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EDUCATION

1987 Juris Doctor Loyola Law School, Los Angeles: Ranking: top 20%

1983 Bachelor of Arts University of California Los Angeles, Major: History

PROFESSIONAL EXPERIENCE

Deputy District Attorney Los Angeles District Attorney's Office - Florence-Firestone

Area Office, Downtown Central Trials: Felonies

Business Litigator Manning, Leaver, Bruder, & Berberich

TEACHING

2002-Present – Full Professor, California State University Fullerton

1998 – Early Tenure, California State University Fullerton

1997-2002 – Associate Professor (Early Promotion), California State University Fullerton

1993-1997 – Assistant Professor, California State University Fullerton

1990-1993 – Lecturer, California State University Fullerton

Courses Taught:

CJ 310A: Criminal Law - Substantive.

CJ 435: Adjudication and the Judiciary.

CJ 480: Courtroom Evidence.

CJ 485: Search, Seizure, and Interrogation I.

CJ 486: Search, Seizure, and Interrogation II.

PS 375: Law, Politics, and Society (as a substitute)

Newly Created Course:

CJ 487: Technology and Criminal Defense Rights

SCHOLARLY AND CREATIVE ACTIVITIES

Books and eBooks:

- 2018 *Criminal Law,* Second Edition, Book (Kendall Hunt Publishing Company 2018) ISBN 978-1-5249-5587-8
- 2015 *Criminal Law*, eBook (Kendall Hunt Publishing Company 2015) ISBN 978-1-4652-5123-7.
- 2001 (33% Co-Author with J. Lasley and M. Hooper) *California Criminal Justice*, Book (Second Edition, Prentice Hall 2001) ISBN 0-13-090785-5.
- 1997 (30% Co-Author with J. Lasley and M. Hooper) *California Criminal Justice*, Book (Prentice-Hall/Simon & Schuster, 1997) ISBN 0-13-571522-9.

Law Review Articles:

- 2022 Unintentional Destruction: Torres v. Madrid, in Defining a Fourth Amendment Seizure of Person as a Common Law Arrest, Turned Terry v. Ohio into Collateral Damage, 49 Hastings Const. L.Q. 83 (2022).
- 2022 Imposing a Daily Burden on Thousands of Innocent Citizens: The Supreme Court Unnecessarily Limited Motorists' Fourth Amendment Rights in Kansas v. Glover, 28 Wm. & Mary J. Race, Gender, & Soc. Just. 363 (2022).
- 2020 Trading Privacy for Promotion? Fourth Amendment Implications of Employers Using Wearable Sensors to Assess Worker Performance, 16 Nw. J. L. & Soc. Pol'y 17 (2020).
- 2020 The Indiscretion of Friends: Fourth Amendment Concerns About the Ability to Predict a Person's Online Social Activity by Monitoring Her Contacts, 21 Minn. J.L. Sci. & Tech. (2020).

- 2019 Can a Distant Relative Allow the Government Access to Your DNA? The Fourth Amendment Implications of Law Enforcement's Genealogical Search for the Golden State Killer and Other Genetic Genealogy Investigations, 10 Hastings Science and Technology Law Journal 103 (2019).
 - Adapted for Search and Seizure Law Report, Vol. 48, Issue 7, July 2021.
- 2018 Is a Friend Truly a Friend if You Can Just Leave It in the Garage? Toyota's and Honda's Concept Cars Could have Significant Fourth Amendment Implications 55 American Criminal Law Review 585 (2018) (Georgetown University Law Center).
- 2017 Allowing "Lawless Police Conduct" in Order to Forbid "Lawless Civilian Conduct": The Court Further Erodes the Exclusionary Rule in Utah v. Strieff, 44 Hastings Const. L.Q. 393 (2017).
 - * Adapted for Search and Seizure Law Report, Vol. 45, Issue 2, February 2018
- 2017 Should Everyone Now Use the "Royal We?" The Microbiome's Implications for Fourth Amendment Rights, 26 Boston University Public Interest Law Journal 1 (2017).
- 2016 Is Asking for Consent to Search Necessary to Effectuate the Purpose of a Traffic Stop? The Court in Rodriguez v. United States Rejects "Mission Creep," 26 George Mason University Civil Rights Law Journal 293 (2016).
 - * Adapted for Search and Seizure Law Report, Vol. 44, Issue 7, July/August 2017
- 2015 (80% Co-Author with J. Vasquez) Why Should an "Innocent Citizen" Shoulder the Burden of an Officer's Mistake of Law? Heien v. North Carolina Tells Police to Detain First and Learn the Law Later, 20 Berkeley Journal of Criminal Law 301 (2015).
- 2015 (50% Co-Author with K. Meehan) A New Digital Divide? Considering the Implications of Riley v. California's Warrant Mandate for Cell Phone Searches, 18 University of Pennsylvania Journal of Law and Social Change 311 (2015).
- 2015 (50% Co-Author with K. Meehan) *The Devil is in the Details: The Supreme Court Erodes the Fourth Amendment in Applying Reasonable Suspicion in Navarette v.* California, 21Washington and Lee Journal of Civil Rights & Social Justice 275 (2015).
- 2014 Creating the Right to Deny Yourself Privacy: The Supreme Court Broadens Police Search Powers in Consent Cases in Fernandez v. California, 2014 Mich. St. L. Rev. (2014).
 - * Adapted for Search and Seizure Law Report, Vol. 42, Issue 10, November 2015

- 2014 Failing to Keep Easy Cases Easy: Florida v. Jardines Refuses to Reconcile Inconsistencies in Fourth Amendment Privacy Law by Instead Focusing on Physical Trespass, 47 Loyola of Los Angeles Law Review 451 (2014).
- 2014 (50% Co-Author with R. Castro) Emancipating Law & Liberating Lives: Making California's Enforcement of AB 241 More Accessible and Muscular for Domestic Workers, 17 Harvard Latino Law Review 91 (2014).
- 2014 Opening One's Mouth "For Royal Inspection": The Supreme Court Allows Collection of DNA from Felony Arrestees in Maryland v. King, 2 Virginia Journal of Criminal Law 111 (2014).
- 2013 (85% Co-Author with R. Evaro) *The Court Loses Its Way with the Global Positioning System*: United States v. Jones *Retreats to the "Classic Trespassory Search,"* 19 Mich. J. Race & Law 113 (2013).
- 2013 (50% Co-Author with A. Soo) *The Right to Effective Counsel in Plea Bargaining in Estonia: A Comparison between a Member State of the European Union and the United States*, The Journal of Eurasian Law (in association with Duke University) Vol. 6, Issue 1, 1 to 40 (2013).
- 2012 Expedient Knocks and Cowering Citizens: The Supreme Court Enables Police to Manufacture Emergencies by Pounding on Doors at Will in Kentucky v. King, 17:2 Berkeley Journal of Criminal Law 225 (2012).
- 2012 Florence and the Machine: The Supreme Court Upholds Suspicionless Strip Searches Resulting from Computer Error, accepted for publication in Volume 40:2 of the University of Texas School of Law American Journal of Criminal Law.
- 2012 The Supposed Strength of Hopelessness: The Supreme Court Further Undermines Miranda in Howes v. Fields, 40 American Journal of Criminal Law 69 (2012).
- 2012 (50% Co-Author with A. Soo) Turning the Sixth Amendment Upon Itself: The Supreme Court in Lafler v. Cooper Diminished the Right to Jury Trial with the Right to Counsel, 12 Connecticut Public Interest Law Journal 101 (2012).

2012 "This Bitter Pill": The Supreme Court's Distaste for the Exclusionary Rule in

- Davis v. United States Will Make Evidence Suppression Ultimately Impossible to Swallow, 23 George Mason University Civil Rights Law Journal 1 (2012).
 - * Cited by the Supreme Court of Illinois in People v. LeFlore, 32 N.E.3d 1043 (2015).
- 2012 "In a Category of Its Own:" The Supreme Court in Safford v. Redding Offers Schoolchildren Little Protection in Placing Limits on Student Strip Searches, 5 DePaul Journal for Social Justice 295 (2012).
- 2011 Legal Limbo: The Supreme Court's Discomfort with Technology in City of Ontario v. Quon Caused it to Confuse the Definition of a Fourth Amendment Search, 22 George Mason University Civil Rights Law Journal 61 (2011).
- 2011 Do You Believe in Miranda? The Supreme Court Reveals Its Doubts in Berghuis v. Thompkins by Paradoxically Ruling that Suspects Can Only Invoke Their Right to Remain Silent by Speaking, 21 George Mason University Civil Rights Law Journal 407 (2011).
- 2011 A Case of Doubtful Certainty: The Court Relapses into Search Incident to Arrest Confusion in Arizona v. Gant, 44 Ind. L. Rev. 395 (2011).
 - Cited in the Petition for Writ of Certiorari for the Supreme Court of the United States in *Taylor v. Maryland*, No. 16-467.
 - Adapted for Search and Seizure Law Report, Vol. 39, No. 2, February 12, 2012
- 2009 Unintended Consequences: The Supreme Court's Interpretation of the Second Amendment in District of Columbia v. Heller Could Water-Down Fourth Amendment Rights, 13 University of Pennsylvania Journal of Law and Social Change 1 (2009-10).
 - * Adapted for Search and Seizure Law Report, Vol. 37, No. 4, April 2010

- Herring v. United States, to Limit the Exclusionary Rule to Only the Most Culpable Police Behavior, 20 George Mason University Civil Rights Law Journal 1 (2009).
 - * Cited by the Supreme Court of New Jersey in State v. Handy, 206 N.J. 39 (2011).
 - * Cited by the United States District Court for the Eastern District of Pennsylvania in United States v. Wright, 730 F. Supp. 2d 358 (2010).
- 2008 Cyborg Moth's War on Terror: The Fourth Amendment Implications of One of the Federal Government's Emerging Surveillance Technologies, 11 SMU Science and Technology Law Review 227 (2008).
 - * Adapted for Search and Seizure Law Report, Vol. 36, No. 10, November 2009
- 2008 The Needless "Slosh" Through the "Morass of Reasonableness": The Supreme Court's Usurpation of Fact Finding Powers in Assessing Reasonable Force in Scott v. Harris, 18 George Mason University Civil Rights Law Journal 417 (2008).
- 2007 (75% Co-Author with M. Hernandez) Blissful Ignorance? The Supreme Court's Signal to Police in Georgia v. Randolph to Avoid Seeking Consent to Search from All Occupants of a Home, 40 Connecticut Law Review 53 (2007).
- 2007 A False Mirror: Hudson v. Michigan's Distortion of the Exclusionary Rule in Knock-and-Announce Litigation, 76 Univ. of Missouri Kansas City Law Review 67 (2007).
- 2006 Who Let the Dogs Out? The Supreme Court Did in Illinois v. Caballes by Placing Absolute Faith in Canine Sniffs, 58 Rutgers Law Review 377 (2006).
- 2005 (75% Co-Author with M. Hernandez) *Turning a Government Search into a Permanent Power:* Thornton v. United States *and the "Progressive Distortion" of Search Incident to Arrest*, 14 William and Mary Bill of Rights Journal 677 (2005).
 - * Cited by the Supreme Court of Washington in State v. Blockman, 416 P.3d 1194 (2018).
 - * Cited by the Supreme Court of New Mexico in State v. Rowell, 144 N.M. 371 (2008).
- 2004 (50% Co-Author with K. Meehan) *Making a Roadblock a "Routine Part of American Life:"* Illinois v. Lidster's *Extension of Police Checkpoint Power*, 32 American Journal of Criminal Law 105 (2004) at the University of Texas School of Law.
- 2004 Lying Eyes: Constitutional Implications of New Thermal Imaging Lie Detection

- *Technology*, 31 American Journal of Criminal Law 217 (2004) at the University of Texas School of Law.
- 2003 Affecting Eternity: The Court's Confused Lesson in Board of Education v. Earls, 11 William and Mary Bill of Rights Journal 1155 (2003).
- 2002 A Deadly Cure: The Supreme Court's Dangerous Medicine in Ferguson v. City of Charleston, 55 Oklahoma L. Rev. 373 (2002).
- 2002 (50% Co-Author with K. Meehan) *The Supreme Court's Curious Math: How a Lawful Seizure Plus a Non-Search Add Up to a Fourth Amendment Violation in* City of Indianapolis v. Edmond, 32 Univ. of Memphis L. Rev. 879 (2002).
- 2001 "The Illegitimate Exercise of Raw Judicial Power": The Supreme Court's Turf Battle in Dickerson v. United States, 40 Brandies Law Journal 47 (2001).
- 2001 Lost Luggage: Searching for a Rule Regarding Privacy Expectations in Bond v. United States, 69 University of Cincinnati Law Review 535 (2001).
- 2000 Missing the Big Picture: The Supreme Court's Willful Blindness to Fourth Amendment Fundamentals in Florida v. White, 28 Florida State University Law Review 571 (2001).
- 2000 (50% Co-Author with J. Fox) Chipping Away at the Boundaries of Privacy: Intel's Pentium III Serial Number and the Erosion of Fourth Amendment Privacy Expectations, 17 Georgia State University Law Review 331 (2000).
- 2000 Improbable Cause: The Court's Purposeful Evasion of a Traditional Fourth Amendment Protection in Wyoming v. Houghton, 50 Case Western Reserve Law Review 547 (2000).
 - Cited in the Petition for Writ of Certiorari for the Supreme Court of the United States in *Mercier v. Ohio*, No. 08-17.
 - Cited by the Supreme Court of Virginia in Collins v. Commonwealth, 297 Va. 207 (2019).
- 1999 Mouse Hunting with an Elephant Gun: The Supreme Court's Overkill in Upholding a Categorical Rejection to Polygraph Evidence in United States v. Scheffer, 26 American Journal of Criminal Law 227 (1999) at the University of Texas School of Law.
- 1999 The Loss of Privacy is Just a Heartbeat Away: An Exploration of Government Heartbeat

- Detection Technology and Its Impact on Fourth Amendment Protections, 7 William & Mary Bill of Rights Journal 401 (1999).
 - * Cited by the United States District court for the District of Alaska in United States v. Hibbit, 208 F. Supp 2d 1026 (2000).
- 1998 Are Politicians More Deserving of Privacy than Schoolchildren? Chandler v. Miller's Exposure of the Absurdities Caused by Fourth Amendment "Special Needs" Balancing, 40 Arizona Law Review 73 (1998).
 - * Cited by the United States District Court for the Eastern District of Louisiana in O'Neill v. Louisiana, 61 F. Supp. 2d 485 (1998).
 - Cited in the Brief in Opposition for the Supreme Court of the United States in City of *Mesa v. Petersen*, No. 03-1599.
 - Cited in the Petition for Writ of Certiorari for the Supreme Court of the United States in *Louisiana v. O'Neill*, No. 99-552.
- 1997 Sanctioning "Thousands Upon Thousands of Petty Indignities": The Supreme Court's Creation of a Constitutional Free Zone for Police Seizure of Innocent Passengers in Maryland v. Wilson, 54 Washington and Lee Law Review 1419 (1997).
- 1997 "When Will this Traffic Stop End?": The United States Supreme Court's Dodge of Every Detained Motorist's Central Concern Ohio v. Robinette, 25 Florida State University Law Review 519 (1998).
 - * Cited by the Supreme Court of Connecticut in State v. Jenkins, 298 Conn. 209 (2010).
 - * Cited by the Supreme Court of Kansas in State v. Thompson, 284 Kan. 763 (2007).
 - * Cited by the Court of Special Appeals of Maryland in Graham v. State, 146 Md. App. 327 (2002).
 - * Cited by the Court of Special Appeals of Maryland in Trott v. State, 138 Md. App. 89 (2001).
 - * Cited by the Supreme Court of Pennsylvania in Commonwealth v. Strickler, 563 Pa. 47 (2000).
 - * Cited by the Court of Appeals of Maryland in

- Ferris v. State, 355 Md. 356 (1999).
- Cited in the Brief Amicus Curiae of the Rutherford Institute in Support of Petitioner for the Supreme Court of the United States in *Kremen v. Maine*, No. 00-822.
- 1996 Adding Injury to Insult: The Supreme Court's Extension of Civil Forfeiture to its Illogical Extreme in Bennis v. Michigan, 48 South Carolina Law Review 359 (1997).
 - Cited by the Commonwealth Court of Pennsylvania in Commonwealth v. Irland, 153 A.3d 469 (2017).
- 1996 Remote Frisking Down to the Skin: Government Searching Technology Powerful Enough to Locate Holes in Fourth Amendment Fundamentals, 30 Creighton Law Review 353 (1997).
- 1995 (50% Co-Author with B. Buzan) California's Resurrection of the Poor Laws: Proposition 187, Preemption, and the Peeling Back of the Hollow Onion of Immigration Law, 10 Georgetown Immigration Law Journal 141 (Winter 1996).
- 1995 The Coarsening of Our National Manners: The Supreme Court's Failure to Protect Privacy Interests of Schoolchildren--Vernonia School District 47J v. Acton, Vol. XXIX Suffolk Law Review 693 (1995).
- 1995 The Unwarranted Extension of the Good Faith Exception to Computers: An Examination of Arizona v. Evans and Its Impact on the Exclusionary Rule and the Structure of Fourth Amendment Litigation, 23 American Journal of Criminal Law 61 (1995) at the University of Texas School of Law.
- 1995 The Atrophying of the Reasonable Doubt Standard: The United States Supreme Court's Missed Opportunity in Victor v. Nebraska and Its Implications in the Courtroom, 99 Dickinson Law Review 613 (1995).
 - * Cited by the United States District Court for the District of Massachusetts in Edwards v. Murphy, 96 F. Supp. 2d 31 (2000).
 - * Cited by the Court of Appeals of Texas, Fourth District, San Antonio in Arroyo v. State, 9 S.W. 3d 330 (2000).
- 1994 The Uncertain Reach of the Plain Touch Doctrine: An Examination of Minnesota v.

Dickerson and Its Impact on Current Fourth Amendment Law and Daily Police Practice, 1 American Journal of Criminal Law 385 (1994) at the University of Texas School of Law.

- Cited by the Supreme Court of Iowa in State v. Hunt, 974 N.W.2d 493 (2022).
- Reprinted in Criminal Law Review (1995).

Articles in Law Bulletins:

2011 (50% Co-Author with A. Cass) *Does* Miranda *Now Have a Freshness Date? The Court in* Maryland v. Shatzer *Delineated the Termination of Miranda "Custody" in the Prison Context*, 48 Criminal Law Bulletin 487 (2012).

Grant Activity:

1994- (Co-Principal Investigator with R. Riggio and G. Robinson)

1996 Granted and funded for \$73,541.35.

Case Study of the Outcomes of Jury Trials in Selected Counties, and Juror Survey, for the Advisory Committee on Racial and Ethnic Bias in the Courts of the Judicial Council of California, 303 Second Street, South Tower, San Francisco, California 94107.

PROFESSIONAL, UNIVERSITY, AND COMMUNITY SERVICE ACTIVITIES

Academic Paper Presentations:

- 2018 Fitting "As Hand in Glove:" Considering the Implications of the Supreme Court in Manuel v. City of Joliet Extending Fourth Amendment Protection to Pretrial Detainees, Annual Meeting, Academy of Criminal Justice Sciences, New Orleans, Louisiana.
- 2011 Deciding When Protection from Police Interrogation Ends: The Court in Maryland v.
 Shatzer Delineated the Termination of Miranda "Custody" in the Prison Context,
 2011 Annual Meeting, Law and Society Association, San Francisco, California.
- 2010 In a Category of Its Own: The Supreme Court in Safford v. Redding Hands Schoolchildren a Precarious Victory, 2010 Annual Conference, Academy of Criminal Justice Sciences, San Diego, California.
- 2001 The Exercise of Raw Judicial Power: The Supreme Court's Improper Means in Seeking

- the Ends of Preserving the Right Against Self Incrimination, 2001 Annual Conference, Western Society of Criminology, Portland, Oregon.
- 2000 The Constitutional Consequences of Hospitality: The Supreme Court's Restriction of the Right to Contest Government Invasions of Privacy, 2000 Annual Conference, American Society of Criminology, San Francisco, California.
- 1998 When Exactly Must Officers "Knock and Announce?" Pondering the Court's Recent Reticence to Define the Boundaries of Its Newly Created Rule Regarding Warrant Executions, 1998 Annual Conference of the Academy of Criminal Justice Sciences, Albuquerque, New Mexico.
- 1997 The Transformation of the Right Against Unreasonable Search and Seizure into a License for Intrusion by Law Enforcement: The Supreme Court's Alteration of the Fourth Amendment and its Implications for Street Detentions, 1997 Annual Conference, American Society of Criminology, San Diego, California.
- 1997 The Reinvigoration of the Warrant Clause from an Unlikely Source: The Supreme Court's Warrant Preference and Its Implications in the Courtroom and on the Street, 1997 Annual Conference of the Academy of Criminal Justice Sciences, Louisville, Kentucky.
- 1996 The United States Supreme Court's Invitation to Seek Ambiguity: Concerns Regarding Police Interrogation in light of Recent Case Law, 1996 Annual Conference of the Academy of Criminal Justice Sciences, Las Vegas, Nevada.
- 1996 Reassessing the Meaning of the "Use" of a Firearm in Federal Drug Cases: The Changing Landscape Created by Recent United States Supreme Court Case Law, 1996 Annual Conference of the Western Society of Criminology, Rohnert Park, California.
- 1995 Conveying the True Meaning of Reasonable Doubt to Today's Jury: Possible Formulations in Light of Recent California Supreme Court Case Law, 1995 Annual Conference of the Academy of Criminal Justice Sciences, Boston, Massachusetts.
- 1994 Guns, Violence, and State Prison: An Analysis of Recent California Case Law Regarding Consecutive Firearm-Use Enhancements, 1994 Annual Conference of the Academy of Criminal Justice Sciences, Chicago, Illinois.
- 1992 The Impact of Proposition 115's Hearsay Evidence at the Preliminary Hearing on the Criminal Defendant's Sixth Amendment Confrontation Rights: A Study of the Current California Case Law in Light of Whitman v. Superior Court, 1992 Annual Conference of the American Society of Criminology, New Orleans, Louisiana.
- 1992 (Co-Presenter with J. Lasley) The STEP Act: The Prosecutor's Role in Controlling

- Criminal Street Gangs, 1992 Annual Conference of the Western Society of Criminology, La Jolla, California.
- 1992 (Co-Presenter with J. Lasley) Current Sexual Discrimination Issues in Law Enforcement Practices in Light of Title VII, 1992 Annual Conference of the Western Society of Criminology, La Jolla, California.

Encyclopedia Contributions:

- Washington v. Chrisman, Winston v. Lee, *Encyclopedia of the Fourth Amendment*, (Accepted for publication by Sage CQ Press Publications).
- 2006 Chandler v. Miller, *Encyclopedia of American Civil Liberties*, (Taylor & Francis Group, LLC).
- 2005 The Fourth Amendment; The Sixth Amendment, *The Encyclopedia of Civil Liberties in America* (Sharpe Reference, 2005).

Cal State Fullerton Dateline Contribution:

2001 What Impact Has 9/11 Had on Privacy? Opinion and Commentary, Cal State Fullerton Dateline, March 28, 2002, page 5.

Book Reviews:

- 2008 Law Without Justice: Why Criminal Law Doesn't Give People What They Deserve, by Paul H. Robinson and Michael T. Cahill, Contemporary Justice Review, June 2008, Vol. 11, Number 2, 193.
- 2002 The Real Clarence Thomas: Confirmation Veracity Meets Performance Reality, by Christopher E. Smith and Joyce A. Baugh, Criminal Justice Review, Autumn 2001, 26: 273-74.
- 1996 *Hung Jury: The Diary of a Menendez Juror*, by Hazel Thornton, Criminal Justice Review, Spring 1996, 21: 106-08.
- 1991 *The Criminal Courts: Structures, Personnel, and Processes*, by Gary Holten and Lawson L. Lamar, Journal of Contemporary Criminal Justice, August 1991, 7: 206-07.

Panel Participation:

- 2019 Crimmigration" Forcible Separations & Family Detentions, CSUF, February 28, 2019, Moderator.
- 2013 Constitution Day Panel For the Government's Eyes Only: Privacy and National Security Concerns, September 17, 2013, panelist.
- 2013 Humanities and Social Sciences Week *Second Amendment Rights Discussion*, April 16, 2013, **panelist**.
- 2012 *Three Strikes* Panel for Alpha Phi Sigma and Criminal Justice Student Association, panelist
- 2010 Attorney Panel, College of Humanities and Social Sciences Week, panelist.
- 2008 The 2008 Elections and the U.S. Constitution: Looking Forward to the Next Administration, Constitution Day, September 16, 2008, Speaker.
- 2008 Law Day, College Legal Clinic, panelist.
- 2006 Contemporary Challenges Under the U.S. Constitution, September 19, 2006, panelist.
- 2004 CSUF Issues that Divide Town Hall Series: Same Sex Marriage, Keynote Speaker.
- 2000 Politics, Administration, & Justice Colloquia, *The 2000 Election: An Examination from Different Perspectives*, December 6, 2000, **panelist**.
- 1997 *Processes of Decision Making Panel*, 1997 Annual Conference, American Society of Criminology, San Diego, California, **chair**.
- 1995 *Can Criminal Jury Trials Be Improved?* Presented to the Continuing Learning Experience, California State University Fullerton, September 22, 1995, **sole presenter**.
- 1992 The Rodney King Trial: A Look at Modern Courtroom Procedure, CSUF Panel, panelist.

Awards and Honors:

2013 College of Humanities and Social Sciences Faculty Award for Distinguished Faculty Member