

Committee on Energy and Commerce
U.S. House of Representatives
Witness Disclosure Requirement - "Truth in Testimony"
Required by House Rule XI, Clause 2(g)(5)

1. Your Name: Alan B. Morrison		
2. Your Title: Associate Dean, George Washington University Law School		
3. The Entity(ies) You are Representing: None		
4. Are you testifying on behalf of the Federal, or a State or local government entity?	Yes	No X
5. Please list any Federal grants or contracts, or contracts or payments originating with a foreign government, that you or the entity(ies) you represent have received on or after January 1, 2015. Only grants, contracts, or payments related to the subject matter of the hearing must be listed. None		
6. Please attach your curriculum vitae to your completed disclosure form. Attached		

Signature: _____



Date: 6/23/17

September 2016

Alan B. Morrison
Lerner Family Associate Dean for
Public Interest and Public Service
George Washington University Law School
2000 H Street NW
Washington DC 20052

PRINCIPAL PRIOR NON-ACADEMIC POSITIONS

Attorney, Public Citizen Litigation Group
February, 1972 (Co-Founder) - February 2004
Director, 1972 - 1993, 1999 - 2001, January – September 2003

Assistant U.S. Attorney, Southern District of New York
May, 1968 - February, 1972
Assistant Chief, Civil Division, February, 1970 - February, 1972

Associate, Cleary, Gottlieb, Steen & Hamilton (New York, NY)
September, 1966 - May, 1968

Commissioned Officer, U.S. Navy, 1959 - 1963

TEACHING

Courses Taught: Civil Procedure, Advanced Civil Procedure, Administrative Law,
Constitutional Law, Separation of Powers, Professional Responsibility, Litigation
Workshop, Public Policy & Legal Institutions (Legal Process), Election Law
Mass Torts, & Introduction to American Law (foreign LL.Ms & undergraduates)

Visiting Professor, Washington College of Law, American University
September 2008 – May 2009

Senior Lecturer, Stanford Law School
September 2004 – September 2007
Visiting Lecturer, January Term 1997; September 2001 – January 2003

Visiting Professor, Harvard Law School
July, 1978 - June, 1979; January Terms, 1980 - 1991 and 1996

Adjunct Professor, New York University
Law School, 1986 – 2002; Spring Term 2004

Adjunct Professor, Tulane University, July 1987

Guest Lecturer, Fudan University, Shanghai, China, 1989 & 1996

Wallace Fujiyama Visiting Professor, Richardson School
of Law, University of Hawaii, Spring Term 1993

Visiting Professor of Law, Georgetown University Government Department,
Fall Term 2003

EDUCATION

Yale College, BA, 1959

Harvard Law School, LL.B., 1966
Magna Cum Laude; Member, Law Review

CURRENT ACTIVITIES

Administrative Conference of the United States
Member, 1980 - 1989; Senior Fellow, 1989 – 1995; 2010 to present

American Academy of Appellate Lawyers, 1992 to present;
Treasurer 1997-98; President-elect 1998-99, President 1999-2000

American Law Institute, 2003 to present

PRINCIPAL PRIOR ACTIVITIES

Member, Committee on Science, Technology & Law,
National Academies of Science, 2000-2015

Butler Family Fund, Member of Board of Directors and President,
1992 - 2006

Stern Family Fund, Member of Board of Directors, 1994 – 2007

Board of Governors, District of Columbia Bar, 1975 - 1978; 1979 – 1985

President's Commission on a National Agenda for the 80's, 1980-81

Advisory Committee on Procedures, District of Columbia
Circuit 1983 - 1989

American Bar Association Action Commission to
Improve the Tort Liability System, 1985 - 1987

Advisory Committee on Exempt Organizations to
Commissioner, Internal Revenue Service, 1987 - 1989

American Bar Association Special Committee to Study the
Role of the Federal Trade Commission, 1988 – 1989

American Bar Association Task Force to Study the
Initiative Process, 1991 - 1993

American Bar Association Special Committee on
Government Standards, 1991 - 1993

American Bar Association Comprehensive Legal Needs Study
Advisory Group, 1991 - 1995

Civil Justice Reform Act Advisory Group,
District Court for the District of Columbia, 1991 – 1993

District of Columbia Appleseed Center for Law and Justice,
Member of Board of Directors, 1994 -2001

Member, Visiting Committee, Harvard Law School
2005 -2011

Member, American Bar Association Task Force on Financial Markets
Regulatory Reform, 2008 -2012

PRINCIPAL SUPREME COURT VICTORIES

Goldfarb v. Virginia State Bar, 421 U.S. 773 (1975)
(Lawyers' Minimum Fee Schedules Held to Violate Antitrust Laws)

Virginia State Board of Pharmacy v. Virginia Citizens
Consumer Council, 425 U.S. 748 (1976)
(First Amendment Held Applicable to Commercial Speech,
Striking Down State Prohibition on Advertising of Prescription Drug Prices)

INS v. Chadha, 462 U.S. 919 (1983)
(Striking Down Legislative Veto Device Contained in 200 Statutes
on Separation of Powers Grounds)

Bowsher v. Synar, 478 U.S. 714 (1986)
(Gramm-Rudman Act Struck Down on Separation of Powers Grounds)

BOOKS

Fundamentals of American Law, General Editor and Author of
Litigation Chapter (Oxford University Press 1996)

Beyond the Big Law Firm: Profiles of Lawyers Who Want Something More,
Principal Editor (with Diane Chin) (Aspen Publishers 2007)

Proceedings of the New York University 68th Annual Conference on Labor,
Author of Chapter, “Do I Have to Pay This Intern? It Depends” (Forthcoming 2017)

Appellate Practice in Federal and State Courts, Author of Oral Argument Chapter
(Law Journal Press 2011)

Reforming the Court: Term Limits for Supreme Court Justices,
Edited by Roger C. Cramton & Paul D. Carrington, Author Chapter,
“Opting for Change in Supreme Court Selection, and for the Chief Justice, Too”
(Carolina Academic Press 2006)

The Rehnquist Court, Edited by Herman Schwartz, Co-author with David
Vladeck of Chapter, “The Roles, Rights & Responsibilities of the Executive
Branch” (Farrar Straus & Giroux, 2002)

The Burger Court, Edited By Bernard Schwartz, Author of Chapter,
"A Public Interest Lawyer's Perspective" (Oxford University Press 1998)

Representing Yourself, What You Can Do Without A Lawyer,
Co-authored with Kenneth Lasson (1983 & 1995 Eds)

LAW REVIEW & OTHER PUBLISHED ARTICLES

Book Review, Greenhouse & Graetz, The Burger Court and The Rise of the Judicial
Right, Journal of Legal Education (Forthcoming 2017)

Chevron Deference: Mend It, Don't End It; Virginia Journal of Law and Politics
(Forthcoming 2017)

No Regrets (Almost): After Virginia Board of Pharmacy, 24 William & Mary Bill of
Rights Journal (Forthcoming 2017)

Remembering Justice Antonin Scalia, 101 Minnesota Law Review Headnotes 12 (2016)

Can Mandatory Arbitration of Medical Malpractice Claims Be Fair? The Kaiser
Permanente System, 79 AAA Dispute Resolution Journal 35 (2015)

Let's End the US News Law School Madness, Washington Monthly (On Line) June 2015

The Administrative Conference of the United States and Its Work on the Freedom of Information Act: A Look Back and A Look Forward, 92 George Washington Law Review 1540 (2015)

The Tax Treatment of Alternative Litigation Funding: Some Answers, But Mainly Some Questions, 12 Pittsburgh Tax Review 1 (2015) (co-authored with Randy Haight)

The Brandeis Brief and 21st Century Constitutional Litigation, 18 Lewis & Clark Law Review 715 (2014)

Lessons for Law Reform Litigators, 18 Green Bag 2D 63 (2014)

McCutcheon v. FEC, Roberts v. Breyer: They're Both Right, They're Both Wrong, ACS On Line 2014

The Sounds of Silence: The Irrelevance of Congressional Inaction in Separation of Powers Litigation, 90 George Washington Law Review 1211 (2013)

The Necessity of Tradeoffs in a Properly Functioning Civil Procedure System, 90 Oregon Law Review 993 (2012)

The Impacts of McIntyre on Minimum Contacts, 89 George Washington Law Review Arguendo 1 (2011)

Saved by the Supreme Court: Rescuing Corporate America, 5 ACS Advance 5 (2011)

Improving the Class Action Settlement Process: Little Things Mean a Lot, 79 George Washington Law Review 428 (2011)

The Right and Wrong Kinds of Judicial Activism, ACS On Line (2010)

Lobbyists – Saints or Sinners? Symposium Introduction, 19 Stanford Law & Policy Review 1 (2008)

Judges and Politics: What to Do and Not to Do About Some Inevitable Problems, 28 Justice System Journal 283 (2007)

Determining Class Certification: What Should the Courts Have to Decide? 8 BNA Class Action Reporter 541 (2007)

Administrative Agencies Are Just Like Legislatures & Courts – Except When They Are Not, 37 Administrative Law Review 79 (2007)

Balancing Access to Government-Controlled Information, 14 Brooklyn Journal of Law & Policy 115 (2006)

What the *Shutts* Opt-Out Right Is and What It Ought To Be,
74 UMKC Law Review 729 (2006) (co-authored with Brian Wolfman)

Straightening out the Supplemental Jurisdictional Mess: Long and Short
Term Fixes, 6 BNA Class Action Litigation Report 638 (2005)

Removing Class Actions to Federal Court: A Better Way To Handle
Problems of Overlapping Class Actions, 57 Stanford Law Review 1521 (2005)

Lessons from *Brown* for Today's Public Interest Lawyers, 88 Judicature 60 (2004)

How We Got the Commercial Speech Doctrine: An Originalist's Recollections,
54 Case Western Reserve Law Review 1189 (2004)

Lessons To Be Learned: The Victim Compensation Fund,
53 DePaul Law Review 821 (2003)

The Judge Has No Robes: Keeping the Electorate in the Dark
About What Judges Think About the Issues,
36 Indiana Law Review 719 (2003)

The Rehnquist Choice, Review of John Dean Book,
55 Stanford Law Review 1457 (2003)

A Better Way [to Elect the President], 35 National Journal 24 (2003)

Must the Interests of the Client Always Come First?
53 Maine Law Review 471 (2001)

What If . . . Buckley Were Overturned?
16 Constitutional Commentary 347 (1999)

Discretionary Appellate Review of Non-Final Orders: It's Time To
Change the Rules, 1 Journal of Appellate Practice & Process 285
(1999) (Co-authored with Howard B. Eisenberg)

The Final Report of the Commission on Structural Alternatives
for the Federal Courts of Appeal: Details Matter, 15 Journal of Law
and Politics 457 (1999)

The Inadequate Search for "Adequacy" in Class Actions: A Brief Reply to
Professors Kahan and Silberman, 73 New York University Law Review
1179 (1998)

Representing the Unrepresented in Class Actions, 71 New York University
Law Review 439 (1996) (co-authored with Brian Wolfman)

Appointments Clause Problems in the Dispute Resolution Provisions of the United States-Canada Free Trade Agreement
49 Washington & Lee Law Review 1299 (1992)

A Non-Power Looks at Separation of Powers, 79 Georgetown Law Journal
281 (1990)

Protective Orders, Plaintiffs, Defendants and Public Interest in Disclosure: Where Does the Balance Lie? 24 University of Richmond Law Review 109 (1989)

How Independent Are Independent Regulatory Agencies?
1988 Duke Law Journal 252 (1988)

OMB Interference with Agency Rulemaking: The Wrong Way to Write a Regulation,
99 Harvard Law Review 1059 (1986)

The Administrative Procedure Act: A Living and Responsive Law,
72 Virginia Law Review 253 (1986)

The Chief Justice of the United States: More Than Just the Highest Ranking Judge,
1 Constitutional Commentary 57 (1984) (co-authored with D. Scott Stenhouse)

Presidential Intervention in Informal Rulemaking: Striking the Proper Balance,
56 Tulane Law Review 879 (1982)

Defining the Unauthorized Practice of Law: Some New Ways of Looking at an Old Question, 4 Nova L.J. 363 (1980)

Rights Without Remedies: The Burger Court Takes The Federal Courts out of the Business of Protecting Federal Rights, 30 Rutgers Law Review 841 (1977)

An Overview of Consumer Protection and Public Interest Groups: The Need for a Multiple Approach, 12 New England Law Review 849 (1977)

Sentencing in Criminal Antitrust Cases, 46 Antitrust Law Journal 528 (1977)

Institute on Advertising within the Legal Profession - Pro,
29 Oklahoma Law Review 609 (1976)

Closing Costs: Soaring Costs and Consumer Confusion,
92 Banking Law Journal 30 (1975)

HONORS

Philip A. Hart Lecturer, Georgetown Law Center, 1989

Emanuel Emroch Lecturer, University of Richmond Law School, 1989

William J. Brennan, Jr., Public Service Award, District of Columbia Bar, 1995

Frank M. Coffin Lecturer, University of Maine School of Law, 2000

Potter Stewart Award, Council for Court Excellence, Washington D.C., 2003

Peter P. Mullen Chair in Law, Georgetown University, 2003

Public Citizen, Renamed Supreme Court Assistance Project for Him, 2003 Joseph Cohen

Lecturer, University of Missouri-Kansas City Law School, 2005

Robert Vaughn FOIA Legend Award, Washington College of Law, 2011

Distinguished Higgins Visitor, Lewis & Clark Law School, 2013

D.C. Appleseed Center, Champion of Democracy Award 2015