“...the struggle for peace, law, and justice in the world is eternal.”

WHITNEY R. HARRIS
FEBRUARY 8, 2001
THE WHITNEY R. HARRIS INSTITUTE FOR GLOBAL LEGAL STUDIES
GLOBAL CONNECTIONS

2-3 BIODIVERSITY & BIOTECHNOLOGY CONFERENCE
4-8 ASIA
9 MIDDLE EAST
10-11 AFRICA
12-13 LATIN AMERICA
14-15 EUROPE
16 HARRIS INSTITUTE ONLINE
17 PARADIGMS OF INTERNATIONAL JUSTICE
Biodiversity, Biotechnology and the Legal Protection of Traditional Knowledge –
A Conference

Held on April 4-6, 2003, co-sponsored with the Center for Interdisciplinary Studies, the participants included:

- Peter Raven, Missouri Botanical Garden
- Ralph Quatrano, Washington University – Biology
- Ursula Goodenough, Washington University – Biology
- Jim Chen, University of Minnesota Law School
- Rodrigo Gamez, Instituto Nacional de Biodiversidad (INBio) Costa Rica
- Ana Sittenfeld, University of Costa Rica
- James Miller, Missouri Botanical Garden
- Barbara Schaal, Washington University – Biology
- Kate Davis, Royal Botanic Gardens, Kew, London
- Stanford Zent, Instituto Venezolano de Investigaciones Científicas (IVIC), Caracas, Venezuela
- Joseph Vogel, Latinoamericana de Ciencias, Quito, Ecuador
- Roger Beachy, Donald Danforth Plant Science Center
- Karel Schubert, Donald Danforth Plant Science Center
- Florence Wambugu, A Harvest Biotech Foundation International, Nairobi, Kenya
- Brian Halweil, Worldwatch Institute, Washington, DC
- Neil Hamilton, Drake University – Agricultural Law Center
- Gurdev Khush, International Rice Research Institute
- Charles Benbrook, Benbrook Consulting Services
- Lawrence Busch, Michigan State University – Department of Sociology
- Margaret Mellon, Union of Concerned Scientists
- Michael Roth, Monsanto Company – Intellectual Property
- Adrian Otten, World Trade Organization – Intellectual Property Division
- Glenn Stone, Washington University – Department of Anthropology
- Rabodo Andriantsiferana, Centre National d’Applications des Recherches Pharmaceutique
- Michael Balick, New York Botanical Garden, Institute of Economic Botany
- Chris Jones, Macquarie University – Center for Environmental Law and Warawawa Indigenous Studies, Australia
- John Hunter, Macquarie University – Warawawa Indigenous Studies, Australia
- Stephen Brush, University of California–Davis, Department of Human and Community Development
- Anil Gupta, Indian Institute of Management, Ahmedabad, India and National Innovation Foundation
- Geertrui van Overwalle, Catholic University of Leuven – Centre for Intellectual Property Rights, Belgium
- Ana Maria Pacon, Catholic University of Peru
- Nuno Pires de Carvalho, World Intellectual Property Organization
- Joshua Rosenthal, National Institutes of Health
- Michael Gollin, Venable Law Firm, Washington, DC
- Walter Lewis, Washington University – Department of Biology
- Charles McManis, Washington University – School of Law
- Roger Chennells, Working Group of Indigenous Minorities in Southern Africa
- Maui Solomon, Auckland, New Zealand
- Meto Leach, University of the Waikato, New Zealand
- Mercedes Manriquez Roque, Confederation of Amazonian Nationalities of Peru
- Manuel Ruiz, International Affairs and Biodiversity Program, Society for Environmental Law, Peru
- Alejandro Argumedo, Asociacion ANDES, Cusco, Peru
- David Corley, Nestle – International Regulatory Relations
- Steven King, PS Pharmaceuticals, Inc.
- Jennifer Urban, University of California – Berkeley – Samuelson Law, Technology & Public Policy Clinic
- Peter Jaszi, American University, Glushko – Samuelson Intellectual Property Clinic
- Kelly Bannister, University of Victoria, BC – School of Environmental Studies
- Jo Render, First Nations Development Institute
- Brendan Tobin, United Nations University, Tokyo, Japan

Also attending the conference as a guest of the Harris Institute was Harris Institute Fellow Di Jiang.

http://law.wustl.edu/centeris/pastevents/biodivsp02.html
Professor McManis chaired the Conference on “Biodiversity, Biotechnology, and the Legal Protection of Traditional Knowledge,” co-sponsored by the Whitney R. Harris Institute for Global Legal Studies, the Center for Interdisciplinary Studies, the Department of Biology in Arts & Sciences, the Donald Danforth Plant Sciences Center, and the Missouri Botanical Garden. He also presented papers both at the annual meeting of the International Association of Teachers and Researchers of Intellectual Property in New Delhi, India, and again at a joint World Intellectual Property Organization/Union for the Protection of Plant Varieties Symposium in Geneva, Switzerland, on the general topic, “Patents and Plant Variety Protection in the U.S.” He also lectured at Aoyama Gakuin University in Tokyo, Japan; the Indian Institute of Management in Ahmadabad, India; the Queen Mary Intellectual Property Research Institute in London; and the Max Planck Institute in Munich. In addition, he chaired a University-wide workshop, funded by a grant from the Planning Committee for the University’s Center for the Study of Human Values, to examine the feasibility and design of a proposed international intellectual property clinic to be established at the School of Law. The purpose of the clinic would be to provide legal assistance to indigenous and local communities in developing countries seeking to protect and make sustainable use of local genetic resources and traditional medicinal and agricultural knowledge.
JOEL SELIGMAN  
Dean & the Ethan A.H. Shepley University Professor of Law


MICHIE W. SHORESMAN  
Assistant Dean, Graduate and Joint Degree Programs

Assistant Dean Shoresman shoulders responsibility for the full spectrum of administrative tasks from recruitment through orientation, graduation and alumni relations related to the LLM program in U.S. Law for international attorneys and the Intellectual Property and Technology LLM program. Her responsibilities include the Judicial Observation Program for international students. She arranges internships for US Law and IP/TL LLMs with judges for the summer. Practical training is a critical part of an LLM’s education and the Assistant Dean assists students in finding placements. She is there as an advisor for the LLMs. LLMs must learn about the culture in which the Law lives and this is one of the many pleasures of Dr. Shoresman’s duties.

Graduate Programs

The number of students from Northeast Asia in the Graduate Programs continues to increase. The 2003 graduates of the LLM programs in US Law, Taxation and Intellectual Property included 10 students from Korea, 10 from Japan, 7 from China, 5 from Taiwan, and 2 from Thailand. Currently ten students from Korea, one from Taiwan and one from Thailand are completing course work and research as JSD candidates.

KOREA AND JAPAN

The Dean’s Trip

In May 2002 Dean Joel Seligman, accompanied by Professor John O. Haley, visited Korea and Japan. They met with alumni and friends. In Korea Dean Seligman spoke on the Enron case and its lessons to students at Seoul National University and the Korean Securities Regulation Association, an organization of scholars, lawyers and securities industry personnel. While there to give a series of lectures on this theme and the prospects for corrective legislation at symposia at Kansai University in Osaka and Nagoya University. In Tokyo he spoke to the Japan International Business Law Institute. Professor Haley also spoke on changes in Japanese law and legal education at the Kansai University symposium as well as a symposium on future changes in legal education in Japan at Aoyama Gakuin University.

Harris Institute Judicial Fellows Program

The Harris Institute’s program for mid–career judges completed its second year in June 2003. Participating in the program in 2002–03 were Judge Yoom Koo Kang from South Korea and Judge Makoto Hashizume of Japan. Both were selected to participate in the program and financially supported by their respective Supreme Courts. The Harris Institute hopes to be able to expand the Judicial Fellows program in future years to include mid–career judges from China, Central Asia, Latin America and Eastern Europe.

Aoyama Gakuin University

Harris Institute connections with Aoyama Gakuin University in Tokyo, Japan, have included donations from the Aoyama Gakuin faculty library to the Law School’s Japanese law collection as well as a visit by Professor John O. Haley in May and June 2001 to teach a short course on comparative contract law. These ties were strengthened through visits by Dean Yamazaki and Professor Toshiaki Nakamura in March 2003. Teaching short courses in May and June 2003 were Professor Bruce LaPierre on recent constitutional issues in US law and Professor Peter Joy on legal ethics.

Japan Federation of Bar Associations

While in Tokyo in connection with an ongoing research project under his direction on comparative legal ethics, Professor Joy also spoke on contemporary problems in legal ethics at the Japan Federation of Bar Associations.

University of Tokyo

Also in Tokyo in June and July 2003 was Professor Rebecca Dresser. She taught a course on ethical issues in medical research at the University of Tokyo.
China Code Project

In 1999, Philip Berwick, the Associate Dean in Information Resources, and Wei Luo, the Director of Technical Services, initiated a project to introduce the American-style statutory codification system to China. One of the goals of this project was to assist the Chinese in compiling a true subject code. The Chinese research partners are the officers from the Legislative Affairs Office (the LAO) of the State Council of the PRC and Peking University Law School. With financial support from the US-China Legal Cooperation Fund, three symposiums have been held in China to compare the American codification systems with current Chinese law compilation practice. The officers in charge of law compilation at the LAO have been convinced that China should use the United States Code and the Code of Federal Regulations as models to create a Chinese law codification system. However, the Minister and his deputies of the LAO still need to be persuaded that the American model should be followed.

At the recent symposium held in July 2003, a committee was formed to codify the laws and regulations related to Chinese customs and present it to the Chinese legal community next year. The committee includes the Chinese government officers from the LAO, the Customs Administration, the Ministry of Justice, the professors from Peking University Law School, a law librarian from Tshinghua University Law School Library, and Philip Berwick and Wei Luo.

PETER JOY
Professor of Law and Director of the Trial and Advocacy Program

In summer 2003, Joy continued his research and teaching of comparative legal ethics work while in Tokyo, Japan. He taught a course on American legal ethics at Aoyama Gakuin University, lectured at Nihon University on the allocation of decision-making authority between lawyers and clients in criminal cases, and gave a lecture on professional ethics and clinical legal education for a committee of the Japan Federation of Bar Associations (JFBA). Ayumi Michi Kodama, Staff Attorney for the Research Office for Judicial Reform of the JFBA, is translating a law review article he co-authored, “Clinical Education for This Millennium: The Third Wave,” and she is planning to have it republished in a Japanese law review. Joy was also a contributor to “Professional Legal Ethics: A Comparative Perspective,” published by the ABA’s Central European and Eurasian Law Initiative (CEELI). This work compares ethical and professional standards in the United States to those of select countries in Europe. In spring 2003, six students in Joy’s Comparative Legal Ethics Seminar worked on a CEELI project assisting the Chamber of Advocates of Kosovo in amending its ethics rules and lawyer discipline system. The students’ work has been added to the CEELI legal ethics resource materials so that others can benefit from their work.

BRUCE LaPIERRE
Professor of Law

Professor LaPierre taught a course on American Constitutional Law in the summer 2003 at Aoyama Gakuin University and gave a series of lectures at Nihon University.

Palace Pipers, Seoul, Korea
On March 10, 2003, Michael Dowdle, Fellow at the Regulatory Institutions Network of the Australian National University, was a guest speaker in the Harris Institute’s series of occasional lectures. The title was “Constitutionalism Beyond the Regulatory State: China, Thailand and the Rediscovery of a Non-Modernist Constitutionalism.”

**DORSEY D. ELLIS, JR.**
William R. Orthwein Distinguished Professor of Law

Continuing to contribute to the Harris Institute-sponsored research programs, Professor Ellis presented a paper on “Intellectual Property and Competition Law under TRIPS: Applying the U.S. and EU Experience” at the Institute-sponsored conference on “Competition Policy and Economic Development” held in September 2002 in Beijing, China. Professor Ellis also moderated panels at the conference on “Biodiversity, Biotechnology and the Legal Protection of Traditional Knowledge.”

**JOHN O. HALEY**
Wiley B. Rutledge Professor of Law and Director, The Whitney R. Harris Institute for Global Legal Studies

During the 2002-2003 academic year, Professor Haley gave several papers and lectures. They included a paper on “The Japanese Judiciary” at a Seattle conference honoring the late Dan Fenno Henderson on “Law in Japan: At the Turning Point,” sponsored by the Asian Law Center of the University of Washington; a lecture and discussion of “Law in Japan 2002: A Turning Point?” for a seminar on Japanese law at Harvard Law School; as well as an introductory presentation on “A Competition Policy for East Asia” at the Beijing Conference on Competition Law and Economic Development sponsored by the Harris Institute along with the Law Institute of the Chinese Academy of Social Sciences, and the Japan External Trade Organization. He gave one of the introductory lecturers on “A Competition Policy for APEC.” He also spoke on “Problems of Corporate Governance in East Asia,” for a World Affairs Council of St. Louis briefing at Washington University in St. Louis.

**REBECCA DRESSER**
Daniel Noyes Kirby Professor of Law and Professor of Ethics in Medicine

In June and July 2003, Professor Dresser was Visiting Research Scholar at The University of Tokyo where she taught a class on ethical and policy issues in biomedical research and in genetics. Among her many recent publications was an article, “Must Research on Stem Cells Be Allowed?” in Eidon (October, 2002, at 5), a leading Spanish health science ethics journal. She also gave a paper in February 2003 on “The American Experience: Strangers at the Bedside,” for a conference on Biolaw and Bioethics: A Mandatory Cooperation, sponsored by the Institute of Bioethics–Foundation for Health Sciences, in Madrid, Spain.
Competition Law Conference in Beijing

The Harris Institute joined the Law Institute of the Chinese Academy of Social Sciences, the Japan Competition Policy Research Committee and the Japan External Trade Organization in sponsoring a conference on Competition Policy and Economic Development. The principal focus of the conference was the most recent draft of a Chinese Competition Law. Held in Beijing, September 17-20, 2002, the conference included participants from Europe and Asia, as well as North and South America. The papers are being published in the autumn 2003 issue of the *Washington University Global Studies Law Review*. The participants included:

- **Vice President Wang Luolin**, Chinese Academy of Social Sciences
- **Professor Xia Yong**, Director of Law Institute, Chinese Academy of Social Sciences
- **Mr. Hiroshi Iyori**, Former Secretary General and Commissioner, the Japanese Fair Trade Commission
- **Dr. Ulf Böge**, President, German Cartel Office
- **Mr. Syamsul Maarif**, President of the Indonesian Antimonopoly Agency, Jakarta, Indonesia
- **Professor Dr. Ulrich Immenga**, Göttingen University, Germany, former President, the German Monopoly Commission
- **Professor Dr. Mitsuo Matsushita**, Seikei University, Tokyo, Japan
- **Dr. Zhang Delin**, Director of Economic Laws and Regulations Bureau, State Economic & Trade Commission, PRC
- **Mr. Noriyoshi Ehara**, Manager, Beijing Branch, JETRO
- **Professor Dorsey D. Ellis**, Washington University School of Law, St. Louis, USA
- **Mr. Kazuyuki Funahashi**, Japan Fair Trade Commission, Tokyo, Japan
- **Professor David Gerber**, Chicago-Kent College of Law, Chicago, USA
- **Professor John O. Haley**, Washington University School of Law, St. Louis, USA
- **Professor Makoto Kurita**, Chiba University, Chiba, Japan
- **Professor Ohseung Kwon**, Seoul National University, Seoul, Korea
- **Professor Dr. Ignacio De Leon**, Universidad Católica de Caracas, Caracas, Venezuela, Harris Institute Fellow
- **Professor Masahiro Murakami**, Hitotsubashi University, Tokyo, Japan
- **Professor Dr. Sakda Thanitkul**, Chulalongkorn University, Bangkok, Thailand
- **Prof. Wang Jiafu**, Law Institute, Chinese Academy of Social Sciences, Beijing, PRC
- **Mr. Zhang Deling**, Law Institute, Chinese Academy of Social Sciences, Beijing, PRC
- **Prof. Dr. Wang Xiaoye**, Law Institute, Chinese Academy of Social Sciences, Beijing, PRC
- **Dr. Wolf Zumpfort**, Director of Preussag Conzern, Beijing, PRC

China Law Scholars Honor Bill Jones


A dedicated scholar whose work on Chinese law spans more than 35 years, Professor Jones’s contributions include the English translations of The Great Qing Code, the code of law from China’s last imperial dynasty, and of Basic Principles of Civil Law in China, the first provisions of a civil code for the People’s Republic of China. As noted by Alford, “Bill Jones was in the forefront of those who tried to grapple with the conceptual and practical issues that began to appear as the new concept of civil law emerged.”
Joining other members of the faculty involved in international law reform efforts, Professor Levin traveled to Jakarta, Indonesia, in September and October 2002 as a consultant to the Supreme Court of Indonesia. The purpose of the trip was to advise on judicial review procedures for the Indonesia Competition Commission. Sponsored by ELIPS, a U.S. Agency for International Development-funded law reform program, Professor Levin and a co-consultant met with officials from the Commission and the Supreme Court. In December 2002, he delivered comments and filed a report on a draft judicial review regulation resulting from his trip.

Two internationally recognized legal scholars were named as Harris Fellows. The first, Professor Asher Maoz of Tel Aviv University Faculty of Law in Tel Aviv, Israel, is a specialist on law and religion, constitutional law and legal history. The second was Professor Amber Prasad Pant, Tribhuvan University Faculty of Law, Kathmandu, Nepal, a leading scholar on water rights.

Larkin traveled to Kathmandu, Nepal, in the summers of 2002 and 2003 to consult with students working there with NGOs and the United Nations Development Program through the WU public interest stipend program. While in Nepal, Larkin presented lectures and trainings in Family and Community Mediation at Tribhuvan University Law School, the Kathmandu School of Law and the Fulbright Commission. She is developing opportunities for WU faculty and law students to work in the area of family and community mediation within Nepal’s emerging public conflict resolution system. In St. Louis, Larkin provides conflict resolution consultation and training for immigrant-refugee agencies such as the International Institute St. Louis, the Ethiopian Community Association, the African Mutual Assistance Association of Missouri and the Center for Survivors of Torture and War Trauma.

Professor Amber Pant
Lecture Series

On October 1, 2002, Professor Asher Maoz of Tel Aviv University spoke on Judaism as a Source of Human Rights. Professor Maoz is an internationally recognized scholar whose work encompasses a wide variety of fields. His scholarship includes major works on the Israeli law of succession and other aspects of family law as well as constitutional law. Professor Maoz is perhaps best known for his studies of Jewish law, religious courts, and the values of a Jewish state from both historical and contemporary perspectives. In recognition of his continuing contributions to the study of law and religion, the Harris Institute was extremely pleased that Professor Maoz has accepted the invitation to participate in its programs as a Fellow of the Institute.

International Red Cross Teaching Project

For the second year the Harris Institute sponsored a highly successful pilot project with the St. Louis chapter of the American Red Cross. The project, formally titled the American Red Cross Youth Educator's Training in International Humanitarian Law, prepares and trains students to become youth educators who then visit area high schools to help educate both school students and teachers by raising the awareness of international humanitarian law issues. Kathryn Lass represents the Red Cross and Jennifer Crum is the student coordinator for the training sessions. They also help assign teams and coordinate visits to the area high schools.

Leigh Greenhaw
Lecturer in Law

Since 1999, Leigh Greenhaw has taught Introduction to United States Law and Methods I & II, a two-semester course she designed for students in the International LLM in United States Law Program that introduces the U.S. legal system with and through research and writing projects. With Dean Joel Seligman, she has co-taught a course in Constitutional Law for undergraduates, the Supreme Court in United States History, which also emphasizes writing projects as a means of introducing legal analysis. She has previously taught seminars in the religion clauses of the first amendment, which have long been her scholarly interest. Her review of "A Standard For Repair: The Establishment Clause, Equality and Natural Rights" appears in The Journal of Law & Religion’s 2001 survey of leading works on law and religion from the 1990s to the present. Two essays, “Public Proselytizing, Solicitation, and Sale of Religious Literature and Drugs, Religion, and the Law,” appeared in Religion and American Law: An Encyclopedia (Paul Finkelman, ed. 1999). She is currently working on an article concerning the Free Exercise Clause. Leigh serves on the Board of the Office of Communication of the United Church of Christ, a long-standing advocate of public access to broadcasting with standing before the FCC, and the Board of the Emmaus Homes, Inc., a non-profit, faith-based organization serving the adult developmentally disabled in Missouri. This July she also taught in the summer course, “Orientation to U.S. Legal System,” sponsored by the International Law Institute in Washington D.C.
Public Interest Law Speaker Series

In cooperation with the Access to Justice speakers program, on September 24, 2002, the Harris Institute sponsored a lecture by Ko-Yung Tung, former General Counsel of the World Bank, on the World Bank’s Effort to Promote the Rule of Law. At the time of his appointment as General Counsel of the World Bank, Mr. Tung was a partner and member of the management committee of the New York office of O’Melveny & Meyers. He also headed the firm’s Global Practice Group. A Harvard Law graduate, born in Beijing, China, but raised mainly in Japan, Mr. Tung has taught at the Harvard Law School and served on the boards of many cultural and educational institutions, including the Honolulu-based East-West Center.

JANE HARRIS AIKEN
Professor of Law

Professor Aiken visited Ethiopia in May 2003 under the auspices of a U.S. Department of State Speaker and Specialist grant. During her 10-day visit she lectured on women’s rights in the United States and worked with local groups on related issues for Ethiopian women. Professor Aiken’s other recent activities related to international and comparative law issues including other lectures in the United States and abroad on a wide variety of topics. In January 2003, she spoke at the Association of American Law Schools (AALS) Annual Meeting in Washington, D.C., on “Lessons from Abroad: Transforming Ourselves, Our Clinics, Our World.” At the Tribhuvan Law Campus in Kathmandu, Nepal, she lectured on “Coping with Terrorism: A Comparative Constitutional Response, The United States and Nepal.” Professor Aiken supervises students in the Civil Justice Clinic working on policy issues for women in Nepal with their NGO partner, The Forum for Women, Law and Development.

A. PETER MUTHARIKA
Professor of Law

Professor Mutharika submitted a paper, titled “Approaches to Restorative Justice in Transitional Societies: the Malawi Experience,” to the Commonwealth Law Conference held in Melbourne, Australia. The paper will be published in the proceedings of the conference. He also conducted a workshop on “International Law and Business Ethics” for a group of trade officials from eight Australasian countries who were in the United States under State Department sponsorship. Additionally, he chaired a panel on international war crimes at a conference on “Paradigms of International Justice,” which was sponsored by the Harris Institute. He also serves as a policy adviser to one of the major presidential candidates in the forthcoming presidential elections in Malawi.
KAREN L. TOKARZ  
Professor of Law  
Director of Clinical Education

Professor Tokarz was a member of the faculty for the Global Alliance for Justice Education Regional Conference on “Refugees, HIV/AIDS, and Indigenous Justice in the Asia Pacific” in Sydney, Australia, and a panel presenter on “Faculty Pro Bono Engages the World” at the Association of American Law Schools Annual Meeting. She facilitated a student-exchange program between Washington University in St. Louis and the University of Natal Howard College of Law, Durban, South Africa, beginning in fall 2002, and arranged for four Washington University law students to work with public interest agencies in Durban during summer 2003.

The four WU students who worked in Durban this past summer included: Andrea Ebreck (2L), Sheila Seshadi (3L), and Scott Wilson (3L), who were funded by the Summer Public Interest Stipend Program; and Maggie Carfield (2L), who was funded as a Harris Institute Dagen-Legomsky Public Interest Fellow. All of the students worked for public interest attorneys assisting AIDS-related nongovernmental legal organizations: the Durban Lesbian & Gay Community & Health Centre, the Treatment Action Campaign, the Community Legal & Rural Development Centre, and the Wentworth AIDS Project, respectively.

Kelly Moore oversees Washington University School of Law’s exchange agreements with several international schools: Bucerius Law School in Germany, Inns of Court School of Law in England, National University of Singapore, University of Natal in South Africa, and Utrecht University in the Netherlands. Each of these programs provides instruction in English for a semester of study.

For qualified students who pass the application process, these programs offer both law school credit and the opportunity to study while totally immersed in another country’s customs and culture. The School also has an exchange agreement with Kobe University in Japan, which requires proficiency in the Japanese language.

Under the exchange agreements, students from these international schools also may apply to enroll in Washington University School of Law for a semester. This benefits the School by introducing U.S. students to international students with different backgrounds and perspectives.

From left, students Scott Wilson, Andrea Ebreck, Sheila Seshadi and Maggie Carfield in a game reserve west of the city of Durban, South Africa, where the students worked during the summer of 2003 with AIDS-related, public interest law organizations through the Law School summer stipend program and the Dagen-Legomsky Fellowships.
Workshop on Law and Legal Systems of Latin America

On May 9 and 10, 2003, the Harris Institute hosted the first of a planned series of workshops for scholars teaching and engaged in ongoing research in various foreign law fields. The workshop brought to St. Louis a dozen scholars from law schools throughout the United States. The forum focused on courses, teaching materials, methods, and principle topics covered in courses on law in Latin America.

The participants also included:
- Professor Robert S. Barker, Duquesne University School of Law
- Justice Manuel José Cepeda, Constitutional Court of Colombia
- Visiting Associate Professor Silvia Faerman, Southwestern University School of Law
- Professor Dale B. Furnish, Arizona State University College of Law
- Alejandro Garro, Sr. Research Scholar, Columbia Law School
- Visiting Professor Giovanna Gismondi, University of Oklahoma Law Center
- Professor Michael Gordon, University of Florida College of Law
- Professor John O. Haley, Washington University School of Law
- Maximo Langer, Harvard Law School
- Associate Professor Ana Maria Merico–Stephens, University of Arizona School of Law
- Professor Jonathan M. Miller, Southwestern University School of Law
- Professor Stanley L. Paulson, Washington University School of Law
- Visiting Professor Francisco Reyes, Louisiana State University School of Law
- Professor Joseph Thome, University of Wisconsin School of Law

Frances Foster published “The Dark Side of Trusts: Challenges to Chinese Inheritance Law” in the Washington University Global Studies Law Review. Her article was part of a Chinese law symposium in honor of William C. Jones, the Charles F. Nagel Professor Emeritus of International and Comparative Law. Four of Foster’s earlier articles on freedom of the press in post-Soviet Russia and her original translations of opinions by the Russian Judicial Chamber for Information Disputes appeared in Russian Media Law and Policy in the Yeltsin Era: Essays and Documents (Monroe E. Price et al. eds., 2002).

During the fall 2002 semester, Foster was a visiting professor at the University of Michigan Law School, where she taught Trusts and Estates and a Chinese Legal System seminar. In 2002-03, Foster was elected a member of the Executive Committee of the American Society of Comparative Law and an associate member of the International Academy of Comparative Law.
Constitutional Courts

The workshop began with a lecture by Justice Manuel José Cepeda of the Constitutional Court of Colombia. He spoke on The Role and Impact of the Colombian Constitutional Court. The following day Justice Cepeda opened the workshop with remarks on issues in legal education in Latin America based on his experience as dean of the law faculty of the University of Los Angeles in Bogota. The remaining sessions dealt with themes and approaches in teaching Latin American Law and discussion of two works-in-progress. The first was by Arizona State University Professor Dale B. Furnish, entitled La Creacion, el uso y el Efecto de los Resoluciones Judiciales en los Estados Unidos Mexicanos y los Estados Unidos de America: Un Analisis Comparado. The second paper was by Jonathan M. Miller of the Southwestern School of Law entitled A Typology of Legal Transplants: Using Sociology, Legal History and Argentine Examples to Explain the Transplant Process.
NORTH AMERICA & BRITISH COMMONWEALTH

STEVEN GUNN
Associate Professor of Law

One of the newest members of the faculty, Associate Professor Steve Gunn, presented a paper on “Human Rights in Indian Country: A Quarter Century after Santa Clara Pueblo v. Martinez,” at the 2003 Annual Meeting of the Law and Society Association, which was held in Pittsburgh, PA, June 5-8, 2003. His presentation focused on the enforcement (or lack thereof) by American Indian tribal governments of federal civil rights laws and international human rights norms.

F. SCOTT KIEFF
Associate Professor of Law

Professor Kieff was selected to be a member of the founding faculty of the Munich Intellectual Property Law Center, which is a joint venture among the Max Planck Institute for Intellectual Property, Competition and Tax Law; the University of Augsburg; the Technische Universität München; and the George Washington University Law School. He was also selected to be a member of the founding faculty of the Canadian Centre for Intellectual Property Policy at McGill University, Faculty of Law. In addition, Kieff’s proposal, “Preparing Intellectual Property Law Faculty for the 2003-04 W. Glen and Rita Ricardo—Alexander von Humboldt Foundation in Bonn for foreign (i.e. non-German) scholars by the German government, and an Argentine symposium in Córdoba organized around Paulson’s work. Awarded the Humboldt Prize for foreign (i.e. non-German) scholars by the Alexander von Humboldt Foundation in Bonn for his work on the legal philosophy of Hans Kelsen, Paulson is spending the academic year 2003-04 in Germany in the Faculty of Law at the University of Kiel. Paulson’s publications in the current year include a second edition of Gustav Radbruch, Rechtsphilosophie (Heidelberg: C.F. Mueller Verlag), edited together with Ralf Dreier, and Rights, Culture, and the Law: Essays after Joseph Raz (Oxford: Clarendon Press), edited together with Lukas H. Meyer and Thomas Pogge. In addition, Paulson has published scholarly papers in a number of Festschriften and journals this year.

DAVID THOMAS KONIG
Professor of History and Professor of Law

Professor Konig’s scholarship on Colonial American law continues to receive wide international recognition for his contribution to comparative legal history. Most recently, he delivered an invited paper on “Credit and the Forming of a Property Regime in Seventeenth-Century Virginia,” at a conference organized by the Division of Law of Macquarie University in New South Wales, Australia. He also contributed to a chapter in the forthcoming Cambridge History of Law in America (volume I, 1580-1815) on “Law and Regionalism.” It examines the way colonial societies with a common origin (England’s) diverged and established very different legal regimes under different circumstances and cultural imperatives in North America. It includes mention of the selective and uneven role played by civil law there, too, among colonists from France, Spain, and the Netherlands. He authored, in addition, an article to appear in the April 2004 issue of Law and History Review on the transatlantic (English-Scottish-American) context of the Second Amendment’s “right of the people to keep and bear arms.”

THE CZECH REPUBLIC

JOHN N. DROBAK
George Alexander Madill Professor of Law & Professor of Economics
Director of the Center for Interdisciplinary Studies

John N. Drobak taught a law and economics course at the United States Business School in Prague last May as part of the MBA curriculum offered to students from the Czech Republic and other Central and Eastern European countries. While he was in Prague, Professor Drobak met with a Justice on the Czech Constitutional Court who was beginning to work on the restitution of Kurd property confiscated by the Hussein regime. The Justice, one of the creators of the Czech property restitution scheme, had agreed to work with the United States government to begin the restitution process in Iraq. Professor Drobak also met with a Czech lawyer who had successfully won a multi-million dollar arbitration award against the Czech government on behalf of an American investor in the first commercial television station in Prague. The arbitration involved claims that administrative decisions involving the television license followed by inaction by the Czech courts constituted the equivalent of the expropriation of property in violation of investment treaties. After he returned to Washington University, Professor Drobak hosted the Chief Justice of the Czech Supreme Court and other Czech judges and justice ministry officials who were visiting selected law schools to learn more about legal education in the United States.

GERMANY

STANLEY L. PAULSON
William Gardiner Hammond Professor of Law and Professor of Philosophy

Professor Paulson held guest lectures on four continents in the period November 2002 through May 2003. Highlights included a three-week lecture stint in Japan (Sendai, Nagoya, Tokyo, Kyoto), sponsored by the Japanese government, and an Argentine symposium in Córdoba organized around Paulson’s work. Awarded the Humboldt Prize for foreign (i.e. non-German) scholars by the Alexander von Humboldt Foundation in Bonn for his work on the legal philosophy of Hans Kelsen, Paulson is spending the academic year 2003-04 in Germany in the Faculty of Law at the University of Kiel. Paulson’s publications in the current year include a second edition of Gustav Radbruch, Rechtsphilosophie (Heidelberg: C.F. Mueller Verlag), edited together with Ralf Dreier, and Rights, Culture, and the Law: Essays after Joseph Raz (Oxford: Clarendon Press), edited together with Lukas H. Meyer and Thomas Pogge. In addition, Paulson has published scholarly papers in a number of Festschriften and journals this year.
Also continuing to contribute to the ABA’s CEELI efforts in Central and East Europe is Professor Kathleen Clark, who writes and teaches on legal ethics as well as national security law. Professor Clark participated in a June 2003 CEELI Working Group commenting on a draft Legal Profession Reform Index that will be used in assessing the state of the legal profession in new and emerging democracies.

**THE HAGUE**

**STEPHEN H. LEGOMSKY**

*The Charles F. Nagel Professor of International Law, Founding Director, The Whitney R. Harris Institute for Global Legal Studies*

Professor Legomsky spoke on immigration and national security at the annual conference of the United States Court of Appeals for the Sixth Circuit in Memphis; the event was co-sponsored by the American Society of International Law. He gave a radio interview, broadcast on selected NPR stations, on the subject of immigration and asylum policy since September 11. Additionally, Legomsky has been named a Fulbright Senior Specialist. At the request of the State Department and the Anton de Kom University in Paramaribo, he participated in a human rights lecture tour in Suriname. He also was appointed to the Board of Advisors for the United Nations Educational Scientific and Cultural Organization Chair in Migration and Human Rights at Hassan II University in Casablanca, Morocco. His coursebook, *Immigration and Refugee Law and Policy* (Foundation Press) has been adopted at 140 U.S. law schools as of spring 2003. His supplement to the coursebook was published in August. His paper, “Dual Nationality and Military Service – Strategy Number Two,” was published by Kluwer International as a chapter of a book, titled *Rights and Duties of Dual Nationals*. His report “Secondary Refugee Movements and the Return of Asylum Seekers to Third Countries: The Meaning of Effective Protection,” commissioned by the United Nations High Commissioner for Refugees, has been accepted for publication by the Oxford University Press in its *International Journal of Refugee Law*. Legomsky gave the opening address at, and co-moderated, a conference convened in Lisbon by UNHCR to analyze the recommendations in Legomsky’s Consultants Report. His paper “Refugee Policies and Ethical Norms” has been submitted for publication.

**Hague Academy of International Law Fellowship**

Each year the Harris Institute awards a fellowship to study at the Hague Academy summer program in International Law to first year students in the JD program with a demonstrated interest in international law. The Hague Academy program comprises an intensive three-week summer course in public international law at the Peace Palace in the Netherlands. Sponsored by the International Court of Justice, the Hague Academy program faculty include the finest and most famous international law scholars in the world. The fellowship covers all fees, books and materials, economy supersaver airfare, accommodations in a private home, and an allowance for meals and incidental expenses. These fellowships are made possible by a generous gift from the late Margaret and Irvin Dagen in honor of Professor Stephen H. Legomsky. The 2003 Dagen-Legomsky International Law Fellow was Stacie Powderly JD ’05.

**Dagen-Legomsky International Public Interest Fellowship**

Also made possible by a generous gift from the late Margaret and Irvin Dagen in honor of Professor Stephen H. Legomsky are awards to first or second year JD or LLM students interested in working as externs during the summer with international public interest organizations. These fellowships are awarded to students to help underwrite costs for a summer public interest opportunity. The Dagen-Legomsky Public Interest Fellows for 2003 were Procop Buruiana (’04) and Maggie Carfield (’05).

At the invitation of the American Bar Association Central and East European Law Initiative (CEELI), Professor Brickey provided commentary on implementing new environmental crime provisions in the Ukrainian Criminal Code. Her comments were included in a report submitted to a group of Ukrainian State Prosecutors who had requested CEELI’s assistance in reviewing, analyzing and commenting on the new environmental crimes code.
GLOBAL LAW TALKS AND LECTURE SERIES

Global Law Talks — A Conversation with Whitney Harris

listen online at http://law.wustl.edu/igls/globallawtalks.html
14 October 2002

A student asked: “How much pressure was there from U.S. officials and U.S. allies on the prosecution to prosecute and whom to prosecute for the crimes committed by the Nazis?”

Whitney Harris replied: “It was the American conception that what happened in Germany was that from the moment Hitler really got started in his project there was a really gigantic conspiracy. These associates of Adolf Hitler conspired to get control of the German state and subvert it to their own use and in so doing they committed crimes. And, of course, the most serious of the crimes that they committed was initiating World War II. So, that then the whole conspiratorial theory was the basic concept of the American case. This concept wasn’t as readily accepted by our associates. The conspiracy charge is not very well known in civil law, but for that reason the conspiracy count was handled by the American prosecution team.”

Global Law Talks — John Braithwaite on Restorative Justice

listen online at http://law.wustl.edu/igls/globallawtalks.html
11 November 2002

Restorative justice “means restoring victims, restoring offenders, restoring communities. All of those things, and it means a process where all of these stakeholders affected by an injustice have a chance to come together to discuss the consequences of the injustice and what needs to be done to right the wrong... it’s a radically different dynamic. If you just think about that composition for a start, when you have a courtroom justice, we invite into the courtroom those individuals who are evidentiary canon fire, if you like, who have the capacity to inflict maximum damage on the other side. To the conference, we invite along those people who can offer maximum support to your own side, whether that’s the victim’s side or the offender’s side. And that selection-process creates a very different kind of dynamic. In terms of my theory of reintegrative shaming, the idea is that bringing the victim in and supporters of the victim to discuss how the victim’s been hurt by the criminal offense is designed to elicit acknowledgement of the shame and designed to elicit remorse from the offender. Whereas the provision of allowing supporters of the offender to sit beside the offender and offer compassionate support to the offender during the process of reintegration into the conference so that you have reintegrative shaming rather than stigmatizing shaming...”

Lecture Series and Workshop on Comparative Restorative Justice with John Braithwaite

On November 11, 2002 Professor John Braithwaite of the Australian National University spoke on Restorative Justice: Where Is It Going and Should It Go There? The lecture was followed by discussions with legal scholars, judges, and other criminal justice professionals, including Professor Paul Robinson (Northwestern University School of Law and currently University of Pennsylvania School of Law), and Professor Joseph Hoffman (Indiana University School of Law, Bloomington).

Global Law Talks — Michael Hoffman on International Humanitarian Law

listen online at http://law.wustl.edu/igls/globallawtalks.html
14 November 2002

“International humanitarian law is the body of rules and principles that are utilized to save lives and alleviate suffering in time of armed conflict. It is really a very ancient body of law, of international law, that goes back many centuries in customary form, a practice among states and kingdoms that came to be accepted as binding norms. Beginning in the twentieth century it really firmed up as a treaty-based form of law... I have found over the years that anywhere I go there is something in local history that can relate to international humanitarian law. Rarely have I found a case as striking as that which I discovered in St. Louis. It is a quite remarkable example of state practice. As far as I can determine, the first instance in world legal history of a state permitting a private humanitarian organization to visit captives being held in time of armed conflict took place here in St. Louis during the American Civil War. Two private organizations, of the type that we would describe as NGOs in the modern, world made inspection visits to two prisons here in St. Louis where individuals suspected of Southern sympathies were being held during the war. They made recommendations to the War Department for improvements in the prisons and their recommendations were implemented. It is very much a precursor to the very important role played by the International Committee of the Red Cross today.”

Lecture Series on International Humanitarian Law

Also as part of the Lecture Series the Harris Institute hosted Michael Hoffman, Director of Law and Policy of the American Red Cross, who spoke on November 14, 2002, on The Status and Responsibilities of Internet Users Under International Humanitarian Law: Or, Why You Should Study International Law Even if You Think That You’ll Never Need to Use It.
Paradigms of International Justice

On October 11, 2002, the Harris Institute hosted the first in a series of three planned conferences on issues of international justice organized in conjunction with Michael P. Scharf (Case Western Reserve University). Professor Leila Nadya Sadat convened the Harris Institute conference, which was co-sponsored as a regional conference of the American Society of International Law. The panelists included:

- Dr. Payan Akhavan, Debevoise & Plimpton, NY, Formerly Legal Advisor, Office of the Prosecutor, ICTY, The Hague
- Professor Gary J. Bass, Princeton University and author of Stay the Hand of Vengeance: The Politics of War Crimes Tribunals
- Professor M. Cherif Bassiouni, President, International Human Rights Law Institute, DePaul University; Chairman, Drafting Committee, U.N. Diplomatic Conference on the International Criminal Court
- Professor Bartram Brown, ITT Chicago Kent School of Law, advisor to the government of Trinidad & Tobago, United Nations Diplomatic Conference on the International Criminal Court
- Professor Allison Danner, Vanderbilt University Law School
- Richard Dicker, Director, International Justice Program, Human Rights Watch
- Professor Mark Drumbl, Washington & Lee University School of Law
- Professor Laurel Fletcher, University of California, Berkeley School of Law, Associate Director, International Human Rights Law Clinic
- Andras Vamos-Goldman, Canadian Dept. of Foreign Affairs & International Trade, United Nations, Criminal and Treaty Law Division
- Justice Richard Goldstone, Former Chief Prosecutor ICTY & ICTR, Justice, South African Constitutional Court
- Whitney R. Harris, Former Nuremberg Prosecutor and author of Tyranny on Trial
- Professor Stephen H. Legomsky, Washington University School of Law
- Professor A. Peter Mutharika, Washington University School of Law
- Professor Diane Orentlicher, University of Michigan
- Professor Naomi Roht-Arriaza, University of California, Hastings College of Law
- Ambassador David Scheffer, Senior Vice-President United Nations Association of the United States of America
- Professor David Sloss, Saint Louis University School of Law
- Professor Karen Tokarz, Washington University School of Law
- John L. Washburn, Convener, American Coalition for the International Criminal Court
- Marieke Wierda, Senior Associate, International Center for Transitional Justice NYU School of Law.

(Paradigms of International Justice Conference)

Professor Sadat continued her work on the United States Commission for International Religious Freedom traveling abroad; meeting with religious leaders, U.S. government officials, and foreign policy experts; directing hearings; and contributing to reports. She completed several articles, including an essay on preemptive force and the U.S. response to the terrorist attacks of September 11. The essay, “Terrorism and the Rule of Law,” will be published in the fall 2003 issue of the Washington University Global Studies Law Review. Sadat also was active as a media commentator on legal issues involving the war in Iraq and international human rights, including appearing on Fox TV’s O’Reilly Factor and NPR’s Talk of the Nation. She also spoke at several academic conferences in the United States and abroad, and co-organized, with Professor Michael Scharf of the Case Western Reserve School of Law, a three-part conference series on international justice. Professor Sadat continues to be active in her work on the new International Criminal Court, attending meetings of the court’s Assembly of States Parties, speaking at fora to examine the court and its future relationship to the United States, and writing essays and articles examining various features of this new international institution. She lectured at the joint Hague conference held with the American Society of International Law and met with judges at the ICC and the International Criminal Tribunal for the Former Yugoslavia. She also lectured at the National University in Ireland on issues relating to the ICC. Additionally, she was awarded the School’s Treiman Fellowship for fall 2003 to support her work on the ICC. In addition she was elected an associate member of the International Academy of Comparative Law, elected to the Executive Council of the American Society of International Law, and named co-director of studies for the International Law Association (American Branch). She also continues to advise the Philip C. Jessup International Moot Court Team, which won both first- and second-place oralist prizes at regionals, as well as second-place memorial and semi-finalist prizes. She is a co-author of next year’s Jessup problem, “The Case Concerning the International Criminal Court.”