

February 2007

Faculty Focus

Cleveland State
University
Cleveland-Marshall College of Law



Douglas Lucak, *Downtown*, 1999 - gelatin silver print, toned, from A CITY SEEN:
PHOTOGRAPHS FROM THE GEORGE GUND FOUNDATION COLLECTION (2002)

FACULTY PUBLICATIONS

On February 9, **Lolita Buckner Inniss** posted the following working paper on LSN (Legal Scholarship Network): "Back to the Future: Is Form-Based Code an Efficacious Tool for Shaping Modern Civic Life?"

Milena Sterio has just accepted a publication offer from the U.C. Davis Journal of International Law and Policy for her most recent article (which she presented to the faculty in January) entitled "Clash of the Titans: Collisions of Economic Regulations and the Need to Harmonize Prescriptive Jurisdiction Rules." The article has been accepted for their Spring 2007 volume.

On February 1, **Adam Thurschwell** posted the following working paper on LSN: "Writing and Terror: Don DeLillo on the Task of Literature After 9/11."

The 2007 edition of the treatise **Alan Weinstein** co-authors with Brian Blaesser, "Federal Land Use Law & Litigation," has just been published by Thomson/West.

Our Adjuncts:

In addition to the article **Daniel R. Karon** published in 2006 ("*How Do You Take Your Multi-State, Class-Action Litigation? One Lump or Two?*" *Infusing State Class-Action Jurisprudence into Federal, Multi-State, Class-Certification Analyses in a "CAFA-Nated" World*, 46 SANTA CLARA L. REV. 567 (2006)), our adjunct has published two other recent articles:

Daniel R. Karon, *Undoing the Otherwise Perfect Crime—Applying Unjust Enrichment to Consumer Price-Fixing Claims*, 108 W. VA. L. REV. 395 (2005).

Daniel R. Karon, *"Your Honor, Tear Down that Illinois Brick Wall!" The National Movement Toward Indirect Purchaser Antitrust Standing and Consumer Justice*, 30 WM. MITCHELL L. REV. 1351 (2004).

Thomas H. Barnard (our adjunct) & Adrienne L. Rapp, *The 40th Anniversary of Title VII of the Civil Rights Act of 1964 Symposium: Are We There Yet? Forty Years After The Passage of the Civil Rights Act: Revolution in the Workforce and the Unfulfilled Promises that Remain*, 22 HOFSTRA LAB. & EMP. L.J. 627 (2005).

SPEAKING ENGAGEMENTS

On February 12, in a talk sponsored by the Christian Legal Society and Jewish Law Student Association, **Gordon Beggs** discussed "Old Testament Wisdom in Modern Legal Practice."

David Forte spoke on "Government and Religion: What the Constitution Says" at the First Unitarian Church of Cleveland in Shaker Heights on February 3, 2007.

On February 12, **David Forte** gave a lecture titled "God, Nature or Man: Whose Law for a Free People? The Experience of Islam" at Princeton University as part of the "America's Founding and Future" series sponsored by the James Madison Program in American Ideals and Institutions.

David Goshien gave a eulogy for Professor Earl Curry at the February 7, 2007 meeting of the Faculty Senate.

Lolita Buckner Inniss spoke on a panel titled New Law and Humanities Approaches to Identity at the AALS 2007 annual meeting. Her topic was "Critical Legal Rhetoric and the Case of *In re African-American Slave Descendants Litigation*."

Mark Sundahl spoke on "Iraq, Secured Transactions, and the Promise of Islamic Law" at the Capital University Law School as part of the Faculty Lecture Series on February 23.

Stephen J. Werber has been invited to present a daylong series of talks at the Clergy Institute Program 2007, sponsored by Temple B'rith Kodesh and the Jewish Chautauqua Society, to a national group of clergy members from different faiths and denominations. On March 9, Steve will be discussing the sources of Jewish Law, the true meaning of Exodus 21:22-24 (an eye for an eye), and the Rabbinic approach to capital punishment in the morning session. In the afternoon, his topics include voting rights and a 17th century Jewish law approach. At 6:00 p.m., during the evening Shabbat Service, Steve will discuss the following question: "Does Jewish Law Believe in Capital Punishment?"

DID YOU KNOW?

Dena Davis has been appointed to the Marlboro College alumni council.

Kathleen Engel received a \$2000 award for her submission to the American College of Consumer Financial Services Lawyers' Writing Competition.

In February 2007, **Lolita Buckner Inniss** was awarded an LLM with Distinction from Osgoode Hall Law School, York University. She continues as a candidate for the PhD.

Lolita Buckner Inniss started a new blog on Comparative Racism and the Law (Canada/U.S.): <http://racelawinniss.blogspot.com/>.

In January, **Kermit Lind** and the law school's Urban Development Law Clinic received a \$15,000 gift from an anonymous donor that provides fellowships for two students to work with the Cleveland Housing Court, a division of the Cleveland Municipal Court. The Housing Court Fellows, under the supervision of clinic faculty, will represent poor and elderly Housing Court defendants referred to them because of defective or tangled titles to their homes. The Fellows will work with residents to clear titles so they can obtain loans or grants to repair their homes and comply with the housing code. Though the students will be working directly with Housing Court Judge Raymond Pianka ('77), the Fellows will also be expanding their knowledge of real estate law and transactions, probate law, domestic relations law, and foreclosure issues. Second-year student Alison Foy is the first recipient of the Housing Court Fellowship. The clinic faculty expects the gift to be renewed every year.

Karin Mika organized and arranged for the law school to host the prestigious North Central Region Jessup Moot Court Competition. The Jessup Competition is an International Event in which teams from all over the world compete in their own Preliminary Rounds with the winners ultimately competing in Washington, D.C. at the end of March. Cleveland-Marshall hosted teams from Indiana, Michigan, and Ohio. Approximately 110 practitioners and judges (both alumni and non-alumni) judged the oral rounds.

In 1997, Stetson Law Review published a tribute to our former colleague, **Howard L. Oleck**, which included the including the following articles:

- Lizabeth A. Moody, *A Tribute to Professor Howard L. Oleck The Scholar*, 27 STETSON L. REV. 333 (1997).
- James J. Brown, *The Provocateur*, 27 STETSON L. REV. 345 (1997).
- George K. Walker, *The Colleague at Wake Forest University*, 27 STETSON L. REV. 355 (1997).
- Martha E. Stewart, *The Professor*, 27 STETSON L. REV. 369 (1997)
- Thomas M. Steele, *The Advisor*, 27 STETSON L. REV. 373 (1997).
- Michael I. Swygert, *Eulogy: Tribute to a Renaissance Man*, 27 STETSON L. REV. 385 (1997).
- Howard L. Oleck, *Letters to the Editor, 1987-94: Sanders 'an asset': Friday, July 3, 1987*, 27 STETSON L. REV. 387 (1997) (“This compilation is representative of the letters Howard Oleck wrote to the editors of the St. Petersburg Times. These letters were published between 1987-94.”)

Milena Sterio invited Professor Michael Scharf from Case Western University School of Law to deliver a guest lecture, on February 6, based on his prior work with a multitude of international criminal tribunals, including the ICC, ICTY, ICTR, the Special Court for Sierra Leone and particularly, the Iraqi Special Tribunal. Professor Scharf is a widely known scholar and has appeared on numerous television and radio shows.

Peter Goodrich, Essay: *Looking at the Overlooked: Portraits of Law School Deans*, 54 BUFF. L. REV. 833 (2006) (discussing **Cleveland-Marshall's** bust and portrait of John Marshall) (Peter Goodrich attended **Adam Thurschwell's** *Sovereignty and the Right to Death* conference in October 2003).

At the Delta Theta Phi International Law Fraternity's annual Tom and Jerry gathering, **Barbara Tyler** was named by the national board as the National Outstanding Professor of the Year. She has been the advisor to the C-M fraternity for three years and has been the secretary for the fraternity for three years as well. The Cleveland Alumni Senate, made up of alumni from both Case and C-M, was awarded the national award for outstanding senate this year because it endowed a scholarship and has a room in the law library.

IN THE NEWS

On January 31, **Michael Davis** and two students from his Patent, Trademark and Copyright class, Angela Simmons and Irina Vinogradsky, were interviewed by WKYC-TV (Channel 3) for the 11:00 p.m. newscast. The group discussed their efforts to challenge the use of "cocaine" as a soft-drink trademark. The Black on Black organization is also sponsoring a rally against the trademark.

Jay Rey, *Energy by the Gulp; Caffeine-loaded Beverages used by Young People are a \$3 Billion Industry*, BUFFALO NEWS (New York), December 24, 2006. ("And the makers of the drink may have trouble getting a federal trademark on their product after five law students from Cleveland State University's College of Law [in **Mickey Davis's** class] filed an opposition on the grounds the name is 'immoral and scandalous.'")

Religion Events, THE PLAIN DEALER, February 2, 2007 ("David Forte, professor of law at the Cleveland-Marshall College of Law, will speak on 'Government and Religion: What the Constitution Says.'")

In the Sunday, January 29, issue of THE PLAIN DEALER, architecture critic Steven Litt wrote a glowing review of the proposed renovation of the law school building, "New Entry Will Help Lighten up CSU Law School Campus." **Geoffrey S. Mearns**, is quoted in the article, which you may read on the link below:

<http://www.cleveland.com/printer/printer.ssf?/base/entertainment/1169892411197260.xml&coll=2>

Candice Hoke, Director of CSU's Center for Election Integrity, is quoted in the January 27 issue of the NEW YORK TIMES in an article by Bob Driehaus, "Official Proposes 'Drafting' Poll Workers to Ease Problems." You may read the article on the link below: http://www.nytimes.com/2007/01/27/us/27voting.html?_r=1&oref=slogin

Joan Mazzolini & Michael O'Malley, *Ohio is Keeping its Touch Screens; Brunner Plans Review to Improve Voting*, THE PLAIN DEALER, February 3, 2007 (quoting **Candice Hoke**.)

On February 21, Kevin Niedermeier of WKSU did a story on the SOS's new Directive with mandatory minimum qualification standards for election Directors and interviewed **Candice Hoke**.

On February 22, **Candice Hoke** appeared on Fox 8 News in a story called "I-Team Investigates Election Security."

MENTORING OUR STUDENTS

This is a compilation of published expressions of appreciation from our students found in Lexis and Westlaw searches. I have arranged them alphabetically by the first

professor mentioned. A listing of faculty-student, coauthored works follows this compilation.

Alan L. Zmija, *Union Organizing After Lechmere, Inc. v. NLRB -- A Time to Reexamine the Rule of Babcock & Wilcox*, 12 HOFSTRA LAB. L.J. 65 (1994) (“The author wishes to express his gratitude to Professor **Joan E. Baker** and Assistant Professor **Patricia A. McCoy** of the Cleveland-Marshall College of Law for their valuable support in the preparation of this article. ...”) (J.D., Cleveland-Marshall, 1975; LL.M., Cleveland-Marshall, 1993)

Jacqueline Tresl, *Shoot First, Talk Later: Blowing Holes in Freedom of Speech*, 8 ANIMAL L. 177 (2002) (“...Ms. Tresl also wishes to thank ... Cleveland-Marshall law professors **Susan J. Becker** and **Stephen W. Gard**, who gave her the legal tools necessary to fill her legal toolbox.”) (J.D., Cleveland-Marshall, 2002)

Manju Gupta, *Occupational Risk: The Outrageous Reaction to HIV Positive Public Safety and Health Care Employees in the Workplace*, 19 J.L. & HEALTH 39 (2004-2005) (“The author would like to thank **Gordon Beggs, Esq.** for his guidance and knowledge.”) (J.D., Cleveland-Marshall, 2003)

Michele Hyndman, *Tradition is not Law: Advocating a Single Determinative Test for Establishment Clause Cases* (Title inspired by Professor Barbara Tyler), 31 T. MARSHALL L. REV. 101 (2005) (“The author wishes to thank Professors **April Cherry, Lolita K. Buckner Inniss, Kevin F. O'Neill, Barbara Tyler, and James Wilson** for their insightful comments and review on drafts of this Note.”) (LL.M. in Taxation, Georgetown University Law Center, 2006; J.D., Cleveland-Marshall, 2005)

Damon Henderson Taylor, Note: *ERISA Preemption: Will the Elimination of the ERISA Preemption Clause Help or Harm America's Ability to Deal with Its Pending Health Care Crisis?: A Selective Analysis of Past Governmental Regulation of the Health Care System and Its Relationship to Current Efforts to Render Moot the ERISA Preemption Clause*, 14 J.L. & HEALTH 133 (1999/2000) (“I would like to thank the following people: Professor **Phyllis Crocker** for her undying dedication to my persistent requests for her thoughts and insights on the art of drafting a quality manuscript; ...”) (J.D., Cleveland-Marshall, 2000)

Heidi Forster & Emily Ramsey, *Legal Perspectives on Cloning: Legal Responses to the Potential Cloning of Human Beings*, 32 VAL. U.L. REV. 433 (1998) (“Special thanks to **Dena S. Davis**, Associate Professor of Law, Cleveland State University, Cleveland-Marshall College of Law, for the information about the opportunity to write this article.”)

Luke W. Cleland, Comment: *Modern Bootlegging and the Prohibition on Fair Prices: Last Call for the "Repeal" of Pharmaceutical Price Gouging*, 15 ALB. L.J. SCI. & TECH. 183 (2004). (“...The author wishes to thank Professors **Mickey Davis, Barbara Tyler, ...** who helped with the writing of this Note.”) (J.D., Cleveland-Marshall, 2005)

Joseph Mark Saponaro, Note: *Determining the Immunity "Measuring Stick": The Impact of the Health Care Quality Improvement Act and Antitrust Laws on Immunity Aspects of Granting Privileges to Physician Assistants*, 47 CLEV. ST. L. REV. 115 (1999) (“... The author ... thanks ... **Veronica Dougherty**, Associate Professor of Law, Cleveland-Marshall College of Law, without whose help this article would not have been possible.”) (J.D., Cleveland-Marshall, 1999)

Jane M. Marciniszyn, *What Happened Since Chakrabarty?*, 2 J. L. & HEALTH 141 (1987-1988) (“... I wish to thank ... **Richard Egan, Esq., Adjunct Professor**, Cleveland-Marshall College of Law, for their contributions in preparation and analysis of this article.”) (J.D., Cleveland-Marshall, 1986)

Marcus Misinec, *When the Game Ends, The Pandemonium Begins: University Liability for Field-Rushing Injuries*, 12 SPORTS LAW. J. 181 (2005) (“... He would like to thank Professor **Kathleen Engel** for her genuine interest and enthusiasm regarding her supervision of this Article.”) (J.D., Cleveland-Marshall, 2005)

Kenneth C. Robling, Note: *Negligent HIV Testing and False-Positive Plaintiffs: Pardoning the Traditional Prerequisites for Emotional Distress Recovery*, 43 CLEV. ST. L. REV. 655 (1995) (“I wish to thank Professor **Patricia A. Falk** for her guidance and insightful comments. My gratitude also extends to Professors **Phyllis L. Crocker** and **Dena S. Davis** for their helpful suggestions. Finally, a special thanks goes to my colleagues **Janice Aitken** and Melody L. Harness for their tireless editorial efforts.”) (J.D., Cleveland-Marshall, 1996)

Ralph M. Rivera, Note: *The Mentally Ill Offender: A Brighter Tomorrow Through the Eyes of the Mentally Ill Offender Treatment and Crime Reduction Act of 2004*, 19 J.L. & HEALTH 107 (2004/2005) (“... He would also like to thank Professor **Joel J. Finer** for his ideas into a Note that was worthy of publication.”) (J.D., Cleveland-Marshall, expected May 2007)

Sarah C. Flannery, Note: *Extending Weingarten to the Nonunion Setting: A History of Oscillation*, 49 CLEV. ST. L. REV. 163 (2001) (“The author would like to thank Professor **Joan Flynn** for her assistance with the drafting and editing of this note.”) (J.D., Cleveland-Marshall, 2002)

Joseph P. Rodgers, Note: *Suspending the Rule of Law? Temporary Immunity as Violative of Montesquieu's Republican Virtue as Embodied in George Washington*, 45 CLEV. ST. L. REV. 301 (1997) (“The author would like to express his considerable thanks to Professor **David Forte** of the Cleveland -Marshall College of Law as well as **Leslie Pardo** and **Michelle Morrow** of the ... Law Library. ...”) (J.D., Cleveland-Marshall, 1998)

Jessica Luby Angney, Note: *It's New But is it Improved?: The New "Innocent Spouse" Provision*, 47 CLEV. ST. L. REV. 603 (1999) (“I would like to thank my advisor, Professor

Deborah Geier, for all of her help and insight with this law review article. Her dedication to teaching is truly commendable.”) (J.D., Cleveland-Marshall, 2000)

Barbara F. Sikon, Note: *The Recharacterization of Unreasonable Compensation: An Equitable Mandate*, 51 CLEV. ST. L. REV. 301 (2004) (“The author would like to express appreciation to Professor **Louis B. Geneva**, Cleveland State University, Cleveland-Marshall College of Law, for his helpful comments and assistance during the preparation of this note.”) (J.D., Cleveland-Marshall, 2004)

Sarah Ritz, *The Need for Parity in Health Insurance Benefits for the Mentally and Physically Disabled: Questioning Inconsistency Between Two Leading Anti-Discrimination Laws*, 18 J.L. & HEALTH 263 (2003-2004) (“...The author wishes to thank **Carole Heyward** for her endless support, guidance, and friendship.”) (J.D., Cleveland-Marshall, 2006)

Sue McGrath, *Only a Matter of Time: Lessons Unlearned at the Food and Drug Administration Keep Americans at Risk*, 60 FOOD DRUG L.J. 603 (2005) (“...The author would like to thank **Candice Hoke, Kevin O'Neill, Christopher Sagers, Mark Sundahl, and Barbara Tyler** of Cleveland-Marshall College of Law ...”) (J.D., Cleveland-Marshall, 2005)

Joshua A. Karfeld, Note: *Chazakah: Judaic Law's Non-Adverse Possession*, 52 CLEV. ST. L. REV. 623 (2004-2005) (“...The author would like to thank Professors **Sandra Kerber** and **Heidi Gorovitz Robertson** ... for their thoughtful criticism and guidance in writing this note. ...”) (J.D., Cleveland-Marshall, 2005)

Joseph D. Hatina, Note: *Shaken Baby Syndrome: Who are the True Experts?*, 46 CLEV. ST. L. REV. 557 (1998) (“I would like to thank my faculty advisor, Professor **Deborah Klein**, who went beyond the call of duty in reading, re-reading, and once again reading my note. She provided great insight and suggestions throughout the whole writing process. ...”) (J.D., Cleveland-Marshall, 1999)

Leslye M. Huff, *Deconstructing Sodomy*, 5 AM. U. J. GENDER & L. 553 (1997) (“This middle-aged student offers a note of gratitude to Professor **Steven Lazarus** and Dean **Frederick White** for sharing their knowledge about property, from ‘adverse possession’ to ‘easements,’ and from the ‘Rule Against Perpetuity’ to ‘the Rule in Shelley’s Case.’ Professor **Lazarus**, thanks much for the history and the conversation. Dean **White**, thanks much for teaching me to keep moving in a timely fashion.”) (“I want to thank Dean **Steven Smith** for encouraging me to continue to speak and act on what I believe. ... I offer special heartfelt appreciation to Professor **Beverly Pyle** for encouraging me to ‘go for it!’ and for being my friend even when the Bluebook was not.”) (J.D., Cleveland-Marshall, 1997)

Roman A. Kostenko, Note: *Are "Contemporary Community Standards" No Longer Contemporary?*, 49 CLEV. ST. L. REV. 105 (2001) (“The author wishes to express

gratitude to Professor **Karin Mika** ... for their valuable input.”) (J.D., Cleveland-Marshall, 2002)

Amy K. Ryder Wentz, Note: *Unreasonable Conditions Impeding Our Nation's Charities: An Unconstitutional Condition in the Combined Federal Campaign*, 53 CLEV. ST. L. REV. 689 (2005/2006) (“The author thanks Professor **Kevin Francis O'Neill** for his invaluable support and enthusiasm throughout the writing of this paper. ...”) (J.D., Cleveland-Marshall, 2006)

Lana Mobydeen, *Something Old, Something New, Something Borrowed, Something Mail-Ordered? The Mail-Order Bride Industry and Immigration Law*, 49 WAYNE L. REV. 939 (2004) (“...I would like to thank Professor **Kunal Parker** for all of his input and insight into this article and for sparking my interest in immigration law. ...”) (J.D., Cleveland-Marshall, 2003)

Kathleen H. Czarney, Note: *The Future of Americans' Pensions: Revamping Pension Plan Asset Allocation to Combat the Pension Benefit Guaranty Corporation's Deficit*, 51 CLEV. ST. L. REV. 153 (2004) (“...My sincere thanks to Professor **Christopher Sagers** and Professor **Clare Robinson May** for their guidance and comments. ...”) (J.D., Cleveland-Marshall, 2004)

David M. Gareau, Note: *Opening the Courthouse Doors: Allowing a Cause of Action to Arise Directly from a Violation of the Ohio Constitution*, 43 CLEV. ST. L. REV. 459 (1995) (“...The author wishes to express his sincere gratitude to Associate Dean **Steven Steinglass** for his immeasurable assistance in preparing this Note. ...”) (J.D., Cleveland-Marshall, 1996)

Sean S. Kelly, Comment: *Federalism in Flight: Preemption Doctrine and Air Crash Litigation*, 28 (U. DEN.) TRANSP. L. J. 107 (2000) (“...The author wishes to thank ... Professor **William L. Tabac**, Esq., for their encouragement, guidance, and support.”) (J.D., Cleveland-Marshall, 2002)

Inga Laurent, Note: *"This One's for the Children:" The Time Has Come to Hold Guardians Ad Litem Responsible for Negligent Injury and Death to their Charges*, 52 CLEV. ST. L. REV. 655 (2004-2005) (“...The author would like to thank Professor **Barbara Tyler**, Director of the legal writing department at Cleveland -Marshall College of Law, who helped to create part of the title.”) (“...The author would like to extend a special thank you to Professor **Susan Becker** who provided so many wonderful, helpful, and elucidating comments and thoughts for this note.”) (J.D., Cleveland-Marshall, 2005)

Nora Graham, Note: *Patriot Act II and Denationalization: An Unconstitutional Attempt to Revive Stripping Americans of Their Citizenship*, 52 CLEV. ST. L. REV. 593 (2004-2005) (“...The author would also like to give special acknowledgment to her faculty advisor, Professor **James G. Wilson**, for making her aware of the constitutional concerns raised by Patriot Act II, particularly on the Eighth Amendment violation.”) (J.D., Cleveland-Marshall, 2005)

Dana B. Weiss, Note: *Protecting America First: Deporting Aliens Associated with Designated Terrorist Organizations That Have Committed Terrorism in America in the Face of Actual Threats to National Security*, 50 CLEV. ST. L. REV. 307 (2002-2003) (“... She would like to thank her **professors** and the law review staff for their technical support, as well as her family and friends for the emotional support they provided while she authored this Note.”) (J.D., Cleveland-Marshall, 2003)

FORMER COLLEAGUES:

Brian W. Stano, Notes: *How can They Keep Calling Me? Exemptions and Loopholes in the Telephone Consumer Protection Act and the Need for Further Regulation*, 50 CLEV. ST. L. REV. 487 (2002 / 2003) (“...I would first like to thank my faculty advisor, Professor **Beverly Blair**, for her diligence, insight, and guidance in the production of this note. ...”) (J.D., Cleveland-Marshall, 2003)

Anthony Alan Bauccho, Note: *Why the Ohio Bureau of Workers' Compensation Must Refund Fifty Million Dollars in Subrogation Payments: A Detailed Look into the State of Subrogation in Ohio after Holeton v. Crouse Cartage Company*, 50 CLEV. ST. L. REV. 73 (2002-2003) (“...Additionally, I would like to thank my advisor and Legal Writing Professor, **Carolyn Broering-Jacobs**, whose knowledge, patience and unwavering commitment to every aspect of this process helped me immensely.”) (J.D., Cleveland-Marshall, 2003)

Damon Henderson Taylor, *Civil Litigation Against Hate Groups Hitting the Wallets of the Nation's Hate-Mongers*, 18 BUFF. PUB. INTEREST L.J. 95 (1999/2000) (“I would like to thank the following people: Professor **Paul Finkelman**, Professor **Sandra Kerber**, and Professor **Steven Lazarus** for their wise tutelage and inspirational words of encouragement; Professor **Phyllis Crocker** for her dedication to instruct me on how to create a quality manuscript and her patience and hard work in assisting me in this endeavor; ...”) (J.D., Cleveland-Marshall, 2000)

Jennifer Sardina, Note: *Misconceptions and Misleading Information Prevail--Less Regulation does not Mean less Danger to Consumers: Dangerous Herbal Weight Loss Products*, 14 J.L. & HEALTH 107 (1999/2000) (“...And, a sincere thank you to Professor **Susan Scheutzow** for offering valuable guidance throughout the process of writing this Note; ...”) (J.D., Cleveland-Marshall, 2000)

Melody L. Harness, *What is “Experimental” Medical Treatment?: A Legislative Definition is Needed*, 44 CLEV. ST. L. REV. 67 (1996) (“The author wishes to thank **Steven R. Smith**, former Dean of Cleveland-Marshall College of Law, for his valuable contributions to this Note.”) (J.D., Cleveland-Marshall, 1996)

John C. Belt, *Morgan v. Illinois: The Right to Balance Capital Sentencing Juries as to Their Views on the Death Sentence is Finally Granted to Defendants*, 24 N.M.L. REV.

145 (1994) (“...The author wishes to thank Professor **Victor Streib** for his helpful comments on earlier drafts.”) (J.D., Cleveland-Marshall, 1994)

Carol Shockley Kadlubak, *The Federal Presentence Report: Postsentence Disclosure Under the Freedom of Information Act*, 40 ADMIN. L. REV. 79 (1988) (“...The author wishes to express her appreciation to **Janice Toran**, Associate Professor of Law, Cleveland-Marshall College of Law, for her instruction and encouragement in the preparation of this article ...”) (J.D., Cleveland-Marshall, 1987)

John M. Fabian, *Examining Our Approaches to Sex Offenders & the Law: Kansas v. Hendricks, Crane and Beyond: "Mental Abnormality," and "Sexual Dangerousness"*: David J. Sipusic, *Instant Replay: Upon Further Review, The National Football League's Misguided Approach to the Signing Bonus Should be Overturned*, 8 SPORTS LAW. J. 207 (2001) (“...The author would like to thank **John Walton, Barbara Tyler**, ... for without their support and guidance this Article would not have been possible.”) (J.D., Cleveland-Marshall, 2001)

COAUTHORING WITH OUR STUDENTS

Tim L. Sprague & **Sandra J. Kerber**, *What Kulch Accomplished; What Kulch Left Out*, 45 CLEV. ST. L. REV. 667 (1997). (J.D. Cleveland-Marshall, 1998)

Karin Mika & Aaron J. Reber, *Internet Jurisdictional Issues: Fundamental Fairness in a Virtual World*, 30 CREIGHTON L. REV. 1169 (1997) (“...Mr. Reber was a member of the Cleveland-Marshall moot court team that won best Petitioner's brief and best overall team at the 1995 John Marshall College of Law Information Technology and Privacy Competition. It was upon the problem in that competition that this Article is based.”) (J.D. Cleveland-Marshall, 1996)

Aaron J. Reber & **Karin Mika**, *Democratic Excess in the Use of Zoning Referenda*, 29 URB. LAW. 277 (1997). (J.D. Cleveland-Marshall, 1996)

Aaron J. Reber & **Karin Mika**, *Commercial Exploitation or Protected Use? Stern v. Delphi Internet Services Corporation and the Erosion of the Right to Publicity*, 13 TOURO L. REV. 207 (1996). (J.D. Cleveland-Marshall, 1996)

Karin Mika & Denise Wimbiscus, *Responsibilities of Employers Toward Mentally Disabled Persons Under the Americans With Disabilities Act*, 11 J.L. & HEALTH 173 (1996/1997). (J.D., Cleveland-Marshall, 1995)

Karin Mika & Bonnie Hurst, *One Way to Be Born? Legislative Inaction and the Posthumous Child*, 79 MARQ. L. REV. 993 (1996). (J.D., Cleveland-Marshall, 1995)

Barbara J. Tyler & Robert A. Cooper, *Blinded by the Hype: Shifting the Burden When Manufacturers Engage in Direct to Consumer Advertising of Prescription Drugs*, 21 VT. L. REV. 1073 (1997). (J.D., Cleveland-Marshall, 1997)

Barbara J. Tyler & Thomas S. Tyler, *Holt v. Grange Mutual Casualty Co.: Children Not “Insureds” Under Policy are Entitled to Death Benefits*, 45 CLEV. ST. L. REV. 699 (1997). (J.D. Cleveland-Marshall, 1987)