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“Nonmoral Theoretical Disagreement in Law” (forthcoming: *Mitchell|Hamline Law Review* (2016)), available at: http://papers.ssrn.com/sol3/papers.cfm?abstract_id=2567775;

Book Chapter, “Legal Considerations of Forensic Epidemiology in the U.S.”, in *Forensic Epidemiology: Principles and Practice* (forthcoming: Elsevier, M.D. Freeman & M. Zeegers, eds., May 2016);

(2013) “Legal Theory From the Regulative Point of View”, originally published at *Cumberland Law Review*, 44: 1-53, revised at: http://papers.ssrn.com/sol3/papers.cfm?abstract_id=2226438;

(2011/2012) “A New Look at Duty in Tort Law: Rehabilitating Foreseeability and Related Themes”, *Albany Law Review*, 75: 227-278;

(2010) “Paradigm Shifts in Products Liability and Negligence”, *University of Pittsburgh Law Review*, 71: 673-717;

(2009) “When Sellers of ‘Safe’ Products Turn Ostrich in Relation to Dangerous Post-Sale Components”, *Southwestern University Law Review*, 39: 69-101;

(2003) “General Causation at a Crossroads in Toxic Tort Cases”, *Penn State Law Review*, 108: 479-523;

(2002) “Linguistics in Law”, *Albany Law Review*, 66: 61-121;

(2001) “Why Legal Scholars Get *Daubert* Wrong: A Contextualist Explanation of Law’s Epistemology”, *Whittier Law Review*, 22: 653-721.