



NANCY A. WELSH
DIRECTOR



CYNTHIA ALKON



GUILLERMO GARCIA



MICHAEL GREEN



CAROL PAULI



PETER REILLY

TEXAS A&M LAW AGGIE DISPUTE RESOLUTION PROGRAM

RECENT AND FORTHCOMING FACULTY SCHOLARSHIP

CYNTHIA ALKON

Standing the Test of Time: Galanter's Analysis of the "Limits of Legal Change" as Applied to the U.S. Criminal Justice System, in DISCUSSIONS IN DISPUTE RESOLUTION: THE FORMATIVE ARTICLES (Cole, Hinshaw & Schneider, eds.) (Oxford University Press, forthcoming 2020).

With Andrea Schneider, NEGOTIATING CRIME: PLEA BARGAINING, PROBLEM SOLVING, AND DISPUTE RESOLUTION IN THE CRIMINAL CONTEXT (Carolina Academic Press, 2019).

The Lost Promise of Lambert v. California, __ STETSON L. REV. __ (forthcoming 2019) (symposium on *Conversations on the Warren Court's Impact on Criminal Justice*).

With Andrea Schneider, *Bargaining in the Dark: The Need for Transparency and Data in Plea Bargaining*, in NEW CRIM. L. REV. (University of California Press, forthcoming 2019) (as part of the Multidoor Criminal Justice Symposium).

How to Negotiate with Constraints: Lessons from Plea Bargaining, in NEGOTIATION ESSENTIALS FOR LAWYERS (Schneider & Honeyman, eds.) (ABA Publishing, 2019).

Plea Bargaining: An Example of Negotiating with Constraints, in THE NEGOTIATOR'S DESK REFERENCE, VOL. I (Honeyman & Schneider, eds.) (DRI Press, 2017).

Hard Bargaining in Plea Bargaining: When Do Prosecutors Cross the Line? 17 NEV. L. J. 401 (2017).

Plea Bargain Negotiations: Defining Competence Beyond Lafler and Frye, 53 AM. CRIM. L. REV. 377 (2016).

GUILLERMO GARCIA

The Footprint of the Chinese Petro-Dragon: The Future of Investment Law in Transboundary Resources, 94 TUL. L. REV. __ (forthcoming 2019-2020).

International Investment Law in Latin America, in INTERNATIONAL INVESTMENT LAW: AN ANALYSIS OF THE MAJOR DECISIONS, (Ruiz Fabri & Stoppioni, eds.) (Hart Publishing, forthcoming 2020).

The Mexican Petroleum License of 2013: A Step to the Past to Bring Mexico into the Present and the Grounds for an Uncertain Future, in HANDBOOK OF ENERGY LAW (Alvarez, Crossley, Herrera & Soliman, eds.) (Routledge, forthcoming 2020).

The Fine Print of the Energy Reform, in MEXICO'S NEW ENERGY MODEL (Wood, ed.) (Mexico Institute, Woodrow Wilson International Center for Scholars, 2018).

Mexico's Energy Reform and the 2012 U.S.-Mexico Transboundary Agreement. An Opportunity for Efficient, Effective and Safe Exploitation of the Gulf of Mexico, 9 SEA GRANT L. & POL'Y J. (2018).

The Blurring of the Public/Private Distinction or the Collapse of a Category? The Story of Investment Arbitration, 18 NEV. L. J. 489 (2018).

INTERNATIONAL LAW ON THE EXPLOITATION OF TRANSBOUNDARY HYDROCARBON RESOURCES AND THE MEXICAN ENERGY REFORM (Tirant Lo Blanch, 2018) (in Spanish).

To Speak With One Voice The Political Effects Of Centralizing The International Legal Defense Of The State, 34 ARIZ. J. INT'L & COMP. L. 557 (2017).

A New International Legal Regime for a New Reality in the War Against Drugs, 58 HARV. INT'L L. J. ONLINE 39 (2017).

The Hydrocarbon Industry's Challenge to International Investment Law: A Critical Approach, 57 HARV. INT'L L. J. 476 (2016).

MICHAEL GREEN

Arbitrarily Selecting Black Arbitrators, ___ FORDHAM L. REV. ___ (forthcoming 2020).

Mediating the Accommodation of Workplace Mental Illness, ___ SETON HALL L. REV. ___ (forthcoming 2020).

With Richard Bales, Stephen Befort, & Lise Gelernter, ADR IN THE WORKPLACE, 4TH EDITION (West Academic Publishing, forthcoming 2020).

Rewritten Opinion of Clark County School District v. Breeden, in FEMINIST JUDGMENTS: EMPLOYMENT DISCRIMINATION OPINIONS REWRITTEN (McGinley & Porter, eds.) (Cambridge Press, forthcoming 2020).

Framing the Debate to Show How Big Guys Insist that Little Guys Arbitrate as a "Corporate Tool," in DISCUSSIONS IN DISPUTE RESOLUTION: THE FORMATIVE ARTICLES (Cole, Hinshaw & Schneider, eds.) (Oxford University Press, forthcoming 2020).

A New #MeToo Result: Rejecting Notions of Romantic Consent with Executives, 23 EMP. RTS. & EMP. POL'Y J. 115 (forthcoming 2019).

Negotiating Race in the Workplace After Trump, 35 NEGOTIATION. J. 195 (2019) (special issue on impact of President Trump on the negotiation field).

Reflecting on Negotiating While Black, in NEGOTIATION ESSENTIALS FOR LAWYERS (Schneider & Honeyman, eds.) (ABA Publishing, 2019).

With Ellen Deason, Donna Shestowsky, Rory Van Loo & Ellen Waldman, *ADR and Access to Justice: Current Perspectives*, 33 OHIO ST. J. ON DISP. RESOL. 333 (2018) (transcript of panel discussion).

Developing Workplace Law Programming: A Labor of Love, 86 UMKC L. REV. 521 (2018).

Reconsidering Prejudice in Alternative Dispute Resolution for Black Work Matters, 70 SMU L. REV. 639 (2017).

The Audacity of Protecting Racist Speech Under the National Labor Relations Act, 2017 U. CHI. LEGAL F. 235 (2017).

With Kyle Carney, *Can NFL Players Obtain Judicial Review of Arbitration Decisions on the Merits When a Typical Hourly Union Worker Cannot Obtain This Unusual Court Access?*, 20 N.Y.U. J. LEGIS. & PUB. POL'Y 403 (2017).

Negotiating While Black, in THE NEGOTIATOR'S DESK REFERENCE, VOL. I (Honeyman & Schneider, eds.) (DRI Press, 2017).

Employer-Provided Legal Services for Employment Claims, in BEYOND ELITE LAW: ACCESS TO CIVIL JUSTICE IN AMERICA (Estreicher & Radice, eds.) (Cambridge University Press, 2016).

CAROL PAULI

Trina Grillo: Productive Rage, in DISCUSSIONS IN DISPUTE RESOLUTION: THE FORMATIVE ARTICLES (Cole, Hinshaw & Schneider, eds.) (Oxford University Press, forthcoming 2020).

Enemy of the People: Negotiating News at the White House, 33 OHIO ST. J. ON DISP. RESOL. 397 (2018).

Atrocity Speech Law: Addressing Hate that Does Harm, 40 HUM. RTS. Q. 718 (2018).

"Fake News," No News, and the Needs of Local Communities, 61 HOW. L. J. 563 (2018).

Whole Other Story: Applying Narrative Mediation to the Immigration Beat, 18 CARDOZO J. CONFLICT RESOL. 23 (2016).

PETER REILLY

Machiavelli and the Bar: J.J. White as Negotiation Ethics Architect, in DISCUSSIONS IN DISPUTE RESOLUTION: THE FORMATIVE ARTICLES (Cole, Hinshaw & Schneider, eds.) (Oxford University Press, forthcoming 2020).

Sweetheart Deals, Deferred Prosecution, and Making a Mockery of the Criminal Justice System: U.S. Corporate DPAs Rejected on Many Fronts, 50 ARIZ. ST. L. J. 1113 (2019).

Deferred Prosecution as Discretionary Injustice, 2017 UTAH L. REV. 389 (2017).

Should Companies Always Fess Up to Corruption? Why It Can Be Strategically Wise Not to Self-Report Violations of Anti-Corruption Laws, 42 CAYMAN FIN. REV. 78 (2016).

NANCY WELSH

Bringing Transparency, Accountability--and Competition Perhaps?--to Court-Connected Dispute Resolution, __ FORDHAM L. REV. __ (forthcoming 2020).

The Untethering of Mediation from Relationships, in DISCUSSIONS IN DISPUTE RESOLUTION: THE FORMATIVE ARTICLES (Cole, Hinshaw & Schneider, eds.) (Oxford University Press, forthcoming 2020).

Distributive and Procedural Fairness Perceptions in Negotiation, in NEGOTIATION ESSENTIALS FOR LAWYERS (Schneider & Honeyman, eds.) (ABA Publishing, 2019).

With Leonard Riskin, Chris Guthrie, Art Hinshaw, Richard Reuben, and Jennifer Robbennolt, DISPUTE RESOLUTION AND LAWYERS, 6TH EDITION (West Academic Publishing, 2019).

Dispute Resolution Neutrals' Ethical Obligation to Support Measured Transparency, 71 OKLA. L. REV. 823 (2019).

Alternative Dispute Resolution and the Economic Analysis of Law, LAW AND ECONOMICS SEMINAR II, BRAZILIAN FGV RIO LAW SCHOOL (2019) (edited transcript of presentation).

With Louis Del Duca, *Interpretation and Application of the New York Convention in the United States*, in THE RECOGNITION AND ENFORCEMENT OF FOREIGN ARBITRAL AWARDS--APPLICATION OF THE NEW YORK CONVENTION BY NATIONAL COURTS 995 (Bermann, ed.) (Springer International Publishing, 2017).

Perceptions of Fairness, in THE NEGOTIATOR'S DESK REFERENCE, VOL. I (Honeyman & Schneider, eds.) (DRI Press, 2017).

Do You Believe in Magic?: Self-Determination and Procedural Justice Meet Prejudice in Court-Connected Mediation, 70 SMU L. REV. 721 (2017).

Class Action-Barring Mandatory Pre-Dispute Consumer Arbitration Clauses: An Example of (and Opportunity for) Dispute System Design, 13 ST. THOMAS L. J. 381 (2017).

Magistrate Judges, Settlement and Procedural Justice, 16 NEV. L. J. 983 (2016).