

— 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. ENVTL. 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/litigationfundingdiscussionpapermay06.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.PAC., *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/thirdparty litigation financing.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 Champerty 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_v117_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, *Litigation 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*, TRANSNAT'L 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.PAC., 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).
- *Second Thoughts About Summary Judgment*, 100 YALE L.J. 73 (1990).
- 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/AngelGroupResearch/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-a-contentious-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/hedge-funds-review/news/2139727/audio-party-litigation-funding-favour-hedge-funds>.
- 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=1202457711273>.
- 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_CF272.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 Investors*, 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%20and%20he%20is%20us\(1\).pdf](http://www.kauffman.org/uploadedFiles/We%20have%20met%20the%20enemy%20and%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, Ibronke 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=20130004123200>.
- 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://lazar-emanuel.com/Comparing%20Waivers%20Lawyer%20Client%20Privilege%20v.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).