Biographies for FMA Symposium

**Nicholas Bala** is a law professor at Queen's University in Canada, with law degrees from Queen's (LL.B.) and Harvard (LL.M.). He has written extensively on issues in family and children's law, and has been a witness at Parliamentary hearings in Canada on a number of occasions, including in regard to same-sex relationships and redefining marriage. He was a Visiting Professor at Duke in 1985. He lives with his wife and four children in Kingston, Ontario.


**Dr. John Eastman**, Professor of Law, joined the faculty of the Chapman University School of Law in August 1999, specializing in Constitutional Law, Legal History, and Property. He is also the Director of the Center for Constitutional Jurisprudence, a public interest law firm affiliated with the Claremont Institute for the Study of Statesmanship and Political Philosophy. He has a Ph.D. in Government from the Claremont Graduate School and a J.D. from the University of Chicago Law School, and is Chairman of the national executive committee of the Federalist Society’s Federalism & Separation of Powers practice groups.

Prior to joining the Chapman law faculty, Dr. Eastman served as a law clerk to the Honorable Clarence Thomas, Associate Justice, Supreme Court of the United States, and to the Honorable J. Michael Luttig, Judge, United States Court of Appeals for the Fourth Circuit. He practiced law with the national law firm of Kirkland & Ellis, representing major corporate clients in complex commercial contract litigation and in consumer litigation. Dr. Eastman has also represented numerous clients in important constitutional law matters, including Nevada State Legislators and taxpayers in *Angle v. The Legislature of the State of Nevada* and *Guinn v. The Legislature of the State of Nevada*. Dr. Eastman also serves as an Assistant Scoutmaster in his son’s Boy Scout Troop.

**Kenneth K. Hsu** is a 2005 graduate of the University of California, Berkeley, School of Law (Boalt Hall) where he served as a Senior Staff Editor of the Berkeley Business Law Journal, Fall 2003-Spring 2004. He received his B.A. from U.C. Berkeley majoring in both Political Science (With Honors) and Film (recipient of the Department’s Highest Honor in 2001). He is the author of “A Familiar Manifesto: A Review of Wall Street on Trial by Justin O’Brien,” Berkeley Business Law Journal, Vol. 1, No. 1. Fall 2004.

**Linda C. McClain** is Rivkin Radler Distinguished Professor Law at Hofstra University School of Law. She writes and speaks frequently on the topics of family law, feminist legal theory, and jurisprudence. She is the author of *The Place of Families: Fostering Capacity, Equality, and Responsibility* (Harvard University Press, forthcoming 2005), which offers a liberal feminist perspective on the relationship between politics and family life and on a number of contested issues
of family law and policy. She is a member of the Council on Contemporary Families.

**Robert E. Riggs** has been Professor of Political Science at the University of Minnesota and Professor of Law at the J. Reubin Clark Law School, Brigham Young University. He has taught and written extensively in the field of Constitutional Law. His latest publication is *Corrupted by Power: The Supreme Court and the Constitution* (2004). He is currently Professor of Law Emeritus.

**Monte N. Stewart**, the President of the Marriage Law Foundation, has served in the past as United States Attorney (Nevada), Special Assistant Attorney General (Utah), Director of the Rex E. Lee Advocacy Program at Brigham Young University’s law school, and Law Clerk to the Chief Justice of the United States Supreme Court. Oxford University in June 2004 awarded Mr. Stewart a post-graduate degree with distinction for his work in constitutional and family law, and his Oxford thesis, “Judicial Redefinition of Marriage,” published in September 2004 in the Canadian Journal of Family Law.

**Mark Strasser** is a Professor of Law at Capital University Law School in Columbus, Ohio. His articles and books analyze issues arising in constitutional law, family law, and tort. Much of his writing focuses on issues affecting the lesbian, gay, bisexual and transgender community.

**Arthur H. Taylor** is general counsel and CFO of American HealthNet, Inc., a healthcare software firm in Omaha, Nebraska. He was one of the leading organizers of the Defense of Marriage initiative petition drive in Nebraska in 2000, and served as CFO of The Nebraska Coalition for the Protection of Marriage which successfully promoted passage of Nebraska’s constitutional amendment preventing state recognition of same-gender marriages, civil unions, or domestic partnerships. He founded and organized the successor organizational effort of Families For America to promote state convention calls to achieve a U.S. constitutional amendment preserving marriage between a man and a woman. He graduated at age 18 with a four-year B.S. degree from the University of Utah in Finance in 1978, to be followed at the U. of U. with a B.A. in Accounting in 1981, a Juris Doctorate of Law in 1984, and an MBA in 1986.

**Lynn D. Wardle** is Professor of Law at the J. Reuben Clark Law School at Brigham Young University. He has served as President of the International Society of Family Law (2000-2002), and Secretary General of the ISFL (1994-2000), and as a member of the ISFL Executive Council (1991-94, 2002-present), and is a member of the American Law Institute. His recent publications include *Non-Recognition of Same-Sex Marriage Judgments Under DOMA and the Constitution*, 38 Creighton L. Rev. 365 (2005); *Is Marriage Obsolete?*, 10 Mich. J. Gender & L. 189 (2003); and “Multiply and Replenish”: Considering Same-Sex Marriage in Light of State Interests in Marital Procreation, 24 Harv. J. L. & Pub. Pol’y 771 (2001).

Robert Wintemute is a Professor of Human Rights Law in the School of Law, King's College, University of London, where he teaches European Union Law, Human Rights Law, and Anti-Discrimination Law. Originally from Calgary, Alberta, Canada, he did his BA at the University of Alberta (Edmonton) and Université Laval (Québec City), his LLB (Common Law) and BCL (Civil Law) at McGill University (Montréal), and his DPhil at the University of Oxford. He is also a member of the Bar of New York State, having practised Chapter 11 bankruptcy law with Milbank Tweed from 1982 to 1987. He is the author of Sexual Orientation and Human Rights: The United States Constitution, the European Convention and the Canadian Charter (Oxford University Press, 1995/1997), and the editor (with honorary co-editor Mads Andenas) of Legal Recognition of Same-Sex Partnerships: A Study of National, European and International Law (Oxford, Hart Publishing, 2001). He has also participated in test case litigation, arguing the applicant's case in Philippe Fretté v. France (European Court of Human Rights, 26 Feb. 2002, refusal to permit openly gay man to adopt a child as an unmarried individual), and drafting or assisting with amicus curiae briefs on international developments in John Lawrence & Tyron Garner v. Texas (US Supreme Court, 26 June 2003, “sodomy” laws), Siegmund Karner v. Austria (Eur. Ct. H.R., 24 July 2003, succession of surviving same-sex partner to tenancy of an apartment), and Hillary and Julie Goodridge, et al. v. Department of Public Health (Massachusetts Supreme Judicial Court, 18 Nov. 2003 and 4 Feb. 2004, equal access to legal marriage for same-sex couples). His 2002 Bertha Wilson Lecture at the University of Toronto, “Religion vs. Sexual Orientation: A Clash of Human Rights?”, was published by the Journal of Law and Equality and is available at <http://www.jle.ca/files/v1n2/JLEvln2art1.pdf>.