### GEORGE W. DENT, JR.

### **EMPLOYMENT:**

Schott – van den Eynden Professor of Law Emeritus, Case Western Reserve University Law School, since 2017. Schott-van den Eynden Professor, 1998-2017; Professor of Law, 1990-98.

Professor of Law, New York Law School, 1983-90; Assoc. Professor, 1982-83

Associate Professor of Law, Benjamin N. Cardozo School of Law, Yeshiva University, 1980-82; Assistant Professor, 1977-80 (on leave, 1979-80)

Visiting Professor, New York University School of Law, Fall 1987; Spring, 1980

Director, Reliance Savings & Loan Association, Rahway, N.J., 1987-88

Associate, Debevoise, Plimpton, Lyons & Gates (now Debevoise & Plimpton), New York, New York, 1974-1977 (specializing in corporate law)

Clerk, Judge Paul R. Hays, U.S. Court of Appeals for the Second Circuit, 1973-74

# **EDUCATION:**

Legal:	LL.M. (Corporate Law), New York University School of Law, 1981 Honors: Orison S. Marden Fellowship
	J.D., Columbia University School of Law, 1973 Honors: Harlan Fiske Stone Scholar, 1970-71, 1972-73 Notes and Comments Editor, <u>Columbia Law Review</u> , 1972-73; staff member, 1971-72
Undergraduate:	B.A., Columbia College, 1969. Major: Government

# **PROFESSIONAL ACTIVITIES**:

Member, Ohio State Advisory Committee, United States Commission on Civil Rights, 2008-16; Chairman, 2008-13.

Co-Chairman, Subcommittee on Constitutional Adjudication, Religious Liberties Practice Group, Federalist Society, 1998-Present; Director, Cleveland Chapter, Federalist Society, 1996-Present Board of Directors, National Association of Scholars, 2000-Present; Steering Committee Member, 2012-Present; President, Ohio Association of Scholars, 1998-Present

Board of Advisors, International Academy for the Study of the Jurisprudence of the Family, 2011-Present

Member, Executive Council, Section on Business Associations, Association of American Law Schools, 1988-91

# **PUBLICATIONS:**

Holistic Review in Race-Conscious University Admissions, 25 Texas Review of Law & Politics 89 (2020) (co-authored with Professor Hal Arkes).

Perceptions of Gender, Race, and Anti-Conservative Discrimination on Campus, 32 Academic Questions 94 (Spring 2019) (co-authored with Professor Hal Arkes).

Model Rule 8.4(g): Blatantly Unconstitutional and Blatantly Political, 32 Notre Dame Journal of Law, Ethics & Public Policy 135 (2018).

PC Principal: The Economics of the Social Justice Industry, Claremont Rev. Books Online (2018).

Meaningless Marriage: The Incoherent Legacy of *Obergefell v. Hodges*, 17 Appalachian Journal of Law 1 (2017-18).

A Strategy to Remedy Political Correctness, 30 Academic Questions 272 (2017).

Independence of Directors in Delaware Corporate Law, 54 University of Louisville Law Review 73 (2016).

A Defense of Proxy Advisors, 2014 Michigan State Law Review 1287.

Corporate Governance Without Shareholders: A Cautionary Lesson from Non-Profit Organizations, 39 Delaware Journal of Corporate Law 93 (2014).

Toward Improved Intellectual Diversity in Law Schools, 37 Harvard Journal of Law & Public Policy 165 (2014).

Horatio Alger with Affirmative Action (review of *My Beloved World* by Sonia Sotomayor), 26 Academic Questions 229 (2013).

Why Legalized Insider Trading Would Be a Disaster, 38 Delaware Journal of Corporate Law 247 (2013).

To Promote Marriage and the Natural Family, 3 International Journal of the Jurisprudence of the Family 237 (2012).

Corporate Governance: The Swedish Solution, 64 Florida Law Review 1633 (2012).

No Difference?: An Analysis of Same-Sex Parenting, 10 Ave Maria Law Review 53 (2012).

Families We Choose? Visions of a World Without Blood Ties, 2 International Journal of the Jurisprudence of the Family 13 (2011).

Straight Is Better: Why Law and Society May Justly Prefer Heterosexuality, 15 Texas Review of Law & Politics 359 (Spring 2011).

Perry v. Schwarzenegger: Is Traditional Marriage Unconstitutional?, 12 Engage: The Journal of the Federalist Society's Practice Groups 161 (November, 2011).

The Official Ideology of American Law Schools, 24 Academic Questions 185 (Summer, 2011).

Reflections on *Enterprise Architects*, 2011 Transactions: The Tennessee Journal of Business Law 179.

For Optional Federal Incorporation, 35 Journal of Corporation Law 499 (2010).

Book Review, A Better Direction: *Race, Wrongs, and Remedies: Group Justice in the 21st Century* by Amy Wax, 23 Academic Questions 381 (2010).

The Essential Unity of Shareholders and the Myth of Investor Short-Termism, 35 Delaware Journal of Corporate Law 97 (2010).

On Marriage, Religious Freedom, Equality, and Homosexuality: A Reply to Professor Huhn, Akron Law Review: Strict Scrutiny (2009), *available at* http://strictscrutiny.akronlawreview.com.

Stakeholder Governance: A Bad Idea Getting Worse, 58 Case Western Reserve Law Review 1107 (2008).

The Growing Clash Between Religious Freedom and the Gay Movement, 10 ENGAGE: The Journal of the Federalist Society's Practice Groups 7 (July, 2009), *available at* http://www.fed-oc.org/publications/pubid.1509/pub\_detail.asp.

Business Lawyers as Enterprise Architects, 64 The Business Lawyer 279 (2009).

Book Review of Mark Lilla, The Stillborn God: Politics and the Modern West, 24 Journal of Law and Religion 257 (2008-09).

Academics in Wonderland: The Team Production and Director Primacy Models of Corporate Governance, 44 Houston Law Review 1213 (2008).

Racial Preferences: Doubt in the Priesthood, 21 Academic Questions 332 (2008).

Civil Rights for Whom?: Gay Rights Versus Religious Freedom, 95 University of Kentucky Law Journal 553 (2006-07).

"How Does Same-Sex Marriage Threaten You?," 59 Rutgers Law Review 233 (2007).

Corporate Governance: Still Broke, No Fix in Sight, 31 Journal of Corporation Law 39 (2005).

Race, Trust, Altruism, and Reciprocity, 39 University of Richmond Law Review 1001 (2005).

Religion, Morality and Democracy: New Learning, New Challenges, 2 Georgetown J. of Law & Public Policy 401 (2004).

Traditional Marriage: Still Worth Defending, 18 Brigham Young University Journal of Public Law 419 (2004).

The Role of Lawyers in Strategic Alliances, 53 Case Western Reserve Law Review 953 (2003).

Lawyers and Trust in Business Alliances, 58 The Business Lawyer 45 (2002), <u>reprinted in</u> **Partnership, Joint Ventures & Strategic Alliances** (Law Journal Press 2003).

Gap Fillers and Fiduciary Duties in Strategic Alliances, 57 The Business Lawyer 55 (2001).

Book Review of David A.J. Richards, Free Speech and the Politics of Identity, Ideas on Liberty 56 (May 2001).

The Defense of Traditional Marriage, 15 Virginia Journal of Law & Politics 581 (1999).

Secularism and the Supreme Court, 1999 Brigham Young Law Review 1.

Political Discrimination in the Curriculum: A Case Study, 12 Academic Questions 24 (Spring 1999).

The Role of Convertible Securities in Corporate Finance, 21 Journal of Corporation Law 241 (1996).

Book Review of Frederick Mark Gedicks, The Rhetoric of Church and State: A Critical Analysis of Religion Clause Jurisprudence, 47 Journal of Legal Education 130 (1996).

Of God and Caesar: The Free Exercise Rights of Public School Students, 43 Case Western Reserve L. Rev. 707 (1993).

Venture Capital and the Future of Corporate Finance, 71 Washington U. L.Q. 1029 (1992), reprinted in 35 Corporate Practice Commentator 413 (1993).

Contributor, Encyclopedia of the American Constitution (1991 Supplement).

Limited Liability in Environmental Law, 26 Wake Forest L. Rev. 151 (1991), <u>reprinted in</u> 33 Corporate Practice Commentator 473 (1992).

Toward Unifying Ownership and Control in the Public Corporation, 1989 Wisconsin L. Rev. 881.

Proxy Regulation in Search of a Purpose, 23 Georgia L. Rev. 815 (1989).

Religious Children, Secular Schools, 61 Southern California L. Rev. 863 (1988).

Dual Class Capitalization: A Reply to Professor Seligman, 54 George Washington L. Rev. 725 (1986).

Unprofitable Mergers: Toward a Market-Based Legal Response, 80 Northwestern U. L. Rev. 777 (1986).

Introduction: Financial Regulation Under the Glass-Steagall Act: Debate and Resolution, 31 New York Law School L. Rev. 249 (1986).

SEC Rule 14a-8: A Study in Regulatory Failure, 30 New York Law School L. Rev. 1 (1985).

Ancillary Relief in Federal Securities Law: A Study in Federal Remedies, 67 Minnesota L. Rev. 865 (1983).

The Revolution in Corporate Governance, The Monitoring Board, and The Director's Duty of Care, 61 Boston U. L. Rev. 623 (1981).

The Power of Directors to Terminate Shareholder Litigation: The Death of the Derivative Suit?, 75 Northwestern U. L. Rev. 96 (1980), <u>reprinted in</u> 23 Corporate Practice Commentator 31 (1981).

Note, Employment Testing: The Aftermath of <u>Griggs v. Duke Power Co.</u>, 72 Columbia L. Rev. 900 (1972).

Case Note, 72 Columbia L. Rev. 1102 (1972) (concerning taxation of public utilities), reprinted in 23 Monthly Digest of Tax Articles 66 (June 1973).

# **PERSONAL DATA**:

Home: 32105 Woodsdale Lane; (216) 280-2312. Email: gwd@case.edu