

**Nat S. Stern**  
**John W. and Ashley E. Frost Professor**

**Law Review and Journal Articles:**

*Commercial Speech, “Irrational” Clients, and the Persistence of Bans on Subjective Lawyer Advertising*, 2009 BRIGHAM YOUNG UNIVERSITY LAW REVIEW \_\_\_\_ (forthcoming).

*A Comprehensive Blueprint for a Crucial Service: Florida’s New Supervised Visitation Strategy*, 12 JOURNAL OF LAW & FAMILY STUDIES \_\_\_\_ (forthcoming 2009) (with Karen Oehme).

*The Looming Collapse of Restrictions on Judicial Campaign Speech*, 38 SETON HALL LAW REVIEW 63 (2008).

*The Certainty Principle as Justification for the Group Defamation Rule*, 40 ARIZONA STATE LAW JOURNAL 951 (2008).

*Visitation Decisions in Domestic Violence Cases: Seeking Lessons from One State’s Experience*, 23 WISCONSIN JOURNAL OF LAW, GENDER & SOCIETY 113 (2008) (with Wendy P. Crook, and Karen Oehme).

*The Doubtful Validity of Victim-Specific Libel Laws*, 52 VILLANOVA LAW REVIEW 533 (2007).

*Increasing Safety for Battered Women and Their Children: Creating a Privilege for Supervised Visitation Intake Records*, 41 UNIVERSITY OF RICHMOND LAW REVIEW 499 (2007).

*Defending Neutrality in Supervised Visitation to Preserve a Crucial Family Court Service*, 34 SOUTHWESTERN UNIVERSITY LAW REVIEW 37 (2005) (with Karen Oehme).

*Creating a New Tort for Wrongful Misrepresentation of Character*, 53 KANSAS LAW REVIEW 81 (2004).

*Toward a Coherent Approach to Tort Immunity in Judicially Mandated Family Court Services*, 92 KENTUCKY LAW JOURNAL 373 (2003) (with Karen Oehme).

*Defamed but Retained Public Employees: Addressing a Gap in Due Process Jurisprudence*, 31 HOFSTRA LAW REVIEW 795 (2003).

*The Troubling Admission of Supervised Visitation Records in Custody Proceedings*, 75 TEMPLE LAW REVIEW 271 (2002) (with Karen Oehme).

*Private Concerns of Private Plaintiffs: Revisiting a Problematic Defamation Category*, 65 MISSOURI LAW REVIEW 597 (2000).

*In Defense of the Imprecise Definition of Commercial Speech*, 58 MARYLAND LAW REVIEW 55 (1999).

*Unresolved Antitheses of the Limited Public Figure Doctrine*, 33 HOUSTON LAW REVIEW 1027 (1996).

*The Constitutionalization of Rule 10b-5*, 27 RUTGERS LAW JOURNAL 1 (1995).

*The Practicality of Outreach Statutes Enforcing Directors' Duty of Care*, 72 NEBRASKA LAW REVIEW 905 (1993).

*Circumventing Lax Fiduciary Standards: The Possibility of Shareholder Multistate Class Actions for Directors' Breach of the Duty of Due Care*, 72 NEBRASKA LAW REVIEW 1 (1993).

*Defamation, Epistemology, and the Erosion (But Not Destruction) of the Opinion Privilege*, 57 TENNESSEE LAW REVIEW 595 (1990).

*State Action, Establishment Clause, and Defamation: Blueprints for Civil Liberties in the Rehnquist Court*, 57 UNIVERSITY OF CINCINNATI LAW REVIEW 1175 (1989).

*Gauging the Impact of Associated General Contractors on Antitrust Standing Under Section 4 of the Clayton Act*, 20 U.C. DAVIS LAW REVIEW 159 (1986) (with Kevin B. Getzendanner).

*The Burger Court and the Diminishing Constitutional Rights of Minors: A Brief Overview*, 4 ARIZONA STATE LAW JOURNAL 865 (1985).

*The Political Question Doctrine in State Courts*, 35 SOUTH CAROLINA LAW REVIEW 405 (1984).

*The Substantial Evidence Rule in Administrative Proceedings: Restrictions on the Use of Hearsay Since Richardson v. Perales*, 36 ARKANSAS LAW REVIEW 102 (1983).

*The Scope of Permissible Investments by Fiduciaries Under Georgia Law*, 19 GEORGIA STATE BAR JOURNAL 6 (1982).

*Enforceability of Restrictive Covenants in Employment Contracts*, 17 GEORGIA STATE BAR JOURNAL 110 (1981).

#### **Other Publications:**

Comment, *Challenging Ideological Exclusion of Curriculum Material: Rights of Students and Parents*, 14 HARVARD CIVIL RIGHTS-CIVIL LIBERTIES LAW REVIEW 485 (1979).