

William H. Byrnes
Texas A&M University School of Law
Faculty Affiliate, Texas A&M Energy Institute
Research Affiliate, Texas A&M Institute of Data Sciences

SSRN articles: <http://ssrn.com/author=339796>
LinkedIn Profile: <http://www.linkedin.com/in/williambyrnes/>
Faculty page: <http://energy.tamu.edu/faculty-experts/william-h-byrnes/>

OVERVIEW OF PUBLICATIONS

- **10** authored or co-authored treatises and compendium titles, many multi-volumes, of 800 – 10,000 pages (Lexis, Kluwer).
- 2 updated treatises (Lexis, ALM)
- **203** authored or co-authored, and edited, quarterly, bi-annual, and annual **supplements** of at least 150 pages each.
- **33** annual authored or co-authored **book editions** (21 in the first five-years with Texas A&M) that require at least 200 pages of substantially revised or new content per edition.
- **57 book chapters** authored or co-authored.
- **1,332 media-length articles** (500 – 3,000 words) authored or co-authored for financial or tax media (about 90 percent are 500-750 words, 10 percent are from 1,500 to 3,000 words for feature placements).
- **1,000+ journalism posts** (50 – 100 words) for industry weekly newsletter (American Legal Media - ALM)
- Authored or co-authored **seven academic journal articles**.

IMPACT METRICS

- ALM article readership for 2018 (most recent data provided): **321,356**
- Lexis 2018 and 2019 treatise online accesses: **33,865 and 37,876 respectively**
- Kluwer compendium downloads: Access is via several portals and several countries (IntelliConnect, Cheetah, AnswersNext). Approximately 1,000 annually by primarily corporate counsel for this 10-volume set.
- [SSRN](#) downloads: 10,136 total, 7 SSRN citations and 21 Cross Referenced Citations.
- [GoogleScholar](#): 201 citations total (XX in 2022 thus far)
- [ResearchGate article reads](#): 28,830 and **9** citations total
- PlumX Metrics: since 2011 (does not allow a time-period search) 5,366 Usage, 2,430 Holdings, 2,033 Abstracts, 212 Full text, 681 Downloads, 61 Captures (exports and reader saves), 12 Citations
- [BePress downloads](#): 137 from 1 June 2021 – 25 May 2022, 602 access total
- Lexis available cites: **33 academic articles**, a court decision and plaintiff brief in another decision, 2 congressional documents, and 19 miscellaneous (IMF, book, media articles); and
- quoted in at least **68 media articles**.

11 LAW TREATISES & COMPENDIUMS (year of publication/edition and no. of volumes)

1. **PRACTICAL GUIDE TO U.S. TRANSFER PRICING 4TH EDITION** (LexisNexis Matthew Bender December 2019) (William Byrnes)
PRACTICAL GUIDE TO U.S. TRANSFER PRICING 3RD EDITION (LexisNexis Matthew Bender (William Byrnes since 2013) (Robert Cole, deceased 2013) (*see annual supplements*)
2. **TAXATION OF INTELLECTUAL PROPERTY AND TECHNOLOGY** (LexisNexis Matthew Bender, New York). (William Byrnes since 2015) (Marvin Petry retired 2018 – only assisted chapter 1) (*see bi-annual supplements*)

3. **FEDERAL TAXATION OF OIL & GAS TRANSACTIONS** (LexisNexis Matthew Bender, New York) (William Byrnes since 2016) (Robert Polevoi retired) (*see bi-annual supplements*)
4. **GUIDE TO FATCA & CRS COMPLIANCE** Vol 1 – 2) (new editions published 2017-1, 2017-2, 2018, 2019, 2020 forthcoming) LexisNexis Matthew Bender) (William Byrnes & Robert Munro)
GUIDE TO FATCA COMPLIANCE (new editions published 2013, 2014, 2015, 2016) (LexisNexis Matthew Bender) (William Byrnes & Robert Munro)
5. **MONEY LAUNDERING, ASSET FORFEITURE AND RECOVERY, AND COMPLIANCE- A GLOBAL GUIDE** (2011) (LexisNexis Matthew Bender (William Byrnes & Robert Munro) (*see quarterly supplements*)
6. **FOREIGN TAX & TRADE BRIEFS 2ND EDITION (2011)** (LexisNexis Matthew Bender) Vol. 1 & Vol. 2 (William Byrnes & Robert Munro) (*see quarterly supplements*)
FOREIGN TAX & TRADE BRIEFS (LexisNexis Matthew Bender 2008) Vol. 1 & Vol. 2 (William Byrnes & Robert Munro) (*see quarterly supplements*)
7. **TEXAS ESTATE PLANNING** (WILLIAM BYRNES) (Lexis) (since 2017) (*see annual supplements*)
8. **INTERNATIONAL WITHHOLDING TAX TREATY GUIDE 2ND Edition** (2011) (LexisNexis Matthew Bender (William Byrnes & Robert Munro) (*see quarterly supplements*)
INTERNATIONAL WITHHOLDING TAX TREATY GUIDE (LexisNexis Matthew Bender 2008, 2009) (William Byrnes & Robert Munro) (*see quarterly supplements*)
9. **INTERNATIONAL TRUST LAWS & ANALYSIS (& COMPANY LAWS)** (2009) (Kluwer Law International Vol. 1 - Vol. 10 (William Byrnes – responsible for company laws and topics) (Robert Munro – responsible for trusts) (*see quarterly supplements*)
10. **NAT'L UNDERWRITER ADVANCED MARKETS TREATISE** (Vol. 1 – Vol. 8) (National Underwriter Co. monthly supplements from 2010 through 2016) (William Byrnes & Robert Bloink)
11. **TAX HAVENS OF THE WORLD** (LexisNexis Matthew Bender) (since 2008) Vol. 1 - Vol. 3 (William Byrnes & Robert Munro) (*see quarterly supplements*)

3 TAX BOOK TITLES (year of publication and no. of volumes) (3 annual titles, 18 editions 2015 – 2021)

1. **TAX FACTS ON INSURANCE & EMPLOYEE BENEFITS** (The Nat'l Underwriter Co., an American Legal Media mark) annual editions include 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020) Vol. 1 & Vol. 2 (William Byrnes & Robert Bloink)
2. **TAX FACTS ON INVESTMENTS** (The Nat'l Underwriter Co., an American Legal Media mark) annual editions include 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020) Vol. 1 & Vol. 2 (William Byrnes & Robert Bloink)
3. **TAX FACTS ON INDIVIDUALS AND SMALL BUSINESS** (The Nat'l Underwriter Co., an American Legal Media mark) annual editions include 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020) (William Byrnes & Robert Bloink)

SHORT BOOKS: 4 total

1. **SALES ESSENTIALS** (Life & Health): **PROSPECTING** (The Nat'l Underwriter Co., 2014) (William Byrnes & Robert Bloink)
2. **SALES ESSENTIALS** (Life & Health): **MANAGING YOUR AGENCY** (The Nat'l Underwriter Co., 2014) (William Byrnes & Robert Bloink)
3. **SELECTED PROVISIONS AND ANALYSIS OF THE TAX RELIEF ACT OF 2010** (The Nat'l Underwriter Co., 2011) (William Byrnes & Robert Bloink)
4. **TAX REFORM FOR SOUTH AFRICA** (International Law & Tax Institute, Geneva 1995) (Barry Spitz & William H. Byrnes)

58 BOOK CHAPTERS:

1. Chapter "Pillar One and Transfer Pricing Rules: An Expert Critical Assessment" (**12 pages of 7,250 words**) Digital Economy, Transfer Pricing and Litigation in Tax Matters – Ongoing 2030 (SDG) and Addis Ababa Action Agendas (an academic publication by Thomson, funded by the European Union)

Doing Business in the United States (Lexis) 13 Chapters, 850 pages)

1. Ch. 11 Pattern of United States Taxation (Revised 2018)
2. Ch. 12 Taxation of Nonresident Alien Individuals and Foreign Entities (Revised 2018)
3. Ch. 56 Business Organizations and their Tax Factors (Revised 2018)
4. Ch. 60 Tax Aspects of Partnerships (Revised 2018)
5. Ch. 67 Taxation of Limited Partnerships and Limited Liability Companies (Revised 2018)
6. Ch. 70 Taxation of Business and Investment Trusts and Specialized Investment Entities (Revised 2018)
7. Ch. 72 Tax Aspects of Corporations Generally (Revised 2018)
8. Ch. 73 Subchapter S corporations (Revised 2019)
9. Ch. 74A PFIC
10. Ch. 86 Pensions & Profit Sharing Plans (Revised 2020).
11. Ch. 89 Employee Fringe Benefits (Revised 2020)
12. Ch. 98 Tax Aspects of Franchising (Revised 2018)

International Business Planning: Law and Taxation (Lexis), Substantial Revision Author of 11 Chapters of 26 total of publication, approximately 1,000 pages

1. Ch. 1 Representing Clients in Int'l Business Transactions (Revised 2020)
2. Ch. 16 The Importance of Outbound Business Tax Planning (Revised 2018)
3. Ch. 17 Export Tax Incentives (Revised 2018)
4. Ch. 18 Foreign Branch Office (Revised 2019)
5. Ch. 19 Technology Transfers (Revised 2018)
6. Ch. 20 Tax Structuring for Foreign Investment (Revised 2018)
7. Ch. 21 Tax Foreign Based Earnings (Revised 2019)
8. Ch. 22. Transfer Pricing--Tax Planning and Tax Controversies (Revised 2018)
9. Ch 22A Advance Pricing Agreements Format (Revised 2020)
10. Ch. 23 Controlled Foreign Corporations (Revised 2018)
11. Ch. 24 Foreign Business Restructuring (Revised 2019)
12. Ch. 25 Foreign Currency Risk (Revised 2019)
13. Ch. 26 Foreign Based Employees (Revised 2019)
14. Ch. 27 Taxation of Digital Business (new 2020).

Appleman on Insurance Law Library

1. Ch. 12 (Revised 2019) 74 pages

Revision of **California Forms of Pleading and Practice** (Lexis) 5 Chapters

1. Ch 227. Dissolution of Marriage: Tax Effects (Revised 2018) 316 pages
2. Ch 346. Limited Liability Companies (Revised 2018) 258 pages
3. Ch 555: Trust Deed as and Real Property Mortgages (Revised 2018) 313 pages
4. Ch 453: Probate & Estate Tax (with Natasha Bivens as RA) (Revised 2018) 150 pages
5. Ch 540 Tax Assessments (with Natasha Bivens as RA) (Revised 2018) 245 pages

Mertens Law of Federal Income Taxation (Thomson Reuters/Westlaw) – 16 Chapters, from 100 to 450 pages in length)

1. **Patents, Franchises, Trademarks and Tradenames** in, 4 MERTENS LAW OF FED INCOME Tax 22C: 1-102 (Thomson-West 2013) (William H. Byrnes & Jason A. Fiske)
2. **Taxation on Nonlife Insurance Companies**, in 11 MERTENS LAW OF FED INCOME Tax 44: 1-67 (Thomson-West 2013) (William H. Byrnes & Jason A. Fiske)
3. **Examination and Audit of Returns**, in 14 MERTENS LAW OF FED INCOME §49B:1-181 (Crystal Galin ed. Thomson-West 2011) (William H. Byrnes & Jason A. Fiske)

4. **Statute of Limitations on Assessment and Collections**, in 15 MERTENS LAW OF FED INCOME § 57:1-149 (Thomson-West 2011) (William H. Byrnes & Jason A. Fiske)
5. **Deduction of Interest**, in 7 MERTENS LAW OF FED INCOME § 26:1-251 (Thomson-West 2010) (William H. Byrnes & Jason A. Fiske)
6. **Accounting Periods**, in 2 MERTENS LAW OF FED INCOME § 13:1-411 (Thomson-West 2010) (William H. Byrnes & Jason A. Fiske)
7. **Community Property**, in 3 MERTENS LAW OF FED INCOME § 19:1-119 (Thomson-West 2010) (William H. Byrnes & Jason A. Fiske)
8. **Deduction of Expenses for Production of Income**, in 6 MERTENS LAW OF FED INCOME § 25A:1-131 (2010) (William H. Byrnes & Christopher M. Sove)
9. **Business Expenses: Deductible or Capitalizable**, in 6 MERTENS LAW OF FED INCOME §25:1-449 (Thomson-West 2009) (William H. Byrnes, IV, Jason A. Fiske & Christopher Sove)
10. **Depreciation**, in 5 MERTENS LAW OF FED INCOME §23A:1-407 (Thomson-West 2009) (William H. Byrnes, IV & Christopher M. Sove)
11. **Annuities, Rent, Interest and Other Income**, in 1 MERTENS LAW OF FED INCOME §6A:1-256 (Thomson-West 2009) (William H. Byrnes & Jason A. Fiske)
12. **Depletion and Other Deductions Related to Natural Resources**, in 5 MERTENS LAW OF FED INCOME §24:1-370 (Thomson-West 2009) (William H. Byrnes, IV & Christopher M. Sove)
13. **Nonresident Aliens and Foreign Corporations**, in 12 MERTENS LAW OF FED INCOME TAX §45:1-345 (Thomson-West 2008) (William H. Byrnes, IV, Christopher Sove & David Herzig)
14. **Claims for Refund**, in 15 MERTENS LAW OF FED INCOME TAX §58:1-144 (Thomson-West 2008) (William H. Byrnes, IV, Larry Fedro, Christopher Sove)
15. **Income Tax Returns and Disclosures**, in 13 MERTENS LAW OF FED INCOME §47:1-338 (Thomson-West 2008) (William H. Byrnes, IV, Robert Bloink et al.)
16. **Alimony and Divorce**, in 8 MERTENS LAW OF FED INCOME §31A:1-270 (Thomson-West 2008) (William H. Byrnes, IV, Robert Bloink et al.)

Oxford University Press

1. **Singapore: E-Commerce Taxation in Singapore**, in GLOBAL E-BUSINESS LAW & TAXATION 87 (Oxford University Press 2009) (William H. Byrnes, IV & Christopher M. Sove)
2. **India: India E-Commerce Taxation**, in GLOBAL E-BUSINESS LAW & TAXATION 51 (Oxford University Press 2009) (William H. Byrnes, IV & Christopher M. Sove)

Lexis Practice Advisor

1. William Byrnes, [1-1H:4 Lexis Tax Advisor -- Federal Topical § 1H: \(2020\)](#) Vol. 1H Intellectual Property Transactions.
2. William Byrnes, **FATCA Advisor**, in Lexis® Practice Advisor (LexisNexis 2016)

National Underwriter

Taxation of Real Estate, in ADVISOR'S GUIDE TO COMMERCIAL REAL ESTATE INVESTMENT, 77-111, National Underwriter (2014) (William H. Byrnes & Robert S. Bloink)

Edward Elgar

Taxation, in FOREIGN TRADE ZONES (Edward Elgar 2012) (William H. Byrnes)

Sweet & Maxwell

1. **United States**, in INTERNATIONAL TAX SYSTEMS AND PLANNING TECHNIQUES 823-900 (Sweet & Maxwell 2011, 2012) (William H. Byrnes & Robert Kiggins)

2. **United States**, in INTERNATIONAL TAX SYSTEMS AND PLANNING TECHNIQUES 741-814 (Sweet & Maxwell 2010) (William H. Byrnes & Patrick Ryll)
3. **United States**, in INTERNATIONAL TAX SYSTEMS AND PLANNING TECHNIQUES 65 (Sweet & Maxwell 1999 - 2004) (William H. Byrnes, IV, ed.)

TEXTBOOKS

1. **PRINCIPLES OF INTERNATIONAL TAXATION** (electronic textbook in cooperation with Kluwer Law International 1998 and supplements) (William H. Byrnes et al.)
2. **TAX TREATIES** (electronic textbook in cooperation with Kluwer Law International 1998 and supplements) (William H. Byrnes et al.)
3. **PRINCIPLES OF INTERNATIONAL TAXATION & CASES SUPPLEMENT** (Central Law Training-Wilmington 2004) (William H. Byrnes) (adopted by STEP in 2004 for its global international tax program in many countries)

ARTICLES

Mertens Federal Income Tax Developments (Thomson Reuters/Westlaw) – 21 commissioned articles

1. Exploring the Extent of Like-Kind Nonrecognition Treatment (and Its Potential Demise), Mertens Law of Fed Income Tax- Developments & Highlights 8-29 (Thomson-West October 2014) (William H. Byrnes, Haik Chalikian & Robert Bloink)
2. NRAs and U.S. Real Estate Investments, Mertens Law of Fed Income Tax- Developments & Highlights 9-21 (Thomson-West August 2014) (William H. Byrnes, David Herzig, and Kris Odegard)
3. Has The Individual Retirement Account Lost its Luster? Recent Scrutiny of Rollovers and Non-Spousal Inheritance Rights May Dull the IRA for Retirement and Estate Planning, Mertens Law of Fed Income Tax- Developments & Highlights 9-21 (Thomson-West June 2014) (William H. Byrnes, Robert Bloink, & Theron West)
4. Final Regulations for the Net Investment Income Tax Answer Many, But Not All, Questions for the 2013 Tax Year Filing Season *in* Mertens Law of Fed Income Tax- Developments & Highlights 8 -18 (Thomson-West February 2014) (William H. Byrnes, Robert Bloink, & Theron West)
5. Can Employers Obtain Tax Advantages Complying With The Affordable Care Act?, *in* Mertens Law of Fed Income Tax- Developments & Highlights 9 - 16 (Thomson-West October 2013) (William H. Byrnes, Robert Bloink, & Theron West)
6. May A Proposed Expansion Of Master Limited Partnerships' (MLPs) Tax Benefits For "Renewable" Energy Lead To America's Energy Independence? *in* Mertens Law of Fed Income Tax- Developments & Highlights 5 - 14 (Thomson-West August 2013) (William H. Byrnes, Robert Bloink, & Theron West)
7. FATCA's Coming Attractions: Mid-Summer Opening of the IRS' FATCA Portal and the Signing of Fifty-Plus Intergovernmental Agreements, *in* Mertens Law of Fed Income Tax- Developments & Highlights 5 - 20 (Thomson-West June 2013) (William H. Byrnes)
8. Taxmageddon Averted: The American Taxpayer Relief Act of 2012's New Era of Tax Certainty, *in* Mertens Law of Fed Income Tax- Developments & Highlights 15 - 24 (Thomson-West February 2013) (William H. Byrnes & Robert Bloink)
9. There Is An End to Everything, To Good Things As Well As Bad: A Summary of the 2012 Sunsets and Taxmageddon, *in* Mertens Law of Fed Income Tax- Developments & Highlights 8-21 (Thomson-West July 2012) (William H. Byrnes & John Walker)
10. FATCA's February 2012 Proposed Regulations with Softened Compliance: Carrots But Mostly Sticks, *in* Mertens Law of Fed Income Tax- Developments & Highlights 8-21 (Thomson-West Mar. 2012) (Albert Gil Soriano & William H. Byrnes)
11. To Provide Pay? Determining the Employer's Best Option for Employer- Based Health Care Coverage under the Affordable Care Act *in* Mertens Law of Fed Income Tax- Developments & Highlights 9-17 (Thomson-West Jan. 2012) (William H. Byrnes & Stephen Polak)
12. Investment Fund Managers' Carried Interest: Low Rates on High Gain, *in* Mertens Law of Fed Income Taxation- Developments & Highlights 7-15 (Thomson-West Nov. 2011) (William H. Byrnes, Benjamin S. Turner, & Tyler Voss)
13. What's New with Gifting?, Mertens Law of Fed Income Taxation- developments and highlights 10-19 (Thomson-West Sept. 2011) (William H. Byrnes & Benjamin Turner)

14. Caring and Sharing (An Estate Tax Exemption Between Spouses): An Overview of the Portability of the Spousal Credit, *in* Mertens Law of Fed Income Taxation- developments & highlights 5-12 (Thomson-West June 2011). (William Byrnes & Benjamin S. Turner)
15. Tax Relativity: Codification of Economic Substance Doctrine, *in* Mertens Law of Fed Income Taxation- developments & highlights 10-20 (Benjamin S. Turner ed., Thomson-West May 2011) (William H. Byrnes & Benjamin S. Turner)
16. New Tax Legislation Encourages Small Business to Change Their Thoughts on Charity, Public Relations, and Expenses, *in* Mertens Law of Fed Income Taxation- developments & highlights 8-20 (Thomson-West Feb. 2011) (William H. Byrnes & Hannah Bible)
17. Can I Get your 1099 Info With My "To Go" Order, *in* Mertens Law of Fed Income Taxation- developments & highlights 5-10 (Thomson-West Oct. 2011) William H. Byrnes & Hannah Bible,
18. Transitionally Divorcing to Obtain the Tax Treatment of Domestic Partnerships, *in* Mertens Law of Fed Income Taxation- developments & highlights 11-25 (Thomson-West Aug. 2010) (William H. Byrnes & Hannah Bible)
19. Self-Employment Taxes and Their Discrimination of Barbershop Trios for French Quartets, *in* Mertens Law of Fed Income Taxation- developments & highlights 10-17 (July 2010) (William H. Byrnes & Hannah Bible)
20. Recent Changes Affecting Americans with Foreign Financial Accounts, *in* Mertens Law of Fed Income Taxation- developments & highlights 11-18 (Thomson-West Apr. 2010) (William H. Byrnes & Christopher M. Sove)
21. Too Good to be True? Tax Consequences of Stranger- Owned Life Insurance, *in* Mertens Law of Fed Income Taxation- developments & highlights 13-19 (Thomson-West Dec. 2009) (William H. Byrnes & Christopher M. Sove)

Law Review

1. ***Transfer Pricing and State Aid: The Unintended Consequences of Advance Pricing Agreements*** (lead article for United Nations UNCITAD's World Investment Forum, Transnational Corporations, Vol. 25(2), pp. 9-36, 2018)
2. ***How May the United States Leverage its FATCA IGA Bilateral Process to Incentivize Good Tax Administrations among the World of Black Hat and Grey Hat Governments? A Carrot & Stick Policy Proposal*** [Emory International Law Review, Vol. 31, No. 1, 2017](#)
3. Cited at FN 243 and 328 as the author of the tax section of article: ***U.S. Foreign Trade Zones, Tax-Free Trade Zones Of The World, And Their Impact On The U.S. Economy***, 12 J. Int'l Bus. & L. 149 (Spring, 2013) [Susan Tiefenbrun](#)
4. ***Ancient Roman Munificence: The Development of the Practice and Law of Charity***, 57 Rutgers L. Rev. 1043 – 1110 (69 pages) (2005) (William H. Byrnes)
5. ***The Private Foundation's Topsy Turvy Road in the American Political Process***, 4 Hous. Bus. & Tax L.J. 498 - 592 (96 pages) (2005) (William H. Byrnes)
6. ***A Review of the Development of an Internet Delivered LL.M Program in the United States***, United States, 3 University of Warwick School of Law- Journal of Information Law & Technology (2001) (William H. Byrnes)
7. ***Developments in Transfer Pricing: The OECD 1994 Draft Report & the United States Treasury Regulations***, 2 Eur. Law Student L. Rev. 44, 44-97 (1995) (William H. Byrnes)

Foreign Language

Published remarks (in Japanese), ***Treaty Override of the Japan-United States Tax Treaty: A three part analysis***. Waseda Asia Review No. 11 (2012) at p.74.

GOVERNMENT COMMISSIONS / COURT EXPERT

- Review and signature by invitation from Colombia University School of Law as academic leader for financial services, [Financial Scholars Oppose Eliminating "Orderly Liquidation Authority" As Crisis-Avoidance Restructuring Backstop](#), May 23, 2017.
- Subcommittee On Government Operations, Reviewing The Unintended Consequences Of The Foreign Account Tax Compliance Act (April 26, 2017). William Byrnes' research cited by witness James Bopp.

<https://oversight.house.gov/hearing/reviewing-unintended-consequences-foreign-account-tax-compliance-act/>

- Party to an Amicus filed August 22, 2016, in [MetLife, Inc. v. Fin. Stability Oversight Council](#), 2018 U.S. App. LEXIS 1624 United States Court of Appeals for the District of Columbia Circuit.
- Expert Declarations accepted by two courts of First Instance in Switzerland on IRS procedural matters regarding information collection (2015)
- Report to the British Virgin Islands of the Impact of a UK FATCA Type Arrangement On The Economy of the British Virgin Islands, And In Particular the Financial Services Sector (2013) pp. 200.
- William J. Fulbright Specialist Roster (Commission 2013 – 2018), appointed by peer review committee
- Report to the United Kingdom Foreign and Commonwealth Office on the Crown Overseas Territories of Bermuda, Cayman Islands, British Virgin Islands, Turks & Caicos Islands, Anguilla and Montserrat and on The States of Barbados, Bahamas and Panama Regarding the Regulatory, Competitive, Economic and Socio-Economic Impact of the European Union Code of Conduct on Business Taxation and Tax Savings Directive (Primary author 2004) pp. 900.
- United States Revenue Collection Procedures & Practices in the Light of the United States Constitution, South African Revenue Service (1995).

CITATIONS

68 Academic Articles found in Lexis search

1. [ARTICLE: Recovering the Proceeds of Foreign Crimes that Are Found in the United States](#), 46 N.C.J. Int'l L. & Com. Reg. 535
2. The Failures And The Future Of Private Foundation Governance, Zoey Orel, [46 ACTEC Journal 185 \(Spring 2021\)](#).
3. Yama Temouri, Ali Ahmed, Vijay Pereira and Chris Jones (2020), "The Relationship Between Corporate Governance and Tax Havens: A Critical Review and Future Research Directions", Annals of Corporate Governance: Vol. 5, No. 3, pp 148–207. DOI: 10.1561/109.00000022.
4. Advance Pricing Agreements: A Step Forward in Transfer Pricing Dispute Resolution? A Story From Developing Countries, Maria R.U.D. Tambunan, Haula Rosdiana, and Edi Slamet Irianto, [37 J. Tax'n Inv. 35 \(Summer 2020\)](#).
5. Cited in Cooperative Compliance Program for Individuals and Trusts: A Proposal for a Compliance Passport, Philip Marcovici¹ & Noam Noked, Journal of Tax Administration (2020)
6. Cited in ['I'd Gladly Pay You Tuesday for a \[Tax Deduction\] Today': Donor-Advised Funds and the Deferral of Charity \[article\]](#) Brunson, Samuel D, Wake Forest Law Review, Vol. 55, Issue 2 (2020), pp. 245-286
7. Cited in [NOTE: Transcending "Tax" Sovereignty and Tax Standardization: Three Questions](#), 45 Yale J. Int'l L. 191 Luis Calderon Gomez (Winter, 2020)
8. Cited three times in, Should The United States Adopt CRS?, 117 Mich. L. Rev. Online 118, Noam Noked (2019).
9. Cited 15 times in the Offshore Tax Enforcement Dragnet, 67 Emory L.J. 655, Shu-Yi Oei (2018)
10. Cited in Leak-Driven Law, 65 UCLA L. Rev. 532 (April 2018) at f.n. 35.
11. Cited twice [FATCA, CRS, and The Wrong Choice Of Who To Regulate](#), 22 Fla. Tax Rev. 77, Noam Noked (2018).
12. Cited in FATCA: Who Forgot To Attach The Carrot To The Stick?, Rich White, 10 Journal Of International Commercial Law 78-111 (Fall 2018)
13. Cited in Equalizing Or Encroaching? Ireland's Place In The European Commission's Move Toward Tax Harmony, 35 Wis. Int'l L.J. 704 (2018)
14. Cited in [Financial Crimes Compliance Self-Governance: Applying the Faragher Defense to Bank Secrecy Act/Anti-Money Laundering Violations](#), 48 U. Mem. L. Rev. 45, Cory Howard (2017).

15. Cited in [Is An American Value Added Tax Inevitable \[article\]](#), Johnson, Steve R., Florida State University Business Review, Vol. 15, pp. 1-32.
16. Cited in Too Much Collateral Damage FATCA: The Well-Intentioned, Yet Misguided and Unconstitutional, Tax Law, 35 J. Nat'l Ass'n L. Jud. 212 (2015).
17. Cited in Babazadeh, Natasha. "Legal Ethics and Cybersecurity: Managing Client Confidentiality in the Digital Age." Journal of Law & Cyber Warfare, vol. 7, no. 1, 2018, pp. 85–116. JSTOR, www.jstor.org/stable/26777964.
18. Cited in, [The Future of FATCA: Concerns and Issues](#), John Paul, 53 / Vol 37 / North East Journal of Legal Studies (2018).
19. Cited in, Revisiting Financial Services Sector Transparency through Whistleblowing: The Case of South Africa and Switzerland [Journal of African Law, 61, 1 \(2017\), 83-103](#), Herbert Kawadza (2017) – cited Tax Havens of the World and forgot the authorsbridge
20. Cited in article: [The Peer Review Process of the Global Forum on Transparency and Exchange of Information for Tax Purposes](#), Leo Neve, ELR (December 2017).
21. Cited in [article: Intellectual Property Commercialization & Cross-Border Transfer Pricing: Challenges For Applying An Arm's Length Principle To Intellectual Property Related Transactions By Multinationals And Possible Solutions--Insights From China, Australia, And Germany, 23 Currents Int'l Trade L.J. 3](#), George Tian (2019) – cited Tax Havens of the World as 'et al'.
22. Cited in [article: Base Erosion And Profit Shifting: How Corporations Use Transfer Pricing To Avoid Taxation, 40 B.C. Int'l & Comp. L. Rev. 287](#), Gregory Pun (2017)
23. Cited in article [Financial Crimes Compliance Self-Governance: Applying the Faragher Defense to Bank Secrecy Act/Anti-Money Laundering Violations, 48 U. Mem. L. Rev. 45](#) (Fall 2017)
24. Cited in article: Too Much Collateral Damage FATCA: The Well-Intentioned, Yet Misguided and Unconstitutional, Tax Law, 35 J. Nat'l Ass'n L. Jud. 212, Spring, 2015, Author Zac DeLap
25. Cited in article: [Charitable Naming Rights Transactions: Gifts Or Contracts?](#), 2016 Mich. St. L. Rev. 1267 (2016)
26. Cited in article: International Law And The Fight Against Bureaucratic Corruption In Africa, [33 Ariz. J. Int'l & Comp. Law 661](#), John Mukum Mbaku (2016).
27. Cited in article: Elective Taxation On Inbound Real Estate Investment, 2016 U. Ill. L. Rev. Online 1025, David J. Herzig.
28. Cited in article: [Student Comment: Promoting A Paradigm Of Collaboration In An Adversarial Legal System: An Integrated Problem Solving Perspective For Shifting Prevailing Attitudes From Competition To Cooperation Within The Legal Profession](#), 6 Barry L. Rev. 137, (2006). Author Krista Riddick Rogers.
29. Cited in article: [Independent Contractor Misclassification Penalties Under The Affordable Care Act](#), 36 Hous. J. Int'l L. 323 (Spring 2014).
30. Cited in article: [Hashing It Out: Problems And Solutions Concerning Cryptocurrency Used As Article 9 Collateral](#), 7 Case W. Reserve J.L. Tech. & Internet 79 (2016).
31. Cited in article: The Changing Face Of Health Reimbursement Arrangements: Affordable Care Act Implications For HRAs, 27 Loy. Consumer L. Rev. 156 (2014).
32. Cited in article: [The Attack On Planned Parenthood: A Historical Analysis](#), 219 UCLA Women's L.J. 165, Sarah Primrose (2012).
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262. *Supplement, in Tax Havens of the World 4* (with Dr. Robert J Munro) (LexisNexis Matthew Bender, New York 2011)
263. *Supplement, in Foreign Trade Briefs 2nd Ed. 1* (with Dr. Robert J Munro) (LexisNexis Matthew Bender, New York 2011)
264. *Supplement, in Foreign Trade Briefs 2nd Ed. 2* (with Dr. Robert J Munro) (LexisNexis Matthew Bender, New York 2011)
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266. *Supplement, in Foreign Trade Briefs 2nd Ed. 4* (with Dr. Robert J Munro) (LexisNexis Matthew Bender, New York 2011)
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ACADEMIC OR EDITORIAL BOARDS

- [Academic Committee](#), Annual Thesis Prize (\$2,000 + travel expenses) Committee, International Fiscal Association, U.S. branch. (2018- continuing).
- Editorial Board, Law360 Tax Authority International, 2019 – continuing)
- Academic member of Transfer Pricing Committee of ABA's Tax Section International Tax subsection. Nominated as Vice Chair of Committee for 2022.
- Editorial Board of the Law Review of the Attorney General of the State of Minas Gerais (Brazil) [[Revista Jurídica da Advocacia-Geral do Estado de Minas Gerais](#)] (five year term of 2012 – 2017, reappointed 2018 - 2023).
- Head of Editorial Board, Financial Advisory Publications, National Underwriter Co. (2010 – continuing)
- Editorial Board, Wolters Kluwer International Tax Law Blog (2015 - continuing),
- Editorial Advisor, international tax publications, LexisNexis professional (2008 – continuing)
- Editorial Board of the Scientific Journal of Economics, Taxes, and the Law of the Moscow Financial University of the Russian Federation (2014 - continuing).
- Kluwer, Author, Framework and Classification System for Comparison of World's Fiscal Regimes *For Kluwer Law & Tax International, for the benefit of the International Fiscal Association database project (1998-1999). Created a framework and classification system for a comparative analysis of all countries' fiscal systems, this being the organizational skeleton for a planned multi-volume electronic database of the last fifty years of International Fiscal Association cahiers and other publications as well as a comparative chart to overlay jurisdictional fiscal regimes.*
Consulting Editor, Kluwer International Law, a division of Wolters Kluwer Academic Publishers, 1996-2001.
- **EXCHANGE CONTROL ENCYCLOPEDIA** (William H. Byrnes, IV managing editor) (International Law & Tax Institute, Geneva 1995) (Barry Spitz) acquired by Butterworths (Lexis).

Law Professor Blog Network

- Law Professor Blog Network: International Financial Law Professor
<http://lawprofessors.typepad.com/intfinlaw/> (2014 – 2021)

LEXIS MIND-MAPS

- Creator and Co-Author, MindMaps for LexisNexis Law Communities: International Tax Maps (2010 - 2014) <http://www.lexisnexis.com/Community/taxlaw/content/TaxLawCommunityMindMap.aspx> (100K+ interactions)
- Mindmap 2008 – 2010 blog for US tax <http://cmsove.googlepages.com/>
- Mindmap 2008 – 2010 blog for AML <http://amlsample.googlepages.com/>

183 ACADEMIC, GOVERNMENT, ASSOCIATION, CONFERENCE PRESENTATIONS

1. [The State of the Economy: The Impact of Inflation and Interest Rates Increases for Wealth and Risk Professionals, 1st Quarter 2022](#). Organized a panel with James Nevels and George Mentz, March 28, 2022.
2. Deep Dive into OECD Digital Tax Proposals, TP Minds West Coast, Dec 8, 15:30. I organized a panel with Mastercard head of Transfer Pricing, Senior Tax Counsel of the IMF, and Head of Regulatory Risk of the IFC (World Bank).
3. Transfer Pricing Update 2022, International Tax
4. Preparing for 2022 Tax Legislative Changes, ALM webinar, October 27, 2022.
5. SEALS 2021. Discussion leader: Best Practices for Online Legal Education
6. SEALS 2021, Panelist for Online Regulator discussion
7. University of Amsterdam, Arm's Length and Global Value Chain: the Amazon U.S. and EU cases. April 29, 2021.
8. Employee Benefits, Qualified Plan Distributions, and Partial Terminations for 2021, American Legal Media (ALM), February 17, 2021.
9. What will be the biggest tax implications of the Biden administration for advisors? American Legal Media (ALM) November 18, 2020.
10. Discussion Group - Post Covid-19 Online & Hybrid Learning Pedagogy Best Practices and Standards Development, AALS, January 05, 2021.
11. Use of Data Analytics for the Common Reporting Standard and FATCA. University of Texas, Arlington, Business School, August 5, 2020.
12. Generating Community & Class Online Engagement, SEALS, August 2, 2020.
13. Law School Governance Surrounding Online Implementation, SEALS, July 31, 2020.
14. Accreditation, State Regulation, and Variance Usage, SEALS, July 31, 2020.
15. Online & Hybrid Learning Pedagogy Best Practices and Standards Development, SEALS, July 30, 2020.
16. [Quick Hits for Navigating COVID19](#) (CARES Act – Small Business Incentives) Tarrant County Bar May 1, 2020
17. [Tax Impact of Stimulus' RMD Waiver, Early Withdrawals](#): William Byrnes & Robert Bloink, American Legal Media (ALM), April 16, 2020.
18. [CARES Act Webinar: Small Business Incentives Under The Cares Act: Will It Help My Business?](#), William Byrnes & Neal Newman, Texas A&M Law, April 7, 2020.
19. National Security (annual conference) Discussion Group leader, Where Our Methods Intersect. March 30, 2020. Las Vegas
20. [Cross-Border Solutions Summit](#), Valuation of Intangibles, Is Residual Profit Split Method in the U.S. MNEs best interest? Discussion Leader March 6 – 8, 2020 in Sarasota).
21. University of Amsterdam presentation on State Aid and APAs Feb. 24, 2020.
22. Understanding the SECURE Act – What Your Clients Need to Know, ALM webinar (attracted over 800 registrants) Feb 13, 2020
23. ABA Tax Mid-Year 2020, An update on transfer pricing jurisprudence (Boca Raton, Jan. 31, 2020)

24. [AALS 2020: Discussion Group Leader, Revising the Standards and Best Practices that Apply to Online and Hybrid Learning \(Washington D.C.\)](#)
25. AALS 2020: speaker for Finance Deans panel for Deans on law school economics (Washington D.C.)
26. Retirement Savings Accumulation Strategies After Tax Reform, October 9, 2019, webinar for American Legal Media subscriber base.
27. [Online Legal Education Pedagogy, September 27, 2019, University of Denver School of Law conference on Hybrid Legal Education pedagogy.](#)
28. Using Transfer Pricing Analysis to Allocate Government Resources for Detect Crimes, September 6, 2019, Cambridge University, Jesus College, 37th Economic Crimes Symposium.
29. How should the residual be allocated for global transfer pricing? August 2, 2019, SEALS annual conference.
30. Annual Global Wealth workshop, April 5, 2019, presentation about wealth management education impact on client attraction and retention (Athens, Greece).
31. 3rd Annual MJ Conference hosted by Nova Law. Stackable, Legal Ed 2030: What does the Future Hold? Just-in-Demand, Industry Tailored Certificates & Degrees, March 29, 2019.
32. Helping Small Business Clients Save in 2019 and Beyond Leveraging Section 199A's 20% Deduction Tuesday, March 19, webinar for wealth industry.
33. Post-Reform Lessons From 2018 To Help Small Business Clients Save in 2019 and Beyond, ALM webinar, Feb 6, 2019.
34. "International Tax Cooperation" Congress 2019: Digital Economy, Transfer Pricing and Litigation in Tax Matters (MAPs + ADR). Ongoing 2030 (SDG) and Addis Ababa Agendas, hosted by University of Barcelona, sponsored by the EU and UN. "Balancing The BEPS Transfer Pricing Rules: An Expert Critical Assessment." Jan 17-18, 2019.
35. AALS 2019: assessing third party graduate program relationships, speaker Graduate Programs for Non-U.S. Lawyers and Post-Graduate Legal Education Joint Program
36. Lecture, University of Amsterdam, Impact of TCJA on U.S. Foreign Investment in the EU, December 3, 2018.
37. Speaker, faculty forum, Exploring Pedagogy and Online Legal Education, University of Memphis School of Law, November 8, 2018.
38. Speaker, The impact of tax risk on cross border business investment, UN's UNICTAD biennial World Investment Forum, Geneva, Oct. 22 – 26, 2018.
39. Workshop participant, invitation only Cambridge Forum for Transfer Pricing. Frankfurt, Oct. 17-19, 2018.
40. Speaker, Does BEAT Override U.S. Tax Treaties?, ABA Tax Fall meeting, Atlanta Oct. 4-6, 2018.
41. Speaker, Tax Reforms Impact on the International Investment Structuring of the Oil and Gas Upstream Segment of Industry, Energy Law & Policy workshop, College Station, Oct. 3 2018.
42. Speaker, U.S. Treasury's internal conference for Treasury and IRS Counsel, hour session on my perspectives on transfer pricing litigation and what the IRS should do. Aug 15, 2018.
43. Speaker, BEAT and its impact on transfer pricing, SEALS tax policy workshop, Aug 10, 2018.
44. Workshop speaker and participant, the State of Legal Education, Chicago, July 9 – 11, 2018 (Wolters Kluwer invitation only workshop).
45. Speaker, Why Have the Top Tier Schools Embraced Online Legal Education? June 6, 2018 (George Mason Law, Washington D.C.).
46. Lead off featured Speaker, 3rd annual Ethics and Risk "Bovay" academic conference, held on main campus, April 9, 2018.
47. National Security Conference, Security Agencies and Academia, invitation only, presentations on research. Presented on my research about black hat and grey hat governments. March 2018. Also sat on two PhD defenses boards very senior academics.
48. Speaker, "Adding Value for Graduate Law Students", AALS co-sponsored Sections of Graduate Programs and Post Graduate Legal Education.
49. Moderator, "Teaching Civil Law Students a Common Law Curriculum", AALS co-sponsored Sections of Graduate Programs and Post Graduate Legal Education.
50. Workshop Leader, "Comparables Benchmarking for Cost Accounting of a Law School". AALS Section for Finance & Administration Full Day Friday program.

51. Speaker, Forms W-8BEN and W-9 Compliance in Foreign and U.S. Business Transactions, Dec 19, 2017 12:00pm – 1:50pm. <https://www.straffordpub.com/products/forms-w-8ben-and-w-9-compliance-in-foreign-and-u-s-business-transactions-2017-12-19>
52. Speaker, [Overcoming the Challenges of Innovation within Legal Education](#), November 2, 2017 (Georgetown Law, sponsored by Thomson Reuters)
53. Cambridge Transfer Pricing Forum: only academic invited to discuss my research with the group of 30 (thought leaders from large firms and multinationals) Oct 11-13, 2017.
54. Do IP and Tax of IP Lawyers Speak the Same Language?, Aggie IP Lawyers, October 6, 2017.
55. Panel speaker: “Disclosure of Wealth: Calculating The Lost Revenue To Inform A Regulatory Analysis”, Jesus College (Cambridge University) (11:00 to 13:00 – Friday 8th September 2017)
56. Texas A&M University Law San Antonio Business Lecture Series: The Business Of Risk Management. Our first session features William Byrnes, a professor and former member of a major accounting firm, speaking on the trends in risk management that every professional should know. (May 23, 2017) See <https://law.tamu.edu/media/events/2017/05/23/events/san-antonio-speaker-series-the-business-of-risk-management>
57. American Academy of Attorneys-CPAs, Annual Conference, Thursday July 6, Speaker for Two Hours of CLE/CPE; Bringing Balance to Asset Forfeiture; What does the Risk in Legal Risk Management Mean?
58. Paper accepted for presentation, Texas Tax Professors Research Work Shop, University of Houston, May 19, 2017. Professor Cal Johnson of University of Texas wrote: “I want to express admiration for your Starbucks study. You have the ability to exploit data sources I did not know existed and the science I do not have to use them. What an extraordinary piece of work we got to see in the gestation period. Could you give me a next draft some months down the road? “
59. Speaker, Common Reporting Standard, financial services industry conference, April 24-27, 2017 (Madrid & Salamanca, Spain).
60. Speaker, Obtaining and Maintaining Clients, financial services industry conference, April 24-27, 2017 (Madrid & Salamanca, Spain).
61. Speaker, Education 4.0, Education in the Fourth Industrial Revolution, April 22, 2017 (Chennai, India)
62. Protection of Personal and Financial Information, April 19, 2017. 16th Annual Security Conference, April 18-20 (Las Vegas).
63. FATCA and CRS, the Challenges of Data, University of Amsterdam, 11 March 2017, 15:00 – 16:00
64. Bush School, International Trade & Sustainability course, “the coffee supply chain from a global value chain perspective in light of my Starbucks research”. Wednesday 3/9/17 2pm – 3pm.
65. Chair and Speaker, The World After BEPS, International Fiscal Association/TAMU, Mexico City, November 28, 2016.
66. Law & Economics Conference of Latin American (sponsored by the World Bank). A New Financial Data World Order. Business Analytics and Economic Indicators for Tax Risk Management for Tax Authorities. How May Latin America Manage the Resource Challenges? Bogota, Colombia. November 17-18, 2016.
67. National Tax Association session 32: [Information and Offshore Tax Evasion \(Compliance and Enforcement\)](#) November 10-12, 2016 (Nov 11 8:30 to 10:00 Session Organizer: [John Guyton](#), Internal Revenue Service). Proposing efficiencies for the overlapping systems for collection, verification, and dissemination of taxpayer information for encouraging compliance with reporting of foreign income and assets
68. Vertex Exchange Tax Congress (San Antonio, Oct. 30 – Nov. 2, 2016) Developments with International Tax Information Reporting and Compliance, November 2, 2016
69. Vertex Exchange Tax Congress (San Antonio, Oct. 30 – Nov. 2, 2016), Developments with International Withholding for Chapter 3 and Chapter 4, October 31, 2016
70. The Criminalization Of Tax Avoidance - How May The US Leverage Its FATCA IGA Bilateral Process To Incentivize Good Tax Administrations Among The World Of Black Hat And Grey Hat Governments? A Carrot & Stick Policy Proposal, Jesus College (Cambridge University) (11:00 to 13:00 – Saturday 11th September 2016):

71. Human Trafficking, Smuggling, Exploitation And Slavery – A Proposal For PLIs As An Analytical Tool For Indicia And Suspicion, Sidney Sussex College (Cambridge University) (14:00 to 17:00 – Wednesday 7th September 2016)
72. Transfer Pricing course and special presentation “Testing Starbucks’ transactional net margin method application to its roasting operation”, University of Amsterdam Faculty of Law’s Centre for Tax Law, ([LLM course, February 8 - 12, 2017](#)).
73. Chair, AALS Panel, Best Practices, International Legal Exchange for JD program (Jan 4, 2017).
74. Collection, Verification, and Dissemination of Taxpayer Information for Encouraging Compliance with Reporting of Foreign Income and Assets, [National Tax Association’s 109th Annual Congress](#) (Nov 10 – 12, 2016).
75. Country-by-Country Reporting and its Impact on Texas MNEs, Texas State Bar Association Section of Taxation, [19th Annual Symposium on International Taxation](#), Houston, Nov 4, 2016.
76. Country-by-Country Reporting and its Impact on Texas MNEs, Texas State Bar Association Section of Taxation, [19th Annual Symposium on International Taxation](#), Dallas Nov 3, 2016.
77. International Tax Information Reporting and Compliance, Vertex Exchange, San Antonio, Nov 2, 2016.
78. US Cross-Border Withholding: Tax Obligations and Compliance, Vertex Exchange, San Antonio, Oct 31, 2016.
79. How May The US Leverage Its FATCA IGA Bilateral Process To Incentivize Good Tax Administrations Among the World of Black Hat and Grey Hat Governments? A Policy Proposal. [Cambridge’s 34th Annual International Symposium on Economic Crime](#), Sept 10, 2016.
80. Human trafficking, smuggling, exploitation and slavery - Where does the buck stop? [Cambridge’s 34th Annual International Symposium on Economic Crime](#), Sept 7, 2016.
81. Panama Papers (interview), [Lawyer 2 Lawyer radio show](#), Legal Talk Network, May 6, 2016.
82. Anti-Money Laundering: Practical Guidance for Managing Regulatory Compliance in 2016 (May 4, 2016) https://theknowledgegroup.org/all-events-list/live-webcasts/event-homepage/?event_id=1572 see Press release [here](#)
83. Forms W-8BEN and W-9 Compliance in Foreign and U.S. Business Transactions: Meeting the Demands of the Substantially Overhauled W-8BEN Under New FATCA Rules (May 12, 2016) <https://www.straffordpub.com/products/forms-w-8ben-and-w-9-compliance-in-foreign-and-u-s-business-transactions-2016-05-12>
84. 2nd International Economic Forum “[In Search of the Missing Growth](#)” held at the Russian Federation’s Financial University (Moscow), Nov. 24 – 26 (2015); delivered a paper on applying valuation methodologies for cross-border activities – intangibles within ‘bundled services’ arrangements and within ‘platform contribution transactions’.
85. W8s, W9s, and Equivalent Tax Self Certification Compliance for Customer Identification and Withholding Determination (Stafford Information Solutions) November 12, 2015.
86. A Pedagogical Apologist for Establishing a Distance Education Program, CALI, University of Denver June 19, 2015. Best Practices for Distance Education, CALI, University of Denver June 19, 2015.
87. *Improvements to Combat Money Laundering and Terrorist Financing, A Comparative View of Spain and the United States*, (Madrid) May 8, 2015.
88. *Basics of Transfer Pricing for International Practitioners*, California State Bar April 21, 2015.
89. *Recommended Best Pedagogical Practices for Legal Education Delivered With Distance Learning Technologies*, University of Arizona Faculty Scholar Series, April 8, 2015.
90. *Regulatory Impact for Best Practices of Distance Education*, Work Group for Distance Learning in Legal Education, UC Hastings College of Law, March 14, 2015.
91. *Paradigm Shift Of The Tax Avoidance Concept: A Comparative View*, Central University of Finance and Economics (Beijing), March 13, 2015.
92. *Alternative Pedagogical Practices for Consideration by Instructional Faculty*, Waseda University faculty presentation (Tokyo) February 4, 2015.
93. *Big Data, Cyber Security, and Exchange of Information Challenges*, hosted by Waseda University for Tokyo financial community and treasury department (Tokyo) February 2-3, 2015.
94. *The 2015 New Year’s FATCA Update* (Stafford Information Solutions) January 22, 2015.
95. *Exchange of Information of Corporate Financials of MNEs for Addressing BEPS*, University of Amsterdam Centre for Tax Law (Winter course) January 21-27, 2015.

96. *Equivalent Tax Self Certification under FATCA, GATCA and the EU TSD* (Stafford Information Solutions) November 24, 2014.
97. *Comparing the Equivalency of the New CRS, BBA, and US Ben Owner Reporting Forms, What's a Financial Institution To Do?* Budapest, Hungary November 21, 2014.
98. *Big Data and FATCA; Transfer Pricing Update*; Vertex Exchange, New Orleans, September 27 and 28, 2014.
99. *Best Practices Report Workshop Leader*, William Mitchell, Minneapolis, Minnesota September 19, 2014.
100. *Program Start up and Assessment*, Dean's Invitation, Thurgood Marshall School of Law, Texas Southern University, July 24-25, 2014.
101. *Meeting the Demands of the Substantially Overhauled W-8BEN Under New FATCA Rules* (Stafford Information Solutions) July 10, 2014.
102. *Implementing Treasury and IRS Amendments for NFFEs; Determining FFIs and Payee Status; Complying With IGAs, Withholding and Reporting Rules* (Stafford Information Solutions) June 26, 2014.
103. *Exchange of Information: FATCA, GATCA, BEPS, in the context of Latin America*, [Rosario University – Bogota and Amsterdam Centre for Tax Law](#) (ACTL) of the University of Amsterdam (Bogota, Colombia) May 22-23, 2014.
104. *Novel Ideas: Literary Agents, Writers, and the Law* [Entertainment & Intellectual Property], San Diego County Bar Association Panel, April 16, 2014.
105. *Burning Issues for International Tax Career Seekers*, University of San Diego School of Law Graduate Tax Program, April 7, 2014.
106. *Cloning Your Clients*, Advisys Webinar, April 2, 2014.
107. Section Chair, Best Practices Report, Distance Learning Workgroup for Legal Education, Washington University School of Law (St. Louis), March 7, 2014.
108. *Tying Course Learning Outcomes into a Flip the Classroom Model*, Distance Learning Workgroup for Legal Education, Washington University School of Law (St. Louis), March 6, 2014.
109. *A New International Standard of Information Exchange*, University of Amsterdam Centre for Tax Law, January 16, 2014.
110. *Intergovernmental Agreements & Automatic Exchange With the USA: Is This The End of the United States as the World's Largest Offshore Centre?* Moscow State University & University of Amsterdam, Moscow, October 25, 2013.
111. *Do the Benefits to Russia of Compliance with the USA's FATCA Outweigh its Russian Costs?*, Russian Tax Conference, Siberian Federal University, September 27, 2013.
112. *Are some U.S. agreements more equal than others? DTAs, TIEA, IGAs and the U.S. Constitution. Exploring the Executive / Senate Treaty authority, House of Representative "Origination" of Tax authority, and Congressional Regulation of Commerce with Foreign Nations authority*, Conference on Constitutionalism, Siberian Federal University, Krasnoyarsk, Russia, September 26, 2013.
113. *Intergovernmental Agreement with the United States – What should it contain for Bermuda?* Government House, Hamilton, August 8, 2013.
114. *Categorization of Trusts by FATCA and the Intergovernmental Agreements*, HSBC, Switzerland, April 19, 2013.
115. *Consequences for the Accidental (Latin) American and US Reciprocal Automatic Exchange*, Credit Suisse, Switzerland, April 19, 2013.
116. *Intergovernmental Agreement Shopping for Definitions*, UBS, Switzerland, April 18, 2013.
117. *Where Will Deposits in the US Flee?*, Julius Bear, Switzerland, April 18, 2013.
118. *Will non-US banks continue do business with US Expats?* Hinduja, Switzerland, April 17, 2013.
119. *FATCA's Impact on US Banking by Mexican Clientele*, UBP, Switzerland, April 17, 2013.
120. *FATCA Implications for Latin American Clientele of Swiss Banks*, LATCAM – Swiss Chamber of Commerce Switzerland (April 16, 2013).
121. *FATCA's Compliance for San Diego Financial Institutions*, SDCBA CLE, San Diego April 10, 2013.
122. *Outcomes, Measures and Assessment in International Legal Exchanges*, Section on International Legal Exchange, AALS Congress, (New Orleans), January 7, 2013.
123. *De que modo outras culturas juridicas esperam se relacionar com o Brasil?*, Forum de Coordenadores dos programas de pos-graduacao em direito, supported by the OAB and CAPES, November 30, 2012.
124. *FATCA's Impact on Foreign Investment in US Real Estate and Related Products from 2013*, Thomson/Sweet & Maxwell authors conference (London), November 8, 2012.

125. *Leveraging ART (Alternative Risk Transfer) for Difficult to Value Assets*, Financial Services workshop (Spain), October 18, 2012.
126. *Pedagogical Approaches, Curriculum Offerings, and Best Practices for Capacity Building in the Financial Services and Legal Industry*, Government-Industry Workgroup (UTech, Kingston, Jamaica) September 20, 2012.
127. *Developing an Effective Anti-Money Laundering compliance regime*, LexisNexis Video CLE (permanent collection) (New York) April 26, 2012.
128. *FATCA Update*, LexisNexis Video CLE (permanent collection) (New York) April 25, 2012 (afternoon).
129. *Issues with Developing FATCA Compliance Systems*, CITCO (New York) April 25, 2012 (morning).
130. *Best Practices for Distance Education Development & Delivery*, KeyNote Address, and a panel discussion, WOSA (Indian National Board of Accreditation Congress), March 25 – 28, 2012
131. *How Well Do You Know Your Clients: Compliance/AML Issues/Crossing Borders*, AICPA, January 12, 2011
132. *How New Custody Rule Impacts CPA Financial Planners*, AICPA, January 11, 2011.
133. *The Nuance of Regulatory and Financial Reform*, AICPA, January 10, 2011.
134. *Exploring Alternative LLM programs: Executive, Mixed Delivery, and Dual Degrees (Non-US and Cross-Discipline)*. American Association of Law Schools Section on Graduate Programs for Non-US Lawyers Program Organizer, January 7, 2011.
135. *Treaty Override of the Japan-United States Tax Treaty: A three part analysis*. Waseda University Tokyo (Japan) Friday November 19th, 2010 *(Japanese translation of paper, Waseda Asia Review No. 11 (2012) at p.74.
136. *New Developments of the Spanish-United States Tax Treaty*, University of Valencia (Spain) November 4, 2010.
137. *New Avenues for US Real Estate Investments – Distressed Income Producing Commercial Properties*, Thomson-Reuters International Tax Systems & Planning Techniques conference London October 28, 2010.
138. *Proposal for Establishing a Work Group for Distance Education to Explore Learning Outcomes*, Regulatory Proposals, Future of Legal Ed Conference of Harvard Law School and New York Law School (October 16, 2010).
139. *The Compliance Costs to Business and Government versus the Expected Revenue Collection for the Overlapping Compliance Regimes of the USA (and there applicability to South Africa)*, SAIT Johannesburg, October 13, 2010.
140. *Using Econometrics and Predictive Modeling for Allocation of Resources to Counter Organized Crime*, April 22, 2010.
141. *Researching Current Trends and Strategies of Organized Crime Regarding Money Laundering*, (2009) with interactive media project exploring a predictive artificial intelligence system for trends in AML.
142. *Preparing for the New European Driven Wealth Management Model*, Financial Planners Association of the Certified Financial Planners, Palm Springs April 28, 2009.
143. *Business Process Outsourcing and Legal Services – Issues with India*, Florida Bar Association, Orlando, November 14, 2008.
144. *Tax Risk Management: The Relationship Circle*, Vertex Annual Congress, San Diego October 22, 2008.
145. *Transfer Pricing: Multi-Purpose Functional Analysis (Tax Department as the Hero)*, Vertex Annual Congress, San Diego October 21, 2008.
146. *Are Financial Institutions Optimally Utilizing Their AML Compliance Expenditures?*, opening address Cambridge Symposium on Economic Crimes, Jesus College, Cambridge Aug 30 – Sept. 6, 2008.
147. *New Neuroscience Understanding of Expertise*, American Accounting Association annual congress, Anaheim, Aug 2008.
148. *'How to Approach' for Online Programs*, CALI Conference, University of Nevada School of Law June 2007.
149. *Obtaining the Skills Required for Performing Tax Process Outsourcing*, All India Federation of Tax Practitioners at the New York Bar Association May 29, 2007.
150. *The Economic State of International Financial Services and Its Socio-Economic Impact*, EU Intra–Government Conference, non-governmental representative head line presenter and moderator among the EU Government officials and their territories and the IMF and Caribbean Development Bank, May 2007.
151. *Risks and opportunities in a global economy-perspective on the Investment Horizon*, American Academy of Financial Management & Pervasive Learning Solutions, New York April 7, 2007.

152. *Impact of Information Exchange on Colorado's International Banking Regime*, Offshore Institute, Denver, April 20, 2006.
153. *Charitable Supporting Foundations*, Lisbon, November 1-3, 2005.
154. *Education for the Financial Services Industry*, American Academy of Financial Management Conference, Geneva, December 9-10, 2004.
155. *Assessing Profits Margins Savings from Labour and Services Outsourcing*, Seville, October 7 -October 8, 2004.
156. *Risk Management and Asset Protection*, University at Sea (Mediterranean), July 20-August 1, 2004.
157. Co-Chair, Conference on Offshore Tax Planning, Compliance & Money Laundering, Cayman Islands, March 25-26, 2004.
158. *Report of Findings to the United Kingdom Government, Regulators, and Industry on the 'Byrnes Report' with Conclusions for New Opportunities in Financial Services*, EuroMoney's 5th Annual Financial Services Conference, London, May 26-27, 2004.
159. *Report of Findings to the British Virgin Islands Government, Regulators, and Industry on the 'Byrnes Report' with Conclusions for New Opportunities in Financial Services*, BVI's Community College, BVI, April 27-29 2004.
160. *Measuring Outcomes for Graduate Programs*, Section on Post Graduate Legal Education, AALS Annual Conference January 4, 2004.
161. *Procedural Elements of Tax Information Exchange from Banks*, Colorado Bankers Association, December 12, 2003.
162. *US Tax System and Emphasis on US Transfer Pricing Regulations*, Bangalore Chamber of Industry, December 8, 2003.
163. *Global Tax Information Exchange – The EU, DTA, TIEAs, and Other Means: Can States Treaty Shop to Obtain Information on Anyone?* Bombay Management Association Conference Proceedings, Mumbai, India, December 5-6, 2003.
164. *Tax Information Exchange Between the USA and Switzerland – By DTA and Other Means: How Does Due Process and the Attorney-Client Privilege Fit In*, Swiss Bankers Academy of Finance, Zurich, Switzerland, October 21-22, 2003.
165. *The Missing Link: When Did the Company Limited by Guarantee Mutate From that Limited By Shares?*, Malta, October 9-10, 2003.
166. *Taking an E-Commerce Business Offshore*, IBLS Strategic Global Summit for E-commerce, Orange County, Ca., September 18-19, 2003.
167. Co-Chair, Conference on Offshore Tax Planning, Compliance & Money Laundering, Cayman Islands, June 4-6, 2003.
168. Co-Chair, Conference on Offshore Tax Planning, Compliance & Money Laundering, Miami, December 4-6, 2002.
169. *Stanley Works proposed re-domicile Inversion transaction*, Conference Board presentation, (April?) 2002.
170. *Deductible Charitable Gifts for High Profile Person, Portugal, October 31-November 1, 2002.*
171. Co-Chair, Conference on Offshore Tax Planning, Compliance & Money Laundering, Bahamas, May 2-4, 2002.
172. *United States & Canadian Perspectives of the Company Limited By Guarantee, Portugal, October 25-26, 2001.*
173. *Online legal education: a US LLM program*, Journal Of Information Law and Technology BILETA Conference Proceedings, Warwick School of Law, April, 2001.
174. Referee for Published Conference Proceedings, "International Conference on Emerging Trends in E-commerce" Multimedia University, Kuala Lumpur, Malaysia, 21–23 November 2000.
 - a. Author of four papers for Workshop *Electronic B2B Markets Platforms, The Emerging Trend*.
 - b. Topic I: Emerging Trends in Electronic Commerce
 - c. Topic II: Emerging Trends for 2001 "3D and B2B/B2C" (Asian Focus)
 - d. Topic III: E-commerce: Business & Tax
 - e. Topic IV: Online legal education: a US LLM program.
175. *New Products for a New Offshore Environment*, Malta, October 19-20, 2000.
176. *Tax Issues for Dot Com Founders, Management, Operations and Investment Structures*, Bombay Management Association Conference Proceedings, Mumbai, India (December 1-2, 2000).
177. *Creating E-course Materials: Integration of the Instructivist, Constructivist, and Contextualist Approaches*, CALI Conference Proceedings at Chicago Kent College of Law, Chicago, June 21-24, 2000.

178. *The economics behind the OECD approach to developing jurisdictions – is liberalism dead?* Vancouver Society of Certified Financial Analysts, Vancouver, Canada, February, 2000.
179. *Controlled Foreign Corporation legislation: a comparative overview*, Bombay Management Association Conference Proceedings, Mumbai, India (December 1999).
180. *Transfer Pricing Documentation and Audits*, Bombay Management Association Tax Planning Conference Proceedings, Mumbai, India (December 4-5, 1998).
181. *Rabbi Trust – Law and Planning*, Marbella, Spain (October 21-23, 1999).
182. *Offshore Tax Planning at Work for You*, South Africa, March 1998.
183. *Tax Credit Financing, Hybrid Company Planning*, HSBC Banking Corporation Workshop, South Africa March, 1998.
184. *International Tax Planning Conference*, Bombay Management Association Tax Planning Conference Proceedings, India, December 5-6, 1997.
185. *Transfer Pricing*, IBC Tax Planning Conference, South Africa, March 19, 1997.
186. *International Tax Planning Seminar*, New Delhi, India, February 21, 1997.
187. *Anti-Avoidance Principles and Legislation, A Comparative Global Analysis*, Bombay Management Association Tax Planning Conference Proceedings, Mumbai, India, December 6-7, 1996.
188. *Transfer Pricing*, Conference Chaired, AIC Tax Planning Conference, Sandton, South Africa, March 18-19, 1996.
189. *A State's Civil Liability under Treaty of Rome Article 215*, Europa Institute Workshop, University of Amsterdam, Faculty of Law, Amsterdam (October 1994).

Prestigious Awards & Recognitions

- Visiting Scholar for a month in 2022 (on hold until post COVID) to University of Barcelona for the Taxation And Sustainable Development Goals (SDGs): Policy making in Global Tax Policies on International Tax Cooperation.
- William J. Fulbright Specialist Roster, peer reviewed
- National Press Club (Washington, D.C.), Journalist member #19868
- #9 tax professor downloaded for 2016 (SSRN)
- #1 blog article read 2016 (Kluwer Tax Blog)
- Education Leadership Award: "Professor William Byrnes' leadership and contribution to the field of education is well known," said Chairman of Awards & Academic Committee Edward Smith. "The position that you occupy in the fraternity is strategic and iconic. As a thinker and doer you are a role model and a believer in change. I am pleased that the Jury and Council of Board members would like to confer the Education Leadership Award to you." (India's National Board of Accreditation at WOSA 2012)
- Appointed Founding Fellow of the AALS (American Association of Law Schools) in 2018 (continuing). President selected from most active AALS members of 15+ years. See [Press Release here](#)
- Appointed Fellow of the ABF (American Bar Foundation, policy foundation of professors on law and society issues). Selected by ABF Board. 2022.

Misc

- "On behalf of the U.S. Department of Commerce SABIT Program, we would like to thank you for your contribution to the 2013 SABIT Intellectual Property Rights: Technology Commercialization Program. ... We appreciate the time that you took to make the meeting a success and hope that you enjoyed the opportunity to meet with the representatives from Kazakhstan, Kyrgyzstan, Moldova, Russia, Tajikistan, Ukraine, and Uzbekistan." U.S. Department of Commerce Letter (2013)

ACADEMIC POSITIONS

Courses Taught Since 1994: Income Tax; International Business Transactions; International Taxation; Estate & Gifts; Partnerships; Business Associations; Trusts & Estates; Tax Treaties; Transfer Pricing; Estate Planning; Financial Crimes; Law & Economics (Regulatory Analysis); Property Law, Civil Law and Comparative Law.

Texas A&M University Law School (2015 – present)

- Associate Dean, Special Projects (2015-2019 to start online programs)
 - Founded three curricula, built over 20 online courses, built enrollment to over 100 without a staff member in 2018-19.
 - Achieved SACS and ABA Accreditation, university and state board approval over two year process from July 2015 – April 2017 for LLM and MJ risk and wealth management curriculum, initiating program with 20 recruited professionals of which 18 graduated.
- Executive Professor of Law
 - University Promotions & Tenure Reviewer, Long Term Contract (2020-2021)
 - University wide committee on entrepreneurship minor (2017)
 - University wide group committee on learning management system (2019)
 - University wide committee on distance education (2017-2018)
 - Long Term Contract Review Committee (2016-2017)
 - Graduate Programs Committee (2016-continuing)
 - Strategic Planning Committee (2016-17)
 - Curriculum Committee (2015-16)
 - Law Library Hiring Committee (2015-16)
 - Graduate & JD Coordination Committee (2015-16)
 - International Programs Committee (2015-16)
 - Online Degree Working Group (2015-continuing)
 - Law School's Library & Technology Committee (2019-20; Chair 2020-2021)
- Courses Taught: Federal Income Taxation (Spring of 2016, 2017, 2018, 2019, 2020, 2021) guest lecturer at Mays Business School for Transfer Pricing (for Dr. Lorraine Eden in Fall until 2019 because she retired), International Taxation - residential (2017), Transfer Pricing – residential (2018), International Taxation I (residency) – online (Fall 2020), International Taxation II (Fall 2020), Transfer Pricing I (Methods, Tangibles) (Spring 2020, 2021), Transfer Pricing II (Intangibles, Services) (Spring 2020, 2021)

Thomas Jefferson School of Law (2007 - 2015)

- Associate Dean, Graduate & Distance Education, founded and managed online International Tax & Financial Services programs (LL.M., J.S.M., CLE) that reached 180 students enrolled, obtained ABA acquiescence
- Residential executive education program with over 200 participants
- Founded and manage 5-year J.S.D. (Ph.D. level) online dissertation program
- ABA Self Study Committee and Interface with Site Team Chairs 2010
- Graduate Programs Committee, 2007-2015
- Established international academic cooperation relationships with Spain, Brazil, Russia, South Africa, Turkey, Netherlands, among other countries that led to in residence externships in San Diego
- Established and manage unique JD student professional publication-to-career residential program, led weekly workshop, led to annual employment and externship opportunities for annual group of five students
- Co-Founder (with Rebecca Purdom) of Workgroup for Distance Education for Legal Education with representative Deans, Associate Deans, and other stakeholders with a representative assembly from over 100 law schools participating from all tiers and regions since 2010, bi-annual meetings plus AALS.
- LLM (JD included) courses taught: income tax, international tax, tax treaties, international tax planning, anti-avoidance (risk management), transfer pricing, legal entities (companies, partnerships, trusts), anti money laundering, JSD (and JD) dissertation publication methodology seminar

St. Thomas University School of Law (2000-2006)

- Professor of Law, with Tenure, 2005-2006
- Associate Professor of Law, Tenure Track 2002-05
- Visiting Professor of Law, 2000-02
 - ABA & AALS Self Study Committee, 2004-05
 - SACS Self Study Committee, 2002-03
 - Law School Administrative Cabinet, 2000-03
 - Law School 7-Year Strategy Committee, 2004-05

- University-Law School Liaison, 2002
- Academic Integrity Committee, 2002-03
- Academic Standing Committee, 2003-05
- University Technology Committee, 2003
- University Liaison Committee with Open University of Spain, 2000-01
- Technology Committee, 2000-06
- Dean's Circle (fundraising)
- Founded and managed online International Tax Master and Doctoral program for lawyers and non-lawyers, 80 students per annum, obtained SACS and ABA acquiescence
- Organized four conferences attracting 150-200 financial professionals each
- Teaching tax and business courses annually, including income tax, international tax, tax treaties, international tax planning, anti-avoidance (risk management), transfer pricing, legal entities (companies, partnerships, trusts), anti money laundering, JSD (and JD) dissertation publication methodology seminar, also JD courses property law, international business

Regent University School of Law (1998-2000)

- Associate Professor of Law, Tenure Track, 1998-2000
 - \$3,000 Regent University Board Of Trustees Faculty Writing Award for FRAMEWORK AND CLASSIFICATION SYSTEM FOR COMPARISON OF WORLD'S FISCAL REGIME commissioned by Kluwer Law International (London).
Criteria: Board of Trustees selects faculty members, if any, based upon quality of writing and originality of idea; *only law faculty member to receive award in 1999.*
- Founded and managed every aspect of first online LL.M. at an ABA accredited law school; organized the development of the learning management system and delivery software; authored, co-authored, and edited all course texts and study guides.
- Teaching tax and business courses annually, including income tax, international tax, tax treaties, international tax planning, anti-avoidance (risk management), transfer pricing, legal entities (companies, partnerships, trusts), anti money laundering, JSD (and JD) dissertation publication methodology seminar

Faculty of Commerce, Law, and Management, Department of Accountancy, University of the Witwatersrand (Johannesburg, South Africa) (1996-2014)

- Visiting Professor, Thesis Supervisor, M. Comm. Taxation
Supervisor Professor Alwyn De Koker, Director of Master of Commerce (Tax) program. Role establishing International Tax Module of Master program and for international tax lectures of Master degree and Accounting Honors undergraduate), Courses taught: Principles of International Taxation; Tax Treaties and Transfer Pricing. Also annually review Master Thesis's.
- Coordinator, International Taxation Module, M. Comm. in association with Coopers & Lybrand where I served as a Senior Manager and then an Associate Director for the international tax department. Designed and taught the international tax courses.
- Completed lectures in 2016, transferred my materials to Dr. DeKoker.

Departement Rekeningkunde van die Randse Afrikaanse Universiteit (South Africa) in association with the Institute of Advanced Studies (1995-1996)

- Lecturer (work permit by university in association with Institute of Advanced Studies/International Tax & Law Institute)
Coordinator of and Lecturer for international tax program. Designed and co-taught the international tax courses.

PROFESSIONAL EMPLOYMENT

- Coopers & Lybrand, Senior Manager then Associate Director, International Tax department, South Africa

- International Tax & Law Institute/Institute of Advanced Studies (in association with Randse Afrikaanse Universiteit), South Africa
- 4th Circuit Court of Appeal, Louisiana.

PUBLIC & ACADEMIC SERVICE

- American Bar Association: FAUST-Transfer Pricing Committee (2018 continuing). Elected Vice Chair 2021-2022, 2022-2023.
- Executive Committee, Work Group for Distance Education in Legal Education, Chair of Sub Group for Best Practices Report: "[Distance Learning in Legal Education: A Summary of Delivery Models, Regulatory Issues and Recommended Practices](#)" (2011 - 2014)
- American Association of Law Schools Section on International Legal Exchange, Executive Committee (2012 - 2019), Chair (2016), various executive positions since 2012
- American Association of Law Schools, Section on Graduate Programs for Foreign Lawyers (Non-US Lawyers), Executive Committee, Chair (2008, 2018), various executive positions since 2008
- American Association of Law Schools Section on Post-Graduate Legal Education, Executive Committee, Chair (2005, 2014(?)), various executive positions since 2002 continuing
- American Association of Law Schools Section for Financial & Administration Deans, 2018 Chair Elect
- Florida Bar Association Committee on Continuing Legal Education (2001-05)
- [Intergovernmental Child Cyber Control Organization](#), *pro bono counsel* (2007-2010)
- Consulted by numerous U.S. and foreign academic institutions on educational and program development issues since 1998, from 2013 – 2018 as Fulbright Specialist Roister member

EDUCATION

Three-Year Fellowship Dissertation, 1992-1995

(three-year doctoral level directed dissertation and course work supervised jointly by distinguished Netherlands international tax professors via the International Bureau of Fiscal Documentation and members of the tax law faculty of University of Amsterdam)

Research & Academic Institution:	International Bureau of Fiscal Documentation (IBFD)/ Universiteit van Amsterdam Faculteit der Rechtgeleerdheid
Dissertation Supervisors:	Prof. Emeritus Dr. Jacobus (Joop) van Hoorn (UvA) and Prof. Dr. Willem Kuiper (IBFD)
Dissertation Topic:	Trade Aspects of Transfer Pricing
Course Work Supervisors:	Prof. Dr. Hubert Hamaekers (Maastricht) and Prof. Dr. Willem Kuiper (Director, International Tax Academy, IBFD) / Elisabeth Hans (ERASMUS Program Director, University of Amsterdam Faculty of Law)

Master 1992-1995

University:	Universiteit van Amsterdam Europa Institute/ASIR Faculteit der Rechtgeleerdheid
Type of Degree:	Master of Laws
Major:	European Business, International Tax in association with IBFD
Honor:	Jessup International Moot Court Team (1992-93) representing Principality of Monaco
Memorandum:	Third State Shareholder Rights During and After Expropriation
Honor:	Debate Team, European Law Student Association, University Of Amsterdam (1993-94)

Juris Doctorate 1989-1992

University:	Loyola University School of Law
Award:	Gillis Long Poverty Law Center Award (1992)

Honor:	Vice President, Student Bar Association (1991-92)
Post Graduation:	Featured in alumni magazine in 2015 as distinguished civil law academic alumni and story of great grandfather William H Byrnes, Sr, who was a founder and one of the initial deans of the law school.
Bachelor 1984-1989	
University:	Tulane University Murphy Institute of Political Economics
Major:	Political Economics - Law Track
Thesis:	Game Theory and the Prisoner's Dilemma: New Approaches; Honors Seminar supervisor Professor Jonathan Riley.
Honor:	full tuition scholarship