to the Mueller Evidence if Trump Goes on a Firing Spree, Slate, May 4, 2018

Republican Senators' Obsession With Antonin Scalia Is Leading Them to Make Sloppy Mistakes, Slate, April 27, 2018

New York Should Amend Its Double Jeopardy Law to Make Sure Trump Can't Bail Out Michael Cohen, Slate, April 17, 2018

Why Robert Mueller Handed Off the Michael Cohen Raid, Slate, April 9, 2018

"MERIT OVER MONEY: Judicial Elections Are a Mess—Here's How to Fix the Problem,"
Daily Beast, April 6, 2018

The Supreme Court Could Take a Lesson From the Emoluments Judge, Slate, April 2, 2018

If a Trump Official Fires the Special Counsel To Protect Trump, Mueller Can Sue to Keep His
Job (with Ethan Leib), Slate, March 19, 2018

"This Overlooked Part of the Constitution Could Stop Trump from Abusing his Pardon Power,"
Washington Post, March 14, 2018 [with Ethan J. Leib].

L'Affaire Kushner: A series of revelations about the White House princeling have added further
credence to the key claim of the Steele dossier, Slate, March 2, 2018.

"Emoluments, Zone of Interests, and Political Questions: The 13th and 14th Strokes of the
Clock," Dec. 26, 2017, Take Care blog

The Trump Court-Packing Plan Is Based on a Fiction, Slate, Dec. 5, 2017

How Robert Mueller's Deal With Michael Flynn Neutralizes Trump's Pardon Power, Slate, Dec.
5, 2017

Robert Mueller's Brilliant Strategy for Outmaneuvering Trump Pardons, Slate, Nov. 3, 2017

"No Pardoning This Offense: If Trump tries to evade the Mueller investigation, states could
bring these criminal charges," Slate and Just Security blog, Sept. 5, 2017.

http://www.slate.com/articles/news_and_politics/jurisprudence/2017/09/states_could_bring_these_charges_if_trump_tries_to_pardon_his_way_out_of.html

"Pence and Obstruction of Justice," Takecareblog, Sept. 5, 2017

<https://takecareblog.com/blog/pence-and-obstruction-of-justice>

"Trump Can't Escape the States: No Matter Whom He Pardons, the President Won't Be Able to
Hide from the Attorneys General," Slate.com, July 21,

2017. http://www.slate.com/articles/news_and_politics/jurisprudence/2017/07/no_matter_who_he_fires_or_pardons_trump_won_t_be_able_to_escape_state_attorneys.html

"Presidential Revisionism," Slate.com, July 17,

2017. http://www.slate.com/articles/news_and_politics/jurisprudence/2017/07/the_new_york_times_published_the_flimsiest_defense_of_trump_s_apparent_emoluments.html

"Neil Gorsuch and the Frozen Trucker," Slate, March 21, 2017.

http://www.slate.com/articles/news_and_politics/jurisprudence/2017/03/neil_gorsuch_s_arrogant_frozen_trucker_opinion_shows_he_wants_to_be_like.htm

“Time to Dissolve the Trump Corporation: New York Courts Have the Power to Shut the Corporation Down,” *New York Daily News*, March 14, 2017 (with Ron Fein)

“Balanced Checks: It should take two-thirds of the Supreme Court to stop Congress,” slate.com, June 20, 2012.

“Affirmative Duties and Judges’ Duties: *Stockberger v. United States*,” 120 *Harvard Law Review* 1228 (2007) (symposium honoring Judge Richard Posner).

“Revisiting the Senate’s ‘Nuclear’ Option,” *Boston Globe*, Sept. 12, 2005

“Perfection in Everything but the Opponent,” *New York Times*, July 24, 1999 (letter to the editor about David Cone’s perfect game against the Montreal Expos)

Awards/Prizes

Teaching/Mentorship Award: The Harvard Federalist Society’s Charles Fried Intellectual Diversity Award (2011) “for commitment to substantive debate and for the free exchange of ideas.”

The American Society of Legal History’s 2009 Cromwell Prize for best dissertation or article in American legal history in 2008 for “The People’s Courts: The Rise of Judicial Elections and Judicial Power in America”

Yale-Stanford Junior Faculty Forum, 2008 (legal history/humanities) for “Economic Crisis and the Rise of Judicial Elections and Judicial Review,”

Yale-Stanford Junior Faculty Forum, 2007 (the legal profession) for “The Twist of Long Terms: Elected Judges, Role Fidelity and American Tort Law”

Junior Faculty Competition, “Tort Law and the Modern State” Conference, Columbia Law School, 2006: “A Watershed Moment: Reversals of Tort Theory in the Nineteenth Century”

Joseph Parker Prize (2000) jointly awarded for the best paper in legal history at Yale Law School

Israel Peres Prize (2001) for the best student note in the *Yale Law Journal*

Academic Presentations and Talks

“The DOJ, State Prosecutors, and the Politics of Mass Incarceration,” Conference to Honor Glenda Gilmore, panel on historians and the Trump, April 22-23, 2018

Panel, “The History of the Legal Profession,” Conference to Honor Robert W. Gordon, Jan. 12, 2018

“Obstruction of Justice,” ACS Panel, Capitol Hill, Dec. 13, 2017
(broadcast on C-SPAN: <https://www.youtube.com/watch?v=3MkObf3U3YI>)

“Perspectives on the Emoluments Clause,” Federal Bar Association, Chicago Chapter, at Jones Day, Nov. 9, 2017 (<http://www.fedbarchicago.org/event/emoluments-clause-nov-2017/>)

“Historians’ Amicus Briefs in the Trump Era,” ASLH Las Vegas, Nov. 2017

“Judicial Selection in the Age of Trump,” Program in Law and Public Affairs, Princeton University, April 2017

“Election, ‘Merit,’ or Advice and Consent: Trends in Judicial Selection,” Panel, AJEI 2016 Summit, Nov. 2016

“Earl Warren, the Japanese Internment, and the Governor’s Race of 1942,” Berkeley, Jan. 2016, ASLH, Toronto, Nov. 2016.

“The Dependent Origins of Independent Agencies,” American Society for Legal History, 2015; NYU Legal History Colloquium 2013, Hebrew University Legal History Colloquium 2013.

“The Creation of the Department of Justice: Professionalization without Civil Rights or Civil Service,” NYU Legal History Colloquium, Yale Legal History Forum, Boston University Legal History Colloquium, American Society for Legal History, Fall 2012.

“The Department of Justice’s Founding and the Failure of Civil Service Reform, 1865-1870,” American Bar Foundation, Chicago; University of Chicago Legal History Colloquium; University of Toronto Legal History Colloquium; Georgetown University Law Center, Feb.-March 2012

Panelist, Judicial Selection, Goldfarb Center for Public Affairs and Civil Engagement, Colby College, April 2012

“The People’s Courts: Judicial Elections and Judicial Independence in America,” Fordham University; University of Connecticut; Connecticut Bar Foundation; University of Toronto; Northwestern University, Oct. 2011-Jan. 2012

“*Caperton* and Judicial Recusal Motions,” National Association of Criminal Defense Lawyers Symposium, DePaul University, Nov. 2011

“The Puzzle of Merit’s Spread,” Stanford Law School’s Legal History Workshop, Columbia Law School’s The Court and Legal Process Workshop, Boston University Law School’s Legal History Workshop, Fall 2010

“The People’s Courts: Judicial Elections and Judicial Independence in America,” NYU Legal History Workshop, Sept. 2010

“The Route Back to Judicial Independence,” Executive Session, State Court Leaders in the 21st Century, Kennedy School of Government, Sept. 2010

Commentator on Paul Frymer, "Building an American Empire: Territorial Expansion and Indian Removal, 1787-1850," Harvard-MIT Joint Seminar on Comparative Historical Analysis, Feb. 2010

“Economic Crisis and the Rise of Judicial Elections and Judicial Review,” Harvard Center for Law and History, Harvard History Department, December 2009

“Economic Crises and Two Revolutions for Judicial Independence: The 1830s-40s and the 1930s-40s,” American Society for Legal History, Dallas, November 2009.

“‘Crime Can Be Curbed’: The Puzzle of Merit Selection’s Rise,” University of Pennsylvania Law School, Oct. 26, 2009; American University, Sept. 26, 2009; University of Alberta, August 2009.

“The Past, Present and Future of Judicial Elections,” Executive Session, State Court Leaders in the 21st Century, Kennedy School of Government

“*Caperton* and the Past, Present and Future of Judicial Elections,” “Rising Stars” Clifford Symposium, DePaul Law School, April 2-3, 2009

“Debate: Judicial Elections vs. Appointments,” Boston College Law School, March 31, 2009

“The People’s Courts,” presented at NYU Law School, Yale Law School, and Princeton University, Fall 2008, Boston College Law School, Fall 2009.

“Localism in the Wave of Judicial Elections, 1846-1851”
Law and Society Association, Montreal, Quebec, May 2008

“The Twist of Long Terms,” Conference of Empirical Legal Studies, New York University, November 2007; Boston University Legal History Colloquium, February 2008

“The Wave of Judicial Elections, 1846-1851”
American Society for Legal History, Tempe, Arizona, October 2007

Panelist on Roundtable, “Whither Constitutional History: An Intergenerational and Interdisciplinary Conversation,” Institute for Constitutional Studies and American Political Science Association, Chicago, September 2007

Chair, “Democracy and the Continuing Battle for Free and Fair Elections,” Plenary Panel, Harvard Law School World Alumni Congress, Washington, DC, June 2007.

“The Second *Dred Scott*,” Historical Panel on the 150th Anniversary of Dred Scott, Harvard Law School, April 2007.

Chair and Discussant, “Contested Values and Authority in Nineteenth-Century America,” Organization of American History Annual Meeting, Minneapolis, MN, April 2007.

“Free Soil, Free Courts, Free Men: New York’s Adoption of Judicial Elections in 1846”
American Society for Legal History, Baltimore, Maryland, November 2006;
University of Alberta Law School, Edmonton, Alberta, August 2007

“A Watershed Moment: The Impact of Floods and Judicial Elections on Tort Law”
“Tort Law and the Modern State” Conference, Columbia Law School, 2006;
University of Alberta Law School, Edmonton, Alberta, August 2006

“‘Aristocrats’ vs. ‘Whole Hogs’: Mississippi’s Adoption of Judicial Elections in 1832”
American Society for Legal History, Cincinnati, Ohio, November 2005

“Theories of Morality and Economics in the Strict Liability Debate, 1870-1940,”
American Society for Legal History, San Diego, November 2002

“A Six-Three Rule: Balancing American Judicial Supremacy,”
University of Alberta Law School, Edmonton, Canada, March 2002

Media

MSNBC

“The Last Word” with Lawrence O’Donnell:

“Expert: Why Trump’s Tweet Is More Damning If Lawyer Helped,” Dec. 4, 2017,
<http://www.msnbc.com/the-last-word/watch/expert-why-trump-s-tweet-is-more-damning-if-lawyer-helped-1109601859681>

“The New Trump Exhibit in the Mueller Investigation,” Sept. 14, 2017,
<http://www.msnbc.com/the-last-word/watch/lawrence-the-new-trump-exhibit-in-the-mueller-investigation-1047127619632>

“Report: Some Trump Lawyers Wanted Kushner Out Over Russia Probe,” Sept. 11, 2017,
<http://www.msnbc.com/the-last-word/watch/report-some-trump-lawyers-wanted-kushner-out-over-russia-probe-1044463171608>

“Mueller May Have New Evidence of Trump Obstruction,” Sept. 1, 2017,
<http://www.msnbc.com/the-last-word/watch/mueller-may-have-new-evidence-of-trump-obstruction-1038078531817>

“What Mueller Working with New York AG Could Mean for the Trump-Russia Probe,” Aug. 30, 2017, <http://www.msnbc.com/the-last-word/watch/what-mueller-working-with-ny-ag-could-mean-for-trump-russia-probe-1036443715711>

“Velshi and Ruhle”

Segment on Mueller, obstruction of justice, and DeutscheBank, Dec. 5, 2017

“How Paul Manafort Is Trying to Get a Pardon from President Trump,” Cheddar, Jan. 4, 2017,
<https://cheddar.com/videos/how-paul-manafort-is-trying-to-get-a-pardon-from-president-trump>

PBS Newshour, “Did Donald Trump Jr. Break the Law?,” July 12, 2017
<http://www.pbs.org/newshour/bb/donald-trump-jr-break-law-two-legal-experts-weigh/>

Legal Experience and Fellowships

The Honorable John M. Walker, Jr., Chief Judge, Second Circuit Court of Appeals, 2002-2003
Law Clerk, Sept. 2002-Sept. 2003

Golieb Fellow in Legal History, New York University, 2004-2005

William Nelson Cromwell Fellowship in Legal History, 2005-2006

Yale Legal History Fellow, 2003-04

Olin Fellow in Law and Economics, Yale Law School, Summer 2001.

Jerome Frank Legal Services Organization, Yale Law School, May-Sept. 2000
Prisoners’ Rights Clinic, Disabilities Clinic

Death Penalty Clinic (supervised by Stephen Bright, Southern Center for Human Rights/Yale Law School, 1999-2001

Wrote petition for certiorari to the U.S. Supreme Court for Alton Coleman from *Coleman v. State*, 703 N.E.2d 1022 (Ind. 1998) on ineffective assistance of counsel. The U.S. Supreme Court granted certiorari, and vacated and remanded, 120 S.Ct. 1717 (2000).

Milah Fellowship, Jerusalem, Israel, Aug. 1997- June 1998
The Conservative Yeshiva. Studied Talmud, Bible, and philosophy

Dorot Fellowship, Jerusalem, Israel, July 1996- June 1997
The Pardes Institute. Studied Jewish law, Bible, Jewish history and ethics.
Rabbis for Human Rights, Intern. Advocated for Palestinians' and Israeli Arabs' rights
Little League baseball coach.

Additional Service

American Society for Legal History
Preyer Award Committee (2016-present), Chair (2017-)
Surrency Prize Committee (2009-2011)
Committee for the American Council of Learned Societies legal history project (2008-09)

Co-Chair, Tikkun Olam Committee, and Refugee Liaison, Temple Beth Zion, Brookline, MA (2016-present)

Fundraising Chair for Refugee/Asylum support, raising \$40,000 annually to support three families with housing and resources

Parent-Teacher Organization Co-Chair, Bowen Elementary, Newton, MA (2013-2015)
Raised \$100,000 plus \$50,000 in city resources for completed new playground, 2013-2015

Board Member, State Court Leaders in the 21st Century, Kennedy School of Government, 2009-2011

Administrative Committee, Charles Warren Center for Studies in American History, Harvard University, 2007-2012

Selection Committee for Warren Center travel grants, spring 2009

Ames Foundation for Legal History, Cambridge, MA, board member, 2006-2013

Dorot Foundation fellowship selection committee, 2000-02

Teaching

Fordham Law:

Torts Fall 2017: Challenging and stimulating: 4.91, Held students' interest: 4.65

Administrative Law Spring 2016: Held students' interest: 4.57,

Challenging and stimulating: 4.43

Constitutional History Workshop Spring 2016: Held students' interest: 4.86,

Challenging and stimulating: 4.71

Torts Fall 2016: Challenging and stimulating: 4.67, Respecting students: 4.85

Torts Spring 2016: 4.86 for knowledge of subject, 4.71 for organization

Torts Fall 2015: 4.83 for knowledge of subject, 4.56 for organization
Torts Spring 2015: 4.71 for in-class performance, 4.87 for knowledge of subject
Torts 2014: 4.95 out of 5 for overall teaching
Torts 2013: 4.88 out of 5 for overall teaching

Harvard Law:

Torts 2012: 4.6 out of 5 for overall teaching performance, 4.6 for overall course
Torts 2011: 4.5 out of 5 for overall teaching performance, 4.5 for overall course
Law & Democracy 2012: 4.7 and 4.6 out of 5
Legal History Workshop 2011: 4.9 and 4.6 out of 5