Profiles
(alphabetical order by family name)

**Charanpal S Bal** is a Visiting Lecturer at the Faculty of Social and Political Science in the Parahyangan Catholic University, Bandung. He received his Bachelors and Masters degrees in Social Sciences (Sociology) at the National University of Singapore. He completed his PhD in Politics at Murdoch University’s Asia Research Centre in November 2013. His PhD research focused on migrant labour politics in Singapore. It combines a political-economy analysis of the country’s migrant labour policies with an industrial ethnography of migrant construction workers. His forthcoming publications include “Production Politics and Migrant Labour Advocacy in Singapore” in the *Journal of Contemporary Asia*.

**Keebet von Benda-Beckmann** is professor emeritus and was until 2012 head of the Project Group Legal Pluralism at the Max Planck Institute for Social Anthropology in Halle, Germany. She also is an honorary professor at the Universities of Leipzig and Halle. She has done field research in West Sumatra and the Moluccas, and in the Netherlands. She has published widely on legal pluralism, exploring its temporal and spatial dimensions. Her publications address issues of dispute management, property, social (in)security, law and religion, natural resource management, and decentralisation in Indonesia. Her most recent publication which she wrote together with F. von Benda-Beckmann, is Political and Legal Transformations of an Indonesian Polity. She is a former president and current member of the executive body of the Commission on Legal Pluralism. She is an editor of the Journal of Legal Pluralism and serves on the editorial board of Focaal, Sociologus (Journal for Empirical Social Anthropology), and the Australian Journal of Asian Law.

**Bui Thi Bich Lien** is a PhD Candidate in the Department of Business Law and Taxation, Monash University. Her socio-legal research focuses on dispute resolution. Before commencing her Phd she worked in Vietnam for 18 years in various areas of the legal profession. This included work in academia at Hanoi Law University; commercial law practice for Baker&Mckenzie and Vietnam International Law Firm; and law reform projects for the Asia Foundation, Canadian International Development Agency, and the European Union. Lien has published book chapters and articles in Routledge, ANU E Press, Juris Publishing, and National Taiwan University Law Review.

**Sopit Cheevapanich** is a former lecturer of Law at School of Law, Mae Fah Luang University. She graduated with Bachelor of Law (with Honors) from Thammasat University, Thailand and Master of Law in Human Rights and International Labour Standards from Lund University, Sweden. Her specialization has been on international labour standards and international human rights law. Her teachings include labour law, social security law and human rights law. She has experience working with international non-governmental organization in refugees and migrant workers issues.
**Lynette Chua** is a law and society scholar with research interests in law and social change, and law and social movements. Her book published by Temple University Press, *Mobilizing Gay Singapore: Rights and Resistance in an Authoritarian State*, analyzes the emergence, development, and strategies and tactics of Singapore's gay and lesbian movement, and explores the complex role of law and meanings of rights. Her 2012 Law & Society Review article, "Pragmatic Resistance, Law, and Social Movements in Authoritarian States: The Case of Gay Collective Action in Singapore," based on the same project, was awarded the Law & Society Association Honorable Mention for Article Prize in 2013. Besides her ethnographic study of Singapore's gay and lesbian movement, Lynette is conducting fieldwork on and writing about the emergence of LGBT rights mobilization in Myanmar at a time of political transition. She has also initiated a broader collaborative project to examine the development of LGBT rights activism across various Asian countries.

**Sumi Dhanarajan** is a doctoral candidate at NUS Law. She has previously served as a human rights officer to the Malaysian Bar Council, senior legal adviser to the Hong Kong Democratic Party's Secretariat for Legislative Councillors, senior policy adviser to Oxfam GB, and as a research consultant at the Lee Kuan Yew School of Public Policy, NUS. She is an editorial board member of the Journal of Human Rights Practice, a trustee to the Business and Human Rights Resource Centre, and sits on the World Economic Forum's Human Rights Global Agenda Council. She holds an LL.B (University of Durham), an MA in Understanding and Securing Human Rights (University of London) and an LLM in Asian Legal Studies (NUS Law).

**David M. Engel**'s research deals with law, culture, and society in American communities and in Thailand, where he has lived, worked, and taught for many years. His most recent book, *Tort, Custom, and Karma: Globalization and Legal Consciousness in Thailand*, examines the effects of global transformations on the legal culture of northern Thailand. Engel has served as President of the Law & Society Association and is currently an Editor-in-Chief of the new *Asian Journal of Law and Society*. He has received the Law & Society Association’s Jacob Book Prize on one occasion and honorable mention on two other occasions, and was also recipient of the LSA Article Prize. In January 2011, he received an Honorary Doctorate of Laws degree from Chiang Mai University, conferred by Her Royal Highness the Crown Princess of Thailand. Engel teaches courses on law and society, tort law, and legal ethnographic research.
Chiara Formichi is Assistant Professor in Asian Studies at City University of Hong Kong (Southeast Asian Humanities (Islam) at Cornell University [from July 1st, 2014]). Her research focuses on the relationship between Islam and the state, and the impact of this relationship on Asia’s diverse societies; her publications approach the theme from three border-crossing perspectives: political Islam and nationalist ideologies, secularism as a marker of socio-political modernity, and issues of sectarianism, orthodoxy and religious pluralism. Her publications include the monograph Islam and the making of the nation: Kartosuwiryo and political Islam in 20th century Indonesia (2012, KITLV), the edited volumes Shi’ism in Southeast Asia (2014, Hurst&Co.), and Religious Pluralism, State and Society in Asia (2013, Routledge), and a number of book chapters and journal articles.

Daniel Goh is Associate Professor of Sociology and Convener of the Cultural Studies Minor and Cultural Studies in Asia PhD Programmes, National University of Singapore. He specializes in comparative-historical sociology and studies state formation, race and multiculturalism, urban politics and religion. His current work focuses on the cultural politics of history, heritage and global city making in Hong Kong, Penang and Singapore. His papers and book chapters can be found at www.danielpsgoh.com.

Andrew Harding is Professor of Law and Director of the Centre for Asian Legal Studies at NUS. His work has related mainly to constitutional issues in SE Asia, but also to comparative law and law and development. He has published extensively on Malaysia. His latest book, The Constitution of Malaysia: A Contextual Analysis (Hart Publishing, Oxford, 2012), is part of the series Constitutional Systems of the World, of which Professor Harding is also co-founding-editor. His book Law, Government and the Constitution in Malaysia MLJ, Kuala Lumpur, 1996) is a leading text on the subject. With Professor HP Lee he co-edited Constitutional Landmarks in Malaysia: The First 50 Years, 1957-2007 (Kuala Lumpur, LexisNexis 2007). He has published numerous articles and book chapters on the Malaysian Constitution and Malaysian law.

Ayako Hatano is a PhD candidate at the University of Tokyo. Her main area of research is international human rights law and human security. She has been conducting extensive field research in the Hague Conference on Private International Law in Netherland and in Vietnam, focusing on protection of women and children from violence. She holds B.A. in International Relations and Juris Doctor Degree from the University of Tokyo. She has been awarded prize for her paper on the legal system on social finance in Japan by the Foundation of the Social Finance in Japan. She also made numerous academic presentations in the international conference in Australia, Russia and Japan etc.
Nuthamon Kongchareon: In 2012, I finish my Ph.D in Law and Society Program from University of Victoria, British Columbia, Canada with my dissertation on Community Forest Management in Thai Legal Culture, and then I returned to teach at Faculty of Law, Chiang Mai University, Thailand, where I have been employed since 1995. After I get back to work, I conduct research on community rights in Thailand - evaluation from 1990s until 2013, how stakeholders such as villagers, government officers and legal professionals adapted themselves with their law implementation. Now, from October 2013 to July 2014, I conduct a research on the right to peaceful demonstration in social context.

Damorn Kumtrai is the lecturer in Law at School of Law, Mae Fah Luang University. He has graduated LL.B. (Second Class Honors) and LL.M. (International Law) from Faculty of Law, Chulalongkorn University. During the academic profession he has taught many course such as Private International Law, Public International Law, Human Rights Law and International Humanitarian Law. He received award from The Hague Academy of International Law to attend the Private International Law Training. He specialization has been on International Law, International Human Rights Law and International Humanitarian Law.

Jack Jin Gary Lee is a Ph.D. Candidate in sociology at the University of California, San Diego (UCSD). He received his B.A. (Honors) in sociology from the University of Chicago and his M.A. in sociology from UCSD. He has recently published co-authored essays that deal with the contemporary emergence of various forms of immigration in industrialized East Asia in a comparative perspective. He has also presented his own historical research on the ways developmental states shaped the early formulation of guest worker policies in Japan and Singapore at various conferences, including the 2013 meeting of the Law and Society Association.

Kirsten McConnachie a research fellow at the University of Oxford (Refugee Studies Centre). This paper is drawn from an ongoing comparative study of security and self-governance among refugees from Myanmar. It is based on completed fieldwork in Thailand and Malaysia and forthcoming fieldwork in India (summer 2014). My previous research studied administration of justice in refugee camps on the Thai-Burma border. A book based on this research will be published by Routledge next month, with the title Governing Refugees: Justice, Order and Legal Pluralism. Advance reviews have been provided by Professor Jonathan Simon and Professor Shadd Maruna, among others.
Lilis Mulyani is a researcher at The Indonesian Institute of Sciences (LIPI), and alumni of The University of Melbourne Faculty of Law. She joined several international networks, namely IALP (legal Pluralism) and WINIR (Interdisciplinary Institutional Research). Most of her publications are related to land and human rights, such as Agrarian Reform (2013); Indonesia’s Migrant Workers (2013); Legalising Land Rights and Poverty (2011); and The Protection of Informal Sector Workers in West Java (2006). In one International Conference at the Law School Columbia University, New York (2013), she presented a paper titled, “Struggling for Centuries: An Experience of Indonesia’s Land Governance Transformation”.

Frank W. Munger’s research examines the possibilities for law in moments of social change. He has employed both historical and sociological methods to examine subjects as varied as the role of law in 18th century British working class protests, conflict resolution in the 19th century West Virginia coal fields, and change following legislative reform in the United States including the Americans With Disabilities Act of 1990 and welfare reform in the 1990s and 21st century. Since 2006, he has focused primarily on Thailand and Southeast Asia, examining use of law for social justice and the work of cause lawyers. Among other articles related to this research, a recent essay compares the prospects for cause lawyers in eleven Asian societies (authored with Scott Cummings and Louise Trubek), drawing in part on a three year collaboration with practicing lawyers and scholars writing about each of the countries. He holds a J.D. and a Ph.D. (Sociology) from the University of Michigan and is Professor of Law at New York Law School and Co-Chair of the Law, Society and History Colloquium. He is a past president of the Law and Society Association and former General Editor of the Law & Society Review. His Webpage may be found at: http://www.nyls.edu/faculty/faculty-profiles/faculty_profiles/frank_w_munger/

Ooi Kee Beng is presently the Deputy Director of the Institute of Southeast Asian Studies (ISEAS), Singapore. He is also Editor of the ISEAS Perspective, ISEAS Monitor, Trends in Southeast Asia, and Penang Monthly. He was Visiting Associate Professor at City University of Hong Kong and Adjunct Associate Professor at the National University of Singapore. His Ph.D. is in Sinology (Stockholm University). His books include The Right to Differ: A Biographical Sketch of Lim Kit Siang (2011); Serving a New Nation: Baey Lian Peck’s Singapore Story (2011); In Lieu of Ideology: An Intellectual Biography of Goh Keng Swee (2010); Continent Coast Ocean: Dynamics of Regionalism in Eastern Asia (2007); and The Reluctant Politician: Tun Dr Ismail and His Time (2006). The last two are winners of major awards. He writes regular pieces for regional and global mass media (see wikibeng.com). His upcoming book is The Eurasian Core and its Edges: Dialogues with Wang Gungwu on the History of the World.
George Radics received his PhD from the Department of Sociology at the National University of Singapore. He currently teaches Law in Society, Special Topics in Law and Justice, and Sociology of Emotions. After receiving his PhD, Dr Radics studied law at the University of Washington, where he obtained his law degree with a concentration in Asian law. Dr Radics served as a research attorney at the Supreme Court of Guam for two years after graduating from law school. His interests are law and minorities, sociology of the law, sociology of emotions, postcolonial studies, and Southeast Asia.

Malavika Reddy a PhD candidate in Anthropology at the University of Chicago. I completed two years of fieldwork, which was supported by the National Science Foundation and the Wenner Gren Foundation, in Mae Sot, Thailand. My research examines liberalism and legal cultures on the frontiers of the state and specifically focuses on the licit practices and grey areas that persist therein. Currently a full-time dissertator, I have taught at Thammasat University and Chulalongkorn University in Bangkok, Thailand. A scholar at the beginning of her career, I have one peer-reviewed publication and have presented my work at Thammasat University and at the University of Chicago.

Mark Sidel serves as the Consultant for Asia at the International Center for Not-for-Profit Law and has worked on civil society regulation and self-regulation in a number of countries of Southeast Asia, East Asia, and South Asia, both in practice (with the Ford Foundation and as consultant to a number of NGOs and donors) and in academic life (at the University of Wisconsin-Madison). I am currently assisting a Vietnamese network of NGOs on the development of Vietnam’s first civil society self-regulatory code, work that helps to inform my topic for this conference. My books include work on law and society in Vietnam, Vietnamese constitutional law, civil society and nonprofit law, US law and policy after September 11, and other work.

Originally from Portugal, Fernando Dias Simões holds a PhD from the Faculty of Law of the University of Santiago de Compostela (Spain). Since 2011 he is Assistant Professor at the Faculty of Law of the University of Macau. He is also Visiting Professor at the Institute of International Studies in Bangkok (Thailand). Fernando has been conducting research on Law and Society in the Chinese context, namely on the relationship between legal rules and moral values in the wake of globalisation. He has recently completed his third book, entitled ‘Commercial arbitration between China and the Portuguese-speaking countries’.