

CHARLES HENDRICKSON BROWER, II
PROFESSOR OF LAW

WAYNE STATE UNIVERSITY LAW SCHOOL
471 W. PALMER
DETROIT, MI 48202

Office: 313.577.9698
cbrower@wayne.edu

PRESENT POSITIONS

- Professor of Law, Wayne State Law School
- Of Counsel, Miller Canfield
- Elected Member, American Law Institute
- Fellow, American Bar Foundation
- Member at Large, Executive Committee of the Institute for Transnational Arbitration (ITA)
- Member, ITA Academic Council
- Board of Directors, Atlanta International Arbitration Society
- Vice-Chair, Atlanta International Arbitration Society's Conference Planning Committee
- Member, Atlanta International Arbitration Society's Academic Advisory Council
- International Commercial Arbitration Panel, Commercial Panel, Pro Se Panel, Customer Account Panel, Expedited Arbitrator Panel and Non-Binding Arbitration Panel, American Arbitration Association

EDUCATION

University of Virginia School of Law
J.D., Awarded in May 1995.
Order of the Coif.
VIRGINIA LAW REVIEW, Editorial Board (1994 – 1995).

Moscow State University
Research Fellowship, Institute of International Education (1989 – 1990).

University of Vermont
B.A., *summa cum laude*, Political Science and Russian Language (May 1989).
Outstanding Senior Award (both majors).
Phi Beta Kappa.

ACADEMIC and SIMILAR EXPERIENCE

Wayne State University Law School (2012-Present).

Professor of Law. Courses include Contracts, Corporations, Foreign Direct Investment, International Commercial Arbitration, International Law, and the Law of Armed Conflict.

ACADEMIC and SIMILAR EXPERIENCE (continued)

University of Mississippi School of Law and Croft Institute for International Studies (1998-1999, 2000 – 2012).

Croft Professor of International Law (2010-2102) and Jessie D. Puckett, Jr. Lecturer (since 2001); Croft Associate Professor of International Law (with tenure as of 2004); Croft Assistant Professor of International Law (2000-2004); Croft Visiting Assistant Professor of Law (1998-1999). Courses included Civil Procedure, Human Rights, International Business Transactions, International Civil Litigation, International Commercial Arbitration, International Organizations, Law of Armed Conflict, Public International Law, and Sales.

American University, Washington College of Law (2003 – 2004, Spring 2008 and Spring 2010).

Visiting Professor of Law (spring 2010), Visiting Associate Professor of Law (2003-2004), and Scholar-in-Residence (Summer 2003 and Spring 2008). Courses have included International Business Transactions, International Commercial Arbitration, International Law, International Trade, and NAFTA (with emphasis on investor-state disputes).

Cambridge University, Lauterpacht Research Centre for International Law (Easter Term 2008).

Visiting Fellow. Selected to pursue research on investment treaty arbitration and human rights.

American Society of International Law (2007-2008).

Tillar House Sabbatical Fellow. Selected as the first Tillar House Sabbatical Fellow to pursue research on investment treaty arbitration and human rights, and to serve as resident advisor to the American Society of International Law within those fields of expertise.

University of Baltimore School of Law (1999 – 2000).

Assistant Professor and Assistant Director, Center for International and Comparative Law. Courses included Business Organizations, International Business Transactions, and Problems in International Trade.

EDITORSHIPS and SIMILAR EXPERIENCE

Co-Editor-in-Chief, *World Arbitration and Mediation Review* (2008-2015) (with David D. Caron and Abby Cohen Smutny);

Board of Reporters (NAFTA), *kluwerarbitration.com* (2003-Present);

Corresponding Editor (Arbitration and Public International Law), *International Legal Materials* (2005-2008);

Guest Columnist, Jackson Clarion-Ledger (Mississippi's Largest Newspaper) (2011-2012).

DISPUTE-SETTLEMENT and SIMILAR EXPERIENCE

Miller Canfield, Of Counsel (2013 — Present).

Legal consultant in domestic litigation involving the Foreign Sovereign Immunities Act, sales representation agreements, and complex contract analysis.

Counsel in arbitration proceedings conducted under the auspices of the International Chamber of Commerce and Singapore International Arbitration Centre. Issues have included non-disclosure agreements, sales agency agreements, and claims arising from the sales of businesses.

DISPUTE-SETTLEMENT and SIMILAR EXPERIENCE (continued)

American Arbitration Association, International Commercial Arbitration Panel (2016 – Present), Commercial Panel (2007 – Present), Pro Se Panel (2017 – Present), Customer Account Panel (2008 – Present), Expedited Arbitrator Panel (2009 – Present), and Non-Binding Arbitration Panel (2009 – Present).

Representative engagements include service as sole arbitrator in claims and counterclaims involving the sale of an accounting practice, claims involving insurance coverage, claims and counterclaims involving long-term supply contracts, claims and counterclaims involving distribution agreements, claims and counterclaims involving IT consultancy services, claims involving telecommunications services, claims involving yacht sales, and claims involving the administration of college entrance examinations.

Government of the Republic of Costa Rica (1998 – 1999).

Advocate for the Government of the Republic of Costa Rica, Difference Relating to Immunity from Legal Process of a Special Rapporteur of the Commission on Human Rights (advisory proceedings before the International Court of Justice).

Dorsey & Whitney LLP, Minneapolis, MN (1996 – 1998).

Associate, Trial Department. Served as junior counsel in an International Chamber of Commerce arbitration involving military procurement.

Also served as junior counsel in litigation related to arbitrations involving the design and construction of airplane engine testing facilities, the design and construction of pumps for liquefied natural gas tankers, and the organization of commercial space launches.

Represented clients in proceedings before state administrative agencies, administrative law judges, state and federal trial courts, and state appellate courts in matters involving warranties in sales agreements, termination of distributorship agreements, insurance coverage disputes, trade secrets litigation, non-compete agreements, consumer litigation, and unemployment insurance.

Minnesota Court of Appeals, St. Paul, MN (1995 – 1996). *Law Clerk to the Honorable Marianne D. Short*.

INTERNATIONAL ORGANIZATIONS and SIMILAR EXPERIENCE

United Nations Commission on International Trade Law, Working Group II (Arbitration and Conciliation), Fifty-First Session (Autumn 2009), Fifty-Second Session (Winter 2010), and Fifty-Third Session (Autumn 2010).

Member of American Arbitration Association's Delegation. Participated in negotiations involving proposed revisions to the UNCITRAL Arbitration Rules, as well as the development of principles of transparency for investment treaty arbitration.

BUSINESS EXPERIENCE

Joint Venture Svetozor, Moscow, Russia (1991 – 1992).

Planning and Materials Manager, Member of the Management Committee. Responsible for production planning, materials management, purchasing, and shipping for three manufacturing facilities of a joint venture between the Polaroid Corporation and the Ministry of Atomic Energy.

PROFESSIONAL HONORS

- Who's Who Legal: Arbitration (2015, 2016, 2017, 2018 and 2019) (selection process based on independent nominations, media review and peer interview process; one of only 120 American-based lawyers and only 10 U.S. academics named).
- Elected Fellow, American Bar Foundation (August 2014) (honor limited to less than one percent of lawyers licensed to practice in each jurisdiction).
- Smit-Lowenfeld Prize (December 2012) (awarded by the International Arbitration Club of New York for the best article published on the topic of international arbitration during 2011).
- Elected Member, American Law Institute (March 2009).
- Faculty Incentive Award (October 2005) (awarded by Dean Samuel Davis, in the amount of \$5,000, to recognize publication in "top national law reviews").
- Phi Kappa Phi Honor Society, University of Mississippi Chapter (2005) (elected to membership to recognize "achievement of scholarly distinction" and "professional contributions" to the University of Mississippi).
- Jessie D. Puckett, Jr. Lectureship, University of Mississippi School of Law (2001 – Present) (awarded to recognize outstanding teaching and scholarship).
- Distinguished Service Award, University of Baltimore Center for International and Comparative Law (May 2000).

PUBLICATIONS

Book Length Works (as editor)

- NAFTA CHAPTER ELEVEN REPORTS, VOLUME ONE: PRIMARY MATERIALS (2006) (with Jack J. Coe, Jr. and William S. Dodge).
- AMERICAN SOCIETY OF INTERNATIONAL LAW: PROCEEDINGS OF THE 97TH ANNUAL MEETING (2003) (with Nancy Perkins).

Book Chapters

- Selection of Mediators*, in *MEDIATION IN INTERNATIONAL COMMERCIAL AND INVESTMENT DISPUTES* (forthcoming, Oxford University Press 2018).
- United States*, in *THE PRIVILEGES AND IMMUNITIES OF INTERNATIONAL ORGANIZATIONS IN DOMESTIC COURTS* 303 (August Reinisch ed., 2013).
- Reflections on the Road Ahead: Living with Decentralization in Investment Treaty Arbitration*, in *THE FUTURE OF INVESTMENT ARBITRATION* 339 (2009).
- Arbitration*, in *ENCYCLOPEDIA OF PUBLIC INTERNATIONAL LAW* (2008).
- Why the FTC Notes of Interpretation Constitute a Partial Amendment of NAFTA Article 1105*, in *NAFTA CHAPTER 11 INVESTOR-STATE ARBITRATION*, Booklet C.19.5 (Nick Ranieri & James R. Holbein eds, 2007) [reprint of article listed below].
- NAFTA's Investment Chapter: Initial Thoughts About Second-Generation Rights*, in *GLOBALIZATION AND INTERNATIONAL INVESTMENT* (2006) [reprint of article listed below].

PUBLICATIONS (continued)***Book Chapters (continued)***

The Place of Arbitration, in FOREIGN INVESTMENT LAW AND ARBITRATION: LEADING CASES FROM THE NAFTA, THE ICSID, AND CUSTOMARY INTERNATIONAL LAW (Todd Weiler ed., 2005).

Articles and Essays

Politics, Reason and the Trajectory of Investor-State Dispute Settlement, 49 LOY. U. CHI. L.J. 271 (2017).

Trans-Pacific Partnership: Continuity and Breakthroughs in U.S. Investment Treaty Practice, 27 AM. REV. INT'L ARB. 145 (2016).

Mind the Gap, 2016 BYU L. REV. 1.

Hollow Spaces, 61 BUFF. L. REV. 731 (2013).

Arbitration and Antitrust: Navigating the Contours of Mandatory Law, 59 BUFF. L. REV. 1127 (2011).

Corporations as Plaintiffs Under International Law: Three Narratives About Investment Treaties, 9 SANTA CLARA J. INT'L L. 191 (2011).

Obstacles and Pathways to Consideration of the Public Interest in Investment Treaty Disputes, 1 Y.B. INT'L INV. L & POL'Y 347 (2009).

The Functions and Limits of Arbitration and Judicial Settlement Under Private and Public International Law, 18 DUKE J. INT'L & Comp. L. 259 (2008).

Nunca Más or Déjà Vu?, 47 VA. J. INT'L L. 525 (2007).

Why the FTC Notes of Interpretation Constitute a Partial Amendment of NAFTA Article 1105, 46 VA. J. INT'L L. 347 (2006).

Mitsubishi, Investor-State Arbitration, and the Law of State Immunity, 20 AM. U. INT'L L. REV. 907 (2005).

The Lives of Animals, the Lives of Prisoners and the Revelations of Abu Ghraib, 37 VAND. J. TRANSNAT'L L. 1353 (2004).

NAFTA's Investment Chapter: Initial Thoughts About Second-Generation Rights, 36 VAND. J. TRANSNAT'L L. 1533 (2003).

Structure, Legitimacy and NAFTA's Investment Chapter, 36 VAND. J. TRANSNAT'L L. 37 (2003).

The Coming Crisis in the Global Adjudication System, 19 ARB. INT'L 415 (2003) (with Hon. Charles N. Brower and Jeremy K. Sharpe).

Beware the Jabberwock: A Reply to Mr. Thomas, 40 COLUM. J. TRANSNAT'L L. 465 (2002).

Investor-State Disputes Under NAFTA: The Empire Strikes Back, 40 COLUM. J. TRANSNAT'L L. 43 (2001).

Investor-State Disputes Under NAFTA: A Tale of Fear and Equilibrium, 29 PEPP. L. REV. 43 (2001).

Removal from State Court Under the FSIA: Escape Hatch or Booby Trap?, 9 WILLAMETTE J. INT'L L. & DISP. RESOL. 1 (2001).

International Immunities: Some Dissident Views on the Role of Municipal Courts, 41 VA. J. INT'L L. 1 (2000).

PUBLICATIONS (continued)

Articles and Essays (continued)

The Taming of the Shrew: May the Act of State Doctrine and the Foreign Sovereign Immunities Act Eat and Drink as Friends?, 20 HAMLINE L. REV. 723 (1997) (with Hon. Marianne D. Short).

Shorter Commentary

Hall Street Assocs. v. Mattel, Inc.: *Supreme Court Denies Enforcement of Agreement to Expand the Grounds for Vacatur Under the Federal Arbitration Act*, 2 WORLD ARB. & MEDIATION REV. 23 (2008).

Introductory Note to International Centre for Settlement of Investment Disputes (ICSID): Biwater Gauff (Tanzania) Ltd. v. United Republic of Tanzania, ICSID Case No. ARB/05/22, Procedural Order No. 5 (Feb. 2, 2007), 46 I.L.M. 572 (2007).

International Decision: Republic of Austria v. Altmann, 99 AM. J. INT'L L. 236 (2005).

Council Comment: Reform Priorities at International Trade and Investment Institutions, AM. SOC'Y INT'L L. NEWSL., Aug./Oct. 2005, at 6.

International Decision: S.D. Myers, Inc. v. Canada, 98 AM. J. INT'L L. 339 (2004).

Book Reviews

The International Law Character of the Iran-United States Claims Tribunal, 94 AM. J. INT'L L. 813 (2000).

The Iran-United States Claims Tribunal: Its Contribution to the Law of State Responsibility, 12 EMORY INT'L L. REV. 1571 (1998).

Published Remarks

Torture, Violence and the Global War on Terror, in AMERICAN SOCIETY OF INTERNATIONAL LAW: PROCEEDINGS OF THE 99TH ANNUAL MEETING 401 (2005).

Fair and Equitable Treatment Under NAFTA's Investment Chapter, in AMERICAN SOCIETY OF INTERNATIONAL LAW: PROCEEDINGS OF THE 96TH ANNUAL MEETING 9-11 (2002).

International Law in Ferment: Recent Developments in Private International Law, in AMERICAN SOCIETY OF INTERNATIONAL LAW: PROCEEDINGS OF THE 94TH ANNUAL MEETING 11, 13-15 (2000).

Student Note

What I Tell You Three Times Is True: U.S. Courts and Pre-Award Interim Measures Under the New York Convention, 35 VA. J. INT'L L. 971 (1995).

PRESENTATIONS

“The Future of NAFTA: Renegotiation, Termination or More of the Same”; Wayne State Law School; Program for International Legal Studies Lunch Panel (January 2018).

“Argument for Petitioner in Mock Proceeding to Challenge Arbitrator for Lack of Independence and Impartiality”; Institute for Transnational Arbitration; 29th Annual Workshop on Challenges to the Legitimacy of International Arbitration (June 2017).

PRESENTATIONS (continued)

- “The Current Landscape and Future Relevance of the ‘Global Super Court’”; Loyola Chicago University School of Law; Law Journal Symposium on “Moving Toward a ‘Global Super Court?’: Examining and Reshaping Investor-State Arbitration (April 2017).
- “Rules Convergence and ‘Flattening’ Among Leading Arbitral Institutions and Venues: To What Extent Does the Choice of Institution and Seat Still Matter?”; Atlanta International Arbitration Society, Fifth Annual Conference: International Arbitration in a Not So “Flat” World (October 2016).
- “Investor-State Dispute Settlement in the Canada-U.S. Relationship”; Canada-U.S. Law Institute, 40th Anniversary Conference; Case Western University (April 2016).
- “Contemporary International Arbitration”; American Branch of the International Law Association; International Law Weekend-West; Brigham Young University (January 2016).
- “Arbitrating with the State”; Atlanta International Arbitration Society, Third Annual Conference: Enhancing Business Opportunities in Africa (November 2014).
- “Current Issues in International Commercial Arbitration”; Wayne State Law School (October 2014).
- “Power of Arbitrators to Fill Gaps in Arbitration Agreements and Underlying Contracts”; International Council on Commercial Arbitration, 22d ICCA Congress, Miami (April 2014).
- “Oral History Interview with Hon. Charles N. Brower”; ITA-IEL Joint Winter Forum: International Energy Arbitration, Houston (February 2014).
- “Third-Party Funding of Arbitration: The Future of Global Dispute Resolution or an Ethical Black Hole?”; Atlanta International Arbitration Society, Second Annual Conference: Convergence Divergence in International Arbitration (April 2013).
- “Hollow Spaces”; Loyola University of Chicago, Law School (April 2013).
- “Hollow Spaces”; University of Windsor Law School (February 2013).
- “Careers in International Arbitration”; American Branch of the International Law Association’s International Law Weekend, Fordham University Law School (October 2012).
- “Hollow Spaces”; Atlanta International Arbitration Society, Conference on the United States and Its Place in the International Arbitration System of the 21st Century (April 2012).
- “Arbitration and Antitrust: Navigating the Contours of Mandatory Law”; American University, Annual Seminar on International Commercial Arbitration (October 2010).
- “Plaintiffs as Corporations Under International Law: Three Narratives About Investment Treaties”; Santa Clara University School of Law (March 2010).
- “Balancing the Rule of Law and National Interests”; Symposium on Preventing and Managing Conflict in Energy and Other Natural Resource Investment Relations; Columbia University School of Law (May 2009).
- “Legitimacy and Inconsistency - is investment arbitration broken and if so, can or should it be fixed?”; Third Annual Investment Treaty Arbitration Conference: A Debate and Discussion - Interpretation In Investment Arbitration; Juris Conferences (April 2009).
- “Investment Treaty Arbitration: Obstacles and Pathways to Consideration of the Public Interest”; Columbia University School of Law (April 2008).

PRESENTATIONS (continued)

- “The Functions and Limits of Arbitration and Judicial Settlement Under Private and Public International Law”; Duke University School of Law (February 2008).
- “State Courts and Arbitration Tribunals: Obstacles and Pathways to Consideration of the Public Interest in Investment Treaty Arbitration”; George Washington University Law School (October 2007).
- “Are ICSID’s Rules on Investments and Nationality Working?”; Investment Treaty Arbitration: A Debate and Discussion; Juris Conferences, Washington, DC (May 2007).
- “A Private, Decentralized Jurisprudence”; Investment Treaty Arbitration: Lessons from Practice, A Discussion Among Experts at University of California (Berkeley) (January 2007).
- “The Three Pillars of International Commercial Arbitration”; International Association of Judges Conference, St. John’s University (November 2006).
- “Rethinking NAFTA’s Investment Chapter: From the Jay Treaty to the ICJ and Back Again”; ILSA Autumn Conference, Hamline University (October 2006).
- “Detention, Interrogation, and the Profoundly Demoralizing Experience of Teaching Human Rights”; Guantánamo Teach-In, University of Mississippi School of Law (October 2006).
- “Torture: Definitions, Context, and Responsibility”; University of Mississippi, Amnesty International Torture Teach-In (February 2006).
- “Torture and U.S. Foreign Policy”; University of Mississippi, Croft Institute for International Studies (April 2005).
- “Torture, Violence, and the Global War on Terror”; American Society of International Law Annual Meeting (April 2005) (moderator).
- “Torture and U.S. Foreign Policy”; George Washington University, Human Rights Symposium (March 2005).
- “Can We Avoid the ‘Coming Crisis’ in International Arbitration?”; London Court of International Arbitration/Ogilvy Renault Symposium (October 2004).
- “*Mitsubishi*, Investor-State Arbitration, and the Law of State Immunity”; International Law Association’s International Law Weekend (October 2004).
- “The Lives of Animals, the Lives of Prisoners, and the Revelations of Abu Ghraib”; University of Mississippi, American Constitution Society and Gorove Society of International Law and Politics (October 2004).
- The NAFTA as a Human Rights Treaty?” (principal paper); NAFTA Investment Law and Arbitration: The Early Years; jointly sponsored by American University, Transnational Publishers and NAFTALaw.org (March 2004).
- “NAFTA’s Investment Chapter: Initial Thoughts About Second-Generation Rights”; Pennsylvania State University (January 2004).
- “What Went Wrong in Cancun: Trying to Understand the Failure of the WTO Ministerial Meeting”; American University, Washington College of Law (October 2003).
- “Hot Topics in International Arbitration”; Association of American Law Schools Annual Meeting (January 2003).
- “‘Fair and Equitable Treatment’ Under NAFTA’s Investment Chapter”; American Society of International Law Annual Meeting (March 2002).

PRESENTATIONS (continued)

- “Investor-State Disputes Under NAFTA: The Empire Strikes Back”; International Law Association’s International Law Weekend (October 2001).
- “International Politics and the War Against Terrorism”; Lafayette County Family Crisis Services (October 2001).
- “Responding to Terrorism: Options and Perils”; University of Mississippi, Croft Institute for International Studies (September 2001).
- “Investor-State Disputes Under NAFTA: A Tale of Fear and Equilibrium”; International Law Association’s International Law Weekend – West (January 2001).
- “Hypocrisy and International Law Under the North American Free Trade Agreement”; University of Mississippi, Croft Institute for International Studies (November 2000).
- “Public International Law and Private Practice”; Law Faculty of Kiev-Mohyla Academy (May 2000).
- “International Law in Ferment: Recent Developments in Private International Law”; American Society of International Law Annual Meeting (April 2000).
- “Court-Ordered Interim Measures Under the New York Convention”; Southwestern Legal Foundation, Institute for Transnational Arbitration (June 1999).
- “Malaysian Justice on Trial Before the World Court”; University of Mississippi, Croft Institute for International Studies (April 1999).
- “The Pinochet Affair”; University of Mississippi, Croft Institute for International Studies (April 1999).
- “The Ruble Devaluation: A Window onto Political and Economic Chaos in Russia”; University of Mississippi, Croft Institute for International Studies (September 1998).

PROFESSIONAL SERVICE and MEMBERSHIPS

American Bar Foundation

Fellow (2014 – Present).

American Law Institute

Elected Member (2009 – Present);
Members’ Consultative Group for the Restatement (Third) of the U.S. Law of International Commercial Arbitration (2009 – Present);
Members’ Consultative Group for the Restatement (Fourth) of the Foreign Relations Law of the United States (2013 – Present).

American Society of International Law

Executive Council (2005-2008);
Co-Chair, ASIL-ABILA Joint Study Panel on International Commercial Arbitration (2008-2009);
Co-Chair of Annual Meeting (2003);
Program Committee for Annual Meeting (2002);
Chair, Research Advisory Committee (2007-2008);
Member, Mid-Year Meeting Host Committee (2011-2012);
Executive Director Mid-Term Evaluation Committee (2008);
Panel on State Responsibility (2001-2003);
Planning Committee, International Economic Law Interest Group’s Annual Meeting (2005).

PROFESSIONAL SERVICE and MEMBERSHIPS (continued)

Atlanta International Arbitration Society (ATLAS)

Board of Directors (2011-Present);
Vice Chair, Conference Planning Committee (2011-Present);
Member, Academic Advisory Council (2011-Present);
Member, Legislative Committee (2011-Present).

Institute for Transnational Arbitration

Executive Committee (2003-Present);
Executive Committee Member at Large (2018-Present);
Vice Chair (2011-2018);
Co-Chair, 18th Annual ITA Workshop (2007);
Immediate Past Chair, Academic Council (2012-2013);
Chair, Academic Council (2009-2012);
Vice-Chair, Academic Council (2003-2009);
Academic Council (2002-2012, 2014-Present);
Strategic Planning Committee (2010-11, and 2013-2017 as Chair);
Judge, Second Panel, Young ITA Writing Competition and Award (2018-Present);
Advisory Board Member-at-Large (2008-Present);
Advisory Board (2002-2008);
Conference Co-Chair, The Two Faces of Court-Arbitrator Interaction Under Investment Treaties (March 2004)
(jointly sponsored by American Society of International Law).

American Branch, International Law Association

Program Committee for International Law Weekend (2001).

ABA Section of International Law and Practice

Section Liaison to American Society of International Law (2008-2010).
Steering Group, International Commercial Disputes Committee (2007- 2010).
OHADA Steering Committee (2000). Monitored implementation of Uniform Statutes by Member States of the Organisation pour l'Harmonisation en Afrique du Droit des Affaires (an international organization of 16 francophone countries in sub-Saharan Africa).
OHADA Uniform Statute Committee (1999). Reviewed and commented on the Uniform Arbitration Statute of the Organisation pour l'Harmonisation en Afrique du Droit des Affaires.

UNIVERSITY SERVICE

Wayne State Law School

Academic Affairs and Curriculum Committee (2015-2016, 2017-2018);
Appointments Committee (2012-2013, 2016-2017 as Chair);
B.A. in Law Working Group (2017-2018);
Blue Sky Committee (Chair, 2012-2013);
Dean Search Committee (2016-2017);
Experiential Learning Committee (2013-2014);
Graduate Studies Committee (2014-2015) (Chair);
International Programs Committee (2012-2015, 2016-2017) (Chair 2013-2015);
PILF/LRAPP Committee (2015-2016);
Promotion and Tenure Subcommittee (2014-Present);
Salary Committee (2016-2018);
Scholarships Committee (2018-2018);
Student Affairs Committee (2013-2014).

UNIVERSITY SERVICE (continued)

University of Mississippi School of Law

Committee on Academic Freedom and Faculty Responsibility (2009-2012, Chair 2010-2012).
Faculty Senate, University of Mississippi (2002).
University Research Board, University of Mississippi (2001-2002).
Admissions Committee, University of Mississippi School of Law (2001-2003, 2005-2009).
Appointments Committee, University of Mississippi School of Law (2004, 2010-2012).
Curriculum Committee (2008-2009).
Placement, Judicial Clerkship and Space Allocation Committee, University of Mississippi School of Law (Chair, 2001-2003).
Ad-Hoc Committee on LLM Programs (2010-2011).
Ad-Hoc Committee on Tenure Standards for Clinical Faculty (2011).
Ad Hoc Committee on Admissions Policy, University of Mississippi School of Law (2005-2006).
Scholarship Committee, National Center for Remote Sensing, Air and Space Law (2008).
Search Committee for Assistant Dean for Student Affairs, University of Mississippi School of Law (2001).
Search Committee for Director of National Center for Justice and the Rule of Law, University of Mississippi School of Law (2001).
Faculty Advisor, University of Mississippi, Gorove Society of International Law and Policy (1998-1999, 2001 – 2012).
Faculty Advisory Committee, Croft Institute for International Studies (2000-2012, 1998-1999).
Library Acquisitions Committee, Croft Institute for International Studies (2000-2001).
Scholarship Committee, Croft Institute for International Studies (1998-1999).

University of Baltimore

Internal Advisory Board, University of Baltimore Center for International and Comparative Law (1999-2000).
Career Services Committee, University of Baltimore School of Law (1999-2000).

BAR ADMISSIONS

District of Columbia
Minnesota

LANGUAGES

Russian (excellent).