NYU’s Furman Center for Real Estate and Urban Policy, the Municipal Arts Society, and the Real Estate & Urban Policy Forum invite you to participate in a panel discussion of:

**Constitutional Constraints on Local Governments’ Exercise of Eminent Domain: Implications of the Supreme Court’s Pending Decision in *Kelo v. City of New London, CT***

**Panel One:** *Kelo v. City of New London* – the issues before the United States Supreme Court

- Dana Berliner, Esq., Institute for Justice, counsel for petitioner Kelo
- Daniel J. Krisch, Horton, Shields & Knox, P.C, counsel for respondent City
- Professor Clayton Gillette, Max E. Greenberg Professor, NYU School of Law
- Professor Thomas Merrill, Professor, Columbia Law School
- Professor Vicki Been, Director, Furman Center for Real Estate and Urban Policy, NYU School of Law, *Moderator*

**Panel Two:** Implications of the outcome of *Kelo* for New York City

- Matthew Shafit, Deputy Commissioner of Legal Affairs, NYC Department of Housing, Preservation and Development
- Michael Rikon, Esq. (leading attorney representing property owners in condemnation controversies)
- Norman Siegel, Esq. (attorney for the Manhattanville Area Consortium of Businesses in opposition to Columbia University’s potential use of eminent domain and for Develop Don’t Destroy, opposing the use of eminent domain in the Brooklyn Atlantic Yards Proposal)
- Sarah Gerecke, CEO, Neighborhood Housing Services of NYC, *Moderator*

**Monday, December 6, 2004**

New York University School of Law
Lipton Hall (at D’Agostino Hall)
New York, NY

RSVP: shernoff@juris.law.nyu.edu or 212-998-6713

*For updates on additional panelists and participants, please check:
http://www.law.nyu.edu/studentorgs/realestate/events.html*