FROM THE DEAN

Whittier Law School, proud of its thousands of public service activities, is proud as well of its hundreds of articles and books, chapters and papers, talks and lectures, briefs and op-ed pieces, for the benefit of colleagues, courts, and communities.

We single out here only a few of the books written by faculty as a sampling of our public service and a hint of our collegial scholarly exchange.

Never was a dean prouder of the devotion of his colleagues to service of just arrangements.

Sincerely,

Neil H. Cogan
VP & Dean
About Whittier Law School

Founded in 1966 to provide intense public-centered legal education to a diverse student body, the Law School now boasts a network of 3,900 alums practicing in 48 states and 14 foreign countries. The Law School has centers in Children's Rights, Intellectual Property Law, and International and Comparative Law, and program strengths in clinical, criminal, health, and trial practice as well. Each center has a fellows program, externships, and biweekly or monthly symposia. The clinics include Children’s Advocacy, Family Violence, Health Care Access, and Legal Policy. Through its centers and clinics, as well as through its educational program generally, Whittier Law School fulfills its goals of offering public-centered education and serving the needs of regional, state, and national communities.

WHITTIER COLLEGE

Whittier College is an independent, residential liberal arts college distinguished by its small size and national recognition in liberal arts curriculum and innovative interdisciplinary programs. Founded by the Religious Society of Friends in 1887 and named in honor of Quaker poet and abolitionist John Greenleaf Whittier, the College continues to honor its Quaker heritage through outreach to diverse populations and service to its communities. Many students participate in the Whittier Scholars Program, which combines interdisciplinary courses, a self-designed study, an off-campus service experience, and a senior project. Many benefit from the Faculty Masters’ Houses, which bring a wide variety of cultural events, speakers and performers to campus.

Holocaust Justice: The Battle for Restitution in America’s Courts

NYU Press, 2003

Holocaust Justice is the first book by a legal scholar to tell the complete story of a humanitarian campaign that made legal history. Law Professor Michael J. Bazyler argues that unique features of the American system of justice allowed the handling of claims that originated fifty years ago in a different part of the world, and obtained justice for the now elderly and diminishing community of Holocaust survivors and other victims of World War II. Bazyler tells the full story of a decade-long campaign – from the first case that involved Swiss bank accounts, to the French confiscation of Jewish bank accounts, the use of slave laborers in private German industries, unpaid prewar insurance policies, and art looted by the Nazis which have embroiled museums and individuals in litigation around the world. He shows how the American legal system was able to achieve justice, highlighting the ways in which litigation, together with pressures of publicity, politics, and economic sanctions, finally brought these cases to resolution.

“A masterly study of the search for justice against long odds. Its analysis is compelling, its importance immense. It is also a fascinating read.”


“An indispensable guide to the complex and controversial struggle for justice in the aftermath of the Holocaust, traversing the history of the battle for restitution in America’s courts. Bazyler’s understanding is authoritative and his learning deep. I thought I knew all the intricacies of the litigation, all the ins and outs of the controversy until I read this book and learned that there was so much more to know.”

— Michael Berenbaum, Sigi Ziering Institute, The University of Judaism

“This book should be read by everyone interested in how some measure of justice was obtained for victims of the Holocaust and about how issues of historical injustice should be addressed by the international community.”

— Paul Hoffman, Chair, Amnesty International
NEIL H. COGAN

THE COMPLETE BILL OF RIGHTS
The Drafts, Debates, Sources, & Origins
Oxford University Press, 1997

This book is the documentary record and story of the origins and processes by which the Bill of Rights was proposed, debated, and ratified. Incorporating all pertinent materials, the editor devotes a chapter to each clause of the Bill of Rights. He presents each draft of the clause and every textual source, including the state convention proposals; the state, colonial, and English sources; and caselaw and treatises. He includes all the relevant debates in the First Congress and in the constitutional ratifying conventions, as well as the debate and discussion in the pamphlet literature, letters, and diaries of the time.

“The Complete Bill of Rights is a major occasion in American publishing. Never before has it been possible to think seriously and completely about the text of the Bill of Rights, for never before have all of the texts relating to the final version of the Bill of Rights been easily and accurately accessible in one reference work. This is a triumph of careful and thoughtful scholarship.”

- Stanley N. Katz, Woodrow Wilson School of Public and International Affairs, Princeton University

CONTEXTS OF THE CONSTITUTION
Foundation Press, 1999

This book collects the primary texts basic to understanding the principles of the American Constitution. It has been widely used in law school and college classrooms.

THE COMPLETE RECONSTRUCTION AMENDMENT AND STATUTES, 6 VOL.
Yale University Press, forthcoming 2004

This set brings together into a single accessible collection a wealth of primary source materials surrounding the adoption of the Thirteenth, Fourteenth, and Fifteenth Amendments to the United States Constitution, and the related statutes. It includes inaccessible and unpublished materials on the state ratification debates, slave law and codes, and the Black Codes.

“There is no comparable collection… The amount of material to be included is impressive.”

“It repeats the highly successful template of The Complete Bill of Rights.”

- Anonymous reviews, Yale University Press
EVERY PARENT’S GUIDE TO THE LAW

Harcourt Brace & Co., 1998

Every Parent’s Guide to the Law is a comprehensive guide to legal issues affecting parents and children. Topics include legal issues involved in starting a family, child care and safety, education, including special education and students’ rights, health care for minors, teenagers and the law, financial matters, child custody, visitation and support, juvenile crime and parental responsibility, child abuse, neglect and exploitation, father’s rights and non-traditional families.

“This unique book provides a comprehensive, practical guide on the rights and obligations of parents. Parents will find it an invaluable resource in planning for their children’s needs.”

– Michael S. Wald, Professor, Stanford Law School

“Packed with facts and common sense directives that appear likely to help even the most crazed parent…Forman’s clearly delineated, well written, matter-of-fact, cut-to-the-chase advice seems right on the money.”

– Gerald Laurence, Immedia Wire Service

“Extraordinarily comprehensive and up-to-date…covers the full spectrum of a parent’s legal rights and responsibilities toward a child from the decision to have one until the child becomes an adult. This book answers all of a parent’s legal questions in plain English.”

– Allen Wilkinson, author, Everybody’s Guide to the Law

(with Melvin Belli)

CORPORATE CRIMINAL LIABILITY AND COLLATERAL CONSEQUENCES


Corporate Criminal Liability and Collateral Consequences examines standards governing corporate criminal liability, sentencing, and subsequent collateral consequences. Rising corporate prosecution rates, coupled with harsh penalties for corporate offenders, make corporate criminal liability more likely and more threatening than ever before. Collateral consequences of corporate convictions such as debarment from government contracting, restrictive corporate probation sentences, personal liability of directors and officers for failures to prevent offenses, and private damage actions by crime victims add to the significance of corporate prosecutions and criminal liability. Professor Gruner’s text evaluates these types of liability with coverage of both federal and state standards.

“Beyond question, this is the most comprehensive and thoughtful treatment of corporate crime on the market.”

– Christopher D. Stone, J. Thomas McCarthy Trustee Professor of Law, USC School of Law

“Richard Gruner has written…a comprehensive, wide-ranging, and balanced book on the topic of corporate criminality…”

“[An] excellent and exhaustive treatment of these issues…”

– John C. Coffee, Jr., Adolf A. Berle Professor of Law, Columbia University Law School

“Richard Gruner’s book is a gold mine of information on corporate criminal sentencing and preventive law. Its analysis is clear and extremely well informed. Prosecutors and corporate counsel looking for sophisticated advice on the rapidly changing world of corporate criminal law will find this the book to turn to.”

– John Braithwaite, Professor, Research School of Social Sciences, Australian National University, Canberra
**Juvenile Law and Its Processes**

*Lexis Publishing, 2003 (with Francis Barry McCarthy and James G. Caar)*

This juvenile law casebook introduces law students to several areas of juvenile law, including: (1) child abuse and neglect; (2) juvenile delinquency; (3) status offenses; (4) adoption; (5) mental health commitment; (6) and search and seizure law. The book contains three sophisticated juvenile law case files, each of which contains all of the relevant documents for students to consider while studying the appropriate substantive law, including juvenile court petitions, arrest records, social worker reports, documentary and expert witness evidence, witness statements, settlement agreements, pre-trial witness statements. Each chapter has pragmatic juvenile case problems for students to use in applying the relevant substantive law. This book also has the most sophisticated chapter on third party custody rights of any currently published introduction to juvenile law.

**Mexico’s Hidden Revolution: The Catholic Church in Law and Politics Since 1929**

*University of Notre Dame Press, 1996*

Following the Mexican Revolution, religion was constitutionally banned from the political sphere, church property was seized, and clerical attire was outlawed in public. Yet this study demonstrates that beginning in the 1930s, the Catholic Church and Mexican government cooperated on many political issues at national and local levels. Using newly-uncovered documents, the book reveals that the Thirties, previously viewed as the era of the most severe anticlerical persecution in Mexican history, was actually the period when the present-day church-government compromise was established in spite of official intolerance.

“Working with new sources, Reich has significantly revised how we understand an important period in Mexican history.”

--- *American Historical Review*

“By integrating information from oral interviews, commercial and religious newspapers, and archival repositories, Reich adds new depth to our understanding of a complex process. Students of the Church, Mexican history, and post-revolution political challenges will find this an important contribution to the literature.”

--- *The Americas*

“This is an innovative, revisionist study based on a rich variety of previously unexplored sources. Reich presents a powerful challenge to a half-century of scholarship in Mexico and the U.S.”

--- Marshall C. Eakin, Professor of History and Chair, Latin American Studies, Vanderbilt University.
I. Nelson Rose

**GAMING LAW: CASES AND MATERIALS**

The first casebook on gaming law, with an accompanying Teachers Manual, covering a concise but comprehensive treatment of state-sponsored gaming, charitable gaming, pari-mutuel gaming, sports gaming, casino gaming, shipboard gaming, Indian gaming, and internet gaming. The book features 100 judicial opinions, including the key rulings of the past 20 years, 180 separate notes, providing invaluable commentary and critique, 40 problems, presenting a host of novel issues, a comprehensive index, and a detailed teacher’s manual.

The book supports two-and three-credit courses and seminars, and the chapters are written in stand-alone fashion so that instructors can organize the semester as they see fit. In addition to thoroughly covering gaming law, the book provides students with an opportunity to sharpen their understanding of such subjects as administrative law, conflicts of law, contracts, and federal and state constitutional law.

**BLACKJACK AND THE LAW**
*RGE Publishing, 1998 (with Robert A. Loeb)*

A collection of columns and analysis.

“[W]ritten by the person most experts consider to be the foremost authority on the legal aspects of gambling in the United States, I. Nelson Rose…and Robert Loeb, considered by most to probably be the second authority on the legal aspects of gambling in the United States… This is a powerful one, two combination that leads to some truly thought provoking investigations into the legal situation surrounding the game of Blackjack… Especially interesting to me are the essays by Rose on the boom and bust cycles of legal gaming in the history of the United States, criticisms of most states’ lottery systems, and his daring projections on the future of gambling in this country. These are not conventional projections at all, but the arguments for why the country may head in the direction he predicts are quite visionary and extremely compelling.”

– Nick Christenson, Senior Architect, EarthLink Network, Inc.

**INTERNET GAMING LAW**
*Mary Ann Liebert Publishers, forthcoming, 2004 (with Martin Owens)*

The first comprehensive book on the law of remote interactive gambling. Co-authored by one of the world’s leading experts on gambling law and an attorney who specializes in online gambling, *Internet Gaming Law* explains how the law affects everyone, operators and players, regulators and advertisers, banks and software developers. This book discusses the impact of state, federal and international laws on traditional forms of gambling played online, such as casinos, lotteries, bingo and sports betting, but also tells you what to do if you are connected with sites offering sweepstakes, games of skill and day-trading.
David S. Welkowitz

Trademark Dilution: Federal, State, and International Law

BNA Books, 2002

This landmark treatise describes and analyzes the full range of dilution law, including the 1995 Federal Trademark Dilution Act (FTDA), state antidilution laws, and international law. The author's discussion of the case law under FTDA, analyzing the federal courts' narrow interpretation of the statute, helps you effectively counsel clients and litigate cases. Trademark Dilution: Federal, State, and International Law also provides extensive discussion and comparative analysis of state antidilution laws and reviews the case law analyzing state statutes, many of which developed before the FTDA was enacted. Although state statutes may be worded almost identically, their interpretation by the courts may differ considerably from state to state – these differences are discussed extensively in the treatise. Antidilution provisions under certain international agreements and laws of selected countries are also analyzed.

"Professor Welkowitz's work provides much needed guidance in better understanding the elusive concept of dilution. Welkowitz painstakingly reviews and analyzes major issues and trends arising under federal, state, and international dilution law. A 'must-have' for IP practitioners."

– Jeffrey M. Samuels, Former Assistant Commissioner for Trademarks, U.S. PTO, and Editor, Patent, Trademark, and Copyright Laws

"The author's thorough analysis of this controversial theory of trademark protection and the jurisprudence to date concerning it, along with the underlying policies at issue, makes this book essential for all intellectual property practitioners."

– Robert C. Cumbow, Graham & Dunn, PC, Adjunct Professor, Seattle University School of Law

"Professor Welkowitz's book on dilution has been sorely needed and is sure to be the definitive work on the subject."

– William E. Levin, Partner, Levin & Hawes, Laguna Beach, CA and Author, Trade Dress Protection