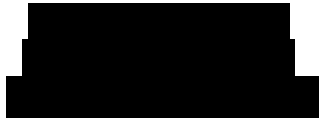


[April 2022]

STEPHEN GILLERS

Elihu Root Professor of Law
(vice dean 1999-2004)
New York University
School of Law
40 Washington Square South
New York, NY 10012



AREAS OF TEACHING Regulation of Lawyers and Professional Responsibility
Evidence; Law and Literature

PRIOR COURSES Media Law; Civil Procedure, Agency, Federal Courts

PUBLICATIONS

BOOKS AND ANTHOLOGIES:

Regulation of Lawyers: Problems of Law and Ethics (Wolters
Kluwer, 12th ed. 2021)(11th edition 2018).

Regulation of Lawyers: Statutes and Standards (with Roy Simon and
Andrew Perlman) (Aspen Law & Business 2018)

Journalism Under Fire: Protecting the Future of Investigative
Reporting, Columbia University Press 2018.

“The Legal Industry of Tomorrow Arrived Yesterday: How Lawyers
Must Respond,” in The Relevant Lawyer (ABA 2015).

Regulation of the Legal Profession (Aspen 2009). This is 400+ page
book in the Aspen “Essentials” series explains ethics rules and laws
governing American lawyers and judges.

PUBLICATIONS
(continued)

Investigating the FBI (co-Editor with P. Watters)
(Doubleday, 1973; Ballantine, 1974)

None of Your Business: Government Secrecy in America (co-Editor

with N. Dorsen) (Viking, 1974; Penguin, 1975).

Getting Justice: The Rights of People (Basic Books, 1971; revised paperback, New American Library, May 1973).

I'd Rather Do It Myself: How to Set Up Your Own Law Firm (Law Journal Press, 1977).

Looking At Law School: A Student Guide From the Society of American Law Teachers (editor and contributor) (Taplinger, 1977; NAL, 1977; revised ed., NAL, 1984; third ed., NAL, 1990).

The Rights of Lawyers and Clients (Avon, 1979).

"Four Policemen in London and Amsterdam," in R. Schrank (ed.) American Workers Abroad (MIT Press, 1979).

"Dispute Resolution in Prison: The California Experience," and "New Faces in the Neighborhood Mediating the Forest Hills Housing Dispute," both in R. Goldmann (ed.) Roundtable Justice: Case Studies in Conflict Resolution (Westview Press, 1980).

"The American Legal Profession," in A. Morrison (ed.), Fundamentals of American Law (Oxford University Press 1996).

The Elsinore Appeal: People v. Hamlet (St. Martin's Press 1996). This book contains the text of Hamlet together with briefs and oral argument for and against affirmance of Prince Hamlet's (imaginary) murder convictions. The book arose out of a symposium sponsored by the Association of the Bar of the City of New York.

"In the Pink Room," in Legal Ethics: Law Stories (D. Rhode & D. Luban, eds.) (Foundation Press, 2006) (also published as a freestanding monograph).

PUBLICATIONS

(continued)

ARTICLES:

“Directly Adverse” Means *Directly* Adverse: How Court Have Misread Rule 1.7(A)(1) and Why It Matters, 98 Denver L. Rev. 59 (2020).

A Rule to Forbid Bias and Harassment in Law Practice: A Guide for State Courts Considering Model Rule 8.4(g), 30 Geo. J. Legal Ethics 195 (2017) .

Panel Discussion, Using the Licensing Power of the Administrative State: Model Rule 8.4(g), 31 Regent U. L. Rev. 31 (2018-2019). This was a panel discussion at the annual meeting of the Federalist Society, transcribed, edited, and printed the Regent Law Review.

Uniform Legal Ethics Rules? No – An Elusive Dream Not Worth the Chase, 22 The Professional Lawyer __ (2014)

The Two-Year Law Degree: Undesirable but Perhaps Unavoidable, 2013 N.Y.U. J. Legis. & Pub. Pol’y Quorum 4 (2013)

How To Make Rules for Lawyers: The Professional Responsibility of the Legal Profession, 40 Pepperdine L. Rev. 365 (2013) (Symposium issue on *The Lawyer of the Future*).

A Profession, If You Can Keep It: How Information Technology and Fading Borders Are Reshaping the Law Marketplace and What We Should Do About It, 63 Hastings L.J. 953 (2012)

Guns, Fruit, Drugs, and Documents: A Criminal Defense Lawyer’s Responsibility for Real Evidence, 63 Stan. L. Rev. 813 (2011)

Is Law (Still) An Honorable Profession?, 19 Professional Lawyer 23 (2009)(based on a talk at Central Synagogue in Manhattan).

Professional Identity: 2011 Michael Franck Award Acceptance Speech,
21 Professional Lawyer 6 (2011).

Choosing and Working with Estate and Foundation Counsel to Secure an Artistic and Philanthropic Legacy, in The Artist as Philanthropist, volume 2, page 293 (The Aspen Institute Program on Philanthropy and Social Innovation 2010)

Virtual Clients: An Idea in Search of a Theory (with Limits), 42

Valparaiso L. Rev. 797 (2008) (Tabor lecture).

The “Charles Stimson” Rule and Three Other Proposals to Protect Lawyers From Lawyers, 36 Hofstra L. Rev. 323 (2007)

A Tendency to Deprave and Corrupt: The Transformation of American Obscenity Law from *Hicklin* to *Ulysses II*, 85 Washington U. L. Rev. 215 (2007)

Some Problem with Model Rule 5.6(a), Professional Lawyer (ABA 2007 Symposium Issue).

Monroe Freedman’s Solution to the Criminal Defense Lawyer’s Trilemma Is Wrong as a Matter of Policy and Constitutional Law, 34 Hofstra L. Rev. 821 (2006)

ARTICLES
(continued)

“In the Pink Room,” TriQuarterly 124.

Free the Lawyers: A Proposal to Permit No-Sue Promises in Settlement Agreements, 18 Georgetown J. Legal Ethics 291 (2005) (with Richard W. Painter).

Lessons from the Multijurisdictional Practice Commission: The Art of Making Change, 44 Ariz. L. Rev. 685 (2002).

(2002)

Speak No Evil: Settlement Agreements Conditioned On Noncooperation Are Illegal and Unethical, 31 Hofstra L. Rev. 1

(reprinted at 52 Defense L.J. 769 (2003)).

“If Elected, I Promise []”–What Should Judicial Candidates Be Allowed to Say? 35 Ind. L. Rev. 735 (2002).

Legal Ethics: Art or Theory?, 58 Annual Survey Am. L. 49 (2001).

The Anxiety of Influence, 27 Fla. St. L. Rev. 123 (1999) (discussing rules that restrict multidisciplinary practice).

Can a Good Lawyer Be a Bad Person? 2 J. Inst. Study of Legal Ethics 131 (1999) (paper delivered at conference “Legal Ethics: Access to Justice” at Hofstra University School of Law, April 5-7, 1998).

More About Us: Another Take on the Abusive Use of Legal Ethics Rules, 11 Geo. J. Legal Ethics 843 (1998).

Caveat Client: How the Proposed Final Draft of the Restatement of

the Law Governing Lawyers Fails to Protect Unsophisticated Consumers in Fee Agreements With Lawyers, 10 Geo. J. Legal Ethics 581 (1997).

Participant, Ethical Issues Arising From Congressional Limitations on Legal Services Lawyers, 25 Fordham Urban Law Journal 357 (1998) (panel discussion).

The Year: 2075, the Product: Law, 1 J. Inst. Study of Legal Ethics 285 (1996) (paper delivered on the future of the legal profession at Hofstra University Law School's conference "Legal Ethics: The Core Issues").

Getting Personal, 58 Law & Contemp. Probs. 61 (Summer/Autumn 1995) (contribution to symposium on teaching legal ethics).

ARTICLES
(continued)

Against the Wall, 43 J. Legal Ed. 405 (1993) (ethical considerations for the scholar as advocate).

Participant, Disqualification of Judges (The Sarokin Matter): Is It a Threat to Judicial Independence?, 58 Brooklyn L. Rev. 1063 (1993) (panel discussion).

The New Old Idea of Professionalism, 47 The Record of the Assoc Bar of the City of N.Y. 147 (March 1992).

The Case of Jane Loring-Kraft: Parent, Lawyer, 4 Geo. J. Legal Ethics 115 (1990).

Taking L.A. Law More Seriously, 98 Yale L.J. 1607 (1989) (contribution to symposium on popular legal culture).

Protecting Lawyers Who Just Say No, 5 Ga. St. L. Rev. 1 (1988) (article based on Henry J. Miller Distinguished Lecture delivered at Georgia State University College of Law).

Model Rule 1.13(c) Gives the Wrong Answer to the Question of Corporate Counsel Disclosure, 1 Geo. J. Legal Ethics 289 (1987).

The Compelling Case Against Robert H. Bork, 9 Cardozo L. Rev. 33 (1987).

Ethics That Bite: Lawyers' Liability to Third Parties, 13 Litigation 8 (Winter 1987).

Can a Good Lawyer Be a Bad Person?, 84 Mich. L. Rev. 1011 (1986).

Proving the Prejudice of Death-Qualified Juries After Adams v. Texas: An Essay Review of Life in the Balance, 47 Pitt. L. Rev. 219 (1985), cited in Lockhart v. McCree, 476 U.S. 162, 197, 201 (1986) (Marshall, J., dissenting).

What We Talked About When We Talked About Ethics: A Critical View of the Model Rules, 46 Ohio St. L.J. 243 (1985).

The Quality of Mercy: Constitutional Accuracy at the Selection Stage of Capital Sentencing, 18 U.C. Davis L. Rev. 1037 (1985).

Berger Redux, 92 Yale L.J. 731 (1983) (Review of Death Penalties by Raoul Berger).

ARTICLES
(continued)

Selective Incapacitation: Does It Offer More or Less?, 38 The Record of the Assoc. Bar City of N.Y. 379 (1983).

Great Expectations: Conceptions of Lawyers at the Angle of Entry, 33 J. Legal Ed. 662 (1983).

Perspectives on the Judicial Function in Criminal Justice (Monograph, Assoc. Bar City of N.Y., 1982).

Deciding Who Dies, 129 U. Pa. L. Rev. 1 (1980) (quoted and cited as "valuable" in Spaziano v. Florida, 468 U.S. 447, 487 n.33 (1984) (Stevens, J., dissenting); also cited in Zant v. Stephens, 462 U.S. 862, 878 n.17, 879 n.19 (1983); Lockhart v. McCree, 476 U.S. 162, 191 (1986) (Marshall, J., dissenting); Callins v. Collins, 114 S.Ct. 1127, 1134 n.4 (1994) (Blackmun, J., dissenting); and Harris v. Alabama, 115 S.Ct. 1031, 1038-39 (1995) (Stevens, J., dissenting).

Numerous articles in various publications, including The New York Times, The Nation, American Lawyer, The New York Law Journal, The National Law Journal, Newsday, and the ABA Journal. See below for selected bibliography.

AWARDS

2011 Recipient, Michael Franck Award. Michael Franck Award from the ABA's Center for Professional Responsibility. The Award is given annually for "significant contributions to the work of the organized bar...noteworthy scholarly contributions made in academic settings, [and] creative judicial or legislative initiatives undertaken to advance the professionalism of

lawyers...are also given consideration.”

DVDS

"Adventures in Legal Ethics and Further Adventures in Legal Ethics": videotape of thirteen dramatic vignettes professionally produced and directed and raising issues of legal ethics. Author, Producer. (1994)

"Dinner at Sharswood's Café," a videotape raising legal ethics issues. Author, Producer. (1996)

“Amanda Kumar’s Case,” a 38-minute story raising more than two dozen legal ethics issues. Author. (1998)

TRIBUTES

To Honorable Gus J. Solomon, printed at 749 Federal Supplement LXXXI and XCII (1991).

Rules That Work “On The Ground”: Judith Kaye’s Approach to the Law of Lawyering, 92 N.Y.U. L. Rev. 45 (2017).

Truth, Justice, and White Paper, 27 Harv. Civ. R. Civ. Lib. L. Rev. 315 (1992) (to Norman Dorsen).

Irving Younger: Scenes from the Public Life, 73 Minn. L. Rev. 797 (1989).

**OTHER
TEACHING**

Visiting Professor of Law, Harvard Law School, Winter 1988 Semester;

Adjunct Professor of Law, Yeshiva University, Cardozo Law School, Spring 1986, Spring 1987, and Fall 1988 Semesters.

Course: The Legal Profession.

Adjunct Associate Professor of Law, Brooklyn Law School, 1976-78.

PRIOR EMPLOYMENT

1973 - 1978

Private practice of law
Warner and Gillers, P.C. (1975-78)

1974 - 1978

Executive Director
Society of American Law Teachers, Inc.

1971 - 1973

Executive Director, Committee for

Public Justice

1969 - 1971

Associate, Paul, Weiss, Rifkind,
Wharton & Garrison

1968 - 1969

Judicial Clerk to Chief Judge
Gus J. Solomon, Federal District Court
for the District of Oregon, Portland, Oregon

**SELECTED
TESTIMONY**

Testimony on "Nomination of Sandra Day O'Connor to the Supreme Court of the United States", Hearings, before the Senate Committee on the Judiciary, 97th Congress, 1st Sess., Sept. 11, 1981.

Testimony on S. 2216, "Habeas Corpus Reform Act of 1982", Hearings, before the Senate Committee on the Judiciary, 97th Congress, 2d Sess., April 1, 1982.

Testimony on H.R. 5679, "Criminal Code Revision Act of 1981", Hearings, before the House of Representatives, Committee on the Judiciary, 97th Congress, 2d Sess., April 22, 1982.

Testimony on S. 653, "Habeas Corpus Procedures Amendment Act of 1981", Hearings, before the Senate Committee on the Judiciary, 97th Congress, 1st Sess., November 13, 1981.

Testimony on S. 8875 and A. 11279, "A Proposed Code of Evidence for the State of New York", before Senate and Assembly Codes and Judiciary Committees, February 25, 1983.

Testimony before A.B.A. Commission on Women in the Profession, Philadelphia, February 6, 1988.

Testimony on the nomination of William Lucas to be Assistant Attorney General for Civil Rights, before the Senate Committee on the Judiciary, 101st Congress, 1st Sess., July 20, 1989.

Testimony on the nomination of Vaughn Walker to be United States District Judge for the Northern District of California, before the Senate Committee on the Judiciary, 101st Congress, 1st Sess., November 9, 1989.

**PUBLIC
LECTURES**
(partial list)

Tabor Lecture, Valparaiso University School of Law, April 12, 2007. This event consisted of two lectures. A public lecture was entitled "Here's the Gun: A Lawyer's Responsibility for Real Evidence." The Bench and Bar lecture, which will be published in the school's law review, is entitled "Virtual Clients: An Idea in Search of a Theory (With Limits)."

Paul M. Van Arsdell, Jr., Memorial Lecture, University of Illinois, College of Law, March 7, 2005: "Do Lawyers Share Moral Responsibility for Torture at Guantanamo and Abu Ghraib?"

Howard Lichtenstein Distinguished Professorship of Legal Ethics Lecture Series, "In Praise of Confidentiality (and Its Exceptions)," delivered at Hofstra University School of Law, November 12, 2003.

Henry J. Miller Distinguished Lecture, Georgia State University College of Law, May 11, 1988. "Protecting Lawyers Who Just Say No."

First Annual South Carolina Bar Foundation Lecture, April 9, 1992, University of South Carolina Law School, Columbia, South Carolina. "Is the Legal Profession Dead? Yearning to Be Special in an Ordinary Age."

Philip B. Blank Memorial Forum on Attorney Ethics, Pace University School of Law, April 8, 1992. "The Owl and the Fox: The Transformation of Legal Work in a Commodity Culture."

Speaker on Judicial Ethics, ABA Appellate Judges' Seminar and Flaschner Judicial Institute, September 29, 1993, Boston, Massachusetts.

Baker-McKenzie Ethics Lecture, Loyola University Chicago School of Law, October 13, 1993, Chicago, Illinois ("Bias Issues in Legal Ethics: Two Unfinished Dramas").

The Sibley Lecture, University of Georgia School of Law, Athens, Georgia, November 10, 1993 ("Telling Stories in School: The Pedagogy of Legal Ethics").

Participant, "Ethics in America" series (to be) broadcast on PBS 2007, produced by Columbia University Seminars on Media and Society.

Participant, "Ethics in America" series, broadcast on PBS February and March 1989, produced by Columbia University Seminars on Media and Society.

Participant, "The Constitution: That Delicate Balance, Part II" series, broadcast on PBS February and March 1992, produced by Columbia University Seminars on Media and Society.

Lecturer on legal ethics and allied subjects in the U.S. and abroad at hundreds of seminars, CLE events, and conferences organized by private law firms, corporate law departments, the District of Columbia, Second, Fourth, Sixth, Ninth and Federal Circuit Judicial Conferences; American Bar Association; Federal Bar Council; New York State Judiciary; New York City Corporation Counsel; American Museum of Natural History; Practising Law Institute; Law Journal Seminars; state, local and specialty bar associations (including in Oregon, Nebraska, Illinois, New York, New Jersey, Pennsylvania, Rhode Island, Vermont, and Georgia); corporate law departments; law schools; and law firms.

**LEGAL AND
PUBLIC SERVICE
ACTIVITIES**

Member, ABA 20/20 Commission, 2009- 2013 (appointed by the ABA President to study the future of lawyer regulation).

Chair, American Bar Association Center for Professional Responsibility, Policy Implementation Committee, 2004-2008 (Member 2002-2010).

Member, American Bar Association Commission on Multijurisdictional Practice, 2000-2002.

Consultant, Task Force on Lawyer Advertising of the New York State Bar Association (2005).

Retained by the New Jersey Supreme Court, in connection with the Court's review of the lawyer disciplinary system in New Jersey, to provide an "analysis of the strengths and weaknesses of California's 'centralized' disciplinary system" and to "report on the quality, efficiency, timeliness, and cost effectiveness of the California system...both on its own and compared with the system recommended for New Jersey by the Ethics Commission." Report filed December 1993. Oral presentation to the Court, March 1994.

Reporter, Appellate Judges Conference, Commission on Judicial participation in the American Bar Association, (October 1990-August 1991).

Member, David Dinkins Mayoral Transition Search Committee (Legal and Law Enforcement, 1989).

Member, Committee on the Profession, Association of the Bar of the City of New York (1989-1992)

Member, Executive Committee of Professional Responsibility Section, Association of American Law Schools (1985-1991).

Chair, 1989-90 (organized and moderated Section presentation at 1990 AALS Convention on proposals to change the ABA Code of Judicial Conduct).

Counsel, New York State Blue Ribbon Commission to Review Legislative Practices in Relation to Political Campaign Activities of Legislative Employees (1987-88).

Administrator, Independent Democratic Judicial Screening Panel, New York State Supreme Court (1981).

Member, Departmental Disciplinary Committee, First Judicial Department (1980 - 1983).

Member, Committee on Professional and Judicial Ethics, Association of the Bar of the City of New York (1979 - 1982).

BAR MEMBERSHIPS

STATE:

New York (1968)

FEDERAL:

United States Supreme Court (1972);
Second Circuit (1970);
Southern District of New York (1970);
Eastern District of New York (1970)

LEGAL EDUCATION

J.D. cum laude, NYU Law School, 1968
Order of the Coif (1968)
Dean's List (1966-68)
University Honors Scholar (1967-68)

**PRELEGAL
EDUCATION**

B.A. June 1964, City University of New York
(Brooklyn College)

(Partial bibliography of occasional non-academic articles, 1978-present)

1. Standing Before the Bar, Bearing Gifts, New York Times, July 30, 1978.
2. Lawyers: Paid for Doing Nothing?, New York Times, June 13, 1979.
3. Judgeships on the Merits, The Nation, September 22, 1979.
4. Entrapment, Where Is Thy Sting?, The Nation, February 23, 1980.
5. Advice and Consent, New York Times, September 12, 1981.
6. Lawyers' Silence: Wrong . . . , New York Times, February 14, 1983.
7. The Warren Court - It Still Lives, The Nation, September 17, 1983.

8. Burger's Warren Court, New York Times, September 25, 1983.
9. "I Will Never Forget His Face!", New York Times, April 21, 1984.
10. Warren Court's Landmarks Still Stand, Newsday, July 29, 1984.
11. Von Bulow, And Other Soap Operas, New York Times, May 5, 1985.
12. Statewide Study of Sanctions Needed for Lawyers' Misconduct, New York Law Journal, June 6, 1985.
13. Preventing Unethical Behavior - Something New in Model Rules, New York Law Journal, August 30, 1985.
14. Proposed Model Rules Superior to State's Code, New York Law Journal, October 21, 1985.
15. Five Ways Proposed to Improve Lawyer Discipline in New York, New York Law Journal, January 8, 1986.
16. Poor Man, Poor Lawyer, New York Times, February 28, 1986.
17. Proposals To Repair Cracks in Ethical Legal Behavior, New York Law Journal, April 17, 1986.
18. Unethical Conduct: How to Deter It Through Education, Bar Leader (May/June 1986).
19. The New Negotiation Ethics - Or Did Herb's Lawyer Do Wrong? New York Law Journal, June 2, 1986.
20. The Real Stakes in Tort Reform, The Nation, July 19-26, 1986.
21. Bernhardt Goetz: Vigilante Or Victim?, Toronto Star, September 10, 1986.
22. The Message That the Goetz Trial Will Send, Newsday, August 31, 1986.
23. Amending the Ethics Code - Solicitation, Pre-Paid Plans, Fees, New York Law Journal, November 10, 1986.
24. Amending the Ethics Code - Conflicts of Interest, Screening, New York Law Journal, November 12, 1986.
25. Amending the Ethics Code - Confidentiality and Other Matters, New York Law Journal, November 13, 1986.
26. No-Risk Arbs Meet Risk Justice, New York Times, November 23, 1986.
27. The Meese Lie, The Nation, February 21, 1987.
28. Amending State Ethics Code - Conflicts of Interest Gone Awry, New York Law Journal, May 18, 1987.
29. "The Lawyers Said It Was Legal," New York Times, June 1, 1987.
30. Feminists vs. Civil Libertarians, New York Times, November 8, 1987.

31. Lessons for the Next Round in Picking a Justice, *Newsday*, November 11, 1987.
32. We've Winked For Too Long, *National Law Journal*, December 21, 1987 (judicial membership in exclusionary clubs).
33. No More Meeses, *New York Times*, May 1, 1988.
34. In Search of Roy Cohn, *ABA Journal*, June 1, 1988 (book review).
35. Do Brawley Lawyers Risk Serious Discipline?, *New York Law Journal*, June 22, 1988.
36. Have the Brawley Lawyers Broken the Law?, *New York Times*, July 2, 1988.
37. Report Demonstrates Why Meese is Unfit to Be Attorney General, *Atlanta Journal and Constitution*, July 24, 1988.
38. Ethical Questions for Prosecutors in Corporate-Crime Investigations, *New York Law Journal*, September 6, 1988.
39. Restoring Faith at Justice, *National Law Journal*, November 21, 1988.
40. Is Bush Repeating Rockefeller's Folly?, *New York Times*, September 11, 1989.
41. Standards Time, *The Nation*, January 29, 1990 (on the subject of legislative ethics).
42. Abused Children vs. The Bill of Rights, *New York Times*, August 3, 1990.
43. Words Into Deeds: Counselor, Can You Spare a Buck?, *ABA Journal*, November 1990.
44. Bad Apples, *ABA Journal* at 96 (March 1991) (book review).
45. The Gotti Lawyers and the Sixth Amendment, *New York Law Journal*, August 12, 1991.
46. Justice or Just Us? The Door to Dan Quayle's Courthouse Only Swings One Way, *ABA Journal* (June 1992) at 109.
47. Fighting Words (What was once comical is now costly), *ABA Journal* (August 1992) at 102.
48. Sensitivity Training: A New Way to Sharpen Your Skills At Spotting Ethics Conflicts, *ABA Journal* (October 1992) at 107.
49. Under Color of Law: Second Circuit Expands Section 1983 Liability for Government Lawyers, *ABA Journal* (December 1992) at 121.
50. Cleaning Up the S&L Mess: Courts Are Taking the Duty to Investigate Seriously, *ABA Journal* (February 1993) at 93.
51. All Non-Refundable Fee Agreements Are Not Created Equal, *New York Law Journal* (February 3, 1993) at 1. (Analyzing appellate decision prohibiting non-refundable fees.)
52. The Packwood Case: The Senate Is Also on Trial, *The Nation* (March 29, 1993) at 404.
53. Conflict of Laws: Real-World Rules for Interstate Regulation of Practice, *ABA Journal* (April

1993) at 111.

54. Packwood II, *The Nation* (May 10, 1993) at 617.

55. Generation Gap, *ABA Journal* (June 1993) at 101. (On the use of a boycott in response to the Colorado anti-gay initiative.)

56. Future Shocks, *ABA Journal* (August 1993) at 104. (Looking back on the practice of law in the 21st century from the year 2103.)

57. A Rule Without a Reason, *ABA Journal* (October 1993) at 118. (Criticism of the prohibition in Rule 5.6(b) against a lawyer agreeing not to restrict future practice in connection with a settlement.)

58. Too Old to Judge?, *ABA Journal* (December 1993) at 94. (Supreme Court justices have life tenure. Maybe they should not.)

59. Truth or Consequences, *ABA Journal* (February 1994) at 103. (Discovery obligations.)

60. "Ethical Cannons," in Symposium - Twenty Years of Change, *Litigation* (Fall 1993).

61. Stretched Beyond the Limit, *Legal Times* (March 21, 1994) at 37. (Analysis of the office of Counsel to the President in light of Bernard Nussbaum's resignation.) [Same article was reprinted in the *Connecticut Law Tribune*, the *Fulton County (Atlanta) Daily Report*, and the *Recorder* (San Francisco).]

62. Putting Clients First, *ABA Journal* (April 1994) at 111. (Discussing cases on lawyers' fiduciary duty.)

63. Grisham's Law, *The Nation* (April 18, 1994) at 509. (The effect of popular culture on Whitewater reporting.)

64. The Elsinore Appeal: "People v. Hamlet", *New York Law Journal* (October 11, 1994) at 3. (Brief for Appellee, State of Denmark). (This was a mock appeal from Hamlet's conviction for the murder of Claudius, Polonius, Ophelia, Laertes, Rosencrantz & Guildenstern, held at the Association of the Bar of the City of New York on October 11, 1994.)

65. Billing for Costs and Disbursements: What Law Firms Can Charge and Clients Can Expect, monograph published 1995 by Pitney Bowes Management Services.

66. Clinton Has A Right To Privacy, *N.Y. Times*, 12/21/95, at ____.

67. "'Filegate' Was Bad Enough. Now This?," *N.Y. Times*, 7/5/96, at A23. (Article criticizing proposal to privatize certain security investigations of government personnel.)

68. "Whitewater: How to Build a Case Using a Tainted Witness," *Los Angeles Times*, 2/16/97, at M1.

69. "Hillary Clinton Loses Her Rights," *New York Times*, 5/4/97, at E15.
70. "Shakespeare on Trials," *IV Federal Bar Council News* 16 (June 1997).
71. "Florida Backs Out On a Deal," *New York Times*, 10/10/97, at A23.
72. "The Perjury Loophole," *New York Times*, 2/18/98, at A21 (discussion of perjury in connection with Kenneth Starr's investigation of President Clinton).
73. "Any Method to Ginsburg's Madness?" *Los Angeles Times*, 3/15/98, at M1 (discussion of William Ginsburg's public defense of Monica Lewinsky).
74. "Whitewater Made Easy," *The Nation*, 6/1/98, at 8.
75. "A Highly Strategic Legal Chess Game," *Los Angeles Times*, June 7, 1998, at M1 (Starr-Clinton legal maneuvers).
76. "To Sleep . . . Perchance, to Dream," *New York Law Journal*, July 8, 1998, at 2. (Humorous article about bored jurors.)
77. "Clinton Is No Ordinary Witness," *New York Times*, 7/28/98, at A15.
78. "The High Cost of an Ethical Bar," *The American Lawyer*, July/August 1998, at 87.
79. "Clinton's Choice: Tell Truth or Dare to Gamble," *Los Angeles Times*, August 2, 1998, at M1.
80. "Accurate Lies: The Legal World of Oxymorons," *Los Angeles Times*, August 30, 1998, at M1.
81. "A Fool For a Client?" *The American Lawyer*, October 1998, at 74. (President Clinton's legal representation in the Lewinsky representation.)
82. "The Presidency: Out to End Clinton's Mess and Be Happy," *Los Angeles Times*, October 4, 1998, at M1.
83. "Protecting Their Own," *The American Lawyer*, November 1998, at 118.
84. "Can't We All Just Practice Together: Taking Down 'Trade Barriers' on Lawyers Here and Abroad," *Legal Times*, November 9, 1998, at 32.
85. "Beyond the Impeachment Spectacle," *Los Angeles Times*, November 22, 1998, at M1.
86. "The Perjury Precedent," *New York Times*, December 28, 1998, at A27.
87. "From the Same Set of Facts: A Tale of Two Stories," *Los Angeles Times*, January 17, 1999, at M1 (about the Clinton impeachment trial).
88. "The Decline and Fall of Kenneth Starr," *Los Angeles Times*, February 7, 1999, at M1.
89. "The Truth About Impeachment," *The American Lawyer*, March 1999, p. 131.
90. "The Double Standard," *New York Times Book Review*, March 21, 1999, at 13 (review of *No Equal Justice* by David Cole).

91. "Four Officers, One Likely Strategy," *New York Times*, Saturday, April 3, 1999, at A15.
92. "The Man in the Middle: Did George Ventura Step Over the Ethical Line?" *The American Lawyer*, May 1999, p. 80 (discussion of lawyer whistleblowing in light of *State v. George Ventura*). (Reprinted as "Whistleblower, Esq." in *New York Law Journal*, May 26, 1999 at page 2.)
93. "Your Client Is A Corporation – Are Its Affiliates Clients Too?" *The New York Professional Responsibility Report*, May 1999, at 1.
94. "Job Talk (Scenes from the Academic Life)," *The American Lawyer*, July 1999, at 161. (Satire about law school hiring.)
95. "The Other Y2K Crisis," *The Nation*, July 26/August 2, 1999, at 4 (editorial about the year 2000 electoral races).
96. "Walking the Confidentiality Tightrope," *ACCA Docket* 20 (September/October 1999) (remarks at ACCA's national conference in 1998).
97. "Things Old & New – The Code Amendments," *New York Professional Responsibility Report* (September 1999), at 1.
98. "Clinton's Chance to Play the King," *New York Times*, Sept. 20, 1999 at A17.
99. "Overprivileged," *American Lawyer*, October 1999 at 37. (Discussion of First Amendment protection for journalists.)
100. "Controlling Conflicts Between Old and New Clients," *New York Professional Responsibility Report*, January 2000 at 3.
101. "How To Spank Bad Lawyers," *American Lawyer*, February 2000 at 41.
102. "A Weak Case, But a Brave Prosecution," *New York Times*, Wednesday, March 1, 2000 at A23 (the Diallo case).
103. "Conflicts of Interest in Malpractice Cases," *New York Professional Responsibility Report*, March 2000 at 1.
104. "The Court's Picayune Power," *New York Times*, Thursday, April 20, 2000 at A29.
105. "Some Misrepresentations Among Corporate Lawyers," *New York Professional Responsibility Report*, June 2000 at 1.
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