National Security Professors

William Alford

Areas of interest	Comparative Law; Comparative and Foreign Law; Disability Law; International Law - International Trade; Legal Education - International Legal Education; Legal Profession - Transnational/Global Lawyering; Legal Profession and Ethics
Bio	William P. Alford is a scholar of Chinese law and legal history. His books include <i>To Steal a Book is an Elegant Offense: Intellectual Property Law in Chinese Civilization</i> (Stanford University Press 1995), <i>Raising the Bar: The Emerging Legal Profession in East Asia</i> (Harvard East Asian Legal Studies 2007), <i>Falu Baozhang Jizhi Yanjiu</i> (A Study of Legal Mechanisms for the Protection of Persons with Disabilities) (in Chinese) (Huaxia Press 2008, with Wang Liming and Ma Yu'er), <i>Prospects for the Professions in China</i> (Routledge 2011, with William Kirby and Kenneth Winston), and <i>Taiwan and International Human Rights: A Story of Transformation</i> (Springer 2019, with Jerome Cohen and Lo Chang-fa), which was awarded the American Society of International Law 2020 Certificate of Merit in a Specialized Area of International Law.
	Professor Alford is the founding Chair of the Harvard Law School Project on Disability which provides pro bono services on issues of disability in China, Bangladesh, the Philippines, Vietnam and several other nations. He is Lead Director and Chair of the Executive Committee of the Board of Directors of Special Olympics International (which serves individuals with intellectual disabilities in more than 170 jurisdictions around the world). In 2008, Special Olympics honored him for his work for persons with intellectual disabilities in China. Professor Alford is also the Senior Advisor for Graduate and International Legal Studies at HLS.
	Professor Alford was awarded an honorary doctorate in law by the University of Geneva in 2010 and has been an honorary professor or fellow at Renmin University of China, Zhejiang University, the National College of Administration, and the Institute of Law of the Chinese Academy of Social Science. Among other honors are the inaugural O'Melveny & Myers Centennial Award, the Kluwer China Prize, the Qatar Pearls of Praise Award, an Abe (Japan) Fellowship, and the Harvard Law School Alumni Association Award. In 2008, he was a finalist for Harvard Law School's Sacks-Freund Teaching Award.
	Professor Alford has delivered endowed lectureships at leading universities around the world and serves on university advisory boards and the editorial boards of learned journals in several jurisdictions. A member of the Council on Foreign Relations and the National Committee on

	US-China relations, Professor Alford has been a dispute resolution panelist under the U.SCanada Free Trade Agreement and the North American Free Trade Agreement. He has served as a consultant or advisor to multilateral organizations, various offices of the United States government, members of Congress, foreign governments, foundations, companies and not-for-profit organizations. Professor Alford is a graduate of Amherst College (B.A.), the University of Cambridge (LL.B.), Yale University (graduate degrees in History and in East Asian Studies) and Harvard Law School (J.D.).
Classes	 Comparative Law: Why Law? The Experience of China, Spring 2025 Engaging China, Fall 2024 The Comparative Law Workshop, Fall 2024 Writing Group: Comparative Law, International Law, or Legal History

James Baker

Areas of interest	
Bio	Mr. Baker has worked on numerous national security matters during his career. A former federal prosecutor, he worked on all aspects of national security investigations and prosecutions, including in particular the Foreign Intelligence Surveillance Act (FISA), during his long career at the U.S. Department of Justice. From 2001-2007, Mr. Baker served as Counsel for Intelligence Policy at the Justice Department, where he was head of the Office of Intelligence Policy and Review. In that position, he was responsible for developing, coordinating, and implementing national security policy with regard to intelligence and counterintelligence matters for the department. Mr. Baker provided the Attorney General, the U.S. Intelligence Community, and the White House with legal and policy advice on a range of national security issues for many years, and also conducted oversight of the Intelligence Community, including the FBI, on behalf of the Attorney General. In 2007, Mr. Baker was a Fellow at the Institute of Politics at the John F. Kennedy School of Government at Harvard University, and started as a Lecturer on Law at Harvard Law School. From 2014-2018, he was the General Counsel of the FBI. He is currently a Visiting Fellow in Governance Studies at the Brookings Institution and a Distinguished Visiting Fellow at the Lawfare Institute.
Classes	- National Security Law, Fall 2024

Gabriella Blum

Areas of interest	Dispute Resolution - Negotiation; Human Rights; International Law - Laws of Armed Conflict, Public International Law; National Security Law - Counter-Terrorism; Negotiation and Alternative Dispute Resolution		
Bio	Gabriella Blum is the Rita E. Hauser Professor of Human Rights and Humanitarian Law at Harvard Law School, specializing in public international law, international negotiations, the law of armed conflict, and counterterrorism. She is also the Faculty Director of the Program on International Law and Armed Conflict (PILAC) and a member of the Program on Negotiation Executive Board. Prior to joining the Harvard faculty in the fall of 2005, Blum served for seven years as a Senior Legal Advisor in the International Law Department of the Military Advocate General's Corps in the Israel Defense Forces, and for another year, as a Strategy Advisor to the Israeli National Security Council. Blum is a graduate of Tel-Aviv University (LL.B. ('95), B.A. (Economics) ('97)) and of Harvard Law School (LL.M. ('01) and SJD ('03)). Blum is the author of Islands of Agreement: Managing Enduring Armed Rivalries, (Harvard University Press, 2007), Laws, Outlaws, and Terrorists (MIT Press, 2010) (co-authored with Philip Heymann and recipient of the Roy C. Palmer Civil Liberties Prize), and of The Future of Violence: Robots and Germs, Hackers and Drones – Confronting a New Age of Threat (Basic Books, 2015) (co-authored with Benjamin Wittes and recipient of the Roy C. Palmer Civil Liberties Prize) as well as of journal articles in the fields of public international law and the law and morality of war.		
Classes	 Global Justice Workshop, Fall 2024 Use of Force, Spring 2025 Writing Group: Public International Law and International Conflict Management, New Technologies and International Law, Fall 2024 - Spring 2025 		

Stephen Breyer

Areas of interest		

Bio

Justice Stephen Breyer '64 has been named the Byrne Professor of Administrative Law and Process at Harvard Law School. Breyer earned his A.B. magna cum laude in philosophy from Stanford University. As a Marshall Scholar, he received a B.A. from Magdalen College at Oxford University with first class honors. Breyer then graduated magna cum laude from Harvard Law School and was an articles editor on the Harvard Law Review. Following his graduation in 1964, he served as a law clerk to U.S. Supreme Court Justice Arthur Goldberg.

Breyer served on the Harvard Law School faculty from 1967 to 1980 and held a joint appointment at the Kennedy School of Government from 1977 to 1980. Breyer also held numerous public service positions, serving as special assistant to the assistant U.S. attorney general for antitrust (1965–1967), assistant special prosecutor of the Watergate Special Prosecution Force (1973), special counsel to the U.S. Senate Judiciary Committee (1974–1975), and chief counsel of that committee (1979–1980).

In 1980, President Carter appointed Breyer to the U.S. Court of Appeals for the First Circuit, on which he served from 1980 to 1994. He was chief judge from 1990 to 1994. During his time on the First Circuit, Breyer also served as a member of the U.S. Sentencing Commission from 1985 to 1989. In 1994, President Clinton nominated Judge Breyer as an associate justice of the Supreme Court, and he took his seat August 3, 1994.

Justice Breyer has written extensively on wide-ranging subjects including administrative and regulatory policy, comparative constitutional law, and statutory and constitutional interpretation. His books include: "The Authority of the Court and the Peril of Politics" (2021); "The Court and the World: American Law and the New Global Realities" (2015); "Making Our Democracy Work: A Judge's View" (2010); "Active Liberty: Interpreting Our Democratic Constitution" (2005); "Breaking the Vicious Circle: Toward Effective Risk Regulation" (1994); "Regulation and Its Reform" (1984); and "Energy Regulation by the Federal Power Commission" (1974) (with Paul W. MacAvoy). He also has dozens of law review publications across a wide range of subject matter areas.

Breyer was born in 1938 in San Francisco, the son of Anne and Irving Breyer. His mother's work focused on public service and his father was legal counsel for the San Francisco Board of Education for 40 years. Breyer was an Eagle Scout. He served in the U.S. Army Reserve for eight years, including six months on active duty during college.

Classes

- United States Supreme Court, Fall 2024

Bonnie Docherty

Areas of Interest Human Rights; International Law; National Security Law

Bio	Bonnie Docherty is a Lecturer on Law at Harvard Law School's International Human Rights Clinic (IHRC) and Director of its <u>Armed Conflict and Civilian Protection Initiative</u> . She is also a <u>Senior Researcher</u> in the Arms Division of Human Rights Watch. Docherty has done extensive work in the field of <u>humanitarian disarmament</u> as a lawyer, field researcher, and scholar. She played a key role in the negotiations of the 2017 <u>Treaty on the Prohibition of Nuclear Weapons</u> , providing legal advice to the International Campaign to Abolish Nuclear Weapons (ICAN), which received the 2017 Nobel Peace Prize. She was		
	deeply involved in the negotiations of the 2022 political declaration on explosive weapons in populated areas and the 2008 Convention on Cluster Munitions. She continues to work on the implementation of these instruments. Docherty's many publications have helped shaped civil society arguments for a new treaty on autonomous weapons systems, and she has spearheaded efforts to strengthen international law on incendiary weapons. In addition to disarmament and other civilian protection issues, Docherty has expertise in the field of human rights and the environment. She has developed principles for addressing the environmental impacts of armed conflict, examined the effects of mining on disadvantaged and indigenous communities, and written about the problem of climate change migration. Docherty received her J.D. from Harvard Law School and her A.B. from Harvard University. Docherty worked full-time at Human Rights Watch before joining IHRC in 2005. Prior to law school, she spent three years as a journalist.		
Classes	- The Promises and Challenges of Disarmament, Fall 2024		

Timothy Edgar

Areas of Interest	Cyber Law and Policy and the Internet; National Security Law; Privacy Law; Technology Law and Policy
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Bio	Timothy H. Edgar is a former national security and intelligence official, cybersecurity expert, privacy lawyer and civil liberties activist. He teaches at Brown University and Harvard Law School.
	Edgar launched his professional career at the American Civil Liberties Union shortly before the terrorist attacks of September 11, 2001. He left the ACLU to become the intelligence community's first deputy for civil liberties in 2006. Edgar tells the story of trying to make a difference inside America's growing surveillance state in Beyond Snowden: Privacy, Mass Surveillance and the Struggle to Reform the NSA, winner of the 2018 Chicago-Kent College of Law/Roy C. Palmer Civil Liberties Prize.
	In 2009, after President Barack Obama announced the creation of a new National Security Council position "specifically dedicated to safeguarding the privacy and civil liberties of the American people," Edgar moved to the White House, where he advised Obama on privacy issues in cybersecurity policy.
	In 2013, Edgar left government for Brown University to help launch its professional cybersecurity degree program. At Brown, he is a Professor of the Practice of Computer Science and a senior fellow at the Watson Institute for International and Public Affairs. Edgar
	is a contributing editor to Lawfare and his work has appeared in the Wall Street Journal, the Los Angeles Times, the Guardian, Foreign Affairs, and Wired.
Classes	- Legal Problems in Cybersecurity and Cyber Conflict, Spring 2025

Neil Eggleston

Areas of		
interest		

Bio Mr. Eggleston is a litigation partner at Kirkland & Ellis LLP. in the Washington D.C. office. He served as Counsel to the President from May 2014 to January 2017. As the President's chief lawyer, Mr. Eggleston advised the President on all legal and Constitutional issues across a broad spectrum of domestic and foreign policy matters. These matters include significant litigation, the defense of congressional investigations, the judicial selection and nomination process, government ethics, and clemency. Mr. Eggleston graduated from Duke University in 1975 and Northwestern University Law School in 1978. He clerked for Judge James Hunter, III on the United States Court of Appeals for the Third Circuit (1978-79) and then for Chief Justice Warren Burger on the Supreme Court of the United States (1979-1980). Mr. Eggleston started his career as an Assistant US Attorney in the Southern District of New York, where he was a trial attorney in the Criminal Division (1981-1985) and then Chief Appellate Attorney (1985-1987). Mr. Eggleston was Deputy Chief Counsel of the Congressional Committee that investigated Iran-Contra Affair in 1987-1988. He also served as Associate Counsel to the President during the first term of the Clinton administration. He represented the Office of the President during the Independent Counsel investigation into the Whitewater and Lewinsky matters, litigating executive privilege and attorney client privilege assertions by the President.

Classes

- Presidential Power in an Era of Conflict, Spring 2025
- The New Supreme Court: changing views on the fundamental structure of government, Fall 2024

Susan H. Farbstein

Areas of interest	Civil Litigation; Comparative Law; Gender and the Law; Human Rights; International Law; Leadership; Legal Profession and Ethics; Poverty Law and Economic Justice; Race and the Law
Bio	Susan Farbstein is the Director of the International Human Rights Clinic and a Clinical Professor at Harvard Law School.
	Her current work investigates and seeks justice for war crimes and crimes against humanity in Ukraine; advances corporate accountability for human rights abuses in global supply chains; considers the role of civil proceedings in writing history and shaping collective understandings of past abuse; and promotes gender equity and women's leadership in human rights organizations and institutions. She is an expert on South Africa, having worked on a variety of human rights and transitional justice issues in that country for more than twenty years. Her writing has been published in scholarly journals including the <i>Harvard Law Review</i> and the <i>Harvard International Law Journal</i> , as well as popular media outlets including <i>The New York Times</i> and <i>SCOTUSBlog</i> . Massachusetts Lawyers Weekly has named her one of the Commonwealth's Top Women of Law, the Harvard Women's Law Association has honored her as a Woman Inspiring Change, and she is also a past recipient of the Harvard
	President's Innovation Fund Grant. As a litigator, Farbstein served as co-counsel in <i>Mamani v. Sanchez de Lozada</i> , a landmark case in which a federal jury found the former Bolivian president and minister of defense liable for extrajudicial killings carried out by the Bolivian military in 2003. She also participated in litigating <i>Wiwa v. Shell</i> , which charged Shell with complicity in the torture and

killing of non-violent Nigerian activists in the 1990s and successfully settled in 2009. For her work as a member of the Wiwa legal team, Farbstein was honored as finalist for the 2010 Public Justice Trial Lawyer of the Year Award. She was also co-counsel in *In re South* African Apartheid Litigation, a suit against major multinational corporations for aiding and abetting human rights violations committed by the apartheid state. She has authored numerous amicus curiae briefs to the U.S. Supreme Court on legal questions ranging from corporate accountability for human rights abuse to the immunity of former foreign government officials. As an advocate, Farbstein has engaged on a range of accountability and transitional justice issues including in South Africa, Zimbabwe, Rwanda, Namibia, Mozambique, Angola, South Sudan, The Gambia, Myanmar, Thailand, and Argentina. In the Clinic, she has led projects that seek accountability for apartheid-era abuses in South Africa; advance the rights to equitable, quality education, access to water, and access to land guaranteed by South Africa's constitution; secure justice for extrajudicial killings and disappearances in The Gambia and in Mexico; consider models for the provision of post-harm assistance to survivors of the conflict in South Sudan; offer options to promote and protect economic, social, and cultural rights in Zimbabwe; and suggest policy reform to improve civilian protection and change military behavior in Myanmar. Before joining the Harvard Law School faculty, Farbstein worked at the Cape Town office of the International Center for Transitional Justice. Prior to that, she clerked for the Honorable Morris E. Lasker of the Southern District of New York. She holds a B.A. from Princeton University, an M.Phil. from the University of Cambridge, and a J.D. from Harvard Law School. Human Rights Lawyering in Action: Skills, Strategies, and Challenges, Spring Classes International Human Rights Clinic, Fall 2024 International Human Rights Clinic, Spring 2025 International Human Rights Clinic - 3L Advanced Training, Fall 2024 Semester in Human Rights, Fall 2024 Writing Group: Human Rights, Fall 2024 - Spring 2025

<u>Idriss Fofana</u>

Areas of Interest	Comparative Law; International Law; Legal History
Bio	Idriss Fofana is Assistant Professor of Law and Affiliate Assistant Professor of History at Harvard University. He writes and teaches in the areas of international law, comparative law, legal history, and law and colonialism.
	His research examines the history of international law and other forms of inter-polity order in Africa and Asia since the 1600s. Focusing on China and Sahelian West Africa, his work has explored African and Asian engagement with transnational legal regimes through subjects as varied as the international protection of private property, non-discrimination standards, the

	law of treaties, and international labor migration. He works primarily with sources in Chinese (classical and modern), French, Arabic (classical), and Portuguese.
	His scholarship has appeared or is forthcoming in the Leiden Journal of International Law, the Journal of the History of International Law/Revue d'histoire du droit international, and other publications.
	Before joining the faculty, he was the Reginald F. Lewis Fellow at Harvard Law School. He also served as a Judicial Fellow for Judge Abdulqawi Yusuf, then president of the International Court of Justice.
	Originally from Côte d'Ivoire, Professor Fofana received an undergraduate degree from Harvard College. He earned a J.D. from Yale Law School, where he participated in litigation and advocacy on matters of immigration, citizenship, and national security. He received his Ph.D. in African and Chinese history from Columbia University. He has also been a visiting scholar at Zhejiang University, Jinan University (Guangzhou), Fudan University Law School, and Paris 1 University Panthéon-Sorbonne.
Classes	 History of International Law, Fall 2024 Public International Law, Spring 2025 The Comparative Law Workshop, Fall 2024 Writing Group: Topics in International Law, Comparative Law, Legal History, and Law and Colonialism, Fall 2024 - Spring 2025

Tyler Giannini

Areas of Interest	Human Rights
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Bio

Tyler Giannini is a Clinical Professor of Law at Harvard Law School. Giannini's work focuses on Alien Tort Statute (ATS) litigation, business and human rights, human rights and the environment as well as communities and human rights. He has extensive experience with Myanmar and South Africa and a strong interest in social entrepreneurship and clinical pedagogy in the human rights context.

Prior to joining Harvard Law School, he was a founder and director of EarthRights International, an organization at the forefront of efforts to link human rights and environmental protection. After receiving an Echoing Green fellowship to start EarthRights in 1995, Giannini spent a decade in Thailand with the organization conducting fact-finding investigations and groundbreaking corporate accountability litigation.

He served as co-counsel in the landmark *Doe v. Unocal* case, a precedent-setting corporate ATS suit about the Yadana gas pipeline in Myanmar, which successfully settled in 2005. He is currently co-counsel in *In re South African Apartheid Litigation*, a major ATS case that seeks to hold multinationals liable for their support of human rights violations committed by the apartheid state. He is also co-counsel in *Mamani v. Sánchez de Lozada*, which brings claims against the former Bolivian president and defense minister related to a 2003 civilian massacre. Giannini has authored numerous amicus curiae briefs including to the United States Supreme Court in *Kiobel v. Royal Dutch Petroleum Co., Samantar v. Yousuf*, and *Presbyterian Church of Sudan v. Talisman*.

He has written about and advocated on many issues, including international crimes; harmful effects of large dams; transitional justice; abuses related to the mining industry; multistakeholder initiatives (MSIs); and the UN Guiding Principles on Business and Human Rights. He has undertaken investigations and advocacy efforts in many countries, including Bolivia, Canada, Cambodia, Papua New Guinea, Thailand, and the United States.

Giannini takes a particular interest in mentoring the next generation of advocates for social justice. He serves as a special advisor for the HLS Public Service Venture Fund. At the International Human Rights Clinic, he helped incubate a new business and human rights non-profit, the Institute for Multi-Stakeholder Integrity.

A recipient of a Harvard President's Innovation Fund for Faculty Grant for his clinical work on Burma, Giannini also concentrates attention on clinical pedagogy in the human rights context. He is currently working on an exchange with practitioners and academics in South Africa.

Giannini holds graduate degrees in law and foreign policy from the University of Virginia where he was a member of the law review. He is a member of the Virginia State Bar and speaks Thai.

Classes

- Climate Change and Human Rights: Legal Innovations and Social Entrepreneurship in Action, Spring 2025
- Human Rights Entrepreneurs Clinic, Fall 2024
- Human Rights Entrepreneurs Clinic, Spring 2025
- Human Rights Litigation in U.S. Courts, Fall 2024
- Writing Group: Business, Climate Change, and Human Rights, Fall 2024 Spring 2025

Ian Gershengorn

Areas of Interest	
Bio	Ian Heath Gershengorn is chair of the Jenner & Block's Appellate and Supreme Court Practice and is one of the Nation's premier Supreme Court and appellate advocates, having argued 16 cases in the U.S. Supreme Court. Before rejoining Jenner in 2017, he served in the Office of the Solicitor General at the U.S. Department of Justice, first as Principal Deputy Solicitor General and then as Acting Solicitor General of the United States, a position he held from June 2016 until the end of the Obama administration in January 2017. Mr. Gershengorn's practice focuses on advising clients on a range of complex litigation and strategy problems, with particular emphasis on commercial disputes and challenges involving government, regulatory, and other public policy issues.
	Since returning to private practice in the Fall of 2017, Mr. Gershengorn has appeared regularly in the state and federal appellate courts, arguing on behalf of clients such as McKesson Corporation, FanDuel, the Recording Industry Association of America, FirstTrust Bank, General Dynamics, and Charter Communications.
	Prior to rejoining Jenner, Mr. Gershengorn served in the Solicitor General's Office. While there, Mr. Gershengorn argued thirteen cases at the U.S. Supreme Court, including Evenwel v. Abbott (one person, one vote); EEOC v. Abercrombie & Fitch Stores, Inc. (religious discrimination under Title VII); McCullen v. Coakley (abortion buffer zones); and Town of Greece, NY v. Galloway (legislative prayer). He also supervised the government's briefing in a range of high-profile cases, including those involving the Affordable Care Act, Dodd-Frank, election law and redistricting, immigration reform, the Fair Housing Act, Title VII, the Religious Freedom Restoration Act, and same-sex marriage.

Prior to his service in the Solicitor General's office, Mr. Gershengorn served from 2009 to 2013 as the Deputy Assistant Attorney General in charge of the DOJ's Federal Programs Branch. In that role, he led the district court defense of the Affordable Care Act, personally arguing the principal district court challenges to the constitutionality of the Act. He also supervised the defense of federal agencies, the President, cabinet officers, and other government officials in challenges to major regulatory and policy initiatives, including those relating to financial regulation, immigration, executive privilege and congressional subpoenas, and national security matters such as drone strikes, CFIUS, and detainees at Guantanamo Bay. In each of these positions, Mr. Gershengorn led the development and execution of legal strategy in the Department of Justice's most important litigation matters, providing advice to the White House and to DOJ leadership and appearing regularly in the US Supreme Court, the federal courts of appeals, and district courts around the country. From 1997 to 2009, Mr. Gershengorn practiced as an associate and then as a partner at Jenner & Block. He focused on U.S. Supreme Court and federal appellate litigation, with a particular focus on telecommunications, media, Native American law, and business litigation. Mr. Gershengorn started his career at the U.S. Department of Justice, serving as counsel to Deputy Attorney General Jamie S. Gorelick and then as assistant to Attorney General Janet Reno. Mr. Gershengorn graduated magna cum laude from both Harvard College and Harvard Law School. After law school, he clerked for Judge Amalya L. Kearse at the U.S. Court of Appeals for the Second Circuit and for Justice John Paul Stevens at the U.S. Supreme Court.

Jack Goldsmith

Classes

Areas of Interest	Conflict of Laws; Courts, Jurisdiction, and Procedure; Cyber Law and Policy and the Internet - Internet Governance; Federal Courts; Foreign Relations Law; International Law; National Security Law; Technology Law and Policy
Bio	Jack Goldsmith is Learned Hand Professor of Law at Harvard University. He is the author, most recently, of After Trump: Reconstructing the Presidency and In Hoffa's Shadow: A Stepfather, A Disappearance in Detroit, and My Search for the Truth, as well as of other books and articles on many topics related to presidential power, terrorism, national security, international law, and internet law. Before coming to Harvard, Goldsmith served as Assistant Attorney General, Office of Legal Counsel, from October 2003 through July 2004, and Special Counsel to the General Counsel to the Department of Defense from September 2002 through

The Roberts Court: Theory and Practice, Spring 2025

	June 2003. Goldsmith taught at the University of Chicago Law School from 1997-2002, and at the University of Virginia Law School from 1994-1997. He holds a J.D. from Yale Law School, a B.A. and M.A. from Oxford University, and a B.A. from Washington & Lee University. He clerked for Supreme Court Justice Anthony M. Kennedy, Court of Appeals Judge J. Harvie Wilkinson, and Judge George Aldrich on the Iran-U.S. Claims Tribunal.
Classes	 Conservative Thought in the United States, Fall 2024 Federal Courts and the Federal System, Fall 2024 Pro-Life Advocacy, Fall 2024

<u>Ioannis Kalpouzos</u> (Visiting)

Areas of Interest	Criminal Law and Procedure - International Criminal Law; Human Rights; International Law - International Humanitarian Law, Public International Law; National Security Law; Technology Law and Policy
Bio	Dr Ioannis Kalpouzos specializes in public international law, international criminal law, the law of war and human rights law. He is a Visiting Professor at Harvard Law School. He has also taught at King's College and City, University of London, at the University of Notre Dame and Boston University School of Law. Dr Kalpouzos is co-founder of the Global Legal Action Network (GLAN). He has worked on the themes of war & occupation, environmental justice, supply chains & accountability, as well as migration & border violence. He has worked on projects on the exploitation of natural resources in Western Sahara; a collaboration with Bellingcat on air-strike analysis and evidence in Yemen; climate change and international law; and international criminal law and the treatment of asylum seekers in Australia, co-authoring a submission to the International Criminal Court. He has worked with legal clinics at Stanford Law School, Harvard Law School, the Fletcher School of Law and Diplomacy and King's College London, among many institutions. Dr Kalpouzos' is working on evidence in the law of targeting and on the history of the legal concept of war involving non-state armed groups. His research has also focused on new weapons technologies, on which he has been a recipient of a Harvard Law School Institute of Global Law and Policy collaborative grant, as well as the history and theory of international criminal law, especially in relation to 'banal' or 'structural' criminality. Recent publications include 'Double Elevation: International Law, Autonomous Weapons and the Search for an Irreducible International Law' in the Leiden Journal of International Law and 'International Criminal Law and the Violence against Migrants, in the German Law Review.
Classes	 International Criminal Law, Spring 2025 New Technologies and the Law of War, Fall 2024

David Kennedy

Areas of Interest	International Law; Jurisprudence and Legal Theory; Law and Development; Legal Theory
Bio	David Kennedy is Manley O. Hudson Professor of Law and Faculty Director of the Institute for Global Law and Policy at Harvard Law School where he teaches international law, international economic policy, legal theory, law and development and European law. He joined the Harvard Law faculty in 1981 and holds a Ph.D. from the Fletcher School at Tufts University and a J.D. from Harvard. He is the author of numerous articles on international law and global governance. His research uses interdisciplinary materials from sociology and social theory, economics and history to explore issues of global governance, development policy and the nature of professional expertise.
	As a practicing lawyer and consultant, Professor Kennedy has worked on numerous international projects, both commercial and public, including work with PricewaterhouseCoopers with their emerging markets and anti-corruption practice, with the United Nations, the Commission of the European Union, the Qatar Foundation and with the private firm of Cleary, Gottlieb, Steen and Hamilton in Brussels, where his work combined European antitrust litigation, government relations advising and general corporate law. A member of the U.S. Council on Foreign Relations, he is past Chair and Member of the World Economic Forum's Global Advisory Council on Global Governance. In 2011, he was appointed Foreign Advisor to Thailand's Truth for Reconciliation Commission and now serves as a member of the Asian Peace and Reconciliation Commission.
	At Harvard, he served as Chair of the Graduate Committee and Faculty Director of International Legal Studies. He founded the European Law Research Center at Harvard in 1991 and served continuously as its Faculty Director. He has advised a number of educational institutions on their academic programs, and lectured as a Visiting Professor at numerous universities across the world. In 2008-2009, he served as Vice President for International Affairs, University Professor of Law and David and Marianna Fisher University Professor of International Relations at Brown University.
Classes	 Law and Political Economy?, Fall 2024 Law in Global Affairs, Fall 2024

James Kraska

Areas of Interest	Environmental Law and Policy; International Law; National Security Law
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Bio	James Kraska is Charles H. Stockton Professor of International Maritime Law and Chair of the Stockton Center for International Law at the U.S. Naval War College and Visiting Professor of Law and John Harvey Gregory Lecturer on World Organization at Harvard Law School. He served as Visiting Professor of Law at the College of Law, University of the Philippines and Visiting Professor of Law at Gujarat National Law University. He was also Mary Derrickson McCurdy Visiting Scholar at Duke University Marine Laboratory and Office of the Chief of Naval Research Fellow at Woods Hole Oceanographic Institution. He is the General Editor of International Law Studies and Editor-in-Chief of the treatise, Benedict on Admiralty: International Maritime Law. He is a Visiting Professor at the University of Reading School of Law and a Permanent Member of the Council on Foreign Relations. Professor Kraska served as a U.S. Navy officer and lawyer, with multiple tours of duty in Japan and the Pentagon. His most recent books are "Peaceful Management of Maritime Disputes" (contributing editor with Hee Cheol Yang) (Routledge 2023) and "Peaceful Maritime Engagement in East Asia and the Pacific Region" (contributing editor with Myron H. Nordquist & Ronan Long) (Martinus Nijhoff/Brill 2023). In 2022 he published "Disruptive Technology and the Law of Naval Warfare" (with Raul Pedrozo, Oxford University Press 2022) and "Emerging Technology and the Law of the Sea (with Young Kil Park, Cambridge University Press 2022).
Classes	International Law of the Sea, Spring 2025

Richard Lazarus

Areas of Interest	Administrative Law and Regulatory Law; Civil Rights; Constitutional Law; Courts, Jurisdiction, and Procedure; Environmental Law and Policy - Climate Change, Environmental Justice, Natural Resources Law; Legal History; Property; Race and the Law; Torts; U.S. Supreme Court
Bio	Richard Lazarus is the Charles Stebbins Fairchild Professor of Law at Harvard University, where he teaches environmental law, natural resources Law, Supreme Court advocacy, and torts. Professor Lazarus has represented the United States, state and local governments, and environmental groups in the United States Supreme Court in 40 cases and has presented oral argument in 14 of those cases. His primary areas of legal scholarship are environmental and natural resources law, with particular emphasis on constitutional law and the Supreme Court. He has published two books, The Making of Environmental Law (U. Chicago 2004), and Environmental Law Stories (Aspen Press, co-edited with O. Houck 2005) and The Rule of

	Five: Making Climate History at the Supreme Court (Belknap Press 2020). He was also the principal author of Deep Water – The Gulf Oil Disaster and the Future of Offshore Drilling (GPO 2011), which is the Report to the President of the National Commission on the BP Deepwater Horizon Oil Spill and Offshore Drilling Commission, for which he served as the Executive Director. The Commission was charged with investigating the root causes of the oil spill in the Gulf of Mexico in the Gulf of Mexico in 2010 and recommending changes in law and policy to reduce the risk of future spills and to mitigate their impacts. Prior to joining the Harvard law faculty, Professor Lazarus was the Justice William J. Brennan, Jr., Professor of Law at Georgetown University, where he also founded the Supreme Court Institute. He graduated from Harvard Law School in 1979 and has a B.S. in chemistry and a B.A. in economics from the University of Illinois.
Classes	- Environmental and Energy Law Program (Clinic)

Lawrence Lessig

Areas of Interest	Constitutional Law
Bio	Lawrence Lessig is the Roy L. Furman Professor of Law and Leadership at Harvard Law School. Prior to returning to Harvard, he taught at Stanford Law School, where he founded the Center for Internet and Society, and at the University of Chicago. He clerked for Judge Richard Posner on the 7th Circuit Court of Appeals and Justice Antonin Scalia on the United States Supreme Court.
	Lessig is the founder of Equal Citizens and a founding board member of Creative Commons, and serves on the Scientific Board of AXA Research Fund. A member of the American Academy of Arts and Sciences and the American Philosophical Society, he has received numerous awards including a Webby, the Free Software Foundation's Freedom Award, Scientific American 50 Award, and Fastcase 50 Award.
	Once cited by The New Yorker as "the most important thinker on intellectual property in the Internet era," Lessig has turned his focus from law and technology to "institutional corruption"—relationships which, while legal, weaken public trust in an institution—especially as that affects democracy.
	His books are: They Don't Represent Us: Reclaiming Our Democracy (November 2019), Fidelity & Constraint: How the Supreme Court Has Read the American Constitution (May 2019), America, Compromised (2018), Republic, Lost v2 (2015), The USA is Lesterland (2014), One Way Forward (2012), Republic, Lost: How Money Corrupts Congress—and a Plan to Stop It (2011), Remix: Making Art and Commerce Thrive in the Hybrid Economy (2008), Code v2 (2006), Free Culture (2004), The Future of Ideas (2001), and Code and Other Laws of Cyberspace (1999).
	Lessig holds a BA in economics and a BS in management from the University of

	Pennsylvania, an MA in philosophy from Cambridge University, and a JD from Yale.
Classes	 Constitutional Law 3, Spring 2025 Contracts 4, Fall 2024 Democratic Innovations, Fall 2024

Robert Mnookin (Emeritus)

Areas of Interest	Children and Family Law - Divorce; Dispute Resolution - Alternative Dispute Resolution, Negotiation; International Law; International Trade - International Commercial Arbitration; Legal Profession; Legal Profession and Ethics; Negotiation and Alternative Dispute Resolution
Bio	Robert H. Mnookin is the Samuel Williston Professor of Law at Harvard Law School, and for twenty-five years served as the Chair of the Program on Negotiation at Harvard Law School. He directs the Harvard Negotiation Research Project. A leading scholar in the field of conflict resolution, Professor Mnookin has applied his interdisciplinary approach to negotiation and conflict resolution to a remarkable range of problems; both public and private.
	A renowned teacher and lecturer, Professor Mnookin has taught numerous workshops for corporations, governmental agencies and law firms throughout the world and trained many executives and professionals in negotiation and mediation skills. On behalf of the World Intellectual Property Organization in Geneva, he designed and has taught annual workshops for intellectual property professionals. Professor Mnookin has served as a consultant to governments, international agencies, major corporations and law firms. As a neutral arbitrator or mediator, he has resolved numerous complex commercial disputes.
	Professor Mnookin has written or edited ten books and numerous scholarly articles. His most recent books include Kissinger the Negotiator (with James K. Sebenius and R. Nicholas Burns); The Jewish American Paradox: Embracing Choice in a Changing World (Public Affairs November 2018) and Bargaining with the Devil: When to Negotiate, When to Fight.
Classes	

Naz Modirzadeh

Areas of	International Law - Public International Law, International Humanitarian Law, Laws of Armed
Interest	Conflict; National Security Law - Counter-Terrorism

Bio

Naz K. Modirzadeh is a Professor of Practice at Harvard Law School. She writes and teaches primarily in the field of public international law, with a focus on non-use of force, armed conflict, the U.N. Security Council, and counterterrorism issues. In the Fall 2022 term, Modirzadeh is teaching Laws of War and Public International Law, as well as a reading group on International Lawyering.

Modirzadeh is the founding Director of the Harvard Law School Program on International Law and Armed Conflict (HLS PILAC). She is responsible for overall direction of the program, contributing to its cutting-edge research initiatives, briefing senior decision-makers, and advising governments, United Nations agencies, international humanitarian organizations, and NGOs.

Modirzadeh is on the Board of Trustees of the International Crisis Group and has served on a number of advisory boards for high-level U.N. and other initiatives. She is a non-resident Senior Fellow at the Lieber Institute for Law and Land Warfare at the U.S. Military Academy at West Point.

For the first decade of her career, Modirzadeh engaged in applied research and policy work with conflict actors, humanitarian organizations, and affected communities on the interpretation and implementation of international law in relation to situations of armed conflict and other humanitarian crises and emergencies with a focus on Afghanistan, the Middle East, and North Africa. She has extensive experience leading trainings and facilitating discussions on international law and policy for diplomats as well as human-rights and humanitarian actors at headquarters and in conflict-affected areas.

Modirzadeh received her undergraduate degree from the University of California, Berkeley and her J.D. from Harvard Law School.

Classes

- Public International Law Fall
- Laws of War Spring
- The Security Council Spring
- Writing Group: Public International Law; Laws of War; Counterrorism; United Nations and International Law Fall/Spring

Daniel Nagin

Areas of Interest

Civil Rights; Constitutional Law; Criminal Law and Procedure; International Law; National Security Law; Technology Law and Policy

Bio	Richard Salgado teaches at Stanford Law School, and serves as an Advisory Board Member of the Tech Law and Security Program at American University Washington College of Law. Richard also has his own consultancy, providing strategic guidance to organizations navigating complex cybersecurity and surveillance challenges. He also serves the United Nations as a Senior Consultant.
	Richard was Google's Director of Law Enforcement & Information Security for 13 years, where he oversaw Google's response worldwide to national security and law enforcement demands for data and assistance, and legal matters relating to cyber and physical security, information sharing and investigations involving serious crime on the platforms, among other duties. Richard has testified before the US Congress ten times on issues including cross-border investigations, foreign information operations, election security, extremist content, and government surveillance. Richard was with Yahoo! before joining Google, served as a prosecutor with the Computer Crime and Intellectual Property Section of the US Department of Justice, and worked as a trial lawyer with Cooley Godward. Richard was also an adjunct law professor at Georgetown University Law Center and George Mason Law School, and a faculty member of the National Judicial College.
Classes	 Veterans Law and Disability Benefits Clinic, Fall 2024 Veterans Law and Disability Benefits Clinic, Spring 2025 Veterans Law and Disability Benefits Clinical Seminar, Fall 2024 Veterans Law and Disability Benefits Clinical Seminar, Spring 2025

Alan Raul

Areas of Interest	Administrative Law; Administrative and Regulatory Law; Constitutional Law; Cyber Law and Policy and the Internet; Privacy Law; Technology Law and Policy
Bio	Alan Raul is the founder of Sidley's highly ranked global Privacy and Cybersecurity practice and a member of the firm's top ranked Crisis Management and Strategic Response team. He represents companies on U.S. and international privacy, cybersecurity, artificial intelligence, and technology issues. Alan advises on global regulatory compliance, data breaches, and crisis management. Alan also focuses on issues concerning national security, constitutional, and administrative law. He handles enforcement and public policy issues involving the FTC, State Attorneys General, SEC, DOJ, FBI, DHS/CISA, the intelligence community, as well as other federal, state, and international agencies. Alan advises companies and financial sponsors

regarding transactions involving cybersecurity, digital and communication technologies and data-centric business models, and related due diligence.

Alan has represented a number of leading technology and internet companies whose devices, software, or users have been exploited by state-sponsored threat actors. Such events typically involve extensive coordination with U.S. and international law enforcement, cybersecurity and regulatory agencies, and intelligence services. Cyber crises often involve managing various legal, regulatory, B2B, and consumer risks as well as offering advice regarding a broad range of corporate communications and public messaging. He represented the internet technology company that collaborated successfully with U.S. and UK governments to defend against and take down the Russian GRU's malicious "Cyclops Blink" malware before the Ukraine invasion.

Alan represented the Special Cybersecurity Committee of Yahoo!'s Board of Directors in connection with its independent investigation of the company's handling of the two largest data breaches ever reported. Alan represented AT&T in support of Microsoft in In the Matter of a Warrant to Search Certain E-mail Account Controlled and Maintained by Microsoft Corporation (contesting extraterritorial access to electronic communications stored in Ireland). And, invoking "the interest of justice," Judge Amy Berman Jackson appointed Alan to serve as pro bono counsel to represent the privacy interests of jurors in connection with a high profile criminal litigation, In re: Juror Questionnaires in United States v. Stone; the jurors feared the disclosure of their confidential questionnaires would lead to cyber harassment and worse. In prior government service, Alan represented the White House in connection with congressional and independent counsel investigations of the Iran-Contra episode.

Alan serves as a Lecturer on Law at Harvard Law School, where he teaches classes on "Digital Governance: Privacy, Artificial Intelligence and Information Technology" and "Cybersecurity Risks, Rules and Responsibilities." He also serves as an Adjunct Professor of Law at Georgetown. He is a member of the Technology Litigation Advisory Committee of the U.S. Chamber Litigation Center, the governing Board of Directors of the Future of Privacy Forum, and the Council on Foreign Relations.

Alan previously served in government as Vice Chairman of the Privacy and Civil Liberties Oversight Board. He also served as General Counsel of the Office of Management and Budget; General Counsel of the U.S. Department of Agriculture; and Associate Counsel to the President. He maintains a national security clearance.

Alan is ranked in Chambers' first tier of privacy and cybersecurity practitioners and has been named a BTI Super All-Star for client service in the privacy and cybersecurity field. Alan has also been named as a leading international Internet and E-Commerce Lawyer in Who's Who Legal, and Ethisphere Institute's "Attorneys Who Matter" in Data Privacy/Security, which recognizes lawyers with the highest commitment to public service, legal community engagement, and academic involvement. The Washingtonian has named Alan one of Washington, D.C.'s Best Lawyers for Cybersecurity and also for First Amendment and Media Law, and the National Law Journal named him a "Cyber Security Trailblazer." Alan is a

	founding member of Checks and Balances, a group of conservative lawyers dedicated to speaking up in defense of the rule of law regardless of the party or persons in power. In 1990, Alan co-founded the "Lawyers Have Heart" 10K run and walk, to benefit the American Heart Association. He continues his active involvement with the event. Alan received his J.D. from Yale Law School, M.P.A. from Harvard Kennedy School, and A.B. magna cum laude from Harvard College.
Classes	- Digital Governance: Privacy, AI, and Information Technology, Fall 2024

Richard Salgado (Visiting)

Areas of Interest	Civil Rights; Constitutional Law; Criminal Law and Procedure; International Law; National Security Law; Technology Law and Policy
Bio	Richard Salgado teaches at Stanford Law School, and serves as an Advisory Board Member of the Tech Law and Security Program at American University Washington College of Law. Richard also has his own consultancy, providing strategic guidance to organizations navigating complex cybersecurity and surveillance challenges. He also serves the United Nations as a Senior Consultant.
	Richard was Google's Director of Law Enforcement & Information Security for 13 years, where he oversaw Google's response worldwide to national security and law enforcement demands for data and assistance, and legal matters relating to cyber and physical security, information sharing and investigations involving serious crime on the platforms, among other duties. Richard has testified before the US Congress ten times on issues including cross-border investigations, foreign information operations, election security, extremist content, and government surveillance. Richard was with Yahoo! before joining Google, served as a prosecutor with the Computer Crime and Intellectual Property Section of the US Department of Justice, and worked as a trial lawyer with Cooley Godward. Richard was also an adjunct law professor at Georgetown University Law Center and George Mason Law School, and a faculty member of the National Judicial College.
Classes	- Modern Surveillance Law, Fall 2024

Daniel Tarullo

Areas of Interest	Administrative Law; Administrative and Regulatory Law; Financial Institutions; Financial and Monetary Institutions; International Law
Bio	Daniel K. Tarullo served as a member of the Federal Reserve Board and the Federal Open Market Committee from January 2009 to April 2017. As oversight governor for supervision and regulation, he led the Board's financial regulatory reforms, including implementation of the Dodd-Frank Act. He was the Federal Reserve's representative to the international Financial Stability Board, including four years as chair of its Committee on Supervision and Regulation. From 2015 to 2017 he was also Chair of the interagency Federal Financial Institutions Examination Council. In his monetary policy-making role on the Federal Open Market Committee, he often focused on developments in labor markets and on the relationship between monetary policy and financial stability.
	Tarullo had extensive government and academic experience prior to his nomination to the Federal Reserve. From 1993 to 1998, he served, successively, as Assistant Secretary of State for Economic and Business affairs, Deputy Assistant to the President for Economic Policy, and Assistant to the President for International Economic Policy. He was a principal on both the National Economic Council and the National Security Council. From 1995 to 1998, Tarullo was also President Bill Clinton's personal representative (sherpa) to the G7 group of industrialized nations. Immediately before joining the Clinton administration, he served as Chief Employment Counsel on the staff of Senator Edward M. Kennedy, and practiced law in Washington, D.C. He had previously worked in the Antitrust Division of the Department of Justice and as special assistant to the Undersecretary of Commerce.
	Between periods of government service, Tarullo has taught for more than fifteen years at Georgetown and Harvard law schools. He was also a visiting professor at Princeton and at the University of Basel. His scholarship ranges widely over the areas of financial regulation, international economic law, and administrative law. His book <i>Banking on Basel</i> warned of risks being created by the changes in financial regulation that were put in place in the decade preceding the 2008-2009 financial crisis.
Classes	 Identity in American Literature of the 1940s, Fall 2024 Legislation and Regulation 1, Fall 2024 Regulation of International Finance, Spring 2025 The Federal Reserve: Legal and Policy Issues, Fall 2024

Adrian Vermuele

Areas of	Administrative Law; Administrative and Regulatory Law; Constitutional Law - Constitutional
Interest	Theory; Jurisprudence and Legal Theory; Legislation; National Security Law

Bio	Adrian Vermeule is the Ralph S. Tyler, Jr. Professor of Constitutional Law. Before coming to the Law School, he was the Bernard D. Meltzer Professor of Law at the University of Chicago. The author or co-author of nine books, most recently Law's Abnegation: From Law's Empire to the Administrative State (2016), The Constitution of Risk (2014) and The System of the Constitution (2012). He was elected to the American Academy of Arts and Sciences in 2012. His research focuses on administrative law, the administrative state, the design of institutions, and constitutional theory. Having grown up in Cambridge and attended Harvard College '90 and Harvard Law School '93, Vermeule lives in Cambridge still.
Classes	 Administrative Law, Spring 2025 Advanced Issues in Administrative Law and Theory, Spring 2025 The Classical Legal Tradition and its Modern Applications, Spring 2025

Lucie White

Areas of Interest	Human Rights; Jurisprudence and Legal Theory; Law and Political Theory; Law and Political Economy; Leadership; Poverty Law and Economic Justice; Race and the Law
Bio	Lucie White is the Louis A. Horvitz Professor of Law at Harvard Law School. After working for two decades on US social welfare law, she turned to the issue of extreme poverty in sub-Saharan Africa. Thus, in 1999 she launched the Harvard Law School's Ghana project, which is on-going. The project brings together Ghanaian partners and student teams to work on the realization of economic and social rights for Ghana's least advantaged groups. After working on health finance and mental health, the group turned to the oil industry's economic and human impacts and geographical inequities in primary education grounded in histories of northern Ghanians' enslavement and colonial exploitation. In 2010 she built on this work to found the "Stones of Hope" project. This is a collaboration among African human rights activists and global rights scholars to examine African innovations in Economic and Social Rights advocacy. The project culminated in L. White and J. Perelman eds., Stones of Hope: African Lawyers Use Human Rights to Challenge Global Poverty (Stanford University Press, 2010). Subsequently she worked extensively with HLS and Ghanaian students on the human rights dimensions of West Africa's petroleum policies as. With an Open Society grant she worked with South African activists to envision a "new South African constitutionalism" and has participated in a number of Harvard Institute of Global Law and Policy initiatives, including a long term research project on human rights and heterodox development. She is currently working on a series of personal essays about growing up as a white girl in the Jim Crow South, as well as a collaborative initiative which, in the face of the current global climate crisis, considers "sustainable regions" as pathways toward post-developmentalist futures. She teaches in the areas of Global Poverty; Social Welfare/Economic and Social Rights with a focus on sub-Saharan Africa; Law and Inequality; Economic Development and its Alternatives, Reparation for Africans' Enslavement. She has been a

	DC, North Carolina, and California, and has worked as a Legal Aid lawyer in North Carolina and an advocate for unhoused persons in Los Angeles. She clerked for District Judge James McMillan of the Western District of North Carolina, who presided over several significant race discrimination, welfare justice, and prison reform cases before and during her clerkship. She has received numerous fellowships, grants, and awards and written widely about everyday life, law, and social movement among marginalized groups, particularly those with histories of race subordination, enslavement, and colonization.
Classes	- Law and Inequality Workshop, Spring 2025

Mark Wu

Areas of Interest	Intellectual Property - International Intellectual Property; Law and Political Economy; Technology Law and Policy
Bio	Mark Wu is the Henry L. Stimson Professor at Harvard Law School, where he specializes in international trade and international economic law. His writings cover a broad range of topics, including the impact of emerging economies on global governance, digital technologies, trade remedies, environment, and foreign investment.
	In addition, Professor Wu serves as the Faculty Director for the Fairbank Center for Chinese Studies at Harvard University and as a Faculty Co-Director of the Berkman Klein Center for Internet and Society. He is affiliated with several university centers including the Asia Center, Center for the Environment, Center for International Development, East Asian Legal Studies, and the Harvard Environmental Economics Program. He previously served as the Vice Dean for Graduate Program and International Legal Studies at Harvard Law School. He is a past recipient of the Sacks-Freund Award and the HLS Student Government Teaching and Advising Award.
	In 2021, Professor Wu served as a Senior Advisor to the United States Trade Representative (USTR) while on leave from Harvard. He also served previously as a member of the agency review team for the Biden-Harris transition team. Earlier in his career, he served as the Director for Intellectual Property at the Office of the USTR, where he was the lead negotiator for the IP chapter of several U.S. free trade agreements.
	Professor Wu has presented his research before several international organizations including the G20, OECD, UNCTAD, World Bank, and World Trade Organization (WTO). He is a past member of the World Economic Forum's Global Futures Council for Trade and Foreign Direct Investment and of the Advisory Board of the WTO Chairs Programme.

	Professor Wu began his career as an economist and operations officer at World Bank in China. He later worked as a management consultant at McKinsey & Company. He also served as a law clerk to Judge Pierre Leval of the U.S. Court of Appeals for the Second Circuit. Professor Wu received his J.D. from Yale Law School. He earned a M.Sc. in Development Economics from Oxford University as a Rhodes Scholar. He received his A.B. summa cum laude in Social Studies and East Asian Studies from Harvard University.
Classes	 China and the International Legal Order, Spring 2025 International Business Law, Fall 2024 International Trade Law, Spring 2025 Writing Group: International Trade & Economic Statecraft, Spring 2025

Jonathan Zittrain

Areas of Interest	Access to Knowledge; Cyber Law and Policy and the Internet - Cyberlaw, Electronic Commerce, Internet Governance; Intellectual Property; National Security Law; Privacy Law; Technology Law and Policy; Tort Law and Theory; Torts
Bio	Jonathan Zittrain is the George Bemis Professor of International Law at Harvard Law School. He is also a professor at the Harvard Kennedy School of Government, a professor of computer science at the Harvard School of Engineering and Applied Sciences, director of the Harvard Law School Library, and co-founder and director of Harvard's Berkman Klein Center for Internet & Society. His research interests include the ethics and governance of artificial intelligence; battles for control of digital property; the regulation of cryptography; new privacy frameworks for loyalty to users of online services; the roles of intermediaries within Internet architecture; and the useful and unobtrusive deployment of technology in education.
	Zittrain established the <u>Assembly Program</u> , a three-track fellowship program that convenes cohorts of experts, professionals, and students to develop solutions to complex technology policy issues, including those in cybersecurity, AI, and online disinformation. He also championed the development of the <u>Caselaw Access Project</u> , which has expanded free public access to U.S. case law.
	Zittrain is a member of the American Academy of Arts and Sciences and the Board of Directors of the Electronic Frontier Foundation. He has served on the Board of Advisors for Scientific American, as a Trustee of the Internet Society, and as a Forum Fellow of the World Economic Forum, which named him a Young Global Leader. He was the Distinguished Scholar-in-Residence at the Federal Communications Commission, where he chaired the Open Internet Advisory Committee. His book, The Future of the Internet – And How to Stop It, predicted the end of general purpose client computing and the corresponding rise of new

	gatekeepers. It is available from Yale University Press and Penguin UK, and under a Creative Commons license. That and other works may be found at < <u>iz.org</u> >.
Classes	 Agentic Artificial Intelligence and the Law, Spring 2025 Governing Digital Technologies, Fall 2024