

SAUL LEVMORE

University of Chicago Law School
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Chicago, IL 60637
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Academic Appointments

William B. Graham Distinguished Service Professor, University of Chicago Law School
Current Courses: Torts, Business Organizations (Corporate Law), Public Choice
Previous Courses: Copyright, Corporate Tax, Secured Transactions, Not-for-Profit Organizations, Comparative Law, Insurance, Contracts, Tax Policy
Dean of the University of Chicago Law School, 2001-2009
Resident Dean, Renee Granville-Grossman (West), University of Chicago (2021-2024)
University of Virginia: Brokaw Professor of Corporate Law (1994-98); Professor (1984-94); Assistant Professor (1980-84)
Visiting Professorships: Yale (1986-87), Harvard (1990-91), Chicago (Autumn 1993), Michigan (Fall 1997), Northwestern (Spring 1998), Joseph F. Cunningham Visiting Professor in Commercial and Insurance Law at Columbia Law School (Spring 2026)

Academic Degrees

J.D., Yale Law School, 1980
Ph.D., Yale University (Economics), 1978
B.A., Columbia University, 1973

Related Activities

Elected Member, American Academy of Arts and Sciences (2000-)
President, American Law and Economics Association (2019-20)
Directing Editor, Foundation Press (Editorial Board, 1998-2024; Directing Editor, 2018-2024)
Trustee, Law School Admissions Council; Chair, Finance Committee (2009-2011)
President, American Law Deans Association (two-year term, 2005-06)
Trustee, Skadden Foundation (public interest fellowships) (2005-2008)
LL.D. (Hon.), Illinois Institute of Technology (1995)
Consultant on problems of business organization, corporate governance and ethics, damages, and economic development
Lecturer (part-time) in Economics, Yale University (1976-80); Residential College Dean, Jonathan Edwards College, Yale (1979-80)

Academic Work

Works in Progress (most available from author)

Rationality Ever After (Forthcoming book, 2026 (with Ward Farnsworth)). Chapters explain and play with: optimal stopping theory, reversal paradoxes, extortion, winner's curse, binary decision-making, aggregation strategies, wisdom of the crowd, hedge funds, Bayes thinking revisited, product rule and statistics, second opinions, norms and markets, power law distributions, stockpiling, carrots and sticks, grade inflation, fair shares, prisoners' dilemma, cascades and corruption, broken windows.

Prediction Paradoxes and Litigation Incentives (to appear in *Public Choice* (2026))

Prediction Problems and Markets (in progress, 2026).

Annuities, Birth Rates, and Wealth Transfers ((2026) for George Mason Law Review special issue)

Lobbying in The Gilded Age (Prepared for Law and Literature Conference (2026))

Property Rights, Interest Groups, and Immigration (in progress and available from author, 2026)

Optimal Stopping and Group Decision Making

Optimal Taxation, Wealth Distribution, and Public Choice

Publications

Search Strategy, Sampling, and Competition Law, University of Chicago Law Review (online 2025).
<https://lawreview.uchicago.edu/online-archive/search-strategy-sampling-and-competition-law>

Modest Instability Over Time: from Law to Religions and Universities,
in RESEARCH HANDBOOK ON LAW AND TIME 322-326 (Elgar 2025)

Lost Time: Paying for Delays Associated with Labor Strikes and Traffic Jams,
in RESEARCH HANDBOOK ON LAW AND TIME 347-362 (Elgar 2025)

Investments in *The Magnificent Ambersons*: Business, Marriage, and Law-Making,
in *Connubial Fictions: The Evolution of Marriage in American Law and Literature*
(Oxford 2026).

RESEARCH HANDBOOK ON LAW AND TIME (Elgar 2025) (co-edited book with Frank Fagan).

Sharing where Bargains are Impossible (with Andrew Verstein), 5 Corp. & Bus. L.J. 24 (2024)

SPACs, PIPEs, and Common Investors,
25 University of Pennsylvania Journal of Business Law 103 (2023) (with Frank Fagan).

Simplicity and Complexity in Law and in Markets,
10 Texas A&M Law Review (2023)

Cross-Border Influencers: Democracy and Externalities,
2023 University of Chicago Legal Forum 173-184.

Piece Problems: Component Valuation in Marketing and in Patent and Tort Law,
in *The Cambridge Handbook of Marketing and the Law*, 236-49

(Jacob Gersen & Joel Steckel eds) (Cambridge 2023).
 Another version can be found in: 4 *The Criterion Journal on Innovation* 381-388.
 Appellate Panels and Second Opinions,
 127 *Penn State Law Review* 811-838 (2023).
 Fractured Majorities and Their Reasons,
 127 *Penn State Law Review* 331-344 (2023).
 Outside Influence on Democratic Elections,
in *The Indian Yearbook of Law and Interdisciplinary Studies* 26-38 (2023).
 Not-for-Profits, ESGs, and *The Economic Structure of Corporate Law*,
 1 *University of Chicago Business Law Review* 339-361 (2022).
 Least-Cost Altruists and ESG Firms,
 77 *Business Lawyer* 713-730 (2022).
 The Evolutionary Force of Behavioral Economics in Law,
 17 *Review of Law & Econ* 465-493 (2021) <https://doi.org/10.1515/rle-2021-0054>
 Addictive Law,
 22.2 *Theoretical Inquiries in Law* 1-20 (2021).
 The Eventual Decline of Empirical Law and Economics,
 38 *Yale Journal on Regulation* 612-632 (2021).
 Lawmaking, Bilateral Rules, and a Debunking of *Catch-22*,
in *CANNONS AND CODES: LAW, LITERATURE, AND AMERICA'S WARS* 197-206 (Oxford 2021).
 Competing Algorithms for Law: Sentencing, Admissions, and Employment,
 88 *University of Chicago Law Review* 367-412 (2021) (with Frank Fagan).
 Probabilistic Disclosures for Corporate and other Law,
 22.1 *Theoretical Inquiries in Law* 263-284 (2021).
 Death as Divorce for the Abandoned Spouse:
Davis v. Combes and the Cautious and Gender-Sensitive Judiciary,
 87 *University of Chicago Law Review* 2421-2435 (2020).
 The Ex-Middle Problem for Law and Economics,
 22 *American Law and Economics Review* 1-23 (2020).
 The Impact of Artificial Intelligence on Rules, Standards, and Judicial Discretion,
 93 *Southern California Law Review* 1-35 (2019) (with Frank Fagan).
 Convergence and then Downstream Divergence in Torts and other Law,
 92 *Southern California Law Review* 769-783 (2019).
 Richard Posner, the Decline of the Common Law, and the Negligence Principle
 86 *University of Chicago Law Review* 1137-1155 (2019).
 Cooperation and Competition between Plots and Principles,
in *POWER, PURSE, AND PROSE: LAW, LITERATURE, AND ECONOMIC TRANSFORMATIONS* 1-12
 (Oxford 2019) (introductory essay).
 Regulating Greed: Biographical Markers in Dos Passos' *The Big Money*
in *POWER, PURSE, AND PROSE: LAW, LITERATURE, AND ECONOMIC TRANSFORMATIONS* 79-93
 (Oxford 2019).
 Unreported Sexual Assaults,
 97 *Nebraska Law Review* 607-627 (2019) (with Martha Nussbaum).
 The End of Bargaining in the Digital Age,
 103 *Cornell Law Review* 1469-1526 (2018) (with Frank Fagan).

Regulating Retirement and Wrinkles in an Age of Prejudice,
in THE EMPIRE OF DISGUST 127-45 (Oxford 2018).

Semi-Confidential Settlements in Civil, Criminal, and Sexual Assault Cases,
 103 Cornell Law Review 311-55 (2018) (with Frank Fagan).

AGING THOUGHTFULLY: Conversations about Romance, Retirement, Wrinkles, and Regret,
 (Oxford University Press 2017) (with Martha Nussbaum).

Merit Goods, Calabresi-Goods, and Rent-Seeking,
 16 Jerusalem Review of Legal Studies 129-41 (Issue 1, December 2017).

Threats and Criminal Deterrence in Several Dimensions,
 2017 University of Illinois Law Review 1333-61 (with Ariel Porat).

THE TIMING OF LAWMAKING (Elgar 2017) (co-edited book with Frank Fagan).

Interest Groups and the Durability of Law
in The Timing of Lawmaking 171-94 (Elgar 2017).

Intellectual Property and Legislative Innovation
in The Timing of Lawmaking 227-48 (Elgar 2017).

Legislative Sunrises: Transitions, Veiled Commitments, and Carbon Taxes,
in The Timing of Lawmaking 130-48 (Elgar 2017) (with Frank Fagan).

Title VII to Tinder: Law's Antidiscrimination Asymmetry and Occasional Market Superiority,
 68 Alabama Law Review 877-900 (2017) (Meador Lecture).

Kidnap, Credibility, and *The Collector*,
in FATAL FICTIONS: CRIME AND INVESTIGATION IN LAW AND LITERATURE 197-211 (Oxford 2017).

Legal Applications of the Disclose-or-Blindfold Question,
in BLINDING AS A SOLUTION TO BIAS 223 (Robertson & Kesselheim eds.) (Elsevier 2016).

Concentrated and Distributed Law: Observations on Legal Evolution in China and Taiwan,
in PRIVATE LAW IN CHINA AND TAIWAN: ECONOMIC AND LEGAL ANALYSIS 13-38.
 (Cambridge University Press 2016).

Legal Institutions and Initial Public Offering Puzzles,
 3 Peking University Law Journal 385-400 (no.2 2016) (with Ruoying Chen).

Why Are Foods Not Even as Safe as Bridges?
 14 Law and Social Sciences 157-74 (Beijing University 2015).
 Available at: https://papers.ssrn.com/sol3/papers.cfm?abstract_id=2886536

Inequality in the Twenty-First Century,
 113 Michigan Law Review 833-54 (2015).

Snitching, Whistleblowing, and *Barn Burning*: Loyalty in Law, Literature, and Sports,
in AMERICAN GUY: MASCULINITY IN AMERICAN LAW AND LITERATURE 213-25 (Levmore & Nussbaum eds., Oxford University Press 2014).

The American Guy in Law and Literature (with Martha Nussbaum),
in AMERICAN GUY: MASCULINITY IN AMERICAN LAW AND LITERATURE 1-13 (Oxford 2014).

Internality Regulation Through Public Choice,
 15 Theoretical Inquiries in Law 447-70 (2014).

From Helmets to Savings and Inheritance Taxes: Regulatory Intensity, Information Revelation, and Internalities,
 81 University of Chicago Law Review 229-49 (2014).

The Impending iPrize Revolution in Intellectual Property Law,
 93 Boston University Law Review 139-62 (2013).

Harmonization, Preferences, and the Calculus of Consent in Commercial and Other Law,
 50 Common Market Law Review 243-60 (2013).
 Primogeniture, Legal Change, and Trollope,
in SUBVERSION AND SYMPATHY: GENDER, LAW, AND THE BRITISH NOVEL 216-29 (Oxford
 University Press (2013)).
 Asymmetries and Incentives in Plea Bargaining and Evidence Production,
 122 Yale Law Journal 690-722 (2012) (with Ariel Porat).
 Public Choice and Law's Either/Or Inclination,
 79 University of Chicago Law Review 1663-84 (2012).
 Rethinking Ponzi-Scheme Remedies In and Out of Bankruptcy,
 92 Boston University Law Review 969-90 (2012).
 Bargaining with Double Jeopardy,
 40 Journal of Legal Studies 273-93 (2011) (with Ariel Porat).
 The Internet's Anonymity Problem,
in THE OFFENSIVE INTERNET SPEECH, PRIVACY AND REPUTATION 50-67 (M. Nussbaum & S.
 Levmore, eds, Harvard University Press (2010)).
 THE OFFENSIVE INTERNET: SPEECH, PRIVACY AND REPUTATION (co-edited with Martha Nussbaum),
 Harvard University Press (2010).
 Ambiguous Statutes,
 77 University of Chicago Law Review 1073-89 (2010).
 Interest Groups and the Problem with Incrementalism,
 158 University of Pennsylvania Law Review 815-58 (2010).
 FOUNDATIONS OF TORT LAW, 2d Edition,
 Foundation Press (2009) (co-edited volume with Catherine M. Sharkey).
 Stipulated Damages, Super-Strict Liability, and Mitigation in Contract Law,
 107 Michigan Law Review 1365-79 (2009).
Also appears as Chapter 8 *in* Fault in American Contract Law 223-36 (Cambridge 2010).
 A Theory of Deception and Then of Common Law Categories,
 85 University of Texas Law Review 1359-83 (2007).
 Judging Deception,
 74 University of Chicago Law Review 1779-93 (2007).
 Parental Leave and American Exceptionalism,
 58 Case Western Law Review 203-22 (2007) (Sumner Canary Lecture).
 Taxing Obesity – Or Perhaps its Opposite,
 53 Cleveland State Law Review 575-83 (2005-06) (Cleveland-Marshall Lecture).
 Public Choice Defended,
 72 University of Chicago Law Review 777-96 (2005) (review essay).
 Uncorporations and the Delaware Strategy,
 2005 University of Illinois Law Review 195-208 (2005).
 Privatizing Reparations,
 84 Boston University Law Review 1291-1318 (2004).
 Citizen Warranties and Majorities,
 31 Florida State University Law Review 409-28 (2004) (Ladd Lecture).
 Insuring Against Terrorism – and Crime,

102 Michigan Law Review 268-327 (2003) (with Kyle Logue).

Simply Efficient Markets and the Role of Regulation:
Lessons from the Iowa Electronic Markets and the Hollywood Stock Exchange,
28 Journal of Corporation Law 589-606 (2003).

The Story of the *Wagon Mound* Cases: Foreseeability, Causation, and Mrs. Palsgraf,
in Torts Stories 129-50 (Robert L. Rabin & Stephen D. Sugarman eds. (2003)).

Property's Uneasy Path and Expanding Future,
70 University of Chicago Law Review 181-95 (2003).

Two Stories about the Evolution of Property Rights,
31 Journal of Legal Studies S421-S451 (2002).

Ruling Majorities and Reasoning Pluralities,
3 Theoretical Inquiries in Law No. 1, Article 4, 87-123 (2002).
<http://www.bepress.com/til/default/vol3/iss1/art4>

More than Mere Majorities,
2000 Utah Law Review 759-77 (Leary-Coif Lecture).

Clientele Effects and our Fourth-Best Corporate Tax System,
80-3 Taxes 21-24 (March 2002) (conference comment).

From Cynicism to Positive Theory in Public Choice,
87 Cornell Law Review 375-83 (2002) (symposium comment).

Puzzling Stock Options and Compensation Norms,
149 University of Pennsylvania Law Review 1901-40 (2001).

Speculating Law,
52 Alabama Law Review 639-48 (2001) (Meador Lecture).

Conjunction and Aggregation,
99 Michigan Law Review 723-56 (2001).

Norms as Supplements,
86 Virginia Law Review 1989-2021 (2000).

Voting with Intensity,
53 Stanford Law Review 111-61 (2000).

The Public Choice Threat,
67 University of Chicago Law Review 941-66 (2000) (review essay).

Carrots and Torts,
in Chicago Lectures in Law and Economics 203-22 (E. Posner ed. 2000) (Coase Lecture).

Social Programs and Manageable Units,
8 Am. U. Journal of Gender, Social Policy & Law 103-13 (2000) (symposium comment).

Changes, Anticipations, and Reparations,
99 Columbia Law Review 1657-1700 (1999).

Double-Blind Lawmaking and other Comments on Formalism in the Tax Law,
66 University of Chicago Law Review 915-22 (1999) (symposium comment).

Licensing: Permission Slips in Corporate and Fourth Amendment Law,
93 Northwestern University Law Review 709-37 (1999).

Voting Paradoxes and Interest Groups,

28 *Journal of Legal Studies* 259-81 (1999).

Competition and Cooperation,
97 *Michigan Law Review* 216-44 (1998).

Efficiency and Conspiracy: Conflicts of Interest, Anti-Nepotism Rules, and Separation Strategies,
66 *Fordham Law Review* 2099-2115 (1998) (Levine Lecture).

Unjust Enrichment,
3 *New Palgrave Dictionary of Economics and the Law* 644-48 (1998).

Retroactive Taxation,
3 *New Palgrave Dictionary of Economics and the Law* 340-43 (1998).

Taxes as Ballots,
65 *University of Chicago Law Review* 387-431 (1998).

Joint Custody and Strategic Behavior,
73 *Indiana Law Journal* 429-39 (1998) (symposium response).

Judges and Economics: Normative, Positive, and Experimental Perspectives,
21 *Harvard Journal of Law and Public Policy* 129-33 (1997) (symposium comment).

Fables, Sagas, and Laws,
33 *Willamette Law Review* 485-96 (1997) (Paulus Lecture).

Unifying Remedies: Property Rules, Liability Rules, and Startling Rules,
106 *Yale Law Journal* 2149-2173 (1997).

Unconditional Relationships,
76 *Boston University Law Review* 807-833 (1996).

The Anonymity Tool,
144 *University of Pennsylvania Law Review* 2191-2236 (1996).

Precommitment Politics,
82 *Virginia Law Review* 567-627 (1996).

Coalitions and Quakes: Disaster Relief and its Prevention,
3 *University of Chicago Law School Roundtable* 1-34 (1996).

Rethinking Group Responsibility and Strategic Threats in Biblical Texts and Modern Law,
70 *Chicago-Kent Law Review* 85-121 (1995).

Love It or Leave It: Property Rules, Liability Rules, and Exclusivity of Remedies in
Partnership and Marriage, 58 *Law and Contemporary Problems* 221-49 (Spring 1995).

Gomorra to *Ybarra* and More: Overextraction and the Puzzle of Immoderate Group Liability,
81 *Virginia Law Review* 1561-1604 (1995).

Obligation or Restitution for Best Efforts,
67 *University of Southern California Law Review* 1411-49 (1994).

Explaining Creditor Priorities,
80 *Virginia Law Review* 2103-54 (1994) (with Hideki Kanda).

FOUNDATIONS OF TORT LAW,
Oxford University Press (1994) (edited anthology) (reissued by Foundation Press in 1999).

The Case for Retroactive Taxation,
22 *Journal of Legal Studies* 265-307 (1993).

Commissions and Conflicts in Agency Arrangements: Lawyers, Real Estate Brokers,

Underwriters, and Other Agents' Rewards,
 36 Journal of Law and Economics 503-39 (1993).

Irreversibility and the Law: The Size of Firms and Other Organizations,
 18 Journal of Corporation Law 333-58 (1993).
 Reprinted at 1994-1995 Corporate Practice Commentator 527.

Bicameralism: When are Two Decisions Better than One?
 12 International Review of Law and Economics 145-62 (1992).

Partnerships, Limited Liability Companies, and Taxes:
 A Comment on the Survival of Organizational Forms,
 70 Washington University Law Quarterly 489-95 (1992) (symposium comment).

Takings, Torts, and Special Interests,
 77 Virginia Law Review 1333-68 (1991).

On Compensation and Distribution,
 33 Nomos 186-92 (1991) (symposium comment).

Taxes, Agency Costs, and the Price of Incorporation,
 77 Virginia Law Review 211-56 (1991) (with Hideki Kanda).
 Reprinted at 1991-1992 Corporate Practice Commentator 275.

Remedies and Incentives in Private and Public Law: A Comparative Essay,
 1990 Wisconsin Law Review 483-99 (1990) (with William Stuntz).

Probabilistic Recoveries, Restitution, and Recurring Wrongs,
 19 Journal of Legal Studies 691-726 (1990).

Just Compensation and Just Politics,
 22 Connecticut Law Review 285-322 (1990).

Parliamentary Law, Majority Decisionmaking, and the Voting Paradox,
 75 Virginia Law Review 971-1044 (1989).

Strategic Delays and Fiduciary Duties,
 74 Virginia Law Review 863-913 (1988).

Recharacterizations and the Nature of Theory in Corporate Tax Law,
 136 University of Pennsylvania Law Review 1019-65 (1988).

In Defense of the Regulation of Insider Trading,
 11 Harvard Journal of Law & Public Policy 101-09 (1988) (symposium comment).

The Positive Role of Tax Law in Corporate and Capital Markets,
 12 Journal of Corporation Law 483-502 (1987).

Transfusing Tort Law, *in* Issues in Compensatory Justice: The Bhopal Accident,
 48-74 (R.S. Khare ed. 1987).

A Primer on the Sale of Corporate Control,
 65 Texas Law Review 1061-70 (1987) (book review essay).

Variety and Uniformity in the Treatment of the Good-Faith Purchaser,
 16 Journal of Legal Studies 43-65 (1987).

Rethinking Comparative Law: Variety and Uniformity in Ancient and Modern Tort Law,
 31 Tulane Law Review 235-87 (1986).

Waiting for Rescue: An Essay on the Evolution and Incentive Structure of the Law of

Affirmative Obligations, 72 Virginia Law Review 879-941 (1986).

The Appraisal Remedy and the Goals of Corporate Law,
32 UCLA Law Review 429-73 (1985) (with Hideki Kanda).

Explaining Restitution,
71 Virginia Law Review 65-124 (1985).

Efficient Markets and Puzzling Intermediaries,
70 Virginia Law Review 645-67 (1984).

Interstate Exploitation and Judicial Intervention,
69 Virginia Law Review 563-631 (1983).

Monitors and Freeriders in Commercial and Corporate Settings,
92 Yale Law Journal 49-83 (1982).

Rescuing Some Antitrust Law: An Essay on Vertical Restrictions and Consumer Information,
67 Iowa Law Review 981-93 (1982).
Reprinted at 1982-1983 Corporate Practice Commentator 561.

Identifying Section 306 Stock: The Sleeping Beauty of Revenue Ruling 66-332,
2 Virginia Tax Review 59-78 (1982).

Self-Assessed Valuation Systems for Tort and Other Law,
68 Virginia Law Review 771-861 (1982).

Securities and Secrets: Insider Trading and the Law of Contracts,
68 Virginia Law Review 117-60 (1982).

Bank Trust Departments and "Float" Revenue,
98 Banking Law Journal 817-37 (1981).

Selected Special Lectures and Honors

Haden Lecture, Brigham Young University, September 2025,
"Property Rights and Immigration."

Pound Lecture, University of Nebraska, March 2018,
"Law's Hesitation: Under-Reported Sexual Misbehavior," (with M. Nussbaum).

Meador Lecture, University of Alabama, September 2016,
"Title VII to Tinder: Identity and Asymmetry in Law and Markets."

Order of the Coif Distinguished Visitor Lecture,
Wayne State University, February 2012,
"Why Does Law Converge More Than Food and Music?"

Distinguished Visitor Lecture,
Loyola Law School (Los Angeles), March 2011,
"Intellectual Property in the Idea Economy."

Distinguished Visitor, University of Tennessee, Coif Lecture, February 2011,
"Precedent and Convergence."

Graduating Students Class Award,
University of Chicago Law School, 2009, 2011, 2016.

Sumner Canary Lecture, Case Western Reserve School of Law, April 2007,
"Parental Leave and Other Embarrassments."

Terrell Centennial Lecture, University of Texas School of Law, October 2006,

“A Theory of Deception and the Common Law Process.”
 Cleveland-Marshall Fund Lecture, Cleveland-Marshall Law School, September 2005,
 “Fat Taxes – and Their Opposite.”
 Mason Ladd Lecture, Florida State University, February 2003,
 “Citizen Warranties (When Governments and Laws Appeal to Mere Majorities).”
 John M. Olin Public Lecture, Canadian Law and Economics Association,
 September 2002, “Property’s Uneasy Past (and Future).”
 Leary - National Order of the Coif Lecture, University of Utah Law School,
 November 2000, “More than Mere Majorities.”
 American Academy of Arts and Sciences, elected member in 2000.
 Meador Lecture, University of Alabama Law School,
 February 2000, “Speculating Law: Beyond Cigarettes and Swiss Banks.”
 Coase Lecture, University of Chicago Law School,
 February 1999, “Carrots and Torts.”
 Levine Lecture, Fordham Law School,
 October 1997, “Fairness, Efficiency, Conspiracy.”
 Traynor Award, University of Virginia (law faculty research prize), 1997.
 Paulus Lecture, Willamette University College of Law,
 February 1997, “Fables, Sagas, and Laws.”
 Distinguished Visitor Lecture, Boston University Law School,
 March 1996, “Unsuitable Bargains.”
 LL.D. (Honorary), IIT Chicago-Kent, June 1995 (Commencement address:
 “Attention Spans and Due Process”).
 Enlund Colloquium Lecture, DePaul University College of Law,
 March 1995, “The Allure of Love-It-or-Leave-It Rules.”
 Centennial Visitor Lecture, Chicago-Kent College of Law,
 September 1994, “Democracy and Disasters.”
 Day, Berry & Howard Visiting Scholar Lecture, University of Connecticut School of Law,
 September 1989, “Just Compensation and Just Politics.”
 Alumni Association Teaching Award, University of Virginia, 1984.

Representative Secondary Publications

Review of *Supermajorities in Constitutional Courts* by Mauro Arturo Rivera León,
 International Journal of Constitutional Law (2025)
 SPACs and PIPEs as Efficient Tools,
<http://ssrn.com/abstract=4036767>. (March 2022).
 Rules for Renaming,
<https://www.project-syndicate.org/commentary/renaming-disputes-three-solutions-by-saul-levmore-and-carolyn-baker-ringel-2022-02>.
 Foreword: Legal Applications of the Disclose-or-Blindfold Question,
 in *Blinding as a Solution to Bias* (A. Kesselheim & C. Robertson eds. (Elsevier 2016))
 Foreword: Investor Protection in Capital Markets – The Case of Hong Kong,

foreword to volume by Shen Wei (2015).

A Public Choice View of IP Prizes,
Robert Schuman Centre for Advanced Studies Working Paper Series, EUI (2012).

Reparations in the Wake of Atrocities: A Plan for Encouraging Participation by Governments,
at <http://uclalawforum.com>. (2012).

Review of “Punishment, Compensation, and Law: A Theory of Enforceability,” by Mark R. Reiff
in *Mind* 119 (475):848-849 (2010).

Eminent Domain after *Kelo*,
11 Engage, Issue 3 (2010) at http://www.fedsoc.org/publications/pubid.2050/pub_detail.asp

The Promise of Prediction Markets (one of 22 co-authors),
320 Science 877-8 (2008).

Uncapturing Law School Regulation,
11 Texas Review of Law & Politics 391-94 (2007).

In Memoriam: David Currie,
75 University of Chicago Law Review 21 (2008).

Surprising Admissions,
34 University of Toledo Law Review 113-19 (2002).

SUPERSTRATEGIES FOR PUZZLES AND GAMES (Doubleday, 1981; Random House, 2003).

A Reply to Landes: A Faulty Study of No-Fault's Deterrent Effect on Fault,
48 Missouri Law Review 649-53 (1983) (with Jeffrey O'Connell).

July 2025