Bibliography on Corruption and Anticorruption
Professor Matthew C. Stephenson
Harvard Law School
http://www.law.harvard.edu/faculty/mstephenson/
August 2016


Banerjee, Abhijit, Donald P. Green, Jeffrey McManus & Rohini Pande. 2014. Are Poor Voters Indifferent to Whether Elected Leaders are Criminal or Corrupt? A Vignette Experiment in Rural India Political Communication 31(3): 391-407.


Bersch, K. 2016. The Merits of Problem-Solving over Powering: Governance Reforms in Brazil and Argentina. *Comparative Politics* 48(2): 1-.


Cava, Anita & Brian M. Stewart. 2011. Quid Pro Quo is “So Yesterday”: Restoring Honest Services Fraud After *Skilling* and *Black*. *U.C. Davis Business Law Journal* 12: 1-.


Corruption Watch. 2016. *Out of Court, Out of Mind: Do Deferred Prosecution Agreements and Corporate Settlemetns Fail To Deter Overseas Corruption*.


Dadasov, Ramin. 2016. EU Aid and the Quality of Governance. Working paper.


Davis, Kevin E. 2010. “Does the Globalization of Anti-Corruption Law Help Developing Countries?”, in International Economic Law, Globalization and Developing Countries 283-306 (Julio Faundez & Celine Tan eds.)


Ewins, Pete, Paul Harvey, Kevin Savage & Alex Jacobs. 2006. Mapping the Risks of Corruption in Humanitarian Action (Overseas Development Institute).


Grimes, Martha. 2008. Contestation or Complicity: Civil Society as Antidote or Accessory to Political Corruption. Working paper.


Hellman, Joel & Daniel Kaufmann. 2001. Confronting the Challenges of State Capture in Transition Economies. *Finance & Development* 38(3):.


Heymann, Philip B. Four Unresolved Questions About the Responsibilities of an Independent Counsel. *Georgetown Law Journal* 86: 2119-.


International Monetary Fund. 2016. Corruption: Costs and Mitigating Strategies. SDN/16/05.


Kim, Taek. 2003. “Comparative Study of Anti-Corruption Systems, Efforts and Strategies in Asian Countries: Focusing on Hong Kong, Singapore, Malaysia, and


Lascoumes, Pierre. 2014. “Condemning Corruption and Tolerating Conflicts of Interest: French ‘Arrangements’ Regarding Breaches of Integrity”, in Jean-Bernard Auby,


Li, F. & J. Deng. 2016. The Limits of the Arbitrariness in Anticorruption by China’s Local Party. *Journal of Contemporary China* 25(97): 75-.


Makuta, I. & B. O’Hare. 2015. Quality of Governance, Public Spending on Health and Health Status in Sub-Saharan Africa: A Panel Data Regression Analysis. *BMC Public Health* 15:.


Politics and the Political Economy of Corruption (Donatella Della Porta & Susan Rose-Ackerman, eds.), pp. 165-193.


Mungiu-Pippidi, Alina. 2016. Public Integrity and Trust in Europe.


Nayeri, Rouzhna. 2014. No Longer the Sleeping Dog, the FCPA Is Awake and Ready To Bite: Analysis of FCPA Enforcements, the Implications, and Recommendations for Reform. *New York International Law Review* 27: 73-.


Nichols, Philip M. 2012. *United States v Lazarenko*: The Trial and Conviction of Two Former Prime Ministers of Ukraine. *University of Chicago Legal Forum* 2012: 41-.


Ocheni, Stephen & Basil C. Nwankwo. 2012. The Effectiveness of Anti-Corruption Agencies in Enhancing Good Governance and Sustainable Developmental Growth in


OECD/StAR. 2012. *Identification and Quantification of the Proceeds of Bribery*.


Rose-Ackerman, Susan, ed. 2006. *International Handbook on the Economics of Corruption*.


Rose-Ackerman, Susan. 2002b. Corruption and the Criminal Law. Forum on Crime & Society 2: 3-.


Rousso, Alan & Franklin Steves. 2006. “The Effectiveness of Anti-Corruption Programs: Preliminary Evidence from the Post-Communist Transition Countries”, in Susan Rose-


Shan, Ming, Albert P.C. Chan, Yun Le, Bo Xia & Yi Hu. 2015. Measuring Corruption in Public Construction Projects in China. *Journal of Professional Issues in Engineering Education & Practice* 141(4):.


Swanson, Todd. 2007. Greasing the Wheels: British Deficiencies in Relation to American Clarity in International Anti-Corruption Law. *Georgia Journal of International & Comparative Law* 35: 397-.


Tannenbaum, Brette M. 2012. Reframing the Right: Using Theories of Intangible Property to Target Honest Services Fraud After *Skilling*. *Columbia Law Review* 112: 359-.


Thompson, Dennis F. 1993. Mediated Corruption: The Case of the Keating Five. American Political Science Review 87: 369-.


van Rooij, Benjamin. 2005. China’s War on Graft: Politico-Legal Campaigns Against Corruption in China and Their Similarities to the Legal Reactions to Crisis in the U.S. *Pacific Rim Law & Policy Journal* 14: 289-.


Walsh, James T. 2003 “Practical Measures To Promote Integrity in Customs Administrations”, in Michael Keen, ed. *Changing Customs: Challenges and Strategies for the Reform of Customs Administration* (International Monetary Fund).


Woodin, Christine M. 2012. A Solution to the Conflict over the Appropriate Unit of Prosecution for 18 USC § 666. *University of Chicago Legal Forum* 2012: 403-.


Wrong, Michela. 2009. *It’s Our Turn to Eat: The Story of a Kenyan Whistle-Blower*.


Yeo, Y. 2016. Complementing the Local Discipline Inspection Commissions of the CCP: Empowerment of the Central Inspection Groups. *Journal of Contemporary China* 25(97): 59-.


Zhang, Nan. 2015. Institutions, Culture and Blowing the Whistle on Corruption: An Experiment with Northern and Southern Italians. Working paper.


