

WCP IN THE NEWS

PLEASE SEND
INFORMATION ON
PROFESSIONAL
ACTIVITIES
TO
AMANDA ESQUIBEL IN
PRACTICE
DEVELOPMENT,
FOR FUTURE ISSUES OF
WCP - IN THE NEWS.

Press Pieces & Other Publicity

Lloyd Cutler was quoted in a *Herald* (UK) article regarding the Roosevelt Administration's handling of the *Quirin* case in 1942, and its application to the current treatment of individuals suspected of having ties to Al Qaeda, now being detained at Guantanamo Bay ("The Roosevelt Precedent for Guantanamo Bay Trials," July 12, 2003).

Steve Finizio was quoted in an *International Bar News* article regarding the use of arbitration in international disputes ("International Arbitration on the Up," June 2003, page 22).

John Flynn was mentioned in several articles regarding his joining **WCP**, including articles in the *Daily Deal* ("Movers & Shakers," July 21, 2003), *Warren's Washington Internet Daily* ("Internet People," July 21, 2003), the *National Journal* ("People," July 26, 2003) and *Communications Daily* ("Communications Personals," July 21, 2003).

Jamie Gorelick was mentioned in several articles regarding her work on the 9/11 Commission, including articles in the *Washington Times* ("Inside Politics/A Partisan Probe," July 11, 2003) and the *Wall Street Journal Europe* ("9/11 Mischief," July 14, 2003).

Boyden Gray was mentioned in a *Wall Street Journal* article regarding a draft manifesto circulated by the Committee for the Republic to discuss America's role in a post-Cold War world ("Warning Is Sounded as Empire-Building Gains New Cachet," July 15, 2003). **Boyden** also was mentioned in several articles regarding a new ad campaign in Rhode Island and Maine to help rally support for the Bush Administration's judicial nominees, including articles in the *Washington Post* ("In New Ads, Judicial Battle Is a Matter of Faith," July 22, 2003) and the *Los Angeles Times* ("Fight Gets Political Over Religion; Senate Panel Narrowly

Approves Bush's Pick for an Appeals Court Judge, But GOP Charges of an Anti-Catholic Agenda Outrage Democrats," July 24, 2003). In addition, **Boyden** was mentioned in a *Wall Street Journal* article regarding private school vouchers for children in the District of Columbia ("Mary Landrieu, Where Do Your Kids Go to School?" July 24, 2003).

Richard Jackson was mentioned in a *Daily Deal* article regarding his joining **WCP** ("Movers & Shakers," July 18, 2003).

Bill Kolasky was mentioned in a *Daily Deal* article regarding his departure from the Department of Justice to private legal practice at **WCP** ("DOJ Taps New Antitrust Official," July 24, 2003).

Bill McLucas was mentioned in several *Wall Street Journal* articles regarding the firm's investigative report in connection with WorldCom ("Corporate Reform: The First Year - Auditing Shortcuts Are Faulted in Study of WorldCom Debacle," July 23, 2003; and "Report on Andersen's WorldCom Audits Faults New Procedure," July 23, 2003).

John Payton was mentioned in an *O Globo* (Brazil) article regarding the firm's representation of the University of Michigan before the Supreme Court ("Uerj Quer Participar de Ações Sobre Leis de Cotas," July 22, 2003).

Charlie Platt was mentioned in a *Daily Deal* article regarding his joining **WCP** as a partner ("Movers & Shakers," July 14, 2003).

Stephen Sachs was pictured and quoted in a *Daily Record* article regarding a case to be argued before the Maryland Court of Appeals that would decide whether Maryland residents have a constitutional right to counsel in civil cases ("Sounding the Civil Trumpet," July 11, 2003, page 48).

Seth Waxman was mentioned in a *Legal Times* article regarding his successful track record in arguing cases before the Supreme Court (“Court Aces,” July 14, 2003).

WCP was listed by BTI Consulting Group, Inc. as one of the most tech-savvy law firms, as identified by corporate counsel at more than 215 Global 1000 companies (“The BTI Tech-Savvy Team for Law Firms,” 2003, page 7).

WCP was mentioned in several articles regarding a recently released survey on U.S. economic crime, prepared by PricewaterhouseCoopers and **WCP**, including articles in the *CFO.com* (“Daimler Chrysler Latest to Mull Ditching Employee Stock Options Entirely,” July 11, 2003), the *Hindu Business Line* (“British Companies Victims No. 1,” July 17, 2003), and *Investor Relations Business* (“Many Companies Doubt Peers’ Reporting,” July 21, 2003).

WCP was mentioned in a *CCH Wall Street* article regarding the firm’s official comments on the New York Stock Exchange and the NASD’s proposed rules concerning research analyst conflicts of interest, made on behalf of eight large investment banks (“Commenters Call SRO Research Analyst Rules Overly Broad,” July 24, 2003).

Speeches, Panels and Presentations

Ambassador Charlene Barshefsky participated in a discussion with U.S. Senator Max Baucus (D-MT) and Steve Clemmons of the New American Foundation at a forum sponsored by the New American Foundation in Washington, D.C. (“Re-energizing America’s Trade Policy with Asia,” July 24, 2003).

Eric Mogilnicki spoke to a group of 150 state court appellate judges as part of a Roscoe Pound Institute Program in San Francisco (“Arbitration and the Right to a Jury Trial,” July 19, 2003).

John Payton addressed the David A. Clarke School of Law’s Civil Rights in the 21st Century” class at the University of the District of Columbia, on Tuesday, July 8, 2003.

Articles, Books & Newsletters

Eric Mahr co-authored an article with Simon Bishop and Mette Alfter in *Lawyer’s Europe* regarding the European Commission’s reform package addressing the reform of European merger control (“The Commission’s Draft Notice on Horizontal Mergers: An Opportunity for Change,” 2003).

Sven Voelcker authored an article published in the *Common Market Law Review* discussing the proper analysis of merger cases, that raised would-be “leveraging” concerns, such as Tetra Laval/Sidel and GE/Honeywell (“Leveraging As A Theory Of Competitive Harm In EU Merger Control,” 40 *C.M.L.Rev.* 581-614, 2003).

WCP’s Antitrust Group issued an *Antitrust and Competition Law Update* regarding a recent appeals court decision that may give companies with a low AVC (average variable cost) concern about predatory pricing claims (“United States v. AMR Corp.: Non-Traditional Cost Measures and Expanding Predatory Pricing Exposure,” July 11, 2003).

WCP’s EU Financial Services Group issued an *EU Financial Services Group Briefing* regarding issues that companies should consider in carrying out internal investigations (“Surprising UK Approach to Privilege: The Implications of the Decision in Three Rivers District Council and The Bank of England,” July 21, 2003).

FOR MORE INFORMATION ABOUT THIS PUBLICATION, OR ANY WCP MARKETING INFORMATION, PLEASE CONTACT PRACTICE DEVELOPMENT AT
AMANDA.ESQUIBEL@WILMER.COM

2445 M STREET, NW WASHINGTON D.C. 20037 • WWW.WILMER.COM