Curriculum Vitae of

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EMPLOYMENT

Wake Forest University School of Law – Needham Y. Gulley Professor of Criminal Law, July 2012 to present; Associate Dean for Research and Academic Programs, July 2020 to present; Executive Associate Dean for Academic Affairs, August 2014 to August 2015 and July 2007 to June 2010; Professor of Law, July 1994 to June 2012; Associate Professor, July 1991 to June 1994; Assistant Professor, July 1988 to June 1991.

University of Alabama School of Law – Visiting Professor of Law, October-November 2013.

University of Arizona, Rogers College of Law – Visiting Professor of Law, January-March 2012; Distinguished Visiting Scholar, Program in Criminal Law and Policy, February 2010.

North Carolina State University – Visiting Professor of Law and Criminology, Department of Sociology and Anthropology, January-June 2004.

Stetson University College of Law – Visiting Professor of Law, June-July 2015.

Washington and Lee University, School of Law – Visiting Professor of Law, August-December 2006.

United States Department of Justice, Antitrust Division, Trial Attorney – September 1985 to June 1988. Prosecutions for criminal violations of antitrust, fraud and obstruction of justice laws. Special Achievement Award, 1987, recognition for negotiation skills.

Law Clerk to the Hon. Frank M. Johnson, Jr., United States Court of Appeals for the Eleventh Circuit – July 1984 to July 1985.

EDUCATION

Yale Law School, J.D. 1984

 Yale Law Journal, Editor

College of William and Mary, A.B. with Highest Honors 1981

PUBLICATIONS

Books:

Oxford Handbook on Prosecutors and Prosecution (Oxford University Press, 2021) (edited volume, with Kay L. Levine and Russell Gold), available in part at https://www.oxfordhandbooks.com/view/10.1093/oxfordhb/9780190905422.001.0001/ oxfordhb-9780190905422

Criminal Procedures: Cases, Statutes, and Executive Materials (Wolters Kluwer Publishers) (editions in 1998, 2003, 2007, 2011, 2015, and 2019) (with Marc L. Miller, Jenia I. Turner, and Kay L. Levine)

Criminal Procedures – Prosecution and Adjudication: Cases, Statutes, and Executive Materials (Wolters Kluwer Publishers) (editions in 1999, 2005, 2007, 2011, 2015, and 2019) (with Marc L. Miller, Jenia I. Turner, and Kay L. Levine)

Criminal Procedures – The Police: Cases, Statutes, and Executive Materials (Wolters Kluwer Publishers) (editions in 1999, 2007, 2011, 2015, and 2019) (with Marc L. Miller, Jenia I. Turner, and Kay L. Levine)

Annual Supplements for Criminal Procedures: Cases, Statutes, and Executive Materials (Wolters Kluwer Publishers) (1999-2021) (with Marc L. Miller, Jenia I. Turner, and Kay L. Levine)

Sentencing Law and Policy: Cases, Statutes, and Guidelines (Wolters Kluwer Publishers) (editions in 2004, 2007, 2013, and 2018) (with Nora Demleitner, Douglas Berman, and Marc Miller), cited in Betterman v. Arizona, 578 U.S. \_\_\_ (2016)

Annual Supplements for Sentencing Law and Policy: Cases, Statutes, and Guidelines (Aspen Publishers) (2005-2013) (with Nora Demleitner, Douglas Berman, and Marc Miller)

Teachers’ Manual for Criminal Procedures: Cases, Statutes, and Executive Materials (Wolters Kluwer Publishers) (editions in 1998, 2003, 2007, 2011, 2015, and 2019) (with Marc L. Miller, Jenia I. Turner, and Kay L. Levine)

Teachers’ Manual for Sentencing Law and Policy: Cases, Statutes, and Guidelines (Wolters Kluwer Publishers) (editions in 2004, 2007, 2013, and 2018) (with Nora Demleitner, Douglas Berman, and Marc L. Miller)

Administrative Law and Practice (West Supplements 1992-1995) (with Charles H. Koch)

Articles, Reviews, Chapters, and Essays:

*Electoral Change and Progressive Prosecutors*, \_\_ Ohio St. J. Crim. Law \_\_ (forthcoming 2021) (with Jeff Yates and Carissa Byrne Hessick), available at http://ssrn.com/abstract=3849590

*The Ahmaud Arbery Case: Lessons to Prevent Prosecutor Conflicts*, Bloomberg Law, September 22, 2021 (with Alissa Marque Heydari), available at https://news.bloomberglaw.com/us-law-week/the-ahmaud-arbery-case-lessons-to-prevent-prosecutor-conflicts

*Community Prosecution and Building Trust Across a Racial Divide*, in Oxford Handbook on Prosecutors and Prosecution 413-428 (Oxford University Press, 2021), available in part at DOI: 10.1093/oxfordhb/9780190905422.013.21

*Introduction: Understanding Prosecutors in All Their Contexts*, in Oxford Handbook on Prosecutors and Prosecution xxiii-xxxvi (Oxford University Press, 2021) (edited volume, with Kay L. Levine and Russell Gold), available in part at https://www.oxfordhandbooks.com/ view/10.1093/oxfordhb/9780190905422.001.0001/oxfordhb-9780190905422-miscMatter-9

*The Shadow Bargainers*, 42 Cardozo L. Rev. 1295-1371 (2021) (with Jenny Roberts and Betina Cutaia Wilkinson), available at https://ssrn.com/abstract=3577322

*Models of Prosecutor-Led Diversion Programs in the United States and Beyond*, 4 Annual Review of Criminology 331-351 (2021) (with Kay L. Levine), available at https://ssrn.com/abstract=3601930 and https://doi.org/10.1146/annurev-criminol-061020-022236

*The Political Patterns of Bail Reform*, 55 Wake Forest L. Rev. 743-756 (2020) (symposium introduction, with Russell Gold), available at https://ssrn.com/abstract=3748716

*Prosecutors and Their State and Local Polities*, 110 J. Crim. L. & Criminology 823-858 (2020) (symposium issue), available at http://ssrn.com/abstract=3645525 and https://scholarlycommons.law.northwestern.edu/jclc/vol110/iss4/6/

*Criminal Courts in Disruptive Times*, 50 Wake Forest Jurist 30-31 (2020), available at https://wfu.law/wright-jurist-2020 or https://wfu.law/wright-jurist-2020-mobile

*Prosecution Office Culture and Diversion Programs*, 11 Criminal Law Practitioner 33-37 (2020) (with Beth McCann and Courtney Oliva), available at https://www.prosecution.org/prosecutorled-pretrial-diversion-series

*Coproduced Prosecution*, 67 Am. J. Comp. L. 936-940 (2019) (book review), available at https://doi.org/10.1093/ajcl/avz031

*Barr Wrong About Role of Prosecutors. Tough-on-Crime Stance Stunts Progress*, USA Today, 27 December 2019, available at https://www.usatoday.com/story/opinion/policing/spotlight/ 2019/12/27/barr-wrong-role-prosecutors-tough-crime-stance/2757304001/

*Sharkfests and Databases: Crowdsourcing Plea Bargains*, 6 Tex. A&M L. Rev. 653-670 (2019) (with Kay Levine, Nancy King, and Marc Miller), available at https://ssrn.com/abstract=3391536 (symposium issue)

*From Replicability to Replication in Systematic Coding of Legal Decisions*, 36 Yale Journal on Regulation: Notice & Comment (19 March 2019) (with Mark Hall), available at http://yalejreg.com/nc/from-replicability-to-replication-in-systematic-coding-of-legal-decisions-by-mark-a-hall-and-ronald-f-wright/

*Career Motivations of State Prosecutors*, 86 Geo. Wash. L. Rev. 1667-1710 (2018) (with Kay Levine), available at https://ssrn.com/abstract=3021429 or https://www.gwlr.org/wp-content/uploads/2018/12/86-Geo.-Wash.-L.-Rev.-1667.pdf

*Yes, Jury Selection is Racist*, New York Times, 6 December 2018 (published in digital edition on 4 December under title, *Yes, Jury Selection is as Racist as You Think. Now We Have Proof*), available at https://www.nytimes.com/2018/12/04/opinion/juries-racism-discrimination-prosecutors.html

*The Jury Sunshine Project: Jury Selection Data as a Political Issue*, 2018 Univ. Ill. L. Rev. 1407-1442 (2018) (with Kami Chavis and Gregory Parks), available at https://ssrn.com/abstract=2994288

*Collaborative Construction of a New Legal Field*, 68 Duke L.J. Online 72-78 (2018) (with Mark A. Hall), available at https://dlj.law.duke.edu/2018/09/second-amendment-3/

*Prosecutor Incentives and Institutions,* in 3 Reforming Criminal Justice: Pretrial and Trial Processes 49-72 (Erik Luna ed., 2017), reprinted at 18(3) Criminology, Criminal Justice, Law & Society 84-99 (2017), available at https://ssrn.com/abstract=2987963

*Prosecutor Risk, Maturation and Wrongful Conviction Practice*, 42 Law & Social Inquiry 648-676 (2017), available at http://ssrn.com/abstract=2705553 and http://onlinelibrary.wiley.com/doi/10.1111/lsi.12209/full (with Kay Levine)

*Elected Prosecutors and Police Accountability*, in Policing the Black Man: Arrest, Prosecution, and Imprisonment 234-254 (ISBN 978-1-101-87127-0) (Angela Davis, ed., Pantheon 2017)

*Place Matters in Prosecution Research*, 14 Ohio St. J. Crim. Law 675-703 (2017) (with Kay Levine), available at http://ssrn.com/abstract=2961943

*Reinventing American Prosecution Systems,* in Reinventing American Criminal Justice 395-439 (Michael Tonry, ed., University of Chicago Press 2017), available as volume 46 of Crime & Justice: A Review of Research, at http://www.journals.uchicago.edu/doi/pdfplus/10.1086/688463

*Images and Allusions in Prosecutors’ Morality Tales,* 7 Va. J. Crim. Law 38-67 (2017) (with Kay Levine), available at http://ssrn.com/abstract=2961952

*Evidence Laundering in a Post-*Herring *World*, 106 J. Crim. L. & Criminology 627-679 (2016), available at http://ssrn.com/abstract=2558737 (with Kay Levine and Jenia Turner)

*The Invisible Revolution in Plea Bargaining: Managerial Judging and Judicial Involvement in Negotiations*, 95 Tex. L. Rev. 325-397 (2016), available at http://www.texaslrev.com/wp-content/uploads/2017/01/King-Wright.pdf and http://ssrn.com/abstract=2796296; with companion report *Managerial Judging and Judicial Plea Negotiations: Further Evidence*, available at http://ssrn.com/abstract=2972294 (with Nancy King)

*Prosecutors Must Learn to Listen to Critics and Communities,* Seattle Times, October 26, 2016, available at http://www.seattletimes.com/opinion/prosecutors-must-learn-to-listen-to-critics-and-communities/ (with Dan Satterberg)

*Training for Bargaining,* 57 William & Mary L. Rev. 1445-1504 (2016), available at http://ssrn.com/abstract=2651396 (with Jenny Roberts)

*North Carolina Grand Juries and Prosecutor Conflicts*, 20 North Carolina State Bar Journal 10-11, 61 (Winter 2015), available at http://www.ncbar.com/journal/archive/journal\_20,4.pdf

*Beyond Prosecutor Elections*, 67 SMU L. Rev. 593-615 (2014), available at

https://scholar.smu.edu/smulr/vol67/iss3/11 (symposium issue)

*The Cure for Young Prosecutor’s Syndrome*, 56 Ariz. L. Rev. 1065-1129 (2014), available at http://ssrn.com/abstract=2405137 (with Kay Levine)

*The Supreme Court and Sentencing Reform*, pages 87-103 in Current Legal Issues in Criminal Justice (Craig Hemmens, ed., 2d ed. 2014) (Oxford University Press) (with Rod Engen)

*The Many Faces of Prosecution*, 1 Stan. J. Crim. L. & Pol’y 27-47 (2014), available at https://law.stanford.edu/wp-content/uploads/2018/05/wright.pdf or http://ssrn.com/abstract=3534014 (symposium issue) (with Kay Levine and Marc Miller)

*Mercenary Criminal Justice*, 2014 Univ. Ill. L. Rev. 1175-1226 (2014) (with Wayne Logan), available at http://ssrn.com/abstract=2309093, reviewed at http://crim.jotwell.com/making-people-pay-and-pay-and-pay/ (12 August 2015)

*Sentencing Climate Change and the Infrastructure of Finality*, 4 Wake Forest J. Law & Pol’y 1-8 (2014), available at https://wfulawpolicyjournaldotcom.files.wordpress.com/2016/05/ wright-foreword-final.pdf (Foreword to symposium issue)

*The Wickersham Commission and Local Control of Criminal Prosecution*, 96 Marquette L. Rev. 1199-1219 (2013), available at https://scholarship.law.marquette.edu/mulr/vol96/iss4/11/ (symposium issue)

*Entry for “Plea Bargaining”* in Encyclopedia of Criminology and Criminal Justice 3535-3544 (Springer 2013)

*Criminal Defense Lawyer Moneyball: A Demonstration Project*, 70 Wash. & Lee L. Rev. 1221-1267 (2013) (symposium issue) (with Ralph Peeples), available at http://ssrn.com/abstract=2190570

*It’s the Reply, Not the Comment: Observations about the Bierschbach and Bibas Proposal*, 97 Minn. L. Rev. 2272-2284 (2013), available at http://www.minnesotalawreview.org/wp-content/uploads/2013/05/Wright\_MLR.pdf

*A Criminal Law Atheist Teaching in the Seminary*, 10 Ohio St. J. Crim. Law 637-639 (2013), available at https://kb.osu.edu/bitstream/handle/1811/73413/OSJCL\_V10N2\_639.pdf (symposium issue)

*Prosecution in 3D*, 102 J. Crim. L. & Criminology 1119-1180 (2012) (with Kay Levine), available at http://ssrn.com/abstract=2013540

*Review of “The Machinery of Criminal Justice”* at Criminal Law and Criminal Justice Books, http://clcjbooks.rutgers.edu/ (September 2012)

*Community Prosecution, Comparative Prosecution*, 47 Wake Forest L. Rev. 361-372 (2012), available at http://wakeforestlawreview.com/2012/09/community-prosecution-comparative-prosecution/ (symposium issue)

*Persistent Localism in the Prosecutorial Services of North Carolina*, in Prosecutors and Politics, published as 41 Crime & Justice: A Review of Research 211-264 (Michael Tonry, ed., University of Chicago Press 2012)

*Reporting for Duty: The Universal Prosecutorial Accountability Puzzle and an Experimental Transparency Alternative*, in The Prosecutor in Transnational Perspective 392-407 (Erik Luna and Marianne Wade eds., Oxford University Press 2012) (with Marc Miller)

*Charging and Plea Bargaining as Forms of Sentencing Discretion*, in The Oxford Handbook of Sentencing and Corrections 247-269 (Kevin Reitz & Joan Peterselia, eds., Oxford University Press 2012)

Padilla *and the Delivery of Integrated Criminal Defense*, 58 UCLA L. Rev. 1515-1542 (2011) (symposium issue), available at http://ssrn.com/abstract=1804207

*Portable Minimalism in Sentencing Politics*, 32 Cardozo L. Rev. de-novo 9-22 (2011), available at http://www.cardozolawreview.com/content/denovo/WRIGHT\_2011\_9.pdf

*The Future of the Administrative Presidency: Turning Administrative Law Inside-Out*, 65 U. Miami L. Rev. 577-620 (2011) (with Sid Shapiro) (symposium issue), available at http://ssrn.com/abstract=1738491

*The Worldwide Accountability Deficit for Criminal Prosecutors*, 67 Wash. & Lee L. Rev. 1587-1620 (2010) (symposium issue) (with Marc Miller), available at http://ssrn.com/abstract=1699266

*Public Defender Elections and Public Control of Criminal Justice*, 75 Mo. L. Rev. 803-829 (2010) (symposium issue), available at http://ssrn.com/abstract=1591008

*Why is Criminal Justice Only Partially Privatized?* Jotwell.com (11 February 2010), available at http://crim.jotwell.com/why-is-criminal-justice-only-partially-privatized/

*New Perspectives on* Brady *and Other Disclosure Obligations: Report of the Working Groups on Best Practices,* 31 Cardozo L. Rev. 1961, 1995-2010 (2010) (author of part IV, Systems and Culture)

*Fragmented Users of Crime Predictions*, 52 Ariz. L. Rev. 91-96 (2010) (symposium issue), available at http://ssrn.com/abstract=1701110

*Mexican Drug Violence and Adversarial Experiments*, 35 N.C. J. Int’l L. & Comm. Reg. 363-385 (2010) (symposium issue), available at http://ssrn.com/abstract=1481263

*Grand Juries and Expertise in the Administrative State*, in Grand Jury 2.0: Modern Perspectives on the Grand Jury 293-322 (Roger Fairfax, ed. 2010, Carolina Academic Press)

*How Prosecutor Elections Fail Us*, 6 Ohio St. J. Crim. Law 581-610 (2009) (symposium issue), available at http://ssrn.com/abstract=1339939, translated into Chinese and reprinted in Excellence and the Bottom Line – US Prosecutors Incentive Mechanism (May 2015, China Procuratorate Press, ISBN 978-7-5102-1413-4)

*Prosecutor Elections and Overdepth in Criminal Codes*, in Criminal Law Conversations (Paul Robinson, Kimberly Ferzan, and Steven Garvey, eds., 2009, Oxford University Press)

*Subjective and Objective Discretion of Prosecutors*, in Criminal Law Conversations (Paul Robinson, Kimberly Ferzan, and Steven Garvey, eds., 2009, Oxford University Press) (with Marc Miller)

*Guilty Pleas and Sub-Markets,* 157 U. Pa. L. Rev. PENNumbra 68 (2008), available at www.pennumbra.com/responses/11-2008/Wright.pdf

*The Black Box*, 94 Iowa L. Rev. 125-196 (2008) (with Marc Miller), available at http://ssrn.com/abstract=1264010

*Systematic Content Analysis of Judicial Opinions*, 96 Calif. L. Rev. 63-122 (2008) (with Mark Hall), available at http://ssrn.com/abstract=913336

*Dead Wrong*, 2008 Utah L. Rev. 89-106 (with Marc Miller) (symposium issue), available at http://ssrn.com/abstract=1076823

*Leaky Floors: State Law Below Federal Constitutional Limits*, 50 Ariz. L. Rev. 227-259 (2008) (with Marc Miller) (symposium issue), available at http://ssrn.com/abstract=1115515

*Charge Movement and Theories of Prosecutors*, 91 Marquette L. Rev. 9-38 (2007) (with Rodney Engen) (symposium issue), available at http://ssrn.com/abstract=1034219

*The Charging and Sentencing Effects of Depth and Distance in a Criminal Code on Charging, Sentencing, and Prosecutor Power*, 84 N.C. L. Rev. 1935-1982 (2006) (with Rodney Engen), electronic copy at http://ssrn.com/abstract=900622

*Federal or State? Sorting as a Sentencing Choice*, Criminal Justice 16-21 (Summer 2006, Volume 21, Number 2) (symposium issue)

*The Power of Bureaucracy in the Response to* Blakely *and* Booker, 43 Houston L. Rev. 389-414 (2006) (symposium issue), available at http://ssrn.com/abstract=885513

*Incremental and Incendiary Rhetoric in Sentencing After* Blakely *and* Booker, 11 Roger Williams Univ. L. Rev. 461-471 (2006) (symposium issue)

Entries for *Mandatory Minimum Sentences* and *Sentencing Guidelines* in the Encyclopedia of American Civil Liberties (2006, Routledge)

*The Political Economy of Up-Front Fees for Indigent Criminal Defense Counsel*, 47 William & Mary L. Rev. 2045-2087 (2006) (with Wayne Logan), available at http://ssrn.com/abstract=805426

Blakely *and the Centralizers in North Carolina*, 18 Fed. Sentencing Reporter 19-22 (2005)

*The Wisdom We Have Lost: Sentencing Information and Its Uses*, 58 Stan. L. Rev. 361-380 (2005) (symposium issue) (with Marc Miller), available at http://ssrn.com/abstract=838393

*Trial Distortion and the End of Innocence in Federal Criminal Justice*, 154 U. Pa. L. Rev. 79-156 (2005), available at http://ssrn.com/abstract=702901

*Sentencing Commissions as Provocateurs of Prosecutorial Self-Regulation*, 105 Colum. L. Rev. 1010-1047 (2005) (symposium issue), available at http://ssrn.com/abstract=658501

*Proceedings, The Future of American Sentencing: A National Roundtable on* Blakely, 2 Ohio State J. of Crim. Law 622, 644-645 (2005)

*Prosecutorial Guidelines and the New Terrain in New Jersey*, 109 Penn. St. L. Rev. 1087-1105 (2005) (symposium issue), available at http://ssrn.com/abstract=732545

*The Future of American Sentencing: A National Roundtable on* Blakely, 17 Fed. Sentencing Reporter 115, 123-130 (2004)

*Secret Police and the Mysterious Case of the Missing Tort Cases*, 52 Buff. L. Rev. 757-791 (2004) (with Marc Miller), available at http://ssrn.com/abstract=611944

*Parity of Resources for Defense Counsel and the Reach of Public Choice Theory*, 90 Iowa L. Rev. 219-268 (2004), available at http://ssrn.com/abstract=515382

*Prosecutor Rex*, Philadelphia Inquirer, 19 December, 2003 (with Marc Miller)

*Honesty and Opacity in Charge Bargains*, 55 Stan. L. Rev. 1409-1417 (2003) (with Marc Miller), available at http://ssrn.com/abstract=384860

*Tough Times for Hard Time*, 33 Wake Forest Jurist Magazine 14-17 (Summer 2003)

*How the Supreme Court Delivers Fire and Ice to State Criminal Justice*, 59 Wash. & Lee L. Rev. 1429-1457 (2002) (symposium issue), available at http://ssrn.com/abstract=319143

*The Screening/Bargaining Tradeoff,* 55 Stan. L. Rev. 29-118 (2002) (with Marc Miller), available at http://lawreview.stanford.edu/content/vol55/1/Wright\_Miller.pdf

*The Sentencing Judge as Immigration Judge*, 51 Emory L.J. 1131-1185 (2002) (symposium issue) (with Margaret Taylor), available at http://ssrn.com/abstract=334003

*The Right to Refuse Searches Is in Danger*, Los Angeles Times, 15 April, 2002 (with Marc Miller)

*Are the Drug Wars De-Escalating? Where to Look for Evidence*, 14 Fed. Sentencing Reporter 141-146 (Jan.-Feb. 2002)

*Counting Cases About Milk, Our “Most Nearly Perfect Food,” 1860-1940*, 36 Law & Society Rev. 51-112 (2002) (with Paul Huck), available at http://ssrn.com/abstract=290924

*Counting the Cost of Sentencing in North Carolina, 1980-2000*, in 29 Crime & Justice, A Review of Research 39-112 (Michael Tonry, ed. 2002), available at http://ssrn.com/abstract=287356

*The Canadian Difference in Sentencing*, 3 Punishment & Soc’y 550 (2001) (reviewing Making Sense of Sentencing, Julian Roberts and David Cole, eds.)

*The Abruptness of* Acton, 36 Crim. L. Bull. 401-431 (2000) (symposium issue), available at http://ssrn.com/abstract=243329

*Judge Frank Johnson in the Long Run*, 51 Ala. L. Rev. 1381-1395 (2000) (with Kathryn Abrams)

*Immunity*, in the Historical Encyclopedia of U.S. Independent Counsel Investigations (Gerald S. Greenberg, ed.; Greenwood Press, 2000)

*Empty Heart, Vibrant Corpus*, 12 Fed. Sentencing Reporter 86-91 (Sept./Oct. 1999) (with Marc Miller)

*Rules for Sentencing Revolutions*, 108 Yale L.J. 1355-1387 (1999) (reviewing Kate Stith and Jose A. Cabranes, Fear of Judging: Sentencing Guidelines in the Federal Courts)

*Your Cheatin’ Heart(land): The Long Search for Administrative Sentencing Justice*, 2 Buffalo Crim. L. Rev. 723-809 (1999) (with Marc Miller) (symposium issue), available at http://ssrn.com/abstract=162568

*The Future of Responsive Sentencing in North Carolina*, 11 Fed. Sentencing Reporter 215-218 (Jan./Feb. 1999)

*Three Strikes Legislation and Sentencing Commission Objectives*, 18 Law and Policy 429-463 (1998) (symposium issue), available at http://ssrn.com/abstract=137492

*Flexibility in North Carolina Sentencing, 1995-1997*, 9 Overcrowded Times No. 6 (December 1998), reprinted in Penal Reform in Overcrowded Times (Michael Tonry & Kathleen Hatlestad, eds. 2001)

*Teaching Holistic Sentencing*, 10 Fed. Sentencing Reporter 338-343 (May/June 1998) (with Marc Miller)

*Managing Prison Growth in North Carolina Through Structured Sentencing*, National Institute of Justice, Program Focus (NCJ 168944) (1998), available at

http://www.ncjrs.org/txtfiles/168944.txt

Book Review of *Akhil Amar, Constitutional Criminal Procedure: First Principles*, 14 Const. Commentary 557-571 (1997)

*When Do We Want Incomplete Agreements? A Comment on Sunstein’s Holmes Devise Lecture*, 31 Wake Forest L. Rev. 459-470 (1996) (symposium issue)

*Three Strikes Legislation and a Sinking Fund Proposal*, 8 Fed. Sentencing Reporter 80-83 (November/December 1995)

*Congressional Use of Immunity Grants after Iran-Contra*, 80 Minn. L. Rev. 407-468 (1995)

*North Carolina Avoids Early Trouble with Guidelines*, 6 Overcrowded Times No. 1 (February 1995), reprinted in Sentencing Reform in Overcrowded Times (Michael Tonry & Kathleen Hatlestad, eds. 1997)

*Sentencing Guidelines of the Right Sort*, 78 Judicature 168 (January/February 1995) (unsigned editorial)

*Amendments in the Route to Sentencing Reform*, 13 Crim. Justice Ethics 58-66 (Winter/Spring 1994) (symposium issue)

*North Carolina Prepares for Guideline Sentencing*, 5 Overcrowded Times No. 1 (February 1994), reprinted in Sentencing Reform in Overcrowded Times (Michael Tonry & Kathleen Hatlestad, eds. 1997)

*Federal Sentencing Law in the Supreme Court's 1992-93 Term,* 6 Fed. Sentencing Reporter 39-42 (July/August 1993)

*A Progress Report on the North Carolina Sentencing and Policy Advisory Commission*, 28 Wake Forest L. Rev. 421-461 (1993) (with Susan Ellis) (symposium issue)

*Drug Sentences as a Reform Priority,* 5 Fed. Sentencing Reporter 199-200 (January/February 1993)

*Why Not Administrative Grand Juries?*, 44 Admin. L. Rev. 465-521 (1992)

*The Law of Federal Sentencing in the Supreme Court’s 1991-92 Term,* 5 Fed. Sentencing Reporter 108-111 (September/October 1992)

*Complexity and Distrust in Sentencing Guidelines*, 25 U.C. Davis L. Rev. 617-637 (1992) (symposium issue)

*The U.S. Sentencing Commission as an Administrative Agency*, 4 Fed. Sentencing Reporter 134-136 (November/December 1991)

*Sentencers, Bureaucrats, and the Administrative Law Perspective on the Federal Sentencing Commission*, 79 Calif. L. Rev. 1-90 (1991)

*The Law of Sentencing in the Supreme Court’s 1990-91 Term,* 4 Fed. Sentencing Reporter 58-59 (July/August 1991)

*Letters from Beyond the Regulatory State*, 100 Yale L.J. 825-851 (1990) (reviewing Cass R. Sunstein, After the Rights Revolution)

*Kent Greenawalt and the Border Skirmishes of the First Amendment*, 39 Emory L.J. 1245-1260 (1990) (reviewing Kent Greenawalt, Speech, Crime, and the Uses of Language)

*Judicial Priorities after* Mistretta, 1 Fed. Sentencing Reporter 374 (February/March 1989)

*The Proposed Organizational Sanctions Guidelines and the Issue of Corporate Probation*, 1 Fed. Sentencing Reporter 295-298 (November 1988)

*Judge Frank Johnson of Alabama*, 1987 Ann. Surv. of Am. Law xix-xxi

*In Your Court: State Judicial Federalism in Capital Cases*, 18 Urban Lawyer 659-705 (1986) (with Marc Miller)

Note, *The Civil and Criminal Methodologies of the Fourth Amendment*, 93 Yale L.J. 1127-1146 (1984)

Other Professional Publications:

*Prosecution That Earns the Trust of the Community*, Executive Sessions of the Institute for Innovation in Prosecution, John Jay College of Criminal Justice (2018) (with Dan Satterberg), available at https://thecrimereport.org/wp-content/uploads/2018/12/IIP-Community\_Trust-paper.pdf

*Preventing Death and Injury on the Job: The Criminal Justice Alternative in State Law*, publication of the Center for Progressive Reform (March 2016), available at http://www.progressivereform.org/articles/WorkerProsecutionManual\_1602.pdf (with Martha T. McCluskey, Thomas O. McGarity, Sidney Shapiro, Rena Steinzor, and Katherine Weatherford)

*Piling On Criminal Fees*, blog column, 20 May 2015, available at http://www.huffingtonpost.com/ron-wright/piling-on-criminal-fees\_b\_7342102.html (with Wayne Logan)

Periodic Guest Blogger on *Sentencing Law and Policy* (http://www.sentencing.typepad.com), *Empirical Legal Studies* (http://www.elsblog.org), and *Prawfsblawg* (http://prawfsblawg.blogs.com), July 2004 to December 2010.

*Go Slow: A Recommendation for Responding to* Blakely v. Washington *in the Federal System*, written testimony submitted to the Judiciary Committee of the U.S. Senate; 12 July, 2004 (with Berman, Miller, and Demleitner)

*The Right to Consult Counsel in Administrative Agency Investigations*, Report to the Administrative Conference of the United States (1993)

*A Post-Webster Reminder About Delegation and Regulatory Theory*, in Abortion and the States: Political Change and Future Regulation 101-107 (Jane B. Wishner, ed. 1993)

*Buffalo Creek: A Game of Discovery*, CALI computer exercise: 1991 and 1995 editions (with Owen Fiss)

*Drugs and Druggists*, in Personal Injury: Actions, Defenses and Damages (Matthew Bender, 1991)

*Are Expert Review Committees Protected? An Annotation of Relevant State Statutes*, monograph published by the American College of Obstetricians and Gynecologists (1990) (with Jack Smith)

*State Level Expert Review Committees – Are They Protected?* 105 Pub. Health Rep. 13-23 (January-February 1990) (with Jack Smith)

*Coney Island: A Game of Discovery*, CALI computer exercise: 1984, 1985, 1988, 1991, and 1995 editions (with Owen Fiss and Thomas Glocer)

TEACHING EXPERIENCE

Criminal Procedure Adjudication: Spring 2018 – 2019, Fall 2016, Spring 2013 – 2016, Fall 2011.

Criminal Law: Fall 2015 – 2020, Summer 2015, Fall 2013 – 2014, Fall 2010 – Fall 2011, Fall 2008, Fall 2006, Fall 1999 – Fall 2002.

Evidence: Fall 2017 – 2020.

Criminal Procedure Investigations: Spring 2011 (classroom), Summer 2017 – 2020 (online).

Juvenile Justice Externship: Spring 2016 – 2019.

Public Law (Masters degree program): Summer 2020, Spring 2014 – Spring 2021, Fall 2012.

Prisons and the Criminal Law (undergraduate online course): Spring 2017 – 2020.

Other courses taught in the past – but no longer an active part of the teaching load – include Administrative Law, Analytical Methods for Lawyers, Business Crimes and Torts, Comparative Administrative Law, Comparative Legislative Process, Constitutional Decisionmaking, Constitutional Law I, Courts and Crime Politics (undergraduate course), Crime Policy and the Limits of Law, Criminal Justice and Popular Culture, Criminal Procedure Survey, Criminal Sentencing, Cross-Disciplinary Professional Development, History of the Common Law, Legal Research and Writing, Legislation and Administrative Law, Major Institutional Players of Criminal Justice, Post-Conviction Criminal Procedure, Professional Responsibility, Prosecution Externship, Prosecution Seminar, Regulated Industries, Torts I, and Torts II.

SELECTED PRESENTATIONS

*The Role of the Prosecutor*, Hometown Debate Series, sponsored by North Carolina Institute of Political Leadership and Spectrum Local News; https://spectrumlocalnews.com/nc/ charlotte/in-focus-shows/2021/10/29/iopl-debate--role-of-the-prosecutor-part-1, 29 October 2021 in Winston-Salem, North Carolina.

*Prosecutor Data as a Route to Accountability for Policies and Trends*, Oklahoma House of Representatives, Committee on Judiciary – Criminal; 30 August 2021 in Oklahoma City.

*Violent Crime Rates Are Surging. What Can Be Done to Reverse the Trend?* All Things Considered, National Public Radio; 24 June 2021 in Washington, D.C.

*Racial Equity and Jury Selection: Essential Considerations for Prosecutors*, Fair and Just Prosecution; December 2019 in Durham, North Carolina.

*Survey Data on Plea Bargaining Practices*, Law and Society Association; June 2019 in Washington, D.C.

*The Bargaining Part of Plea Bargaining*, Neighborhood Criminal Justice Scholars Workshop; May 2019 in Chapel Hill, North Carolina.

*The Racial Impact of Juror Exclusion*, guest interview for Episode 101 on podcast “Criminal (In)justice,” hosted by Professor David A. Harris and produced by Public Radio station WESA 93.5 FM in Pittsburgh; 2 April 2019, available at http://www.criminalinjusticepodcast.com/blog/2019/04/02/2019-100-ron-wright.

*Prosecutor Discretion and Public Data*, Mississippi State Advisory Committee to the U.S. Commission on Civil Rights, online hearing on Prosecutorial Discretion and Civil Rights; April 2019.

*The Jury Sunshine Project*, Spring 2019 Criminal Justice Forum at Cleveland-Marshall College of Law, Cleveland State University; April 2019 in Cleveland, Ohio.

*Public Records and Racial Disparities in Jury Selection*, Center on Race and Social Problems, University of Pittsburgh School of Social Work, March 2019 in Pittsburgh, Pennsylvania.

*The Bargaining Part of Plea Bargaining*, February 2019 at University of Nevada Las Vegas.

*Crowdsourcing Plea Bargains*, February 2019 at University of Nevada Las Vegas.

*Sharkfest and Public Access to Plea Negotiation Data*, Symposium on Dispute Resolution, November 2018 at Texas A&M in Ft. Worth, Texas.

*Sharkfests in Plea Negotiations*, Crimfest 2018, June 2018 in New York City.

*The Listening Prosecutor*, Catawba County Public Library and Catawba Valley Community College; March 2018 in Newton, North Carolina.

*Juror Selection Records in the Public Square*, University of California at Davis, School of Law, Faculty Colloquium; January 2018 in Davis, California.

*Prosecution on the Record: Views from 1967 and 2017*, Conference on “The Challenge of Crime in a Free Society, Fifty Years Later,” sponsored by the George Washington Law Review; October 2017 in Washington, D.C.

*Prosecution that Fits the Local Community*, Institute for Innovation in Prosecution, Executive Session; September 2017 in New York City.

*The U.S. Consensus on Prosecutor Incentives and Structures*, The Institute of Judicial Administration, University of Birmingham; August 2017 in Birmingham, England.

*The Satellite View of Local Prosecutor History*, Prosecutor’s Forum, sponsored by Vera Institute of Justice and Institute for Innovation in Prosecution, June 2017 in New York City.

*Juries: Who Gets to Serve?*, guest interview for Episode 45 on podcast “Criminal (In)justice,” hosted by Professor David A. Harris and produced by Public Radio station WESA 93.5 FM in Pittsburgh; 11 April 2017, available at www.criminalinjusticepodcast.com/episodes/ and https://itunes.apple.com/us/podcast/45-juries-who-gets-to-serve/id1094352910.

*Prosecutors, Flying Blind and Flying Solo*, Academy for Justice, Arizona State University; February 2017 in Phoenix, Arizona.

*Themes from the History of Prosecutors in the United States*, Institute for Innovation in Prosecution; February 2017 in New York City.

*Peremptory Challenges in the Sunshine in North Carolina*, North Carolina Advocates for Justice; December 2016 in Raleigh, North Carolina.

Discussant, *Do Defense Lawyers Cause Crime? Some Israeli Data*, Conference on Empirical Legal Studies; November 2016 at Duke University; Durham, North Carolina.

*Jury Selection Patterns as a Political Issue*, Vanderbilt University Law School, Criminal Law Roundtable; November 2016 in Nashville, Tennessee.

Discussant, *Prosecutor’s Roundtable on Criminal Justice*, co-sponsored by White House Domestic Policy Council and Institute for Innovation in Prosecution; October 2016 in Washington, D.C.

*Comments on Abrams and Fackler – Durational and Dispositional Plea Disparities Based on Race*, National Science Foundation, Research Coordinating Network on Plea Bargaining; October 2016 in Arlington, Virginia.

*Darryl Brown’s Criminal Justice Theory and the Hockey Stick Problem*, University of Virginia Symposium on Free Market Criminal Justice; September 2016 in Charlottesville, Virginia.

*Jury Selection as a Political Issue,* Southeastern Association of Law Schools, Annual Meeting; August 2016 in Amelia Island, Florida.

*Police Attitudes About* Miranda*: Clues in the Cases, Consent, and the Civil Law World,* Southeastern Association of Law Schools, Annual Meeting; August 2016 in Amelia Island, Florida.

*Local Responsiveness for Prosecutors,* Southeastern Association of Law Schools, Annual Meeting; August 2016 in Amelia Island, Florida.

*Switching Sides Among Prosecutors in State Court*, William and Mary Criminal Justice Scholarship Roundtable; May 2016 in Williamsburg, Virginia.

*Six Ways for Prosecutors to Stop Spending Other People’s Money*, Wake Forest Law Review Symposium on “Implementing De-Incarceration Strategies”; March 2016 in Winston-Salem.

*Roundtable on State Sentencing Guidelines*, Panelist, United States Sentencing Commission; October 2015 in Washington, D.C.

*Expanding Criminal Liability of Egregious Workplace Health and Safety Violations*, webinar sponsored by Center for Progressive Reform and National Council on Occupational Safety and Health; June 2015 to a national webinar audience.

*Scholarship Strategies for New Writers*, AALS New Law Teachers Conference; June 2015 in Washington, D.C.

*State Prosecutors as Workplace Safety Enforcers*, National Council on Occupational Safety and Health, National Conference on Worker Health and Safety; June 2015 in Baltimore.

*Bargaining Research from Inside the Office: Negotiation Practices and Objectives Versus Negotiation Outcomes*, Research Coordination Network on Plea Bargaining (National Science Foundation) conference at SUNY Albany; June 2015 in Albany, New York.

*Switching Sides: Prosecutors Reveal their Thoughts about Defense Work*, Law and Society Association Annual Meeting; May 2015 in Seattle.

*Reimagining American Prosecution Systems*, Robina Institute of Criminal Justice conference; May 2015 in Minneapolis.

*The Bargaining Part of Plea Bargaining*, AALS Annual Meeting, Criminal Justice Section panel; January 2015 in Washington, D.C.; conference at the College of William and Mary in Virginia, February 2015 (with Jenny Roberts).

*Winning Safer Workplaces Webinar*, sponsored by Center for Progressive Reform; November 2014 to a national webinar audience.

*Sentencing Options for Kosovo*, presentation at U.S. State Department conference on Criminal Sentencing in Kosovo; July 2014 in Pristina, Kosovo.

*Methodologies of Prosecutor Studies*, presentation at Fordham University conference on Criminal Justice and Professionalism; May 2014 in New York.

*The Many Faces of Prosecution*, presentation at Prosecutorial Discretion conference at Stanford University School of Law; May 2014 in Palo Alto, California.

*Open the Shades and Let the Sun Shine In*, presentation at the annual meeting of the Southeastern Chapter of the American Association of Law Libraries; April 2014 in Knoxville, Tennessee (with Liz Johnson and Jennifer Noga).

*Sentencing Law and Sentencing Climate Change*, presentation at Sentencing Structures conference at Loyola University Chicago, School of Law; April 2014 in Chicago, Illinois.

*Beyond Prosecutor Elections*, presentation at criminal law and procedure conference at Southern Methodist University, Dedman School of Law; January 2014 in Dallas, Texas.

*Comparative Aspects of Defense Counsel and Fairness at Trial*, presentation at University of Goettingen; December 2013 in Goettingen, Germany.

*Mercenary Criminal Justice*, presentation at University of Alabama School of Law; October 2013 in Tuscaloosa, Alabama.

*The Cure for Young Prosecutors’ Syndrome*, presentation at Law and Society Association; June 2013 in Boston, Massachusetts.

*The Flipped Classroom for Criminal Procedure*, presentation at American Association of Law Schools, Criminal Justice Section Meeting; June 2013 in San Diego, California.

*Comparative and Quantitative Evaluation of Defense Counsel After* Lafler *and* Frye, symposium presentation at Duquesne University School of Law; March 2013 in Pittsburgh, Pennsylvania.

*Defense Counsel Moneyball: A Demonstration Project*, symposium presentation at Washington and Lee University School of Law; November 2012 in Lexington, Virginia (with Ralph Peeples).

*Frisks and the Long Arc of Police Regulation*, presentation to the Federalist Society at Duke University School of Law; October 2012 in Durham, North Carolina.

*The Wickersham Commission and Local Control of Criminal Justice*, symposium presentation at Marquette University School of Law; October 2012 in Milwaukee, Wisconsin.

*Prosecution Office Culture as the Link Between Inputs and Outputs*, presentation to the University of Virginia; September 2012 in Charlottesville, Virginia.

*Statistics and Faculty Involvement in the Admissions Process*, presentation to the annual meeting of the Law School Admissions Council; June 2012 in Boca Raton, Florida.

*Prosecution in 3D*, presentation for the University of Arizona law faculty; February 2012 in Tucson, Arizona.

*The Dutch Prosecutorial Service and Community Prosecution*, presentation for the Wake Forest Law Review Fall Symposium; November 2011 in Winston-Salem, North Carolina.

*Prosecutorial Discretion and the “Structure” of Sentencing Laws: Testing the Effects of “Depth” and “Distance,”* paper presented at the annual meetings of the American Society of Criminology; November 2011 in Washington D.C. (with Rodney L. Engen).

*Religious Literacy and the Lawyer*, presentation for the Voices of Our Times series at Wake Forest University; September 2011 in Winston-Salem, North Carolina.

*Disclosure versus Command-and-Control as Regulatory Strategies for Prosecutor Behavior*, presentation at annual meeting of the National Association of Sentencing Commissions; August 2011 in Portland, Oregon.

*The Cultural Range of Prosecutor Services in North Carolina*, presentation at conference on Comparative Study of Prosecution Systems, at the Institute on Crime and Public Policy, University of Minnesota Law School; April 2011 in Minneapolis, Minnesota.

Padilla *and the Theory of the Criminal Defense Firm*, presentation at UCLA Law Review symposium on Criminal Law and Immigration Law; January 2011 in Los Angeles, California.

*Criminal Litigators and the Information Age*, presentation at Adaptation and Resiliency in Legal Systems, conference at University of North Carolina School of Law; October 2010 in Chapel Hill, North Carolina.

*Popular Control of Criminal Justice Actors*, presentation to the faculty at Emory University School of Law; September 2010 in Atlanta, Georgia.

*When Does Grandma Scotus Converse Nicely With Others in Criminal Procedure?* Presentation at the Southeastern Association of Law Schools; August 2010, in West Palm Beach, Florida.

*Continued Convergence of Immigration and Criminal Practice after Padilla v. Kentucky*, presentation at North Carolina Bar Association; June 2010, in Cary, North Carolina.

*Political and Bureaucratic Accountability of Prosecutors*, presentation at Prosecutorial Power: A Transnational Workshop at Washington and Lee University School of Law; April 2010, in Lexington, Virginia.

*Public Defender Elections and Popular Control Over Criminal Justice*, presentation at the 2010 Missouri Law Review Symposium, Broke and Broken: Can We Fix our State Indigent Defense Systems?, conference at University of Missouri School of Law; February 2010, in Columbia, Missouri.

*Election of Public Defenders*, presentation to the faculty at the University of Arizona, Rogers School of Law; February 2010, in Tucson, Arizona.

*How Do Baby DAs Grow Up, and Why Should We Care?*, presentation to faculty and students at University of Arizona, Rogers School of Law, Program in Criminal Law and Policy; February 2010, in Tucson, Arizona.

*Systems and Culture in a Prosecutor’s Office to Promote Compliance*, panel discussion at the Conference on Prosecutor Compliance with Disclosure Obligations at Cardozo School of Law; November 2009 in New York City.

*Encouraging Electoral Challenges to Incumbent Prosecutors*, presentation at annual conference of the Southeastern Association of Law Schools; August 2009 in Palm Beach, Florida.

*Mexican Drug Violence and Adversarial Experimentation*, presentation to the Conference on the Future of the Adversary System at University of North Carolina at Chapel Hill; April 2009 at Chapel Hill, North Carolina.

*The Power of Information Versus the Power of Enforcement*, testimony before the United States Sentencing Commission during regional hearings to mark the twenty-fifth anniversary of federal sentencing legislation; February 2009 in Atlanta, Georgia.

*Roundtable on “Second Look” Sentencing Reforms*, roundtable discussion sponsored by American Bar Association’s Commission on Effective Criminal Sanctions; December 2008 in Washington, D.C.

*Sentencing Guidelines and Community Corrections*, presentation to California Summit of Judicial Leaders, sponsored by the Judicial Council of California; October 2008 in Monterey, California.

*Discovering the Old World of Content Analysis*, presentation to the Judicial Behavior Workshop at the University of Chicago Law School and the Northwestern University School of Law; October 2008, in Chicago (with Mark Hall).

*The Balance of Power Between Prosecutors and Judges*, plenary presentation to the National Association of Sentencing Commissions; August 2008 in San Francisco.

*Progress Report on the Law School’s Law Range Plan*, presentation to the Law Alumni Council and Law School Board of Visitors at the Leadership Conference; July 2008 in Kiowah Island, South Carolina.

*Why Prosecutor Elections Fail Us*, round table presentation, Ohio State University symposium on Prosecutorial Discretion; July 2008 in Columbus, Ohio.

*Scholarship Methods, Scholarship Topics*, presentation to the AALS New Law Teachers’ Conference; June 2008 in Washington, D.C.

*Social Norms among Prosecutors*, presentation for faculty colloquium at Washington University School of Law; February 2008, in St. Louis, Missouri.

*Dead Wrong*, presentation at the symposium Beyond Innocence, University of Utah, Quinney School of Law; November 2007, in Salt Lake City, Utah.

*Criminal Justice Metrics for the People*, The Hoffinger Colloquium Lecture at the New York University School of Law; September 2007, in New York City.

*Charge Movement and Theories of Prosecutors*, presentation at the symposium on Plea Bargaining and Dispute Resolution, Marquette University School of Law; April 2007, in Milwaukee, Wisconsin.

*Prosecutor Responses to Racial Disparities in Policing*, presentation to a faculty colloquium at the University of Georgia School of Law; February 2007, in Athens, Georgia.

*Systematic Content Analysis of Judicial Opinions*, presentation to a faculty colloquium at the Florida State University School of Law; October 2006, in Tallahassee, Florida.

*The Black Box of Prosecutorial Discretion*, presentation at the Empirical Legal Studies Conference; October 2006, at the University of Texas School of Law in Austin, Texas.

*Delivering the Ideas*, presentation to the AALS New Law Teachers’ Conference; June 2006, in Washington, D.C. (presented same address in June 2003 and June 2005).

*The Black Box*, presentation for faculty colloquia at the University of Alabama School of Law; March 2006 in Tuscaloosa, Alabama. Also presented at Florida State University School of Law, April 2006, in Tallahassee, Florida; College of William and Mary, Marshall-Wythe School of Law, October 2006 in Williamsburg, Virginia.

*The Power of Bureaucracy after* Blakely *and* Booker, presentation at the Symposium on Sentencing After Booker, sponsored by the University of Houston School of Law; November 2005 in Houston, Texas.

*The Rhetoric of the Incremental and the Incendiary after* Booker *and* Blakely, presentation at the Symposium on Sentencing Rhetoric after *Booker*, sponsored by the Roger Williams University School of Law; October 2005 in Bristol, Rhode Island.

*Review of the Constitutional Background for the Sykes Investigation*, presentation to the Sykes Administrative Review Committee of the City of Winston-Salem; October, 2005.

*Reasons as Law for the “Lawless” Prosecutor*, presentation to a faculty colloquium at the University of Iowa School of Law; October 2005, in Iowa City, Iowa.

*Trial Distortion and the End of Innocence in Federal Criminal Justice*, presentation for the Fall Authors’ Luncheon of the University of Pennsylvania Law Review; October 2005, in Philadelphia, Pennsylvania.

Blakely *and the Role of Certainty in Crime Politics*, presentation at the Southeastern Association of Law Schools; July 2005, in Hilton Head, South Carolina.

*Sentencing Commissions as Provocateurs of Prosecutorial Self-Regulation*, presentation and panel discussion at Columbia Law School; January 2005, in New York City.

*Smoother Plea Negotiations After* Blakely, presentation and panel discussion at the National Roundtable on Sentencing at Stanford Law School; October 2004 in Palo Alto, California.

*Crime Politics and Crime Budgets: A National and Historical Perspective on North Carolina’s Current Dilemma,* presentation to the North Carolina Symposium on Sentencing and Public Safety; April 2004 in Durham, North Carolina.

*Plausible Sentencing Reforms, Here and Now, From the State Vantage Point*, testimony to the Justice Kennedy Commission of the American Bar Association; November 2003 in Washington, D.C.

*Researching Prosecution from the Inside Out*, presentation to the American Prosecutors Research Institute; May 2003 in Washington, D.C.

*The Screening Bargaining Tradeoff*, presentation to conference at Stanford Law School; February 2003 in Palo Alto, California. Also presented at Tulane Law School; April 2003 in New Orleans, Louisiana.

*The Supreme Court’s Fire and Ice in Criminal Justice*, conference at Washington and Lee University School of Law; March 2002 in Lexington, Virginia.

*The Sentencing Judge as Immigration Judge*, Emory University School of Law, Thrower Symposium; February 2002 in Atlanta, Georgia (with Margaret Taylor). Also presented to the Carolina Seminar on Law and Public Policy; October 2002 in Chapel Hill, North Carolina.

*Is the Drug War De-Escalating? Where to Look and Where Not to Look for Evidence*, Association of American Law Schools, Section on Criminal Justice; January 2002 in New Orleans, Louisiana.

*The House Side of Federal Sentencing in 1984,* Federal Judicial Center, Sentencing Workshop for Federal Defenders and CJA Panel Attorneys; March 2001 in Santa Fe, New Mexico.

*Trial Rates, Sentencing Departures, Chickens and Eggs*, Federal Judicial Center, Sentencing Workshop for Federal Public Defenders; February 2000 in Washington, D.C.

*Kenneth Starr as an Ordinary Prosecutor*, North Carolina Civil Liberties Union, Greensboro chapter; October 1998.

*A New Legislative History of the 1984 Sentencing Reform Act*, Federal Public Defenders of the Ninth Circuit; September 1998 in Las Vegas, Nevada.

*Georgia’s Sentencing Options for 1997-98 and Beyond*, Georgia Senate Sentencing Commission; June 1997 in Atlanta, Georgia.

*In Favor of the Proposed Victim’s Rights Amendment to the North Carolina Constitution*, Debate sponsored by the Committee on Constitutional Integrity; October 1996 at Wake Forest University.

Expert Panelist, *Online Hearing* of the U.S. Sentencing Commission, LEXIS/NEXIS Counsel Connect service; October 1996.

*Population Management and Three Phases in the Life of a Sentencing Commission*, National Association of State Correctional Administrators; November 1995 in San Diego, California.

*Incompletely Theorized Power Grabs*, Comment on the 1995 Holmes Devise Lecture, sponsored by the Library of Congress; October 1995 in Winston-Salem, North Carolina.

Panel Participant, *Fourth and Sixth Circuit Departures from the Federal Sentencing Guidelines*, Federal Judicial Center Institute for the Fourth and Sixth Circuits; September 1993 in Durham, North Carolina.

Testimony before the North Carolina House Judiciary III Committee, regarding sentencing guidelines legislation; March 1993.

Panel Participant, *Judicial Departures from the Federal Sentencing Guidelines*, Federal Judicial Center Institute for the Third, Seventh, and D.C. Circuits; October 1992 in Tallahassee, Florida.

*Challenges to Guideline Sentences Based on Administrative Law Concepts*, ABA Second National Institute on Federal Sentencing Guidelines; September 1992 in San Francisco, California.

*A Post-*Webster *Reminder About Delegation and Regulatory Theory*, ABA Section on Urban, State, and Local Government; December 1989 in Washington, D.C.

*Legal Protection for Maternal Mortality Review*, American College of Obstetricians and Gynecologists, Special Interest Section on Investigation of Maternal Deaths; May 1989 in Atlanta, Georgia.

*Using Computer-Based Exercises in Support of Standard Law Courses*, AALS Section on Law and Computers; January 1988 in Miami, Florida.

## OTHER PROFESSIONAL ACTIVITIES

Ongoing Public Service Activities:

Academy for Justice, Sandra Day O’Conner College of Law, Arizona State University; Affiliated Expert on Pretrial, Trial, and Sentencing – September 2019 to present.

Prosecutorial Performance Indicators, Research Steering Committee; MacArthur Foundation, Florida International University, and Loyola University Chicago – March 2018 to present.

Institute for Innovation in Prosecution, Advisory Board; John Jay College of Criminal Justice, City University of New York – October 2015 to present.

Center for Progressive Reform, Scholar Member – May 2014 to present.

Chief Justice Joseph Branch Inn of Court, Master of the Bench – September 2011 to present.

*Ohio State Journal of Criminal Law*, Advisory Board – May 2002 to present.

Completed Public Service Activities:

Judicial Legislation Committee, Kingdom of Saudi Arabia, International Expert Consultant on proposed revisions to the Penal Code; February to March 2021.

National Association of Criminal Defense Lawyers, Getting Scholarship Into Courts Project – Advisory Board Member, September 2013 to March 2016; Board Chair, April 2016 to April 2020.

North Carolina Board of Law Examiners, Criminal Law Subcommittee of the Uniform Bar Exam Committee – May to December 2017.

North Carolina Bar Association, Strategic Planning and Emerging Trends Committee – July 2016 to June 2017.

American Law Institute, Members Consultative Group for Revisions to Model Penal Code: Sentencing – December 2003 to May 2017.

North Carolina Bar Association, Delivery of Legal Services Committee – July 2015 to June 2016

Association of American Law Schools, Program Planning Committee for New Law Teacher Workshop – May 2014 to June 2015.

Vera Institute of Justice, Project on Prosecution and Racial Justice, Board Member – February 2006 to October 2014.

Families Against Mandatory Minimum Sentences, Litigation Advisory Board – September 1996 to September 2012.

North Carolina Bar Association, Administrative Law Section, Subcommittee on Collateral Consequences of Conviction – September 2010 to August 2011.

*Federal Sentencing Reporter*, Advisory Board – October 1991 to June 2011.

Association of American Law Schools, Program Planning Committee for Summer Workshops – 2009-2010.

Pew Charitable Trusts, Public Safety Performance Project, Research Advisory Board – January 2007 to July 2008.

The Constitution Project (Georgetown University), Sentencing Initiative – September 2004 to September 2006.

North Carolina Prisoner Legal Services, Board of Directors – October 1998 to May 2008.

City of Winston-Salem, Citizens’ Police Review Board – May 1997 to April 2001, Chair 2000-2001; Mayor’s Task Force on Reduction of Violence – September 1993 to August 1994.

American Bar Association, Section of Administrative Law and Regulatory Practice:

* Criminal Process Committee – Vice Chair, 1999-2002
* Council Member, 1996 to 1999
* Annual Scholarship Award Committee – Committee Chair, July 1993 to October 1995
* Committee on Government Organization and Separation of Powers – Committee Vice-Chair, June 1991 to 1995.

American Bar Association, Committee on Congressional Processes, Reporter – September 1993 to May 1995.

North Carolina Legal Educational Assistance Foundation, Inc. – Board member, November 1989 to October 1998; Vice President March 1991 to October 1998. The foundation funds and operates a loan deferral and repayment program for law school graduates accepting employment in public interest practices.

Legal Consultant, Maternal Mortality Study Group of the U.S. Centers for Disease Control; Atlanta, Georgia – October 1988 to May 1995.

Appellate briefs filed in the following cases:

* *Barber v. Thomas*, U.S. Court of Appeals for the Ninth Circuit (2010) (consultant on petitioner’s brief, issue regarding implementation of Second Chance Act)
* *Rita v. United States*, U.S. Supreme Court, No. 06-5754 (2006) (amicus brief for group of law professors and former United States Attorneys)
* *United States v. Liteky*, 248 F.3d 1180 (11th Cir. 2001) (petitioner’s brief and reply brief; non-guideline sentencing for misdemeanors; with Marc Miller and Robert Weisberg)
* *United States v. DuBose*, 47 M.J. 386 (C.A.A.F. 1997) (amicus brief; standard for judging sufficiency of evidence to establish defense of lack of mental responsibility) (supervising student)
* *Neal v. United States*, 516 U.S. 284 (1996) (amicus brief; interpretation of mandatory minimum sentencing statute)
* *United States v. Kelly*, 45 M.J. 259 (C.A.A.F. 1996) (amicus brief; use of prior uncounseled convictions in subsequent sentencing in military justice system) (supervising student)
* *United States v. Gleason*, 43 M.J. 69 (C.A.A.F. 1995) (amicus brief; unlawful command influence on conviction) (supervising student)
* *United States v. 2577 Deep Creek Church Road*, No. 91-CV00230 (M.D.N.C. 1994) (amicus brief; proportionality of asset forfeiture) (supervising students)
* *United States v. Graf,* 35 M.J. 450 (C.M.A. 1992) (amicus brief; constitutionality of military judges serving without fixed terms of office) (supervising students)
* *United States v. Curtis*, 32 M.J. 252 (C.M.A. 1991) (constitutionality of capital punishment in the military) (supervising students).

PERSONAL

Born: 1959 in Atlanta, Georgia

Married: to Amy Ohlinger Wright

Children: Andrew and Joanna

Grandchildren: Ezequiel, Leo, Valentina, and Miles

Interests: Music (Jazz, Blues, Bluegrass, Choral), Central America