

## CURRICULUM VITAE

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### EDUCATION:

#### **Undergraduate:**

Marshall University, Huntington, W. Va.,  
B.S. (Mathematics), magna cum laude.

#### **Law School:**

University of Michigan, Ann Arbor, Michigan,  
J.D., magna cum laude, Order of the Coif.

### EMPLOYMENT:

The John Henry Wigmore Professor of Law, Northwestern University (since 1992).  
Professor of Law, Northwestern University (since 1984).  
Visiting Professor of Law, Northwestern University (winter 1984).  
Professor of Law, Duke University (winter, 1983).  
Professor of Law, University of Iowa (1979-84).  
Visiting Professor of Law, University of Michigan (summer, 1982).  
Visiting Professor of Law, University of Iowa (1978-79).  
Assistant Professor of Law, State University of New York at Buffalo (1974-77);  
Associate Professor (1977-79).  
Visiting Professor of Law, University of Nebraska (1973-74).

CONSULTING: Strategic and tactical advice on complex civil litigation ranging from discrete evidentiary and procedural issues to global management of nationwide litigation, with a special emphasize on scientific or otherwise complex evidentiary/procedural problems, and on managing sprawling litigation, such as the IUD, tobacco, and asbestos litigation. Clients include many

Fortune 500 businesses, such as Sears, Ford, Koch Industries, Citgo, Philip Morris, and Smithfield Foods. Recent work has focused on identifying experts, helping to construct their models (such as damage models) and reports, preparing them to testify, and responding to opposing experts.

**EXPERT WITNESS TESTIMONY:**

1. ICC ARBITRATION #13834/cco-SEARLE LTD. (Bermuda) v. ROEMMERS S.A.I.C.F. (Argentina), December 11, 2006.

**PUBLICATIONS:**

**Books:**

1. Constitutional Criminal Procedure: An Examination of the Fourth, Fifth and Sixth Amendments and Related Areas. Little, Brown and Company (1st ed., 1985, 2nd ed. 1991, with Kuhns; 3rd ed., 1995, with Kuhns and Stuntz) (annual supplements).
2. Teacher's Manual, Constitutional Criminal Procedure: An Examination of the Fourth, Fifth and Sixth Amendments and Related Areas. Little, Brown & Company (1st ed., 1985, 2nd ed. 1991 with Kuhns; 2nd ed., 1995, with Kuhns and Stuntz).
3. An Analytical Approach to Evidence: Text, Problems, and Cases. Little, Brown & Company (1st ed., 1989, with Kuhns; 2nd ed., 1997, with Kuhns and Swift; 6<sup>th</sup> ed. 2016 with Swift, Schwartz, Pardo, and Stein).
4. Federal Rules of Evidence With Legislative History and Case Supplement. Little, Brown & Company (1989, with Kuhns; 1996, with Kuhns and Swift).
5. Teacher's Manual, An Analytical Approach to Evidence. Little, Brown & Company (1st ed., 1989 with Kuhns; 2nd ed., 1996, with Kuhns and Swift, 6<sup>th</sup> ed. 2015).
6. Arthritis of the Hip and Knee: The Active Person's Guide to Taking Charge. Peachtree Press (with Brander & Stulberg) (1998).
7. Comprehensive Criminal Procedure. Aspen (with Stuntz, Hoffmann, Livingston & Leipold) (1<sup>st</sup> ed. 2001, 2<sup>nd</sup> ed. 2005, 3<sup>rd</sup> ed. 2011, 4<sup>th</sup> ed. 2015 with Stuntz, Hoffmann, Livingston, Leipold & Meares) (annual supplements,).

8. Teacher's Manual, Comprehensive Criminal Procedure. Aspen. (with Stuntz, Hoffman, Livingston & Leipold) (2001, 2005, 2011, 2015).
9. Evidence, Text, Cases, and Problems. Aspen (with Swift, Schwartz & Pardo) (3<sup>rd</sup> ed. 2002, 4<sup>th</sup> ed. 2006, 5<sup>th</sup> ed. 2011).
10. Teacher's Manual, Evidence: Text, Cases, and Problems. Aspen (with Swift, Schwartz & Pardo) (2002, 2006, 2011).
11. Criminal Procedure: Investigation and Right to Counsel (with Hoffmann, Livingston, Stuntz & Leipold) (1<sup>st</sup> ed. 2005, 2<sup>nd</sup> ed. 2011, 3<sup>rd</sup> ed. 2015 with Stuntz, Hoffmann, Livingston, Leipold & Meares) (with annual supplements).
12. Criminal Procedure: Adjudication and Right To Counsel (2011) (with Stuntz, Hoffmann, Livingston & Leipold, 2<sup>nd</sup> ed. 2015 with Stuntz, Hoffmann, Livingston, Leipold & Mears ).
13. Rationality, Cognition, Evidence (2013) (Law Press China) (in Mandarin).
14. Professor Allen on Evidence (Vol. I) (China Univ. of Political Science and Law Press (2014) (English and Mandarin).
15. The Nature of Juridical Proof (In preparation).

**Articles:**

1. Retribution in a Modern Penal Law: The Principle of Aggravated Harm, 25 Buffalo Law Review 1-35 (1975).
2. The Police and Substantive Rulemaking: Reconciling Principle and Expediency, 125 Pennsylvania Law Review 62-118 (1976).
3. Mullaney v. Wilbur, the Supreme Court, and the Substantive Criminal Law--An Examination of the Limits of Legitimate Intervention, 55 Texas Law Review 269-301 (1977).
4. Dialogue on Police Rulemaking: K. C. Davis, Police Rulemaking on Selective Enforcement: A Reply, 125 Pennsylvania Law Review 1167 (1977); R. Allen, The Police and Substantive Rulemaking: A Brief Rejoinder, 125 Pennsylvania Law Review 1172-1181 (1977).

5. The Restoration of In re Winship: A Comment on Burdens of Persuasion in Criminal Cases After Patterson v. New York, 76 Michigan Law Review 30-63 (1977).
6. The National Initiative Proposal: A Preliminary Analysis, 58 Nebraska Law Review 965-1052 (1979).
7. Structuring Jury Decisionmaking in Criminal Cases: A Unified Constitutional Analysis of Evidentiary Devices, 94 Harvard Law Review 321-368 (1980). Reprinted in Principles of Evidence (2012).
8. Presumptions in Civil Actions Reconsidered, 66 Iowa Law Review 843-867 (1981) (reproduced in Imwinkelried & Weissenberger, An Evidence Anthology (1996) and Evidence: Common Law and Federal Rules of Evidence (2012); published in Mandarin in 19 Evidence Science 492-499 (2011); and reprinted in Ronald J. Allen, Professor Allen on Evidence (Vol. I) (China Univ. of Political Science and Law Press (2014) (English and Mandarin) at 224.
9. More on Constitutional Process of Proof Problems, 94 Harvard Law Review 1795-1806 (1981).
10. Presumptions, Inferences and Burden of Proof in Federal Civil Actions--An Anatomy of Unnecessary Ambiguity and a Proposal for Reform, 76 Northwestern Law Review 892-912 (1982).
11. The Constitutional Requirement of Proof Beyond Reasonable Doubt in Criminal Cases: A Comment Upon Incipient Chaos in the Lower Courts, 20 American Criminal Law Review 1-30 (1982) (with DeGrazia).
12. Mayhem, 3 Encyclopedia of Crime and Justice 1027 (1983).
13. Rationality and Accuracy in the Criminal Process: A Discordant Note on the Harmonizing of the Justices' Views on Burdens of Persuasion in Criminal Cases, 74 Journal of Criminal Law and Criminology 1147-70 (1983).
14. Evidentiary Problems in--and Solutions for--The Uniform Commercial Code, 1984 Duke Law Journal 92-119 (with Hillman).
15. The Nature of Discretion, 47 Law and Contemporary Problems 1-13 (Spring 1984).
16. The Explanatory Value of Analyzing Codifications by Reference to

Organizing Principles Other Than Those Employed in the Codification, 79 *Northwestern Law Review* 1080-1096 (1984-85).

17. Heath v. Alabama: A Case Study of Doctrine and Rationality in the Supreme Court, 76 *Journal of Criminal Law and Criminology* 801-831 (1985) (with Ratnaswamy).
18. Preserving the Confidentiality of Internal Corporate Investigations, 12 *Journal of Corporation Law* 355-381 (1986) (with Hazelwood). Reprinted at 31 *Corporate Practice Commentator* 75 (1989).
19. A Reconceptualization of Civil Trials, 66 *Boston University Law Review* 401-437 (1986). Reprinted in Peter Tillers & Eric D. Green (eds.) *Probability and Inference in the Law of Evidence* 21-60. Kluwer Academic Press (1988).
20. Analyzing the Process of Proof: A Brief Rejoinder, 66 *Boston University Law Review* 479-486 (1986). Reprinted in Peter Tillers & Eric D. Green (eds.) *Probability and Inference in the Law of Evidence* 103-111. Kluwer Academic Press (1988).
21. Rationality, Mythology, and the "Acceptability of Verdicts" Thesis, 66 *Boston University Law Review* 541-562 (1986).
22. The German Advantage in Civil Procedure: A Plea for Fewer Generalities and Greater Detail in Comparative Law Scholarship, 82 *Northwestern Law Review* 705-762 (1988) (with Rosen, Koch & Reichenberg).
23. Idealization and Caricature in Comparative Law Scholarship, 82 *Northwestern Law Review* 785-807 (1988).
24. Unexplored Aspects of the Theory of the Right to Trial by Jury, 66 *Washington Law Quarterly* 33-45 (1988), reprinted in Eugene W. Hickock, Jr, (ed.), *The Bill of Rights: Original Meaning and Current Understanding* (1990).
25. A Positive Theory of the Attorney-Client Privilege and the Work Product Doctrine, 19 *Journal of Legal Studies* 359-397 (1990) (with Grady, Polsby and Yashko).
26. The Pressures and Prospects for Change, 81 *Journal of Criminal Law & Criminology* 1-8 (1990).

27. Evidence, Inference, Rules, and Judgment in Constitutional Adjudication: The Intriguing Case of *Walton v. Arizona*, 81 *Journal of Criminal Law & Criminology* 726-758 (1991).
28. A Positive Theory of the Employment Discrimination Cases, 16 *Journal of Corporation Law* (1991) 173-209 (with Julie Allen & Mayer Freed).
29. NITA and the University, 66 *Notre Dame Law Review* 705-720 (1991).
30. On the Significance of Batting Averages and Strikeout Totals: A Clarification of the "Naked Statistical Evidence" Debate, the Meaning of "Evidence," and the Requirement of Proof Beyond Reasonable Doubt, 65 *Tulane Law Review* 1093-1110 (1991).
31. Procedural Due Process of Law, Criminal, *The Encyclopedia of the American Constitution*, Supplement, 1991.
32. The Nature of Juridical Proof, 13 *Cardozo Law Review* 373-422 (1991), reprinted in 19 *Evidence Science*, 751-760 (English), 761-767 (Chinese) (2011).
33. The State of Mind Necessary for a Juridical Verdict, 13 *Cardozo Law Review* 485-493 (1991).
34. The Double Jeopardy Clause, Constitutional Interpretation, and the Limits of Formal Logic, 26 *Valparaiso Law Review* 281-310 (1992).
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- 37(a). Tribute to James Haddad, 83 *J. Crim. L. & Crim.* 264 (1992).
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51. Factual Ambiguity and a Theory of Evidence Reconsidered: A Dialogue Between Statistician and a Law Professor, 31 *Israel L. Rev.* 464-505 (1997) (with Carriquiry).
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53. Evidence and the Structure of Juridical Proof, in *Sources of Law and Legislation, III Proceedings of the International Association of Philosophy of Law and Social Philosophy (IVR)* (E. Attwooll & P. Comanducci, eds.) (1998) 30-40.
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57. Clarifying Entrapment, *International Commentary on Evidence* (1998) (<http://www.law.qub.ac.uk/ice/>) (with Luttrell and Solomon).
58. Clarifying Entrapment, 89 *Journal of Criminal Law and Criminology* 407 (1999) (with Luttrell and Solomon).
59. Death, Reason, And Judgment: the American Experience, *Sito Italiano Web per la Filosofia* (<http://lgxserver.uniba.it/lei/filpol/filpole/homefpe.htm>) (1998) (English and Italian versions).
60. A Tribute to Fred Inbau, 89 *J. Crim. L. & Crim.* 1271-1274 (1999).
61. Mort, Raison et Jugement, in I. Papadopoulos & J. Robert, *La peine de Mort* 17-28 (Editions Pantheon Assas, 2000).
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64. Two Aspects of Law and Theory, 37 *U. San Diego L. Rev.* 743-752 (2000).



65. Common Sense, Rationality, and the Legal Process, 22 *Cardozo L. Rev.* 1417-1431 (2001), reprinted in Marilyn MacCrimmon & Peter Tillers, eds., *The Dynamics of Judicial Proof: Computation, Logic, and Common Sense*, at p. 43 (2002).
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67. Artificial intelligence and the evidential process: The Challenges of Formalism and Computation, 9 *Artificial Intelligence & Law* 99-114 (2001).
68. Naturalized Epistemology and the Law of Evidence, 87 *Virginia L. Rev.* 1491-1550 (2001) (with Brian Leiter).
69. Legal Phenomena, Knowledge, and Theory: A Cautionary Tale of Hedgehogs and Foxes, 77 *Chi. Kent L. Rev.* 683-734 (2002) (with Ross Rosenberg).
70. The Philadelphia Two Proposal, The Democracy Foundation: The National Initiative for Democracy (2002) (<http://www.democracysymposium.org/>).
71. The Juridical Management of Factual Uncertainty, 7 *Int. J. of Evidence and Proof* 1-30 (2003) (with Craig Callen).
72. Expertise and the Supreme Court: What is the Problem?, 34 *Seton Hall L. Rev.* 1-13 (2003).
73. The Relations Between Parties, Judges, and Lawyers in the USA, XII *World Conference on Procedural Law* 9-22 (2003) (with M. Redish).
74. Teaching "Bloody Instructions:" Civil Presumptions and the Lessons of Isomorphism 18 *Quinipiac L. Rev.* 933-960 (2003) (with Craig Callen).
75. The Myth of the Law-Fact Distinction, 97 *Nw. U. L. Rev.* 1769-1807 (2003) (with Michael Pardo).
76. The Error of Expected Loss Minimization, 2 *Law, Probability & Risk* 1-7 (2003).
77. Facts in Law, Facts of Law 7 *I. J. of Evidence and Proof* 153-171 (2003) (with Michael Pardo).

78. Naturalized Epistemology and the Law of Evidence: A Reply to Redmayne, 2003 MSU-DCL L. Rev. 885-892 (2003) (with Leiter), reprinted in Chinese in 7 Evidence Forum 514-540 (2004) (Part One), 8 Evidence Forum 501-520 (2004) (Part Two).
79. Burdens of Persuasion in Civil Cases: Algorithms v. Explanations, 2003 MSU L. Rev. 893-944 (2004) (with Sarah Lively).
80. The Fifth Amendment Explained and Its Future Predicted, 94 J.Crim. L. & Crim. 243-294 (2004) (with Kristin Mace).
81. In Praise of Yale Kamisar, But Not the Procedural Revolution He Inspired, 2 OSU C.L. Rev. 9-28 (2005).
82. Further Reflections on the Guillotine, 95 Journal of Crim. L. & Crim. 625-636 (2005) (with A. Shavell).
83. From *Winship* to *Apprendi* to *Booker*: Constitutional Command or Constitutional Blunder?, 58 Stanford L. Rev. 195-215 (2005).
84. What is the Role of Heuristics in Litigation?, in G. Gigerenzer & C. Engel ed., *Heuristics and the Law* 343-377 (2006).
85. *Miranda's* Hollow Core, 100 Northwestern Univ. L. Rev. 71-86 (2006).
86. Evidence, the Rule of Law, and the Jurisprudential and Political Foundation of Criminal Procedure, *Academic Journals of Jilin University* (2006) (30 pages).
87. The American Constitutional Structure, *Academic Journal of Jilin University* (2006) 28 pages.
88. The Narrative Fallacy, The Relative Plausibility Theory, and A Theory of the Trial, 3 *Int. Commentary on Evidence*, Issue 1, Article 5 (2006).
89. *Clark v. Arizona*: Much (Confused) Ado About Nothing, 4 OSU J. Crim. L. 135-142 (2006)
90. The Jurisprudential and Political Foundation of Criminal Procedure, in Yang, ed., *Reform and Prospect of Criminal Pretrial Procedure* 505-522 (2005); reprinted in 15 *Evidence Science* 162-169 (Chinese), 170-180 (Chinese) (2007); and in Ronald J. Allen, *Professor Allen on Evidence* (Vol. I) (China Univ. of Political Science and Law Press (2014) (English and Mandarin) at 29.

91. The Problematic Value of Mathematical Models of Evidence, 36 *Journal of Legal Studies* 107-140 (2007) (with Michael Pardo), reprinted Paul Roberts, *Theoretical Foundations of Criminal Trial Procedure* (2014).
92. An External Perspective on the Nature of Non-Economic Compensatory Damages and Their Regulation, 56 *De Paul L. Rev* 1249-1277 (2007) (with A. Brunet & S. Roth).
93. The Judicial Treatment of Non-Economic Compensatory Damages in the Nineteenth Century, 4 *J. Empirical L. Studies* 365-395 (2007) (with A. Brunet).
94. The Misguided Defenses of *Miranda v. Arizona*, 5 *OSU J. Crim. L.* 205-214 (2007). Reprinted in *Confessions: Legal Credibility*, Amicus Books (2008).
95. Probability, Explanation and Inference: A Reply, 11 *I. J. Evidence and Proof* 307-317 (2007) (with Michael Pardo).
96. Juridical Proof and the Best Explanation, 27 *Law & Philosophy* 223-268 (2008) (with Michael Pardo); reprinted in *Spanish 27 Derecho y Filosofía*, No. 3 (2008). pp. 223-268.
97. Utility and Truth in the Scholarship of Mirjan Damaska, in J. Jackson, M. Langer, and P. Tillers (eds.), *Crime, Procedure and Evidence in a Comparative and International Context: Essays in Honor of Mirjan R. Damaska*, 342-362 (2008) (with Georgia Alexakis).
98. Moral Choices, Moral Truth, and the Eight Amendment, 31 *Harv. J.L. & Pub. Pol.* 25-34 (2008).
99. Originalism and Criminal Procedure, 11 *Chapman L. Rev.* 277-305 (2008).
100. Theorizing About Self-Incrimination, 30 *Cardozo L. Rev.* 729-751 (2008)
101. Deadly Dilemmas, 41 *Texas Tech. L. Rev.* 65-92 (2008) (with Larry Laudan).
102. Explanationism All the Way Down, 2008 *Episteme* 320-328.
103. From the Enlightenment to Crawford to Holmes, 39 *Seton Hall L. Rev.* 1-16 (2009).

104. Laudan, Stein, and the Limits of Theorizing about Juridical Proof, 29 *Law and Phil* 195-230 (2010).
105. Deadly Dilemmas II: Bail and Crime, 85 *Chi. Kent L. Rev.* 23-42 (2010) (with Larry Laudan).
106. Free Will in Criminal Law and Procedure, in Friedrich Toepel (ed.), *Free Will in Criminal Law and Procedure* 11-14 (2010).
107. Response to Commentators, Friedrich Toepel (ed.), *Free Will in Criminal Law and Procedure* 63-67 (2010).
108. *Conley* as a Special Case of *Twombly* and *Iqbal*: Exploring the Intersection of Evidence, Procedure, and the Nature of Rules 115 *Penn. St. L. Rev.* 1-47 (2010) (with Alan E. Guy).
109. Daubert and Its Discontents, 76 *Brooklyn L. Rev.* 131-166 (2010) (with Esfand Nafisi).
110. Modeling Criminal Law, 29 *Law & Phi.* 469-481 (2010).
111. The Past, Present and Future of the JCLC, 100 *JCLC* 635 (2010).
112. Advanced Evidence Lectures, Beijing, China, December, 2009:  
Relevance and Admissibility, 18 *Evidence Science* 365-374 (English), 375-382 (Chinese) (2010) Mandarin).  
Evidence and Inference/Probability and Plausibility, 19 *Evidence Science* 112-120 (English) 121-128 (Mandarin).  
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113. No Plausible Alternative to a Plausible Story of Guilt as the Rule of Decision in Criminal Cases in Juan Cruz & Larry Laudan, eds., *Prueba y Esándares de Prueba en el Derecho* (“Proof and Standards of Proof in the Law”). (Mexico City: UNAM, 2010).
114. Bayes Wars Redivivus — An Exchange, 8 *Int. Com. On Evidence* 1-40 (2010) (with multiple authors).
115. Advanced Evidence Lectures, Beijing, China, May, 2010:

- The Theoretical Foundations and Implications of Evidence, 18 Evidence Science 485-494 (English), 495-502 (Mandarin) (2010).
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- The Nature of Juridical Proof, 19 Evidence Science No. 6 (Published in English and Mandarin) (2011).
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- 116A. The Future of Evidence Law, in Ronald J. Allen, Professor Allen on Evidence (Vol. I) (China Univ. of Political Science and Law Press (2014) (English and Mandarin) at433.
117. To Tow or Not to Tow: The Deterrence Effect of a Municipal Ordinance, 47 Crim. L. Bulletin 410-437 (2011) (with Alexia Marks).
118. The Devastating Impact of Prior Crimes Evidence—And Other Myths of the Criminal Justice Process, 101 J. Crim. L. & Crim. 493-528 (2011) (with Larry Laudan).
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- 124A. The Framework for the Reform of Evidence, in Ronald J. Allen, *Professor Allen on Evidence* (Vol. I) (China Univ. of Political Science and Law Press (2014) (English and Mandarin) 411.
- 124B. Closing Remarks, in Ronald J. Allen, *Professor Allen on Evidence* (Vol. I) (China Univ. of Political Science and Law Press (2014) (English and Mandarin) 459.
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128. Complexity, the Generation of Legal Knowledge and the Future of Litigation, 60 UCLA 1384-1411 (2013).
  129. Evidence, Probability, and the Burden of Proof (with A. Stein), 55 Arizona L. Rev. 557 (2013).
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  132. The Gravitational Pull of *Miranda's* Blackhole: The Curious Case of *J.D.B. v. North Carolina*, 46 Texas Tech. L. Rev. 143 (2014).
  133. Ignoring Issues of Morality or Convicting the Innocent, Is Capital Punishment a Good Idea or a Bad Idea?, 47 Texas Tech. L. Rev. 199 (2014).
  134. Reforming the Law of Evidence (Part Three): The Foundations of the Law of Evidence and Their Implications for Developing Countries, 33 B.U.J.I.L. 283 (2015).
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  137. A Note to my Philosophical Friends About Expertise and Legal Systems, 28 Humana.Mente–Journal of Philosophical Studies 79-97 (2015).
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140. The Nature of Juridical Proof: Probability as a Tool in Plausible Reasoning, 21 *Int. J. of Evidence and Proof*, 133–142 (2017).
141. Fiddling While Rome Burns: The Story of the Federal Rules and Experts, 86 *Fordham L. Rev.* 1551 (2018).
142. The Conceptual Challenge of Expert Evidence, published in English at 14 *Discusiones Filosóficas #23* (July December 2018).
143. Explanations and The Preponderance Standard: Still Kicking Rocks with Dr. Johnson, 48 *Seton Hall L. Rev.* 1579 (2018) (with Michael Pardo).
144. The Declining Utility of Analyzing Burdens of Persuasion, 48 *Seton Hall L.R.* 995 (2018).
145. Law and Philosophy in China and Elsewhere, in Baosheng Zhang & Shijun Tong (eds.), *A Dialogue Between Law and Philosophy* 3-16 (2018) (in English and Madarin).
146. Relative Plausibility and Its Critics, 23 *Int. J. Evidence and Proof* 5-58 (with Michael Pardo) (2019).
147. Clarifying Relative Plausibility: A Rejoinder, 23 *Int. J. Evidence and Proof* 205-219 (with Michael Pardo) (2019).
148. Legal Probabilism—A Qualified Rejection: A Response to Hedden and Colyvan *J. of Political Philosophy*, 28 *J. Pol. Phil.* 117—128 (2020).
149. New Directions for Evidence Science, Complex Adaptive Systems, and a Possibly Unprovable Hypothesis about Human Flourishing (*Nuevas Direcciones para la Ciencia de la Prueba, los Sistemas Adaptativos Complejos y una Hipótesis Posiblemente no Comprobable Sobre el Florecimiento Humano*), in Jordi Ferrer and Carmen Vázquez (Eds.), *El Razonamiento Probatorio en el Proceso Judicial; Un Punto de Encuentro entre Diferentes Tradiciones* (Marcial Pons, 2020) \*\*\*. Published in English, in *Evidential Legal Reasoning: Crossing Civil Law and Common Law Traditions* (Cambridge, 202\*).
150. Standards of Proof and the Limits of Legal Analysis, 19 *Diritto & Questioni Pubbliche* (Law and Public issues) 7 (2020).
151. Naturalized Epistemology Revisited, \*\*\* *Int. J. on Evidential Legal Reasoning: Quaestio Facti* \*\*\*.



**Book Reviews:**

1. Of: Norval Morris, The Future of Imprisonment, 73 Michigan Law Review 1517-1531 (1975).
2. Of: A. Moenssens, R. Moses & F. Inbau, Scientific Evidence in Criminal Cases, 25 Buffalo Law Review 441-444 (1976).
3. Of: J. Cederbaums & S. Arnold, Scientific and Expert Evidence in Criminal Advocacy, 25 Buffalo Law Review 444-449 (1976).

## UNIVERSITY SERVICE

Ad Hoc Committee for the Revision of the Faculty Senate By-Laws Providing for Election to and Representation in the Faculty Senate (Buffalo, 1976-77).  
 Counsel to Judicial Commission Hearing Panel in the Oaks Case (Iowa, 1979).  
 University Faculty Senate (Iowa, 1980-84).  
 Vice-President, University Faculty Senate (Iowa, 1980-81).  
 Ad Hoc Legislative Action Committee, Chair (Iowa, 1980-81).  
 Presidential Candidate Screening Committee (Iowa, 1981-82).  
 President, University Faculty Senate (Iowa, 1981-82).  
 Academic Council (Duke, 1983).  
 General Faculty Committee (Northwestern University, 1991-94).  
 Committee on Athletics and Recreation (Northwestern University, 1993-2002).  
 Presidential Search Committee (Northwestern University, 1993-94).  
 Program Review Council (Northwestern University, 1994-97).  
 Adviser, Journal of Criminal Law & Criminology (1985-1993; 2002-).  
 Research Ethics Review Committee (Northwestern Medical School 1994-99).  
 Committee on Integrity in Athletics (Northwestern University, 1999-2000).  
 Various Law School Committees.

## OTHER PROFESSIONAL ACTIVITY

**Professional Organizations and Activities:**

Nebraska State Bar Association (since 1974).  
 American Bar Association (since 1979).  
 Iowa Bar Association (since 1979).  
 Illinois Bar Association (since 1986).  
 Member, Committee on Rules of Criminal Procedure and Evidence, Criminal Justice Section, ABA.  
 Member, American Law Institute (since 1986).  
 Commissioner of the Supreme Court of Illinois, serving on the Inquiry Board of the Attorney Registration and Disciplinary Commission (1989-1992), and on the Hearing Board (1992).  
 Lecturer, Federal Judicial Center, 1987, The Self-Incrimination Clause, and

Searches and Seizures.

Sixth Circuit Workshop, 1988, The Fifth Amendment.

Liaison to American Bar Association Standing Committee on the Federal Judiciary for the purpose of appraising the judicial record of Supreme Court nominees (1989-1993).

Psychology, Public Policy, and Law (Board of Consulting Editors, 1995-).

Journal of Criminal Law and Criminology (Faculty Advisor, 1988-93, 2001-); Board of Advisers 1995-).

International Commentary on Evidence (Advisory Board, 1997-).

International Journal of Evidence and Proof, (Advisory Board, 2000-).

International Criminal Law Review (Advisory Board, 2001-).

**Admitted to Practice:**

Nebraska.

Iowa.

Illinois.

Supreme Court of the United States.

United States Courts of Appeals for the Eighth and Eleventh Circuits.

U.S. District Court for the Northern District of Illinois.

**Grants, Awards, Honors, and Fellowships:**

University of Iowa Faculty Scholar, 1980-84.

Nellie Ball Trust Fund, Research Grant, 1980-84.

Northwestern University Corporate Counsel Center Research Grant, 1985-87.

Citizen of the Year, Constitutional Rights Foundation (1990).

Stanford Clinton, Jr., Research Professor, 1990-91.

University Distinguished Visiting Scholar, University of Adelaide, South Australia, 1991.

Distinguished Lecturer, Marshall University, 1991.

Distinguished Alumnus, Marshall University, 1994.

Fellow, Northwestern University Center for the Humanities, 1994-95.

Fellow, Procedural Law Research Center, China Political Science and Law University, Beijing

Searle Fellowship, 2006, 2007.

Yangtze River Scholar, 2007-.

Meador Lecturer, 2010

China Friendship Award 2014

**Miscellaneous:**

Constitutional Rights Foundation-Chicago, Board of Directors (1992-).

Yeager Society of Scholars, Marshall University, Board of Directors (1992-); President (1999-2001).

John Thomas Graziano Fund, Children's Memorial Hospital, Board of Directors

(1993-8).

Saddle & Cycle Club, Board of Governors (1993-2002), Vice President, 1996-98;  
President (1999-2001).

Joffrey Ballet of Chicago, Board of Directors (2003-), Chair, Joffrey Circle  
Committee (2001-2003); Chair, Education and Outreach Committee  
(2003-2005); Chair Ad Hoc Board Committee for the Joffrey School for  
the Dance (2005-2007); Secretary of the Board (2010-).

Who's Who in America, and numerous other Who's Who listings.

Dean's Teaching Award, 2002-2003; 2004-2005; 2005-2006.

President, International Association of Evidence Science 2011-.