

STEPHEN J. CHOI
NYU Law School
40 Washington Sq. South
New York, NY 10012
(212) 992-8962; stephen.choi@nyu.edu

EMPLOYMENT

2005 to Present	NYU Law School Murray and Kathleen Bring Professor William T. Comfort, III Professor	New York, NY
1998 to 2005	UC Berkeley Law School Roger J. Traynor Professor	Berkeley, CA
1995 to 1998	University of Chicago Law School Assistant Professor Visiting Assistant Professor	Chicago, IL
1994 to 1995	McKinsey & Company Associate	New York, NY

EDUCATION

J.D., Harvard Law School, *magna cum laude*, June 1994

Awards: Fay Diploma (Awarded to the J.D. candidate in the graduating class with the highest combined GPA for three years of study at Harvard Law School), Sears Prize, Irving Oberman Memorial Award, and John M. Olin Fellowship in Law and Economics
Activities: Harvard Law Review (Supervising Editor) and Legal Methods Instructor

Ph.D., Harvard University, Department of Economics, June 1997

Fields: Industrial Organization, Corporate Finance
Awards: Jacob K. Javits Fellowship in Economics and Harvard Grant in Economics
Dissertation: Empirical evidence on the impact of securities regulation on the financial markets

A.B., Harvard College, *magna cum laude*, June 1988

Awards: John Harvard Scholarship, Harvard College Scholarship, and Fulbright Fellowship (South Korea). *Summa Cum Laude* Senior Honors Thesis

EXTERNAL SERVICE AND MEMBERSHIPS

Member, American Law and Economics Association Board of Directors

Chair (2006-2007), Committee of the Securities Regulation Section, Association of American Law Schools

Term Member (2000-2005), Council on Foreign Relations

Referee: *American Law and Economics Review*, *Journal of Law and Economics*, *Journal of Legal Studies*, *Journal of Law, Economics, and Organization*, and *International Review of Law and Economics*

BOOKS

3. Securities Regulation: The Essentials (Aspen Publishing 2008) (with Adam Pritchard)
2. Statutory Supplement to Securities Regulation (Foundation Press 2005-2008) (with Adam Pritchard)
1. Securities Regulation: Cases and Analysis 2d Edition (Foundation Press 2008) (with Adam Pritchard) (casebook website at www.choipritchard.com)

ARTICLES

48. The Screening Effect of the Private Securities Litigation Reform Act (forthcoming Journal of Empirical Legal Studies, 2008) (with Karen Nelson and Adam Pritchard)
47. Are Judges Overpaid?: A Skeptical Response to the Judicial Salary Debate (forthcoming Journal of Legal Analysis, 2008) (with Mitu Gulati and Eric Posner)
46. Bias in Judicial Citations (forthcoming Journal of Legal Studies, 2008) (with Mitu Gulati)
45. On Beyond CalPERS: Survey Evidence on the Developing Role of Public Pension Funds in Corporate Governance, 61 Vand. L. Rev. 315 (2008) (with Jill Fisch)
44. The Market Penalty for Mutual Fund Scandals, 87 B.U. L. Rev. 1021 (2007) (with Marcel Kahan)
43. Do the Merits Matter Less After the Private Securities Litigation Reform Act?, 23 J.L. Econ. & Org. 598 (2007)
42. The Future Direction of Takeover Law in Korea, 7 Journal of Korean Law (2007)
41. Ranking Judges According to Citation Bias (as a Means to Reduce Bias), 82 Notre Dame L. Rev. 1279 (2007) (with Mitu Gulati)
40. The Problems with Analysts, 59 Ala. L. Rev. 161 (2007)
39. Securities Litigation and its Lawyers: Changes During the First Decade After the PSLRA, 106 Colum. L. Rev. 1489 (2006) (with Robert Thompson)
(Recognized by Corporate Practice Commentator as one of the ten best articles of 2007 in the areas of corporate and securities law)
38. Contract as Statute, 104 Mich. L. Rev. 1129 (2006) (with Mitu Gulati)
37. An Empirical Study of Securities Disclosure Practice, 80 Tul. L. Rev. 1023 (2006) (with Mitu Gulati)
36. Behavioral Economics and the Regulation of Public Offerings, 10 Lewis & Clark L. Rev. 85 (2006)

35. The Rat Race as an Information-Forcing Device, 81 Ind. L.J. 53 (2006) (with Scott Baker and Mitu Gulati)
34. Do Institutions Matter? The Impact of the Lead Plaintiff Provision of the Private Securities Litigation Reform Act, 83 Wash U.L.Q. 869 (2005) (with Jill Fisch and Adam Pritchard)
(Recognized by Corporate Practice Commentator as one of the ten best articles of 2006 in the areas of corporate and securities law)
33. Which Judges Write Their Opinions (And Should We Care)?, 32 Fla. St. U.L.Rev. 1077 (2005) (with Mitu Gulati)
32. Mr. Justice Posner? Unpacking the Statistics, 61 N.Y.U. Annual Survey of American Law 19 (2005) (with Mitu Gulati)
31. Choosing the Next Supreme Court Justice: An Empirical Ranking of Judicial Performance, 78 Southern California Law Review 23 (2004) (with Mitu Gulati)
30. Evidence on Securities Class Actions, 57 Vand. L. Rev. 1465 (2004)
29. Innovation in Boilerplate Contracts: The Case of Sovereign Bonds, 53 Emory L. J. 929 (2004) (with Mitu Gulati)
28. Should Issuers Be On the Hook for Laddering? An Empirical Analysis of the IPO Market Manipulation Litigation, 73 U. Cinn. L. Rev. 179 (2004) (with Adam Pritchard)
27. A Tournament of Judges?, 92 California Law Review 299 (2004) (with Mitu Gulati)
26. A Framework for the Regulation of Securities Market Intermediaries, 1 Berkeley Bus. L. J. 45 (2004)
25. Why Lawyers Need to Take a Closer Look at Exit Consents, International Financial Law Review 15 (September 2003) (with Mitu Gulati)
24. How to Fix Wall Street: A Voucher Financing Proposal, 113 Yale Law Journal 269 (2003) (with Jill Fisch)
(Recognized by Corporate Practice Commentator as one of the ten best articles of 2003 in the areas of corporate and securities law)
23. Behavioral Economics and the SEC, 56 Stanford Law Review 1 (2003) (with Adam Pritchard)
22. Expanding the Arbitration Contract, 36 Vanderbilt Journal of Transnational Law 1233 (2003)
21. Internalizing Outsider Trading, 101 Michigan Law Review 313 (2002) (with Ian Ayres)
(Recognized by Corporate Practice Commentator as one of the ten best articles of 2003 in the areas of corporate and securities law)
20. Establishing a New Stock Market for Shareholder Value Oriented Firms in Korea, 3 Chicago Journal of International Law 277 (2002) (with Kon Sik Kim)

19. Law, Finance, and Path Dependence: Developing Strong Securities Markets, 80 Texas Law Review 1657 (2002).
18. Playing Favorites with Shareholders (with Eric Talley), 75 Southern California Law Review 271 (2002).
17. Channeling Global Securities Market Competition, 16 The Transnational Lawyer 211 (2002)
16. Selective Disclosures in the Public Capital Markets, 35 UC Davis Law Review 533 (2001)
15. Choice and Federal Intervention in Corporate Law, 87 Virginia Law Review 961 (2001) (with Andrew Guzman)
14. Promoting Issuer Choice in Securities Regulation, 41 Virginia Journal of International Law 815 (2001)
13. Assessing Regulatory Responses to Globalizing Securities Markets, 2 Theoretical Inquiries in Law 613 (2001)
12. The Unfounded Fear of Regulation S: Empirical Evidence on Offshore Securities Offerings, 50 Duke Law Journal 663 (2000)
(Recognized by Corporate Practice Commentator as one of the ten best articles of 2001 in the areas of corporate and securities law)
11. Resales of Offshore Securities Into the United States: Evaluating the Overvaluation Risk to U.S. Investors, 78 Washington University Law Quarterly 519 (2000)
10. Proxy Issue Proposals: Testing the Impact of the 1992 SEC Reforms, 16 Journal of Law, Economics, and Organization 233 (2000)
9. Regulating Investors Not Issuers: A Market-Based Proposal, 88 California Law Review 280 (March 2000)
8. Portable Reciprocity: Rethinking the Reach of U.S. Securities Regulation, 71 Southern California Law Review 983 (July 1998) (with Andrew Guzman)
7. Gatekeepers and the Internet: Rethinking the Regulation of Small Business Capital Formation, 2 Journal of Small and Emerging Business Law 27 (Summer 1998)
6. Market Lessons For Gatekeepers, 92 Northwestern University Law Review 916 (Spring 1998)
(Recognized by Corporate Practice Commentator as one of the ten best articles of 1998 in the areas of corporate and securities law)
5. Company Registration: Toward a Status-Based Antifraud Regime, 64 University of Chicago Law Review 567 (1997).
(Recognized by Corporate Practice Commentator as one of the ten best articles of 1997 in the areas of corporate and securities law)
4. National Laws, International Money: Regulation in a Global Capital Market, 65 Fordham Law Review 1855 (1997) (with Andrew Guzman).

3. The Dangerous Extraterritoriality of American Securities Law, 17 *Northwestern Journal of International Law & Business* 207 (1996) (with Andrew Guzman).
2. Fraud in the New-Issues Market: Empirical Evidence on Securities Class Actions, 144 *University of Pennsylvania Law Review* 903 (1996) (with James Bohn).
1. Note, Investor Liability: Financial Innovations in the Regulatory State and the Coming Revolution in Corporate Law, 107 *Harvard Law Review* 1941 (1994).

WORKING PAPERS (AVAILABLE AT WWW.SSRN.COM)

4. Director Elections and the Influence of Proxy Advisors (with Jill Fisch and Marcel Kahan)
3. Attorneys as Arbitrators (with Jill Fisch and Adam Pritchard)
2. Professionals or Politicians: The Uncertain Empirical Case for an Elected Rather Than Appointed Judiciary (with Mitu Gulati and Eric Posner)
1. Which States Have the Best (and Worst) High Courts? (with Mitu Gulati and Eric Posner)

SELECTED FOR PRESENTATION AT THE AMERICAN LAW AND ECONOMICS ASSOCIATION'S ANNUAL MEETING

13. May 2008, Professionals or Politicians: The Uncertain Empirical Case for an Elected Rather Than Appointed Judiciary (New York, NY)
12. May 2008, Attorneys as Arbitrators (New York, NY)
11. May 2007, Bias in Judicial Citations: A New Window into the Behavior of Judges? (Cambridge, MA)
10. May 2006, Contract as Statute (Berkeley, CA)
9. May 2006, The Market Penalty for Mutual Fund Scandals (Berkeley, CA)
8. May 2005, Do the Merits Matter Less After the Private Securities Litigation Reform Act? (New York, NY)
7. May 2004, Innovation in Boilerplate Contracts: The Case of Sovereign Bonds (Chicago, IL)
6. May 2004, Choosing the Next Supreme Court Justice: An Empirical Ranking of Judicial Performance (Chicago, IL)
5. September 2003, Behavioral Economics and the SEC (Toronto, Canada)
4. September 2003, How to Fix Wall Street: A Voucher Financing Proposal (Toronto, Canada)

3. May 2000, Proxy Issue Proposals: Testing the Impact of the 1992 SEC Reforms (New York, NY)
2. May 1998, Market Lessons for Gatekeepers (Berkeley, CA)
1. May 1996, Diversity in the Pool of Standard Contract Terms (Chicago, IL)

OTHER PRESENTATIONS

117. April 2008, Ranking State Courts and Judges, Duke Law School Faculty Workshop (Raleigh, NC)
116. April 2008, Director Elections and the Influence of Proxy Advisors, Vanderbilt Law School Seminar (Nashville, TN)
115. April 2008, Director Elections and the Influence of Proxy Advisors, UCLA Seminar on Law, Economics, and Organization (Los Angeles, CA)
114. March 2008, Director Elections and the Influence of Proxy Advisors, University of Virginia Law School Law and Economics Seminar (Charlottesville, VA)
113. February 2008, Are Judges Overpaid?: A Skeptical Response to the Judicial Salary Debate, Loyola University Law School Faculty Workshop (Chicago, IL)
112. February 2008, Are Judges Overpaid?: A Skeptical Response to the Judicial Salary Debate, University of Chicago Law and Politics Workshop (Chicago, IL)
111. December 2007, Attorneys as Arbitrators, Korea Development Institute Seminar (Seoul, Korea)
110. December 2007, U.S. Takeover Law, Yulchun Law Firm (Seoul, Korea)
109. November 2007, Attorneys as Arbitrators, Columbia Law School Seminar (New York, NY)
108. October 2007, Private Enforcement of the Securities Laws, Murray and Kathleen Bring Chair Lecture, NYU Law School (New York, NY)
107. October 2007, Attorneys as Arbitrators, Murphy Conference at Fordham Law School (New York, NY)
106. October 2007, Attorneys as Arbitrators, NYU Law and Economics Lunch Workshop (New York, NY)
105. October 2007, Professionals or Politicians: The Uncertain Empirical Case for an Elected Rather Than Appointed Judiciary, Conference on Empirical Legal Studies (New York, NY)
104. October 2007, Comment on Alicia Davis Evans, Do Individual Investors Affect Share Price Accuracy? Some Preliminary Evidence, Conference on Empirical Legal Studies (New York, NY)
103. September 2007, Professionals or Politicians: The Uncertain Empirical Case for an Elected Rather Than Appointed Judiciary, NYU Faculty Workshop (New York, NY)

102. August 2007, The Future Direction of Takeover Law in Korea, Korea Development Institute Conference (Seoul, Korea)
101. December 2006, Civil Liability and the Securities Law, Yulchun Law Firm (Seoul, Korea)
100. December 2006, The Market Penalty for Mutual Fund Scandals, Korea Development Institute (Seoul, Korea)
99. December 2006, The Market Penalty for Mutual Fund Scandals, Korea Securities Research Institute (Seoul, Korea)
98. December 2006, The Market Penalty for Mutual Fund Scandals, NYU Alumni Dinner (New York, NY)
97. October 2006, The Problems with Analysts, Meador Lecture, University of Alabama Law School (Tuscaloosa, AL)
96. October 2006, The Market Penalty for Mutual Fund Scandals, Conference on Empirical Legal Studies (Austin, TX)
95. October 2006, Bias in Judicial Citations: A New Window into the Behavior of Judges?, Conference on Empirical Legal Studies (Austin, TX)
94. October 2006, Comment on Kate Litvak, The Effect of the Sarbanes-Oxley Act on Non-US Companies Cross-Listed in the U.S., Conference on Empirical Legal Studies (Austin, TX)
93. September 2006, Bias in Judicial Citations: A New Window into the Behavior of Judges?, Cornell Law School Faculty Workshop (Ithaca, NY)
92. September 2006, Comment on Kate Litvak, Firm Governance as a Determinant of Capital Lock-In, Young Empirical Scholars Conference (Ithaca, NY)
91. April 2006, The Law Firm and the Private Securities Litigation Reform Act, Vanderbilt Law School (Nashville, TN)
90. April 2006, The Market Penalty for Mutual Fund Scandals, Yale Corporate Law Roundtable (New Haven, CT)
89. April 2006, The Market Penalty for Mutual Fund Scandals, NYU Law School Law and Economics Lunch Workshop (New York, NY)
88. February 2006, Thoughts on the Regulation of Analysts in Canada, Presentation to the Task Force to Modernize Securities Legislation in Canada (New York, NY)
87. February 2006, The Market Penalty for Mutual Fund Scandals, NYU Stern School of Business (New York, NY)
86. February 2006, The Market Penalty for Mutual Fund Scandals, Fordham Law School (New York, NY)

85. December 2005, Lecture on U.S. Securities Regulation, WooYun Law Firm (Seoul, Korea)
84. November 2005, The Market Penalty for Mutual Fund Scandals, Vanderbilt Law School (Nashville, TN)
83. November 2005, The Market Penalty for Mutual Fund Scandals, Murphy Conference at Fordham Law School (New York, NY)
82. September 2005, Behavioral Economics and the Regulation of Public Offerings, Lewis and Clark Law School (Portland, OR)
81. September 2005, Contract as Statute, University of Michigan Law School (Ann Arbor, MI)
80. March 2005, Innovation in Boilerplate Contracts: The Case of Sovereign Bonds, Conference at Vanderbilt Law School (Nashville, TN)
79. March 2005, Comment on Gande and Parsley, Sovereign Credit Ratings, Transparency, and Portfolio Flows, Conference at Vanderbilt Law School (Nashville, TN)
78. February 2005, Do the Merits Matter Less After the Private Securities Litigation Reform Act?, NYU-U Penn Center for Law and Business Conference (New York, NY)
77. November 2004, Comment on Kyung Suh Park, Eunjung Lee, Hasung Jang, Why does Managerial Misconduct Persist? The Role of Controlling Shareholders in Corporate Governance, Korea Development Institute Conference (Seoul, Korea)
76. November 2004, A Defense of Shareholder Favoritism as Applied to Korea, Korea Development Institute Conference (Seoul, Korea)
75. October 2004, Innovation in Boilerplate Contracts: The Case of Sovereign Bonds, UN-Sponsored Conference, Columbia Law School (New York, NY)
74. September 2004, Innovation in Boilerplate Contracts: The Case of Sovereign Bonds, Conference Sponsored by the Program on the Legal Profession, Harvard Law School (Cambridge, MA)
73. September 2004, Innovation in Boilerplate Contracts: The Case of Sovereign Bonds, Faculty Workshop University of Pennsylvania Law School (Philadelphia, PA)
72. September 2004, Innovation in Boilerplate Contracts: The Case of Sovereign Bonds, Faculty Workshop NYU Law School (New York, NY)
71. September 2004, Innovation in Boilerplate Contracts: The Case of Sovereign Bonds, Faculty Workshop USC Law School (Los Angeles, CA)
70. August 2004, Innovation in Boilerplate Contracts: The Case of Sovereign Bonds, Faculty Workshop Duke University Law School (Durham, NC)
69. August, 2004, Innovation in Boilerplate Contracts: The Case of Sovereign Bonds, Faculty Workshop Northwestern University Law School (Chicago, IL)

68. July 2004, CEO/CFO Certification in Korea, Korea Telecom Corporate Governance Seminar (Korea)
67. July 2004, CEO/CFO Certification in Korea, Woo Yun Kang Jeong & Han law firm (Seoul, Korea)
66. June 2004, CEO/CFO Certification in Korea, CFO Roundtable (Seoul, Korea)
65. April 2004, Evidence on Securities Class Actions, 10th ILEP Conference, (Miami, FL)
64. April 2004, Choosing the Next Supreme Court Justice: An Empirical Ranking of Judicial Performance, Boston University Law School Workshop (Boston, MA)
63. April 2004, Do the Merits Matter Less After the Private Securities Litigation Reform Act?, University of Michigan Law School Faculty Workshop (Ann Arbor, MI)
62. March 2004, Do the Merits Matter Less After the Private Securities Litigation Reform Act?, USC/UCLA Corporate Roundtable (Los Angeles, CA)
61. March 2004, Do the Merits Matter Less After the Private Securities Litigation Reform Act?, Stanford Law and Economics Seminar (Stanford, CA)
60. March 2004, Innovation in Boilerplate Contracts: The Case of Sovereign Bonds, Vanderbilt Law School (Nashville, TN)
59. February 2004, Comment on Bushman et al. "Insider Trading Restrictions and Analysts' Incentives to Follow Firms," Olin Conference, Virginia Law School (Charlottesville, VA)
58. February 2004, Innovation in Boilerplate Contracts: The Case of Sovereign Bonds, Symposium, Georgetown Law School (Washington, D.C.)
57. February 2004, Should Issuers Be On the Hook for Laddering?, Symposium, University of Cincinnati Law School (Cincinnati, OH)
56. December 2003, Comment on Song's "Ineffective Derivative Suits in Korea," Korea Development Institute Conference (Seoul, Korea)
55. December 2003, Comment on Kim and Jun's "Enforcing the Corporate Governance Structure through Court: The Korean Experience," Korea Development Institute Conference (Seoul, Korea)
54. December 2003, Securities Class Actions in Korea?, Korea Development Institute Conference (Seoul, Korea)
53. December 2003, Running a Tournament of Judges, UC Berkeley Faculty Workshop (Berkeley, CA)
52. November 2003, Running a Tournament of Judges, Georgetown Faculty Workshop (Washington, D.C.)
51. November 2003, Running a Tournament of Judges, University of Virginia Law School (Charlottesville, VA)

50. September 2003, Behavioral Economics and the SEC, Columbia Law School (New York, NY)
49. August 2003, The Role of Institutions in Developing Strong Securities Markets, Boalt Business Law Journal Symposium, UC Berkeley Law School (Berkeley, CA)
48. July 2003, The Role of Institutions in Developing Strong Securities Markets, East-West Center (Honolulu, HI)
47. March 2003, Commentator, International Arbitration Conference, Vanderbilt Law School (Nashville, TN)
46. February 2003, Behavioral Economics and the SEC, UNC-Chapel Hill (Chapel Hill, N.C.)
45. February 2003, Behavioral Economics and the SEC, Georgetown Law School (Washington, D.C.)
44. January 2003, Behavioral Economics and the SEC, Washington St. Louis Law School Faculty Workshop (St. Louis, MO)
43. January 2003, How to Fix Wall Street: A Voucher Financing Proposal, AALS Annual Meeting (Washington, D.C.)
42. November 2002, Commentator, International Corporate Governance Conference, Stanford Law School (Stanford, CA)
41. November 2002, How to Fix Wall Street: A Voucher Financing Proposal, UC Berkeley Law and Economics Seminar (Berkeley, CA)
40. November 2002, How to Fix Wall Street: A Voucher Financing Proposal, UCLA/USC Corporate Law Conference (Los Angeles, CA)
39. August 2002, Lectures on U.S. Securities Regulations, UC Davis Law School (Davis, CA)
38. May 2002, Establishing a New Stock Market for Shareholder Value Oriented Firms in Korea, Korean Corporate Governance Conference (Seoul, Korea)
37. May 2002, Lecture on Global Securities Market Competition, Seoul National University Law School (Seoul, Korea)
36. May 2002, Comparing American and Korean Legal Education Systems, Faculty Workshop, Seoul National University Law School (Seoul, Korea)
35. February 2002, Law, Finance, and Path Dependence: Developing Strong Securities Markets, International Transactions Symposium, McGeorge School of Law (Sacramento, CA)
34. February 2002, Playing Favorites with Shareholders, Harvard Law and Economics Workshop (Cambridge, MA)

33. February 2002, Internalizing Outsider Trading, Harvard Faculty Workshop (Cambridge, MA)
32. February 2002, Law, Finance, and Path Dependence: Developing Strong Securities Markets, Conference on “What We Know and Don’t Know about the Impact of Legal Services on the American Economy and Polity,” University of Texas (Austin, TX)
31. January 2002, Internalizing Outsider Trading, UC Berkeley Law Faculty Workshop (Berkeley, CA)
30. November 2001, A Defense of Shareholder Favoritism, UC Berkeley Law and Economics Seminar (Berkeley, CA)
29. October 2001, A Defense of Shareholder Favoritism, Sloan Corporate Governance Conference, Georgetown Law Center (Washington, D.C.)
28. April 2001, Commentator, Corporate Law Roundtable, University of Pennsylvania Law School (Philadelphia, PA)
27. March 2001, Vanderbilt Law School, Conference on Empirical Studies and the Law (Nashville, TN)
26. February 2001, Assessing the Cost of Regulatory Protections: Evidence on the Decision to Sell Securities Outside the United States, Harvard Law and Economics Workshop
25. February 2001, Selective Disclosures in Public Capital Markets, UC Davis Law School, Symposium on Corporate Governance (Davis, CA)
24. February 2001, Selective Disclosures in Public Capital Markets, Fried Frank Harris Shriver & Jacobson, Lunch Workshop (New York, NY)
23. January 2001, Assessing the Cost of Regulatory Protections: Evidence on the Decision to Sell Securities Outside the United States, Yale Faculty Workshop (New Haven, CT)
22. November 2000, What Determines the Board of Directors, CEOs and Firm-Specific Investments in Human Capital, Georgetown Law Center, Conference on Highly-Skilled Employees (Washington, D.C.)
21. November 2000, Assessing the Cost of Regulatory Protections: Evidence on the Decision to Sell Securities Outside the United States, University of Michigan, Law and Economics Seminar (Ann Arbor, MI)
20. November 2000, Assessing the Cost of Regulatory Protections: Evidence on the Decision to Sell Securities Outside the United States, NYU and Columbia Law School Joint Law and Economics Seminar (New York, NY)
19. October 2000, Assessing the Cost of Regulatory Protections: Evidence on the Decision to Sell Securities Outside the United States, UCLA Conference on Corporate Governance (Los Angeles, CA)
18. October 2000, Promoting Issuer Choice in Securities Regulation, University of Virginia

- Law School Sokol Conference on International Securities Regulation (Charlottesville, VA)
17. June 2000, Assessing Regulatory Alternatives to Globalizing Securities Markets, Tel Aviv University Law School, CEGLA Institute Conference (Tel Aviv, Israel)
 16. March 2000, The Informational Effect of an Offshore Securities Offering: Evaluating the Risk to U.S. Investors, Washington University Law Quarterly Symposium on Securities Regulation (St. Louis, MO)
 15. January 1999, Thoughts on Business Law Research and Effective Teaching, Boalt Hall School of Law Alumni Association (Berkeley, CA)
 14. March 1998, Empirical Evidence on Regulation S Offerings: Assessing the Cost of U.S. Regulatory Protections, Yale Law & Economics Seminar (New Haven, CT)
 13. September 1997, Gatekeepers and the Internet: Rethinking the Regulation of Small Business Capital Formation, Lewis and Clark Law School Symposium (Portland, OR)
 12. September 1997, Gatekeepers and the Internet: Rethinking the Regulation of Small Business Capital Formation, American Bankruptcy Judge Conference (Chicago, IL)
 11. August 1997, Proxy Issue Contests: Testing the Impact of the 1992 Reforms, National Bureau of Economic Research Summer Institute (Cambridge, MA)
 10. May 1997, Proxy Issue Contests: Testing the Impact of the 1992 Reforms, University of Chicago Alumni Presentation (Chicago, IL)
 9. May 1997, Proxy Issue Contests: Testing the Impact of the 1992 Reforms, University of Chicago Faculty Workshop (Chicago, IL)
 8. March 1996, Fraud in the New Issues Market, Stanford Faculty Workshop (Stanford, CA)
 7. March 1996, Fraud in the New Issues Market, UC Berkeley Faculty Workshop (Berkeley, CA)
 6. February 1996, Modeling the Incentives to Commit Securities Fraud, Caltech Law and Economics Workshop (Pasadena, CA)
 5. February 1996, Fraud in the New Issues Market, USC Faculty Workshop (Los Angeles, CA)
 4. November 1995, Diversity in the Pool of Standard Contract Terms, Harvard Law and Economics Research Workshop (Cambridge, MA)
 3. October 1995, Fraud in the New Issues Market, University of Chicago Law and Economics Workshop (Chicago, IL)
 2. December 1993, Fraud in the New Issues Market, Harvard Law and Economics Research Workshop (Cambridge, MA)
 1. December 1992, Initial Public Offerings: Class Actions as Insurance, Harvard Law and Economics Research Workshop (Cambridge, MA)