

JOAN E. STEINMAN

BUSINESS ADDRESS AND PHONE

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PRESENT POSITION

Chicago-Kent College of Law, Illinois Institute of Technology, Chicago, Illinois

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|--------------------------------------------|--------------------------|
| ● Interim Dean | March, 1990 - July, 1991 |
| ● Distinguished Professor of Law | Fall 1998 - to date |
| ● Professor of Law (with tenure) | Fall 1986 - Fall 1998 |
| ● Associate Professor of Law (with tenure) | Fall 1982 - 1986 |
| ● Assistant Professor of Law | Fall 1977 - 1982 |

Courses taught:

- | | |
|--------------------------------|-------------------------------------------|
| ● Civil Procedure I and II | ● Federal Class Actions (seminar) |
| ● Complex Litigation | ● Constitutional Law: The First Amendment |
| ● Appellate Courts & Procedure | ● Contracts I and II |
| | ● Federal Courts |

SELECTED PUBLICATIONS:

APPELLATE COURTS, STRUCTURES, FUNCTIONS, PROCESSES AND PERSONNEL (LexisNexis 2d ed., 2006) (with Daniel J. Meador and Thomas E. Baker), 2009 Supplement.

VOLS. 14B & C FEDERAL PRACTICE AND PROCEDURE TREATISE (WRIGHT, ET AL.) [revised, 2009]; 2002-2008, 2010-2018 POCKET PARTS AND SUPPLEMENTS, VOLS. 14B & C FEDERAL PRACTICE AND PROCEDURE TREATISE (WRIGHT, ET AL.).

Removal and Remand – Beyond the Supplements (2014), <http://ssrn.com/abstract=2401049>
or <http://dx.doi.org/10.2139/ssrn.2401049>, and *Beyond the Supplements* (2015), <http://ssrn.com/abstract=2627238>.

Conduct Unbecoming a Federal Litigant: Conduct-Derived Waivers of the Rights to Remove to Federal Court and to Obtain Remand from Federal Court, _____ (forthcoming).

Spokeo, Where Shalt Thou Stand?, 68 VAND. L. REV. EN BANC 243 (2015)

Neutralizing the Stratagem of "Snap Removal": A Proposed Amendment to the Judicial Code, co-authored by Arthur Hellman,

Lonny Hoffman, Tom Rowe, Joan Steinman and Georgene Vairo (in alphabetical order), 9 FEDERAL COURTS L. REV. 103 (2016).

The Puzzling Appeal of Summary Judgment Denials: When are Such Denials Reviewable?, 2014 MICH. ST. L. REV. 895-977 .
Appellate Courts as First Responders: The Constitutionality and Propriety of Appellate Courts' Resolving Issues in the First Instance, 87 NOTRE DAME L. REV. 1521-1620 (2012).

Claims, Civil Actions, Congress & the Court: Limiting the Reasoning of Cases Construing Poorly Drawn Statutes, 65 WASH. & LEE L. REV. 1593-1670 (2008).

On Appellate Procedure, in Report from the Dean of Chicago-Kent, Spring 2008, at 19.

Irregulars: The Appellate Rights of Persons who are Not Full-Fledged Parties, 39 GA. L. REV. 411-524 (2005).

Shining a Light in a Dim Corner: Standing to Appeal and the Right to Defend a Judgment in the Federal Courts, 38 GA. L. REV. 813-925 (2004);

Pseudonymous Suits in the U.S.A. – An Update, in INTERNET Y PODER JUDICIAL EN AMERICA LATINA Y EL CARIBE – REGLAS DE HEREDIA (Carlos G. Gregorio & Sonia Navarro eds. 2004);

Managing Punitive Damages: A Role for Mandatory “Limited Generosity” Classes and Anti-Suit Injunctions?, 36 WAKE FOREST L. REV. 1043-1127 (2001) (contribution to symposium entitled, “*Engle v. R.J. Reynolds Tobacco Co.: Lessons in State Class Actions, Punitive Damages, and Jury Decision-Making*”);

After Steel Co.: “Hypothetical Jurisdiction” in the Federal Appellate Courts, 58 WASH. & LEE L. REV. 855-956 (2001);

The Newest Frontier of Judicial Federalism: Removal Under the All Writs Act, Part I: Pervasive Issues, Part II: Special Considerations Applicable to Anti-Suit Injunctions in Class Actions, 80 B.U. L. REV. 773-883 (2000);

The Scope of Appellate Jurisdiction: Pendent Appellate Jurisdiction Before and After Swint, 49 HASTINGS L. J. 1337-1490 (1998);

Crosscurrents: Supplemental Jurisdiction, Removal, and the ALI Revision Project, 74 IND. L.J. 75-137 (1998);

The Effects of Case Consolidation on the Procedural Rights of Litigants: What They Are, What They Might Be, Part I: Justiciability and Jurisdiction (Original and Appellate), 42 U.C.L.A. L. REV. 717-836 (1995); *Part II: Non-Jurisdictional Matters*, 42 U.C.L.A. L. REV. 967-1068 (1995);

Reverse Removal, 78 IOWA L. REV. 1029-1141 (1993);

Supplemental Jurisdiction in § 1441 Removed Cases: An Unsurveyed Frontier of Congress's Handiwork, 35 ARIZ. L. REV. 305-362 (1993);

Women, Medical Care, and Mass Tort Litigation, 68 CHI.-[KENT L. REV. 409-429 (1992) (excerpted in A. Bernstein, A Products Liability Anthology (1995));

Section 1367 -- Another Party Heard From, 41 EMORY L. J. 85-112 (1992);

Post-Removal Changes in the Party Structure of Diversity Cases: The Old Law, The New Law, and Rule 19, 38 KANSAS L. REV. 863-955 (1990);

Removal, Remand and Review in Pendent Claim and Pendent Party Cases, 41 VANDERBILT L. REV. 923-1011 (1988);

Law of the Case, a Judicial Puzzle in Consolidated and Transferred Cases and in Multidistrict Litigation, 135 U. PA. L. REV. 595-706 (1987);

Public Trial, Pseudonymous Parties: When Should Litigants Be Permitted to Keep Their Identities Confidential, 37 HASTINGS LAW JOURNAL 1-89 (1985);

Free Speech on Military Bases: May Recipients of "Bar Letters" Be Convicted for Peaceful Expressive Activity at "Open Houses"? (a discussion of United States v. Albertini), 16 Preview of U.S. Supreme Court Cases 379 (May 24, 1985) (condensation printed in 34 Callaghan's Law Review Digest, at 29-30 (Sept./Oct. 1985);

Backing Off Bivens and the Ramifications of this Retreat for the Vindication of First Amendment Rights, 83 MICHIGAN L. REV. 269-340 (1984);

Privacy of Association: A Burgeoning Privilege in Civil Discovery, 17 HARVARD CIVIL RIGHTS-CIVIL LIBERTIES LAW REVIEW 355-442 (1982);

The Party Status of Absent Plaintiff Class Members: Vulnerability to Counterclaims, 69 GEORGETOWN LAW JOURNAL 1171 (1981).

SELECTED PROFESSIONAL HONORS:

- Received notices from SSRN of being in the top 10% of authors on SSRN by all-time downloads, from at least July 2017 through Apr. 2018.
- Selected Honorary Fellow of the American Ass'n of Appellate Lawyers (Fall, 2015);
- Twice awarded the Eisenberg Prize, given by the American Academy of Appellate Lawyers for the best article on

appellate practice and procedure, one for articles published between July 1, 2004 and June 30, 2005, and the other for articles published between July 1, 2011 and June 30, 2012. The award winning articles were *Irregulars: The Appellate Rights of Persons who are Not Full-Fledged Parties*, 39 GA. L. REV. 411 (2005), and *Appellate Courts as First Responders: The Constitutionality and Propriety of Appellate Courts' Resolving Issues in the First Instance*, 87 Notre Dame L.Rev. 1521 (2012).

- Selected to serve as an expert at the 9th Annual Junior Federal Courts Workshop, at the UC Irvine School of Law, Sept. 2015.

- Awarded Chicago-Kent Faculty Achievement Award (from Alumni Ass'n) (11/17)
- Awarded Chicago-Kent Student Bar Association 2012-13 Ralph L. Brill Award for exemplary service and outstanding accomplishment

- Awarded 2010 Chicago-Kent College of Law Distinguished Service Award.
- Nominated to be a Fellow of the American Bar Foundation
- Awarded the Nudelman Award, by the Chicago-Kent Moot Court Honor Society, April 2010.
- Awarded Ralph L. Brill Award, by Chicago-Kent Student Bar Association (1997).
- Awarded Julia Beveridge Award, by Illinois Institute of Technology (1996).
- Awarded Dean's Prize for Excellence in Teaching (Spring 1995).
- Selected a Norman and Edna Freehling Scholar, with a term of three years (beginning 1989).

SELECTED PROFESSIONAL ACTIVITIES:

- Wrote numerous invited letters, evaluating scholarship of law professors at other law schools who were candidates for tenure and/or promotion.

- Provided invited comments to legal academics on draft manuscripts.

- Legislation: Submitted reactions and edits to proposed "Regularization of Supreme Court Appointments Act of 2017" (12/16 - 1/17).

- Was lead author of the letter (ultimately signed by 74 Civil Procedure professors), sent to the leaders of the U.S. House of Representatives and of the Senate, in opposition to H.R. 985, a bill that addressed class actions, multi-district litigation, and aspects of removal and appellate law.(3/17)

- Commented upon and signed Prof. Lonny Hoffman's letter to Congress re H.R. 720, the Lawsuit Abuse Reduction Act (3/17)

- Amicus Briefs: Signed numerous letters, amicus briefs, etc., on matters of federal civil procedure, complex litigation, federal jurisdiction, and the like.

- Currently serve on the AAAL Eisenberg Committee;

- Became a member of the U.S. Supreme Court Bar (11/15).

- Spoke on a panel for the CBA Consumer Law Committee in March, 2015 on class action cases recently and currently before the Supreme Court.

- Spoke to the Chicago Bar Ass'n's Class Action Committee (Jan. 2015) on Ascertainability, Standing, and the Role of Damages in Predominance Analysis.

- Provided comments to Congress on a proposed Removal Jurisdiction Clarification Act of 2016 and the Federal Courts

Jurisdiction and Venue Clarification Act of 2010.

-Served as breakout session Reporter for the National Conference on Appellate Justice, held in D.C. in Nov. 2005. (Contributed content for Arthur D. Hellman, *The View from the Trenches: A Report on the Breakout Sessions at the 2005 National Conference on Appellate Justice*, 8 J. OF APP. PRAC. & PROCESS 141 (Spring, 2006)).

-Was appointed to Advisory Committee on Circuit Rules, United States Court of Appeals for the Seventh Circuit (Sept. 2001-2007)

-“Look-See” visitor at Vanderbilt University Law School (Spring 2002).

-Member, Board of Directors, Pro Bono Advocates (1995-99); chair, program committee (1997-99), co-chair (1996-97); member, finance committee (1997-99).

-Advisor, American Law Institute, Federal Judicial Code Project (1996-2004); ALI Consultative Group on Principles of the Law of Aggregate Litigation (concluding in 2009); Consultative Groups for the Complex Litigation Project, the Restatement of the Law, Third, Torts: Product Liability, and the project on Transnational Rules of Civil Procedure. I currently am a member of the Consultative Groups on conflict of laws, consumer contracts, data privacy, and foreign relations and law (S;r. 2015 -).

-Member, 1998-2000 Executive Committee, Civil Procedure Section, AALS; 1992 Chair, and member 1990-93, of the executive committee, Complex Litigation committee of the Civil Procedure Section, AALS.

-Member, NASD Board of Arbitrators (1989-2001).

Memberships:

Member, U.S. Supreme Court Bar

American Bar Association

(Past) Member, ABA Section of Litigation, & Committee on Class Actions & Derivative Suits

ABA Council of Appellate Lawyers

American Law Institute (life member)

Chicago Council of Lawyers (past member of Federal Courts

Committee)

Honorary Member of Am. Academy of Appellate Lawyers

Harvard Law School, Women’s Law Association, Mentor and member of

Alumni Resource Network, Women’s Alliance of Chicago

Society of American Law Teachers (Chicago-Kent representative)

PRIOR PROFESSIONAL EXPERIENCE:

Schiff, Hardin & Waite, Chicago, Illinois,

Associate Attorney June 1973 - August 1977

Kronish, Lieb, Shainswit, Weiner & Hellman, New York, New York,

Summer associate attorney Summer, 1972

Research and writing assistant to Professor Harold J. Berman (Harvard Law School), Summer 1971 (Assisted in preparation of Berman, *Soviet Criminal Law and Procedure* (1972), and brief for demonstration trial before International Court of Justice, World Conference of World Peace Through Law, Belgrade, Yugoslavia, July, 1971)

EDUCATION:

PROFESSIONAL

Harvard Law School, Cambridge, Massachusetts, 1970-73
1973, J.D. cum laude

Selected Honors and Activities:

Harvard Civil Rights - Civil Liberties Law Review, staff
Third year Paper: The Rights of Hospitalized Psychiatric
Patients to Refuse Treatment

UNDERGRADUATE

University of Rochester, Rochester, New York, 1965-69
A.B. with high distinction (magna cum laude) in philosophy; "minors" of history and political science. Phi Beta Kappa.

University of Birmingham, Birmingham, England, January - June, 1968
Non-degree program in philosophy

Omissions: Consulting, (some) Professional Presentations, (some) Recognition/Activities w/in Academic Community, Law School and University Administrative Service.