

LAWS3045: Lawyers: Practice and Ethics: Richard Moorhead

[View Online](#)

Abel, Richard L. (1997). *Lawyers: a critical reader*. New Press.

Alice Woolley. (n.d.). Context, Meaning and Morality in the Life of the Lawyer. *Legal Ethics*.
<http://www.tandfonline.com/doi/abs/10.5235/1460728X.17.1.1>

Anthony Ogus. (2009). Regulation revisited. *Public Law*, Apr, 332–346.
<http://login.westlaw.co.uk/maf/wluk/ext/app/document?docguid=IFC258810231F11DEBA18CA797BE6038F&crumb-action=reset&entityID=https://shib-idp.ucl.ac.uk/shibboleth>

Ashley, L. (2010). Making a difference? The use (and abuse) of diversity management at the UK's elite law firms. *Work, Employment and Society*, 24(4), 711–727.
<https://doi.org/10.1177/0950017010380639>

Boon, A. (2010). Professionalism under the Legal Services Act 2007. *International Journal of the Legal Profession*, 17(3), 195–232. <https://doi.org/10.1080/09695958.2011.580561>

Boon, Andrew & Levin, Jennifer. (2008). *The ethics and conduct of lawyers in England and Wales* (2nd ed). Hart.

Campbell, R. (2012). Rethinking Regulation and Innovation in the U.S. Legal Services Market. *New York University Journal of Law and Business*, 9(1), 1–70.
<http://heinonline.org/HOL/Page?public=false&handle=hein.journals/nyujolbu9&id=7>

Celia Davies. (1996). The Sociology of the Professions and the Profession of Gender. *Sociology*, 30(4), 661–678.
http://www.jstor.org/stable/42855732?seq=1#page_scan_tab_contents

Cook, A. C. G., Faulconbridge, J. R., & Muzio, D. (2012). London's Legal Elite: Recruitment through Cultural Capital and the Reproduction of Social Exclusivity in City Professional Service Fields. *Environment and Planning A*, 44(7), 1744–1762.
<https://doi.org/10.1068/a43605>

Dingwall, R., & Fenn, P. (1987). "A respectable profession"? Sociological and economic perspectives on the regulation of professional services. *International Review of Law and Economics*, 7(1), 51–64. [https://doi.org/10.1016/0144-8188\(87\)90006-8](https://doi.org/10.1016/0144-8188(87)90006-8)

Dinovitzer, R., Gunz, H., & Gunz, S. (2014a). Unpacking client capture: evidence from corporate law firms. *Journal of Professions and Organization*, 1(2), 99–117.
<https://doi.org/10.1093/jpo/jou003>

Dinovitzer, R., Gunz, H. P., & Gunz, S. P. (2014b). Reconsidering Lawyer Autonomy: The Nexus Between Firm, Lawyer, and Client in Large Commercial Practice. *American Business Law Journal*, 51(3), 661–719. <https://doi.org/10.1111/ablj.12035>

Faulconbridge, J. R., & Muzio, D. (2009). The financialization of large law firms: situated discourses and practices of reorganization. *Journal of Economic Geography*, 9(5), 641–661. <https://doi.org/10.1093/jeg/lbp038>

Flood, J. (2013). Institutional Bridging: How Large Law Firms Engage in Globalization. *Boston College Law Review*, 54(3), 1087–1122. <http://heinonline.org/HOL/Page?public=false&handle=hein.journals/bclr54&id=1>

Fried, C. (1976). The Lawyer as Friend: The Moral Foundations of the Lawyer-Client Relation. *Yale Law Journal*, 85(8), 1060–1090. <http://heinonline.org/HOL/Page?public=false&handle=hein.journals/ylr85&id=1>
Gray, J. (2016). Lawyers and systemic risk in finance: could (and should) the legal profession contribute to macroprudential regulation? *Legal Ethics*, 19(1), 122–144. <https://doi.org/10.1080/1460728x.2016.1189115>

Griseri, P., & Seppala, N. (2010). Theories of ethics. In *Business ethics and corporate social responsibility* (pp. 49–79). South-Western Cengage Learning. <https://contentstore.cla.co.uk//secure/link?id=25a9c84c-7b36-e711-80c9-005056af4099>

Hadfield, G. K. (2008). Legal Barriers to Innovation: The Growing Economic Cost of Professional Control over Corporate Legal Markets. *Stanford Law Review*, 60(6), 1689–1732. <http://heinonline.org/HOL/Page?public=false&handle=hein.journals/stflr60&id=1>

Henderson, W. D. (2014). From Big Law to Lean Law. *International Review of Law and Economics*, 38, 5–16. <https://doi.org/10.1016/j.irle.2013.06.001>

Introduction and Course Information: (n.d.).

Kirkland, K. (2005). Ethics in Large Law Firms: The Principle of Pragmatism. *University of Memphis Law Review*, 35(4), 631–730. <http://heinonline.org/HOL/Page?public=false&handle=hein.journals/umem35&id=1>

Kumra, S. (2015). Busy Doing Nothing: An Exploration of the Disconnect between Gender Equity Issues Faced by Large Law Firms in the United Kingdom and the Diversity Management Initiatives Devised to Address Them. *Fordham Law Review*, 83(5), 2277–2300. <http://heinonline.org/HOL/Page?public=false&handle=hein.journals/flr83&id=1>

Law Journal Library 2008 - HeinOnline.org. (n.d.). <http://www.heinonline.org/HOL/Index?index=external-journals/wjcli/wjcli2008&collection=journals>

LETR | Legal Education and Training Review. (n.d.). <http://letr.org.uk/literature-review/>

- Lord Neuberger's Speech on Ethics and Advocacy in the twenty-first century, Iain Miller. (n.d.).
<http://theregulationoflegalservices.passle.net/post/102dgub/lord-neuberger-s-speech-on-ethics-and-advocacy-in-the-twenty-first-century>
- Marc Galanter and William Henderson. (2008). The Elastic Tournament: A Second Transformation of the Big Law Firm. *Stanford Law Review*, 60(6), 1867–1929.
http://www.jstor.org/stable/40040427?seq=1#page_scan_tab_contents
- Menkel-Meadow, C. (2001). Can They Do That - Legal Ethics in Popular Culture: Of Characters and Acts. *UCLA Law Review*, 48(6), 1305–1338.
<http://heinonline.org/HOL/Page?public=false&handle=hein.journals/uclalr48&id=1321>
- Moorhead, R. (2014). Precarious Professionalism: Some Empirical and Behavioural Perspectives on Lawyers. *Current Legal Problems*, 67(1), 447–481.
<https://doi.org/10.1093/clp/cuu004>
- Moorhead, Richard. (n.d.-a). The Ethical Capacities of New Advocates.
https://papers.ssrn.com/sol3/papers.cfm?abstract_id=2849698
- Moorhead, Richard. (n.d.-b). The Ethical Capacities of New Advocates.
https://papers.ssrn.com/sol3/papers.cfm?abstract_id=2849698
- Non-educational barriers to the elite professions evaluation - GOV.UK. (n.d.).
<https://www.gov.uk/government/publications/non-educational-barriers-to-the-elite-professions-evaluation>
- O'Dair, Richard. (2001). *Legal ethics: text and materials: Vol. Law in context*. Butterworths.
- Ongoing/Varied Assessment/Participation in classes: (n.d.).
- Ormrod, R. (1971). The reform of legal education. *The Law Teacher*, 5(2), 77–87.
<https://doi.org/10.1080/03069400.1971.9992353>
- Parker, C. (2013). Twenty years of responsive regulation: An appreciation and appraisal. *Regulation & Governance*, 7(1), 2–13. <https://doi.org/10.1111/rego.12006>
- Parker, C.; Evans, A.; Haller, L.; Le Mire, S. (2008). The Ethical Infrastructure of Legal Practice in Larger Law Firms: Values, Policy and Behaviour. *University of New South Wales Law Journal*, 31(1), 158–188.
<http://heinonline.org/HOL/Page?public=false&handle=hein.journals/swales31&id=1>
- Pearce, R. G.; Wald, E. (2012). Rethinking Lawyer Regulation: How a Relational Approach Would Improve Professional Rules and Roles. *Michigan State Law Review*, 2012(2), 513–536.
<http://heinonline.org/HOL/Page?public=false&handle=hein.journals/mslr2012&id=1>

Pepper, S. L. (2015). Three Dichotomies in Lawyers' Ethics (with Particular Attention to the Corporation as Client). *Georgetown Journal of Legal Ethics*, 28(4), 1069–1134.
<http://heinonline.org/HOL/Page?public=false&handle=hein.journals/geojlege28&id=1>

Perlman, A. M. (2015). Behavioral Theory of Legal Ethics, A. *Indiana Law Journal*, 90(4), 1639–1670.
<http://heinonline.org/HOL/Page?public=false&handle=hein.journals/indana90&id=1>

Politeia | A forum for Social and Economic Thinking. (n.d.). <http://www.politeia.co.uk/>

'Poshness test' is the new glass ceiling: Working-class denied top jobs as firms prefer 'well-travelled candidates with the right accent' | *The Independent*. (n.d.).
<http://www.independent.co.uk/news/uk/home-news/poshness-test-is-the-new-glass-ceiling-lack-of-wealthy-background-denies-working-class-people-top-10319541.html>

Postema, G. J. (1980). Moral Responsibility in Professional Ethics. *New York University Law Review*, 55(1), 63–91.
<http://heinonline.org/HOL/Page?public=false&handle=hein.journals/nylr55&id=1>

Prentice, Robert. (2004). Teaching Ethics, Heuristics, and Biases. *Journal of Business Ethics Education*, 1, 55–72.
<https://search.proquest.com/docview/884628944/AAD7525B70EB4776PQ/10?accountid=14511>

Rhode, D. L. (2000). *Ethics in practice: lawyers' roles, responsibilities, and regulation*. Oxford University Press.

Rhode, D. L.; Ricca, L. (2015). Diversity in the Legal Profession: Perspectives from Managing Partners and General Counsel. *Fordham Law Review*, 83(5), 2483–2508.
<http://heinonline.org/HOL/Page?public=false&handle=hein.journals/flr83&id=2535>

Robbennolt, J. K. (2015). Behavioral Ethics Meets Legal Ethics. *Annual Review of Law and Social Science*, 11(1), 75–93. <https://doi.org/10.1146/annurev-lawsocsci-120814-121631>

Robbennolt, J. K.; Sternlight, J. R. (2013). Behavioral Legal Ethics. *Arizona State Law Journal*, 45(3), 1107–1182.
<http://heinonline.org/HOL/Page?public=false&handle=hein.journals/arzjl45&id=1147>

Scott, C. (2012). A Meta-Regulatory Turn? Control and Learning in Regulatory Governance. In L. Kistemaker, M. Frishman, S. Zouridis, & S. Muller (Eds.), *The Law of the Future and the Future of Law*. http://www.fichl.org/fileadmin/fichl/documents/FICHL_11_Web.pdf

Simon, William H. (1998). *The practice of justice: a theory of lawyers' ethics*. Harvard University Press.

Sommerland, H. (2015). *The Social Magic of Merit: Diversity, Equity, and Inclusion in the*

English and Welsh Legal Profession. *Fordham Law Review*, 83(5), 2325–2348.
<http://heinonline.org/HOL/Page?public=false&handle=hein.journals/flr83&id=2377>

SRA | Consultation - A new route to qualification: The Solicitors Qualifying Examination (SQE) | Solicitors Regulation Authority. (n.d.).
<https://www.sra.org.uk/sra/consultations/solicitors-qualifying-examination.page>

SRA | Joint statement by the Law Society and the General Council of the Bar on the academic stage of training | Solicitors Regulation Authority. (n.d.).
<https://www.sra.org.uk/students/academic-stage-joint-statement-bsb-law-society.page>

SRA | Research on lawyer-client relationships in large firms | Solicitors Regulation Authority . (n.d.). <https://www.sra.org.uk/sra/how-we-work/reports/independence-report.page>

Tarlton Law Library: Exhibit: Law in Popular Culture: Introduction. (n.d.).
<http://tarlton.law.utexas.edu/lpop>

The Legal Services Board. (2010). *Regulatory Objectives: The Legal Service Act 2007*.
http://www.legalservicesboard.org.uk/news_publications/publications/index.htm

Vaughan, S. (2015). Going Public: Diversity Disclosures by Large U. K. Law Firms. *Fordham Law Review*, 83(5), 2301–2324.
<http://heinonline.org/HOL/Page?public=false&handle=hein.journals/flr83&id=1>

Vaughan, S. (2016). The state of the nation: diversity and the British legal academy. *The Law Teacher*, 50(2), 255–263. <https://doi.org/10.1080/03069400.2016.1163811>

Vaughan, S. (2017). 'Prefer not to say': diversity and diversity reporting at the bar of England & Wales. *International Journal of the Legal Profession*, 24(3), 207–226.
<https://doi.org/10.1080/09695958.2016.1181076>

Vaughan, S., Thomas, L., & Young, A. (2015). Symbolism over substance? Large law firms and corporate social responsibility. *Legal Ethics*, 18(2), 138–163.
<https://doi.org/10.1080/1460728x.2015.1119530>