
Contributors

Sandra L. Babcock is a Clinical Professor of Law at Cornell Law School and specializes in international human rights litigation, access to justice, death penalty defense, international gender rights and the application of international law in US courts. She is the Faculty Director of the Cornell Center on the Death Penalty Worldwide. Through her clinical teaching, Professor Babcock has spent several years working on access to justice for death-sentenced prisoners in Malawi and Tanzania, where her advocacy and the work of her clinic students has led to the release of more than 140 prisoners formerly sentenced to death. From 2000 to 2006 she was the Director of the Mexican Capital Legal Assistance Program and was counsel to the Government of Mexico before the International Court of Justice in the case of *Avena and other Mexican Nationals (Mexico v United States)* and in the Supreme Court cases of *Sanchez-Llamas v Oregon* and *Medellin v Texas*. She is the founder and editor of *Death Penalty Worldwide*, a website and database that provide comprehensive information on the application of the death penalty around the world. She received her BA in International Relations from Johns Hopkins University in 1986 and her JD from Harvard Law School in 1991.

Sangmin Bae is Professor of Political Science at Northeastern Illinois University (Chicago, IL). She teaches and conducts research in the areas of human rights, human security, capital punishment, international organizations and East Asian politics. Her research focuses particularly on the role of political leadership and political institutions in explaining why countries respond differently to international human rights norms. Her work has appeared in various journals, including *Comparative Politics*, *International Journal of Human Rights*, *Asian Affairs*, *Pacific Affairs*, *International Politics*, *Human Rights Review* and *Zeitschrift Fuer Menschenrechte* (Journal for Human Rights), among others. She is the author of *When the State No Longer Kills: International Human Rights Norms and Abolition of Capital Punishment* (SUNY Press 2007) and *Human Security, Changing States and Global Responses* (Routledge 2015).

Richard C. Dieter received his law degree from the Georgetown University Law Center, where he served as an editor of the *Georgetown Journal of Legal Ethics*. He was the Executive Director of the Death Penalty Information Center in Washington, DC from 1992 until 2015, where he authored 40 widely-cited reports on the death penalty. Mr Dieter's most recent publication, *Battle Scars: Military Veterans and the Death Penalty* (DPIC 2015), received the Congressional Black Caucus's Veterans Braintrust Award. He served as an Adjunct Professor at the Catholic University School of Law for 14 years. Mr Dieter received the Frederick Douglass Human Rights Award from the Southern Center for Human Rights in 2016.

Brandon L. Garrett is the L. Neil Williams Professor of Law at Duke University School of Law, where he has taught since 2018. He was previously the Justice Thurgood Marshall Distinguished Professor of Law and White Burkett Miller Professor of Law and Public Affairs at the University of Virginia School of Law, where he taught from 2005. His research and teaching interests include criminal procedure, wrongful convictions, habeas corpus, corporate crime, scientific evidence, civil rights and constitutional law. Garrett's work, including several

books, has been widely cited by courts, including the US Supreme Court, state supreme courts and courts in other countries. Garrett frequently speaks about criminal justice matters before legislative and policy-making bodies, groups of practicing lawyers, law enforcement agencies and to local and national media. Garrett attended Columbia Law School where he was an articles editor of the *Columbia Law Review* and a Kent Scholar. After graduating, he clerked for the Hon Pierre N. Leval of the US Court of Appeals for the Second Circuit. He then worked as an associate at Neufeld, Scheck & Brustin LLP in New York City.

Evi Girling is a Senior Lecturer in Criminology at Keele University, UK. She gained her DPhil in anthropology in the early 1990s before focusing her research and teaching in the areas of criminology and criminal justice. Her research interests and publications include ethnographic explorations of crime-related insecurities and penal sensibilities in relation to extreme sentencing in the US and Europe. She has published on European identity and the abolition of the death penalty, the witnessing of the death penalty in popular culture and on the political and cultural lives of life without parole.

Carolyn Hoyle is Professor of Criminology at the University of Oxford and Fellow of Green Templeton College. She teaches and researches on the death penalty in all jurisdictions around the world and has published (along with Professor Roger Hood), the 4th and 5th editions of *The Death Penalty: A Worldwide Perspective* (Oxford University Press 2008; 2015) and various other articles and chapters on capital punishment, including for the United Nations. She has recently completed research with the National Law University of Delhi (India), the University of Dhaka (Bangladesh) and the Death Penalty Project (London) on studies of elite opinion on the death penalty in India and Bangladesh. She is currently researching the plight of foreign nationals at risk of the death penalty in Malaysia. Her latest book, on wrongful convictions, *Reasons to Doubt: Wrongful Convictions and the Criminal Cases Review Commission*, is published by Oxford University Press (Hoyle & Sato 2019).

Parvais Jabbar is the co-founder and Co-Executive Director of The Death Penalty Project, an international legal action charity based at the London law firm Simons Muirhead & Burton. Since 1995 he has specialized in representing prisoners sentenced to death at the appellate level in both criminal and constitutional cases before the Judicial Committee of the Privy Council, as well as assisting lawyers before local courts of appeal across the Commonwealth. He has also acted in numerous death penalty cases before international tribunals and courts, including the United Nations Human Rights Committee, the Inter-American Commission of Human Rights and the Inter-American Court of Human Rights. He is a founder member of the Pro Bono Panel of the UK Foreign & Commonwealth Office which provides legal assistance to British prisoners facing the death penalty, and was a member of the UK Foreign Secretary's Expert Group on the Death Penalty. He regularly leads and participates in expert delegations focusing on criminal justice reform and abolition of the death penalty. He has lectured on capital punishment issues to a wide range of audiences, including members of the judiciary and legal profession, parliamentarians and the diplomatic community. In 2012, he was awarded an MBE for services to international human rights and in 2016, received an Honorary Degree of Doctor of Laws from Middlesex University, UK.

Saul Lehrfreund is the co-founder and Co-Executive Director of The Death Penalty Project, a legal action charity based at the London law firm Simons Muirhead & Burton. Since 1992, he has represented prisoners facing the death penalty in criminal and constitutional appeals before

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Bharat Malkani is a Senior Lecturer in the School of Law and Politics at Cardiff University. He is the author of *Slavery and the Death Penalty: A Study in Abolition* (Routledge 2018) and numerous articles about capital punishment, with a particular focus on race, dignity and complicity with the death penalty. Bharat also has an interest in miscarriages of justice and works with the Cardiff University Innocence Project. Prior to his career in academia, Bharat worked on the Juvenile Death Penalty Initiative, based in Washington, DC and helped co-ordinate ultimately successful efforts to abolish capital punishment in America for persons convicted of crimes committed when under the age of 18.

Michelle Miao is an Assistant Professor of Law at the Chinese University of Hong Kong and the deputy director of the Centre of Rights and Justice in CUHK Law. Among Professor Miao's research interests are the intersections between the domains of criminology, human rights, socio-legal studies and international law. Professor Miao's recent scholarship focused on the administration of criminal law and policies in China and the United States. Professor Miao conducted research in the capacity of New York University's Global Fellow, University of Oxford's Howard League Fellowship and British Academy Postdoc Research Fellow. Professor Miao has authored book chapters and peer-reviewed journal articles published in the *American Journal of Comparative Law*, *Hastings International & Comparative Law Review*, *British Journal of Criminology*, *Theoretical Criminology*, *International & Comparative Law Quarterly* and *International Journal of Law, Crime & Justice*. Her scholarship and commentaries have been featured in various international media outlets, including *The Guardian*, *The Financial Times*, *The Wall Street Journal* and *The Globe and Mail*.

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Andrew Novak is Term Assistant Professor of Criminology, Law and Society at George Mason University, where he teaches international and comparative criminal justice. He received his Juris Doctor from Boston University School of Law and a PhD in law from

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Austin Sarat is William Nelson Cromwell Professor of Jurisprudence and Political Science and Associate Dean of the Faculty at Amherst College. He is the author or editor of more than 90 books, including *Gruesome Spectacles: Botched Executions and America's Death Penalty* (Stanford University Press 2014) and *The Death Penalty on the Ballot: American Democracy and the Fate of Capital Punishment* (Cambridge University Press 2019).

Mai Sato joined the School of Regulation and Global Governance (RegNet) at Australia National University in February 2019. Before joining RegNet she worked for the School of Law, University of Reading (UK) and for the Centre for Criminology, the University of Oxford (UK). Her monograph *The Death Penalty in Japan: Will the Public Tolerate Abolition?* (Springer 2014) received the Young Criminologist Award 2014 from the Japanese Association of Sociological Criminology.

William A. Schabas is Professor of International Law at Middlesex University in London. He is also Professor of International Human Law and Human Rights at Leiden University, distinguished visiting faculty at Sciences Po in Paris and honorary chairman of the Irish Centre for Human Rights. Professor Schabas holds BA and MA degrees in history from the University of Toronto and LLB, LLM and LLD degrees from the University of Montreal, as well as several honorary doctorates. He is the author of more than 20 books in the fields of human rights and international criminal law, including *The Abolition of the Death Penalty in International Law* (Cambridge University Press 2009). Professor Schabas drafted the 2010 and 2015 United Nations quinquennial reports on the death penalty. He was a member of the Sierra Leone Truth and Reconciliation Commission. Professor Schabas is also an Officer of the Order of Canada and a member of the Royal Irish Academy.

Carol S. Steiker is the Henry J. Friendly Professor of Law and Co-Director of the Criminal Justice Policy Program at Harvard Law School. She specializes in the broad field of criminal justice, where her work ranges from substantive criminal law to criminal procedure to institutional design, with a special focus on capital punishment. Her most recent book, *Courting*

Death: The Supreme Court and Capital Punishment, co-authored with her brother Jordan Steiker, was published by Harvard University Press in November 2016. In addition to her scholarly work, Professor Steiker has done pro bono work for indigent criminal defendants, including death penalty cases in the US Supreme Court. She has also served as a consultant and expert witness on issues of criminal justice for non-profit organizations and has testified before Congress and state legislatures.

Jordan M. Steiker is the Judge Robert M. Parker Chair in Law and Director of the Capital Punishment Center at the University of Texas School of Law. His work focuses primarily on the administration of capital punishment in the United States. He has written extensively on constitutional law, federal habeas corpus and the death penalty. Professor Steiker has testified before state legislative committees addressing death penalty issues in Texas and elsewhere, including state habeas reform, clemency procedures, sentencing options in capital cases and the availability of the death penalty for juveniles and persons with intellectual disabilities. He co-authored (with Carol Steiker) the report that led the American Law Institute to withdraw the death penalty provision from the Model Penal Code. Professor Steiker has also litigated extensively on behalf of indigent death-sentenced inmates in state and federal court, including in the US Supreme Court.

Jon Yorke is a Professor of Human Rights and the Director of the Centre for Human Rights at Birmingham City University. He has provided consultancy to the United Nations, the European Union and the Council of Europe on the question of the death penalty. He has filed amicus curiae briefs in death penalty cases in US state and federal courts, the African Commission on Human and Peoples' Rights and Sudanese courts.