PETER J. LIACOURAS
1931-2016
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$5 MILLION DOLLAR GIFT TO FUND BARRACK SCHOLARS IN LAW

JUNE 1, 2016  Temple Law graduate and University Trustee Leonard Barrack ’68, and his wife Lynne, two of the university’s most generous benefactors, have donated $5 million to the President’s Strategic Fund. The cash gift will enable the university to create the Barrack Scholars in Law, a five-year scholarship initiative under development by Temple Law Dean JoAnne A. Epps.

Leonard Barrack graduated from Temple’s Fox Business School before attending Temple Law, and Lynne Barrack earned her undergraduate degree from Temple’s School of Education. Two of their children earned degrees at Temple, one from the law school. “Len and Lynne are two of Temple’s most devoted alumni, and their lifelong support, especially for Temple Law students and faculty, will be felt for generations,” says President Neil D. Theobald.

Barrack, who chairs Temple Law School’s Board of Visitors, is senior and founding partner of Barrack, Rodos & Bacine, which litigates securities and antitrust class actions and complex commercial litigation.

“As a native Philadelphian, I know that Temple is Philadelphia’s public university and that Temple Law School produces some of the world’s sharpest legal minds,” Len Barrack says. “Lynne and I have benefited from the excellent education Temple provides, and we have never been more excited about the university’s future.”

Gift is most recent in a lifetime commitment to Temple Law

The Barracks’ philanthropic efforts at Temple have included numerous major gifts to Temple Law, including the establishment of the Barrack Public Interest Fellowship Program for students and the Kohn and Weiner chairs, which are pivotal to attracting world-class legal scholars to the law school.

The Barracks’ generosity also made possible a significant law school expansion when College Hall was renovated and renamed Morris and Sylvia Barrack Hall, which honors Leonard Barrack’s parents and features lecture halls, offices, seminar rooms and student lounges.

Barrack served as campaign chair for Access to Excellence: The 125th Anniversary Campaign for Temple. The campaign, which closed at the end of 2009, raised more than $380 million for community engagement programs, faculty support, research, state-of-the-art facilities and student scholarships.

A member of the Board of Trustees since 2001, Barrack has been recognized with the Temple Alumni Distinguished Service Award. Lynne is just as active in the couple’s Temple endeavors and philanthropy.

“We are grateful for this gift and look forward to welcoming the first group of Barrack Scholars to Temple Law in the entering class in fall 2016,” says Dean JoAnne A. Epps. “The generosity of the Barracks never ceases to amaze me.”
MAY 12, 2016  Peter J. Liacouras, the individual many Philadelphians credit with turning a local treasure into a
world-class institution, died at the age of 85 from a stroke. He will be remembered for his five-decade career in which
he shaped Temple University into the dynamic institution it is today.

Liacouras came to Temple Law as an assistant professor of law in 1963 and by 1972 was its dean, going on to serve
as president of the university for 18 years and, later, as chancellor.

Born in Philadelphia and raised in the Delaware County suburb of Yeadon, Liacouras was the fourth and youngest
child of James Peter Liacouras and Stella Lagakos Liacouras. His parents, who immigrated to the
United States from Greece in the first decade of the last century, devoted themselves to the
advancement of their children.

Educated in the public schools of Yeadon and Philadelphia, Liacouras went on to study
at Drexel University and College of William and Mary, and earned a law degree at the
University of Pennsylvania Law School. An avid student, he went on to do advanced study
at the Fletcher School of Law and Diplomacy, Harvard Law School, and Yale Law School,
where he was a Sterling Fellow.

Before joining the Temple Law faculty, Liacouras served as a specialist for the
Department of State in India, a public defender, and Special Assistant District Attorney
in Philadelphia.

Liacouras: A ‘transformative’ figure for the law school

Before he was named president of the university in
1982—a position he would hold for 18 years—Liacouras
led Temple Law School through important years of growth
into a center for experiential learning and international
law. “Peter Liacouras was a transformative dean,” says
Professor Robert J. Reinstein, who served as law school
dean from 1989 to 2008.

During Liacouras’ stewardship of the law school—from 1972 to 1982—he initiated the now-extensive roster
of clinical programs that place Temple Law among the
top in the nation in “hands-on” learning. He instituted
Temple-LEAP, a citywide mock trial program that
introduced inner-city high school students to the law.
He converted the Legal Aid Office into a clinical program
in which Temple students could represent the low-income
residents of North Philadelphia. He was an advocate for
the trial advocacy program, now ranked among the
highest in the country.

The foundation for Temple Law’s broad international
program was laid during Liacouras’ deanship, when he
launched programs in London, Tel Aviv, Rome, Paris and
introduced the still flourishing LL.M. degree for
international students.
Peter J. Liacouras at Temple University: A Timeline in Brief

<table>
<thead>
<tr>
<th>Year Range</th>
<th>Position/Title</th>
</tr>
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<tbody>
<tr>
<td>1963-1965</td>
<td>Assistant Professor of Law</td>
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<tr>
<td>1965-1967</td>
<td>Associate Professor of Law</td>
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<tr>
<td>1972-1982</td>
<td>Dean, Temple University School of Law</td>
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<tr>
<td>1982-2000</td>
<td>President, Temple University</td>
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<tr>
<td>2000-2016</td>
<td>Chancellor, Temple University</td>
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He oversaw a sea change in the demographics of the student body, as he instituted one of the first affirmative-action programs in the country—the Sp.A.C.E. Program. Liacouras’ impact was felt in the legal community outside the law school as well.

Liacouras chaired a committee in the early 1970s that studied the Pennsylvania bar exam to determine whether the low passage rate among African-American applicants was due to the exam’s implicit bias. When the committee released a report finding it was indeed discriminatory, the Pennsylvania Board of Law Examiners quickly acted to reform the process.

Reinstein credits the commission with being largely responsible for integrating the Pennsylvania bar membership. “It led to major changes in the bar admission process, and the number of new black lawyers rose exponentially.”

At the same time, Liacouras worked to increase representation of women in the classroom. In 1974, Deborah R. Willig ’75, then president of the Student Bar Association, praised the groundbreaking progress Temple Law was making. “Under the leadership and commitment of Dean Peter J. Liacouras, the enrollment of women at the law school ... exceeds 30 percent, and the incoming freshman class should be comprised of almost 45 percent women,” reported Willig. “We have six full-time women professors, and the second highest position in the administration—deputy dean—has been held by a woman for the past two years.”

Professor Reinstein agrees. “We were one of the first law schools to have significant numbers of full-time minority and female faculty—including those who went on to luminous careers, such as Dolores Sloviter, the first woman on the Third Circuit Court of Appeals, Drew Days, an Assistant Attorney General for Civil Rights and Solicitor General of the United States, H. Patrick Swygert, the President of SUNY Albany and Howard University, and Carl Singley [another Temple Law dean].”

Later, as university president, Liacouras would continue his crusade to increase Temple’s diversity, not only for students of color, but also for minorities in institutional leadership positions. The first doctoral program in African American Studies also started during his tenure.

When Liacouras announced his retirement in late 1999, Pulitzer Prize-winning columnist Acel Moore wrote, “I can’t think of any other white college president who has done more than Liacouras to promote diversity and provide access to those who traditionally have been left out or excluded.”

Liacouras remained on the law school faculty while serving as president and later as chancellor of the university until, in 2000, he was named University Professor of Law. In 2006, he assumed Emeritus status. A memorial service was held on May 20, 2016 in the Temple Performing Arts Center.

Peter Liacouras, shown with Deng Xiaoping in 1998, was head of a Temple University delegation that visited Beijing to lay the groundwork for the law school’s rule of law program, which was instituted the following year. The Master of Laws degree for Chinese judges and attorneys was the first foreign degree-granting law education program approved by the American Bar Association and the Chinese Ministry of Education.
Feminist Judgments Project: Rewriting the Law, Writing the Future

Temple Law Professor Kathryn Stanchi (right) is a co-editor of a new feminist volume; Professor Rachel Rebouché (left) contributed a commentary.
"What if women had always served on the Supreme Court?" read the Time Magazine headline for an article about the U.S. Feminist Judgments Project. Mother Jones' headline was even more provocative: "See How Your Life Would Change If We Cloned Ruth Bader Ginsburg."

The scholarly project creating so much buzz in the mainstream press, the U.S. Feminist Judgments Project, was conceived in 2010 when Temple Law Professor Kathryn M. Stanchi learned of a group of feminist legal scholars in the United Kingdom who had revisited significant cases in English law and published a book of those rewritten decisions to wide acclaim.

Stanchi reached out to other feminist scholars in the U.S. after attending a presentation by the U.K. book's editors. A subsequent call for participants in the U.S. project resulted in more than 100 academics and practitioners eager to contribute. In addition to the U.S. project, Stanchi says, the U.K. project has inspired projects in Ireland, Canada, Australia, and New Zealand, as well as a project devoted to the field of international law.

Modeled on the U.K. project, the U.S. group set out to examine key gender-related opinions of the Supreme Court of the United States (SCOTUS), and publish a volume of those opinions, recrafted through the lens of feminist reasoning and analysis. Slated for publication in 2016 by Cambridge University Press, Feminist Judgments: Rewritten Opinions of the United States Supreme Court, brings together three editors (Stanchi is joined by Bridget J. Crawford from Pace Law School and Linda L. Berger from the University of Nevada, Las Vegas Law School) and 52 authors, one of whom is a second Temple Law professor, Rachel Rebouché. Those authors were asked to rewrite and comment on 26 carefully selected opinions, spanning almost a century and a half from 1873, when Bradwell v. Illinois denied a woman the right to practice law, to 2015, when Obergefell v. Hodges affirmed the right to same sex marriage.

"Far from an academic exercise," Stanchi says, “this trailblazing exercise in scholarly activism demonstrates the practical—and powerful—impact that feminist theory can have not only in contextualizing past decisions, but informing decision-making going forward.” The U.S. Feminist Judgments Project challenges the premises that Supreme Court opinions are written from a neutral vantage point and are driven wholly by legal rules and objective application of precedent.

“Hasn’t every law professor thought she would have done a better job with a decision than the Supreme Court did—in at least a dozen or two of the cases she cares most about?” writes co-editor Berger.

“Suppose that in Bradwell v. Illinois (1873), rather than upholding the Illinois decision to deny a woman the right to practice law on the ground that nothing in the Constitution prohibited the state from making its decision, the Court had supported the equal protection rights of all citizens to earn a living,” says Berger. “Or what if, in Rostker v. Goldberg (1981), instead of finding the men-only draft registration requirement to be constitutional, the Court had recognized that by requiring men and prohibiting women from registering for the draft, Congress was perpetuating stereotypes that harmed both men and women?”

**Feminist Judgment Project challenges stare decisis**

To what extent do hidden and often-unrecognized biases drive the results and the reasoning in the rulings of our highest court? The U.S. Feminist Judgment Project editors posit that a feminist lens reveals that stare decisis—“to stand by that which is decided,” or the principal that precedent is to be followed by the courts—can mask what is really a masculine viewpoint. Hidden biases—not stare decisis—may be what drives the reasoning and results in the cases they examine.

After narrowing their inquiry to 26 key SCOTUS decisions related to gender equality, the editors agreed on a set of rules governing their project: the authors were instructed to rewrite those decisions, citing only material that was available at the time of the original opinion. They were allowed, however, to apply feminist thought and theory that arose subsequently. Like the Justices who penned the original decisions, the authors could espouse cultural or social views and bring their perspectives to their interpretation and application of the law.

Many of the authors report that, to their surprise, the feminist analyses, social theories, and arguments that they wished to rely on were in circulation at the time of the original decision, and sometimes even well represented in the amicus briefs before the Court. The oldest decision in the book is Bradwell v. Illinois, the 1873 opinion in which the Supreme Court denies a woman...
admission to the bar. Feminist Judgment Project author and Professor of Law at George Washington University Phyllis Goldfarb reports that advocates of women’s rights in the late 1800s introduced into the mainstream public discourse feminist egalitarian ideals about women’s participation in professional and public life, and they made strong arguments within the existing legal framework to advance these ideals. Those arguments were just ignored in the majority opinion.

Each rewritten opinion is accompanied by a 2,000-word commentary. Temple Law Professor Rachel Rebouché was chosen to explicate the rewritten opinion for Roe v. Wade, the ever-controversial 1973 decision establishing privacy as the basis for a woman’s right to an abortion. In rewriting the majority opinion for Roe v. Wade, Rutgers Law Professor Kim Mutcherson rejects Justice Blackmun’s controversial “trimester approach,” acknowledges that abortion raises privacy concerns and emphasizes that government efforts to control the reproductive decisions of women and not men violate equal protection.

In her commentary, Rebouché explains how the rewritten opinion goes farther than the original Roe opinion in protecting women from gender-based discrimination:

Justice Mutcherson’s [rewritten] concurrence may not have stemmed the tide of anti-abortion activism and legislation or the backlash against women’s changing societal roles. But it might have provided future courts stronger language for grounding abortion protections in the rights of women. . . . Justice Mutcherson’s opinion could have influenced the Court’s developing equality jurisprudence and provided a basis for interpreting the right to end pregnancy as a right to opt out of prescribed gender roles that can support discrimination based on sex and sexuality.

. . . Mutcherson’s concurrence could have informed the extension of equal protection (as well as due process) rights for gay, bisexual, transsexual, transgender, and queer persons. Cases like Lawrence v. Texas and United States v. Windsor, which relied on rational basis review and left unclear the scope of an equal protection right to sexuality, did not have the benefit of Mutcherson’s concurrence. The same is true of Obergefell v. Hodges, although in that opinion equality arguments appear to more clearly buttress the constitutional right to marriage for couples of the same sex.

Constitutional rights to equality are, of course, not enough. Announcing constitutional protection does not necessarily mean its beneficiaries will gain access to the social and economic benefits that rights promise. Even with the limitations of rights in mind, a reimagined Roe and these twenty-first century cases highlight the Court’s role in affirming evolving concepts of gender or sex and in dismantling the state control of procreative or relational decision-making. Justice Kennedy wrote in Obergefell, “The Court has recognized that new insights and societal understandings can reveal unjustified inequality within our most fundamental institutions that once passed unnoticed and unchallenged.” The reasoning that undermines laws that fix women’s place as mothers can also help untether sexuality from procreation or from heterosexuality. Were Mutcherson’s [rewritten] concurrence the law, her opinion could have set the United States on the path of realizing that future.

**Feminist jurisprudence is not ‘pie in the sky’**

“It’s not pie in the sky or outrageous to protect women’s rights with the law of the land,” says Stanchi. “You can have feminist jurisprudence with the precedent that we have now,” she says. “We just have to view it differently.”

In Feminist Judgments: Rewritten Opinions of the United States Supreme Court, the book’s editors conclude: “Our initial hypothesis had been correct: It is not that feminist arguments did not exist at the time of particular decisions, but rather that feminist consciousness has often been ignored or erased in US Supreme Court jurisprudence.”

“Systemic inequalities are not intrinsic to law but rather may be rooted in the subjective—and often unconscious—beliefs and assumptions of the decision makers. These inequalities may derive from processes and influences that tend to reinforce traditional or familiar approaches, decisions, or values. In other words, if we can broaden the perspectives of the decision makers, change in the law is possible.”

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**How did SCOTUS opinions survive feminist rewrites?**

When the project’s authors brought their own feminist consciousness or philosophy to some of the most important—and supposedly ‘neutral’—decisions impacting gender-related issues, the recrafted decisions took on a very different character.

Viewed differently, some of the outcomes in the original rulings had little chance of surviving the rewrites:

In *Geduldig v. Aiello* (1974), an all-male court upheld a California statute that denied disability benefits to women with pregnancy-related disabilities. Rewriting the decision for Feminist Judgments, University of Buffalo Professor Lucinda Finley says she disagrees with Justice Potter Stewart’s majority opinion asserting that the California law did not constitute sex discrimination because it distinguished not between women and men but between “pregnant women and nonpregnant persons.”

**Griswold v. Connecticut** (1965) came about after the executive director of the Planned Parenthood League of Connecticut was convicted under a state law that made it illegal to offer married people counseling or medical treatment related to birth control. The Supreme Court ruled that the law violated sexual privacy rights for married couples. In her feminist rewrite of the decision, Laura Rosenbury, Dean of the University of Florida’s Levin College of Law, says she “extend[ed] the scope of this liberty interest to all personal relationships between adults—whether married or unmarried and without regard to the adults’ sexual orientation.” She also points out that the Connecticut law violates equal protection for women by allowing the sale of condoms but not other types of birth control.

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*Temple Esq.* June 2016
Kathryn M. Stanchi is a professor of law and affiliated professor of Women’s Studies at Temple University Beasley School of Law. She teaches writing courses, including courses in feminism and advocacy, her main scholarly areas of concentration. Stanchi’s articles have appeared in the Washington Law Review, the Harvard Civil Rights-Civil Liberties Law Review and the Berkeley Women's Law Journal, among others. She attended Bryn Mawr College and the University of Pennsylvania, and earned her J.D., magna cum laude, from Boston University School of Law.

Rachel Rebouché is an Associate Professor at Temple University Beasley School of Law, where she teaches family law, health law, and comparative family law. Her current research focuses on reproductive health, collaborative divorce, genetic testing, and governance feminism. Rebouché earned a J.D. from Harvard Law School, LL.M. from Queen's University, Belfast, and B.A. from Trinity University. She clerked for Justice Kate O’Regan on the Constitutional Court of South Africa, and was an associate director of adolescent health programs at the National Partnership for Women & Families and a Women’s Law and Public Policy Fellow at the National Women’s Law Center.

Feminist Judgments Project scholars

TEMPELE LAW MOVES INTO US NEWS TOP TIER

March 2016 Temple Law School continued its rankings momentum by moving into the US News Top 50, joining the University of Pennsylvania Law School as the only two regional law schools included in the report’s top tier.

Temple’s location at #50 marks the school’s highest ranking to date. “I’m certainly pleased with these results, which I believe reflect the faculty’s continued focus on our core mission: ensuring that our students have the skills, knowledge, and professionalism necessary to succeed in whatever practice setting they choose,” says Dean JoAnne A. Epps.

Specialty programs climb as well

The excellence of several of Temple Law’s specialty programs was recognized in US News as well. Trial Advocacy retained the #2 position, while Legal Research and Writing climbed one spot to #10. The International Law program rose to #12, edging out programs at Stanford, Cornell, Northwestern, and the University of Pennsylvania.

Temple’s part-time program, which has been ranked every year since part-time programs were added to the report in 2010, also continued its strong performance, climbing one spot to #6.

High rankings echoed in other publications

The US News ranking is consistent with other recent rankings measuring not only the excellence of Temple Law’s legal training, but also the success of the school’s graduates.

• A January 2015 report by SuperLawyers ranked Temple Law sixth nationally for most practice-ready graduates.

• National Law Journal named Temple Law a Best Value law school, ranking it #14 for public interest/public service, and #39 on their list of the top 50 Go-To Law Schools.

• National Jurist Magazine named Temple among the best schools for practical training, the only school in the region or state to appear on the list. The ranking takes into account both the percentage of students enrolled in clinics, externships, or simulation courses and student participation in interscholastic skills competitions.

• International Jurist ranked Temple Law’s LL.M. programs among the nation’s best for cultural fit for students from China, Asia, and Europe, and for best overall law school experience. Temple’s international offerings include LL.M. programs in Asian Law and Transnational Law, as well as the LL.M. for Foreign Trained Lawyers, all of which are based at the Philadelphia campus.

US NEWS RANKINGS

RANK
50 Overall, out of 196 ABA-accredited law schools
2 Trial Advocacy
10 Legal Research and Writing
12 International
6 Part-time Programs
The creator of *Between Borders*, **Lilah Thompson**, began her engagement with refugees long before law school, when she was an undergraduate at Franklin & Marshall College, earning a BA in English, Spanish, and International Studies. As a Fellow for Human Rights and Social Justice at The Ware Institute for Civic Engagement at Franklin & Marshall, she worked with refugees and immigrants to raise awareness and funding, coordinate volunteers, and provide pro bono legal assistance to asylum seekers detained in York County Prison.

At Temple Law School, Thompson was selected to become a Law and Public Policy Scholar, a DC-based program that places students in internships, provides them with mentoring, and encourages them to write and present a policy paper. Thompson worked as a law clerk at the Office of Immigration Litigation at the Department of Justice in the civil division, where she will work again in summer 2016. She has also worked as a legal intern at HIAS Pennsylvania, and as a legal assistant at an immigration law firm in Philadelphia. Thompson is also president of the Student Public Interest Network, and co-president of the National Lawyer’s Guild.

Thompson created *Between Borders* as part of her participation in Temple Law’s Law and Public Policy Program, and authored the paper, *The Benefits and Burdens of Prosecutorial Discretion in Immigration: How to Fully Effectuate the Exercise of Prosecutorial Discretion in a Broken Immigration System*, which she presented at the Mid-Atlantic Law & Society Association Conference and will present at the upcoming Law & Society Association Annual Meeting in New Orleans.

**MARCH 25, 2016** “When we read about refugees on the news, we only think about the story that is being told in that moment—how they fled, or where they are coming from. But there is so much more to it than that,” says Lilah Thompson, a second-year law student and Public Policy Scholar at Temple Law.

Thompson designed an experiential workshop that places participants in the “shoes of a refugee.” In March, individuals from across the Delaware Valley gathered at the National Constitution Center for a simulation that compressed into one morning the stages of the refugee experience.

“Every moment and step of the process informs each individual refugee’s life in a way that is important to understand, whether someone is an advocate for refugees, or simply a witness who reads about the migrant crisis in the news,” explains Thompson. “In light of the most recent backlash against Syrian refugees, I felt it was necessary to create a greater understanding of the process as a whole and to give a glimpse into the life of some of these individuals.”

Each participant was assigned an identity and country of origin—either Syria or Liberia—and physically moved from one stage to another. Those assigned Syrian identities fled to a simulated refugee camp in Jordan and the Liberians found shelter in Ivory Coast. The simulation allowed participants to experience symbolic persecution, life in a refugee camp, the resettlement process in the US, and for some, applying for and receiving United States citizenship.

24 volunteers—mostly Temple Law students—acted the roles of the people and bureaucracies refugees meet along the way. The “refugees” in the simulation reflected the diverse professions that interact with refugee populations, and included practicing lawyers and law students, ESL instructors, undergraduate and graduate students in music, speech pathology, and social work, state government employees, middle and high school teachers, church members, paralegals, and refugee resettlement agency staff and volunteers.

Thompson worked with refugee law expert and Temple Law Professor Jaya Ramji-Nogales to implement the simulation. In taking the workshop into the community, Temple Law partnered with Nationalities Service Center, Women Against Abuse, the Liberian Women’s Chorus for Change and artist Aram Han Sifuentes.
SALIL MEHRA HONORED WITH LINDBACK DISTINGUISHED TEACHING AWARD

APRIL 8, 2016 “Epically flawless” . . . “super awesome” . . . “fantastic!” are some of the superlatives used by Temple Law students to describe Professor Salil Mehra’s teaching. Enthusiastic student reviews combined with those of his colleagues earned the popular professor a prestigious Lindback Distinguished Teaching Award.

“I’m extraordinarily pleased that the University has chosen to honor Professor Mehra in this way,” says Dean JoAnne A. Epps. “His contributions to the law school reflect a passion for both teaching and the law. Although he is an international authority within his areas of expertise, Professor Mehra has always understood that his first duty is to his students, and they have benefited greatly from his service to them.”

Members of the faculty hail Mehra as a gifted educator whose mastery of his subjects, clear and accessible presentation of the material, devotion to his students, and dry humor have “added to the breadth and depth of what the law school has to offer.”

Since joining the Temple Law faculty in 2000, Mehra has taught courses in antitrust, comparative competition law, contracts, corporations, cyberlaw, European Union law, international intellectual property, Japanese law, and law in Asia.

The Lindback Distinguished Teaching Award is conferred annually for “demonstrated excellence in teaching students.” Other law faculty members who have won the award are Alice Abreu, Robert Bartow, Susan DeJarnatt, Craig Green, Laura Little, Frank McClellan, Andrea Monroe, Eleanor Myers, James Shellenberger, David Sonenshein, and James Strazzella.
The Frank and Rose Fogel Lecture

MARCH 14, 2016  Harry L. Gutman, who served as the chief of staff for the Congressional joint committee on taxation from 1991 through 1993, presented “Why a VAT is the Path to Real Business Reform” at the 2016 Fogel Lecture. In his lecture, Gutman made the case for a national consumption tax, in the form of a value added tax (VAT), as the best way to fund needed changes to a system of business income taxation that is utterly broken.

Gutman was most recently a principal and director of the KPMG Tax Governance Institute while also heading the federal tax legislative and regulatory services group at KPMG’s Washington National Tax. While in that position, he was the principal-in-charge of a KPMG engagement to present tax reform options to the Commonwealth of Puerto Rico. Earlier in his career, Gutman taught law at the University of Pennsylvania.

The Frank and Rose Fogel Lectureship Fund was established in 1987, through a bequest from Frank Fogel ’23, to support public lectures on general legal topics. The lectureship has brought eminent tax experts to address the law school community. In 2015, the series speaker was Kathryn Keneally, the former Assistant Attorney General for the Tax Division of the U.S. Department of Justice, and the current chair of civil and criminal tax litigation in DLA Piper’s global tax group.

The Edward J. Ross Memorial Lecture in Litigation

MARCH 24, 2016  Marina Kats ’88 spoke to the law school community about her extensive career as a successful litigator in the 2016 Ross Lecture. Kats is the founder of Kats, Jamison & Associates, a litigation firm with offices in Pennsylvania, New Jersey, and New York. She earned her J.D. in 1988 and her LL.M. in Trial Advocacy in 1995, both from Temple Law.

Kats founded Kats, Jamison & Associates in 1995, and since then the firm has won multiple seven-figure awards for its clients, successfully represented clients before the Pennsylvania Supreme Court, and secured pardons for its criminal clients from the Pennsylvania governor. Kats is also president of Temple University’s President’s Advisory Board, and a member of the Temple University Leadership Council.

The Edward J. Ross Memorial Lecture in Litigation was established by family and friends in memory of Edward J. Ross ’69, a successful litigator and partner in the firm of Ross and Rubino.

Hon. Clifford Scott Green ’51 Lecture

MARCH 29, 2016  Professor Robert J. Reinstein presented “Slavery and Executive Power: The Haitian Revolution and American Constitutionalism” at the 2016 Clifford Scott Green Lecture. Reinstein is the current holder of the Clifford Scott Green Chair in Law. Both the Clifford Scott Green Chair in Law, established in 2009, and the Green Lectureship, established in 2003, honor Judge Green ’51, an eminent jurist who was also a close friend and mentor of Reinstein.

A graduate of Harvard Law School, Reinstein began his career as a civil rights attorney with the NAACP and was then a senior appellate attorney and chief of the general litigation section of the civil rights division of the U.S. Department of Justice. He was general counsel of Temple University from 1982 to 1989, while a member of the law school faculty.

Reinstein served as dean of the Temple University Beasley School of Law from 1989 to 2008. At the law school, he teaches constitutional law, federal courts and jurisdiction and national security law. His recent scholarship has focused on executive power, and two of his articles on this subject were recently cited by the Supreme Court.
TEMPLE TEAM WINS NATIONAL CRIMINAL JUSTICE TRIAL COMPETITION

MARCH 22, 2016  The Temple National Trial Team has brought home another national championship, taking top honors at the National Criminal Justice Trial Competition at the John Marshall Law School. Temple has historically done well in the competition, making it to the semi-finals or better in five of the nine years Temple has participated.

Held annually at the John Marshall Law School in Chicago and co-sponsored by the Criminal Justice Section of the American Bar Association, the competition draws teams from across the country. This year’s competition pitted Temple against teams from 19 other schools.

Temple’s winning team, comprised of Allison Christian ’17, Katelyn Hutchison ’16, Sarah Kiewlicz ’16, and James Matthew ’17, competed in a field that also included teams from Drexel and a perennial rival, Stetson.

“I am so proud of this team,” says Professor Jen Bretschneider, who coached the team together with Maureen McCartney, an Assistant U.S. Attorney for the Eastern District of PA. “They have been relentless in their focus, their preparation, and their support of one another. This win is a testament to their talent as advocates, but also to their commitment as teammates.”

“We pushed each other to reach new levels of advocacy and to tap into skills that we didn’t even know we had,” says Kiewlicz. “We loved what we were doing and I think that came across in our delivery and performances. Winning was just icing on the cake,” says Hutchison. “I came to Temple for the trial advocacy program and the trial team, and my expectations have been surpassed by leaps and bounds.”

Team member Christian adds: “Halfway through my first opening statement of the competition, I could feel my nerves dissipate—I was having so much fun. By the end of that first trial, all I could think about was wanting to do it again. And, fortunately, we got that opportunity.”

Professor Jen Bretschneider and Maureen McCartney coached the team.

INTELLECTUAL PROPERTY MOOT COURT SUCCESS

APRIL 15, 2016  Second-year law students Kaitlin Halsell ’17 and Jency Mathew ’17 advanced through a national field of approximately 50 teams to take second place in the Giles Sutherland Rich Intellectual Property Moot Court Competition in Washington, D.C. The team was advised by Professors Greg Mandel and Donald Harris.

Mandel praised Halsell and Mathew as, “simply outstanding. Faced with the challenge of an exceptionally difficult patent law problem, they put in a huge amount of work, honed outstanding advocacy skills, and made the school proud.”

Halsell and Mathew were supported in their efforts by their teammates in the regional round, Lauren Green ’17 and Diana Joskowicz ’17.

Professor Greg Mandel (left) and Don Harris (far right) served as faculty advisers for the Temple Law team in the intellectual property moot court competition. The students who competed were (from left) Kaitlin Halsell, Diana Joskowicz, Jency Mathew, and Lauren Green.
COMPLIANCE CENTER HOSTS FORMER US ATTORNEY GENERAL

APRIL 19, 2016 The Temple Law Center for Compliance and Ethics welcomed former US Attorney General to the Union League as part of its CLE series, “Current Trends in Compliance and Enforcement.”

In an interview conducted by Mike Holston, executive vice president and chief compliance officer at Merck Pharmaceutical, the former Attorney General touched on a wide range of issues ranging from compliance to civil rights. After exploring the Department of Justice’s treatment of cases stemming from the Foreign Corrupt Practices Act and the impact of corporate cooperation and transparency on the Department’s decision about whether to prosecute, they turned to the impact of Holder’s work in the private sector had on his public service.

“It was better to have had the experience of having represented companies in between my positions in the Justice Department,” he reflected. “By and large, big companies are trying to do the right thing. If people in the DOJ could take a sabbatical for a few years, maybe work on the defense side, they would be better prosecutors.”

Additional topics ranged from the impact of the Yates memo on corporations’ ability to conduct an internal investigation, criticism of the DOJ’s prosecutorial decisions with respect to the banking collapse, and Holder’s decision not to defend the constitutionality of the Defense of Marriage Act.

CLASS NOTES

1960s

ROBERT A. KORN ’64 is one of five attorneys in Pennsylvania selected to serve on the American Arbitration Association’s newly formed master mediator panel for construction cases. Korn is of counsel at Kaplin Stewart in Blue Bell, PA.

1970s

ARTHUR F. SILBERGELD ’75 recently moved his management employment practice to Thompson Coburn’s Los Angeles office. Silbergeld was previously a partner at Norton Rose Fulbright.

1980s

ROBERT G. GOLDSCHMIDT ’80 was presented with the Dom Pérignon Award of Excellence by NLVino, honoring industry leaders in Las Vegas, NV. Goldstein is president and chief operating officer of Las Vegas Sands Corporation.

HAZEL MACK ’80 has retired from Legal Aid of North Carolina, after 35 years in legal aid organizations working on such issues as foreclosures, consumer scams and domestic violence. Mack spent five years at Philadelphia Community Legal Services immediately after law school, before returning to her home state to practice. Today, Mack serves on the board of directors for the Carter G. Woodson School, which she helped found nearly 20 years ago.

THE HON. PETRESE B. TUCKER ’76 was presented at the U.S. courthouse in Philadelphia, commemorating the judge’s decades on the bench and her leadership roles in numerous groups. Tucker began her judicial career with the Philadelphia Court of Common Pleas in 1987 and was confirmed to the federal bench in 2000, becoming the fifth of nine female judges hearing cases for the U.S. District Court for the Eastern District of Pennsylvania. She was elevated to chief judge of the Eastern District court in 2013, becoming the first female leader in the court’s history. On the Court of Common Pleas, Judge Tucker served on the Orphan’s Court as the administrative judge and adjudicated cases in the criminal trial division and family court.

WILLIAM F. WARD ’77 has been invited to join the board of directors of the Autism Connection of Pennsylvania. Ward is a former Judge of the Court of Common Pleas of Allegheny County, PA, where he served in the family division and worked closely with families who had autistic children. He is also a member of the mental health and justice advisory committee of the Pennsylvania commission on crime and delinquency. Ward is an attorney with the Pittsburgh firm Rothman Gordon.
Former Ballard chair honored by Law Review

John Langel ’74 says Temple was his first—of many—clients

MAy 11, 2016  John B. Langel ’74, was honored with the Alumni Award of Merit at the Temple Law Review Alumni Reception in Shusterman Hall. Langel, who was an editor on the law review while a student, is a partner at Ballard Spahr and the former chair of the firm’s litigation department. He also led the firm’s labor and employment group for more than 30 years.

Langel’s broad roster of clients at Ballard includes companies in biosciences, heavy industry, financial services, and health care providers. He practices sports law as well, and has represented professional athletes, college and professional coaches, general managers, broadcasters, and the players on U.S. national teams.

Langel has also represented many local colleges and universities, including Temple University, which Langel notes was his first client, more than 36 years ago. In representing Temple, he has served as counsel to the chief negotiator in talks with 13 different bargaining units, successfully led challenging negotiations during the faculty strikes of 1987 and 1990, and served as the university’s chief negotiator in the contract negotiations with its faculty union. Langel also led the Ballard Spahr team that successfully represented the University of Pennsylvania before the NLRB in connection with Penn graduate students’ attempts to organize. Cornell University retained the same team when its graduate students sought to organize.

Today, Langel serves as a member of the Temple Law Board of Visitors and as an adjunct professor on the law school faculty.

In March, Louis A. Petroni ’80 was elected chairman of the firm of Montgomery McCracken. Petroni has been with Montgomery McCracken for more than three decades and recently served as the firm’s vice-chairman and executive partner, and as co-chair of the business department.

Joseph Coleman ’85 has joined the Irvine, CA office of Jones Day as a partner in the firm’s banking and finance practice. Prior to joining Jones Day, Coleman was a member of the commercial finance practice in the Orange County, CA office of Snell & Wilmer.

Racheal Decicco Bogina ’85 was invited to speak on updates in the area of premises law from the defense perspective at the Dispute Resolution Institute’s Annual Personal Injury Potpourri. Bogina is an attorney for Nationwide Insurance Company’s trial division in its Philadelphia office.

Teresa Fabi ’85 is retiring from the position of Senior Assistant District Attorney for Kings County (Brooklyn), NY. During her three-decade career in the DA’s office, Fabi served under four different district attorneys, and worked in the domestic violence, criminal court, grand jury, and crime prevention units. While in the crime prevention unit, her focus on incarcerated mothers and the effects of incarceration on children led to the creation of Drew House, an alternative to incarceration for female felony offenders with children. She was also instrumental in launching Back on Track, a school operated by the District Attorney’s Office in partnership with the Board of Education.

Robert J. Shanahan Jr. ’85, a partner with the firm of Shanahan & Voigt in Flemington, NJ, has been named to the board of trustees of Valley Crest Preserve. Valley Crest Preserve is a non-profit that provides farm-based educational programs and food donations to feed those in need.

Roseann B. Termini ’85 was the conference director for the All Matters FDA program at the annual Food and Drug Law CLE at Delaware Law School, where she teaches food and drug law courses at as an adjunct professor. Termini also recently presented to the PA Bar Institute and at the Central Atlantic Association of Food and Drug Law Officials Educational and Training Seminar.

David S. BraLove ’86 has joined Pepper Hamilton as of counsel in the media, communications and entertainment practice in the New York office. Prior to joining Pepper, BraLove was senior vice president and general counsel at Digital First Media. He previously served as assistant general counsel for the Tribune Company.

ArLENE F. Klinedinst ’86 was elected by the Virginia Law Foundation to its Fellows Class of 2016. Fellowship is limited to one percent of the Virginia State Bar’s active and associate members. Klinedinst is a partner with Vandeventer Black in the firm’s Norfolk office and concentrates her practice in labor and employment law.

Charles J. Meyer ’86 recently lectured the child and adolescent psychiatry fellows at Children’s Hospital of Philadelphia on divorce and custody law and how the law impacts the practice of psychiatry. Meyer is a shareholder with the Philadelphia law firm of Hofstein Weiner & Meyer.

In April, the Pennsylvania Bar Association Commission on Women in the Profession presented the annual Lynette Norton Award to Marion K. Munley ’86. She is a partner at Munley Law in Scranton, PA, where she practices personal injury law. In 1998, Munley founded the Association of Women Lawyers in Lackawanna County, which provides mentoring, networking and scholarships to female lawyers. She served for three years as chair and currently is a member of the board of trustees for Marywood University. Munley is also active in Circle 200, a group created to provide mentoring and networking among senior-level executive women in Northeastern Pennsylvania. Munley is a past president of the Northeastern Pennsylvania Trial Lawyers.

Michael J. O’Rourke ’86 recently accepted the position of interim manager of Hanover, PA, a borough in York County. O’Rourke resigned in 2014 from the position of business administrator for the city of York, a position he held for 15 years after earning a master’s in public administration in 2000.
SEND US YOUR NEWS!

TEMPESESQ. welcomes news and photos of our alumni/aee. Please include: Full name, class, degree, and a way to reach you if we need to confirm information.

Email: janet.goldwater@temple.edu
Send to: Janet Goldwater, Temple Esq., Temple University Beasley School of Law, 1719 North Broad Street, Philadelphia, PA 19122

KENNETH H. RYESKY ’86 has joined the Tel Aviv office of Ernst & Young (Kost, Forer, Gabbay, & Kasierer) as a senior advisor with the U.S. desk's international tax services team.

Pepper Hamilton partner GINA MAISTO SMITH ’87 spoke at the 2016 National Association of College and University Attorneys on the subject of “Love and Learning Collide: Faculty-Student Relationships under Title VII and Title IX.” Smith is a partner in the education counseling, litigation and investigation services, and white collar litigation and investigations groups at Pepper Hamilton.

ELLEN GOLDBERG WEINER ’87 recently lectured for the People’s Emergency Center, in Philadelphia, on custody law and how to prepare for and present a custody case in Philadelphia. Weiner is a shareholder with the domestic relations law firm of Hofstein Weiner & Meyer.

Conestoga Title Insurance Company in Lancaster, PA has promoted JOSEPH J. KAMBIC ’88 to vice president. Kambic has worked at the company since 2008, and most recently was manager of claims and recovery.

ALAN P. GOLDBERG ’89 has joined Stradley Ronon Stevens & Young as a partner in the firm’s newly opened Chicago office. Goldberg practices in the management practice group and will serve as partner-in-charge of the Chicago office.

In April, DONNA MILLER ’89 was appointed to serve as Olympus Corporation’s head of HQ legal and global general counsel. She was promoted from her current role of general counsel of Olympus Corporation of the Americas, and will continue to serve as general counsel for OCA, dividing her time evenly between her current and new positions. Miller joined Olympus in 2006.

NICHOLAS J. MIRRO ’89 recently celebrated two years on the bench, after being appointed and unanimously confirmed as Judge of the Justice Of The Peace Courts in Delaware. A formal investiture was held in February 2014.

Hon. Mitchell S. Goldberg ’86 is 2016 commencement speaker

MAY 19, 2016 The Honorable Mitchell S. Goldberg ’86 was the keynote speaker at this year’s commencement ceremony, held at the Liacouras Center.

Goldberg, a judge for the United States District Court for the Eastern District of Pennsylvania, addressed this year’s graduates of the J.D. and LL.M. programs at Temple Law, along with their family and friends, and other members of the law school community.

At his commencement, 30 years ago, Goldberg received the International Academy Award for Trial Lawyers’ Prize. He was also a member of Temple Law School’s first trial team. Goldberg continues to serve as an adjunct professor at Temple Law School, teaching both criminal and civil trial advocacy.

Immediately after graduation from Temple Law, Goldberg worked at the Philadelphia District Attorney’s Office, in both the trial and appellate divisions, where he tried hundreds of felony cases and argued before Pennsylvania’s appellate courts. In 1990, he joined the law firm of Cozen O’Connor, where he was eventually promoted to senior partner. His practice at Cozen primarily focused on commercial litigation. Goldberg also was the manager of Cozen’s arson and fraud unit.

Goldberg returned to the public sector in 1997 as an Assistant United States Attorney for the Eastern District of Pennsylvania, where he handled mostly white collar crime cases, both before the District Court and the Third Circuit Court of Appeals. In February 2003, he was appointed to a position on the Bucks County Court of Common Pleas by Governor Mark Schweiker, and was later elected to a ten-year term on that court. In 2008, he was appointed to the United States District Court for the Eastern District of Pennsylvania by President George W. Bush.

Judge Goldberg currently serves as chair of the court’s public interest litigation committee and chair of the Third Circuit’s model criminal jury instructions committee. He was also recently appointed by Chief Justice John Roberts to the national committee examining the Criminal Justice Act of 1964.

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**Microsoft CVP Joins Board of Visitors**

Fred Humphries '86 says he fell out of touch with the law school during the busy early years of his career. Then, an invitation in 2015 to a reception for alumni living in the D.C. area came at the right time.

“It was time for me to give back, and I was excited to be part of a law school that helped prepare me so well for my career,” says Humphries, who is now Corporate Vice President of U.S. Government Affairs for Microsoft in Washington, D.C. At the alumni event, he met Dean JoAnne A. Epps and Associate Dean Marylouise Esten. “It was such a warm reception and I could see they were running a great law school.”

Humphries began to participate in the D.C.-based Law and Public Policy Program run by Professor Nancy Knauer. The summer program places students in high-powered internships and provides mentorship and networking. Humphries began to host events at Microsoft for the student scholars, and was impressed by what he saw. The students in the program were, in a word, “sharp.”

He appreciated, among other things, the fact that Temple Law continues to stress the value that attracted him as a young man: diversity. Humphries, who was born in Pittsburgh, PA and raised in Nashville, TN attended the historically-black Morehouse College in Atlanta, GA. After graduation, he says he sought a law school “with both a strong legal program and diversity.” Carl Singley was dean and Humphries found a racial and gender diversity in the faculty and the student body that was unusual at the time. He was also impressed by the reputation of the trial advocacy program. “I came to law school thinking I would go into litigation . . . but then I discovered public policy,” says Humphries.

After a short stint at a law firm in Tallahassee, FL, he returned with his wife, Kim, also a lawyer, to Tennessee. There, Humphries’ appointment as Director of Voter Outreach for the Tennessee Democratic Party made him the first African-American employee in the state party’s history. He went on to work first at the state’s Department of Commerce and Insurance and later at the Department of Mental Health, as Director of Policy Planning, before joining the Governor’s staff.

As Humphries’ expertise in public policy deepened, he began to shuttle between Nashville and D.C. in 1993. In 2000, he was named Southern Political Director for the Democratic National Committee. Along the way, he served on the staffs of four presidential campaigns. He also worked as Chief of Staff for Congressman Sanford D. Bishop Jr. of Georgia and later joined then-Minority Leader Richard A. Gephardt’s staff as Senior Policy Advisor.

In 2000, Humphries joined Microsoft as Director of State Governmental Affairs, and was promoted to head Microsoft’s U.S. Government Affairs in 2009. In that role, he sets strategy and oversees policy outreach on a broad range of topics, including cloud computing, taxes, privacy, trade, cyber security, education, immigration and emerging technologies. He also uses his platform at Microsoft to advance the many issues he holds dear: immigration reform, electronic privacy, mental health, and of course, diversity.

“I’m excited and blessed to have been at Microsoft now for 15 years,” says Humphries, who is eager to share his experience in public policy and the fast-growing world of technology law with Temple law students. “Intellectual property, cyber security, and privacy: these areas of law are not going away.” As the newest member of the Temple Law School Board of Visitors, Humphries is well-positioned to share his expertise, and his deep background in governmental affairs.

Fred Humphries ’86 was appointed to the Temple Law Board of Visitors in January 2016.
New books by Temple Law alums explore public policy issues

Blight remediation is addressed in book by Winifred Branton ’85


Released by The Housing Alliance of Pennsylvania, the Guide is a self-help resource for local and county governments to assess whether a land bank is right for their community and, if so, how to proceed with planning, funding, organizing, and operating a land bank. Insights from Pennsylvania land bank leaders, case studies of the Philadelphia Land Bank and others, and sample documents like ordinances, budgets, and business plans are integrated into the guide to provide practical and proven resources to help communities use a land bank’s powers to tackle blight, grow the local economy, and expand parks and gardens.

Tristan Kimbrell ’11 explores issues at the ‘intersection of science and law’

Environmental writer and attorney TRISTAN KIMBRELL’s new book, Environmental Law for Biologists, focuses on the intersection of law and biology. The book, recently released by the University of Chicago Press, seeks to fill a knowledge gap for scientists who are working on environmental issues where understanding of the complexities of environmental law is crucial.

“This is a wonderful book,” writes Professor Amy Sinden, who taught Kimbrell during his years at Temple Law. “It will be an invaluable reference not just for biologists, but for all sorts of people who want a lucid, concise introduction to environmental law and to the crucial and pressing public policy issues that arise at the intersection of science and law.”

In addition to his Temple Law degree, Kimbrell has a Ph.D. in ecology from the University of Florida and has taught at Southern University, New Orleans. He lives in Salt Lake City, UT.

1990s

Conrad O’Brien shareholder, JUDSON AARON ’91, recently joined the board of trustees of the University Of The Arts in Philadelphia. Aaron is a 1981 graduate of the University’s predecessor, Philadelphia College of Performing Arts. In March, Aaron spoke on a panel at a CLE program sponsored by the Philadelphia Young Lawyers Division of the ABA white collar crime committee.

In April, PAMELA COYLE BRECHT ’91, partner at the firm Pietragallo Gordon Alfano Bosick & Raspanti, presented “Managed Care Fraud: Enforcement and Compliance” at the Compliance Institute in Las Vegas, NV. Brecht is a member of the qui tam practice group at Pietragallo.

SCOTT F. COOPER ’92, president of the Temple University Alumni Association and a member “of the University’s board of trustees, was a featured speaker at the university’s 129th Commencement ceremony. Cooper is a partner at Blank Rome in Philadelphia, where he chairs the firm’s labor and employment practice group. He is a former president/chancellor of the Philadelphia Bar Association.

In 2015, Arizona Governor Doug Ducey appointed RONEE F. KORBIN STEINER ’93 to the Superior Court of Arizona in Maricopa County, where she serves in the family department. Steiner clerked with Judge Samuel Lehrer in the Court of Common Pleas in Philadelphia. After moving to Arizona, she worked in the Maricopa County Public Defender’s Office before opening her own firm. In 2010, Steiner received the Family Law Litigator of the Year Award from the Volunteer Lawyers Program.

ERIC J. PHILLIPS ’91 has joined Hladik, Onorato and Federman, a full-service law firm that specializes in the areas of mortgage foreclosure, bankruptcy, tax sales, municipal law, personal injury, and estate planning.

TINA MAZAHERI ’93 has been elected to a two-year term as president of the Bucks County Bar Foundation, the charitable arm of the Bucks County Bar Association. Mazaheri focuses her private practice on family law, criminal law, personal injury and civil litigation, and is a litigation solicitor to Bucks County.

BERNARD ILKHANOFF ’94 has been elected president of the York County, PA Bar Association. Ilkhanoff practices at the Shrewsbury, PA firm of Ilkhanoff & Silverstein.

CHRISTIAN SONDERGAARD ’94 has joined Health Partners Plans as director of investigations and subrogation. Sondergaard is a former Pennsylvania senior deputy attorney general, where he was the lead prosecutor in one of Pennsylvania’s largest Medicaid fraud cases.
GREGORY MAYES ’95, Executive Vice President and Chief Operating Officer of Advaxis, has been elected to the company’s board of directors. Advaxis is a biotechnology company developing cancer immunotherapies. Mayes joined Advaxis in 2013, after holding positions at ImClone Systems, Eli Lilly and AstraZeneca Pharmaceuticals.

JO BENNETT ’96 has returned to Schnader Harrison Segal & Lewis as a labor and employment partner in the firm’s Philadelphia office. Bennett was most recently a partner at Stevens & Lee.

MICHAEL S. SAVETT ’96 has joined Clark & Fox in Cherry Hill, NJ as a partner in the firm’s insurance practice group.

MICHAEL T. WINTERS ’96, a partner in the law firm of McMahon & Winters, has been named to the board of directors of the Pennsylvania Association of Criminal Defense Lawyers.

The California Public Employees’ Retirement System named MARLENE TIMBERLAKE D’ADAMO ’97 as chief compliance officer, beginning in April. Timberlake D’Adamo recently held the position of managing director and senior vice president of portfolio and risk management at PNC Bank in Philadelphia.

DAVID F. CONN ’98 has been promoted to partner at Sweet, Stevens, Katz & Williams, a firm in New Britain, PA.

SOFIA A. ROSALA ’98 has joined Copeland Capital Management as general counsel and chief compliance officer. Rosala moved to Copeland from Aberdeen Asset Management, where she was U.S. counsel and deputy head of compliance.

KIMBERLY A. BOYER-COHEN ’99 has been named a fellow of the Litigation Counsel of America, an honorary society composed of less than one-half of one percent of American lawyers. Boyer-Cohen is special counsel in the appellate advocacy and post-trial practice group in the Philadelphia office of Marshall Dennehey Warner Coleman & Goggin, which she joined in 2001.

PAMELA HUNT GWALTNEY ’99 recently marked her one year anniversary as deputy director of compliance with the Philadelphia Commission on Human Relations, where she works with a team of Temple graduates: Rue Landau ’98, Karen Forman ’85, and Randy Duque ’88. Previously, Gwalney was assistant chief counsel for the Pennsylvania Commission on Human Relations and a trial attorney with the Defender Association of Philadelphia.

LISA LORI ’99, a partner in the litigation department of Klehr Harrison Harvey Branzburg, was a speaker at the second annual Fashion Law Symposium at Villanova University Charles Widger School of Law. Lori is a trial lawyer and business adviser.

GREGORY L. HILLYER ’00 joined the intellectual property firm of Brinks Gilson & Lione in their Washington, DC office. Hillyer is also an adjunct professor at the American University Washington College of Law.

SOPHIA LEE ’00 has joined Blank Rome as a partner in the energy, environment, and mass torts practice group. She will be based in the firm’s Philadelphia office, where, earlier in her career, she was an associate. Prior to rejoining Blank Rome, Lee was chief litigation counsel for Sunoco Inc.

CHRISTOPHER MCGOWAN ’01 was recently elected shareholder in Segal McCambridge Singer & Mahoney. McGowan practices in the firm’s Philadelphia office, where he defends clients involved in products liability matters arising from exposure to toxic substances including asbestos, benzene, silica, mold, and other environmental hazards.

In November 2015, JANET HAY SUBERS ’01 was appointed to the Board of Bar Examiners by the Supreme Court of New Hampshire.

DENNIS J. BUTLER ’03 has been named a partner at the Philadelphia intellectual-property law firm, Panitch Schwarze Belisario & Nadel.

American University Washington College of Law Professor ELIZABETH L. LIPPY ’03 was the 2016 winner of the Edward D. Ohlbaum Award, presented at the Educating Advocates Teaching Advocacy Skills Conference at Stetson Law School in May. The Ohlbaum Award honors an individual whose life and practice display “sterling character and unquestioned integrity, coupled with ongoing dedication to the highest standards of the legal profession and the rule of law.” Lippy worked with Professor Ohlbaum when she competed on the National Trial Team as a law student. In addition to teaching trial advocacy courses at Washington College of Law, Lippy is an instructor for the National Institute of Trial Advocacy. She also maintains a private practice as a founding member of the law firm of Fairlie & Lippy, where she focuses her practice on criminal defense and civil litigation.

SUSAN MORRISON COLETTI ’05 was recently appointed managing principal of the Wilmington, DE office of Fish & Richardson. Coletti, who previously served as group leader for the firm’s litigation group, will continue her intellectual property and patent litigation practice.

QIANA WATSON ’05 was recently appointed deputy legal counsel and labor relations director of York College, City University of New York. Watson was also the keynote speaker at this year’s annual University General Counsel Conference, held in Las Vegas.
Kate Vengraitis ‘15 is named ‘emerging leader’

Kate Vengraitis ‘15 is the recipient of an Emerging Leaders Fellowship, awarded by the Stoneleigh Foundation. Vengraitis is one of three young professionals chosen by the foundation as a fellow for 2016-2017.

After graduation, Vengraitis completed a yearlong clerkship on the United States Court of Appeals for the Third Circuit. The Stoneleigh Fellowship will support her work at the Defender Association of Philadelphia, where she collaborates with that organization’s juvenile unit and experts at the Education Law Center and the Disability Rights Network, to strengthen attorneys’ ability to provide holistic representation and educational advocacy for dependent and delinquent clients with special education needs.

As a law student, Vengraitis represented clients through the Medical-Legal Partnership at St. Christopher’s Hospital for Children, the Mazzoni Center, and the Temple Legal Aid Office. Vengraitis also completed internships at Community Legal Services, Community Legal Aid Society, and the Institute on Disabilities. While in law school, Vengraitis also took leadership positions in the Student Public Interest Network, Women’s Law Caucus, and Health Law Society, and was the executive editor of the Temple Law Review.

The Stoneleigh Foundation states that it funds the Emerging Leader Fellowships to support hands-on experience for young professionals interested in addressing the needs of Greater Philadelphia’s most vulnerable youth through policy analysis, research, or advocacy. Fellows work collaboratively with a host organization to execute projects that simultaneously advance the mission of the organization and allow the Fellow to gain new skills.

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BETHANY R. NIKITENKO ’07 has been named to the editorial board of Young Lawyer, a monthly supplement to The Legal Intelligencer. Nikitenko is an attorney with the Philadelphia firm, McLaughlin & Lauricella, where she practices in the areas of medical malpractice, personal injury, and sex abuse litigation.

ADAM MARLES ’11 has been appointed vice president of marketing and institutional advancement for Phoebe Ministries. Based in Allentown, PA, Phoebe Ministries provides healthcare, housing, and support services for senior adults. Before assuming his current position, Marles practiced law in the health-care litigation and risk-management group of Stevens and Lee. Before practicing law, he was the managing director of development for the Lutheran Theological Seminary in Philadelphia.

DIMPLE C. PATEL ’11, an associate at Dilworth Paxson, was recently made a partner of the firm, becoming the youngest partner in Dilworth’s history. Patel’s practice focuses on representing the interests of commercial real estate lenders and loan servicers.

TRACY D. WALDMANN ’11 has joined Raffaele Puppio, a full-service firm in Delaware County, PA. Waldmann is of counsel in the school law and government services practice group, concentrating in special education law. Prior to joining Raffaele Puppio, Waldmann served an extended term as a federal law clerk in the U.S. District Court for the District of New Jersey.

JEAN GUERRIER ’13 recently started a federal job as a financial analyst and investigator in the criminal division of the U.S. Attorney’s Office for the District of Columbia.

ALEXANDER S. RADUS ’13, of Fox Rothschild, has been appointed to the board of directors of Godfrey Daniels, a nonprofit music listening room in Bethlehem, PA, which presents traditional and contemporary folk music performances.
In February, **STEVE SILVER ’13** was a panelist at the Wake Forest School of Law Journal of Business & Intellectual Property Law’s annual symposium, where he spoke about domestic and international sports betting laws. In March, Silver spoke on a panel on “College Athletes, the NCAA, and Due Process” at Drexel University’s Department of Sport Management’s College Athletes’ Rights and Empowerment Conference. Silver is an associate in the Philadelphia office of McBreen & Kopko.

**ANDREA PROCTON ’14** has joined the Fort Washington, PA-based firm, Timoney Knox, as an associate in the insurance industry group, where she focuses on commercial and insurance litigation.

**EDWARD A. DIASIO ’15** has joined the Blue Bell, PA firm, Wisler Pearlstine, as an associate in the education law practice group.

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**Recent grad is named ‘law student of the year’ by National Jurist**

**FEBRUARY 2016** Recent graduate **EMILY BOCK ’16** was named a “Law Student of the Year” by the National Jurist, one of only 25 students nationwide to earn the honor. Bock has distinguished herself as a law student in public interest work.

Before entering law school, Bock worked at the National Clearinghouse for the Defense of Battered Women in Philadelphia and the employment unit of Community Legal Services (CLS) in Philadelphia. While at CLS, she became involved as a volunteer with a restorative justice project at the maximum security state prison in Graterford, PA, where she continues to work with incarcerated men designing workshops. In her second year of law school, Bock launched the Expungement Project, and recruited 43 of her fellow students to work with mentors at CLS to assist with expungements of criminal records for minor offenses.

At graduation, Bock’s diverse accomplishments were recognized when she was awarded the Jacob Kossman Award in Criminal Law for the best paper in the field of constitutional rights and privileges of persons accused of a crime; the Henry Kent Anderson Human Services Award for contributions in social justice; and the Captain Robert Miller Knox Award, awarded to the graduate chosen by the faculty for the “most outstanding contribution to the law school community.”

Bock has accepted a position clerking for a judge in the criminal division of the Superior Court of New Jersey for the upcoming year.

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**IN MEMORIAM**

Edward Wesley Robinson Jr. ’57
Edwin J. Berkowitz ’61
John C. Hess Jr. ’74
Marilyn Talman ’90
Steven D’Aguanno ’95
**DEANS’ CUP RETURNS TO NORTH BROAD STREET**

**APRIL 18, 2016** The Villanova Wildcats may be the NCAA men’s basketball champs, but it was Temple Law Dean JoAnne A. Epps raising two Vs for victory at half court when Temple defeated Villanova, 50-37, in the fourth annual Deans’ Cup basketball tournament.

Professor Ken Jacobsen was emcee for the 2016 tournament, the fourth match-up between Temple and Villanova, and the first time teams from Drexel University’s Thomas R. Kline School of Law and the University of Pennsylvania Law School joined the competition. Proceeds from the evening are split among Temple SPIN and the public interest organizations at the other schools.

The Temple Law team was ably coached by Professor Don Harris, and comprised of first-year students Meredith Manchester, Maggie Borski, A.J. Dean, Duncan Becker, and Raul Mendez; second-year students Shannon Daniels, A.J. Rudowitz, and Adam Federer; third-year students Joel Michel, Malcolm Ingram, Tim McGurrin, and Ovie Onobrakpeya; and Professors Kristen Murray and Jim Shellenberger.
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