**The Faculty: Global Activities**

Faculty members of the Washington University School of Law have been engaged in a variety of local, national, and international projects related to teaching, research, and policy formation. Detailed faculty biographies and publication lists (not just the international activities) appear on the Washington University School of Law’s Web site. (Visit http://law.wustl.edu, and click on “Faculty” and its various subheadings).

Here are some of the foreign, comparative, and international activities of the faculty and administration of the Washington University School of Law:

**Jane Harris Aiken**
Professor of Law

Professor Aiken received a Fulbright grant for fall 2001 to go to Tribhuvan University in Kathmandu, Nepal. She will teach a course, Women and the Law, and develop a clinical program that will work in collaboration with the Civil Justice Clinic at Washington University School of Law. The focus will be on providing legal assistance and policy initiatives for women and children in Nepal. Eleven Nepali students and the dean of the Tribhuvan Law School will visit the law school and the University’s George Warren Brown School of Social Work early this fall. They will participate in the clinical course and accompanying seminar, in which they will work with Washington University law students to research the legal treatment of women and children in the United States. Four Washington University law students spent the past summer in Nepal working on these issues. Four students will spend the next summer in Kathmandu.

**Neil Bernstein**
Professor of Law

Professor Bernstein, an expert in both labor law and insurance law, recently spoke at the First International Underwriting Congress in Mexico City on “Market Conduct: A Global Perspective.” He is also writing the U.S. chapter of the International Encyclopaedia of Insurance Laws. In August 2001, he participated in a round-table discussion at St. Antony’s College of Oxford University on employment discrimination laws of the United States, the United Kingdom, and the European Union.

**Stuart A. Banner**
Professor of Law

Professor Banner is a legal historian whose work is wide ranging. He has written several books, including Anglo-American Securities Regulation: Cultural and Political Roots, 1690–1860, published by Cambridge University Press, as well as two important articles on the early property laws of New Zealand. He recently chaired a panel at the annual meeting of the American Society for Legal History in Toronto on 19th-century Australia. He is writing a book on British and post-colonial land policies concerning indigenous peoples in North America and Australasia, after extensive research at the National Library of New Zealand and the Public Record Office in London. In the (Northern Hemisphere) summer of 2002, Professor Banner will be a Fulbright Senior Scholar, splitting his time between teaching in the law faculty of the University of Sydney and researching at the State Library of New South Wales.
Clark D. Cunningham
Professor of Law

Professor Cunningham’s wide-ranging interests include comparative constitutional law, the law of India, and international collaborations to reform legal education. He has been a Parsons Visiting Scholar at the University of Sydney (Australia); an Indo–American Fellow at the Indian Law Institute (New Delhi); and a visiting scholar at Sichuan University (China), the University of Palermo (Argentina), and the National Law School of India. He directed a U.S.–India Ford Foundation project, Enforcing Human Rights Through Law School Clinics, and served as one of two Americans on the first steering committee of the Global Alliance for Justice Education. In 1997, he organized and chaired an international conference on “Rethinking Equality in the Global Society” that brought together leading legal scholars, social scientists, and policymakers from India, South Africa, and the United States to examine affirmative action policies from a cross-national and interdisciplinary perspective.

He currently directs an international research project on lawyer–client communications with participants from England, Scotland, Australia, South Africa, the United States, and India. He is also co-authoring a book, based on the “Rethinking Equality” conference, with Dr. N.R. Madhava.
Menon, one of the three members of the Law Commission of India and former dean of the National Law School of India. Professor Cunningham has made scholarly presentations at many international conferences, including the Worldwide Advocacy Conference at the Inns of Court School of Law (London), the International Seminar of Legal Clinics (Buenos Aires), the Hart Workshop on Legal Education (Institute for Advanced Legal Studies, University of London), the Inaugural Conference of the Global Alliance for Justice Education (India), and the Second and Fourth International Conferences on Clinical Legal Education and Scholarship (UCLA/University of London). At the law school he has chaired the international programs committee and currently coordinates the law school’s various international student exchange programs.

Rebecca S. Dresser
Professor of Law and Professor of Ethics in Medicine
An expert in medical ethics, Professor Dresser holds joint appointments at Washington University’s School of Law and School of Medicine. She has co-chaired a symposium in Helsinki on informed consent in clinical trials. Professor Dresser has also given presentations on biomedical and psychiatric research, reproductive technologies, animal experimentation, and health care policy in Acapulco, London, Tokyo, Amsterdam, Milan, and Munich.

John N. Drobak
Professor of Law and Professor of Economics
Professor Drobak, an expert in law and economics, holds an appointment in the Department of Economics in Arts & Sciences and also teaches in the Olin School of Business. At the law school, he directs the Center for Interdisciplinary Studies. He has been on the faculty of the United States Business School in Prague since its inception in 1991. There he annually co-teaches an MBA course for central Europeans with Nobel Laureate Douglass North. He has advised the finance minister of the Czech Republic on the large-scale voucher privatization program and the Republic of Georgia in connection with the drafting of its post-Soviet constitution. He is also one of the founders, the secretary, and a member of the board of directors of the International Society for New Institutional Economics, whose members represent 45 countries. Professor Drobak has spoken at the society’s annual conferences in Paris, at the World Bank, and at the University of Tübingen, Germany. He gave the keynote address at an event honoring the 2000 Manager of the Year for the Czech Republic. He has also participated in a joint project of the United States and the New Independent States on democracy and the market economy for business and government leaders in the former Soviet Union. His co-edited book, The Frontiers of the New Institutional Economics, has been translated into Chinese.

Dorsey D. Ellis, Jr.
William R. Orthwein Distinguished Professor of Law
Formerly dean of Washington University School of Law, Professor Ellis was recently a visiting senior research fellow at Jesus College, Oxford University, and then a visiting professor of law at Victoria University of Wellington, New Zealand, where he worked on international and comparative aspects of the law of competition and the law of product liability and gave numerous presentations. Earlier he had been a visiting member of the Senior Common Room at Mansfield College, Oxford University. He has also spoken on product liability law in Seoul, Korea. His courses include international and comparative product liability law and seminars in international and comparative competition law and international environmental law and policy. He is a member of the American Law Institute.
Lee Epstein
Professor of Law and Edward Mallinckrodt Distinguished University Professor of Political Science
Formerly chair of the Department of Political Science in Arts & Sciences at Washington University, Professor Epstein is one of the most renowned political scientists in the United States. A prolific scholar, with particular expertise in the study of courts, she is working on a study of constitutional courts in various nations, with principal emphasis on the courts of several Eastern European states. Together with Professor Stanley L. Paulson, she is co-organizing a major international conference on constitutional courts to be held at the law school in November 2001. (See the conference article on page 12.)

Frances H. Foster
Professor of Law
Professor Foster is a specialist in the laws of socialist and former socialist nations. As an undergraduate at Princeton, she majored in Slavic languages and literatures and received certificates in Latin American studies and Russian studies. She then went on to receive joint JD/MA degrees from Yale in law and international relations and a JSD from Stanford Law School, where she completed a dissertation that examined Soviet influences on Chinese law. She has been a research fellow at Harvard Law School’s East Asian Legal Studies Program, a fellow at Harvard’s Russian Research Center, a Mellon Postdoctoral Fellow in Russian and East European Studies at Stanford, and a consultant on international tax.

She has written widely on Chinese, Russian, and Cuban law. Topics run the gamut from democracy and freedom of the press to legal culture, restitution of expropriated property, the transfer of Hong Kong to the People’s Republic of China, inheritance law, economic legislation, software protection, and codification. Professor Foster has served on the ABA Task Force on Cuban Technical Assistance, the Advisory Committee for the Soviet Lawyer Internship Project, the board of directors of the American Society of Comparative Law, the board of advisers of the Parker School Journal of East European Law, the editorial board of the Post-Soviet Media Law and Policy Newsletter, and the Domestic and International Law Commission of the U.S.–U.S.S.R. Emerging Leaders Summit. She reads Chinese, French, Italian, Russian, Serbo-Croatian, Spanish, Latin, and ancient Greek. Professor Foster’s courses include Chinese law and a course titled “Socialist Law in Transition: Russia, China, and Cuba.”

Michael M. Greenfield
Walter D. Coles Professor of Law
In March 2001, Professor Greenfield delivered a lecture in Berlin on “Payment Systems for Cross-Border and Internet Transactions” to the Committee on Consumer Policy of the Organisation for Economic Co-operation and Development (OECD).
Leigh Greenhaw
Lecturer in Law
Ms. Greenhaw teaches an introduction to U.S. law and methods course for international LLM students. She has been a visiting scholar at Macquarie University School of Law in Sydney, Australia, where she gave a faculty seminar on law and religion. She has resided in the Philippines, Nigeria, Switzerland, Spain, and Australia.

John O. Haley
Wiley B. Rutledge Professor of Law
A distinguished legal comparativist and a leading American authority on Japanese law, Professor Haley joined the Washington University faculty in 2000. Formerly at the University of Washington in Seattle, where he was the Garvey, Schubert & Barer Professor of Law and Professor of International Studies, Professor Haley directed that university’s Asian Law Program for nearly a decade. His overseas visiting teaching and research appointments include Vytautas Magnus University in Kaunas, Lithuania; the Max Planck Institute in Hamburg, Germany; Tohoku University in Sendai, Japan (as a Fulbright lecturer and visiting professor); Tübingen University in Germany; Kobe University in Japan; and Monash University in Melbourne, Australia. He was also a visiting professor at the Harvard Law School.

Professor Haley has authored, edited, or co-edited nearly a dozen books, including the landmark Authority Without Power: Law and the Japanese Paradox (Oxford University Press, 1991). His most recent book is Antitrust in Germany and Japan: The First Fifty Years, 1947–1998 (University of Washington Press, 2001). He has also written many articles and essays, the best known being “The Myth of the Reluctant Litigant” (1978). He is credited with transforming the field of Japanese law in the United States. His writings span an extraordinary range, addressing such diverse subjects as the Japanese criminal process; Japanese land use law; Japanese constitutional and administrative law; Japanese political economy; Japanese regulation of foreign lawyers; East Asian business transactions; international, foreign, and comparative competition law; the civil law tradition in Europe, Latin America, and East Asia; German antitrust law; and international legal education.

William Catron Jones
Charles F. Nagel Professor of Law Emeritus
One of the West’s foremost scholars in the field of Chinese law, Professor Jones has been a postdoctoral fellow in Chinese at Columbia University; a visiting professor at the University of Freiburg; a visiting professor at National Taiwan University (twice); a visiting research scholar at the University of Tokyo; a visiting research fellow at the Institute for Developing Economics in Tokyo; a Fulbright lecturer at Wuhan University in the People’s Republic of China; and a member of the Committee on Legal Educational Exchange with the People’s Republic of China. Among Professor Jones’s major works are Basic Principles of Civil Law in China and The Great Qing Code. His many articles cover broad terrain, including the history of British and American commercial law and arbitration, philosophy of law, Japanese sales law, the Ch’ing dynasty, Chinese criminal law, thought control in pre-war Japan, political campaigns in China, Chinese constitutional law, and Chinese environmental law. He has spoken all over the world, recently delivering the Ritholz Lecture at the Harvard Law School on the subject of Chinese civil law. Although now retired from full-time teaching, Professor Jones remains an active scholar and generous colleague.
immigration law, international human rights, international criminal law, and a seminar titled “Immigrants, Citizens, and Human Rights.”

Professor Legomsky earned his D.Phil. from Oxford University in comparative immigration law. Since then, he has been a Parsons Fellow at the University of Sydney, the Hugo Anton Engelhart Distinguished Visiting Professor at the St. Mary’s University Institute on World Legal Problems in Innsbruck, a summer faculty member at the University of San Diego Institute of International and Comparative Law in Mexico City and later in Florence, a visiting professor at the University of Konstanz (Germany), an adjunct professor at Webster University in Geneva, and a visiting professor at Victoria University of Wellington. Professor Legomsky has chaired the immigration law section of the Association of American Law Schools and the Law Professors Committee of the American Immigration Lawyers Association. He now chairs the Refugee Committee of the American Branch of the International Law Association. He has testified before Congress and has advised President Clinton’s transition team; former President Bush’s commissioner of immigration; the Administrative Conference of the United States; the immigration ministers of Russia and Ukraine; and the governments of Belarus, Azerbaijan, and Tajikistan on migration, refugee, and citizenship issues. Since 1995, Professor Legomsky has given 65 invited presentations in 12 countries.

Peter A. Joy
Professor of Law
An expert in clinical teaching, criminal law, and the legal profession, Professor Joy’s interest in international law is long-standing. He attended the Hague Academy of International Law in 1983. He has also written, and engaged in pro bono advocacy, in the field of immigration law.

Stephen H. Legomsky
Charles F. Nagel Professor of International and Comparative Law and Director of the Institute for Global Legal Studies
Professor Legomsky is the inaugural director of the Institute for Global Legal Studies. He is the author of Immigration and Refugee Law and Policy (now in its second edition), which has been adopted as the required text for immigration courses at 128 law schools in the United States. His other books, published by the Oxford University Press, include Immigration and the Judiciary: Law and Politics in Britain and America and Specialised Justice, a study of the theory and practice of specialized courts and administrative tribunals in the United States and New Zealand. His articles have been mainly in the related fields of immigration, refugee, and citizenship law, with emphasis on migration policies of major receiving states; expulsion; asylum adjudication; the detention of aliens; the constitutional foundations of immigration restrictions; the role of the judiciary in immigration disputes; the meaning of citizenship; dual nationality; employer sanctions; and the racial and ethnic implications of immigration quotas. His international courses include immigration law, international human rights, international criminal law, and a seminar titled “Immigrants, Citizens, and Human Rights.”

Daniel L. Keating
Tyrrell Williams Professor of Law and Associate Dean for Academic Affairs
Dean Keating is a distinguished scholar in the field of commercial law. His course book on the law of sales includes materials on the Convention on Contracts for the International Sale of Goods, as does his co-authored course book on commercial transactions.
He is an elected member of the American Law Institute; the recipient of Washington University's Distinguished Faculty Award and the law school's triennial teaching award; and a member of the editorial boards of the Legal Scholarship Network's Immigration and Refugee Law and Policy Abstracts, the Immigration and Nationality Law Review, and the Carnegie Endowment's Research Perspectives on Migration. He is also a member of the advisory board of the Foundation for Legal Studies in Istanbul.

Wei Luo
Director of Technical Services and Assistant Librarian
Mr. Luo has a degree in economics from Xiamen University in the People's Republic of China. He was an instructor at the School of Law of Xiamen University, teaching international trade law and international business law, and has also practiced as an attorney in China. He created and maintains the Web site of the Internet Chinese Legal Research Center and is the webmaster of the Asian-American Law Librarian Caucus homepage. Mr. Luo is the author of several books and several journal articles on Chinese law. He is the president of the Asian American Law Librarian Caucus, the chair of the Asian Law Working Group for the American Association of Law Librarians (AALL), and a member of the Foreign Legal Periodical Index Committee for the AALL. He and Philip Berwick, associate dean for information services, are working with China's government on a project that may lead to a codification of Chinese law. [See the previous entry for Philip Berwick on page 22 for details.] Mr. Luo presented his study, entitled "The Advantages of Codification and Some Suggestions to Create a Chinese Codification System," at a symposium in Beijing in 2000.

Daniel R. Mandelker
Howard A. Stamper Professor of Law
A distinguished authority in the fields of land use, environmental law, and state and local government, Professor Mandelker is the author of 21 books, including a book on housing subsidies in the United States and England and another on green belts and urban growth in England. Among his seven additional monographs are one on environmental policy in England and another on urban development in Korea and the Philippines. His countless book chapters and scholarly articles include writings on environmental impact assessment in the United Kingdom and Canada, planning and housing in Slovenia, city planning in the former Soviet Union, and compensation in town and country planning in England.

At various times in his career, Professor Mandelker has been a Ford Foundation law faculty fellow at the University of London; a visiting fellow at University College London; a visiting fellow at the University of Copenhagen; a visiting scholar in the Urban Planning Department in Haifa, Israel; a visiting scholar at the Institute of State and Law in Moscow; and a faculty member at the Salzburg Seminar in American Studies. He has been retained as a consultant by Hong Kong for a study of zoning.
A. Peter Mutharika  
Professor of Law

Professor Mutharika has been an active and influential scholar in international law, with particular expertise in matters concerning Africa and the developing world. He has written or edited several books, including *The Regulation of Statelessness under International and National Law*, *The Alien under American Law* (2 volumes), and *International Law of Development* (6 volumes). His many articles cover such subjects as state succession, loss of nationality, treaty acceptance in Africa, development assistance, democratization, Malawi constitutional law, the African perspective on international law, the UN Security Council's role in peace management, the investment climate in the Common Market for Eastern and Southern Africa, and African state capability and reparations. He is working on a book on foreign investment security in Sub-Saharan Africa.

He has been a Fulbright Fellow at the International Intellectual Property Training Institute in Taejon, Korea; a consultant to the World Intellectual Property Organization at the University of Delhi; a participant in the Regional Symposium on Intellectual Property Law Teaching and Research in Beijing; an exchange professor at Yonsei University and at Sichuan University in the People’s Republic of China; a visiting lecturer on several occasions at Nihon University and at the Japan Institute for International Business Law; a member of the Asia Pacific Legal Institute delegation to the 68th biennial conference of the International Law Association; a participant in that institute’s workshop on Trade-Related Aspects of Intellectual Property Protection in Taipei; and a member of the Committee of Experts on International Intellectual Property Law of the American Law Institute. Professor McManis recently hosted a delegation of Japanese tax professors and practitioners at Washington University.

Charles R. McManis  
Professor of Law and Director of the LLM Program in Intellectual Property and Technology Law

Professor McManis is co-authoring a law school course book on international intellectual property and has written a number of leading articles in the same field. Among other subjects, his writings address the intellectual property aspects of international mergers; international protection for computer chips; intellectual property law in East Asia and the European Community; and the relationships among international intellectual property law and environmental protection, biodiversity, biotechnology, and computer technology. He also directs the law school’s recently established graduate program in intellectual property and technology law. To recruit overseas students for that program, Professor McManis completed a four-week lecture tour in Taiwan, Japan, Korea, the People’s Republic of China, and Malaysia.

He has been a UNITAR lecturer, and later an international law fellow, at the International Law Commission in Geneva; a consultant to the UN Institute for Training and Research in New York; an academic visitor at the London School of Economics; a visiting lecturer at Haile Selassie I University in Addis Ababa, Ethiopia; a lecturer in international law at the UN Training Programme in international law and
diplomacy for foreign service officers from Africa and Asia at Makerere University in Uganda; a lecturer in law at the University of Dar Es Salaam, Tanzania; a visiting lecturer at Rutgers University School of Law; a resident magistrate for the Tanzanian Judiciary; the senior vice chairman and general counsel of the Europe Southern Africa Consultancy (Pvt.) Ltd., in Lilongwe, Malawi; an invited (by Parliament) resource person at the Malawi Constitutional Conference, at which he played a leading role in the conceptualization and structuring of Malawi’s new democratic constitution; the general counsel to the Malawi Action Committee (a human rights organization advocating democratization); a member of the UN Panel of Experts considering the new international economic order; an expert and rapporteur on state succession at the UN regional conference on international law for Africa in Ghana; the editor of the Eastern Africa Law Review; the general counsel and international representative of the United Party (of Malawi); the president of the African Law Association in America; and the founding president of the International Third World Legal Studies Association.

Professor Mutharika has presented papers throughout the world, including England, Malawi, the United States, Ethiopia, Italy, Kenya, South Africa, Ghana, and Canada. He has served on countless advisory boards, including the international advisory board of the New Community Corporation, Newark, New Jersey; the board of directors of the UN Association of St. Louis; the board of directors of the International Third World Legal Studies Association; the editorial advisory board of the Fordham International Law Journal; and the board of editors of Third World Legal Studies. He has also been a book reviewer for Transnational Publishers and Oceana Publications. He is an advocate of the High Court of Tanzania. The international courses that he teaches or has taught include public international law, international transactions, international investment law, international trade law, international development law, comparative constitutional law, international diplomatic law, and international organizations. He is also a human rights activist currently involved in reparations, reconciliation, and reconstruction issues. He is an avid reader of Latin and history.

Stanley L. Paulson
William Gardiner Hammond
Professor of Law and Professor of Philosophy in Arts & Sciences
A prolific and respected scholar in legal philosophy and comparative constitutional law, Professor Paulson holds joint appointments at the School of Law and in Arts & Sciences. Specializing principally in European legal philosophy, he is a leading authority on Hans Kelsen, the immensely influential Austrian legal philosopher.

Professor Paulson’s books and articles have been written in English and German, with translations of his work appearing in Italian, French, Spanish, Portuguese, Serbo-Croatian, and Japanese. In these writings he has dealt with a variety of subjects, including the philosophies of Kelsen and Kant and aspects of the theories of legal norms. The volume by Gustav Radbruch, Rechtsphilosophie, which he co-edited, was published last year. The Oxford University Press (Clarendon) recently published the 700-page Normativity and Norms: Critical Perspectives on Kelsenian Themes, which he co-edited and translated with his wife, Bonnie Litschewski Paulson. He is now working on another major book on Kelsen, along with numerous articles.

A small sampling of his overseas fellowships and visits include stints at the University of Göttingen (senior Fulbright award); the Max Planck Society for Public International Law and Comparative Public Law in Heidelberg; the University of Münster (NEH grant); the University of Vienna (senior Fulbright award); the Free University of Berlin (Alexander von Humboldt Foundation research fellowship); the University of Genoa; the University of Valladolid, Spain (Fulbright); the University of Sheffield; the University of Sydney (Parsons fellowship); the Kelsen Institute in Vienna (appointed by the Austrian federal chancellor); the Hebrew University of Jerusalem (Fulbright); the University of Paris (Fulbright); the Austrian Federal Academy of Public Administration (each year for the past decade); the Institute for Advanced
Leila Nadya Sadat  
Professor of Law

Professor Sadat, who has written widely in both international and comparative law, is best known for her work in international criminal law. After law school, she received her diplôme d'études approfondies in private international law and international commercial law from the University of Paris I before practicing law for several years at three distinguished firms in Paris. She has taught abroad in France, Italy, Ireland, and Greece and has completed judicial clerkships in the French Cour de Cassation and the Conseil d'État (as well as for Judge Tate of the Fifth Circuit in the United States). Her book, The International Criminal Court and the Transformation of International Law: Justice for the New Millennium, published this summer, is supported by a grant from the United States Institute of Peace. The special editor of two other books on the International Criminal Court, she is also co-author of the only casebook on international criminal law currently published in the United States. Her many articles, written in English and French, deal with such topics as genocide, crimes against humanity, the new International Criminal Court, official language laws in the United States and France, the prosecutions of Paul Touvier and Maurice Papon, the role of the European Court of Justice, and the euro (on which she organized a major conference). Professor Sadat is an active speaker both in the United States and abroad. She is engaged in a collaborative project, sponsored by Princeton University, to fashion international rules on the exercise of universal jurisdiction.

She chairs the International Criminal Court Committee of the American Branch of the International Law Association. In that capacity, and as an NGO delegate to the conference preparatory committee and to the 1998 United Nations diplomatic conference in Rome at which the court was established, Professor Sadat played an active role in the resulting convention. She is also a member of the U.S. Commission on International Religious Freedom; a member of the Executive Committee of the American Branch of the International Law Association; a member of the Executive Committee of the American Society of Comparative Law; secretary of the AALS section on comparative law; vice president of the American Branch of the International Association of Penal Law; and a board member of the Revue Québécoise de Droit International, the International Law Students Association, the American Journal of Comparative Law, and the Société de Législation Comparée. Admitted to the French Bar, she is a member of the board of directors of the Alliance Française of St. Louis. Professor Sadat is fluent in French and conversant in Italian, Spanish, and Arabic.

Theodore Ruger  
Associate Professor of Law

Professor Ruger has written on the European Union’s regulation of pharmaceutical products. He has also served as a consultant to the World Bank on the subject of legal and judicial reform.
At Washington University, her courses have included international criminal law, comparative law, European Union law, international business planning and drafting, and the United States Constitution and foreign affairs. She has also led the Jessup International Moot Court team to extraordinary honors in consecutive years.

Michele W. Shoresman
Assistant Dean for Graduate and Joint Degree Programs

Dean Shoresman directs most of the graduate programs at the School of Law, including the LLM for overseas students, a program that she has dramatically expanded and improved. She also directs the school’s many joint degree programs, including those in East Asian and European studies. (See articles on those programs earlier in this publication.) In previous positions, she directed the Asian Studies Outreach Program of the University of Illinois at Urbana-Champaign and later served as associate director of International Studies and then director of Overseas Programs at Washington University. In these roles she obtained several large grants for students, faculty, conferences, and other work. She teaches an undergraduate course on Chinese, Japanese, and Korean educational policies and has taught a travel-study course in the People’s Republic of China. She has been a Fellow at the Japan Institute for Social and Economic Affairs, a Korea Society Fellow in Korea, and a Fulbright Fellow for international educators to Germany. She has published several papers and book chapters on East Asian education.

Karen L. Tokarz
Professor of Law and Director of Clinical Education

Professor Tokarz is a leader in both national and international clinical education, as well as an expert in civil rights mediation and the law of employment discrimination. In fall 2001, she will be working in Durban, South Africa, with Professor Asha Ramgobin of the University of Natal on developing clinical legal education in South Africa. A member of the training committee for the Global Alliance for Justice Education (GAJE) Inaugural Conference in Trivandrum, India, in winter 1999, she will play a similar role with the second GAJE conference in Durban, South Africa, in winter 2001. She moderated a panel at the 2000 ABA Annual Meeting in London on “Designing Quality Clinical Education in Overseas Law School Programs.” Professor Tokarz was a convener of an international conference in St. Louis on “Teaching, Practicing, and Delivering Justice: The Role of Law School Clinical Programs” in winter 2000; a faculty member in the “Legal Clinics Initiative,” sponsored by the U.S. State Department and the Organization for Security and Cooperation in Europe, at Jagellonian University in Krakow in winter 1996; and a convener of the first international Clinic Directors Conference in St. Louis in 1995. She has taught a course titled “Comparative Employment Rights: The United States, Israel, and the European Community.”