

ADAM LAMPARELLO
1121 Cobblestone Park Drive
Milledgeville, Georgia 31061
201-317-5115
adamlamparello@yahoo.com

Bar Admission
New Jersey (2001)
United States Court of Appeals for the Sixth Circuit (2017)
United States Court of Appeals for the Ninth Circuit (2015)
United States Supreme Court (2015)

EDUCATION

NEW YORK UNIVERSITY SCHOOL OF LAW – New York, New York
LL.M, 2006
GPA: 3.5
Graduate Editor: *New York University Journal of Law and Liberty*

OHIO STATE UNIVERSITY COLLEGE OF LAW – Columbus, Ohio
J.D., *With Honors*, 2001
Associate Editor, *Ohio State Journal on Dispute Resolution*
Recipient, *Outstanding Student Note Award*

UNIVERSITY OF ALABAMA – Tuscaloosa, Alabama
M.S., Criminology and Criminal Justice, 2019
GPA: 3.82
Awarded a Graduate Assistantship and Scholarship

UNIVERSITY OF SOUTHERN CALIFORNIA – Los Angeles, California
B.A., *Magna Cum Laude*, 1997
GPA: 3.7

TEACHING EXPERIENCE

ASSISTANT PROFESSOR OF PUBLIC LAW AND PRE-LAW ADVISOR
Georgia College and State University
Milledgeville, Georgia
August 2020-present

Courses

Introduction to the Law

Constitutional Law II
Legal Issues in Criminal Justice
Mock Trial

**ASSOCIATE DEAN FOR EXPERIENTIAL LEARNING AND ASSOCIATE PROFESSOR
OF LAW**

Indiana Tech Law School
Fort Wayne, Indiana
July 2013-June 2017

Courses

Constitutional Law
Administrative Law
Federal Criminal Law
United States Supreme Court Amicus Project
Appellate Litigation Clinic (co-taught with Chuck MacLean)
Fourteenth Amendment
Law Review Practicum
Experiential Legal Writing I, II, & III
Moot Court (co-taught with Chuck MacLean)
Foundations of Legal Analysis I (co-taught with Chuck MacLean)

Committees

Promotion and Tenure
Faculty Appointments
Curriculum (chair)
Strategic Planning
Program Assessment (co-chair)
Accreditation
Admissions
Readmissions
Faculty Liaison (chair)
Rules
Cross-Curricular Integration
Interactive Technology (co-chair)
Faculty Affairs (University)

Task Forces

Law Review
Experiential Learning
Grading Curve Modification
Outstanding Scholar

Created the Law School's Integrated, Cross-Curricular Model – Designed and implemented the law school's integrated, cross-curricular model for first-year and upper-level courses. In the first year, students are presented with a multi-issue fact pattern containing issues from all first-year courses and, in the first four semesters, litigate a fictional case from the initial client interview to the appellate brief. Additional cross-curricular fact patterns are assigned in the required upper-level curriculum in both litigation and transactional contexts. The cross-curricular model was nationally recognized in a Wisconsin Law Review article as one of the "best models for skills integration throughout the curriculum" in the United States.

Created the Law School's Six-Semester, Fourteen-Credit Legal Writing Program; Co-Director of the Legal Writing Program (2014-present) – Designed the Law School's six-semester, fourteen-credit legal writing program, in which students draft and re-draft the most common litigation and transactional documents, and receive extensive instruction in re-writing and editing. Co-founded the Law School's Writing Center (with Charles E. MacLean), which offers individualized, out-of-class instruction to students on a weekly basis.

Created the Law School's Nine-Credit, Six-Semester Required Academic Support and Bar Preparation Program – The Law School's academic support and bar preparation program trains students in, among other things, legal analysis and reasoning, legal writing, and essay and multiple-choice test-taking.

Founder, United States Supreme Court Amicus Project – Students draft amicus briefs in cases pending before the United States Supreme Court that implicate fundamental constitutional rights. In the first two years of operation, the Amicus Project filed eight amicus briefs with the United States Supreme Court.

Founder, Appellate Litigation Clinic – Created the Law School's Appellate Litigation Clinic, in which students represent indigent clients in state and federal appellate courts, including the Ninth Circuit Court of Appeals as part of the Ninth Circuit's Pro Bono Project.

Faculty Advisor, Indiana Tech Law Review – Drafted the Law Review's rules and procedures, created and administered the write-on competition, coordinated a symposium on the future of legal education, and oversaw production of the Law Review's inaugural issue.

VISITING ASSOCIATE PROFESSOR OF LAW
Mercer University Walter F. George School of Law
Macon, Georgia
August 2011 – May 2012

Courses

Legal Writing I
Legal Writing II
Advanced Legal Writing
Current Criminal and Constitutional Law Issues (seminar)

WESTERFIELD FELLOW

Loyola University College of Law
New Orleans, Louisiana
August 2007 – May 2011

Courses

Legal Analysis, Research and Writing
Moot Court
Current Constitutional Law Issues (seminar)

Faculty Advisor

Loyola University Journal of Law and Technology

OTHER EXPERIENCE**Contributing Editor: Appellate Advocacy Blog**

September 2019-present
Draft weekly posts for the appellate advocacy blog on issues relating to appellate practice.

National Association for Public Defense

Co-Chair of Amicus Brief Committee - On behalf of the National Association for Public Defense, coordinate with law firms and legal scholars nationwide to draft amicus briefs in cases affecting the rights of indigent criminal defendants.

National Paralegal College

Legal Writer – Drafted articles on timely legal topics and instructional material for use in the college's curriculum.

AWARDS AND RECOGNITION**IBM Television**

Best Legal Commentator of 2020

Tax Prof Blog

Best Legal Education Articles of 2020

Legal Skills Blog

Best Law Review Articles of 2016

Indiana Institute of Technology

Outstanding Contributions to Indiana Tech Law School (2014-2015)

Awarded to a faculty member who achieves excellence in teaching, scholarship, and service

PUBLICATIONS**Current SSRN Rank:**

Top 10% of law professors

Books

The United States Supreme Court's Assault on the Constitution, Democracy, and the Rule of Law (Routledge, 2016) (with Cynthia G. Swann);

The Guide to Experiential Legal Writing (Carolina Academic Press, 2016) (with Charles E. MacLean); and

Show, Don't Tell: Legal Writing for the Real World (LexisNexis 2014) (with Megan E. Boyd)

Book Chapters

Experiential Education in the Law School Curriculum (Carolina Academic Press, forthcoming 2017) (with Charles E. MacLean)

Book Reviews

Joseph Dillon Davey, *A Progressive View of the Bill of Rights* (for Routledge Press)

Articles

The Flaws of Implicit Bias – and the Need for Empirical Research in Legal Scholarship and In Legal Education, 45 J. of the Legal Prof. (forthcoming spring 2021);

Curricular Integration: The Missing Element in Legal Education, 32 *Second Draft* (Legal Writing Institute) (2019);

IQ , Culpability, and the Criminal Law's 'Gray Area': Why the Rationale for Reducing the

Culpability of Juveniles and Intellectually Disabled Adults Should Apply to Low-IQ Adults, 64 LOYOLA L. REV. 305 (2019);

Originalism and the Criminal Law: Vindicating Justice Scalia's Jurisprudence—and the Rule of Law, 50 AKRON L. REV. 228 (2017) (with Charles E. MacLean);

Contextualizing the Free Exercise of Religion, 68 FLORIDA L. REV. 682 (2017);

Assessing a Law School's Program of Legal Education to Comply with the American Bar Association's Revised Standards and Maximize Student Attainment of Core Lawyering Competencies, 86 UMKC L. REV. 37 (2017);

Rights Without Remedies, 121 PENN ST. L. REV. 737 (2016);

Promoting Inclusion through Exclusion: Higher Education's Assault on the First Amendment, 18 U. PENN. J. OF CONST. L. ONLINE (2016);

A Fourth Amendment Framework for the Free Exercise Clause, 22 NOTRE DAME J. ON LEGISLATION 131 (2016);

Private Prisons and the Marketplace for Crime, 6 WAKE FOREST J. OF LAW AND PUBLIC. POL'Y 407 (2016) (with Andre Douglas Pond Cummings);

Birchfield v. North Dakota: Why the United States Supreme Court Should Rely on Riley v. California To Hold that Criminalizing A Suspect's Refusal to Consent to a Warrantless Blood Test Violates the Fourth Amendment, 14 WASH. AND LEE J. CIV. RIGHTS AND SOC. JUST. 108 (2016) (with Cynthia Swann);

The New Affirmative Action After Fisher v. Texas: Achieving Educational Diversity through the Sixth Amendment's Cross-Section Requirement, 69 SMU L. REV. 387 (2016);

Roe v. Wade: The Case That Changed Democracy, 5 TENN. J. OF RACE, GENDER, & SOC. JUSTICE 196 (2016);

Riley v. California: The Aftermath and Unanswered Questions, 2015 FED. CTS. L. REV. 13 (2016) (symposium);

The Integrated Law School Curriculum, 8 ELON L. REV. 408 (2016);

Dead Men Walking: Will Foster v. Humphrey Mark the Beginning of the End for the Death Penalty? 3 SAVANNAH L. REV. 223 (2016) (symposium edition);

The More Things Change, The More They Remain The Same: Why Fisher v. University of Texas at Austin Will Not Fundamentally Alter the Affirmative Action Landscape, 24 U. MIAMI BUS. L. REV. 1 (2016);

Riley v. California: A Pyrrhic Victory for Privacy Rights? 3 ILLINOIS J. OF LAW, TECH., & POL'Y 393 (2016);

The Death of Academic Support: Creating a Truly Integrated, Experiential, and Assessment-Driven Academic Success and Bar Preparation Program, 42 MITCHELL/HAMLIN L. REV. 110 (2016) (with Laura Dannebohm);

Why Chief Justice Roy Moore and the Alabama Supreme Court Just Made the Case for Same-Sex Marriage, 17 U. PENN. J. OF CONST. L. ONLINE 1 (2015);

Fundamental Unenumerated Rights Under the Ninth Amendment and the Privileges or Immunities Clause, 49 AKRON L. REV. 179 (2015);

The Separate But Unequal Constitution, 64 DEPAUL L. REV. 113 (2015) (with Charles E. MacLean);

It's the Constitution, Stupid: Two Liberals Pay Tribute to Antonin Scalia's Legacy, 45 U. MEMPHIS L. REV. 281 (2015) (with Charles E. MacLean);

Stop Blaming the Prosecutors: The Real Causes of Wrongful Convictions and Rightful Exonerations, and What Should Be Done to Fix Them, 44 HOFSTRA L. REV. 151 (2015) (with Charles E. MacLean and James Berles);

The Case for Defamatory Opinion, 25 GEO. MASON U. C.R. L.J. 301 (2015);

City of Los Angeles v. Patel: The Upcoming Supreme Court Case No One is Talking About, 20 TEXAS F. ON C.R. AND C.L. 135 (2015);

Experiential Legal Writing: The New Approach to Practicing Like a Lawyer, 39 J. LEGAL PROF. 135 (2015) (with Charles E. MacLean);

Obergefell v. Hodges: How the Supreme Court Should Have Ruled, 7 AKRON J. CONST. L. & POL'Y 27 (2015);

Unreasonable Doubt: Warren Hill, AEDPA, and Georgia's Unconstitutional Burden of Proof, 51 CRIM. LAW. BULLETIN 819 (2015);

'God Hates Fags' Is Not the Same as 'Fuck the Draft': Introducing the Non-Sexual Obscenity

Doctrine, 84 UMKC L. REV. 61 (2015);

Justice Sotomayor's Undemocratic Dissent in Schuette v. Coalition to Defend Affirmative Action, 5 MIAMI RACE AND SOC. JUST. L. REV. 97 (2015);

Toward A Writing-Centered Legal Education, 84 FORDHAM L. REV. *Res Gestae* 11 (2015);

Justice Kennedy's Decision in Obergefell: A Sad Day for the Judiciary, 6 HOUSTON L. REV. *Off the Record* 45 (2015);

Data Breaches, Privacy, and the New Normal, 2015 CARDOZO L. REV. *De Novo* 119 (2015) (symposium issue);

The Internet is the New Marketplace of Ideas: Why Riley v. California Supports Net Neutrality, 25 DEPAUL J. ART, TECH., & INTELL. PROP. L. 267 (2015);

No Shoehorn Required: How a Required, Three-Year, Persuasion-Based Legal Writing Program Easily Fits Within the Broader Law School Curriculum, 23 PERSPECTIVES: TEACHING LEGAL RESEARCH AND WRITING 1 (2015) (with Charles E. MacLean);

A Proposal to the ABA: Integrating Legal Writing and Experiential Learning Into a Required, Six-Semester Curriculum that Trains Students in Core Competencies, 'Soft Skills,' and Real-World Judgment, 43 CAPITAL U. L. REV. 59 (2015) (with Charles E. MacLean);

Molecular Photofitting: Addressing the Dilemmas Posed by DNA Phenotyping in Criminal Investigations and Criminal Courts, 8(2) RECENT ADVANCES IN DNA & GENE SEQUENCES 1 (2015) (with Charles E. MacLean);

With All Deliberate Speed: NLRB v. Canning and the Case for Originalism, 40 DAYTON L. REV. 1 (2015);

Law School in Crisis: A Response to Measuring Merit: The Schultz-Zedeck Research on Law School Admissions 61 LOYOLA L. REV. 235 (2015);

The Legacy of Anthony Kennedy, 4 SAVANNAH L. REV. 1 (2015);

Abidor v. Napolitano: Suspicionless Cell Phone and Laptop "Strip" Searches at the Border Compromise the Fourth and First Amendments, 108 NORTHWESTERN L. REV. *COLLOQUY* 280 (2014) (with Charles E. MacLean);

Paroline, Restitution, and Transferred Scierter: Child Pornography Possessors and Restitution Based on a Commerce Clause-Derived, Aggregate Proximate Cause Theory, 16 UNIV. PENN. J. OF CONSTITUTIONAL LAW HEIGHTENED SCRUTINY 37 (2014) (with Charles E. MacLean);

Hall v. Florida: The Death of Georgia's Beyond a Reasonable Doubt Standard, 5 HOUSTON L. REV. *Off the Record* 33 (2014);

Back to the Future: Returning to Reasonableness and Particularity Under the Fourth Amendment, 99 IOWA L. REV. *Bulletin* 101 (2014) (with Charles E. MacLean);

Citizens Disunited: McCutcheon v. Federal Election Commission, 90 INDIANA L.J. *SUPPLEMENT* 43 (2014);

Riley v. California: Privacy Still Matters, But How Much and In What Contexts, 27 REGENT L. REV. 25 (2014) (with Charles E. MacLean);

Riley v. California: The New Katz or Chimel? 21 RICHMOND J. L. & TECH. 1 (2014) (with Charles E. MacLean);

Restoring Constitutional Equilibrium, 39 DAYTON L. REV. 229 (2014);

Requiring Three Years of Real-World Legal Writing Instruction: Law Students Need It; Prospective Employers Want It; The Future of the Legal Profession Demands It, 52 HOUSTON L. REV. *Off the Record* 95 (2014) (with Charles E. MacLean);

Amicus Briefs – Friends of Lawyering Skills Pedagogy, THE LAW TEACHER (spring 2014 issue) (with Charles E. MacLean);

Legal Writing - What's Next? Real-World, Persuasion Pedagogy from Day One, 48 New Eng. L. Rev. *On Remand* 85 (2014) (with Charles E. MacLean);

Training Great Writers—Not Just Legal Writers, Canadian Law Library Journal (peer reviewed) (2014) (with Charles E. MacLean);

Why Justice Kennedy's Decision in Windsor Short-Changed Same-Sex Couples, 46 CONN. L. REV. *ONLINE* 27 (2013);

Vulnerable Victims: Increasing Animal Cruelty Sentences to Reflect Society's Understanding of the Value of Animal Lives, 45 CONN. L. REV. *ONLINE* 31 (2013);

A Dog in the Fight—U.S. v. Hargrove and Why Americans Should Care About Sentencing Guidelines in Animal Cruelty Cases, 40 RUTGERS LAW RECORD 249 (2013) (with Megan E. Boyd);

Legal Writing for the ‘Real World’: A Practical Guide to Success, 46 JOHN MARSHALL L. REV. 487 (2013) (with Megan E. Boyd);

Neuroscience, Brain Damage, and the Criminal Defendant: Who does It Help and Where in the Criminal Proceeding is it Most Relevant, 39 RUTGERS LAW RECORD 161 (2012);

Taking the ‘Substance’ Out of Substantive Due process and Returning Lawmaking Power to the Federal and State Legislatures, 63 SOUTH CAROLINA L. REV 285 (2012);

Neuroscience and Post-Sentence Civil Commitment: A Response to Professors Erickson and Goldberg, 11 HOUS. J. HEALTH LAW & POL’Y 347 (2012);

Cognitive Neuroscience and Involuntary Commitment: The Model Statute, 11 HOUS. J. HEALTH LAW & POL’Y 267 (2012);

Suicide: A Legal, Constitutional and Human Right, 18 TEXAS WESLEYAN L. REV. 797 (2012);

Using Cognitive Neuroscience as a Basis upon Which to Accurately Predict the Future Dangerousness of Violent Criminals and thus Provide a Procedure for the Involuntary Commitment of Such Individuals as a Part of or Following the Duration of their Sentence, 41 COLUMBIA HUMAN RIGHTS. L. REV. 481 (2011);

Why Wait Until the Crime Happens: Providing for the Involuntary Commitment of Dangerous Individuals without Requiring a Showing of Mental Illness, 41 SETON HALL L. REV. 875 (2011);

Incorporating the Supreme Court’s Eighth Amendment Framework into Substantive Due Process Jurisprudence through the Introduction of a Contingent-Based and Legislatively-Driven Constitutional Theory, 88 NEBRASKA L. REV. 692 (2010);

Establishing Guidelines for Attorney Representation of Criminal Defendants at the Sentencing Phase of Capital Trials, 62 MAINE L. REV 97 (2010);

Bridging the Divide between Justice Kennedy’s Progressivism and Justice Scalia’s Textualism: Introducing the Concept of Negative Originalism, 18 FLORIDA J. OF LAW AND PUB. POL’Y 383 (2007);

Incorporating the Procedural Justice Model into Federal Sentencing Jurisprudence in the

Aftermath of United States v. Booker: Establishing United States Sentencing Courts, 4 N.Y.U. JOURNAL OF LAW AND LIBERTY No. 112 (2007);

The Unreasonableness of ‘Reasonableness’ Review: Assessing Appellate Jurisprudence in the Post-Booker Era, 18 FED. SEN. REPORTER ISSUE 3 (2006);

Social Psychology, Legitimacy, and the Ethical Foundations of Judgment: Importing the Procedural Justice Model to Federal Sentencing Jurisprudence, 38 COLUMBIA HUMAN RIGHTS LAW REVIEW 115 (2006);

Implementing the Heartland Departure in a Post-Booker World, 32 AMER. J. OF CRIM. L. 133 (2005);

Introducing the Heartland Departure, 27 HARVARD J. OF LAW AND PUB. POL’Y 643 (2004);

Taking God Out of the Hospital: Requiring Parents to Seek Medical Care for their Children Regardless of Religious Belief, 6 TEXAS FORUM ON CIVIL RIGHTS AND CIVIL LIBERTIES 47 (2001);
and

Reaching Across Legal Boundaries: How Mediation Can Help the Criminal Law in Adjudicating ‘Crimes of Addiction’, 16 OHIO ST. J. ON DISP. RES. 335 (2001).

United Nations Reports

Report to the United Nations *Criminal Justice Reform in Sierra Leone* (with Charles E. MacLean) (May 2, 2014)

American Bar Association

U.S. v. Musacchio *American Bar Association Supreme Court Preview* (2015)

Amicus Briefs

Turner v. United States (United States Supreme Court 2018—certiorari stage)

Turner v. United States (United States Court of Appeals for the Sixth Circuit, rehearing *en banc*)

Sinclair v. Lauderdale County, TN, et al. (United States Supreme Court 2016—certiorari stage)

<i>Birchfield v. North Dakota</i>	(United States Supreme Court 2016)
<i>Whole Women’s Health v. Cole</i>	(United States Supreme Court 2016)
<i>Fisher v. University of Texas</i>	(United States Supreme Court 2015)
<i>City of Los Angeles v. Patel</i>	(United States Supreme Court 2015) (with Charles E. MacLean)
<i>Freddie Hall v. State of Florida</i>	(United States Supreme Court 2014) (with Charles MacLean)
<i>Riley v. California</i>	(United States Supreme Court 2014) (with Charles MacLean)
<i>Heien v. North Carolina</i>	(United States Supreme Court 2014) (with Charles MacLean)
<i>Kalyanaram v. NYIT</i>	(United States Supreme Court 2014—certiorari stage) (with Charles E. MacLean)
<i>State v. Wilson</i>	(Indiana Supreme Court 2013) (with Charles MacLean and James Berles)
<i>State v. Glover</i>	(Maine Supreme Court 2013) (with Charles MacLean)

Other Publications

Case Text, Blog Post, *Why Fisher v. University of Texas at Austin Will Not Have a Substantial Impact on Affirmative Action in Higher Education* (forthcoming 2016);

Building a New Law School on the Foundation of Experiential Legal Education: Indiana Tech Law School, 1 INDIANA TECH L. REV. (2016) (with Charles P. Cercone and andres douglas pond cummings);

Book Preview: The New Law School: Teaching Students to Practice Like Lawyers, 1 INDIANA TECH L. REV. (2016) (with Charles E. MacLean);

The Brief (Newsletter), *Indiana Tech Law Review Publishes Inaugural Edition* (2016);

The Brief (Newsletter), *Indiana Tech Law School Files Amicus Brief With United States Supreme Court* (Winter 2015), available at <https://issuu.com/indianatech/docs/the-brief->

winter-2015

The Brief (Newsletter), *Indiana Tech Law School Teaching Students to Practice Like Lawyers*, (Spring 2015), available at <http://law.indianatech.edu/about/publications/>

Richmond Journal of Law and Technology, *Riley v. California: What's Next?* (2014); and

American Bar Association, Section on Civil Rights Newsletter, *Indiana Tech Law Professors Join SCOTUS Amicus Brief*, (July 21, 2014), available at: <http://apps.americanbar.org/litigation/committees/civil/news.html#01>.

CONFERENCES, PRESENTATIONS, AND INTERVIEWS

Presenter, Pace Law School Symposium, *Game-changing Reforms in the NYS Criminal Justice System and Their Implementation* (March 2018) (discussing treatment of mentally ill inmates at Rikers Island)

Speaker, *The Knowledge Group*, Continuing Legal Education Seminar, *Battling Online Defamation* (February 24, 2017);

Instructor, Continuing Legal Education Seminar, *Preview of Upcoming Cases at the United States Supreme Court* (2 credit hours) (Indiana Tech Law School, Fort Wayne, Indiana, October 18, 2016);

Interview, 21 Alive (NBC) *Ninth Circuit Upholds Concealed Carry Bar Against Second Amendment Challenge* (June 6, 2016);

Interview, 21 Alive (NBC) *Local Law Professor Calls Donald Trump's Comments 'Racist'* (June 6, 2016);

Interview, 21 Alive (NBC) *Indiana Tech Law School Earns ABA Accreditation* (April 26, 2016);

Symposium, *Private Prisons: The Corporatization of Criminal Justice and the New Marketplace for Crime* (Indiana Tech Law School, Nov. 11, 2016);

Speaker, *What to Expect in Law School* (Indiana Tech Law School, February 27, 2016);

Interview, Bloomberg Criminal Law Reporter, *Musacchio v. United States* (January 26, 2016);

Presenter, *Sixth Annual Capital Area Legal Writing Conference* (University of Maryland

School of Law, March 11-12, 2016);

Moderator, *Hip Hop and the Law Book Presentation and Panel Discussion* (Indiana Tech Law School, Oct. 22, 2015) (with Donald Tibbs and Andres Cummings);

Presenter, *The Walking Dead Symposium* (Savannah Law School, September 18-19, 2015);

Invitee, *Institute for Constitutional History Summer Research Seminar* (Stanford Law School, July 12-17, 2015);

Discussant, *Freedom of Expression Scholars Conference* (Yale Law School, May 1-3, 2015);

Speaker, *Writing a Winning Personal Statement for Law School* (Indiana Tech Law School, Jan. 17, 2015);

Presenter, *Institute for Law Teaching, Experiential Learning Across the Curriculum*, (Gonzaga University School of Law, June 6-7, 2014) (with Charles E. MacLean);

Presenter, *Global Legal Skills Conference, Experiential Legal Writing* (John Marshall School of Law, May 20-22, 2015);

Presenter, *Federal Courts Law Review Symposium* (Charleston School of Law, February 21, 2015);

Interview, WLYV Radio, *The Anniversary of John F. Kennedy's Assassination*, (September November 22, 2014);

Co-Organizer, *Indiana Tech Law School Symposium on the Future of Legal Education* (November 14, 2014) (with Andres Cummings);

Interview, WLYV Radio, *The Same-Sex Marriage Debate* (October 11, 2014);

Interview, WLYV Radio, *The First Amendment in Public Schools* (September 20, 2014);

Interview, WLYV Radio, *Living Constitutionalism Versus Originalism* (September 27, 2014);

Interview, WLYV Radio, *The Likelihood of a Second Constitutional Convention* (September 15, 2014);

Interview, Atlantic Magazine, *Could Brain Scan Protect U.S. Troops from Insider Attacks?* (July 15, 2014);

Interview, Indiana News Center, *Police Now Required to Obtain a Warrant Before Searching through Your Phone* (July 10, 2014);

Interview, Wane TV, *Some Concerned About Coming Changes to State's Criminal Code* (June 4, 2014);

Interview, NBC News, *Indiana Judge Under Fire After Giving No Jail Time to Rapist* (May 27, 2014);

Presenter, *The Separate But Unequal Constitution*, Loyola Constitutional Law Colloquium (Loyola University School of Law—Chicago, November 14, 2014);

Interview, Bloomberg Criminal Law Reporter, *Justices Opt for Piecemeal Approach to Restitution for Victims of Child Porn* (April 30, 2014);

Instructor, Continuing Legal Education Seminar, *Persuasive Writing for Practicing Attorneys* (8 credit hours) (Indiana Tech Law School, Fort Wayne, Indiana, April 18, 2014);

Presenter, *Rocky Mountain Legal Writing Conference* (University of Nevada, Las Vegas School of Law, March 26-28 (2014) (with Charles E. MacLean);

Interview, Wane-TV Newschannel 15, *Women's Health Link Sues Citilink Over Bus Ads* (April 10, 2014);

Interview, Fort Wayne Journal Gazette, *Mediation Ignored on Capitol Hill* (October 11, 2013); and

Interview, Indiana News Center, *Law School Venture Getting Off the Ground in Fort Wayne* (October 4, 2013).

PRACTICE EXPERIENCE

PASHMAN STEIN, P.C. – Hackensack, New Jersey
2004-2006

Litigation Associate

Primary Area of Concentration – Complex Commercial Litigation

- Drafted various legal documents, including legal memoranda, trial and appellate briefs, motions, discovery, and petitions for certiorari;
- Argued substantive motions before state trial courts; and
- Assumed primary role in client consultation, from initial interview to dispute

resolution.

GREENBAUM, ROWE, SMITH, RAVIN, DAVIS & HIMMEL LLP – Iselin, NJ

2001-

2004

Litigation Associate

Primary Areas of Concentration – Appellate Practice, Complex Business and Commercial Litigation, White Collar Criminal Defense

- Assumed integral role in litigation teams involving extensive legal research and writing, statutory and contract analysis, and client consultation in substantive areas of law;
- Drafted pleadings, legal memoranda, substantive and procedural motions, and briefs at the Superior, Appellate and Supreme Court level, as well as the United States District Court for the District of New Jersey;
- Participated in all aspects of the discovery process, both paper and electronic (e.g., propounded document requests, interrogatories, requests for admission, stipulations, subpoenas in both corporate and international disputes, conducted document review and depositions);
- Appeared in court and argued substantive motions; and
- Participated in arbitration and mediation processes (e.g., drafted arbitration and mediation statements, advice letters to counsel and/or corporate entities and attended mediations).