Panel Chair Biographies



Margaret Boittin is Professor at Osgoode Hall Law School. Previously, she was a Fellow at the Center on Democracy, Development and the Rule of Law at Stanford University. She has a JD from Stanford, and is completing her PhD in Political Science at the University of California, Berkeley. In addition, she holds an MA in Political Science from UC Berkeley and a BA from Yale University. Her PhD dissertation is on the regulation of prostitution in China. She is also conducting research on human trafficking in Nepal, and criminal law policy and local enforcement in the United States. Bilingual in French and English, Boittin is also fluent in Mandarin Chinese, and proficient in Russian and Spanish. Her primary teaching interests are property law, international law, criminal law,

state and local government law, Chinese law, comparative law, and empirical methods.

Jutta Brunnée is the Interim Dean, Professor of Law and Metcalf Chair in Environmental Law at the University of Toronto, Faculty of Law. Her teaching and research interests are in the areas of Public International Law and International Environmental Law. Her recent work has focused on international law and international relations theory, compliance with international law, the inter-state use of force, domestic application of international law, multilateral environmental agreements, climate change issues and international environmental liability regimes. Professor Brunnée is also the co-author of *Legitimacy and Legality in International Law: An*



International Account (Cambridge University Press, 2010), which was awarded the American Society of International Law's 2011 Certificate of Merit for preeminent contribution to creative scholarship. She has authored numerous articles on topics of international environmental law and international law, and is co-editor of the Oxford Handbook of International Environmental Law (Oxford University Press 2007). She is a member of the International Law Association's Committee on Legal Principles relating to Climate Change and of World Conservation Union's (IUCN) Environmental Law Commission. In 1998-99, Professor Brunnée was the "Scholar-in-Residence" in the Legal Bureau of the Canadian Department of Foreign Affairs and International Trade, advising, inter alia, on matters under the Biodiversity and Climate Change Conventions. She serves on the Board of Editors of the American Journal of International Law and was elected Fellow of the Royal Society of Canada in 2013.



Ron Levi is an Associate Professor of Global Affairs and Sociology, and holds the George Ignatieff Chair in Peace and Conflict Studies at the University of Toronto. Ron's research focuses on global justice institutions, human rights regimes, and law and internationalization. He is currently conducting research on: (1) the fields of international criminal law, human rights, and international development, with an emphasis on legal and institutional responses to human rights violations and atrocities; (2) criminal justice and urban policies within the social and political rationalities of modern states (such as neoliberalism); and (3) immigration, diasporas, and experiences of law, crime, citizenship and the state. Ron currently

directs the Master of Global Affairs program in the Munk School of Global Affairs, and is a recipient of the UTSU/APUS Undergraduate Teaching Award for Teaching Excellence.

Kerry Rittich is a Professor at the University of Toronto, Faculty of Law and the Women's and Gender Studies Institute. She teaches and writes in the areas of international law and international institutions, law and development, human rights, labour law, and critical and feminist theory. Among her publications are Recharacterizing Restructuring: Law, Distribution and Gender in Market Reform (The Hague: Kluwer Law International, 2002); (with Joanne Conaghan, University of Kent), Labour Law, Work and Family: Critical and Comparative Perspectives, (Oxford University Press, 2005); "Core Labour Rights and Labour Market Flexibility: Two Paths Entwined?",



Permanent Court of Arbitration/Peace Palace Papers, Labor Law Beyond Borders: ADR and the Internationalization of Labor Dispute Resolution, (Kluwer Law International, 2003) and "The Future of Law and Development: Second Generation Reforms and the Incorporation of the Social" in David M. Trubek and Alvaro Santos eds., The New Law and Economic Development: A Critical Appraisal (Cambridge, U.K.: Cambridge University Press, 2006). In 2004, she completed a report for the Law Commission of Canada entitled, Vulnerable Workers: Legal and Policy Issues in the New Economy. She obtained an LL.B. from the University of Alberta in 1992, and an SJD from Harvard University in 1998. In 1992-93, she served as Law Clerk to Madame Justice Claire L'Heureux-Dubé at the Supreme Court of Canada. Professor Rittich has been the Mackenzie King Visiting Professor of Canadian Studies at Harvard Law School and the Weatherhead Center for International Affairs, Harvard University and a fellow at the European University Institute.



Hengameh Saberi is a Professor at Osgoode Hall Law School. Professor Saberi's main areas of interest are international law, international legal theory and history, jurisprudence, disability law and human rights, philosophy of pragmatism, and Islamic political and legal thought. She has previously taught at Brown University, University of Tennessee College of Law, Boston University School of Law, and Harvard University. Prior to joining Osgoode Hall Law School in July 2012, she was a post-doctoral fellow jointly at Harvard Law School's Institute for Global Law and Policy and the Harvard Law School Project on Disability.

David Schneiderman, B.A (McGill) 1980, LL.B. (Windsor) 1983, LL.M. (Queen's) 1993, is a Professor of Law and Political Science at the University of Toronto. He was called to the Bar of British Columbia in 1984 where he practiced law and then served as Research Director of the Canadian Civil Liberties Association in Toronto from 1986-89. He was Executive Director of the Centre for Constitutional Studies, an interdisciplinary research institute, at the University of Alberta from 1989-99. Professor Schneiderman has authored numerous articles on Canadian federalism, the Charter of Rights, Canadian constitutional history, and constitutionalism and globalization. He



has authored Constitutionalizing Economic Globalization: Investment Rules and Democracy's Promise (Cambridge University Press, 2008) and co-authored The Last Word: Media Coverage of the Supreme Court of Canada with Florian Sauvageau and David Taras (UBC Press, 2006). He also has edited several books, including The Quebec Decision (1999); Charting the Consequences: The Impact of the Charter of Rights on Canadian Law and Politics (1997) with Kate Sutherland; *Police Powers in Canada: The Police Power in History, Law, and Politics* (1993) with R.C. MacLeod; *Social Justice and the Constitution: Perspectives on a Social Union for Canada* (1992) with Joel Bakan; and *Freedom of Expression and the Charter* (1991). He is founding editor of the quarterly Constitutional Forum Constitutionnel and founding editor-in-chief of the journal Review of Constitutional Studies.

Speaker Biographies



Anita Anand, BA (Hons) (Queen's) 1989, BA (Hons Juris) (Oxon) 1991, LLB (Dalhousie) 1992, LLM (Toronto) 1996, joined the University of Toronto Faculty of Law from Queen's University in 2006. She is a Professor of Law and served as Associate Dean (JD Program) from 2007-2009. Since 2010, she has served as the Academic Director of the Centre for the Legal Profession at U of T, and in this role has led the development of its new Program on Ethics in Law and Business. She is a Senior Fellow at Massey College, and is cross-appointed to the University of Toronto's School of Public Policy and Governance. During the 2009-2010 academic year, Professor Anand was a Visiting Scholar at the Bank

of Canada and a Herbert Smith Visitor at the University of Cambridge.

In 2005-2006, she was a Canada-U.S. Fulbright Scholar and Visiting Olin Scholar in Law and Economics at Yale Law School. During Fall 2005, she was a Visiting Lecturer in Law at Yale Law School where she taught comparative corporate governance. She is the recipient of research grants from the Social Sciences and Humanities Research Council of Canada (three awards), the Foundation for Legal Research (three awards), the Connaught Foundation as well as the Canadian Association of Law Teachers' Scholarly Paper Award (2003). In Fall 2004, she received the Queen's Law Students' Society Award for Excellence in Teaching and in Fall 2006, she and co-authors Frank Milne and Lynnette Purda were awarded the Best Paper in Managerial Finance by the International Journal of Managerial Finance for their empirical research relating to corporate governance.

Professor Anand has conducted research for the Five Year Review Committee, the Wise Person's Committee, the Task Force to Modernize Securities Legislation in Canada and the Commission of Inquiry into the Investigation of the Bombing of Air India Flight 182. She was the inaugural Chair of the Ontario Securities Commission's Investor Advisory Panel (2010-2012) and the past president of the Canadian Law and Economics Association (2009-2011). In 2012, she was appointed to the Bertha Wilson Honour Society by the Schulich School of Law for service to the legal profession. Since 2010, she has served on the Chief Justice of Ontario's Advisory Committee on Professionalism. She is the Editor of Canadian Law eJournal, published by the Legal Scholarship Network. Her main research areas relate to the regulation of capital markets, with a specific focus on corporate and securities law, as well as legal ethics and the corporation.

Tony Carty is the Sir Y K Pao Chair of Public Law at the Faculty of Law of the University of Hong Kong. Professor Carty studied law at Queen's University Belfast, London, and Cambridge. He has worked at the University of Paris, the Max Planck Institute in Heidelberg and has lectured at Edinburgh University and Glasgow University. Between 1994 and 2003 he was Eversheds Professor of International Law at the University of Derby, where after he was Professor of Law at the University of Westminster until taking up the Chair of Public Law at Aberdeen in 2006. He has held visiting



positions at Max Planck Institute for European Legal History, the University of Tokyo, and the Autonomous University of Madrid.

While Professor Carty's research focuses mainly on international law, his interests include the theory of international law, human rights, the theory of autonomous regions within states, such as Scotland, the Basque Country etc., law and development, law and literature and legal philosophy, especially the history of legal thought.

Professor Carty has published mainly in the field of critical theory and international law. *The Decay of International Law* (1986, MUP) was the first book-length, systematic treatment of international law from this perspective. His article, "Critical International Law, Recent Trends in the Theory of International Law", published in the 1991 volume of the European Journal of International Law, is discussed as a benchmark in the field. He is the author of innumerable subsequent articles and review articles on the same theme. In 2007, Professor Carty published *Philosophy of International Law* with the Edinburgh University Press.

At the same time he has a wider interest in legal philosophy, cultural and historical approaches to law. He is the co-editor of *Post-Modern Law, Enlightenment, Revolution and the Death of Man* (1990). In 1996, he published *Was Ireland Conquered* (Pluto Press), a work applying Stephen Greenblatt's theories of literature and history to the history of Irish, Norman, Scottish and English relations in a colonial and imperial context. He is the co-editor of a French language *Dictionnaire encyclopedie de theorie et de sociologie du droit*, Paris, 1988, L.G.D.J., pp. 487. He has also engaged in the problems of law and development, editing two volumes of articles and papers on the subject, in particular one with H. N Singer (economist), *Conflict and Change in 1990's*, Macmillan, London.

As a former British Foreign Office Legal Adviser and Judge of the International Court of Justice, Professor Carty has also turned his attention to the National Archives in London to study the role of lawyers in the latter stages of the foreign affairs of the British Empire, concentrating on the Second World War, the Cold War and the End of Empire. This has led to a joint volume with a historian Dr. Richard Smith, *Sir Gerald Fitzmaurice and the World Crisis, A Legal Adviser in the Foreign Office, 1932-1945*, published with Kluwer in 2000. In 2001, he received a grant from the AHRB to undertake research on legal advisers to the Foreign Office. He has also published many articles in this area. A further volume on the work of the British Foreign Officer Legal Advisers and Law Officers of the Crown is virtually complete, covering the period of 1945-1961.

Since coming to the University of Hong Kong, Professor Carty has been pursuing a number of interests related to the history and philosophy of international law with increasing reference to China. He has taken part in numerous symposia and workshops on the history of international law in Lecce, Italy, Basel-Interlaken, Switzerland and Helsinki, Finland. These symposia manifest a strong interest in international law and empire, particularly the problems left over from colonialism. In addition, Professor Carty was invited to speak to the Fudan Institute of Advanced Studies in Shanghai in December 2010 on philosophical foundations of international law. Professor Carty was also honored with an invitation from the China Institute of Maritime Affairs to participate in a Conference on the Law of the South China Sea

In Beijing in August 2011, with a request to specifically address historical questions. The (Chinese) National Institute for South China Seas Studies has invited Professor Carty to another such workshop in December 2011 in Haikou. With the assistance of Ms. Cui, his Research Assistant in Hong Kong, and a colleague, Dr. Humphrey Ko as Co-Investigator, Professor Carty has made a major funding application to the RGC-HK on the place of debates about international law in China from the late Qing Dynasty, 1839 till 1911. At the same time, in conjunction with Professor Janne Nijman's (University of Amsterdam) successful application to the Netherland's Royal Academy, Prof Carty has successfully applied to the Chiang Ching – Kuo Foundation (Taiwan) to facilitate a workshop on *Morality and Responsibility of Rulers, Early Modern European and Chinese Origins of a Rule of Law for World Order.* Oxford University Press has now agreed to publish a jointly edited book under this title. Finally, in 2010, Professor Carty accepted the request of Oxford University Press to become Editor in Chief of the Oxford Online Bibliography of International Law.



Li Chen, Ph.D. (Columbia University), J.D. (Illinois), is Assistant Professor at UTSC. Professor Chen's research and teaching interests focus on Chinese law, society, culture, and foreign relations from the 15th through the 20th centuries, often through a comparative and global perspective. His most recent publication is a leading article, entitled "Law, Empire, and Historiography of Modern Sino-Western Relations: A Case Study of the 1784 *Lady Hughes* Controversy," in the *Law & History Review* 27, no. 1 (2009), 1-53. He is one of the authors of a multinational team-project, *Official Handbooks and Anthologies of Imperial China: A Descriptive and Critical Bibliography*, led by Professor Pierre-Etienne Will of the College de France (book forthcoming). He

is currently revising a book manuscript tentatively entitled "Law and Sensibility of Empire in the Making of Modern China, 1750-1900."

Simin Gao, LL.B. (China University of Political Science and Law) 2005, LL.M. (Peking University) 2007, Master of Sci. Justice Studies (Arizona State University) 2009, LL.M. (University of Pennsylvania) 2010, S.J.D. (University of Pennsylvania) 2013, is an Assistant Professor at Tsinghua University School of Law. Her primary research interests include business and financial law.





James Fry is a Professor at the University of Hong Kong, Faculty of Law. He enjoys teaching and researching all aspects of law, in particular international law and comparative law. He also enjoys serving as Director of the LL.M. program, the Department Anti-Plagiarism Coordinator, Deputy Director of the Japan and Korea program and a member of the University's Working Group on Student Plagiarism in Taught Curricula, among other administrative responsibilities. Professor Fry serves the legal community as a member of the Constitutional Affairs and Human Rights Committee of the Law Society of Hong Kong and as a founding blogger for the Arms Control Law website. Professor

Fry is also a member of the New York Bar and the Chartered Institute of Arbitrators, as well as the

American Society of International Law, the European Society of International Law, the New York City Bar Association, the American Bar Association, and the Swiss Arbitration Association. Professor Fry is an accredited mediator with the Centre for Effective Dispute Resolution. He has also held visiting academic positions at McGill University Law School, Southern Methodist University Law School, the Max Planck Institute of Comparative Public Law and International Law, and the University of Fribourg Law School.

Before Hong Kong, Professor Fry worked as a member of the teaching and research faculty at the Graduate Institute of International and Development Studies, University of Geneva, and also provided legal counsel and expertise to various international organizations in Geneva and The Hague, including the OPCW, UNCTAD, WMO and WTO. Prior to moving to Europe, Professor Fry worked for the U.S. Department of State's Office of the Legal Adviser, the International Litigation and Arbitration Group of the law firm Skadden, Arps, Slate, Meagher & Flom LLP in New York and the Chief Judge of the New York Court of Appeals. Professor Fry has represented the New York City Bar Association at the UNCITRAL Working Group II (Arbitration and Conciliation). He has also served as an intern with the United Nations in New York, the U.S. Embassy in Riyadh and the Federal Trade Commission in Washington, DC.

An avid writer, Professor Fry has published articles with such reputable main law journals as those of King's College London and the University of New South Wales, as well as the international law journals of Stanford, Columbia and Michigan, with many more publications on the way. Professor Fry also has a book coming out with Cambridge University Press in 2013, which is entitled *Legal Resolution of Nuclear Non-Proliferation Disputes*. Professor Fry is an editor of *International Organizations Law Review* and the *Hong Kong Law Journal*, a co-founder of the *Journal of International Dispute Settlement* and an external reviewer for the *Asian Journal of Comparative Law*, the *Asian Journal of International Law*, the *European Journal of International Law*, the *Georgetown Journal of International Law*, the *International & Comparative Law Quarterly*, the *Melbourne Journal of International Law* and the *Michigan Journal of International Law*, among others journals.

Professor Fry is originally from New York, although he has spent significant time in Bahrain, Japan, Switzerland, The Netherlands and China. As a result, he has some proficiency, in decreasing order, in English, Japanese, French and Arabic. Active in the broader community, he is a member of the Asia Society, a member of the Friends of the Hong Kong Museum of Art, a Sunday school teacher for a 16/17 year old class at a local church, and a provisional member of the Travelers' Century Club (75 countries visited and counting).

Trudo Lemmens is an Associate Professor and Scholl Chair in Health Law and Policy at the University of Toronto Faculty of Law, with cross appointments in the Faculty of Medicine and the Joint Centre for Bioethics. Since joining the Faculty of Law, he has been a member of the School of Social Science of the Institute for Advanced Study in Princeton, a visiting fellow of the Royal Flemish Academy of Belgium for Science and the Arts, a visiting professor at the K.U.Le_uven and the University of Otago (New Zealand), a Plumer Visiting Fellow at Oxford's St. Anne's College, and an academic visitor at the Faculty of Law and the HeLEX Center for Health,



Law and Emerging Technologies at the University of Oxford.

Professor Lemmens holds a Licentiate in Laws (LL.L) from the KU Leuven (Belgium) and both a Master of Laws (LLM, specialization bioethics) and Doctorate of Civil Law (DCL) from McGill University. His research sits at the interface of law, ethics, and professional governance. Currently, his research focuses on the complex interaction between law, other governance tools, and ethical norms and values in the context of health care, biomedical research, health product development, and knowledge production.

Professor Lemmens' publications include the co-authored book *Reading the Future? Legal and Ethical Challenges of Predictive Genetic Testing*, the co-edited volume *Law and Ethics in Biomedical Research: Regulation, Conflict of Interest, and Liability*, as well as numerous chapters and articles in national and international law, policy, science, medicine and bioethics journals. He is currently a member of the Advisory Committee on Health Research of the Pan American Health Organization and of the Board of the Ontario Mental Health Foundation.



Yahong Li, JSD & JSM (Stanford), JD (Suffolk), PDip (Peking), LLB (SW U Pol. & Law), is an Associate Professor at the University of Hong Kong, Faculty of Law and an Associate Director at the HKU Technology Transfer Office.

Dr. Li specializes in intellectual property (IP) law with a focus on cross-disciplinary study on IP and cutting-edge technologies. Since 2003, she has been exploring the relationship between IP and innovation by studying patent activities and performances in the fields of biotech, pharmaceutical and information technologies. She was awarded a Hong Kong government General Research Fund (GRF) to do research on biotech patenting in China, was a

member of HKU theme-based research projects: "Drug Discovery/Synthesis" and "Ethical and Legal Issue for Genomics, Proteomics and Bioinformatics", and was awarded several university grants to conduct research on WTO-related IP issues and competition issue. In 2013 and 2014, she was invited by the Harvard Berkman Center for Internet & Society to join a small working group on Innovation and Law. Her recent research interests have been on the issues of IP boundaries, copyright and creativity, and copyright law reform. She has been a Hong Kong Coordinator for the copyright law reform project of China State Copyright Bureau. In June 2014, she was awarded a major GRF to conduct research on fair use and creativity across the US, the EU, Hong Kong and Mainland China.

Dr. Li enjoys research and academic writing. She received more than 10 research grants, authored or edited 17 books and monographs, and published about 40 journal articles, book chapters and other writings. Her two books: "Imitation to Innovation in China: the Role of Patents in Biotechnology and Pharmaceutical Industries (Edward Elgar, 2010) and International and Comparative Intellectual Property: Law, Policy and Practice (LexisNexis, 2005) received the Faculty Outstanding Research Prize in 2006 and 2011 respectively.

As a result of her widely known research outputs, Dr. Li was invited as a keynote speaker or speaker in more than 60 international conferences, and as a Visiting Professor or Guest Lecturer at institutions such as WIPO Summer School on IP, Santa Clara University, Salzburg University, Hong Kong Law Society, Hong

Kong Polytechnic University, Shanghai Jiaotong University, Jinan University and Zhongshan University. She was a Visiting Fellow/Scholar at Cambridge University, Harvard University, Max Planck Institute for IP & Competition, and Melbourne University.

Dr. Li is a member of International Association for the Advancement of Teaching and Research in Intellectual Property (ATRIP), an elected Council Member of China Intellectual Property Law Research Association, and a co-Legal Lead of Hong Kong Creative Commons project. Prior to joining in HKU, she was a Software Licensing Administrator at MIT and a research staff at Legislative Affairs Commission of the Standing Committee of China's National People's Congress.

In addition to research and professional activities, Dr. Li is also passionate about teaching and supervision of postgraduate students. So far, she has supervised seven PhD students and one MPhil student on their dissertations covering areas of IP protection in green technology, Traditional Chinese Medicines and telecommunications, patentability criteria, fair use doctrine, digital copyright issues, international IP institutions, and criminal enforcement of copyright in Thailand. From 2003-2010, she served as the Director of LLM Program in IP/IT at the Department of Law and had been instrumental in building up the IP program by creating and teaching many new IP courses such as IP Issues in Biotech, and Commercialization and Management of IP. In the 2014-2015 academic year, her teaching includes the following LLM courses: International and Comparative IP Law; Copyright and Creativity; IP, Innovation and Development; Introduction to Chinese Law and Legal System.

Zhaojie Li received his LL.B. from Peking University, both his LL.M. and Master in Information and Library Studies from the University of California at Berkeley, and his S.J.D. from the University of Toronto. He is a Professor of International Law at Tsinghua University School of Law in Beijing, China. Prior to joining the faculty at Tsinghua Law School, he taught in the Department of Law at Peking University. He served as Co-Chief Editor for the Chinese Yearbook of International Law and Vice President of the Chinese Society of International Law. He is widely published in both the English and Chinese languages.





Patrick Macklem is the William C. Graham Professor of Law at the University of Toronto, Faculty of Law. He holds law degrees from Harvard and Toronto, and an undergraduate degree in political science and philosophy from McGill. He served as Law Clerk for Chief Justice Brian Dickson of the Supreme Court of Canada and as a constitutional advisor to the Royal Commission on Aboriginal Peoples. He is a recurring Visiting Professor at Central European University. He has been a Visiting Scholar at Stanford Law School and UCLA School of Law. In 2003, he was selected as a Fulbright New Century Scholar, taught at the European University Institute, and was a Visiting Scholar at Harvard Law

School. In 2006-2007, he was a Senior Global Research Fellow at the Center for Human Rights and Global Justice at NYU School of Law. In 2007-2008, he was a Member of the Institute for Advanced Study in Princeton, New Jersey.

Professor Macklem's teaching interests include constitutional law, international human rights law, indigenous peoples, ethnic and cultural minorities, and labour law and policy. He is the author of *Indigenous Difference and the Constitution of Canada* (2001) (awarded the Canadian Political Science Association 2002 Donald Smiley Prize for best book on Canadian governance and the Canadian Federation for the Humanities and Social Sciences 2002 Harold Innis Prize by for the best Englishlanguage book in the social sciences), co-editor of *Canadian Constitutional Law* (2003); *The Security of Freedom: Essays on Canada's Anti-terrorism Bill* (2001), and *Labour and Employment Law* (2004), and has published numerous articles on constitutional law, labour law, indigenous peoples and the law, and international human rights law. He is a Fellow of the Royal Society of Canada.

Obiora Okafor joined Osgoode Hall Law School after holding faculty positions at the University of Nigeria, Enugu Campus, Nigeria, and at Carleton University, Ottawa, Canada. He has served as an SSRC-MacArthur Foundation Visiting Scholar at Harvard Law School's Human Rights Program; a Canada-US Fulbright Scholar at MIT; a Visiting Professor at the International Institute of Human Rights in Strasbourg, France; a Visiting Professor at the St. Augustine International University,

Kampala, Uganda; and as the Gani Fawehinmi Distinguished Chair of Human Rights Law at the Nigerian Institute of Advanced Legal Studies.

Professor Okafor has published extensively in the fields of international human rights law and immigration/refugee law, as well as general public international law. He is the author of *The African Human Rights System, Activist Forces, and International Institutions* (Cambridge: Cambridge University Press, 2007); *Legitimizing Human Rights NGOs: Lessons from Nigeria* (Trenton, New Jersey: Africa World Press, 2006); and *Re-Defining Legitimate Statehood* (The Hague: Martinus Nijhoff, 2000). He has coedited three books: *Legitimate Governance in Africa: International and Domestic Legal Perspectives* (The Hague: Kluwer, 1999); *Humanizing Our Global Order: Essays in Honour of Ivan Head* (University of Toronto Press, 2003); and *The Third World and International Order: Law, Politics and Globalization* (Leiden: Martinus Nijhoff, 2003). He has edited three special journal issues, and published about seventy (70) journal articles, book chapters and other scholarly writings. He is the Editor of the Transnational Human Rights Review, and sits on the editorial advisory board of a number of scholarly periodicals. He is currently working on two SSHRC-funded studies relating to the treatment of the poverty, agency and struggles of subaltern people in Nigerian human rights jurisprudence, and Canadian-Nigerian human rights cooperation; as well as on a project examining the comparative character of refugee rights in Canada and the USA post 9/11.

Professor Okafor received the 2010 Award of Excellence from the Canadian Association of Law Teachers, and has been awarded the Gold Medal for Exceptional Research and Major Contributions to Jurisprudence of the Nigerian Institute of Advanced Legal Studies. He has also won Osgoode's Teaching Excellence Award twice, in 2002 and 2007. His doctoral dissertation at the University of British Columbia received the Governor General's Gold Medal (the university prize for overall best dissertation).

Professor Okafor is currently the Vice-Chairperson/Rapporteur of the United Nations Human Rights Council Advisory Committee, a Geneva-based committee of experts elected by the Human Rights Council to serve as its think tank and principal subsidiary organ. He has also served as an expert panelist for the United Nations Working Group on People of African Descent. And he has worked as a consultant for several international organizations, government agencies, and law firms; including the British Department for International Development.



Jennifer A. Orange, B.A. (UPenn) 1993, LL.B. (Toronto) 1998, LL.M. (NYU) 2003, is an Adjunct Professor at the University of Toronto, Faculty of Law. She was called to the Bar of Ontario 2000, and practiced with Torys LLP from 1998-2007 in the areas of Corporate/Commercial Litigation, Administrative Law, International Human Rights and International Trade. In 2003 she received her LL.M. in international law from New York University and is currently pursuing her S.J.D. at U. of T. Ms. Orange has spoken and published articles in the areas of International Human Rights, human rights and cultural institutions, and International Trade.

Mariana Prado is an Associate Professor at the University of Toronto, Faculty of Law. Professor Prado obtained her law degree (LLB) from the University of Sao Paulo (2000), and her master's (LLM) and Doctorate from Yale Law School (2002 and 2008). Prior to joining the University of Toronto in 2006, she worked for the Private Participation in Infrastructure Database Project at the World Bank (2004), and was a fellow of the Olin Center for Law, Economics and Public Policy at Yale Law School (2005). During the 2012-2013 academic year, she was a visiting researcher at MIT's Political Science Department. A Brazilian national, she regularly teaches intensive courses at Getulio Vargas



Foundation in Rio de Janeiro, and collaborates with Brazilian scholars on projects related to institutional reforms in Brazil. Her scholarship focuses on law and development, regulated industries, and comparative law.



Arthur Ripstein is Professor of Law and Philosophy at the University of Toronto, and Chair of the Department of Philosophy. He was appointed to the Department of Philosophy in 1987, promoted to full professor in 1996, and appointed to the Faculty of Law in 1999. He received a doctorate in philosophy from the University of Pittsburgh, a degree in law from Yale, and an undergraduate degree from the University of Manitoba. Professor Ripstein's research and teaching interests include torts, criminal law, legal theory, and political philosophy.

In addition to numerous articles in legal theory and political philosophy, he is the author of Force and Freedom: Kant's Legal and Political Philosophy (Harvard 2009) and Equality, Responsibility and the Law (Cambridge 1999). He is editor of Ronald Dworkin (Cambridge 2007) and co-editor of Law and Morality (Toronto 1996, second edition 2001, third edition 2007), and Practical Rationality and

Preference (Cambridge 2001). He is currently writing a book on philosophical aspects of tort law. He is an Associate Editor of Philosophy and Public Affairs, a former Editor of Ethics and the Canadian Journal of Philosophy, serves on the editorial board of Legal Theory, and is Advisory Editor of the Canadian Journal of Law and Jurisprudence. His popular work has appeared on Ideas on CBC Radio.

Darryl Robinson, LL.B. (Western), LL.M (New York University), is an Associate Professor at Queen's University Faculty of Law. He was a Hauser Scholar at New York University School of Law (LL.M International Legal Studies), where he received the Jerome Lipper Award for outstanding achievement in international law. Prior to that, he was the Gold Medalist at the University of Western Ontario Faculty of Law, where he was a President's National Scholar. He articled at Osler, Hoskin & Harcourt in Toronto and clerked at the Supreme Court of Canada for Justice John Major.



Professor Robinson served as a Legal Officer at Foreign Affairs Canada from 1997-2004, providing legal advice and engaging in international negotiations concerning international human rights, humanitarian and criminal law. His work in the creation of the International Criminal Court and in the development of Canada's new war crimes legislation earned him a Minister's Citation and a Minister's Award for Foreign Policy Excellence. He joined the International Criminal Court as an adviser to the Chief Prosecutor, from 2004 to 2006, helping to shape the first policies and strategies of

the new institution. He was also involved in litigation, providing legal advice, negotiating cooperation agreements with the UN, Interpol and others, and strengthening external relations.

From 2006 to 2008, he was a Fellow, Adjunct Professor and Director of the International Human Rights Clinic at the University of Toronto Faculty of Law. He was involved in an intervention at the Supreme Court of Canada in the Omar Khadr case, research for the Air India inquiry, and bringing a case to the European Court of Human Rights on behalf of a community of Roma who were expelled from their homes. He joined Queen's University Faculty of Law in July 2008.



Douglas Sanderson is an Associate Professor at the University of Toronto, Faculty of Law. He was managing editor of the inaugural edition of the *Indigenous Law Journal* in 2002 while a student in the Faculty of Law's JD program. He went on to get his LL.M from Columbia University. Professor Sanderson is a member of the Opaskwayak Cree Nation, and he has been deeply engaged in Aboriginal issues from a policy perspective. From 2004-2007 he was a Senior Advisor to the Government of Ontario, first in the Office of the Minister Responsible for Aboriginal Affairs, and later, to the Attorney General. From 2007 to 2009, he was a Visiting Research Fellow at the University of

Toronto Faculty of Law. During this time, he organized the highly successful 2008 Summit on Aboriginal Economic Development with the Rt. Hon. Paul Martin.

Professor Sanderson's research areas include Aboriginal and legal theory, as well as private law (primarily property law) and public and private legal theory. His work uses the lens of material culture

and property theory to examine the nature of historic injustice to Indigenous peoples and possible avenues for redress. Moving beyond the framework of common law property rights and constitutional land/treaty rights, his scholarship focuses on Aboriginal institutions, post-colonial reconciliation and rebuilding community

Scott Shapiro, B.A. (Columbia) 1987, J.D. (Yale) 1990, Ph.D. (Columbia) 1996, is the Charles F. Southmayd Professor of Law and Professor of Philosophy at Yale Law School. He joined the Yale Law faculty in July 2008 as a professor of law and philosophy. He previously taught law and philosophy at the University of Michigan and before that, was a professor of law at the Benjamin N. Cardozo School of Law. His areas of interest include jurisprudence, international law, constitutional law and theory, criminal law, family law, philosophy of action, and the theory of authority. He is the author of *Legality* (2011) and editor (with Jules Coleman) of *The Oxford Handbook of*



Jurisprudence and Philosophy of Law (2002). He earned B.A. and Ph.D. degrees in philosophy from Columbia University and a J.D. from Yale Law School, where he was senior editor of *The Yale Law Journal*.



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