

## Contributors

**Richard P. Bress** is a partner in the Washington, D.C., office of Latham & Watkins LLP. He is a member of the firm's litigation department and practices in the areas of appellate and constitutional litigation. Bress has handled scores of cases in the Supreme Court and courts of appeals for a diverse client base, including the U.S. House of Representatives, AOL, DirecTV, E.I. DuPont de Nemours & Company, Inc., HCA, Mirant, Monsanto, PG&E, Sempra, the Calvary Chapel ministry and the Republic of Peru. He is also a frequent commentator on appellate advocacy issues. Bress has particular expertise litigating disputes over federal agency action, including challenges to rules and orders of the Agriculture and Commerce Departments, EPA, FERC, FCC, HUD, and HHS. Before joining Latham, he served as an Assistant to the Solicitor General of the United States. During his tenure in the Solicitor General's Office, he argued six cases before the Supreme Court, drafted more than 100 briefs and petitions for certiorari, and assisted the Solicitor General in developing the government's position on a broad range of constitutional and commercial issues. Before his work in the Solicitor General's Office, Bress spent several years in private practice, engaged primarily in general and appellate litigation. Before entering private practice, he clerked for the Honorable Antonin Scalia and D.C. Circuit Judge Stephen F. Williams.

**Judge Janice Rogers Brown** sits on the U.S. Court of Appeals for the D.C. Circuit, a position she has held since 2005. Before her federal appointment, she was an associate justice on the Third Circuit of the California Court of Appeals and then on the California Supreme Court. Judge Brown graduated from California State University and received her J.D. from University of California School of Law. In 2004, she received an LL.M. from the University of Virginia School of Law. Before coming to the bench, Judge Brown was deputy legislative counsel in California's Legislative Counsel Bureau, deputy attorney general for the State of California, and deputy secretary and

general counsel for California's Business, Transportation and Housing Agency. In 1990, Judge Brown briefly worked in the private sector as senior associate at Nielsen, Merksamer, Parinello, Mueller and Naylor LLP before joining Governor Pete Wilson's office as Legal Affairs Secretary. She was also an adjunct professor at University of the Pacific's McGeorge School of Law.

**David D. Cole** is a professor of law at Georgetown University Law Center and co-director of the Center for Transnational Legal Studies in London. As an attorney with the Center for Constitutional Rights, he litigated a number of major First Amendment cases, including *Texas v. Johnson* and *United States v. Eichman*, which established that the First Amendment protects flag burning. He is the legal affairs correspondent for *The Nation*, a regular contributor to *The New York Review of Books*, and the author, most recently, of *Justice At War: The Men and Ideas That Shaped America's War on Terror* (New York Review Books, 2008), *Less Safe, Less Free: Why America Is Losing the War on Terror* (New Press, 2007) (with Jules Lobel), and *Enemy Aliens: Double Standards and Constitutional Freedoms in the War on Terrorism* (New Press, 2d ed. 2005).

**Michael J. Gergen** is a partner in the Washington, D.C., office of Latham & Watkins LLP. He practices in the firm's finance department and is a member of the energy regulatory and markets group and the project development and finance group. He has extensive experience developing practical applications of economic theory, corporate finance and regulatory law to assist clients in a number of network industries, including electric power, railroads, and the transportation of natural gas and water, to compete successfully in an environment of market-based, open-access competition. He represents entities involved in electric generation and transmission, gas and water transportation, electric and gas marketing and trading, and investment and commercial banking, as well as foreign governments and financial institutions, on a variety of energy-related matters. He has assisted clients with matters before the FERC, DOJ, FTC, SEC, CFTC, Surface Transportation Board, International Chamber of Commerce, various state regulatory commissions, and numerous federal and state courts concerning ratemaking, trade regulation, antitrust, market regulation and compliance, and general regulatory

and commercial matters. He has also served as an economist for an investor-owned public utility in New England, as well as an economic consultant for the California Energy Commission. He has been cited as a leading energy attorney in the 2008, 2007 & 2006 Chambers USA Legal Guides. He is a member of the Federal Energy Bar Association and the American Bar Association, and has given a variety of speeches on energy regulatory and policy matters.

**Thomas C. Goldstein** is partner at Akin Gump Strauss Hauer and Feld LLP, where he serves as co-head of the firm's litigation and Supreme Court practices. He has argued 18 cases before the Supreme Court, including matters involving federal patent law, class action practice, labor and employment, and disability law. In addition to practicing law, Goldstein teaches Supreme Court Litigation at both Stanford and Harvard Law Schools. Before joining Akin Gump, Goldstein was a partner at Goldstein & Howe, the firm he founded in 1999. He previously practiced law at Boies & Schiller, LLP and at Jones Day Reavis & Pogue. Since 2003, Goldstein has been principally responsible for SCOTUSblog, which is devoted to coverage of the Supreme Court and is widely regarded as one of the nation's premier legal Internet sites. Goldstein has been repeatedly recognized as a leading member of the bar. He is listed in the most recent edition of *The National Law Journal's* list of the nation's 100 Most Influential Lawyers. In 2008, *Legal Times* recognized him as one of the "90 Greatest Washington Lawyers of the Last 30 Years," and praised him for "transforming the practice" of Supreme Court law in the last decade. Among other recognitions, *The American Lawyer* lauded him as one of the "Star Laterals of the Year," and *Legal Times* named him as one of the leading appellate lawyers in Washington. In 2006, *Lawyers USA* named him one of seven lawyers in America who have positioned themselves to make a significant impact on their profession; *The National Law Journal* named him as one of the nation's leading attorneys under the age of 40; *The American Lawyer* recognized him as one of the nation's top 45 attorneys under the age of 45; and *Washingtonian* magazine named him one of the leading constitutional lawyers and one of a half-dozen attorneys to watch in the 21st century. Goldstein serves on the board of trustees of the Lawyers' Committee for Civil Rights Under Law, on the Amicus Committee of the ABA Intellectual Property Section and on the

board of advisors of the Georgetown University Supreme Court Institute. Goldstein received his B.A. from the University of North Carolina and his J.D. summa cum laude from American University's Washington College of Law, after which he clerked for the Honorable Patricia M. Wald of the U.S. Court of Appeals for the D.C. Circuit.

**Erik S. Jaffe** is a solo appellate attorney in Washington, D.C., whose practice emphasizes the First Amendment and other constitutional issues. He is a 1986 graduate of Dartmouth College and a 1990 graduate of Columbia Law School, where he was the articles editor of the *Columbia Law Review*. Following law school, he clerked for Judge Douglas H. Ginsburg on the U.S. Court of Appeals for the D.C. Circuit, practiced for five years at Williams & Connolly LLP in Washington, D.C., clerked for Justice Clarence Thomas on the U.S. Supreme Court during the 1996 term, and then began his solo private practice. Since 1999, Jaffe has been involved in 24 cases at the merits stage before the Supreme Court. He represented one of the successful respondents in the First Amendment case of *Bartnicki v. Vopper* and authored Cato's amicus briefs in *Wisconsin Right to Life v. FEC*, *Randall v. Sorrell*, *McConnell v. FEC*, and *New York State Board of Elections v. López Torres*. Jaffe has also authored amicus briefs in cases such as *Republican Party of Minnesota v. Kelly* (judicial speech), *Zelman v. Simmons Harris* (vouchers), *Watchtower Bible and Tract Society v. Village of Stratton* (anonymous speech), *Veneman v. Livestock Marketing Association* and *United States v. United Foods, Inc.* (compelled advertising), *Boy Scouts of America v. Dale* (freedom of expressive association), and *United States v. Morrison* (Commerce Clause). He is a member and former chairman of the Federalist Society's Free Speech and Election Law Practice Group.

**F. Scott Kieff** is a law professor at Washington University in St. Louis with a secondary appointment as a professor in the School of Medicine's Department of Neurological Surgery and a research fellow at Stanford's Hoover Institution. At Stanford he directs the Hoover Project on Commercializing Innovation, which studies the law, economics, and politics of innovation, including entrepreneurship, corporate governance, banking, finance, economic development, intellectual property, antitrust, and bankruptcy. He also serves as a faculty member of the Munich Intellectual Property Law Center

in Germany and previously has been a visiting professor in the law schools at Northwestern, Chicago, and Stanford, as well as a faculty fellow in the Olin Program on Law and Economics at Harvard. His law school courses include contracts, patents, intellectual property, contracts and intellectual property, commercializing intellectual property, law and economics of patents, and biotechnology; and he co-authored a leading casebook and treatise, *Principles of Patent Law*, now in its fourth edition. Before attending law school at the University of Pennsylvania, Kieff studied molecular biology and microeconomics at MIT and conducted research in molecular genetics at the Whitehead Institute for Biomedical Research. Having practiced law for over six years as a trial and patent lawyer for Pennie & Edmonds LLP in New York and Jenner & Block LLP in Chicago and as law clerk to U.S. Circuit Judge Giles S. Rich, he regularly serves as a testifying and consulting expert, mediator, and arbitrator to law firms, businesses, government agencies and courts. He served for the first two years of the Federal Circuit's Appellate Mediation Panel and in December of 2007 he was appointed by Secretary of Commerce Carlos Gutierrez to a three-year term on the Patent Public Advisory Committee of the Patent and Trademark Office, advises the Under Secretary of Commerce for Intellectual Property and PTO Director on matters relating to the policies, goals, performance, budget, and user fees of the patent operation.

**William J. Kilberg** is a partner with Gibson, Dunn & Crutcher LLP. He is a member of both the Executive and Management Committees of the firm, is the senior partner in the Labor & Employment Law Group, and has served as Partner-in-Charge of the Washington office. Kilberg counsels clients in all aspects of employee relations, labor relations, and employee compensation and benefits. He has appeared numerous times in trial courts on behalf of employers in class and collective actions under the myriad of employment laws, including ERISA, Title VII of the Civil Rights Act, and the Fair Labor Standards Act. He has argued many matters before the U.S. Courts of Appeals and has successfully argued two cases before the Supreme Court, *Egelhoff v. Egelhoff*, and *Murphy v. UPS*. Kilberg's practice also includes advocacy before congressional committees, the Departments of Labor, Justice, and the Treasury, the EEOC, the IRS, the

NLRB, and the PBGC. In 1973, he was appointed by President Richard Nixon and confirmed by the Senate as the solicitor for the U.S. Department of Labor (the youngest person ever to be appointed to a sub-Cabinet post), a position he held until 1977. He also has served as associate solicitor of labor for Labor Relations and Civil Rights, general counsel of the Federal Mediation and Conciliation Service, and as a White House Fellow and special assistant to Secretary of Labor George P. Shultz. Kilberg was also president of the White House Fellows Association in 1982–83, and was appointed by President Reagan to the Commission on White House Fellowships. He is a member of the board of the College of Labor and Employment Lawyers, the advisory board of the American Employment Law Council, the Legal Advisory Council of the National Legal Center for the Public Interest, and of the ERISA Roundtable. He also serves as an officer of the Labor and Employment Committee of the Federalist Society. In 2008, Kilberg was named as one of the Top Ten Leaders of the Pack: Employment Litigators in the nation by *Human Resource Executive* and *Lawdragon*. He was identified as the Best Employment Litigator in the Washington-metropolitan area in 2005 by the *Washington Business Journal* and as one of 100 “Superlawyers” by the *Washington Post*. *Legal Times* has characterized him as one of the “Twelve Leading Labor & Employment Litigators in the D.C. Area” and *Chambers & Partners USA—America’s Leading Lawyers for Business* has listed him in every one of its editions. *Lawdragon* magazine has also named Kilberg as one of the 500 leading lawyers in the nation, describing him as “the labor lawyer of choice for corporate America.” He is co-author of the monograph *Saga of Reform: Regulation of Worker Overtime* (National Legal Center for the Public Interest, 2004) and is co-author of the books *Employer’s Rights and Responsibilities: Legal Dilemmas in the Changing Workplace*, and *Pitfalls for Japanese Employers in the United States*. He is the recipient of a number of awards, among them the League of United Latin American Citizens Award for Outstanding Service to the Spanish-speaking community, the D.C. Chamber of Commerce Arthur Flemming Award for Exceptional Public Service, and the School of Industrial and Labor Relations at Cornell University Judge William B. Groat Alumni Award for Outstanding Contributions to the Field of Industrial & Labor Relations. In 2007, Kilberg delivered the inaugural Donald S. Shire Lecture at the United States Department of Labor. Kilberg graduated from Cornell University and received his law degree from Harvard Law School.

**Stephanie S. Lim** is an associate in the Washington, D.C., office of Latham & Watkins LLP. She practices in the firm's finance department and is a member of the energy regulatory and markets group and the project development and finance group. Lim regularly provides advice on federal and state regulatory issues and regional market developments that impact clients in the energy industry, including issues arising under the Federal Power Act, Natural Gas Act and various state energy industry restructuring statutes. She has been involved in representations before the FERC, federal and state courts and state public utility commissions on behalf of independent power producers, project developers, energy traders and financial institutions. These representations have involved a range of issues relating to electric market design, energy asset acquisitions and divestitures, negotiated energy purchase and sale contracts, litigated contract disputes and matters relating to project development and permitting. She holds a J.D. and M.A. from Duke University and a B.A. from Amherst College.

**Edward J. Loya Jr.** is, at the time this *Review* goes to press, due to assume a new position as a trial attorney in the Criminal Division at the U.S. Department of Justice. He is a graduate of the University of California, San Diego, and Stanford Law School. At Stanford, he served as editor-in-chief of the *Stanford Journal of Law, Business & Finance* and was selected by his classmates to serve as co-president of the graduating class. He has clerked for the Honorable Harris L Hartz of the U.S. Court of Appeals for the Tenth Circuit and the Honorable S. James Otero of the U.S. District Court for the Central District of California. He also taught law for a semester at California Western School of Law. Loya's scholarly interests focus on white-collar crime, ethics, and criminal law and procedure. His writing has appeared in the *Cumberland Law Review*, *Stanford Journal of Civil Rights & Civil Liberties*, and *Stanford Journal of Law, Business & Finance*. Since 2005 he has contributed Supreme Court commentary to the Los Angeles and San Francisco Daily Journals.

**Clark Neily** is a senior attorney at the Institute for Justice, where he litigates economic liberty, property rights, school choice, First Amendment and other constitutional cases in both federal and state courts. For example, he served as counsel in a successful challenge to

Nevada's limousine licensing practices, which effectively prevented small business-persons from operating their own limousine services in the Las Vegas area and he was the lead attorney in the Institute's successful defense of the Mackinac Center for Public Policy against a lawsuit by the Michigan Education Association challenging the Center's right to quote the MEA's president in fundraising literature. He is currently leading IJ's opposition to a nationwide effort to cartelize the interior design industry through unnecessary and unreasonable occupational licensing. Neily is also the leader of the Institute's school choice team. Before joining IJ, Neily spent four years as a litigator at the Dallas-based firm Thompson & Knight LLP, where he received first-chair trial experience and worked on a wide variety of matters, including professional malpractice, First Amendment and media-related matters, complex commercial cases and intellectual property litigation. Neily received his undergraduate and law degrees from the University of Texas, where he was the Chief Articles Editor of the *Texas Law Review*. After law school, he clerked for Judge Royce Lamberth on the U.S. District Court for the District of Columbia. Most recently, Neily was co-counsel for the respondent in the landmark Second Amendment case, *D.C. v. Heller*.

**Roger Pilon** is the vice president for legal affairs at the Cato Institute. He holds Cato's B. Kenneth Simon Chair in Constitutional Studies and is the founder and director of Cato's Center for Constitutional Studies. Established in 1989 to encourage limited constitutional government at home and abroad, the Center has become an important force in the national debate over constitutional interpretation and judicial philosophy. Pilon's work has appeared in the *New York Times*, *Washington Post*, *Wall Street Journal*, *Los Angeles Times*, *Legal Times*, *National Law Journal*, *Harvard Journal of Law & Public Policy*, *Notre Dame Law Review*, *Stanford Law & Policy Review*, *Texas Review of Law and Politics*, and elsewhere. He has appeared, among other places, on ABC's *Nightline*, CBS's *60 Minutes II*, National Public Radio, Fox News Channel, CNN, MSNBC, and CNBC. He lectures and debates at universities and law schools across the country and testifies often before Congress. Before joining Cato, Pilon held five senior posts in the Reagan administration, including at the State and Justice Departments. He has taught philosophy and law and was a national fellow at Stanford's Hoover Institution. Pilon holds a B.A.



from Columbia University, an M.A. and a Ph.D. from the University of Chicago, and a J.D. from the George Washington University School of Law. In the 1989, the Bicentennial Commission presented him with the Benjamin Franklin Award for excellence in writing on the U.S. Constitution. In 2001, Columbia University's School of General Studies awarded him its Alumni Medal of Distinction.

**Eric A. Posner** is Kirkland and Ellis Professor of Law, University of Chicago. His books include *Law and Social Norms* (Harvard, 2000); *Chicago Lectures in Law and Economics* (Foundation, 2000) (editor); *Cost-Benefit Analysis: Legal, Economic, and Philosophical Perspectives* (University of Chicago, 2001) (editor, with Matthew Adler); *The Limits of International Law* (Oxford, 2005) (with Jack Goldsmith); *New Foundations of Cost-Benefit Analysis* (Harvard, 2006) (with Matthew Adler); and *Terror in the Balance: Security, Liberty, and the Courts* (Oxford 2007) (with Adrian Vermeule). He is also an editor of the *Journal of Legal Studies*. He has published articles on bankruptcy law, contract law, international law, cost-benefit analysis, constitutional law, and administrative law, and has taught courses on international law, foreign relations law, contracts, employment law, bankruptcy law, secured transactions, and game theory and the law. His current research focuses on international law, immigration law, and foreign relations law. He is a graduate of Yale College and Harvard Law School.

**A.C. Pritchard** teaches corporate and securities law at the University of Michigan Law School. He is the author of *Securities Regulation: Cases and Analysis* and *Securities Regulation: The Essentials* (both with Stephen J. Choi). His current research focuses on the role of class action litigation in controlling securities fraud and the history of the securities law in the Supreme Court. Pritchard holds B.A. and J.D. degrees from the University of Virginia, as well as an M.P.P. from the Harris School of Public Policy at the University of Chicago. Pritchard served as senior counsel in the Office of the General Counsel of the SEC, where he wrote appellate briefs and studied the effect of recent reforms in the areas of securities fraud litigation. Pritchard has been a visiting professor in the law schools at Northwestern, Georgetown, and the University of Iowa. He has also been a visiting scholar at the Securities and Exchange Commission and a visiting fellow in capital market studies at the Cato Institute. Pritchard is on the editorial board of the *Cato Supreme Court Review*.

**Jennifer J. Schulp** is an associate in the Washington, D.C., office of Gibson, Dunn & Crutcher LLP, where she practices in the firm's litigation department. Before joining the firm in 2005, Schulp served as a law clerk to the Honorable E. Grady Jolly of the U.S. Court of Appeals for the Fifth Circuit. She received her law degree in 2004 from the University of Chicago, where she received both the Llewellyn Cup and the Thomas R. Mulroy Prize for excellence in appellate advocacy for her participation in the Hinton Moot Court competition. Schulp received an A.B. with honors in political science from the University of Chicago in 2001.

**Ilya Shapiro** is a senior fellow in constitutional studies at the Cato Institute and editor-in-chief of the *Cato Supreme Court Review*. Before joining Cato, he was Special Assistant/Advisor to the Multi-National Force-Iraq on rule of law issues and practiced international, political, commercial, and antitrust litigation at Patton Boggs LLP and Cleary Gottlieb LLP. Shapiro has contributed to a variety of academic, popular, and professional publications, including the *L.A. Times*, *Washington Times*, *Weekly Standard*, *Roll Call*, *National Review Online*, and from 2004 to 2007 wrote the "Dispatches from Purple America" column for *TCS Daily.com*. He also regularly provides commentary on a host of legal and political issues for various TV and radio outlets, including Fox News, CBS, WGN, Voice of America, and American Public Media's "Marketplace." He is also an adjunct professor at The George Washington University Law School and lectures regularly on behalf of the Federalist Society, The Fund for American Studies, and other educational and professional groups. Before entering private practice, Shapiro clerked for Judge E. Grady Jolly of the U.S. Court of Appeals for the Fifth Circuit, while living in Mississippi and traveling around the Deep South. He holds an A.B. from Princeton University, an M.Sc. from the London School of Economics, and a J.D. from the University of Chicago Law School (where he became a Tony Patiño Fellow). Shapiro is a native speaker of English and Russian, is fluent in Spanish and French, and is proficient in Italian and Portuguese.

**Daniel E. Troy** is vice president and general counsel at GlaxoSmith-Kline. Before joining GSK in September 2008, he was a partner in Sidley Austin LLP's Life Sciences Practice, as well its Appellate

Litigation group. Troy is also the former chief counsel of the Food and Drug Administration. Troy, who headed the ABA's Section of Administrative Law and Regulatory Practice from 2006 until 2007, is also the former chief counsel of the FDA, and was President George W. Bush's first appointee to that agency. In that capacity, he reviewed and approved major regulations and important guidances issued during that time. He played a key role in the drafting of the rule modifying the process by which generic drugs come to market, and successfully argued two Hatch-Waxman cases for the FDA. He also oversaw the agency's warning and untitled letters, helped raise the agency's focus on First Amendment issues, and played a principal role in the FDA's generally successful assertion of preemption in selected product liability cases. Before joining the FDA, Troy regularly argued cases in federal and state courts of appeals, including a successful appearance before the Supreme Court in *Vera v. Bush* (14<sup>th</sup> Amendment challenge to race-based redistricting plan). He participated in the briefing on *Brown and Williamson v. FDA*, and presented the First Amendment argument for the tobacco and advertising industries at the district court level. He also played a key role in *Washington Legal Foundation v. FDA*. He has filed numerous amicus briefs before the Supreme Court on issues such as the appropriate scope of constitutional protection for commercial speech, abstention, preemption, and other issues. He has also argued many challenges to FCC decisions, including *RTNDA v. FCC*, (successfully contended that FCC's 15 year delay in failing to revoke the personal attack and political editorial rules was unlawful), and *COMSAT Corp. v. FCC* (successful challenge to FCC imposition of fees on COMSAT). Troy has testified before the Senate and House Judiciary Committees, the House Committee on Science, and many other state and local bodies. He has given more than 200 speeches, speaking on topics including Hatch-Waxman reform, preemption, a variety of First Amendment and other constitutional issues, telecommunications, the role of the courts, and administrative law. He has also served on the editorial advisory board of the *Food and Drug Law Journal*, and is currently on the legal policy board of the Washington Legal Foundation, and the editorial advisory board of the FDA Enforcement Manual. Troy was listed by *Chambers USA* as one of the "Leading Lawyers in the District of Columbia" and is "Recommended" in Healthcare. He was named by *Washingtonian Magazine* as one of the

“Top Lawyers in Washington.” From 1996 to 2000, Troy was also an associate scholar at the American Enterprise Institute, for whom he published the book *Retroactive Legislation*. He has also written at least 13 law review articles and book chapters, is a contributor to the *Heritage Guide on the Constitution*, and has published more than 55 articles in publications such as the *Wall Street Journal*, *Los Angeles Times*, *Legal Times*, *The National Law Journal*, *Weekly Standard*, *Washington Times*, *Commentary*, and *Policy Review*. He served in the Justice Department’s Office of Legal Counsel from 1987 until 1990 and clerked for D.C. Circuit Judge Robert H. Bork in 1983–84.

**Ben Winograd** is a law student at the Georgetown University Law Center, a special assistant to the Supreme Court practice at Akin Gump Strauss Hauer & Feld LLP, and a contributor to SCOTUSblog. He holds a B.S. from Northwestern University.

**Rebecca K. Wood** is a partner in the appellate and products liability practices in the Washington, D.C., office of Sidley Austin LLP. A significant focus of her practice is product liability and mass tort litigation, as well as representing corporations, religious institutions, and states in appellate matters. She has served as national counsel to several major pharmaceutical companies in product liability litigation. She has significant experience in federal preemption, multidistrict litigation and coordination, federal removal and jurisdiction issues, class actions and multi-plaintiff cases, *Frye* and *Daubert* issues, and the defense of product liability cases. She also has represented clients in major product liability cases at the trial level, primarily for the purpose of briefing key motions and preparing high-exposure cases for potential appeal. Her appellate work includes merits and amicus briefing to the U.S. Supreme Court in numerous matters, including *Warner-Lambert v. Kent*, *Riegel v. Medtronic, Inc.* and *Wyeth v. Levine*, cases involving issues of federal preemption in the drug and medical device contexts. She has given a number of speeches on preemption-related topics including a presentation last summer to the British Institute of International and Comparative Law. Before joining Sidley, Wood was a law clerk to the Honorable Pasco M. Bowman II of the U.S. Court of Appeals for the Eighth Circuit. She is a graduate of New York University School of Law, where she was an editor of the *Environmental Law Journal*, and a semi-finalist in the Marden Moot Court Competition, and of Yale University, where she graduated magna cum laude and Phi Beta Kappa.

