

WCP IN THE NEWS

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Press Pieces & Other Publicity

Ambassador Charlene Barshefsky was quoted in a *Lexington Herald Leader* article regarding trade issues and world affairs at the William R. Kenan Jr. 2003 Spring Lecture at Transylvania University (“Q&A On Cuba, Jobs, Peace and Steel with Charlene Barshefsky, Chief U.S. Trade Negotiator 1997-2001,” April 4, 2003).

Greg Baer was quoted in a *Chicago Tribune* article regarding strategy for long-term and short-term investors in the stock market (“Choppy Market, Timeless Debate: Passive vs. Active Question Takes on Added Importance,” April 7, 2003).

Antonio Capobianco was quoted in a *Daily Deal* article regarding the European Commission’s decision to allow Australia-based News Corp. to acquire Italy’s pay-TV businesses, Telepiu and Select Italia (“EU Clears Murdoch’s Telepiu Deal,” April 3, 2003).

Craig Goldblatt was mentioned in a *Legal Times* notice regarding the Supreme Court’s decision to reverse the 4th Circuit’s judgment that a promissory note that was part of a settlement in a fraud case could be discharged in a bankruptcy proceeding (“Archer v. Warner,” April 7, 2003).

Boyden Gray was quoted in an *International Herald Tribune* article regarding former President George H.W. Bush’s view on the war with Iraq (“President’s Father is a Silent Presence at White House War Council,” April 8, 2003).

Gary Horlick was pictured and quoted in a *National Law Journal* article regarding the World Trade Organization’s preliminary ruling that the United States had violated international trade law when President Bush imposed temporary tariffs on foreign steel in 2002 (“Will

the U.S. Abide by Steel Tariffs Ruling?” April 7, 2003, pages A9 and A11).

Ted Killory was pictured in a *National Law Journal* article regarding the firm’s *pro bono* representation of individuals who faced drug charges based on the uncorroborated testimony of a white former undercover police officer (“One-Tenth of a Town in Texas Seeks Justice,” April 7, 2003, page A7). **Ted** also was quoted in a related *Texas Lawyer* article (“Justice in a Small Town,” April 7, 2003).

John Payton was pictured and quoted in a *Legal Times* article regarding the firm’s case before the Supreme Court on behalf of the University of Michigan and its admissions policy for minority students (“O’Connor on Center Stage at Arguments,” April 7, 2003, pages 9 and 10). **John** also was quoted in other related articles including a *Washington Post* editorial (“University of Michigan’s Race Policy: Dubious Value, Wrong,” April 5, 2003), the *Daily Oklahoman* (“Neutralizing Race - Is Campus Affirmative Action Needed?” April 4, 2003), the *International Herald Tribune* (“Supreme Court Seeks Nuance; Opponents of Affirmative Action Face an Uphill Battle,” April 4, 2003), the *Legal Intelligencer* (“Justices Hear Affirmative Action Case,” April 2, 2003), and the *New York Law Journal* (“O’Connor Seen as Key in Race Case Debate,” April 2, 2003).

Seth Waxman was quoted in a *National Journal* article regarding the current imbalance between the controlling tactics of the executive and judicial branches of government, and the increasingly passive role of Congress (“Congress in Eclipse,” April 5, 2003, page 1066). **Seth** also was quoted in a *Salt Lake Tribune* article regarding the firm’s representation of the Salt Lake Tribune Publishing Co. to purchase the *Tribune* and its assets from Media News (“Finalization of Tribune Appraisal Put on Hold,” April 9, 2003).

Articles, Books & Newsletters

Claus-Dieter Ehlermann wrote an article for *Chief Legal Executive* regarding the European Commission's reforms for its merger review process ("After Three Losses, Super Mario Strikes Back," Winter 2003, page 56).

John Payton wrote an editorial response to the *Washington Post* regarding the firm's case before the Supreme Court on behalf of the University of Michigan and its admissions policy for minority students ("Building a Better Student Body," April 5, 2003).

Andrew Weissman and **Mark Oh** co-authored a *Securities Reform Act Litigation Reporter* newsletter article regarding the Supreme Court's ruling that the implied private cause of action for violations of Section 10(b) of the Securities Exchange Act of 1934 and SEC Rule 10b-5 did not encompass secondary liability for aiding and abetting ("The Metaphysics of Primary and Secondary Liability Under Section 10(b)," March 2003, page 1044).

WCP's Antitrust Group issued an *Update*: "WCP Antitrust Lawyers Participate in Recent ABA Programs," (April 8, 2003).

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