

# Ehud Kamar

Tel Aviv University Buchmann Faculty of Law  
Ramat Aviv, Tel Aviv 6997801, Israel

kamar@post.tau.ac.il  
972-3-6407301

## Academic Work

Professor of Law and Director of the Batya and Isachar Fischer Center for Corporate Governance and Capital Market Regulation, Tel Aviv University, 2013–present  
Affiliate Professor of Law and Co-Director of the Batya and Isachar Fischer Center for Corporate Governance and Capital Market Regulation, Tel Aviv University, 2007–2013  
Director of the Business Law Program, University of Southern California, 2011–2013  
Professor of Law, University of Southern California, 2006–2013  
Associate Professor of Law, University of Southern California, 2003–2006  
Assistant Professor of Law, University of Southern California, 2000–2003  
Visiting Professor of Law, Tel Aviv University, 2002  
Joseph H. Flom Visiting Professor of Law and Business, Harvard University, 2006–2007  
Visiting Professor of Law, New York University, 2005  
Visiting Professor of Law, Hebrew University, 2002

Courses: Corporations, Mergers and Acquisitions, Securities Regulation, Deal Planning, Corporate Law Theory, Quantitative Empirical Legal Research, Commercial Law

## Legal Practice

Associate, Corporate Department, Fried, Frank, Harris, Shriver & Jacobson, New York, 1999  
Deputy Director of Prosecution in the Military Court of Appeals, Israel Defense Forces, 1994  
Prosecutor in Military Courts, Israel Defense Forces, 1991–1993

## Education

Columbia University, LL.M. 1998, J.S.D. 1999  
J. William Fulbright Scholar, 1996–1998  
Lawrence A. Wien Fellow, 1996–1997  
John M. Olin Fellow, 1997–1999  
Hebrew University, LL.B. 1991, LL.M. *summa cum laude* 1995

## Grants

United State–Israel Binational Fund, 2013–2015  
Marie Curie Intra-European Fund, European Union, 2009–2011

## Publications

- The Teva Case: A Tale of a Race to the Bottom in Global Securities Regulation (with Sharon Hannes), forthcoming in *Research Handbook on Shareholder Litigation* (Jessica Erickson, Sean Griffith, David Webber and Verity Winship eds., Edward Elgar, 2018)
- The Value of Majority of the Minority Approval: Evidence from a Regulatory Change (with Jesse Fried and Yishay Yafeh), Working Paper 2017
- Hidden Government Influence over Privatized Banks (with Assaf Hamdani), 13 *Theoretical Inquiries in Law* 567 (2012)
- Bundling and Entrenchment (with Lucian Bebchuk), 123 *Harvard Law Review* 1549 (2010). Selected by Corporate Practice Commentator as one of the ten best articles in corporate and securities law in 2010.
- The Story of Paramount Communications v. QVC Network: Everything Is Personal, in *Corporate Stories* 293 (J. Mark Ramseyer, ed., 2009)
- Going-Private Decisions and the Sarbanes-Oxley Act of 2002: A Cross-Country Analysis (with Pinar Karaca-Mandic and Eric Talley), 25 *Journal of Law, Economics, and Organization* 107 (2009). Selected by Corporate Practice Commentator as one of the ten best articles in corporate and securities law in 2009.
- Sarbanes-Oxley's Effects on Small Firms: What Is the Evidence? (with Pinar Karaca-Mandic and Eric Talley), in *In the Name of Entrepreneurship? The Logic and Effects of Special Regulatory Treatment for Small Business* 143 (Susan M. Gates & Kristin Leuschner, eds., RAND, 2007)
- Beyond Competition for Incorporations, 94 *Georgetown Law Journal* 1725 (2006). Reprinted in 48 *Corporate Practice Commentator* 719 (2006–2007). A version of this article, entitled Using Corporate Law to Compete for Investments, was published in *European Integration and Investor Protection: Regulatory Competition and Harmonization* 59 (Guido Ferrarini and Eddy Wymeersch, eds., Oxford University, 2006)
- The Myth of State Competition in Corporate Law (with Marcel Kahan), 55 *Stanford Law Review* 679 (2002). Selected by Corporate Practice Commentator as one of the ten best articles in corporate and securities law in 2003. Excerpted in *Foundations of Corporate Law* 126 (Roberta Romano ed., LexisNexis, 2d ed. 2010), translated to Chinese (Luo Peixin trans., Peking University Press, 2013)
- Price Discrimination in the Market for Corporate Law (with Marcel Kahan), 86 *Cornell Law Review* 1205 (2001). Reprinted in 43 *Corporate Practice Commentator* 115 (2002)
- Shareholder Litigation Under Indeterminate Corporate Law, 66 *University of Chicago Law Review* 887 (1999)
- A Regulatory Competition Theory of Indeterminacy in Corporate Law, 98 *Columbia Law Review* 1208 (1998). Reprinted in *Corporate Governance: Law, Theory, and Policy* 129 (Thomas W. Joo ed., 2d ed. 2010)
- Towards Overruling the Kinsey Rule, 42 *Israel Bar Law Review* 548 (1996)
- Corroborating Confessions by the Defendants' Own Statements, 5 *Israel Journal of Criminal Justice* 277 (1996)
- Institutional Investors as Corporate Monitors in Israel, 29 *Israel Law Review* 636 (1995)
- Transferring Development Rights, 111 *Israel Association of Land Appraisers Review* 5 (1994)

*Selected Law Reports of the Military Courts in the Administered Territories, 1989–1993* (1994)  
(editor)

Joint Bank Accounts – A Different Approach, 40 *Israel Bar Law Review* 548 (1993)

### **Work in Progress**

Evidence on the Effect of Mandating Minority Approval of Related Party Transactions in Israel  
Evidence on the Effect of the Say on Pay Reform in Israel

### **Professional Activities**

Member of the Israel Bar since 1993

Research Associate of the European Corporate Governance Institute since 2009

Ad Hoc Referee for the Harvard University Press, Oxford University Press, the Harvard Law Review, the Yale Law Journal, the Stanford Law Review, the American Law and Economics Review, the Journal of Legal Studies, and the Journal of Law, Economics, and Organization

Founder, Tel Aviv University Corporate Governance Blog

Written Statement, the Knesset Constitution, Law and Justice Committee Regarding Amendment No. 16 of the Corporation Law, 2010

Written Statement and Appearance before the Government Committee for Promotion of Competition in Israel, 2012

August 22, 2017