

DANIEL MARCUS

PROFESSIONAL EXPERIENCE:

Jan. 2005-present Law & Government Fellow, Washington College of Law, American University

March 2003-August 2004 General Counsel, National Commission on Terrorist Attacks upon the United States (the 9/11 Commission)

July 2001-June 2002 Visiting Professor, Georgetown University Law Center

Dec. 2000-Jan. 20, 2001 Associate Attorney General of the United States

Oct. 1999-Dec. 2000 Acting Associate Attorney General

April 1999-Oct. 1999 Principal Deputy Associate Attorney General

Nov. 1998-Apr. 1999 Senior Counsel, Office of Counsel to the President

1981-1998 Partner, Wilmer, Cutler & Pickering
(Member, Management Committee 1995-1998)

1979-1980 General Counsel, U.S. Department of Agriculture

1977-1979 Deputy General Counsel, U.S. Department of Health, Education and Welfare

1966-1977 Attorney, Wilmer, Cutler & Pickering
(Partner: 1973-1977; Associate: 1966-1972)

1965-1966 Law Clerk to Judge Harold Leventhal,
U.S. Court of Appeals for the D.C. Circuit

PROFESSIONAL ACTIVITIES:

Member: District of Columbia Bar
(Member, Legal Ethics Committee, 1991-1997;
Vice-Chair, 1994-1995; Chairperson, 1995-1997)

American Bar Association
(Member, representing the U.S., in House of Delegates and
Council of Administrative Law Section, 1999-2001)

Food & Drug Law Institute
Comptroller General's Advisory Panel on Legal Services and
Issues (1991-1996)

Board of Directors, Yale Law School Fund (1992-1998)

Board of Directors, Food Research and Action Center (1989-1998)

Board of Governors, Antioch School of Law (1982-1986)

Editorial Advisory Board, Food Drug Cosmetic Law Journal
(1981-1986)

Administrative Conference of the United States (1979-1980)

Adjunct Professor, Georgetown University Law Center (1991)

EDUCATION:

Law School Yale Law School, LL.B. 1965; Topics Editor, Yale Law Journal;
Member, Order of the Coif, Book and Gavel Society

College Brandeis University, B.A. 1962, magna cum laude; Phi Beta Kappa

PUBLICATIONS:

ADR and the Federal Government: Not Such Strange Bedfellows After All (co-authored by Jeffrey Senger), 66 Missouri L. Rev.709 (2001). Delivered by me as the Earl F. Nelson Memorial Lecture, University of Missouri-Columbia School of Law, Nov. 9, 2000.

Implications of FDA's Tobacco Rule for Manufacturers of Drugs and Medical Devices, 2 Regulatory Affairs Focus (journal of Regulatory Affairs Professional Society) 13 (1997).

OSHA's Hazard Communication Standard, chapter in The Environmental Law Manual, published by ABA Section of Natural Resources, Energy, and Environmental Law (1992).

OSHA's Expanding Hazard Communication Requirements, Natural Resources & Environment (published by ABA Section of Natural Resources, Energy, and Environmental Law), Vol 4, No. 3, p. 19(1990).

Soviet Pipeline Sanctions: The President's Authority to Impose Extraterritorial Controls, 15 Law & Policy in International Business 1163 (1983).

FDA Approval of Comparative Claims for Prescription Drugs – The Moxam Case, 17 Drug Information Journal 171 (1983)

The New FDA Hearing Regulations -- An Analysis, 29 Food, Drug, Cosmetic L.J. 336 (1974).

FDA Compliance Problems, chapter in Consumer Protection Compliance, Practising Law Institute (1971).

Note, Ford v. Ford: Full Faith & Credit for Child Custody Decrees, 73 Yale L.J. 134 (1963).