

PROFESSOR LINDA S. MULLENIX
BIOGRAPHICAL PROFILE



LINDA S. MULLENIX holds the Morris and Rita Atlas Chair in Advocacy at the University of School of Law. She earned M.Phil. and Ph.D. degrees in political science from Columbia University and graduated Phi Beta Kappa, *magna cum laude* from the City College of New York. She received her law degree from Georgetown University Law Center and practiced appellate litigation in Washington, D.C. She has been a college and law professor since 1974.

Professor Mullenix teaches federal civil procedure, mass tort and class action litigation, complex multidistrict litigation, and transnational collective redress measures. She also has taught federal courts, conflict of laws, professional responsibility, and civil justice reform. She has been a visiting professor at Oxford University, the University of Trento (Italy), Harvard, Michigan, and Southern Methodist law schools; held the Reuschlein Distinguished Visiting Chair (Villanova); and served as the Katherine Ryan Distinguished Professor at the Institute on World Legal Problems in Innsbruck, Austria.

Professor Mullenix has served as a Supreme Court Fellow at the Federal Judicial Center; a scholar-in-residence at the Rockefeller Foundation Bellagio Study and Conference Center in Italy; and held the Fulbright Senior Distinguished Chair in Law, in Trento, Italy. She is an elected Life Member of the American Law Institute, an elected Life Fellow of the Texas Bar Foundation, an elected Life Fellow of the American Bar Foundation, and an elected member of the International Association of Procedural Law. She was a founding member and served on the Board of Directors of the Austin Fulbright Alumni Association and served as Vice-President on the Board of the Fulbright Italian Interest group. In January 2012, the Travis County Womens Law Association honored Prof. Mullenix as “Pathfinder 2012” which recognized women in the community who “have used their law degrees in ways that inspire the rest of us.”

Professor Mullenix is the author or co-author of twenty-seven books including *OUTGUNNED: THE NEW ERA OF FIREARMS ACCOUNTABILITY* (Cambridge University Press 2025); *PUBLIC NUISANCE: THE NEW MASS TORT FRONTIER* (Cambridge University Press 2024); *Mass Tort Litigation* (4th ed. 2023); *LEADING CASES IN CIVIL PROCEDURE* (4th ed. 2023); *Understanding Federal Courts* (2d ed. 2015); *CIVIL PROCEDURE BLACKLETTER SERIES* (3d ed. 2024); *Federal Courts in the Twenty-First Century* (3d ed. 2007); *STATE CLASS ACTION PRACTICE AND PROCEDURE* (2000); *RESTATEMENT THIRD, THE LAW GOVERNING LAWYERS* (2000); and *MOORE’S FEDERAL PRACTICE* (contributing author). She has contributed numerous book chapters and several professional reports. For over 35 years, Professor Mullenix has been a contributing writer for *Preview of Supreme Court Cases* and published hundreds of analyses of pending Supreme Court procedure and federal courts cases. For over 30 years she was a regular columnist for the *National Law Journal*. She served as an Associate Reporter for the ALI *RESTATEMENT OF THE LAW GOVERNING LAWYERS*, a consultative member of the ALI *TRANSNATIONAL RULES OF CIVIL PROCEDURE* and the ALI *COMPLEX LITIGATION PROJECT*. She contributed to the ALI’s 2023 Centennial commemorative book, discussing the ALI’s *PRINCIPLES OF THE LAW OF AGGREGATE LITIGATION*.

Professor Mullenix has written dozens of articles published in *The Chicago Legal Forum*, *Cornell Law Review*, *Emory Law Journal*, *Georgetown University Law Journal*, *Georgetown Journal of Legal Ethics*, *Harvard Law Review*, *Michigan Law Review*, *Michigan Journal of Law Reform*, *Minnesota Law Review*,

Northwestern Law Review, *Stanford Law Review*, *The Stanford Journal of Complex Litigation*, *University of Pennsylvania Law Review*, *Texas Law Review*, *The Review of Litigation*, *Vanderbilt Law Review*, and the *Washington and Lee Law Review*, as well as numerous other journals. Federal and state courts throughout the U.S. have cited Professor Mullenix's articles on procedure and complex litigation. Since 2000 she consistently has been ranked as a top ten most cited procedure scholar in the U.S. She also has been ranked among the top 250 legal scholars in the U.S., writing in any field.

Professor Mullenix has served the profession in various capacities, including as Reporter for an ABA Task Force on Class Actions; Reporter for the Southern District of Texas, Civil Justice Reform Act; Reporter for the National Conference of Federal-State Judicial Relationships; Advisor, Texas Class Action Rules Subcommittee; and Advisor, National Center for State Courts, Study on Civil Discovery. She has been an invited participant at numerous academic conferences, including the ABA Conference on the Future of Class Action Litigation in America; the Symposium on Cutting Edge Issues in Class Action Litigation, The Legal Forum, University of Chicago; Class Action Conference, Judicial Conference Committee on Rules of Practice and Procedure; the Gulf States Class Action Symposium; the University of Pennsylvania Symposium: Mass Torts; the ABA Class Action Institute; the Mass Tort Working Group, Judicial Conference Committee on Rules of Practice and Procedure; the Special Study Conference on Federal Rules Governing Attorney Conduct, Judicial Conference Committee on Rules of Practice and Procedure; the Research Conference on Class Actions, Institute for Judicial Administration and N.Y.U.; the Conference on Civil Procedure and the Future of the Federal Rules, Southwest Legal Foundation and S.M.U. University; and the National Mass Tort Litigation Conference. She has been a repeat participant at Emory Law School's Randolph Thrower Symposium and the DePaul University College of Law Clifford Symposium. She also has served as a faculty member for the Annual Conference on Complex Litigation and Resolution of Class Action Litigation. Professor Mullenix has mentored junior scholars through participation in federal courts junior scholarship workshops, and the Harvard Law School Culp Colloquium.

Since 2019 Professor Mullenix has been a collaborator on the multi-year Open Access CPLJ Project, COMPARATIVE PROCEDURAL LAW AND JUSTICE: POWER AND AUTHORITY IN DISPUTE RESOLUTION, sponsored by the Max Planck Institute for Procedural Justice (Luxembourg). She has served on several advisory boards, including the Scholars' Council of the Humphreys Complex Litigation Center at George Washington University School of Law, and as a Forbes Legal Advisor.

Professor Mullenix has delivered lectures relating to class action and mass tort litigation in Austria, Australia, Brazil, Canada, Colombia, Croatia, Germany, Israel, Italy, Luxembourg, the Netherlands, South Africa, Switzerland, and the U.K. She has appeared as a radio commentator on National Public Radio, a media commentator on *Bloomberg News*; and has been quoted in *The New York Times*, the *Wall Street Journal*, the *Los Angeles Times*, the *National Law Journal*, *CNNOpinion.com*, and the *Guardian (U.K.)*, among other media publications. Professor Mullenix has worked as counsel and as a consulting expert with plaintiffs, defendants, and objectors on numerous prominent federal and state class action cases. In addition, Professor Mullenix has worked on Canadian class actions; class litigation under the Brazilian Consumer Protection Act; and several London arbitrations relating to mass tort settlements. She also has been an adviser regarding proposed Swedish and Finnish class action legislation.

View my research on my SSRN page: <http://ssrn.com/author=98468>
Faculty profile website: <https://law.utexas.edu/faculty/linda-s-mullenix/>

PROFESSOR LINDA S. MULLENIX
<https://law.utexas.edu/faculty/linda-s-mullenix>
<http://ssrn.com/author=98468>

RESIDENCE:
2305 BARTON CREEK BLVD. #2
TEXAS 78735
PHONE: (512) 263-9330
lindasmullenix@gmail.com

UNIVERSITY:
727 EAST DEAN KEETON ST. AUSTIN,
AUSTIN, TEXAS 78705
PHONE: 512-232-1375
lmullenix@law.utexas.edu

UNIVERSITY OF TEXAS SCHOOL OF LAW
RITA AND MORRIS ATLAS CHAIR IN ADVOCACY (2001- PRESENT)
WARD CENTENNIAL PROFESSOR 1991–2001

COURSES: Civil Procedure; Complex Litigation; Mass Tort Litigation; Civil Justice Reform (seminar); Current Issues in Class Action Litigation (seminar); Transnational Class Actions (seminar); Class Action Litigation in a Global Context; (seminar); State Class Action Practice and Procedure (seminar); Aggregate Litigation in A Global Context (seminar)

COMMITTEES: Advocacy Programs; Appointments (Chair, 1992-93); Budget; Tenure; Capital Campaign Advisory Committee; Voting Procedures; International Studies; Graduate Studies; Computer Committee; Rules & Procedures; Faculty Governance; Teaching Committee

UNIVERSITY SERVICE: Faculty Grievance Committee (2020-2023)(university elected)
(2023-2026)(university appointed)

OXFORD UNIVERSITY – UNIVERSITY OF TEXAS EXCHANGE PROGRAM
VISITING SCHOLAR, MAY 2013

FULBRIGHT DISTINGUISHED SENIOR CHAIR IN LAW
UNIVERSITY OF TRENTO, ITALY
SPRING 2007

SCHOLAR-IN-RESIDENCE, THE ROCKEFELLER FOUNDATION BELLAGIO
STUDY AND CONFERENCE CENTER
BELLAGIO, ITALY (2002)

DISTINGUISHED VISITING PROFESSORSHIP IN ADVOCACY AND DISPUTE RESOLUTION
The Center for Advocacy and Dispute Resolution
University of Tennessee College of Law, Spring 2001

HAROLD GILL REUSCHLEIN DISTINGUISHED VISITING CHAIR
Villanova University School of Law, Spring 2000
Mass Tort Litigation

UNIVERSITY OF MICHIGAN LAW SCHOOL

Visiting Professor, Fall 1996

Mass Tort Litigation; Civil Justice Reform

HARVARD UNIVERSITY LAW SCHOOL

Visiting Professor, 1994-95

Civil Procedure; Complex Litigation; Mass Tort Litigation

SOUTHERN METHODIST UNIVERSITY SCHOOL OF LAW

Visiting Professor, Spring 1998

Mass Tort Litigation

ST. MARY'S INSTITUTE ON WORLD LEGAL PROBLEMS, INNSBRUCK, AUSTRIA

Katherine Ryan Distinguished Professor, 1997

International Litigation and Arbitration (2002)

Mass Litigation in the European Union (1996, 1997, 1999, 2009, 2011, 2012, 2016)

SUPREME COURT JUDICIAL FELLOW, Federal Judicial Center, 1989-90

CATHOLIC UNIVERSITY OF AMERICA SCHOOL OF LAW

Professor 1989-91; Associate Professor 1986-1989

Assistant Professor 1984-86; Visiting Assistant Professor 1983-84

COURSES: Civil Procedure; Complex Litigation; Federal Courts; Conflict of Laws; Trial Advocacy; Estates; Professional Responsibility

COMMITTEES: Admissions; Budget (faculty elected); Curriculum; Dean's Search Committee, 1986 (faculty elected)

TEACHING HONORS: Graduation Marshal, 1986

LOYOLA OF LOS ANGELES LAW SCHOOL

Visiting Professor, 1982-83

Clinical Professor, 1982; Instructor, 1981

COURSES: Contracts; Wills and Trusts; Community Property; Civil Procedure Workshop; Legal Methods

AMERICAN BAR ASSOCIATION

Vice-Chair, Civil Procedure & Evidence Committee
Tort and Insurance Practice Section (1997-98)

Reporter, Task Force on Class Actions
Tort and Insurance Practice Section (1995-97)

Robert B. McKay Law Professor Award Committee (1997-98; 1998-99) Tort
and Insurance Practice Section

Contributing Editor, *Preview of Supreme Court Cases*, Public
Education Division of the American Bar Association

AMERICAN LAW INSTITUTE (elected member 1989; Life Member 2014)

Associate Reporter, RESTATEMENT OF THE LAW THIRD, THE LAW GOVERNING LAWYERS
Consultative Group, COMPLEX LITIGATION PROJECT
Consultative Group, TRANSNATIONAL RULES OF CIVIL PROCEDURE
Contributor, ALI Centennial Book (2023)

UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF TEXAS

Co-Reporter and Legal Advisor, Advisory Group for the United States District
Court for the Southern District of Texas, Civil Justice Reform Act (1991-93)

DISTRICT OF COLUMBIA BAR

Member, Special Committee on Ethics, Continuing Legal Education, and the Model
Rules of Professional Conduct (1987-89)

NATIONAL CONFERENCE ON STATE-FEDERAL JUDICIAL RELATIONSHIPS

Reporter to Hon. Chief Judge Politz, United States Court of Appeals for the Fifth
Judicial Circuit (April 1992)

NATIONAL CENTER FOR STATE COURTS

Advisory Committee Member, STUDY ON STATE CIVIL DISCOVERY (1990-92)

MEMBER, INTERNATIONAL ASSOCIATION OF PROCEDURAL LAW (elected May 1997)

BOARD OF DIRECTORS, THE FULBRIGHT ALUMNI ASSOCIATION OF AUSTIN, TEXAS

BOARD OF DIRECTORS AND VICE-PRESIDENT, FULBRIGHT COMMISSION ITALIAN

INTEREST GROUP (elected 2022)

SCHOLARS' COUNCIL OF THE HUMPHREYS COMPLEX LITIGATION CENTER AT GEORGE WASHINGTON UNIVERSITY SCHOOL OF LAW (2020 --)

COLUMNIST, THE NATIONAL LAW JOURNAL (federal practice, complex litigation, class actions)

EDITORIAL BOARD, *Journal of Legal Education* (1997-2000)

BOARD OF EDITORS, *Securities and Class Action Litigation Report (Glasser LegalWorks)*

BOARD OF ADVISERS, GREENBAG (GREENBAG ALMANAC)

ADVISORY BOARD, *BNA Class Action Reporter*

ADVISORY BOARD, *Litigation, Procedure and Dispute Resolution Abstracts*

ADVISORY BOARD, *The Review of Litigation* (UNIVERSITY OF TEXAS SCHOOL OF LAW)

CONTRIBUTING EDITOR, JOTWELL (COURTS LAW SECTION)

INTERNATIONAL EDITORIAL BOARD, *Revista de Processo*, INSTITUTO BRASILEIRO DE DIREITO PROCESSUAL, BRASIL

MEMBER, SCRIBES, AMERICAN SOCIETY OF WRITERS ON LEGAL SUBJECTS

ASSOCIATION OF AMERICAN LAW SCHOOLS

Speaker, Workshop on Civil Procedure (June 2010)
Speaker, Scholarship, New Teachers' Workshop (July 1996)
Professional Development Committee (Chair, 1991-93, member 1990-1991)
Executive Committee, Conflict of Laws Section (1991-92)
Planning Committee, Workshop on Jurisprudence Throughout the Curriculum (1992)
Co-chair, Committee on Complex Litigation, Civil Procedure Section (1990-91)
Planning Committee, New Teachers Workshop (July 1990)
Group Discussion Leader, Faculty Recruitment Conference (Fall 1989, 1990)
Chair, Planning Committee, New Teachers Workshop (July 1989)
Co-chair, Committee on New Teachers, Women's Section (1989-90)
Planning Committee, Civil Procedure Conference (June 1988)
Teaching demonstration, New Teachers Workshop (July 1988)
Executive Committee, Civil Procedure Section (1987-88)

BAR AND PROFESSIONAL MEMBERSHIPS

State Bar of Texas (Emeritus status)
United States Supreme Court
United States Court of Appeals for the Fifth Judicial Circuit
United States Court of Appeals, District of Columbia United
States District Court, District of Columbia

District of Columbia Bar (inactive status; resigned)

Fellow, American Bar Foundation (elected 2011)

Fellow, Texas Bar Foundation (elected 2005)

American Law Institute (elected 1989)(life member, 2014)

American Judicature Society

American Political Science Association

American Bar Association

Litigation Section, Class Action and Derivative Litigation Committee

Tort and Insurance Practice Section

International Association of Procedural Law (elected July 1997)

Phi Beta Kappa (elected junior year)

WHO'S WHO

Who's Who in America, 50th – 70th eds. (1997-2015)

Who's Who In American Law, 5th-8th eds. (1987-1994)

Who's Who In American Women, 14th-25th eds. (1984-2009)

Who's Who of Emerging Leaders in America, 1st-3d eds. (1987-1990)

Who's Who in American Education, 4th-8th ed. (1993-2008)

Who's Who in the South and Southwest, 24th ed. (1994); 33rd ed. (2007)

OTHER HONORS AND RECOGNITION

- *Pathfinder 2012*, honored by the Travis County Women Lawyers Association as an attorney in the community who “has used their law degrees in ways that inspire the rest of us.”
- 9 Most Cited Civil Procedure Faculty 2000 – 2007 (Brian Leiter’s Law School Rankings)
- HeinOnline’s Scholar Rank’s Top 250 Legal Authors (2016)
- 10 Most Cited Civil Procedure Faculty (2016 – 2020)(Brian Leiter’s School Reports)
- 10 Most Cited Civil Procedure Faculty (2021)(Brian Leiter’s Most Cited Civil Procedure Faculty)

LEGAL EDUCATION

GEORGETOWN UNIVERSITY LAW CENTER, WASHINGTON D.C.

DEGREE: J.D., 1980
Dean's List; Law Fellow

LAW REVIEW: *The Tax Lawyer*
Associate Editor, 1979-80
Staff Member, 1978-79

CLINIC: Appellate Litigation Clinic Author,
Brief for the Respondent,
United States v. Henry, 447 U.S. 264 (1980)

GRADUATE EDUCATION

COLUMBIA UNIVERSITY, NEW YORK CITY

DEGREES: Ph.D., Political Science, 1977
M. Phil., Political Science, 1974

HONORS: President's Fellow, Columbia University
National Defense Graduate Fellow
New York State Regents Scholar (Graduate) Danforth
Graduate Fellow, Honorable Mention
N.S.F. Graduate Fellowship, Honorable Mention

DISSERTATION: *De Facto Political Obligation: Historical and Theoretical Perspectives* (unpublished 1977)

UNDERGRADUATE EDUCATION

THE CITY COLLEGE OF NEW YORK

DEGREE: B.A., *Magna Cum Laude*, 1971
Political Science

HONORS: Phi Beta Kappa (junior year appointment)
Dean's List; New York State Regents Scholar

PUBLICATIONS

BOOKS

1. OUTGUNNED: THE NEW ERA OF FIREARMS ACCOUNTABILITY (CAMBRIDGE UNIVERSITY PRESS 2025).
2. PUBLIC NUISANCE: THE NEW MASS TORT FRONTIER (Cambridge University Press 2024).
3. CIVIL PROCEDURE (West Academic Blackletter Series 3d ed. 2024)(800+ pgs).
4. MASS TORT LITIGATION: CASES AND MATERIALS (West Academic Publishing 4th ed. 2023)(638 PGS.)
5. LEADING CASES IN CIVIL PROCEDURE (West Academic Publishing 4th ed. 2023)(959 pgs).
6. MASS TORT LITIGATION: CASES AND MATERIALS (West Academic Publishing 3d ed. 2017)(663 PGS.)
7. LEADING CASES IN CIVIL PROCEDURE (West Academic Publishing 3d ed. 2017)(984 pgs).
8. CIVIL PROCEDURE: EXAMPRO OBJECTIVE QUESTIONS AND EXPLANATIONS (West Academic Publishing 3d ed. 2016)(427 pgs).
9. UNDERSTANDING FEDERAL COURTS (LEXIS-Matthew Bender 2d ed. 2015 w ith Profs. Martin Redish and Georgene Vairo)(712+ pgs.)
10. CIVIL PROCEDURE (West Academic Blackletter Series 2d ed. 2014)(800+ pgs).
11. LEADING CASES IN CIVIL PROCEDURE (THOMSON WEST 2D ED. 2012)(907 PGS.)
12. LEADING CASES IN CIVIL PROCEDURE (Thomson West 2010)(891 PGS.).
13. MASS TORT LITIGATION: CASES AND MATERIALS (Thomson West 2d ed. 2008)(1440 pgs.)
 - TEACHER’S MANUAL, MASS TORT LITIGATION: CASES AND MATERIALS (Thomson West 2d ed. 2008).
 - MASS TORT LITIGATION: CASES AND MATERIALS (2010 UPDATE).
14. FEDERAL COURTS IN THE TWENTY-FIRST CENTURY: CASES AND MATERIALS (LEXIS 3d ed. 2007, with Howard K. Fink, Thomas D. Rowe, and Mark V. Tushnet).
 - TEACHER’S MANUAL, FEDERAL COURTS IN THE 21ST CENTURY: CASES AND MATERIALS (LEXIS 3d ed. 2007, with Howard K. Fink, Thomas D. Rowe, and Mark V. Tushnet).

- FEDERAL COURTS IN THE 21ST CENTURY: CASES AND MATERIALS (LexisNexis), 2008 UPDATE.
 - FEDERAL COURTS IN THE 21ST CENTURY: CASES AND MATERIALS (LexisNexis), 2009 UPDATE.
 - FEDERAL COURTS IN THE 21ST CENTURY: CASES AND MATERIALS (LexisNexis), 2010 UPDATE.
15. CIVIL PROCEDURE: EXAMPRO-OBJECTIVE QUESTIONS AND EXPLANATIONS (2d ed. 2007 Thomson West).
 16. CIVIL PROCEDURE (THOMSON WEST BLACK LETTER SERIES, 600 PGS. 2004).
 17. FEDERAL COURTS IN THE TWENTY-FIRST CENTURY: CASES AND MATERIALS (LEXIS 2d ed. 2002, with Howard K. Fink, Thomas D. Rowe, and Mark V. Tushnet).
 - TEACHER'S MANUAL, FEDERAL COURTS IN THE 21ST CENTURY: CASES AND MATERIALS (LEXIS 2d ed. 2002, with Howard K. Fink, Thomas D. Rowe, and Mark V. Tushnet).
 - FEDERAL COURTS IN THE 21ST CENTURY: CASES AND MATERIALS (LexisNexis), 2003 UPDATE
 - FEDERAL COURTS IN THE 21ST CENTURY: CASES AND MATERIALS (LexisNexis), 2004 UPDATE
 - FEDERAL COURTS IN THE 21ST CENTURY: CASES AND MATERIALS (LexisNexis), 2005 UPDATE
 - FEDERAL COURTS IN THE 21ST CENTURY: CASES AND MATERIALS (LexisNexis), 2006 UPDATE
 18. STATE CLASS ACTION PRACTICE AND PROCEDURE (CCH 2000)(two volume treatise)(with annual updates, 2001-06).
 19. RESTATEMENT OF THE LAW THIRD, THE LAW GOVERNING LAWYERS (American Law Institute 2000)(Associate Reporter).
 20. UNDERSTANDING FEDERAL COURTS (LEXIS-Matthew Bender 1998)(with Profs. Martin Redish and Georgene Vairo).
 21. CIVIL PROCEDURE: EXAMPRO-OBJECTIVE QUESTIONS AND EXPLANATIONS (West Group 1998).
 22. MOORE'S FEDERAL PRACTICE, Vol. 17 (Lexis-Matthew Bender 3d ed. 1997), with continuous updates.
 23. CIVIL PROCEDURE (Aspen Law and Business Roadmap Series 1997).

24. FEDERAL COURTS (Casenotes Legal Education Series 1997)(with Prof. Howard Fink).
25. FEDERAL COURTS IN THE 21ST CENTURY: CASES AND MATERIALS (Lexis-Michie Contemporary Legal Education Series, 1996)(with Howard K. Fink, Thomas D. Rowe, and Mark V. Tushnet).
 - FEDERAL COURTS IN THE 21ST CENTURY: CASES AND MATERIALS (Michie), 1997 UPDATE.
 - FEDERAL COURTS IN THE 21ST CENTURY: CASES AND MATERIALS (Lexis-Michie), 1998 UPDATE.
 - TEACHER’S MANUAL, FEDERAL COURTS IN THE 21ST CENTURY: CASES AND MATERIALS (Lexis-Michie Contemporary Legal Education Series, 1998)(with Profs. Howard K. Fink, Thomas D. Rowe, and Mark V. Tushnet).
 - FEDERAL COURTS IN THE 21ST CENTURY: CASES AND MATERIALS (Lexis-Michie), 1999 UPDATE.
26. MASS TORT LITIGATION: CASES AND MATERIALS (West Group 1996).
 - TEACHER’S MANUAL TO ACCOMPANY MASS TORT LITIGATION: CASES AND MATERIALS (West Group 1996).
 - MASS TORT LITIGATION: CASES AND MATERIALS (West Group), 1997 UPDATE.
 - MASS TORT LITIGATION: CASES AND MATERIALS (West Group), 1998 UPDATE.
 - MASS TORT LITIGATION: CASES AND MATERIALS (West Group), 1999 UPDATE.
 - MASS TORT LITIGATION: CASES AND MATERIALS 2000 SUPPLEMENT (WEST GROUP).
27. MOORE'S FEDERAL PRACTICE, Vol. 1A, Part II (Matthew Bender 2d ed. 1991).

REPORTS AND BOOK CHAPTERS

1. Compendium Chapter, *The Structure of Procedure*, in COMPARATIVE PROCEDURAL LAW AND JUSTICE: POWER AND AUTHORITY IN DISPUTE RESOLUTION (University of Luxembourg online open access compendium 2024).
2. Book Chapter 17, *Aggregationists at the Barricades: Assessing the Impact of the ALI Principles of the Law of Aggregate Litigation*, in THE ALI AT 100: ESSAYS ON ITS CENTENNIAL,” (American Law Institute, Andrew Gold and Robert W. Gordon, eds. 2023).
3. Book Chapter, *The Politics of Class Action Reform: Reflections on the American Experience*, in THE AUSTRALIAN CLASS ACTION, A THIRTY-YEAR PERSPECTIVE 245-276 (Michael Legg and James Metzger, eds., The Federation Press 2023).

4. Book Chapter, *Settlements* in A PRACTITIONER’S GUIDE TO CLASS ACTIONS, CHAPTER VIII (Marcy Greer, ed., American Bar Association 3d ed. 2021).
5. Book Chapter, *Settlements*, in A PRACTITIONER’S GUIDE TO CLASS ACTIONS, Chapter VIII (Marcy Greer, ed., American Bar Association 2d ed. 2017).
6. REPORT ON COMMON LAW COUNTRIES, IN OS PROCESSES COLECTIVOS NOS PAÍSES DE CIVIL LAW E COMMON LAW, UMA ANÁLISE DE DIREITO COMPARADO (with Ada Pellegrini Grinover, Kazuo Watanabe and Linda Mullenix, Editora Revista Dos Tribunais)(Mullenix Reporter, General Report for Common Law Countries)(2011).
7. Book Chapter, *American Exceptionalism and The Theory of Convergence: Are We There Yet?*, In COMMON LAW, CIVIL LAW AND THE FUTURE OF CATEGORIES at 41 (Janet Walker and Oscar Chase eds. LexisNexis 2010)(Proceedings of the International Association of Procedural Law, Toronto Conference on “The Future of Categories”), (reprinted in 49 *The Supreme Court Review* 2d Series 41 (2010).
8. Book Chapter, *Settlements*, in A PRACTITIONER’S GUIDE TO CLASS ACTIONS, CHAPTER VIII (Marcy Greer, ed., American Bar Association 2010).
9. Book Chapter, *I Class Action Settlements Negli Stati Uniti* (Capitolo VII), in LA CONCILIAZIONE COLLETTIVA, Università Degli Studi di Milano, Facoltà di Giurisprudenza (2009).
10. Book Chapter, *Developments in the Procedural Means for Resolution of Mass Tort Litigation in the United States*, in TERRORISM, TORT LAW AND INSURANCE: A COMPARATIVE SURVEY 204 (Bernhard A. Koch ed., 2004).
11. REPORT OF THE ABA TORT AND INSURANCE PRACTICE SECTION, TASK FORCE ON CLASS ACTIONS CONCERNING PROPOSED CHANGES TO RULE 23 OF THE FEDERAL RULES OF CIVIL PROCEDURE (1996)(Mullenix Reporter).
12. REPORT AND PLAN OF THE CIVIL JUSTICE REFORM ACT ADVISORY GROUP OF THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF TEXAS (October 1991)(Mullenix Co-Reporter).

FORTHCOMING PUBLICATIONS

13. Book, OUTGUNNED NO MORE: THE NEW ERA OF FIREARMS ACCOUNTABILITY (Cambridge University Press 2025).
14. Book Chapter, COMPARATIVE CIVIL PROCEDURE: POWER, AUTHORITY AND CULTURE IN DISPUTE RESOLUTION, Chapter 11: Joinder of Parties and Group Litigation, (Elgar Comparative Law Series, eds. Margaret Woo and Remco Van Rhee, forthcoming 2025, with Prof. Stefaan Voet).

PUBLISHED ARTICLES

15. *Class Action Waivers in Arbitration Agreements: The Twenty-First Century Arbitration Battleground and Implications for the EU Countries*, 38 Emory J. Int'l L. 785 (2024).
16. *Railroading Personal Jurisdiction*, 43 Rev. of Litig. 141 (Spring 2024).
17. *Reflections on the Flying Buttresses of Class Action Settlement*, 84 U. Pitts. L. Rev. 395 (2022).
18. *The Short Unhappy Life of the Negotiation Class*, 56 U. Mich. J. L. Reform 613 (2023).
19. *Outgunned No More? Reviving the Prospect of A Firearms Mass Tort Litigation*, 49 Sw. L. Rev. 390 (2020)(symposium issue).
20. *For the Defense: 28 Shades of EU Class Actions*, in CLASS ACTIONS - THE HOLY GRAIL FOR (EUROPEAN) CIVIL PROCEDURE? (Springer, 2020).
21. *The (Surprisingly) Prevalent Role of States in an Era of Federalized Class Actions*, 2019 Vol. 6 BYU L. Rev. 1551 (symposium issue 2019).
22. *Regulatory and Judicial Consumer Protection in the United States of America: An Assessment*, 30 Stellenbosch Law Review 33 - 60 (symposium issue 2019).
23. *New Frontiers for Resolving Aggregate Litigation in the United States: The MDL Experience*, (Coletivização e Unidade do Direito, I Congresso Internacional de Coletivaco e Unidade do Direito, Pontifical Catholic University of Rio Grande do Sul 2019).
24. *Is the Arc of Procedure Bending Towards Injustice?*, 50 U. Pac. L. Rev. 611 (2019)(symposium issue, McGeorge School of Law).
25. *O Fim do Processor Coletivo Tal Como o Conhecemos: Repensando a Class Action Norte- Americana*, 283 Revista de Processo (Sept. 2018)(translated by Bruno Dantas).
26. *Policing MDL Non-Class Settlements: Empowering Judges Through the All Writs Act*, 37 Rev. of Litig. 129 (2017)(symposium issue).
27. *Reflections of a Recovering Aggregationist*, 15 U. Nev. L. Rev. 1455 (Winter 2015)(symposium issue).
28. *Designing a Compensatory Fund: The Search for First Principles*, 3 Stan. J. Complex Litig. 1 (2015)(symposium issue).
29. *Gaming the System: Protecting Consumers from Unconscionable Contractual Forum Selection and Arbitration Clauses*, 66 Hastings L. Rev. 719 (2015)(symposium issue).
30. *Competing Values: Preserving Litigant Autonomy in an Age of Collective Redress*, 64 DePaul L. Rev. 601 (Winter 2015)(symposium issue).

31. *Discovering Truth and the Rule of Proportionality*, I Seminario Internacional de Derecho Procesal: Dilemas Sobre La Verdad en el Proceso Judicial (2014).
32. *Personal Jurisdiction Stops Here: Cabining the Extraterritorial Reach of American Courts*, 45 U. Toledo L. Rev. 705 (2014)(symposium issue).
33. *Ending Class Actions As We Know Them: Rethinking the American Class Action*, 64 Emory L.J. 399 (2014)(the 2014 Randolph W. Thrower Symposium, American Dispute Resolution in 2020: The Death of Group Vindication of the Law?).
34. *Putting Proponents to Their Proof: Evidentiary Rules at Class Certification*, 82 G.W. U. L. Rev. 606 (2014)(symposium issue, “The Future of Class Actions”).
35. *Class Actions Shrugged: Mass Actions and the Future of Aggregate Litigation*, 32 Rev. Litig. 591 (2013)(symposium issue, “The Class Action Fairness Act of 2005: Perspectives and Predictions”).
36. *Aggregate Litigation and the Death of Democratic Dispute Resolution*, 107 Nw. U. L. Rev. 511 (2013)(symposium issue).
37. *Professor Ed Cooper: Zen Minimalist*, 46 Mich. J. of L. Ref. 661 (Winter 2013)(solicited essay in honor of Prof. Ed. Cooper, Reporter to the Advisory Committee on Civil Rules).
38. *Mass Tort Funds and the Election of Remedies: The Need for Informed Consent*, Symposium, 31 Rev. of Litig. 833 (2012)(symposium issue, “Large Scale Litigation Issues: Class Actions and Mass Tort Cases in 2012 and Beyond”).
39. *The Twenty-Fifth Anniversary of the Supreme Court’s Summary Judgment Trilogy*, 43 Loyola U. Chi. L. Rev. 651 (2012)(symposium issue).
40. *The Titanic of Worst Supreme Court Decisions: Carnival Cruise Lines v. Shute*, Symposium, The Supreme Court’s Worst Decisions, 12 U.N.L.V. L. Rev. 549 (2012).
41. *Prometheus Unbound: The BP Gulf Oil Fund as a Means for Resolving Mass Tort Claims*, 71 La. L. Rev. 819 (2011).
42. *Dubious Doctrines: The Quasi Class Action*, 80 U. Cinn. L. Rev. 389 (2011)(symposium issue, “The Principles of Aggregate Litigation: CAFA, PSLRA and Beyond”).
43. *Federal Class Actions: A Near Death Experience in a Shady Grove*, 79 G.W.U. L. Rev. 448 (2010)(in Symposium, “Aggregate Litigation: Critical Perspectives”).
44. *Dropping the Spear: The Case for Enhanced Summary Judgment Prior to Class Certification*, 43 Akron U. Law Rev. 1197 (2010)(AALS program on summary judgment January 2010).
45. *Nine Lives: The Punitive Damage Class* 58 U. Kan. L. Rev. 845 (2010)(in Symposium, “Aggregate Litigation Since *Ortiz v. Fibreboard*”).

46. *Strange Bedfellows: The Politics of Pre-emption*, 59 Case Western Reserve L. Rev. 837 (2009)(Symposium, “Access to the Courts in the Roberts Era,” January 30, 2009).
47. *I Class Action Settlements negli Stati Uniti (Class Action Settlements in the United States)*, 59 Studi Urbinati (Università degli Studi di Urbino 407 (2008)(reprinted in *La Conciliazione Collettiva* at 147 (Università Degli Studi di Milano 2009).
48. *New Trends in Standing and Res Judicata, Report for Common Law Countries*, in Proceedings of the XIII World Congress of Procedural Law, *New Trends in Procedural Law* (2007)(pp. 500-534).
49. *Baycol and Vioxx: Case Studies in Mass Tort Litigation*, in *Études et Dossiers, Working Paper Series of the Geneva Association*, International Association for the Study of Insurance Economics (2007)(paper presentation from the 2006 Annual Liability Regimes Conference)(pp. 3-1 *et seq.*).
50. *The American Class Action Fairness Bill and Forum-Shopping American-Style*, in the INTERNATIONAL ASSOCIATION FOR THE STUDY OF INSURANCE ECONOMICS: THE GENEVA PAPERS (2006)(Palgrave Macmillan Ltd).
51. *GRIDLAW: The Enduring Legacy of Phillips Petroleum Co. v. Shutts*, 74 U.M.K.C. L. Rev. 651 (2006)(symposium, “Due Process and Class Actions: The 20th Anniversary of *Phillips Petroleum v. Shutts*).
52. *The Varieties of State Rulemaking Experience and the Consequences for Substantive and Procedural Fairness*, Report of the 2005 Forum for State Appellate Court Judges, The Roscoe Pound Institute (2005).
53. *Should Mississippi Adopt a Class Action Rule? — Balancing the Equities: Ten Considerations That Mississippi Rulemakers Ought to Take Into Account in Evaluating Whether to Adopt a State Class Action Rule*, 24 Miss. C. L. Rev. 217 (2005).
54. *The Future of Tort Reform: Possible Lessons From the World Trade Center Victim Compensation Fund*, 53 Emory L. Rev. 1315 (2004)(the Randolph W. Thrower Symposium on the Future of Tort Reform: Reforming the Remedy, Rebalancing the Scales, sponsored by the Emory University School of Law and the Emory Law Journal).
55. *Taking Adequacy Seriously: The Inadequate Assessment of Adequacy in Litigation and Settlement Classes*, 57 Vanderbilt L. Rev. 1687 (2004)(10th Annual Institute for Law and Economic Policy, Symposium: Protecting the Public; The Role of Private and Public Attorneys’ General).
56. *Dispositive Motions After Amchem and Ortiz: The Problem of “Logically Antecedent” Inquiries*, 2004 Michigan State L. Rev. 703 (2004)(symposium on “Multi-Jurisdictional and Cross-Border Class Actions,” sponsored by the Michigan State University DCL College of Law, April 16-17, 2004).
57. *Judge Jack B. Weinstein, Tort Litigation, and the Public Good*, Vol. XII (No.1)

Brooklyn L. Rev. 1 (2003)(Contributor, A Roundtable Discussion to Honor One of America's Great Trail Judges on the Occasion of His 80th Birthday).

58. *Developments in the Procedural Means For Resolution of Mass Tort Litigation in the United States, 1975-2003*, 11 J. Tort and Insurance Law 204 (Springer Wien/New York 2003)(Conference on Liability for Acts of Terrorism, sponsored by the European Centre of Tort and Insurance Law).
59. *No Exit: Mandatory Class Actions in the New Millennium and the Blurring of Categorical Imperatives*, Vol. 2003 The Chicago Legal Forum 177(2003)(symposium on "Cutting Edge Issues in Class Action Litigation," sponsored by the University of Chicago Law School).
60. *The September 11th Victims' Compensation Fund: Fund Approaches to Resolving Mass Tort Litigation*, 9 Conn. Ins. L.J. 121 (2002)(symposium "September 11th Victim Compensation Fund of 2001: A Model for the Future?, Liability and Insurance After September 11th" sponsored by the University of Connecticut School of Law, Hartford, Connecticut Insurance Law Center and the Geneva Association).
61. *Some Joy in Whoville –Rule 23(f), A Good Rulemaking*, 69 U. Tenn. L. Rev. 97 (2001).
62. *Lessons From Abroad – Complexity and Convergence*, 46 Villanova L. Rev. 1 (2000)(Harold Gill Reuschlein Distinguished Visiting Chair Lecture, Villanova University School of Law).
63. *Re-Interpreting American Class Action Procedure: The United States Supreme Court Speaks*, 5 Zeitschrift Fur Zivilprozess International 337 (2000).
64. *Abandoning the Federal Class Action Ship: Is There Smoother Sailing for Class Actions in Gulf Waters*, 74 Tulane L. Rev. 1709 (2000)(symposium on class actions in the Gulf States).
65. *Back to the Futures: Privatizing Future Claimants*, 148 U. Pa. L. Rev. 1919 (2000)(Mass Torts: A Symposium, sponsored by the David Berger Program on Complex Litigation and the University of Pennsylvania Law Review in Conjunction with The Advisory Committee on Civil Rules and The Working Group on Mass Torts).
66. *Resolving Aggregate Mass Tort Litigation: The New Private Law Dispute Resolution Paradigm*, 33 Valparaiso L. Rev. 413 (1999)(Monsanto Lecture in Tort Reform).
67. *Barbecue of the Vanities*, 10 U.C.L.A. L.J. 1 (1999 – 2000).
68. *Getting to Shutts*, 46 U. Kan. L. Rev. 1 (1998)(symposium in honor of Prof. Robert Casad).
69. *Endnote: Practical Wisdom and Third-Generation Mass Tort Litigation*, 31 Loyola of Los Angeles Law Rev. 551 (1998)(symposium on mass tort litigation).

70. *The Pervasive Myth of Discovery Abuse: The Sequel*, 39 B.C.L. Rev. 683 (1998)(Advisory Committee on Civil Rules conference on discovery).
71. *The Constitutionality of the Proposed Amendment to Rule 23*, 39 Ariz. L. Rev. 615 (1997)(symposium on Rule 23: class actions at the crossroads).
72. *The Jurisprudence of Yogi Berra*, 46 Emory L.J. 697 (1997)(with thirty-eight co-authors).
73. *Class Actions, Personal Jurisdiction, and Due Process: Implications for Mass Tort Litigation*, 28 U.C. Davis L. Rev. 871 (1995) (symposium on 50th anniversary of *International Shoe Co. v. Washington*).
74. *Multiforum Federal Practice: Ethics and Erie*, 9 Geo. J. Legal Ethics 89 (1995).
75. *Judicial Power and The Rules Enabling Act*, 46 Mercer L. Rev. 733 (1995).
76. *Mass Tort Litigation and the Dilemma of Federalization*, 44 De Paul L. Rev. 755 (1995)(symposium on the federalization of state law).
77. *Jurisdiction, Justice, and Choice of Law for the Twenty-First Century*, 29 New Eng. L. Rev. 517 (1995)(conference symposium).
78. *Mass Torts as Public Interest Law: Paradigm Misplaced*, 88 Nw. U. L. Rev. 579 (1994).
79. *Adversarial Justice, Professional Responsibility, and the New Federal Discovery Rules*, 14 Rev. of Litig. 13 (1994).
80. *Discovery in Disarray: The Pervasive Myth of Pervasive Discovery Abuse and the Consequences of Unfounded Rulemaking*, 46 Stan. L. Rev. 1393 (1994)(symposium on Civil Justice Reform Act of 1990).
81. *Unfinished Symphony: The Complex Litigation Project Rests*, 54 La. L. Rev. 977 (1994).
82. *Unconstitutional Rulemaking: The Civil Justice Reform Act and Separation of Powers*, 77 Minn. L. Rev. 1283 (1993).
83. *The Counter-Reformation in Procedural Justice*, 77 Minn. L. Rev. 375 (1992).
84. *Federalizing Choice of Law in Mass Tort Litigation*, 70 Tex. L. Rev. 1623 (1992).
85. *Civil Justice Reform Comes to the Southern District of Texas: Creating and Implementing a Cost and Delay Reduction Plan Under The Civil Justice Act of 1990*, 11 Rev. of Litig. 165 (1992).
86. *Another Easy Case, Some More Bad Law: Carnival Cruise Lines and the New Contractual*

Personal Jurisdiction, 27 Tex. Int'l. L.J. 323 (1992).

87. *Problems in Complex Litigation*, 10 Rev. of Litig. 213 (1991).
88. *Beyond Consolidation: Post-Aggregative Procedure in Asbestos Mass Tort Litigation*, 32 Wm. and Mary L. Rev. 475 (1991).
89. *Hope Over Experience: Mandatory Informal Discovery and The Politics of Rulemaking*, 69 N.C.L. Rev. 701 (1991).
90. *Complex Litigation Reform and Article III Jurisdiction*, 59 Fordham L. Rev. 169 (1990).
91. *God, Metaprocedure, and Metarealism at Yale*, 87 Mich. L. Rev. 1139 (1989).
92. *Suiting Up for Litigation: Focus on Pretrial Procedure*, 64 Notre Dame L. Rev. 601 (1989).
93. *The Influence of History on Procedure: Volumes of Logic, Scant Pages of History*, 50 Ohio St. L. J. 803 (1989).
94. *Another Choice of Forum, Another Choice of Law: Consensual Adjudicatory Procedure in Federal Court*, 57 Fordham L. Rev. 291 (1988).
95. *User Friendly Civil Procedure: Pragmatic Proceduralism Slouching Away from Process Theory*, 56 Fordham L. Rev. 1023 (1988).
96. *Burying (With Kindness) The Felicific Calculus of Civil Procedure*, 40 Vand. L. Rev. 541 (1987).
97. *Summary Judgment: Taming The Beast of Burdens*, 10 Am. J. of Trial Advocacy 433 (1987)(reprinted in 37 *Defense Law Journal* 529 (1988)).
98. *A Branch Too Far: Pruning the Abstention Doctrine*, 75 Geo. L. J. 99 (1986).
99. *Class Resolution of the Mass Tort Case: A Proposed Federal Procedure Act*, 64 Texas L. Rev. 1039 (1986).
100. *The New Federal Express: Mail Service of Process under Amended Rule 4*, 4 Rev. of Litig. 299 (1985).
101. *Creative Manipulation of Federal Jurisdiction: Is There Diversity After Death?* 70 Cornell L. Rev. 1011 (1985).
102. *The Limits of Complex Equality*, 97 Harv. L. Rev. 1801 (1984).
103. *The Valuation of an Educational Degree at Divorce*, 16 Loyola of Los Angeles L. Rev. 277 (1983).
104. *The Marriage Contract: Spouses, Lovers, and The Law*, 15 Loyola of Los Angeles L. Rev. 759 (1982).

105. *Federal Courts: A Jurisprudential Blind Spot: Certification of Uninjured Claimants in Rule 23(b)(3) Damage Class Actions*, 52 Preview of Supreme Court Cases 45-51 (April 21, 2025)(Laboratory Corporation of America Holdings D/B/A/ Labcorp v. Davis et al.)
106. *Foreign Arbitration Awards, The Foreign Sovereign Immunity Act, and Minimum Contacts*, 52 Preview of United States Supreme Court Cases, 19-23 (February 2025)(review of *CC/Devas (Mauritius) Limited, et al. v. Antrix Corp., Ltd, et al.*).
107. *High Noon at the Supreme Court: Guns v. Mexico*, 52 Preview of United States Supreme Court Cases, 27 -35 (February 2025)(review of *Smith & Wesson Brands, Inc. v Estados Unidos Mexicanos*).
108. *From Frankenstein’s Monster to Zombie Litigation*, Courts Law JOTWELL (the Journal of Things We Like (Alot))(April 4, 2025), reviewing Maya Steinitz’s *Zombie Litigation: Claim Aggregation, Litigant Autonomy and Finders’ Intermeddling*.
109. *Article III “Arising Under” Jurisdiction: Evading Federal Jurisdiction by Amending a Complaint After Removal to Delete Federal Claims*, Issue No.1 Vol, 52 Preview of United States Supreme Court Cases 6 (Oct. 1, 2024)(*Royal Canin U.S.A., Inc. and Nestlé Purina PetCare Co. v. Anastasia Wullschleger and Geraldine Brewer*).
110. *Not the Final Word or Judgment on Manufactured Finality*, JOTWELL (Courts Law)(Jan. 17, 2024)(reviewing Bryan Lammon. *Manufactured Finality*, 69 Vill. L. Rev. (2024), <https://www.courtswell.com>).
111. *Do Corporate Registration Statutes Constitute Consent to State Personal Jurisdiction in Violation of the Fourteenth Amendment?*, Issue No. 2 Vol. 50 Preview of United States Supreme Court Cases 30-35 (October 31, 2022)(*Mallory v. Norfolk Southern Railway*).
112. *Does the Federal Arbitration Act Preempt a California State Law That Permits Aggregate Litigation in a Labor Dispute, Precluding an Arbitration Agreement Signed by the Plaintiff?*, Vol. 49 Issue No. 6 Preview of United States Supreme Court Cases 32-39 (March 21, 2022)(*Viking Cruises, Inc. v. Moriana*).
113. *What Law Applies to Nazi Appropriated Art Under the Foreign Sovereign Immunities Act?*, Vol. 49 No. 4 Preview of United States Supreme Court Cases 32-39 (January 7, 2022)(*Cassirer v. Thyssen Bornemisza Collection Foundation*).
114. *Recasting the Corporate Bias of Civil Procedure: A Neoliberal Theory*, JOTWELL (October 20, 2021) (reviewing Luke Norris, *Neoliberal Civil Procedure*, 12 U. C. Irvine L. Rev., <https://courtswell.com/recasting-the-corporate-bias-of-civil-procedure-a-neoliberal-theory/>).
115. *Is the Rebuttable Fraud on the Market Presumption in Securities Class Litigation Actually Irrebuttable?*, Vol. 48 No. 6 Preview of United States Supreme Court Cases 17-23 (March 22, 2021)(*Goldman Sachs Group, Inc. v. Arkansas Teachers Retirement System*).
116. *The Ghost of Spokeo: More on Standing in Statutory Damage Class Action Litigation*, with

a Typicality Twist, Vol. 48 No. 6 Preview of United States Supreme Court Cases 24-30 (March 22, 2021)(*Trans Union LLC v. Ramirez*).

117. *Child Slave Labor: More on the Alien Tort Statute*, 3 Preview of United States Supreme Court Cases 15 (November 30, 2020)(*Nestle USA v. John Doe*).
118. *A Non-Frivolous Challenge to Frivolous Defenses*, JOTWELL (January 6, 2021)(reviewing Thomas D. Russell, *Frivolous Defenses*, <http://courtslaw.jotwell.com/a-non-frivolous-challenge-to-frivolous-defenses/>
119. *Personal Jurisdiction, Very Specifically*, #1 Preview of United States Supreme Court Cases 27-34 (October 5, 2020)(*Ford Motor Co. v. Supreme Court of Montana*).
120. *Is Greed Good? Mega-Fess in Securities Fraud Class Action Mega-Settlements*, (The Journal of Things We Like (Lots), <http://courtslaw.jotwell.com> (Oct. 30, 2019).
121. *Just Who Is a Defendant? Third-Party Counterclaim Defendants' Removal Rights Under CAFA*, Vol. 46 Issue #1 Preview of United States Supreme Court Cases 33 (Jan. 7, 2019)(*Home Depot Inc., U.S.A. v. Jackson*).
122. *A Decade of Procedural Despair: Denying Access to Justice and Closing the Courthouse Doors*, JOTWELL (November 23, 2018) (reviewing Michael Vitiello, *Animating Civil Procedure* (Carolina Academic Press 2017), <http://courtslaw.jotwell.com/a-decade-of-procedural-despair-denying-access-to-justice-and-closing-the-courthouse-doors/>
123. *Time Is On My Side, Yes It Is: The Timing of Class Certification Appeals Pursuant to Rule 23(f)*, Vol. 46 #3 Preview of United States Supreme Court Cases 11 (November 26, 2018)(*Nutraceutical Corp. v. Lambert*).
124. *129 Million Class Members \$0, Charities \$6.5 Million, Attorneys \$2 Million: Are Cy Pres-Only Settlements Fair, Adequate, and Reasonable?*, Vol. 46 #2 Preview of United States Supreme Court Cases 24 (Oct. 29, 2018)(*Frank v. Goas*).
125. *American Pipe Dreams, More on Class Action Tolling*, Vol. 45 Issue #6, Preview of United States Supreme Court Cases 176 (March 19, 2018)(*China Agribusiness v. Resh*).
126. *Enquiring Minds Want to Know*, JOTWELL Courts Law (The Journal of Things We Like (Lots), <http://courtslaw.jotwell.com> (Oct. 2017).
127. *The Alien Tort Statute and Corporate Liability in the Age of International Terrorism*, Vol. 45, No. 1 Preview of United States Supreme Court Cases 8 (Oct. 2, 2017)(*Jesner v. Arab Bank*).
128. *Class Action Waivers in Employment Contracts: The Clash between the National Labor Relations Act and the Federal Arbitration Act*, Vol. 45 No. 1 Preview of United States Supreme Court Cases 13 (Oct. 2, 2017)(*Ernst & Young v. Morris*).
129. *Déjà vu All Over Again: Tolling of Opt-Out Suits by Class Members under the Securities Act Section 13*, Vol. 44, No. 7 Preview of United States Supreme Court Cases 223-227 (April 17,

2017)(*California Public Employees' Retirement System v. ANZ Securities, Inc.*).

130. *Stirring the Jurisdictional Stew: Will California's "Sliding Scale" Approach to Specific Personal Jurisdiction Withstand Due Process Scrutiny?*, Vol. 44, No. 7 Preview of United States Supreme Court Cases 244-48 (April 17, 2017)(*Bristol-Myers Squibb Company v. Superior Court of California for the County of San Francisco*).
131. *Denial of Class Certification: Will the Court Endorse a Voluntary Dismissal Tactic to Manufacture Appellate Jurisdiction?* 6 Preview of United States Supreme Court Cases 160 (March 20, 2017).
132. *Infusing Civil Rulemaking with Economic Theory*, Jotwell Courts Law (The Journal of Things We Like Lots), <http://courtslaw.jotwell.com> (Jan. 23, 2017).
133. *False Narratives: Justice Scalia's Impact on Class Action Litigation*, 17 Class Action Litig. Rep. 568 (BNA) (May 27, 2016).
134. *Class Actions: A Court Divided*, 8 PREVIEW OF UNITED STATES SUPREME COURT CASES 291-296 (August 2016)(annual review of Supreme Court Cases).
135. *By the Numbers: Certifying Class Actions Based on Statistics*, 2 Preview of United States Supreme Court Cases 51 (Nov. 2, 2015)(analyzing *Tyson Foods, Inc. v. Bouphakeo*).
136. *Into Litigation's Black Hole: A Cosmic Solution*, JOTWELL (March 31, 2015)(reviewing Hon. Eduardo C. Robreno, *The Asbestos Product Liability Multidistrict Litigation (MDL-875): Black Hole or New Paradigm?*, 23 Widener L.J. 97 (2013)), <http://courtslaw.jotwell.com/into-litigations-black-hole-a-cosmic-solution/>.
137. *Class Action Mismatch: Securities Class Action Jurisprudence and High Frequency Trading Manipulation*, JOTWELL (October 31, 2015)(reviewing Tara Levens, *Too Fast, Too Frequent? High-Frequency Trading and Securities Class Actions* (82 U.CHI. L. REV. (2015)), <http://courtslaw.jotwell.com/class-action-mismatch-securities-class-action-jurisprudence-and-high-frequeuncy-trading-manipulation/>).
138. *Securities Class Actions: For Whom the Bell Tolls*, 42 Preview of United States Supreme Court Cases 7 (Oct. 6, 2014)(*Public Employees' Retirement System v. IndyMac MBS, Inc.*).
139. *The Fraud on the Market Presumption in Securities Class Actions: Déjà vu All Over Again*, 5 Preview of United States Supreme Court Cases 216 (Feb. 24, 2014)(*Halliburton v. The Erica P. Fund*).
140. *Think the High Court is Pro-Corporate? Not Here; Companies Unable to Remove State Brought Consumer Protection Cases to Federal Court*, Nat'l L.J. 13 (Feb. 3, 2014).
141. *Front-End Duties to the Class*, Jotwell Courts Law (The Journal of Things We Like (Lots)), <http://courtslaw.jotwell.com/front-end-duties-to-the-class> (Jan. 17, 2014).
142. *Clash of the Sovereigns I: The Class Action Fairness Act and State Parens Patriae Actions*, 2 Preview of United States Supreme Court Cases 62 (Nov. 4, 2013)(*State of Mississippi v. AU Optronics Corp.*).

143. *Clash of the Sovereigns II: Does the Younger Abstention Doctrine Distinguish Between Coercive and Remedial State Court Proceedings?*, 2 Preview of United States Supreme Court Cases 67 (Nov. 4, 2013)(*Sprint Communications v. Jacobs*).
144. *Does What Happens in Vegas Really Stay in Vegas? Revisiting the Personal Jurisdiction “Effects Test” and Proper Venue*, 2 Preview of United States Supreme Court Cases 98 (Nov. 4, 2013)(*Walden v. Fiore*).
145. *Due Process, General Personal Jurisdiction, and F-Cubed Litigation: The Extraterritorial Reach of American State Courts Over Foreign Nation Corporations for Alleged Human Rights Violations*, 1 Preview of United States Supreme Court Cases 23 (Oct. 7, 2013)(*DaimlerChrysler AG v. Bauman*).
146. *The \$7 Billion Stanford Ponzi Scheme: Class Litigation Against Third-Party Actors Under the Securities Litigation Uniform Standards Act*, 1 Preview of United States Supreme Court Cases 33 (Oct. 7, 2013)(*Chadbourne & Parke v. Troice*).
147. *The Practice: The Not-So-Effective Vindication Decision; The U.S. Supreme Court’s Ruling in Italian Colors and Its Aftermath are a Big Blow to the Class Action Bar*, Nat’l L.J. 30 (Sept. 9, 2013).
148. *The Court’s 2012 Class Act: A Little Bit of This, A Little Bit of That*, 8 Preview of Supreme Court Cases 328 (Aug. 10, 2013).
149. *The Practice: Class Action Cacophony at the Supreme Court*, Nat’l L.J. 28 (April 15, 2013).
150. *Fixing Personal Jurisdiction*, Jotwell (The Journal of Things We Like (Lots)), at <http://courtslaw.jotwell.com> (Federal courts section, April 15, 2013).
151. *Round Five and Down for the Count? Class Arbitration on the Ropes – Again*, 6 Preview of Supreme Court Cases 270 (March 18, 2013)(*Oxford Health Plans LLC v. Sutter*).
152. *Arbitrating Federal Antitrust Claims, Class Action Waivers, and the “Effective Vindication” Rule*, 5 Preview of Supreme Court Cases 191 (Feb. 19, 2013)(*American Express Co. v. Italian Colors Restaurant*).
153. *Gaming Removal Under the Class Action Fairness Act: Can a Plaintiff Stipulate to Less Than the Requisite Amount in Controversy to Evade Removal?*, 4 Preview of Supreme Court Cases at 147 (January 7, 2013)(*Standard Fire Ins. Co. v. Knowles*).
154. *If They Walk Like a Duck and Quack Like a Duck: Do the Class Action Mootness Doctrines Apply to Fair Labor Standards Actions?*, 3 Preview of Supreme Court Cases at 115 (Nov. 26, 2012)(*Genesis HealthCare Corp. v. Symczyk*).
155. *The Supreme Court Takes on Class Actions Again*, Nat’l L. J. 9 (Nov. 5, 2012).
156. *Tightening the Noose on Class Certification Requirements (I): Another Whack at the Fraud-on-the-Market Presumption in Securities Fraud Class Actions*, 2 Preview of Supreme Court Cases 72 (October 29, 2012)(*Amgen, Inc. v. Connecticut Retirement Plans and Trust Funds*).

157. *Tightening the Noose on Class Certification Requirements (II): Is Admissible Evidence Required at Class Certification?* 2 Preview of Supreme Court Cases 77 (October 29, 2012)(*Comcast Corp. v. Behrend*).
158. *A Year After Wal-Mart, Class Actions Not Dead Yet*, Nat'l L.J. (June 11, 2012).
159. *Confusion Over Telephone Consumer Protection Act: Justices to Rule on Whether Suits Under the Law, Targeting Robo-Calls and Unwanted Faxes, Can Be Brought in Federal Court*, Nat'l L.J. 9 (Jan. 16, 2012).
160. *Can You Hear Me Yet? The Right of Irritated Consumers to Sue in Federal Court Under the Telephone Consumers Protection Act*, 3 Preview of Supreme Court Cases 104 (Nov. 28, 2011)(*Mims v. Arrow Financial Services*).
161. "Wal-Mart" Notable for Rulings on Evidentiary Issues, Nat'l L. J. 14 (Aug. 15, 2011).
162. *Class Action Roundup: A Little Something for Everyone*, 8 ABA Preview of Supreme Court Cases 330 (August 6, 2011).
163. *Argument Recap: "A Crazy Way to Run a Railroad?"*, SCOTUSblog (April 27, 2011) at <http://www.scotusblog.com/2011/04/argument-recap-a-crazy-way-to-run-a-railway>.
164. *Will the Fifth Circuit Get to Keep Its Oscar? The Fraud-on-the-Market Presumption in Certification of a Securities Fraud Class Action*, 7 ABA Preview of Supreme Court Cases 284 (April 18, 2011)(*Erica P. John Fund v. Halliburton Co.*).
165. *What Wal-Mart Case Means for Women*, CNN.com Opinion (March 30, 2011) at <http://www.cnn.com/2011/OPINION/03/30/mullenix.class.action.walmart/index.html?iref=allsearch>
166. *Walmart Women Watch and Wait*, The Guardian U.K. (March 30, 2011) at <http://www.guardian.co.uk/commentisfree/cifamerica/2011/mar/30/walmart-women-sex-bias-class-action>
167. *Opinion Analysis: Third-Party Beneficiaries Cannot Sue Drug Manufacturers for Over-Charging*, SCOTUSblog (March 31, 2011) at <http://www.scotusblog.com/2011/03/opinion-analysis-third-party-beneficiaries-cannot-sue-drug-manufacturers-for-over-charging>
168. *Attention All Female Workers: Will Wal-Mart Be Able to Roll-Back Class Certification of the Largest Employment Discrimination Case Ever*, 6 ABA Preview of Supreme Court Cases 249 (March 21, 2011)(*Wal-Mart Stores, Inc. v. Dukes*).
169. *The Practice: A Second Bite at the Certification Apple in State Court? Justices Will Weigh Whether State Litigants May Be Prevented From Relitigating Once a Federal Court Denies Certification*, N.L.J. 12 (March 21, 2011).
170. *Federal Courts: Restraining Multiple Bites at the Class Certification Apple: May a Federal Court*

Enjoin a State Court from Relitigating a Class Certification Denial?, 4 ABA Preview of Supreme Court Cases 181 (Jan. 2011)(*Smith v. Bayer Corp.*).

171. *Federal Civil Procedure: Outsourcing Liability: General and Specific Jurisdiction over Foreign National Corporations in American State Courts*, 4 ABA Preview of Supreme Court Cases 174 (Jan. 2011)(*Goodyear v. Luxembourg Tires, S.A. v. Brown and J. McIntyre Machinery, Ltd. v. Nicastro, et ux*).
172. *Federal Courts: Where a Federal Statute is Silent, Do Third-Party Beneficiaries of a Government Contract Have a Right to Sue?*, 4 ABA Preview of Supreme Court Cases 170 (Jan. 2011)(*Astra USA, Inc. v. County of Santa Clara, Cal.*).
173. *Federal Civil Procedure: To Everything There is a Season: Bringing a Timely Appeal from the Denial of a Summary Judgment Motion*, 2 ABA Preview of Supreme Court Cases 52 (Nov. 2010)(*Ortiz v. Jordan*).
174. *The Practice: A Recent Blow for Third-Party-Payor Plaintiffs*, Nat'l. L. J. 32 (October 18, 2010).
175. *The Practice: Federal Class Actions Don't Yield to State Laws*, Nat'l. L. J. 18 (May 31, 2010).
174. *Civil Procedure: The Name Game: When Is a Mistake a Mistake? — Parsing Rule 15 on the Relation-Back Doctrine of Amendments to Complaints*, 7 ABA Preview of Supreme Court Cases 326 (April 19, 2010) (*Krupski v. Costa Crociere S.p.A.*).
175. *The Practice: High Court to Decide Whether a Federal Diversity Court Can Hear Case That Would Be Barred in State Court*, Nat'l. L.J. 14 (Dec. 14, 2009).
176. *Are All National Corporations Now Californians? Defining a Corporation's "Principal Place of Business" for Diversity of Citizenship Purposes*, 2 ABA Preview of Supreme Court Cases 83 (Nov. 2, 2009)(*Hertz Corp. v. Friend, et al.*).
177. *May a Federal Court Dismiss a Class Action That Is Barred by State Law, or Does Federal Rule of Civil Procedure 23 Prevail?*, 2 ABA Preview of Supreme Court Cases 72 (Nov. 2, 2009)(*Shady Grove Orthopedic Associates v. Allstate Ins. Co.*).
178. *The Practice: Reversing a Denial of Class Certification in a Rare Event, 11th Circuit Found That Lower Court Erred and Case With RICO Claims Should Proceed*, Nat'l L.J. 14 (July 27, 2009).
179. *Complex Litigation – Class Action Waivers*, Nat'l L.J. 23 (April 6, 2009).
180. *Complex Litigation – Class Certification*, Nat'l L.J. 13 (Jan. 26, 2009).
181. *Punitive Damages Redux: How Many Times Does Oregon Get to Punish Big Tobacco*, 3 ABA Preview of United States Supreme Court Cases 172 (Dec. 1, 2008)(*Williams v. Philip Morris USA*).

182. *Complex Litigation – Mortgage Rescission*, Nat'l L.J. 13 (Nov. 10, 2008).
183. *Complex Litigation –CAFA and the Eleventh Amendment*, Nat'l L.J. 12 (Sept. 1, 2008).
184. *Complex Litigation – Antitrust Class Standing*, Nat'l L.J. 13 (June 23, 2008).
185. *Complex Litigation – Tobacco Light Action Dims*, Nat'l L.J. 13 (April 14, 2008).
186. *Complex Litigation – CAFA Jurisdiction*, Nat'l L.J. 13 (Jan. 28, 2008).
187. *Complex Litigation – CAFA and Coupons*, Nat'l L.J. 24 (Nov. 11, 2007).
188. *Complex Litigation – The Costs of CAFA*, Nat'l L.J. A13 (Aug. 27, 2007).
189. *Complex Litigation – Troubling Twombly*, Nat'l L.J. 13 (June 11, 2007).
190. *Complex Litigation – Presumptions of Reliance*, Nat'l L.J. 18 (April 2, 2007).
191. *Complex Litigation – CAFA Cacaphony*, Nat'l L.J. 13 (January 22, 2007).
192. *Complex Litigation – CAFA Exceptions*, Nat'l L.J. 12 (October 23, 2006).
193. *Complex Litigation – CAFA “Carve-Outs”* Nat'l. L.J. 12 (September 4, 2006).
194. *Complex Litigation – CAFA Appeals*, Nat'l L.J. 12 (July 3, 2006).
195. *Complex Litigation – CAFA Mass Actions*, Nat'l L.J. 12 (May 1, 2006).
196. *Complex Litigation – CAFA: The \$5 Million Question*, Nat'l L.J. 12 (Feb. 27, 2006).
197. *Should Federal Courts Continue to Apply the “Probate Exception” to their Jurisdiction?*, 5 Preview of Supreme Court Cases 274 (February 2006)(*Marshall v. Marshall*).
198. *Complex Litigation – CAFA Proof Burdens*, Nat'l L.J. 12 (Dec. 19-26, 2005).
199. *The Award of Attorney Fees After Remand: Should the Court Adopt a Bright-Line Rule?*, 2 Preview of Supreme Court Cases 78 (Oct. 2005)(*Martin et ux. v. Franklin Capital Corp. et al.*).
200. *Complex Litigation – CAFA and Retroactivity*, Nat'l L.J. 12 (Oct. 17, 2005).
201. *Complex Litigation – Class Actions (Supplemental Jurisdiction)*, Nat'l L.J. 11 (August 15, 2005).
202. *Complex Litigation – Work Product Protection*, Nat'l L. J. 12 (June 13, 2005).
203. *Complex Litigation – The Maturity Factor*, Nat'l L.J. at 12 (April 11, 2005).
204. *Class Actions: Fairness Act's Effect on Mass Torts*, N.Y.L.J. (March 31, 2005)(with Paul

Rheingold).

205. *Impact of the Class Action Fairness Law*, N.Y.L.J. 5 (March 3, 2005)(with Paul D. Rheingold).
206. *Federal Court Jurisdiction – Zahn Revisited: Supplemental Jurisdiction Over Individual Claims to Satisfy Federal Diversity Jurisdiction*, 5 Preview of United States Supreme Court Cases 263 (Feb. 22, 2005)(*Exxon Corp. v. Allapattah Services, Inc.* and *Ortega et al. v. Star-Kist Foods, Inc.*).
207. *Federal Court Jurisdiction – Parallel Federal and State Court Proceedings: The Rooker-Feldman Doctrine and Principles of Intersystem Comity*, 5 Preview of United States Supreme Court Cases 290 (Feb. 22, 2005)(*Exxon Mobil Corp. et al. v. Saudi Basic Industries Corp.*).
208. *Complex Litigation – The New Rule 23(g)*, Nat'l L.J. 12 (Feb. 7, 2005).
209. *Complex Litigation – RICO Class Actions*, Nat'l L.J. 10 (November 29, 2004).
210. *Complex Litigation – The ‘Zahn’ Morass*, Nat'l L.J. 14 (September 27, 2004).
211. *Complex Litigation – To (b)(2) or Not To (b)(2)?*, Nat'l L.J. 12 (July 26, 2004).
212. *Complex Litigation – The Texas Touchdown*, Nat'l L. J. 13 (May 24, 2004).
213. *Complex Litigation – Negative Value Suits*, Nat'l L.J. 11 (March 22, 2004).
214. *Federal Jurisdiction – The Deadline for Determining Diversity: A World Without End, or Atlas Shrugged?*, 5 Preview of United States Supreme Court Cases 240 (Feb. 16, 2004)(*Grupo Dataflux v. Atlas Global*).
215. *Complex Litigation – Abandoning Claims in Class Actions*, Nat'l. L.J. 11 (Jan. 19, 2004)
216. *Complex Litigation – Class Action Superiority*, Nat'l. L.J. 27 (Nov. 17, 2003).
217. *Complex Litigation – Inroads on “Eisen,”* Nat'l. L.J. B13 (Sept. 22, 2003).
218. *Complex Litigation – Standing*, Nat'l. L.J. B (June 16, 2003).
219. *Class Actions: Federal Arbitration Preemption or State Contract Law: When May An Arbitration Be Conducted on a Classwide Basis?*, 7 Preview of United States Supreme Court Cases 419 (April 18, 2003)(*Green Tree Financial Corp. v. Bazzle*).
220. *Complex Litigation – Revisiting Agent Orange*, Nat'l. L.J. B7 (April 7, 2003).
221. *Class Actions: Apocalypse Forever: Revisiting the Adequacy of the Agent Orange Settlement, Twenty-Five Years Later*, 5 Preview of United States Supreme Court Cases 274 (February 21, 2003)(*In re Agent Orange Prods. Liab. Litig., Dow Corning v. Stephenson*).

222. *Master Class – Class Actions II*, Nat'l. L.J. B7 (January 13, 2003).
223. *Master Class – Class Actions I*, Nat'l. L.J. B9 (November 4, 2002).
224. *Class Actions: Let Us Count the Ways: How Should the Amount in Controversy Be Calculated in Diversity Class Actions?*, 1 Preview of United States Supreme Court Cases 49 (Sept. 30, 2002)(*Ford Motor Company and Citibank (South Dakota) v. McCauley*).
225. *Class Actions: Is the All Writs Act the Caulking Gun for Dual-System Class Action Litigation?*, 1 Preview of United States Supreme Court Cases 44 (Sept. 30, 2002)(*Syngenta Crop Protection, Inc. v. Henson*).
226. *Master Class – Arbitration Clauses II*, Nat'l. L.J. B8 (August 26, 2002).
227. *Master Class – Arbitration Clauses*, Nat'l. L.J. B9 (June 3, 2002).
228. *Class Actions: The Party's Over: Do Spurned Class Action Objectors Have Appellate Rights to Protest?*, 6 Preview of United States Supreme Court Cases 298 (March 13, 2002)(*Devlin v. Scardelletti*).
229. *Master Class – Dispositive Motions*, Nat'l L.J. B11 (March 11, 2002).
230. *Master Class – Rule Amendments*, Nat'l L.J. B11 (January 7, 2002).
231. *Master Class – Class Communications*, Nat'l L.J. B11 (October 15, 2001).
232. *Master Class – Making Contact*, Nat'l L.J. B11 (July 23, 2001).
233. *Federal Practice: Complex Litigation–Rule 23(f) Appeals*, Nat'l L.J. A11 (May 14, 2001).
234. *Federal Practice: Complex Litigation–Issues of Adequacy*, Nat'l L.J. A17 (Jan. 15, 2001).
235. *Federal Practice: Complex Litigation–Primary Jurisdiction*, Nat'l L.J. A16 (Sept. 25, 2000).
236. *Federal Practice: Complex Litigation–Certification Burdens*, Nat'l L.J. A14 (July 3, 2000).
237. *Federal Practice: Complex Litigation–Defendant Class Actions*, Nat'l L.J. A18 (April 10, 2000).
238. *Federal Practice: Complex Litigation–Punitive Damage Class Actions*, Nat'l L.J. A18 (January 24, 2000).
239. *Federal Practice: Complex Litigation–Multistate Actions*, Nat'l L.J. B18 (October 18, 1999).
240. *Supreme Court Review: Court Nixes Latest Settlement Class*, Nat'l L.J. B12 (August 16, 1999).

241. *Federal Practice: Complex Litigation—A New Hybrid*, Nat'l L.J. B24 (August 9, 1999).
242. *Federal Practice: Complex Litigation—A Tort 'Doorstop'*, Nat'l L.J. B10 (June 21, 1999).
243. *Federal Practice: Complex Litigation—Dueling Class Actions*, Nat'l L.J. B18 (April 26, 1999).
244. *Federal Practice: Complex Litigation—Medical Monitoring*, Nat'l L.J. B15 (March 29, 1999).
245. *Federal Practice: Complex Litigation—The Art of Intervening*, Nat'l L.J. B17 (Jan. 18, 1999).
246. *One Free Shot: Must an Objector to a Shareholder's Derivative Settlement Intervene to be Heard on Appeal?*, 4 Preview of Supreme Court Cases 179 (December 1998)(*California Public Employees' Retirement v. Felzen*).
247. *Asbestos at the Crossroads: Will a Mandatory Class Pass Muster?*, 3 Preview of Supreme Court Cases 118 (December 1998)(*Ortiz v. Fibreboard*).
248. *Federal Practice: Complex Litigation—Settlement Class at Issue in Ortiz Appeal*, Nat'l L.J. B10 (Nov. 16, 1998).
249. *Federal Practice: Complex Litigation—5th Circuit Rejects Trial Plan for Asbestos Class*, Nat'l L.J. B5 (Sept. 21, 1998).
250. *Supreme Court Review: Court Preserves the Privileges of the Dead*, Nat'l L.J. B13 (August 10, 1998).
251. *Federal Removal, the Eleventh Amendment, State Remand, and Other Exercises in Futility*, 7 Preview of Supreme Court Cases 447 (April 1998)(*Wisconsin Dept. of Corrections v. Schacht*).
252. *Getting Out of Dodge: May Defendants Remove a State Case to Federal Court Based Solely on a Federal Preclusion Defense?*, 4 Preview of Supreme Court Cases 219 (December 1997)(*Rivet v. Regions Bank of Louisiana*).
253. *Supreme Court Review: Court Settles Settlement Class Issue*, Nat'l L.J. B12 (August 11, 1997).
254. *Must Settlement Classes Satisfy All The Requirements of Litigation Classes?*, 5 Preview of Supreme Court Cases 296 (February 1997)(*Amchem Products, Inc. v. Windsor*).
255. *Do Mandatory Monetary Settlement Classes Violate Due Process?*, 4 Preview of Supreme Court Cases 221 (December 1996)(*Adams v. Robertson*).
256. *Podium: High Court Should Review Mass Torts*, Nat'l L.J. A19 (September 30, 1996).
257. *Transferring a State Court Case to Federal Court: When Must the Grounds for Transfer Exist?* 2 Preview of Supreme Court Cases 87 (October 1996)(*Caterpillar, Inc. v. Lewis*).

258. *Supreme Court Review: New Opinions Defer to State Law*, Nat'l L.J. C5 (July 29, 1996).
259. *Declining to Decide: Is a Federal Court's Decision to Send a Case Back to State Court in Deference to Ongoing State Proceedings Immediately Appealable?* 5 Preview of Supreme Court Cases 224 (February 1996)(*Quackenbush v. Allstate Insurance Company*).
260. *Enforcing Class Settlements: Can Federal Courts Refuse to Give Effect to State Court Class Settlements That Release Exclusively Federal Claims?* 3 Preview of Supreme Court Cases 108 (November 1995)(*Matsushita Electric Industrial Co., Ltd. v. Epstein*).
261. *Punitive Damages Revisited: May Punitive Damages Be Imposed for Out-of-State Conduct, and What Punitive Damages Are Excessive?*, 1 Preview of United States Supreme Court Cases 37 (September 1995)(*BMW v. Gore*).
262. INDIVIDUAL JUSTICE IN MASS TORT LITIGATION: THE EFFECT OF CLASS ACTIONS, CONSOLIDATIONS, AND OTHER MULTIPARTY DEVICES, 5:6 Law and Politics Review 173(June 1995)(review of Jack B. Weinstein's book of this title).
263. *Federal Abstention in Declaratory Judgment Actions*, 6 Preview of United States Supreme Court Cases 275 (March 1995)(*Wilton v. Seven Falls Company*).
264. *Supreme Court Review: Court Sets New Rules in Key Areas*, Nat'l L.J. C7 (Aug. 15, 1994).
265. *Does The Claim Not To Be Tried Support Immediate Appeal of an Order That Sets Aside a Settlement Agreement?*, 5 Preview of United States Supreme Court Cases 153 (Feb. 1994)(*Digital Equipment Corporation v. Desktop Direct, Inc.*).
266. *The Inherent Jurisdiction of Federal Courts to Enforce Settlement Agreements in Dismissed Cases*, 5 Preview of United States Supreme Court Cases 174 (Feb. 1994)(*Kokkonen v. Guardian Life Insurance Co.*).
267. *Mandatory Class Actions That Include Monetary Claims: Do Absent Class Members Have a Due Process Right to Opt Out?*, 5 Preview of United States Supreme Court Cases 157 (Feb. 1994)(*Ticor Title Insurance Co. v. Brown*).
268. *Litigation and Inequality*, 75 Social Sci. Q. 235 (1994)(review of Edward A. Purcell Jr., LITIGATION AND INEQUALITY: FEDERAL DIVERSITY JURISDICTION IN INDUSTRIAL AMERICA (1992)).
269. *Clarifying the Distinction Between Civil and Criminal Contempt: Problems of Prospective Penalties and Excessive Fines*, 3 Preview of United States Supreme Court Cases 87 (Nov. 1993)(*United Mine Workers v. John L. Bagwell, et al.*).
270. *Podium: Should Congress Decide Civil Rules?*, 16 Nat'l L.J. 15 (Nov. 22, 1993).
271. *Supreme Court Review: Questions Linger on Punitives and Evidence*, Nat'l L.J. S4 (Aug. 23, 1993).
272. *Supreme Court Review: Civil Rule Revisions A Mixed Bag*, Nat'l L.J. S14 (Aug. 23, 1993).
273. *Double-Dipping Against Uncle Sam: Suing the Federal Government in Multiple Courts at the Same Time*, 7 Preview of United States Supreme Court Cases 304 (March 1993)(*Keene Corp. v. United States*).
274. *To Declare or Not To Declare: The Tension Between the Declaratory Judgment Act and Federal*

Abstention Doctrine, 7 Preview of United States Supreme Court Cases 290 (March 1993)(*Granite State Insurance Co. v. Tandy Corp.*).

275. *The State's Right to Be Free From Trial: Is The Denial of Sovereign Immunity Immediately Appealable?*, 1 Preview of United States Supreme Court Cases 4 (October 1992)(*Puerto Rico Aqueduct and Sewer Authority v. Metcalf & Eddy*).
276. *Supreme Court Review: Federal Jurisdiction Is Addressed*, Nat'l L.J. S4 (Aug. 31, 1992).
277. *Federal Courts and Family Law: Will the Court Open Federal Court Doors to Domestic Relations Disputes?* 9 Preview of United States Supreme Court Cases 314 (May 1992)(*Ankenbrandt v. Richards*).
278. *Corporate Charters and the Problem of Talismanic Federal Question Jurisdiction*, 7 Preview of United States Supreme Court Cases 243 (March 1992)(*S.B. and J.G. v. The American National Red Cross*).
279. *On Being in the Wrong Place at the Wrong Time: Wrongful Removal and Rule 11*, 4 Preview of United States Supreme Court Cases 1 (January 1992)(*Willy v. The Coastal Corporation*).
280. *The Collision of Personal Injury and State Action: Are Private State Torts Actionable Under the Federal Civil Rights Laws?*, 3 Preview of United States Supreme Court Cases 88 (November 1991)(*Collins v. City of Harker Heights*).
281. *Suing State Officials Under the Civil Rights Act: When Is a Person Not a Person?*, 2 Preview of United States Supreme Court Cases 48 (October 1991)(*Hafer v. Melo*).
282. *Supreme Court Review: Forum-Shoppers Should Discover a Wider Market*, 13 Nat'l. L.J. S12 (Aug. 19, 1991).
283. *Supreme Court Review: Rule 11 Decisions Targeted Clients, Not Just Lawyers*, 13 Nat'l. L.J. S9 (Aug. 19, 1991).
284. *Rule 11 Report: The Undefined Professional Responsibility of Clients: The Furthest Reach of Rule 11*, 4 Inside Litigation 9 (April 1991).
285. *The \$1.5 Million Sanction: Testing the Inherent Power of Federal Courts to Sanction Parties by Awarding Attorney Fees*, 8 Preview of United States Supreme Court Cases 244 (April 1991)(*Chambers v. Nasco, Inc.*).
286. *Fee Simple: Is The Pro Se Attorney Entitled to Attorneys' Fees?*, 8 Preview of United States Supreme Court Cases 241 (April 1991)(*Kay v. Ehrler and the Kentucky Board of Elections*).
287. *With Malice Towards One: The "Heightened" Pleading of Constitutional Torts Against Federal Officials*, 8 Preview of United States Supreme Court Cases 258 (April 1991)(*Siegert v. Gilley*).
288. *If They Could Sue Me Now: Minimum Contacts on the Love Boat*, 5 Preview of United States Supreme Court Cases 135 (January 1991)(*Carnival Cruise Lines, Inc. v. Shute*).
289. *Sanctioning A Party Under Rule 11: To What Standard of Conduct Should A Client Be Held?*, 4 Preview of United States Supreme Court Cases 100 (December 1990)(*Business Guides, Inc. v. Chromatic Communications*).
290. *Erie on Appeal: Deferential or De Novo Review?* 4 Preview of United States Supreme Court Cases 97 (December 1990)(*Salve Regina College v. Russell*).
291. *Supreme Court Review: Justices Clarified Courts' Role On Sanctions and Attorney Fees*, Nat'l. L. J. 25 (Sept. 10, 1990).

292. *The Case of the Lawyer Who Filed Too Soon*, 2 Preview of United States Supreme Court Cases 34 (October 1990)(*FirsTier Mortgage Co. v. Investors Mortgage Insurance Co.*).
293. *The Case of the Lawyer Who Filed Too Late*, 1 Preview of United States Supreme Court Cases 5 (October 1990)(*Irwin v. Veterans Administration*).
294. *Supreme Court Review: Badly Fractured Decisions Muddy Cases on Venue*, 12 Nat'l. L. J. S9 (Aug. 13, 1990).
295. *Interstate Compacts and the Eleventh Amendment*, 9 Preview of United States Supreme Court Cases 304 (April 1990)(*Port Authority Trans-Hudson Corp. v. Feeney*).
296. *The Reach of Rule 11: Sanctions, Appeals, and Voluntary Dismissals*, 9 Preview of United States Supreme Court Cases 314 (April 1990)(*Cooter & Gell v. Hartmarx Corp.*).
297. *Back to the Future: A \$16 Million Problem in the Retroactive Award of Postjudgment Interest*, 7 Preview of United States Supreme Court Cases 210 (February 1990)(*Kaiser Aluminum & Chemical Corp. v. Bonjorno*).
298. *Court-Facilitated Notice in Age Discrimination Class Actions*, 1 Preview of United States Supreme Court Cases 26 (October 1989)(*Hoffman-La Roche, Inc. v. Sperling*).
299. *Did Congress Mean What It Didn't Say About Reverse Direct Action Lawsuits?*, 2 Preview of United States Supreme Court Cases 50 (October 1989)(*Northbrook National Insurance Co. v. Brewer*).
300. *Is A Trial Court's Decision Not To Enforce A Forum Selection Clause Immediately Appealable?*, 13 Preview of United States Supreme Court Cases 388 (April 1989)(*Lauro Lines v. Chasser*).
301. *Pendent Parties Under The Federal Torts Claim Act: The Supreme Court, Round Two*, 11 Preview of United States Supreme Court Cases 301 (March 1989)(*Finley v. United States*).
302. *The Post Judgment Request For Prejudgment Interest: When Is A Final Decision Final?*, 6 Preview of United States Supreme Court Cases 153 (December 1988)(*Osterneck v. Ernst and Whinney*).
303. *Suing On Borrowed Time: The Appropriate Statute of Limitations in Federal Civil Rights Cases*, 3 Preview of United States Supreme Court Cases 75 (October 1988)(*Owens & Lessard v. Okure*).
304. *Tuckered Out In Federal Court: Splitting Claims Against The Government*, 14 Preview of United States Supreme Court Cases 422 (May 1988)(*Bowen v. Commonwealth of Massachusetts*).
305. *Desperately Seeking Texas: Federal Injunction of the World's Forum of Last Resort*, 12 Preview of United States Supreme Court Cases 354 (April 1988)(*Choo v. Exxon Corp.*).
306. *Review of Forum Non Conveniens and Immunity From Civil Suit*, 11 Preview of United States Supreme Court Cases 323 (March 1988) (*Van Cauwenberghe v. Biard*).
307. *After Default: What State Process Is Due?*, 5 Preview of United States Supreme Court Cases 147 (December 1987)(*Peralta v. Heights Medical Center*).
308. *Review of Abstention: The Appealability of A Refusal To Refuse Jurisdiction*, 5 Preview of United States Supreme Court Cases 135 (December 1987)(*Gulfstream Aerospace Corp. v. Mayacamas*).
309. *When Federal Courts Should Abstain: Should State Grand Juries Be Getting Any Younger?*, 2 Preview of United States Supreme Court Cases 53 (October 1987)(*Deakins v. Monaghan*).
310. *The New Untouchables: Subjecting Foreign Corporations to Federal Question Jurisdiction*, 1

Preview of United States Supreme Court Cases 18 (October 1987)(*Omni Capital International v. Wolff*).

311. *A Tull Tale of More Right Versus Less Filling: The Right to Trial by Jury in Federal Civil Penalty Cases*, 7 Preview of United States Supreme Court Cases 188 (January 1987)(*Tull v. United States*).
312. *Federal Abstention of the Fourth Kind: The Judicial Administration Exception*, 1 Preview of United States Supreme Court Cases 20 (1985)(*Lake Coal Company v. Roberts & Schaefer Company*).

LECTURES, SPEECHES & INVITED CONFERENCE PARTICIPATION

1. Speaker, “Public Nuisance: The New Mass Tort Frontier,” Panish Lecture in Civil Justice (Southwestern University Law School, Los Angeles, California March 13, 2025).
2. Keynote Speaker, “Class Actions and Ethics: Client-Centered Aggregate Litigation,” the Ontario Bar Association (Toronto, Ontario Canada, December 3-4, 2024).
3. Media Interview, Alex Keenan, Yahoo Finance (October 4, 2024)(interview concerning California public nuisance lawsuit by state AG against Exxon for environmental pollution from plastics). Interview published at: <https://nam12.safelinks.protection.outlook.com/?>
4. Speaker, “Public Nuisance,” Faculty Development Program, University of California at Irvine Law School (Irvine, California, November 20, 2024).
5. Participant, Final Meeting of the Comparative Procedural Law and Justice (CPLJ) Project, The University of Luxembourg (Luxembourg July 10 -11, 2024).
6. Media Interview, Billion Dollar Lawsuits: When Litigation Finance Met Mass Torts (Bloomberg Law, June 20, 2024).
7. Participant, The Culp Colloquium Harvard Law School (May 20, 2024).
8. Speaker, “Public Nuisance,” Faculty Professional Development Program University of Las Vegas, Nevada, Law School (Las Vegas, Nevada, April 19, 2024).
9. Presenter, Comparative Procedural Law and Justice Mid-Term Conference, The Max Planck Institute Luxembourg for Procedural Law (Luxembourg, March 23-24, 2023).
10. Workshop Participant, Comparative Civil Procedure (Elgar Pub.)(Maastricht, The Netherlands, January 19-22, 2023).
11. Speaker, Class Actions in Europe and the United States - 2023 and Beyond: A Comparative Civil Justice Conference, “*Class Action Waivers in Arbitration Agreements: The Twenty-First Century Arbitration Battleground and Implications for the EU Countries*,” Emory Law School (September 15, 2023).

12. Speaker and panelist, AALS Torts and Compensation Systems Section Program: *Opioid Litigation: The Good, The Bad, and The Ugly* (San Diego, California, January 5, 2023).
13. Speaker and panelist, “*Public Nuisance: The New Sheriff in Town?*,” American Bar Association 25th Annual Institute on Class Actions, (Austin, Texas, April 12, 2022).
14. Speaker, Conference on Privatizing the Gun Debate, Civil Liability for Gun Misuse; presentation of article “*Outgunned No More?*” *Reviving the Possibility of a Firearms Mass Tort Litigation*” (Duke Law School, Durham, North Carolina March 18, 2022).
15. Moderator, Second Annual Class Action Case Law and Practices Review Conference, (Humphrey Center for Complex Litigation, George Washington Law School, November 11-12, 2021)(Panel 2 – Attorney Fee’s Awards in Consumer Fraud Cases and No-Injury Class Actions; Panel 6 -- Review of Draft Proposed 2020 Best Practices – Objectors; Virtual Proceedings; Distribution-Payment Methods).
16. Speaker, “Recent Developments in Attorney Sanctions,” Civil Procedure Workshop (one-hour virtual presentation)(November 9, 2021).
17. Speaker, “The *Ford* Cases: Another Landmark Supreme Court Ruling in Personal Jurisdiction Is Coming,” Federal Bar Association Annual Meeting (Charleston, South Carolina, September 20, 2020)
18. Keynote Speaker, “Client-Centered Remedies in an Age of Aggregate Litigation,” Symposium, Remedies in Complex Litigation (Texas Law Review Symposium, Austin, Texas)(January 31-February 1, 2020).
19. Invited Speaker, Symposium Conference, Southwestern University Law Review Symposium, “Out-Gunned No More: Reviving the Possibility of a Firearms Industry Mass Tort Litigation,” (Los Angeles, California, February 7, 2020).
20. Invited Keynote Speaker, Civil Procedure Conference (University of New South Wales, Australia, February 11-14, 2020).
21. Speaker, CLE conference, “Current Development in United States Class Action Jurisprudence,” Sydney, Australia (February 15, 2020).
22. Speaker, Public and Private Justice: Dispute Resolution in Modern Societies, Conference on “Class Actions – The Holy Grail for (European) Civil Procedure?” – “For the Defense: 28 Shades of European Class Actions,” Inter-University Centre (IUC), Dubrovnik, Croatia (May 27-31, 2019).
23. Speaker, Defense Research Institute (DRI), Business Litigation Super Conference, “Supreme Court Class Action Roundup: 2017-2019,” May 9, 2019 (Austin, Texas).
24. Speaker, Statement Enforcement in an Interstate World, “Complex Litigation in a Dual

Court System: Public and Private State Court Enforcement in the Era of Federalized Class Actions,” J. Reuben Clark Law School, Brigham Young University, Provo Utah (April 5, 2019)(law review symposium).

25. Speaker, 3rd International Conference: Dispute Resolution of Consumer Mass Disputes, Collective Redress Class Actions and ADR, “Human Rights Class Actions: Advances and Retreats,” March 28-29, 2019 (University of Haifa, Israel).
26. Speaker, Annual AALS Meeting, New Orleans, Louisiana (January 2-5, 2019). Panel speaker at Federal Courts Section program meeting, “Teaching Federal Courts.”
27. Speaker, I Congresso Internacional de Coletivaco e Unidade do Direito, Pontifical University of Rio Grande do Sul, Porto Alegre, Brazil, November 22-23, 2018.
28. Speaker, Symposium, “Blocking the Courthouse Door: Federal Civil Procedure Obstacles to Entry,” McGeorge University School of Law, Sacramento, California, November 1-3, 2018)
29. Senior Faculty Mentor, Federal Courts Junior Scholarship Workshop, The University of Oklahoma Law School, Norman, Oklahoma, September 14-15, 2018.
30. Invited Speaker, International Conference on Consumer Redress, Stellenbosch University and KU Leuven, Capetown, South Africa, April 9-10. Presentation: “Regulatory and Judicial Consumer Protection in the United States.”
31. Invited Conferee, Institute for the Advancement of the American Legal System, “Efficiency in Motion: A Convening on Summary Judgment and Dispositive Motions” (Colorado Springs, Colorado, November 9-10, 2017)(an invitation-only convening of approximately 25 judges, attorneys, and scholars from around the country to discuss the current challenges of summary judgment and dispositive motions practice, and brainstorm solutions designed to decrease cost and delay).
32. Speaker and panel participant (2 panels), Roundtable on Multidistrict Litigation, Humphrey Center for Complex Litigation, George Washington University Law School (Washington D.C. April 27-28, 2017) Panels on: - Limits on Judicial Participation in Settlement Discussions and Judicial Approval of Non-class MDL Settlements; Alternatives to MDL Practice.
33. Speaker and panelist, Section on Litigation, Association of American Law Schools Annual Meeting 2017, San Francisco (January 6, 2017)(“MDL Problems: Policing MDL Non-Class Aggregate Settlements Through the All Writs Act”).
34. Commentator and panelist, Conference on EU Collective Redress Project, Wolfson College, Oxford University, U.K. (Dec. 12-13, 2016).

35. Endowed Lecture, the Judge Lloyd D. George Lecture on the Judicial Process, the University of Nevada Las Vegas William S. Boyd School of Law (Nov. 3, 2016)(“Empowering Judicial Oversight of MDL Non-Class Aggregate Settlements”).
36. Speaker, International Conference on the Resolution of Mass Disputes, sponsored by the University of Haifa, Israel (Nov. 26-27, 2015)(“The End of the American *Shangri-Law*: Closing the Courts to Transnational Collective Actions;” and “Mediating and Arbitrating Collective Settlements”).
37. Keynote Speaker, Class Action Symposium, 14th Annual National Consumer Law Center Conference (sponsored by the National Center for Consumer Law, Tampa, Florida, November 8-9, 2014).
38. Speaker, VII International Congress of Procedural Law (sponsored by the Universidad de Medellin, Colombia, October 17-18, 2014).
39. Speaker, Symposium, Forum Selection Clauses After *Atlantic Marine* (sponsored by the University of California, Hasting College of Law, San Francisco, September 19, 2014).
40. Speaker, Complex Litigation Symposium on the BP Gulf Oil Spill (sponsored by the Stanford Law School Journal of Complex Litigation, Stanford University Law School, Palo Alto, May 8-9, 2014).
41. Speaker, The Clifford Symposium: Judge Jack Weinstein’s Impact on Civil Justice in America (sponsored by the DePaul University College of Law, April 24, 2014, Chicago Illinois).
42. Speaker, Symposium in Honor of Professor Stephen Subrin (co-sponsored by Northeastern University Law School and the University of Las Vegas, Nevada Law School, Boston, Massachusetts, April 11-12, 2014).
43. Speaker, American Bar Association Litigation Section Annual Conference, “Moldy or Not – The Impact of Comcast on the Future of Class Action Litigation, Standing, and Issues Classes (Sponsored by the ABA Litigation Section, Scottsdale, Arizona, April 9-11, 2014).
44. Speaker, Randolph W. Thrower Symposium, “American Dispute Resolution 2020: The Death of Group Vindication of the Law?,” (sponsored by the Emory University School of Law, February 6, 2014, Atlanta, Georgia).
45. Faculty member, The 17th Annual American Bar Association Class Action Institute, “Standing and Class Ascertainability,” (October 23-24, 2013)(Boston, Massachusetts).
46. Speaker, “Private and Government-Related Consumer Litigation,” Federal Bar Association 2013 Annual Meeting and Convention (September 26-28, 2013, San Juan,

Puerto Rico).

47. Invited conferee, Innovation Summit, sponsored by West Academic and Foundation Press Publishing (July 8-9, 2013, Minneapolis, Minnesota).
48. Distinguished Visiting Professor Lecture, Principles of Civil Procedure, “*Aggregate Litigation and the Death of Democratic Dispute Resolution*,” (Oxford University U.K. May 7, 2013).
49. Colloquium presentation, American Class and Aggregate Litigation, the Oxford Centre for Socio-Legal Studies (Oxford University U.K. May 9, 2013).
50. Speaker, “Mass Tort Theory,” at Symposium on Perspectives on Mass Tort Litigation, sponsored by Widener Law School Law Review (Widener Law School, Harrisburg, Pennsylvania, April 16, 2013).
51. Speaker, “The Supreme Court’s Repudiation of Classwide Arbitration,” at Symposium on Class Action Litigation, sponsored by the University of Michigan Journal of Law Reform (University of Michigan Law School, March 15-16, 2013).
52. Speaker, “Putting Proponents to Their Proof: Evidentiary Rules at Class Certification,” at Symposium, The Future of Class Actions sponsored by the James F. Humphreys Center for Complex Litigation Public Justice, and the Committee to Support the Antitrust Laws (George Washington University Law School, March 6-7, 2013).
53. Speaker, “Class Actions Shrugged: Mass Actions and the Future of Aggregate Litigation,” AALS Section on Litigation and Section on Civil Procedure program: “The Class Action Fairness Act of 2005: Perspectives and Predictions” (New Orleans, Louisiana, January 5, 2013).
54. Speaker and Commentator, Fifth Annual Junior Faculty Federal Courts Workshop, sponsored by the Institute for the Bill of Rights, William and Mary College of Law (October 25-27, 2012).
55. Speaker, “The Political Theory of Class Actions: In Honor of Professor Martin Redish,” at “Festschrift in Honor of Professor Martin Redish” (Northwestern University School of Law (Chicago, Illinois March 30, 2012).
56. Speaker, Program in Honor of Professor Edward Cooper, Reporter, Advisory Committee on Civil Rules (Meeting of the Advisory Committee on Civil Rules, Ann Arbor Michigan, March 22-23, 2012).
57. Speaker, “A Critique of Fund Approaches to Resolving Mass Tort Litigation,” at Conference on Mass Torts in Federal Courts, sponsored by the Charleston School of Law (Charleston, South Carolina Feb. 23, 2012).

58. Speaker, “The BP MDL: Tort Litigation Alternatives to Fund Remediation for Mass Tort Disasters,” at AALS Section on Litigation program: “Large Scale Litigation Issues: Class Actions and Mass Tort Cases in 2012 and Beyond,” (Washington D.C. Jan. 6, 2012).
59. Speaker, Tarlton Talks: “A Tale of Two Funds — Comments on the World Trade Center Victims’ Compensation Fund and the Gulf Coast Claims Facility,” University of Texas School of Law (Nov. 9, 2011).
60. Speaker, “The Twenty-Fifth Anniversary of the Supreme Court’s Summary Judgment Trilogy at Twenty-Five: Much Ado About Nothing,” at Colloquium: “The 25th Anniversary of the Summary Judgment Trilogy: Reflections on Summary Judgment,” Seattle University School of Law (Seattle, Washington Sept. 15-16, 2011).
61. Speaker and panelist, “Judge Jack Weinstein’s Contributions to Mass Tort Litigation,” program on “The Jurisprudence of Judge Jack Weinstein,” sponsored by the New York City Bar Association (New York City, Sept. 13, 2011).
62. Speaker and panelist, “The Lessons of 9/11 for Mass Tort Litigation,” program sponsored by the Cardozo Law School (New York City, Sept. 12, 2011).
63. Speaker, The Implications of the Supreme Court’s Wal-Mart Decision for Class Action Litigation, University of Texas Supreme Court Round-Up Colloquium, September 2, 1011.
64. Speaker, Of Dubious Doctrines: The Quasi Class Action, at Symposium: “The Principles of Aggregate Litigation: CAFA, PSLRA, and Beyond,” The University of Cincinnati College of Law (Cincinnati, Ohio April 1, 2011).
65. Speaker, The BP Oil Spill and the Future of Mass Tort Litigation, 58th Annual Mineral Law Institute (Louisiana State University, Baton Rouge, Louisiana, March 24, 2011).
66. Speaker, Seminar on Consumer Law, sponsored by the Centro de Estudos de Direito Economico e Social (CEDES)(São Paulo, Brazil, Nov. 17 – 18, 2010).
67. Speaker, “Big Topics, Shrinking Credits,” Workshop on Civil Procedure, Association of American Law Schools (New York City, June 12, 2010).
68. Speaker and Program Moderator, “How Much Evidence Is Enough for Class Certification?” American Bar Association, Litigation Section Mid-year Meeting (New York City, April 23, 2010).
69. Speaker, The Case For Enhanced Summary Judgment Prior to Class Certification, The Searle Center for Law and Economic Growth at Northwestern University School of Law,

“Finding the Balance Between Benefit and Cost: A Public Policy Roundtable on the Federal Rules of Civil Procedure,” April 21 and 22, 2010 in Chicago).

70. Speaker, “Statutory and Contractual Limitations on Class Actions,” Complex Litigation Conference, George Washington University Law School (Washington D.C. March 12, 2009).
71. Speaker, “The Case for Summary Judgment Prior to Class Certification,” Annual Meeting of the Association of American Law Schools, Section on Litigation Program on Summary Judgment (New Orleans, Louisiana January 9, 2010).
72. Speaker, “Nine Lives: The Punitive Damage Class,” at Symposium, “Aggregate Litigation Since *Ortiz v. Fibreboard*,” sponsored by the University of Kansas Law Review (Lawrence, Kansas October 29-20, 2009).
73. Speaker, “American Exceptionalism and The Theory of Convergence: Are We There Yet?,” at the Toronto Conference on “The Future of Categories,” sponsored by the International Association of Procedural Law Toronto, Canada June 3-5, 2009).
74. Panelist, “*Hydrogen Peroxide's* Aftermath: New Restrictive Directives in Class Certification (Is It Applicable in All Class Actions?),” (Live Telephone Seminar /Live Audio Webcast sponsored by the American Law Institute/American Bar Association, Thursday, April 23, 2009).
75. Speaker, “Trends in Aggregate Litigation,” Future Litigation Risks Conference, sponsored by Altria Group, Inc. (Washington D.C. April 9-10, 2009).
76. Panelist, “Litigating and Trying Complex Civil Antitrust Class Actions, Part Four: Class Certification,” sponsored by the American Bar Association’s Section of Antitrust Law, Civil Practice and Procedure and Trial Practice Committees (via teleconference Feb. 17, 2008).
77. Speaker, “The Politics of Pre-emption,” Symposium, “Access to the Courts in the Roberts Era,” Case Western Reserve Law Review (Cleveland, Ohio January 30, 2009).
78. Speaker, “Class Action Settlements in the United States,” Conference on Comparative Collective or Class Action Settlements, sponsored by the Università degli Studi di Milano (Milan, Italy, September 26-27, 2008).
79. Speaker, Supreme Court Roundup, “The Supreme Court Speaks on Punitive Damages and Federal Pre-emption of State Law Tort Claims” (commenting on *Exxon Mobil v. Baker* and *Reigel v. Medtronic* (2007-08 Term))(University of Texas Law School (September 4, 2008).
80. Speaker, “Current Developments in Class Action Litigation and Antitrust Class Action Litigation” (in-house CLE program, Baker & McKenzie, Dallas, Texas and broadcast throughout Baker & McKenzie affiliate offices, June 2008).

81. Speaker, "Asbestos Litigation and Theories of Justice," Perspectives on Asbestos Litigation Symposium, sponsored by the Southwestern Law Review, Southwestern Law School (Los Angeles, California January 18, 2008).
82. Speaker, Speaker, Litigation and Resolution of Complex Claims, "Class Action Fairness Act – An Update on CAFA" sponsored by Thomson-West Legalworks (San Francisco, California, November 1, 2007).
83. Speaker, "New Trends in Standing and Res Judicata in Collective Suits, Report of the General Reporter," XIII World Congress of Procedural Law (Salvador, Brazil, September 19, 2007).
84. Speaker, "The Politics of Class Actions," sponsored by the Section on Civil Procedure, The American Association of Law Schools (Washington D.C., January 4, 2007).
85. Speaker, Annual Conference on Tort Liability Regimes, sponsored by Munich Re (Munich, Germany, October 25-27th, 2006).
86. Speaker, Corporate Counsel Symposium, Federation of Defense and Corporate Counsel Annual Meeting (Chicago, September 28, 2006); "Update on CAFA Issues and Problems."
87. Speaker, The Class Action Fairness Act: One Year Later, sponsored by Thomson- West (New York City, June 27, 2006); speaker on "Understanding the Statute: CAFA Basics;" "Mass Actions": Have 'Mass Actions' Been Subject to Removal?"
88. Speaker and panelist: "Looking Beyond the Pleadings in Class Certification Motions," ABA-CLE Teleconference and Audio Webcast (June 13, 2006); speaker on *Eisen* rule and class certification hearings.
89. Speaker and panelist, Civil Practice Litigation Techniques in Federal and State Courts, sponsored by ALI-ABA (Charleston, South Carolina, May 31-June 2, 2006); speaker on Emerging Problem Areas in Rule 23 (Class Actions and Class Action Fairness Act).
90. Speaker, "Class Actions and Due Process, The 25th Anniversary of *Phillips Petroleum Company v. Shutts*," sponsored by the University of Missouri, Kansas City School of Law (Kansas City, April 7, 2006); speaker, "*GRIDLAW: The Enduring Legacy of Phillips Petroleum Co. v. Shutts*."
91. Speaker, Litigation and Resolution of Complex Claims, "Class Action Fairness Act – One Year Later;" Arbitration Agreements and Class Actions," sponsored by Thomson-West Legalworks (San Francisco, California, November 16-17, 2005).
92. Speaker and panelist, "Asbestos and the Future of Mass Tort Litigation," at Symposium: Asbestos: Anatomy of a Mass Tort, sponsored by the University of Connecticut School of Law and the Insurance Law Center (Hartford, Connecticut, November 3-4, 2005).
93. Speaker, Annual Conference on Tort Liability Regimes, "The Class Action Fairness Act of 2005," sponsored by Munich Re (Munich, Germany, October 26-28th, 2005).

94. Speaker, "The Morphing of the Mass Tort Landscape – What Factors Have Changed the Business of Mass Torts in Recent Years: The Class Action Fairness Act of 2005," Wall Street Forum: Mass Tort Litigation (New York City, October 19, 2005).
95. Faculty Member and panelist, "The Class Action Fairness Act," the American Bar Association 9th Annual National Institute on Class Actions (Chicago, September 23, 2005 and San Francisco, October 7, 2005).
96. Speaker, "The Class Action Fairness Act of 2005," The Federal Bar Association of San Antonio (San Antonio, Texas, September 14, 2005).
97. Faculty Member and presenter, The Roscoe Pound Institute, "State Rulemaking: The Varieties of the Rulemaking Experience and the Consequences for Substantive and Procedural Fairness, at the 2005 Forum for State Appellate Judges, Toronto, Canada (July 22-23, 2005).
98. Speaker, "Cutting Edge Strategies in Class Action Litigation," at Seminar: "Latest Developments In Class Action Law," Fulbright & Jaworski (Houston, Texas February 23, 2005; Dallas, Texas March 30, 2005; Austin, Texas March 31, 2005).
99. Speaker, "Should Mississippi Adopt a Class Action Rule? – Balancing the Equities: Ten Considerations That Mississippi Rulemakers Ought to Take Into Account in Evaluating Whether to Adopt a State Class Action Rule;" panelist, "The Merits and Demerits of Aggregating Civil Actions;" sponsored by the University of Mississippi Law School and Law Review Symposium "Love It or Leave It; An Examination of the Need for and Structure of a Class Action Rule for Mississippi" (Jackson, Mississippi, February 18, 2005).
100. Speaker, "Class Actions – A View From the Experts," at the Advanced Consumer Litigation Conference sponsored by the Texas State Bar CLE and the National Association of Consumer Advocates (San Antonio, Texas, February 10-11, 2005).
101. Speaker, 14th Annual Litigation and Resolution of Complex Class Actions, sponsored by Glasser LegalWorks, January 27-28, 2005. Speaker on panels: "Recent Federal and State Developments;" "Preliminary Issues Regarding Forum Selection, Jurisdiction, and Choice of Law;" "Electronic Discovery;" "Product Liability/Mass Tort Developments and Medical Monitoring Class Actions;" "Consumer Actions;" "Trial, Proof of Damages, and Punitive Damages;" and "Resolution and Settlement Strategies."
102. Speaker, "Recent Developments in the Field of Class Actions and Mass Torts," at the Corporate Counsel Symposium: Industries on the Defense – Defending and Managing Litigation Across the Country, Class Actions – Mass Torts, Aggregated Claims, New Threats, sponsored by the Federation of Defense & Corporate Counsel (September 9-10, 2004)(Milwaukee, Wisconsin, in conjunction with Marquette University Law School and in collaboration with the Product Liability Advisory Council).
103. Faculty Member and panelist, "Crossing the State Line: The Pursuit of State Law Claims for an Interstate Class, the American Bar Association 8th Annual National Institute on Class Actions (New York City, October 15, 2004 and New Orleans, October 29, 2004).

104. Speaker, *Bazzle v. Green Tree Financial Corporation: Are Arbitration Agreements a Viable Tool Against Class Actions?*, The Class Action Litigation Summit: Preemptive Best Practices and Winning Strategies (June 24-25, 2004, Washington D.C.).
105. Speaker, "Taking Adequacy Seriously: The Inadequate Assessment of Adequacy in Litigation and Settlement Classes," at the 10th Annual Institute for Law and Economic Policy, Symposium: Protecting the Public; The Role of Private and Public Attorneys' General, sponsored by Vanderbilt University Law School and the Vanderbilt Law Journal (April 23-24, 2004, Miami, Florida).
106. Speaker, "Class Action Standing After *Amchem* and *Ortiz*: The Problem of 'Logically Antecedent' Inquiries," at Symposium on Multi-Jurisdictional and Cross- Border Class Actions, Michigan State University DCL College of Law (April 16-17, 2004, East Lansing, Michigan).
107. Academic Invitee, Committee on the Rules of Practice and Procedure of the Judicial Conference of the United States, Conference on Electronic Discovery (February 20- 21, 2004, Fordham University School of Law, New York City).
108. Speaker, "The Future of Tort Reform: Possible Lessons From the World Trade Center Victim Compensation Fund," at The Randolph W. Thrower Symposium on The Future of Tort Reform: Reforming the Remedy, Re-Balancing the Scales (February 19, 2004 at the Emory Law School, Atlanta, Georgia).
109. Presenter and Faculty Member, 13th Annual Litigation and Resolution of Class Action Litigation (November 19-20th, 2003, New York City; December 3-4, 2003, San Francisco; sponsored by Glasser LegalWorks. Panels on "Reforms in Class Action Procedures and Effects on Strategies;" "Preliminary Issues Regarding Forum Selection, Jurisdiction, and Choice of Law;" "Products Liability/Mass Tort Developments and Medical Monitoring Class Actions;" "Consumer Actions."
110. Moderator and Presenter, The Future of Class Action Litigation in America (October 2-3, 2003, Boston, Massachusetts, sponsored by the American Bar Association, Tort Trial & Insurance Practice Section). Moderator of all panels for entire first day of program (six panels); panelist and presenter, "Recent Developments: Notice Issues, Res Judicata/Claim Preclusion Issues."
111. Speaker, "Developments in the Procedural Means For Resolution of Mass Tort Litigation in the United States, 1975-2003," (February 27-28, 2003), Conference on Liability for Acts of Terrorism, sponsored by the European Centre of Tort and Insurance Law, Munich, Germany.
112. Panelist, "The Right to Opt-Out of Class Action Suits," Symposium, "Cutting Edge Issues in Class Action Litigation," (November 1-2, 2002), The Legal Forum, The University of Chicago Law School).
113. Speaker, "September 11th Victim Compensation Fund of 2001: A Model for the Future?", Liability and Insurance After September 11th (March 21-22, 2002, University of

Connecticut School of Law, Hartford, Connecticut Insurance Law Center and the Geneva Association).

114. Commentator, "Perspectives on Dispute Resolution in the 21st Century" (January 25, 2002, William S. Boyd School of Law, University of Nevada).
115. Speaker, "The Proposed Amendments to Federal Rule of Civil Procedure 23, The Class Action Rule" (January 16, 2002, The Federal Bar Association of San Antonio, Texas).
116. Commentator, "Judge Jack B. Weinstein, Tort Litigation, and The Public Good" (November 9, 2001, Brooklyn Law School).
117. Panelist, "Rules-Based Approaches to the Problems and Issues [relating to Proposed Amendments to Fed. R. Civ. P. 23]," Class Action Conference, sponsored by the Committee on Rules of Practice and Procedure of the Judicial Conference of the United States (October 22-23, 2001, Chicago, Illinois).
118. Speaker, "A 'Predominância' e a 'Superioridade' Na Class Action for Damages Norte-Americana, IV Jornadas Brasileiras de Direito Processual Civil, sponsored by the Instituto Brasileiro de Direito Processual and Instituto Brasiliense de Ensino e Pesquisa (August 6-10, 2001, Fortaleza, Brazil).
119. Speaker, "Where's There's Smoke: Will Tobacco Litigation Go Global?," Seventh Annual Clifford Symposium on Tort Law and Social Policy, DePaul University School of Law (April 5, 2001, Chicago, Illinois).
120. Speaker, "A Good Rulemaking: Federal Rule 23(f)," Symposium on the New Federal Rules of Civil Procedure: How Will They Affect Litigation Strategy and Tactics?," The Center for Advocacy and Dispute Resolution at the University of Tennessee College of Law (March 15, 2001, Knoxville, Tennessee).
121. Speaker, "Revising the Class Action Rule – Federal Rule of Civil Procedure 23," The University of Tennessee College of Law (March 8, 2001; faculty colloquium, March 5, 2001, Knoxville, Tennessee).
122. Invited Conferee, *Ad Hoc* Subcommittee on Attorney Conduct, January 2001 Invitational, Committee on Rules of Practice and Procedure of the Judicial Conference of the United States (January 17, 2001, Washington D.C.).
123. Speaker, "State Class Actions Roundup: Significant Developments in States with Large Numbers of Class Actions," American Bar Association, Fourth Annual National Institute on Class Actions (October 13, 2000, New York City; October 27, 2000, Chicago, Illinois)(with the Section of Litigation and the Center for Continuing Legal Education).
124. Instructor, National Institute for Legal Education (Stanford Law School, July 3-7, 2000; St. Mary's Law School, August 4-5, 2000; Nova University Law Center, Ft. Lauderdale, Florida, August 11-12, 2000).
125. Speaker, "Federal Harmonization of Civil Procedure in the United States," International Association of Procedural Law, Millennium Colloquium (Ghent, Belgium, April 23-28,

2000).

126. Lecture, "Lessons From Abroad: Complexity and Convergence," the Reuschlein Endowed Lecture, Villanova University School of Law (Villanova, Pennsylvania, April 7, 2000).
127. Speaker, "The Impact of Federal Class Action Law on Class Actions Litigation in the Gulf States," American Bar Association Section of Litigation Annual Meeting, Committee on Class Actions and Derivative Litigation (Seattle, Washington, April 6, 2000).
128. Speaker, "Abandoning the Federal Class Action Ship: Is There Smoother Sailing for Class Actions in Gulf Waters: The Trickle Down Effects of Federal Class Action Jurisprudence on the Gulf States," Symposium on Class Actions in the Gulf States sponsored by the Tulane Law Review and Tulane Law School (New Orleans, Louisiana, March 31, 2000).
129. Speaker, "The Impact of Federal Class Action Law on Class Actions Litigation in the Gulf States," Faculty Colloquium, Villanova University School of Law (March 29, 2000).
130. Lecture, "Lessons from Abroad—Resolving Aggregate Litigation in a Global Context," (the Harold Gill Reuschlein Distinguished Visiting Distinguished Chair Lecture, Villanova University Law School).
131. Invited Participant, Special Study Meeting on Federal Rules Governing Attorney Conduct, Subcommittee on Federal Rules Governing Attorney Conduct (sponsored by the Judicial Conference Committee on Rules of Practice and Procedure, Washington D.C., February 4, 2000).
132. Speaker, "Civil Procedure in the 21st Century—The Future of Complex Litigation," Association of American Law Schools Section on Civil Procedure (Washington D.C. January 8, 2000).
133. Commentator, "Futures," Mass Tort: A Symposium, sponsored by the David Berger Program on Complex Litigation & the University of Pennsylvania Law Review, in Conjunction with The Advisory Committee on Civil Rules & The Working Group on Mass Torts (Philadelphia, Pennsylvania, November 11-12, 1999).
134. Speaker and Panelist, "Creating Opportunities Outside the Law School," Workshop for Women in Legal Education, Association of American Law Schools (Chicago, Illinois October 1-2, 1999).
135. Speaker and Panelist, "New Developments in Class Actions;" and "Class Actions in State Courts: The New Forum," American Bar Association National Institute on Class Actions (Washington D.C. October 8, 1999).
136. Speaker and Panelist, "Ethical Issues in Mass Tort Litigation," 23rd Annual Page Keeton Products Liability and Personal Injury Law Conference (Austin, Texas October 21, 1999).
137. Instructor, National Institute for Legal Education (Nova University Law Center, Ft. Lauderdale, Florida, August 8-10, 1999).

138. Speaker, "Guns, Butter, Tobacco and Beer—Government Sponsored Litigation—Are You Next?," speaking on "Class Action and Aggregate Litigation in a Global Context," Products Liability Advisory Council Meeting (San Antonio, Texas May 6, 1999).
139. Speaker, "Hot Issues in Class Action Litigation," American Bar Association Section of Litigation Annual Meeting, Subcommittee on Class Actions and Derivative Litigation (Dallas, Texas April 16, 1999).
140. Program Moderator, "How to Prosecute and Defend a National Class Action," American Bar Association Section of Litigation Annual Meeting (Dallas, Texas April 15, 1999).
141. Colloquium Presentation, "Class Action and Aggregate Litigation in a Global Context," Valparaiso University School of Law (Valparaiso, Indiana March 26, 1999).
142. Speaker, The Monsanto Lecture: "Resolving Aggregate Mass Tort Litigation: The New Private Law Dispute Resolution Paradigm" (Valparaiso University School of Law, Valparaiso, Indiana March 25, 1999).
143. Moderator, Plaintiffs' Law Day (University of Texas School of Law, March 9, 1999).
144. Panelist, "The Ethics of Mass Torts and Class Action Settlements," 8th Annual Advanced Civil Trial Law Conference (Houston, Texas, February 4-5, 1999).
145. Commentator, "The Vicissitudes of the American Class Action," International Colloquium—Abuse of Procedural Rights: Comparative Standards of Procedural Fairness (sponsored by the International Association of Procedural Law, the Louisiana State Bar Association, International Law Section, and the Eason-Weinmann Center for Comparative Law at Tulane Law School, October 29, 1998).
146. Invited Conferee, Conference on Mass Torts, Mass Tort Working Group (sponsored by the Committee on Rules of Practice and Procedure of the Judicial Conference of the United States, San Francisco, April 23-24, 1998).
147. Speaker, "Mass Torts, Class Actions, and Aggregative Procedure Through a Comparative Lens," Symposium on Products Liability: Comparative Approaches and Transnational Litigation (sponsored by the *Texas International Law Journal*, Austin, Texas February 20, 1998).
148. Moderator, "Ethical Issues in Mass Tort Litigation" (symposium sponsored by the *Review of Litigation*, Austin, Texas, February 6, 1998).
149. Speaker, "10th Trial by Masters" (sponsored by Tulane Law School, Continuing Legal Education, New Orleans, Louisiana, December 19, 1997).
150. Speaker, "Getting to *Shutts*," Symposium in Honor of Professor Robert Casad (sponsored by the University of Kansas Law School, November 14, 1997).

151. Commentator, "Class Actions: Uses and Abuses" (sponsored by the Austin Inns of Court, Austin, Texas, October 20, 1997).
152. Commentator, Conference on Civil Discovery Rules (sponsored by the Advisory Committee on Civil Procedure of the United States Judicial Conference, Boston College, September 4-5, 1997).
153. Speaker and Program Moderator, "Class Actions After *Georgine* and *Ahearn*: What Will the Future Bring?," American Bar Association Annual Meeting, Presidential Showcase Program (San Francisco, California, August 1, 1997).
154. Speaker, "Current Developments in Class Action Litigation," Travis County Bar Association Bench-Bar VII Conference (Montgomery, Texas May 16-18, 1997).
155. Speaker, "Mass Torts and Class Actions, Analysis of Trends and Upcoming Events," (CLE Program sponsored by Shook, Hardy & Bacon, Kansas City, Missouri, April 25, 1997).
156. Speaker, "Current Controversies in Class Action Litigation," Loyola of Los Angeles Law School (Los Angeles, California, April 10, 1997).
157. Panelist, "Class Actions at the Crossroads" (symposium conference sponsored by the University of Arizona College of Law, the Law College Association, and the Institute for Law & Economic Policy, December 13-14, 1996, Tucson, Arizona).
158. Panelist and Speaker, "Proposed Amendments to the Federal Class Action Rule 23," American Law Institute-American Bar Association Program, Employment Law: The Big Case (New Orleans, Louisiana, October 31, 1996).
159. Luncheon Speaker, "Mass Tort Class Actions: On the Ropes," American Conference Institute, Conference of Tobacco Litigation (New York City, October 10, 1996).
160. Speaker, "Legal Scholarship Over a Lifetime Academic Career," AALS Workshop for New Teachers (Washington D.C., July 27, 1996).
161. Panelist, "Mass Torts: The Problems and Potential Solutions," Product Liability Advisory Council Spring Conference (Orlando, Florida, April 24-26, 1996).
162. Invited participant, Special Study Conference on Federal Rules Governing Attorney Conduct (sponsored by the Judicial Conference Committee on Rules of Practice and Procedure, Los Angeles, California, January 9-10, 1996).
163. Invited participant, Institute of Judicial Administration, Research Conference on Class Actions and Related Issues in Complex Litigation, New York University School of Law (New York City, April 21-22, 1995).
164. Invited participant, Southwest Legal Foundation Conference on Civil Procedure and the Future of the Federal Rules (Southern Methodist University, Dallas, March 31,

1995).

165. Speaker, "Personal Jurisdiction and Plaintiffs' Due Process," University of Florida College of Law (Gainesville, Florida, March 22-23, 1995).
166. Speaker, "Multiforum Practice: Ethics and *Erie*," Philip A. Hart Lecture, Georgetown University Law Center, Symposium on Legal Ethics Into the Twenty-First Century (Washington D.C. March 17, 1995).
167. Panelist, "The Limits of Partisan Advocacy," ABA Products Liability Section (mid-year meeting, Tucson, Arizona, February 23-26, 1995).
168. Speaker, The 50th Anniversary of *International Shoe*: The Past and Future of Personal Jurisdiction, University of California at Davis School of Law (Davis, California February 10, 1995).
169. Speaker, "Mass Tort Litigation and the Dilemma of Federalization," Section on Federal Courts, Association of American Law Schools Annual Meeting (New Orleans, Louisiana, January 1995).
170. Invited Conferee, National Mass Tort Conference (Cincinnati, Ohio, November 10 - 13, 1994).
171. Panelist, Conference on Jurisdiction, Justice, and Choice of Law for the 21st Century, New England School of Law (Boston, Massachusetts, October 28 - 29, 1994).
172. Conferee, Judicial Conference of the Fifth Judicial Circuit (San Antonio, Texas, June 6-8, 1994).
173. Panelist, Women's Forum, Women in Legal Education, 40th Anniversary of Women Graduates, Georgetown University Law Center (Washington D.C., April 15, 1994).
174. Speaker, "Discovery in Disarray: The Pervasive Myth of Pervasive Discovery Abuse and the Consequences of Unfounded Rulemaking," Clason Lecture Series, the Western New England College of Law (Springfield, Massachusetts, February 28, 1994).
175. Speaker, "Opportunities, Responsibilities, and Roadblocks to Achieving Power: Working With the Legal Profession and the Bar," Miniworkshop on "Beyond Tokenism: Wrestling with Power, Creative Opportunity," Co-Sponsored by the Professional Development Committee and the Section on Women in the Law, Association of American Law Schools Annual Meeting (Orlando, Florida, January 6, 1994).
176. Associate Reporter, The American Law Institute, PROCEEDINGS OF THE 70TH ANNUAL MEETING 1993 (presentation of Tentative *Draft No. 6* of the RESTATEMENT OF THE LAW GOVERNING LAWYERS, Washington D.C., May 13 -14, 1993).
177. Speaker, "*Carnival Cruise Lines* and Contractual Personal Jurisdiction," Section on

Maritime Law, Association of American Law Schools Annual Meeting (San Francisco, California, January 9, 1993).

178. Speaker, "Civil Justice Reform Act of 1990 and Its Impact on Federal Practice and Procedure," State Bar of Texas Annual Meeting (Corpus Christi, Texas, June 26, 1992).
179. Associate Reporter, The American Law Institute, PROCEEDINGS OF THE 69TH ANNUAL MEETING 358 (1992)(presentation of Tentative *Draft No. 5* of the RESTATEMENT OF THE LAW GOVERNING LAWYERS, Washington D.C., May 14 - 15, 1992).
180. Reporter, National Conference on State-Federal Judicial Relationships (Orlando, Florida, April 10 -13, 1992).
181. Speaker, "Federalizing Choice of Law in Mass Tort Litigation," Section on Conflicts of Law, Association of American Law Schools Annual Meeting (San Antonio, Texas, January 4, 1992).
182. Presiding Officer, 15th Annual Page Keeton Products Liability and Personal Injury Law Conference (Austin, Texas, November 1991).
183. Speaker, The Alexander Watkins Terrell Lecture, "Hope Over Experience: Mandatory Informal Discovery and the Politics of Rulemaking," University of Texas School of Law (Austin, Texas, March 19, 1991).
184. Co-Chair, Committee on Complex Litigation, Section on Civil Procedure of the Association of American Law Schools; Speaker, "Problems in Complex Litigation" (annual meeting, January 1991).
185. Planning Committee Member, Workshop for New Law Teachers, Association of American Law Schools, small group discussion leader (Washington D.C., July 1990).
186. Chair and Planning Committee Member, Association of American Law Schools Workshop for New Law Teachers (Washington D.C., July 20-22, 1989).
187. Teaching Demonstration, "Teaching Methodologies: Problem Method," Association of American Law Schools Workshop For New Law Teachers, (Washington, D.C., July 21-23, 1988).
188. Planning Committee Member, Conference on Civil Procedure, Association of American Law Schools; Panelist, "Perspectives on Civil Procedure Scholarship: Integrating Traditional Scholarship Into the Classroom;" Chair, "Civil Procedure and Other Disciplines and Perspectives;" Chair, "Innovation in the Classroom: Use of Supplementary Materials" (Charlottesville, Virginia, June 4-10, 1988).
189. Steering Committee member, symposium organizer, and panelist, D.C. Area Women Law Professors (1986-1991). Speaker, Symposium on Professional Development (Washington D.C., fall 1989); Symposium on Scholarship (Washington D.C., May 1986).

PREVIOUS ACADEMIC EMPLOYMENT

American University, Washington, D.C.
School of Justice, College of Public Affairs

Assistant Professor, 1978-1979

Adjunct Assistant Professor, 1997-78; 1979-80

Courses: Introduction to Problems of Justice; Justice and Morality; Introduction to Political Theory; Civil Disorder; Nature and Function of the American Legal System; Moral Issues in Criminal Justice; Police and the Political System; The Constitution and Criminal Procedure

Department of Government, College of Public Affairs

Adjunct Assistant Professor, Fall 1977

Course: Introduction to American Government

George Washington University, Washington, D.C.
College of General Studies

Associate Professorial Lecturer in Government, 1977-1980

Courses: The Legislative Process; U.S. Constitutional Law and Politics I;
U.S. Constitutional Law and Politics II

Georgetown University Law Center, Washington, D.C. Law

Fellow, 1978-1979

Course: Legal Research and Writing

Fordham University, Lincoln Center Campus New York
City, New York

Adjunct Assistant Professor, Political Science, 1977

Adjunct Instructor, Political Science, 1975-1977 (offered tenure track position)

Courses: Introduction to American Politics; Introduction to American Constitutional Law; Civil Liberties Under the Constitution; Political Action in America; Revolution and Revolutionary Change; Classical Political Thought; Modern Political Thought; International Law

The City College of New York, New York City
Department of Political Science Adjunct

Assistant Professor, 1977

Courses: International Law; Constitutional Law: The Federal System

The Cooper Union for the Advancement of Science and Art
Social Sciences Program

Assistant Professor, Spring 1977

Instructor, Fall 1976

Course: Politics and American Society

The New York Institute of Technology, New York City

Instructor of Political Science, Spring 1976 **Courses:**

American Government and Politics; Government and

Metropolitan Problems

The University of Maryland, European Division
Ramstein, Germany
Instructor of Political Science, 1974

PREVIOUS LEGAL EMPLOYMENT

Pierson, Ball & Dowd

Washington, D.C.

(since merged with Reed, Smith, Shaw & McClay)

Associate Attorney, 1980-1981

General corporate; FCC; Ethics in Government Act; wills and trusts; appellate

Van Arkel, Kaiser, Gressman, Dreisen & Rosenberg

Washington, D.C. (since merged with Bredhoff and Kaiser) Law

Clerk, 1979-1980

Union labor representation; class action against Government Printing Office

Musick, Peeler & Garrett Los

Angeles, California Summer

Associate, 1979

General corporate practice: litigation; tax; probate; labor law; health care

Environmental Protection Agency

Washington, D.C.

Summer Associate, 1978

Research and regulations under the Resource Conservation and Recovery Act

PERSONAL INFORMATION

Westlake High School Band Parents (Board Member, 1999-2003; Chair, Chaperones, 2000-

03; High School Representative, 1999-2000; Westlake Marching Festival annually)

Class reunion committee, 25th and 30th reunions, Georgetown Law Center

Class reunion committee, 40th reunion, CCNY

Six grandchildren

Dual citizenship (U.S., Italy)