## — SELECTED BIBLIOGRAPHY —

- Adler, Sheri P., Alternative Litigation Finance and the Usury Challenge: A Multi-Factor Approach, 34 CARDOZO L. REV. 329 (2012).
- Aitken, Lee, Before the High Court: 'Litigation Lending' After Fostif, 28 SYDNEY L. REV. 171 (2006).
- Albert, Miriam R., Selling Death Short: The Regulatory and Policy Implications of Viatical Settlements, 61 Alb. L. Rev. 1013 (1998).
- A.B.A. Comm'n on Ethics 20/20, White Paper on Alternative Litigation Finance (2011) (Draft), available at www.americanbar.org/content/dam/aba/administrative/ethics\_2020/20111019 \_draft\_alf\_white\_paper\_posting.pdf.
- Ankeren, Thomas T., Shared Knowledge, Shared Jurisprudence: Learning to Speak Environmental Law Creole (Criallo), 16 Tul. Envil. L.J. 807 (2003).
- ANTE, SPENCER E., CREATIVE CAPITAL: GEORGES DORIOT AND THE BIRTH OF VENTURE CAPITAL (2008).
- Appelbaum, Binyamin, Investors Put Money on Lawsuits to Get Payouts, N.Y. TIMES (Nov. 15, 2010).
- ——— Taking Sides in a Divorce, Chasing Profit, N.Y. TIMES, Dec. 5, 2010.
- Associated Press, Ecuador: Chevron Will Not Apologize for Pollution, Even to Save \$8.5 Billion, N.Y. TIMES, Feb. 4, 2012.
- Austl. Standing Comm. of the Attorneys-General, Litigation Funding in Australia (May 2006) (Discussion paper), available at www.lpclrd.lawlink.nsw.gov.au/agdbasev7wr/lpclrd/documents/pdf/litigationf undingdiscussionpapermay06.pdf.
- Backer, Larry Catá, From Moral Obligation to International Law: Disclosure Systems, Markets, and the Regulation of Multinational Corporations, 39 Geo. J. Int'l L. 591 (2008).
- Bailey, Martin J. & Paul H. Rubin, *A Positive Theory of Legal Change*, 14 INT'L REV. L. & ECON. 467 (1994).
- BAKER, TOM, INSURANCE LAW AND POLICY: CASES, MATERIALS, AND PROBLEMS (2003).

- BARKER, ROBERT A. & VINCENT C. ALEXANDER, N.Y.PRAC., EVIDENCE IN NEW YORK STATE AND FEDERAL COURTS (2012) (Westlaw).
- Barry, Christopher B. et al., The Role of Venture Capital in the Creation of Public Companies: Evidence from the Going-Public Process, 27 J. FIN. ECON. 447 (1990).
- Becker, William C., The Client Retention Agreement—The Engagement Letter, 23 AKRON L. REV. 323 (1990).
- BEHAVIORAL LAW AND ECONOMICS (Rachlinski, Jeffrey J. ed., 2009).
- Beisner, John, Jessica Miller, & Gary Rubin, Selling Lawsuits, Buying Trouble:

  Third-Party Litigation Funding in the United States, U.S. CHAMBER INST. FOR LEGAL REFORM (Oct. 2009),

  http://www.instituteforlegalreform.com/sites/default/files/thirdpartylitigationf inancing.pdf.
- BERLE, ADOLF A. & GARDNER C. MEANS, THE MODERN CORPORATION AND PRIVATE PROPERTY (1968).
- Beron, Bruce L. & Jason E. Kinsella, David vs. Goliath Patent Cases: A Search for the Most Practical Mechanism of Third Party Litigation Financing for Small Plaintiffs, 38 N. Ky. L. Rev. 605 (2011).
- Binham, Caroline, *Juridica Attracts Investment as the First Specialist Litigation* Fund to Float in UK, THE LAWYER (Jan. 14, 2008), http://www.thelawyer.com/juridica-attracts-investment-as-the-first-specialist-litigation-fund-to-float-in-uk/130705.article.
- Black, Bernard S., Agents Watching Agents: The Promise of Institutional Investor Voice, 39 UCLA L. REV. 811 (1992).
- Black, Bernard S. & Ronald J. Gilson, *Does Venture Capital Require an Active Stock Market?*, J. APPLIED CORP. FIN. 36, Winter 1999 (1999).
- —— "Venture Capital and the Structure of Capital Markets: Banks Versus Stock Markets," 47 J. FIN. ECON. 243 (1998).
- Black, Fischer & Myron Scholes, *The Pricing of Options and Corporate Liabilities*, 81 J. Pol. Econ. 637 (1973).

- Boardman, Michelle, *Insurers Defend and Third-Parties Fund*, 8 J.L. ECON. & POL'Y 673 (2012).
- Bond, Paul, Making Champterty Work: An Invitation to State Action, Comment, 15 U. PA. L. REV. 1297 (2002).
- Branca, Michael A. & Susan M. Swafford, *Discovery and Joint Defense Agreements*, 22 Constr. Lawyer 27 (2002).
- Brustin, Stacy L., Legal Services Provision Through Multidisciplinary Practice, 73 U. Colo. L. Rev. 787 (2002).
- Burch, Elizabeth Chamblee, Financiers as Monitors in Aggregate Litigation, 87 N.Y.U. LAW REV. 1273 (2012).
- CAMERER, COLIN F., BEHAVIORAL GAME THEORY: EXPERIMENTS IN STRATEGIC INTERACTION (2003).
- CARMODY-WAIT, CYCLOPEDIA OF NEW YORK PRACTICE WITH FORMS (2d 2012) (Westlaw).
- Civil Justice Council, *The Future Funding of Litigation-Alternative Funding Structures* (2007)
  http://www.civiljusticecouncil.gov.uk/files/future\_funding\_litigation\_paper\_v1
  17\_final.pdf (URL currently unavailable)
- Cochran, John H., The Risk and Return of Venture Capital, 75 J. FIN. ECON. 3 (2005).
- Coffee, Jr., John C., Litigation Governance: Taking Accountability Seriously, 110 COLUM. L. REV. 288 (2010).
- ——— GATEKEEPERS: THE PROFESSIONS AND CORPORATE GOVERNANCE (2006).
- ——— The regulation of Entrepreneurial Litigation: Balancing Fairness and Efficiency in the Large Class Action, 54 U. Chi. L. Rev. 877 (1987).
- Understanding the Plaintiff's Attorney: The Implications of Economic Theory for Private Enforcement of Law Through Class and Derivative Actions, 86 COLUM. L. REV. 669 (1986).
- Cole, Lance, Revoking Our Privileges: Federal Law Enforcement's Multi-Front Assault on the Attorney-Client Privilege (and Why It Is Misguided), 48 VILL. L. REV. 469 (2003).

- Comment, Constitutional Law: First Amendment Limitations on State Regulation of the Legal Profession—Litigation as a Protected Form of Expression, 1963 Duke L.J. 545 (1963).
- Comment, The South's Amended Barratry Laws: An Attempt to End Group Pressure Through the Courts, 72 Yale L.J. 1613 (1963).
- CORBIN, ARTHUR L., CORBIN ON CONTRACTS (1964).
- Cornelli, Francesca & Oved Yosha, Stage Financing and the Role of Convertible Securities, 70 REV. ECON. STUD. 1 (2003).
- CORPORATE COUNSEL'S GUIDE TO THE ATTORNEY-CLIENT, WORK-PRODUCT & SELF-EVALUATION PRIVILEGES (2012) (Westlaw).
- Coursey, Caroline Coker, Battling the Patent Troll: Tips for Defending Patent Infringement Claims by Non-Manufacturing Patentees, 33 Am. J. TRIAL ADVOC. 237 (2009).
- Demos, Telis, Cashing in on Litigation, FORTUNE, May 1, 2009.
- DeStefano, Michele, Nonlawyers Influencing Lawyers: Too Many Financiers as Monitors in the Kitchen or Stone Soup?, 80 FORDHAM L. REV. 2791 (2012).
- Dietsch, Nicholas, Note, Litgation Financing in the U.S., the U.K., and Australia: How the Industry Has Evolved in Three Countries, 38 N. Ky. L. Rev. 687 (2011).
- DOBBYN, JOHN F., INSURANCE LAW IN A NUTSHELL. (4th ed. 2009).
- Dobner, Ari, Comment, Litigation for Sale, 144 U. PA. L. REV. 1529 (1996).
- Dowd, Kevin, Moral Hazard and the Financial Crisis, 29 CATO J. 141 (2009), http://www.cato.org/pubs/journal/cj29n1/cj29n1-12.pdf.
- Drain, Robert D & Elizabeth J. Schwartz, Are Bankruptcy Claims Subject to the Federal Securities Laws?, 10 Am. Bankr. Inst. L. Rev. 569 (2002).
- Dzienkowski, John S. & Robert J. Peroni, Conflicts of Interest in Lawyer Referral Arrangements with Nonlawyer Professionals, 21 Geo. J. Legal Ethics 197 (2008).

- Emons, Winard & Nuno Garoupa, U.S.-Style Contingent Fees and U.K.-Style Conditional Fees: Agency Problems and the Supply of Legal Services, 27 MANAGERIAL & DECISION ECON. 379 (2006).
- Empson, Rip, How to Appeal to Investors: Top VCs Reveal the Anatomy of a Successful Entrepreneur, TECHCRUNCH (May 14, 2012), http://techcrunch.com/2012/05/14/vcs-at-work-the-anatomy-of-a-killer-startup/.
- Fink, Alan J., Litigation Management Model Developed by Corporate Counsel Section, 68 N.Y. STATE BAR J. 34 (1996).
- Fisher, Daniel, *Litigation-Finance Contract Reveals How Investors Back Lawsuits*, FORBES (July 6, 2011, 7:12 AM), http://www.forbes.com/sites/danielfisher/2011/06/07/litigation-finance-contract-reveals-how-investors-back-lawsuits.
- Fluck, Zsuzsanna, Kedran Garrison, & Stewart C. Meyers, Venture Capital Contracting: Staged Financing and Syndication of Later-stage Investments, Paper presented at the Conference on the Corporate Finance and Governance of Privately Held Firms (May 23, 2008), available at http://www.bi.no/oslofiles/ccgr/fluck\_garrison\_myers.pdf.
- Venture Capital Contracting and Syndication: An Experiment in Computational Corporate Finance (Nat'l Bureau of Econ. Research Working Paper Series, Working Paper No. 11624, 2005), available at http://www.nber.org/papers/w11624.pdf?new\_window=1.
- Fried, Vance H. et al., Strategy and the Board of Directors in Venture Capital-Backed Firms, 13 J. Bus. Venturing 493 (1998).
- Galanter, Marc, Essay, The Turn Against Law: The Recoil Against Expanding Accountability, 81 Tex. L. Rev. 285 (2002).
- ——— Anyone Can Fall Down a Manhole: Contingency and Its Discontents, 47 DEPAUL L. Rev. 457 (1998).
- ——— Real World Torts: An Antidote to Anecdote, 55 MD. L. REV. 1093 (1996).
- ——— Case Congregations and Their Careers, 24 LAW & Soc't Rev. 371 (1990).
- Why the 'Haves' Come Out Ahead: Speculations on the Limits of Legal Change, 9 LAW & Soc'y Rev. 95 (1974).

- Galanter, Marc & Mia Cahill, 'Most Cases Settle': Judicial Promotion and Regulation of Settlements, 46 STAN. L. REV. 1339 (1994).
- Garber, Steven, Alternative Litigation Financing in the United States, RAND CORP. (2010) (occasional paper), www.rand.org/content/dam/rand/pubs/occasional\_papers/2010/RAND\_OP306. pdf.
- Gibb, Frances, Who Will Police the Lawyers Now? Only a Non-Lawyer Need Apply . . ., Times Online (Nov. 8, 2007, 12:54 PM), http://www.thetimes.co.uk/tto/law/columnists/article2615996.ece.
- Giesel, Grace M., End the Experiment: The Attorney-Client Privilege Should Not Protect Communications in the Allied Lawyer Setting, 95 MARQ. L. REV. 475 (Winter 2011–12).
- Gillers, Stephen, Waiting for Good Dough: Litigation Funding Comes to Law, 43 AKRON L. REV. 677 (2010).
- Gilson, Ronald J., Engineering a Venture Capital Market: Lessons from the American Experience, 55 STAN. L. REV. 1067 (2003).
- Gilson, Ronald J. & David M. Schizer, *Understanding Venture Capital Structure: A Tax Explanation for Convertible Preferred Stock* (Columbia Law Sch. Ctr. for Law & Econ. Studies, Working Paper No. 199, & Stanford Law Sch. John M. Olin Program in Law and Econ., Working Paper No. 230, 2002).
- Gilson, Ronald J., Charles F. Sabel, & Robert E. Scott, *Braiding: The Interaction of Formal and Informal Contracting in Theory, Practice, and Doctrine*, 110 COLUM. L. REV. 1377 (2010).
- ——— Contracting for Innovation: Vertical Disintegration and Interfirm Collaboration, 109 COLUM. L. REV. 431 (2009).
- Goldstein, M.J., Should the Real Parties in Interest Have to Stand Up?—Thoughts
  About a Disclosure Regime for Third-Party Funding in International
  Arbitration, Transpart Disp. Mgmt. (Oct. 2011).
- Gompers, Paul A., Grandstanding in the Venture Capital Industry, 42 J. Fin. Econ. 133 (1999).
- —— Optimal Investment, Monitoring, and the Staging of Venture Capital, 50 J. Fin. 1461 (1995).

- Gompers, Paul A. & Josh Lerner, An Analysis of Compensation in the U.S. Venture Capital Partnership, 51 J. Fin. Econ. 3 (1999).
  ——The Venture Capital Cycle (1999).
  —— The Use of Covenants: An Empirical Analysis of Venture Partnership Agreements, 39 J.L. & Econ. 463 (1996).
- The Determinants of Corporate Venture Capital Success: Organizational Structure, Incentives, and Complementarities, in Concentrated Corporate Ownership (Randall K. Morck, ed., 2000).
- GUTTERMAN, ALAN S., BUSINESS TRANSACTIONS SOLUTIONS, (2013) (Westlaw).
- HAIG, ROBERT L., N.Y.PRAC., COM. LITIG. IN NEW YORK STATE COURTS (3d ed., 2012) (Westlaw).
- Halloran, Michael J. et al. "Agreement in Limited Partnership," in 1 VENTURE CAPITAL & PUBLIC OFFERING NEGOTIATION (Michael J. Halloran, ed. 3rd ed., 2011).
- Hananel, Andrew & David Staubitz, *The Ethics of Law Loans in the Post-Rancman Era*, 17 GEO. J. LEGAL ETHICS 795 (2004).
- Hay, Bruce L., Contingent Fees and Agency Costs, 25 J. LEGAL STUD. 503 (1996).
- Henry, John B., Fortune 500: The Total Cost of Litigation Estimated at One-Third Profits, METRO. CORPORATE COUNSEL (Feb. 1, 2008), http://drystonecapital.com/pdf/total\_cost\_litigation.pdf.
- Herman, Michael, Fear of Third Party Litigation Funding is Groundless, TIMES ONLINE (Oct. 25, 2007, 1:28 PM), http://www.thetimes.co.uk/tto/law/article2210239.ece.
- HODGES, CHRISTOPHER, THE REFORM OF CLASS AND REPRESENTATIVE ACTIONS IN EUROPEAN LEGAL SYSTEMS: A NEW FRAMEWORK FOR COLLECTIVE REDRESS IN EUROPE (2008).
- Hurt, Christian, "The Undercivilization of Corporate Law," 33 J. CORP. L. 361 (2008).
- Hynes, Richard M., Broke but Not Bankrupt: Consumer Debt Collection in State Courts, 60 Fla. L. Rev. 1 (2008).

- IMF (Australia) LTD, 2012 Annual Report (2012), www.imf.com.au/get\_pdf.asp?docid=IMF%2010091\_AR%202012\_v13.
- ——— Case Investment Portfolio as at 30 June 2012 (2012), IMF#804539, www.imf.com.au/announcements/%7B44388AE8-3998-4C99-B0E3-6ABF61A05202%7D\_Case%20Investment%20Portfolio%20as%20at%2030%20Jun%2012%20-%2030%20Jul%2012.pdf.
- ——— 2011 Annual Report, (2011) www.imf.com.au/get\_pdf.asp?docid=AnnualReport2011.
- IN LITIGATION: DO THE "HAVES" STILL COME OUT AHEAD? (Herbert M. Kritzer & Susan Silbey eds., 2003).
- Issacharoff, Samuel & George Loewenstein, *Unintended Consequences of Mandatory Disclosure*, 73 Tex. L. Rev. 753 (1995).
- Jolls, Christine, Cass R. Sunstein, & Richard Thaler, A Behavioral Approach to Law and Economics, 50 STAN. L. REV. 1471 (1998).
- Jones, Ashby, *Third-Party Litigation Funding Stepping Up in the U.K.*, WALL St. J. L. Blog (Mar. 20, 2008, 5:20 PM), http://blogs.wsj.com/law/2008/03/20/third-party-litigation-funding-stepping-up-in-UK/.
- Kalajdzic, Jasminka, Peter Cashman, & Alana Longmoore, Justice for Profit: A Comparative Analysis of Australian, Canadian and U.S. Third Party Litigation Funding, 61 AM. J. COMP. L. (forthcoming issue No. 2, 2013) (Sydney Law Sch. Research Paper No. 12/59), available at http://papers.ssrn.com/sol3/papers.cfm?abstract\_id=2064980.
- Kaplan, Steven & Per Stromberg, Financial Contracting Theory Meets the Real World: An Empirical Analysis of Venture Capital Contracts (Ctr. for Research in Sec. Prices, Working Paper No. 513, 2000), available at http://www.angelcapitalassociation.org/data/Documents/Resources/AngelGroupResarch/1d%20-%20Resources%20-%20Research/15%20RSCH\_-\_\_Financial\_Contracting\_Theory\_Meets\_the\_Real\_World\_-\_\_An\_Empirical\_Analysis\_of\_Venture\_Capital\_Contracts\_WP\_3.00.pdf.
- Keefe, Patrick Radden, Reversal of Fortune, NEW YORKER, Jan. 9, 2012.
- Klass, Alexandra, *Punitive Damages and Valuing Harm*, 92 MINN. L. REV. 83 (2007).

- KNIGHT, FRANK H., RISK, UNCERTAINTY AND PROFIT (1921).
- KOTHARI, VINOD, SECURITIZATION: THE FINANCIAL INSTRUMENT OF THE FUTURE (2006).
- KRITZER, HERBERT M., RISKS, REPUTATIONS, AND REWARDS: CONTINGENCY FEE LEGAL PRACTICE IN THE UNITED STATES (2004).
- ——— Seven Dogged Myths Concerning Contingency Fees, 80 WASH. U. L.Q. 739 (2002).
- Lacy, Sarah, Is Late Stage the New Early? Behind the Staggering Return of the \$1B Venture Fund, TechCrunch (Mar. 20, 2011), http://techcrunch.com/2011/03/20/is-late-stage-the-new-early/.
- Langdon-Down, Grania, Litigation Funding: An Overview of a Contentious Area of Growth, Law Soc'y Gazette (May 21, 2009), http://www.lawgazette.co.uk/features/litigation-funding-an-overview-of-acontentious-area-of-growth.
- Langevoort, Donald C., Behavioral Theories of Judgment and Decision Making in Legal Scholarship: A Literature Review, 51 VAND. L. REV. 1499 (1998).
- Where Were the Lawyers? A Behavioral Inquiry into Lawyers' Responsibility for Clients' Fraud, 46 VAND. L. REV. 75 (1993).
- Lattman, Peter & Diana B. Henriques, Speculators Are Eager to Bet on Madoff Claims, N.Y. TIMES DEALBOOK (Dec. 13, 2010, 9:21 PM) http://dealbook.nytimes.com/2010/12/13/speculators-are-eager-to-bet-on-madoff-claims/.
- Legg, Michael et al., *The Rise and Regulation of Litigation Funding in Australia*, 38 N. Ky. L. Rev. 625 (2011).
- Lemaire, Gillian, Costs in International Commercial Arbitration The Case for Predictability, Com. DISP. RESOL. (Mar. 12, 2009), http://www.cdr-news.com/categories/expert-views/costs-in-international-commercial-arbitration-the-case-for-predictability.
- Lemos, Margaret H., Special Incentives to Sue, 95 Minn. L. Rev. 782 (2011).
- Lerner, Josh, The Syndication of Venture Capital Investments, 23 FIN. MGMT. 16 (1994).

- Lindsay, Margie, *Third-Party Litigation Funding Finds Favor with Hedge Funds*, HEDGE FUNDS REV. (Jan. 19, 2012), http://www.hedgefundsreview.com/hedgefunds-review/news/2139727/audio-party-litigation-funding-favour-hedgefunds.
- Lipson, Jonathan C., The Shadow Bankruptcy System, 89 B.U. L. Rev. 1609 (2009).
- Litigation Funding Starting to Pay Off, SECURITIES DOCKET (May 5, 2009), http://www.securitiesdocket.com/2009/05/05/litigation-funding-starting-to-pay-off/.
- Litvak, Kate, Venture Capital Limited Partnership Agreements: Understanding Compensation Arrangements, 76 U. Chi. L. Rev. 161 (2009).
- Lloyd, Richard, *The New, New Thing*, AM. LAW. (May 17, 2010), http://www.americanlawyer.com/PubArticleFriendlyTAL.jsp?id=12024577112 73.
- Lloyd's, Litigation and Business: Transatlantic Trends (media document), http://www.lloyds.com/~/media/6dab4dbcfe904aa7a2a5ffeba46f66c0.ashx.
- Loftus, Elizabeth F. & Willem A. Wagenaar, Lawyers' Predictions of Success, 28 JURIMETRICS J. 437 (1998).
- Long, William R., Champerty and Contingent Fees Part III, DRBILLLONG.COM (Dec. 14, 2005), http://www.drbilllong.com/LegalHistoryII/ChampertyIII.html.
- Lowenstein, George & Don A. Moore, When Ignorance Is Bliss: Information Exchange and Inefficiency in Bargaining, 33 J. LEGAL STUD. 37 (2004).
- Macey, Jonathan R. & Geoffrey P. Miller, *Judicial Review of Class Action Settlements*, 1 J. LEGAL ANALYSIS 167 (2009).
- Macneil, Ian R., Reflections on Relational Contract Theory After a Neoclassical Seminar, in Implicit Dimensions of Contract (David Campbell et al. eds., 2003).
- ——— Contracts: Adjustment of Long-Term Economic Relations Under Classical, Neoclassical, and Relational Contract Law, 72 Nw. U. L. Rev. 854 (1978).
- MARKOWITZ, HARRY, PORTFOLIO SELECTION: EFFICIENT DIVERSIFICATION OF INVESTMENTS (1959).

- Martin, Susan Lorde, Leveling the Playing Field, N.Y. TIMES (Nov. 15, 2010), http://www.nytimes.com/roomfordebate/2010/11/15/investing-in-someone-elses-lawsuit/leveling-the-playing-field.
   Litigation Financing: Another Subprime Industry that Has a Place in the United States Market, 53 VILL. L. REV. 83 (2008).
   The Litigation Financing Industry: The Wild West of Finance Should Be Tamed Not Outlawed, 10 Fordham J. Corp. & Fin. L. 55 (2004).
   Financing Litigation On-Line: Usury and Other Obstacles, 1 DePaul Bus. & Com. L.J. 85 (2002).
   Financing Plaintiffs' Lawsuits: An Increasingly Popular (and Legal) Business, 33 U. MICH. J.L. REFORM 57 (1999).
- Matthews, Joseph & Maya Steinitz, eds., Contingent Fees and Third Party Funding in Investment Arbitration Disputes, special issue, TRANSNAT'L DISP. MGMT. (Oct. 4, 2011), http://www.transnational-dispute-management.com/journal-browse-issues-toc.asp?key=37.
- MATTHEWS, ROBERT A., ANNOTATED PATENT DIGEST (2013) (Westlaw).
- McGovern, Geoffrey et al., eds., Third Party Litigation Funding and Claim Transfer: Trends and Implications for the Civil Justice System, UCLA LAW-RAND CTR. FOR L. & PUB. POL'Y (June 2, 2010) (conference proceedings), http://www.rand.org/content/dam/rand/pubs/conf\_proceedings/2010/RAND\_C F272.pdf.
- McLaughlin, Julia H., *Litigation Funding: Charting a Legal and Ethical Course*, 31 VT. L. REV. 615 (2007).
- Meili, Stephen, Collective Justice or Personal Gain? An Empirical Analysis of Consumer Class Action Lawyers and Named Plaintiffs, 44 AKRON L. REV. 67 (2011).
- Mnookin, Robert H. & Lewis Kornhauser, Bargaining in the Shadow of the Law: The Case of Divorce, 88 YALE L.J. 950 (1979).
- Molot, Jonathan T., *Litigation Finance: A Market Solution to a Procedural Problem*, 99 Geo. L.J. 65 (2010).
- ——— A Market in Litigation Risk, 76 U. CHI. L. REV. 367 (2009).

- Moran, Gwen, What Entrepreneurs Need to Know About Late-Stage Venture Capital Inestors, Entrepreneur (Apr. 4, 2012), http://www.entrepreneur.com/article/223133.
- Mulcahy, Diane, Bill Weeks, & Harold S. Bradley, 'We Have Met the Enemy . . . And He Is Us': Lessons from Twenty Years of the Kauffman Foundation's Investments in Venture Capital Funds and The Triumph of Hope Over Experience, EWING MARION KAUFFMAN FOUND. (2012), www.kauffman.org/uploadedFiles/We%20have%20met%20the%20enemy%20 and%20he%20is%20us(1).pdf.
- NEW YORK JURISPRUDENCE (2d ed., 2012) (Westlaw).
- N.Y.C. Bar Assoc., *Third-Party Litigation Financing*, Formal Op. 2011-2 (2011), http://www.nycbar.org/ethics/ethics-opinions-local/2011-opinions/1159-formal-opinion-2011-02.
- N.Y.C. Bar Assoc. Council on Judicial Admin., *Recommendation that State Civil Courts Adopt the Common Interest Privilege* (1998) (committee report) http://www2.nycbar.org/Publications/reports/show\_html\_new.php?rid=8.
- N.Y. State Bar Assoc. Comm. on Prof'l Ethics, Opinion 769 (2003), available at www.nysba.org/Content/ContentFolders/EthicsOpinions/Opinions751825/EO \_769.pdf.
- Opinion 666 (73-93) (1994), available at www.nysba.org/Content/ContentFolders/EthicsOpinions/Opinions601675/EO 666.pdf.
- NIEUWVELD, LISA BENCH & VICTORIA SHANNON, THIRD-PARTY FUNDING IN INTERNATIONAL ARBITRATION (2012).
- O'Doherty, John, Litigation Fund Poised for AIM Debut, FIN. TIMES, Oct. 17, 2009.
- Odumosu, Ibironke T., The Law and Politics of Engaging Resistance in Investment Dispute Settlement, 26 Penn. St. Int'l L. Rev. 251 (2007).
- Parloff, Roger, Have You Got a Piece of This Lawsuit?, FORTUNE (May 31, 2011, 5:00 AM), http://features.blogs.fortune.cnn.com/2011/05/31/have-you-got-a-piece-of-this-lawsuit.
- Pauly, Mark V., The Economics of Moral Hazard: Comment, 58 Am. Econ. Rev. 531 (1968).

- Peinhardt, Clint & Todd Allee, The International Centre for the Settlement of Investment Disputes: A Multilateral Organization Enhancing a Bilateral Treaty Regime (Apr. 14, 2006) (unpublished manuscript; prepared for the annual meeting of the Midwest Political Science Association), available at http://www.utdallas.edu/~cwp052000/mpsa.peinhardt-allee.pdf.
- Peysner, John, A Revolution by Degrees: From Costs to Financing and the End of the Indemnity Principle, 1 WEB J. CURRENT LEGAL ISSUES (2001), http://webjcli.ncl.ac.uk/2001/issue1/rtf/peysner1.rtf.
- POSNER, RICHARD A., ECONOMIC ANALYSIS OF LAW (1972).
- Rabe, Bethany Leigh, NYC Bar Weighs in on Litigation Financing, Litigation News, A.B.A. (Aug. 29, 2011), http://apps.americanbar.org/litigation/litigationnews/top\_stories/082911-new-york-city-bar-third-party-litigation-financing.html.
- Rhee, Robert J., A Price Theory of Legal Bargaining: An Inquiry Into the Selection of Settlement and Litigation Under Uncertainty, 56 EMORY L.J. 619 (2006).
- ——— The effect of risk on legal valuation, 78 Col. L. Rev. 193 (2007)
- Ribstein, Larry, The Death of Big Law, 2010 Wis. L. Rev. 749 (2010).
- RICE, PAUL R., ATTORNEY-CLIENT PRIVILEGE: STATE LAW NEW YORK (2012) (Westlaw).
- Richmond, Douglas R., The Attorney-Client Privilege and Associated Confidentiality Concerns in the Post-Enron Era, 110 PENN St. L. Rev. 381 (2005).
- Robertson, Cassandra Burke, *The Impact of Third-Party Financing on Transnational Litigation*, 44 CASE W. RES. J. INT'L L. 159 (2011).
- ——— Other People's Money: The Ethics of Litigation Funding, 56 MERCER L. REV. 649 (2005).
- Rodak, Mariel, Comment, It's About Time: A Systems Thinking Analysis of the Litigation Finance Industry and Its Effects on Settlement, 155 U. PA. L. REV. 503 (2006).
- Rose, Neil, Whatever You Want, LAW SOC'Y GAZETTE (Jan. 17, 2008), http://www.lawgazette.co.uk/features/whatever-you-want.

- Rowlett, G. Andrew, *The Common Interest Doctrine: Key Practices for Maintaining Confidentiality*, SUBROGATOR 72 (Spring/Summer 2011), *available at* http://www.howell-fisher.com/pdfs/The\_Common\_Interest\_Doctrine.pdf.
- Rubin, Paul H., Third-Party Financing of Litigation, 38 N. Ky. L. Rev. 673 (2011).
- Rubin, Paul H. & Martin J. Bailey, *The Role of Layers in Changing the Law*, 23 J. LEGAL STUD. 807 (1994).
- Ruckin, Claire and Sofia Lind, External Funding Booms as Litigators Plot Upturn, LAW.COM (Mar. 20, 2008), http://www.law.com/jsp/article.jsp?id=1206009902544&slreturn=2013000412 3200.
- Sahlman, William A., The Structure and Governance of Venture-Capital Organizations, 27 J. FIN. ECON. 473 (1990).
- Sebok, Anthony J., The Inauthentic Claim, 64 VAND. L. REV. 61 (2011).
- Shane, Scott, Venture Capital: No Longer a Business of Small Investments in Early Stage Companies, SMALL BUSINESS TRENDS (Aug. 15, 2011), http://smallbiztrends.com/2011/08/venture-capital-no-longer-early-stage.html.
- SHAVELL, STEVEN, FOUNDATIONS OF ECONOMIC ANALYSIS OF LAW (2004).
- ——— The Level of Litigation: Private Versus Social Optimality of Suit and of Settlement, 19 Int'l Rev. L & Econ. 99 (1999).
- ——— The Fundamental Divergence Between the Private and the Social Motive to Use the Legal System, 26 J. LEGAL STUD. 575 (1997).
- ——— On Moral Hazard and Insurance, 93 Q.J. Econ. 541 (1979).
- Should You Buy Shares in a Law Firm?, THE ECONOMIST, Aug. 23, 2008.
- Siegel, Glenn E., Introduction: ABI Guide to Trading Claims in Bankruptcy: Part 2
  ABI Committee on Public Companies and Trading Claims, 11 AM. BANKR.
  INST. L. REV. 177 (2003).
- Simon, Roy, Comparing Waivers: Lawyer-Client Privilege v. Work Product Protection, New York Professional Responsibility Report (2007), http://lazaremanuel.com/Comparing%20Waivers%20Lawyer%20Client%20Privilege%20 v.pdf.

- Smith, D. Gordon, Venture Capital Contracting in the Information Age, 2 J. SMALL & EMERGING BUS. L. 133 (1998).
- Smith, Thomas A., *Institutions and Entrepreneurs in American Corporate Finance*, 85 CALIF. L. REV. 1 (1997).
- Southworth, Ann, Business Planning for the Destitute? Lawyers as Facilitators in Civil Rights and Poverty Practice, 1996 Wis. L. Rev. 1121 (1996).
- SPIRO, EDWARD M. & MICHAEL C. SILBERBERG, CIVIL PRACTICE IN THE SOUTHERN DISTRICT OF NEW YORK (2d. ed., 2012) (Westlaw).
- STARK, TINA L., DRAFTING CONTRACTS: HOW AND WHY LAWYERS DO WHAT THEY DO (2007).
- Steinitz, Maya, The Litigation Finance Contract, 54 WM. & MARY L. REV. 455 (2012).
- Whose Claim is This Anyway? Third-Party Litigation Funding, 95 MINN. L. REV. 1268 (2011).
- Sternlight, Jean R., As Mandatory Binding Arbitration Meets the Class Action, Will the Class Action Survive?, 42 WM. & MARY L. REV. 1 (2000).
- Thaler, Richard, Toward a Positive Theory of Consumer Choice, 1 J. Econ. Behav. & Org. 39 (1980).
- Vargo, John F., The American Rule on Attorney Fee Allocation: The Injured Person's Access to Justice, 42 Am. U. L. Rev. 1567 (1993).
- Wald, Eli, Loyalty in Limbo: The Peculiar Case of Attorneys' Loyalty to Clients, 40 St. Mary's L.J. 909 (2009).
- WAYE, VICKI, TRADING IN LEGAL CLAIMS: LAW, POLICY & FUTURE DIRECTIONS IN AUSTRALIA, UK & US (2008).
- Weiner, Elisha E., Price and Privilege: While Litigation Financing Offers Hope to Plaintiffs with Limited Resources, an Exchange of Confidential Information with the Financer May Waive the Attorney-Client Privilege, 35 L.A. LAW. 20 (2012).
- Wells, D. Christopher, Engagement Letters in Transactional Practice: A Reporter's Reflections, 51 MERCER L. REV. 41 (1999).
- Wheeler, Jonatha & Felicity Potter, Welcome to the Party, 158 NEW L.J. 1491 (2008).

- Yeazell, Stephen C., Transparency for Civil Settlements: NASDAQ For Lawsuits? (UCLA Sch. L. & Econ. Research Paper Series, Research Paper No. 08-15, 2008), http://papers.ssrn.com/sol3/papers.cfm?abstract\_id=1161343##.
- Yeazell, Stephen C., Re-financing Civil Litigation, 51 DEPAUL L. REV. 183 (2001).
- Zimmerman, Jay S. & Matthew J. Kelly, From the Trenches and Towers: MDPs After Enron/Andersen, 29 LAW & Soc. Inquiry 639 (2004).