

Prof. Roger P. Alford
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Notre Dame, IN 46556
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EMPLOYMENT AND APPOINTMENTS

University of Notre Dame Professor of Law Concurrent Professor, Keough School of Global Affairs Faculty Fellow, Kellogg Institute of International Studies Faculty Fellow, Nanovic Institute for European Studies Director, London Global Gateway (2016-2017) Associate Dean for Graduate and International Programs (2013-2017)	2012-Present
United States Department of Justice Deputy Assistant Attorney General, Antitrust Division	2017-2019
Vanderbilt Law School Visiting Professor of Law	2009
Pepperdine University School of Law, Malibu CA Professor of Law	2000-2011
Claims Resolution Tribunal for Dormant Accounts, Zurich, Switzerland Senior Legal Advisor and Team Leader for international arbitration tribunal resolving claims involving Holocaust-era dormant Swiss Bank accounts	1999-2000
Hogan Lovells (formerly Hogan & Hartson), Washington, D.C. Specializing in international arbitration and litigation. Involved in numerous international matters as counsel.	1995-1998
The Hon. James L. Buckley, Washington, D.C. Judicial Law Clerk, U.S. Court of Appeals for the District of Columbia	1994-1995
Iran-United States Claims Tribunal, The Hague, Netherlands Legal Advisor for Judge Richard Allison	1992-1994

EDUCATION

Edinburgh University, Edinburgh, Scotland
Masters of Law, *Magna Cum Laude*, 1992
Class Rank: 1st in class
Major: International Economic Law, including EU competition law
Master's Thesis: *The Extraterritorial Application of Antitrust Laws: The United States and European Community Approaches*

New York University, New York, New York
Juris Doctor, *With Honors*, 1991
New York University Law Review 1990-91
Order of the Coif

Southern Seminary, Louisville, Kentucky
Master of Divinity, 1988

Baylor University, Waco, Texas
Bachelor of Arts, *With Honors*, 1985

PUBLICATIONS

How Intermediaries Entrench Google’s Position in the Advertising Display Market, in
INTERMEDIARIES IN COMMERCIAL LAW, 137 (Paul Davies, Tan Cheng-Han, ed. 2022).

Empirical Analysis of National Court Enforcement of International Commercial Arbitration Awards,
39 J. Int’l Arb. 299 (2022) (with Crina Baltag, Matt Hall, and Monique Sasson).

The Bipartisan Consensus on Big Tech, 71 Emory L. J. 893 (2022).

On Foxes and Hedgehogs: John Nagle’s Many Means to One Great End, 97 Notre Dame L. Rev.
Reflection 81 (2022)

Anticompetition in Buying and Selling Homes, 44 CATO Reg. 28 (Summer 2021) (with Benjamin H.
Harris)

Promoting Procedural Norms in Competition Law Enforcement, 68 Kansas L. Rev. 1165 (2020).

How to Approach Market Definition After Ohio v. American Express, American Antitrust Institute
(2020).

The Professor as Institutional Entrepreneur, 47 Pepperdine L. Rev. 269 (2019).

Judicial Barriers to the Enforcement of Treaties, in TREATIES IN UNITED STATES LAW (Paul Dubinsky,
Greg Fox, Brad Roth, 2016).

Perceptions and Reality: The Enforcement of Foreign Arbitral Awards in China, 32 UCLA Pacific
Basin Law Review 1 (2016)

Bond and the Vienna Rules, 90 Notre Dame Law Rev. 1561 (2015)

Human Rights After Kiobel: Choice of Law and the Rise of Transnational Tort Litigation,
63 Emory L. J. 1089 (2014)

The Future of Human Rights Litigation After Kiobel,
89 Notre Dame L.Rev. 1749 (2014)

Book Review: Jeremy Waldron: “PARTLY LAWS COMMON TO ALL MANKIND”: FOREIGN LAW IN

- AMERICAN COURTS, 66 *Review of Metaphysics* 609 (2013)
- The Convergence of International Arbitration and International Trade*, 53 *Santa Clara L. Rev.* 35 (2013)
- A Broken Windows Theory of International Corruption*, 73 *Ohio State L. J.* 1253 (2012)
- Ancillary Discovery to Prove Denial of Justice*, 52 *Virginia J. Int'l L.* 127 (2012)
- Claims Resolution Tribunal for Dormant Accounts in Switzerland*, in AN INTRODUCTION TO INTERNATIONAL COURTS AND TRIBUNALS, 575 (ed. Chiara Giorgetti) (Martinus Nijhoff Publishers, 2012)
- Civil Law in the Wisdom Literature*, (with Leslie Alford), in THE BIBLE AND CIVIL LAW, (ed. Robert Cochran) (InterVarsity Press 2013)
- Moral Reasoning in International Law*, (with James Tierney) in THE ROLE OF ETHICS IN INTERNATIONAL LAW, 11 (ed. Donald Childress) (Cambridge University Press, 2012)
- The Self-Judging WTO Security Exception*, 2011 *Utah L. Rev.* 697
- International Law as an Interpretive Tool, 1900-1945*, in THE U.S. SUPREME COURT AND INTERNATIONAL LAW: CONTINUITY OR CHANGE? 257 (eds. David Sloss, Michael Ramsey, William Dodge) (Cambridge University Press, 2011)
- International Law and Constitutional Interpretation: Change and Continuity: A Response to Mark Tushnet*, in THE U.S. SUPREME COURT AND INTERNATIONAL LAW: CONTINUITY OR CHANGE? 518 (eds. David Sloss, Michael Ramsey, William Dodge) (Cambridge University Press, 2011)
- Apportioning Responsibility Among Joint Tortfeasors for International Law Violations*, 38 *Pepperdine Law Review* 233 (2011) (symposium issue)
- The Future of Investment Arbitration*, (Oxford University Press, 2009) (co-editor with Catherine Rogers)
- The Nobel Effect: Nobel Peace Laureates as International Norm Entrepreneurs*, 49 *Virginia Journal of International Law* 61 (2008)
- Inferior Courts and Constitutional Comparativism*, 77 *Fordham Law Review* 647 (2008)
- Free Speech and the Case for Constitutional Exceptionalism*, 106 *Michigan Law Review* 1071 (2008)
- Arbitrating Human Rights*, 83 *Notre Dame Law Review* 505 (2008)
- International Dispute Resolution and State Succession*, 23 *Arbitration International* 511 (2007)
- Evidentiary Practices Before the Iran-United States Claims Tribunal*, THE IRAN-UNITED STATES CLAIMS TRIBUNAL AT 25: THE CASES EVERYONE NEEDS TO KNOW FOR INTERNATIONAL AND INVESTOR-STATE ARBITRATION, 165 (Chris Drahozal and Chris Gibson, eds. Oxford University Press 2007)

- Foreign Relations as a Matter of Interpretation: The Use and Abuse of Charming Betsy***, 67 Ohio State L. J. 1339 (2006)
- Reflections on US—Zeroing: A Study on Judicial Overreaching by the WTO Appellate Body***, 44 Columbia J. Trans. L. 196 (2006)
- Four Mistakes in the Debate on Outsourcing Authority***, 69 Albany Law Review 653 (2006)
- Holocaust Restitution: Perspectives on the Litigation and Its Legacy*** (NYU Press 2006) (co-editor with Michael Bazzyler)
- Arbitrating Human Rights***, 99 ASIL Proc. 233 (2005)
- Our Constitution in International Equipose***, 53 UCLA Law Rev. 1 (2005)
- In Search of a Theory for Constitutional Comparativism***, 52 UCLA Law Rev. 639 (2005)
- International Legal Developments in Review: 2003***,
38 The International Lawyer 115 (2004) (General Editor)
- Foreign Law Year in Review: 2003***,
38 The International Lawyer 521 (2004) (General Editor)
- Federal Courts, International Tribunals, and the Continuum of Deference: A Postscript on Lawrence v. Texas***, 44 Virginia Journal of International Law 913 (2004)
- Binding Sovereign Non-Signatories***
19 Mealey's International Arbitration Reports 1 (March 2004)
- Misusing International Sources to Interpret the Constitution***,
98 American Journal of International Law 57 (2004)
- Report to California Law Revision Commission Regarding Recommendations for Changes to California Arbitration Law***, 4 Pepperdine Dispute Res. L. J. 1 (2003)
- The American Influence on International Arbitration***,
19 Ohio State Journal on Dispute Resolution 69 (2003)
- International Legal Developments in Review: 2002***,
37 The International Lawyer 243 (2003) (General Editor)
- Foreign Law Year in Review: 2002***,
37 The International Lawyer 863 (2003) (General Editor)
- Introductory Note to U.S. Court of Appeals for the District of Columbia Circuit: Nemariam, et. al. v. Ethiopia*** 42 Int'l L. Mat. 420 (2003)
- Federal Courts, International Tribunals, and the Continuum of Deference***,
43 Virginia Journal of International Law 675 (2003)
- Foreign Law Year in Review: 2001***,

- 36 *The International Lawyer* 751 (2002) (General Editor)
- International Legal Developments in Review: 2001,***
36 *The International Lawyer* 265 (2002) (General Editor)
- The Legalization of International Relations/The Internationalization of Legal Relations,*** 96 *ASIL Proc.*
1 (2002) (General Editor)
- The Internationalization of Legal Relations*** 96 *ASIL Proc.* 146 (2002)
- Book Review,** 16 *Journal of Law and Religion* 595 (2002). Reviewing *The Influence of Religion on the Development of International Law* by Mark W. Janis, and *Religion and International Law*, by Mark W. Janis & Carolyn Evans
- On War As Hell,*** 3 *Chicago Journal of International Law* 207 (2002)
- The Claims Resolution Tribunal and Holocaust Claims Against Swiss Banks,*** 20 *Berkeley Journal of International Law* 250 (2002)
- Foreign Law Year in Review: 2000,***
35 *The International Lawyer* 867 (2001) (General Editor)
- International Legal Developments in Review: 2000,***
35 *The International Lawyer* 239 (2001) (General Editor)
- The Virtual World and the Arbitration World,***
18 *Journal of International Arbitration* 449 (2001)
- The Proliferation of International Courts and Tribunals,***
94 *ASIL Proc.* 160 (2000)
- 1999 Developments Concerning International Courts and Tribunals,***
34 *International Lawyer* 651 (2000) (co-authored)
- 1998 Developments Concerning International Courts and Tribunals,***
33 *International Lawyer* 537 (1999) (co-authored)
- 1997 Enforcement of Foreign Judgments,***
32 *International Lawyer* 249 (1998) (co-authored)
- 1997 Developments Concerning International Courts and Tribunals,***
32 *International Lawyer* 499 (1998) (co-authored)
- Decision Concerning the Well Blowout Control Claim***
92 *American Journal of International Law* 287 (1998)
- 1996 Developments Concerning International Courts and Tribunals,***
31 *International Lawyer* 599 (1997) (co-authored)
- UN Commission to Rule on Extent of Corporate Claims Against Iraq,***
15 *International Financial Law Review* 25 (1996) (co-authored)

Analysis of 1993 Awards and Decisions: Iran-United States Claims Tribunal,
19 Yearbook Commercial Arbitration 367 (1994) (co-authored)

The Extraterritorial Application of Antitrust Laws: A Postscript on Hartford Fire Insurance v. California,
34 Virginia Journal of International Law 213 (1993)

Subsidiarity and Competition: Decentralized Enforcement of EU Competition Laws,
27 Cornell International Law Journal 271 (1993)

The Extraterritorial Application of Antitrust Laws: The United States and European Community Approaches,
33 Virginia Journal of International Law 1 (1992)

Why a Private Right of Action Against Dumping Would Violate GATT,
66 New York University Law Review 696 (1991)

OTHER PROFESSIONAL ACTIVITIES

KluwerArbitrationBlog (www.kluwerarbitrationblog.com) **2009-Present**
Founder, General Editor, and Permanent Contributor

KluwerArbitration (www.kluwerarbitration.com) **2009-Present**
Co-Founder and General Editor

Visiting Member, Princeton Center for Theological Inquiry **2008-2011**

Diane and Guilford Glazer Institute for Jewish Studies **2008-2011**
Director, Organization devoted to improving
Jewish-Christian relations

Wm. Matthew Byrne, Judicial Clerkship Institute **2007-2008**
Director, Organization devoted to training future law clerks
throughout country

American Bar Association **1999-2004**
General Editor, *International Lawyer* Year-in-Review Project

American Society of International Law **2000-2006**
Executive Council Member
2002 ASIL Annual Meeting Co-Chair

International Law Association, American Branch **2003-2006**
Director of Studies, Executive Committee

Council on Foreign Relations **1998-2003**
Term Member

Georgetown University **1998**

Adjunct Professor, International Business Transactions