



**The 13th Annual Sedona Conference Institute:
Protecting Privacy, Confidentiality, and Privilege in Civil Litigation**

**The Ballantyne Hotel & Lodge, Charlotte, NC
March 7-8, 2019**

FACULTY

Jamie Brown

Lighthouse, New York, NY

Jamie is the Vice President of Global Advisory Services for Lighthouse in New York, where she focuses on information law, compliance, and governance issues. She has more than 18 years of in-house, government, and law firm experience, 12 of which have been spent exclusively in financial services, including UBS, Barclays and the U.S. Commodity Futures Trading Commission. Jamie began her career as a litigation associate at King and Spalding in Washington, D.C., and later, was a litigation partner at Fennemore Craig, in Phoenix, AZ. Jamie has testified in federal court and has qualified as an ediscovery expert, advising corporate legal departments on ediscovery best practices and operating model development and enhancement, particularly in the face of regulatory scrutiny. She is a graduate of Duke Law School and Arizona State University, and a former law clerk to the Honorable Roslyn O. Silver of the U.S. District Court for the District of Arizona. Jamie is a frequent speaker and lecturer at educational events and legal conferences internationally.

Hon. J. Michelle Childs

U.S. District Court, District of South Carolina, Columbia, SC

Judge Childs is a U.S. District Judge for the District of South Carolina, sitting in Columbia, SC. Nominated by President Barak Obama, she was confirmed by the U.S. Senate on August 5, 2010 and received her commission on August 20, 2010. Prior to her elevation to the federal bench, Judge Childs served on the South Carolina Circuit Court as the Chief Administrative Judge for General Sessions (the state's Criminal Court) and a Chief Administrative Judge for the state's Business Court. Judge Childs has also served as an Acting Justice for the South Carolina Supreme Court. Prior to taking the bench in 2006, she was a Commissioner with the South Carolina Workers' Compensation Commission from 2002 to 2006, and was Deputy Director, Division of Labor of the South Carolina Department of Labor, Licensing and Regulation from 2000 to 2002. Judge Childs is a member of the House of Delegates for the American Bar Association and served on the Standing Committee on Constitution and By-Laws.

Andrea L. D'Ambra

Norton Rose Fulbright US LLP, New York, NY

Andrea is a Partner in the New York office of Norton Rose Fulbright, where she heads the EDiscovery and Information Governance Group for the United States. Her practice focuses on e-discovery, information management, data privacy, and cross-border discovery. Andrea counsels clients on preservation and data management issues, and has drafted information governance and records management policies for a number of multi-national companies. In addition to counseling, she has assisted clients in navigating foreign data privacy laws while complying with U.S. discovery obligations. Andrea served for over seven years as an officer in the United States Navy. Her diverse Naval experience includes serving as an action officer for high-profile investigations within the Bureau of Naval Personnel and managing the administrative and legal issues of the Navy's computer network defense command. Andrea also is an adjunct professor of law at Temple Law



**The 13th Annual Sedona Conference Institute:
Protecting Privacy, Confidentiality, and Privilege in Civil Litigation**

**The Ballantyne Hotel & Lodge, Charlotte, NC
March 7-8, 2019**

FACULTY

School and William and Mary School of Law where she teaches classes on Electronic Discovery. She received her B.S. in Political Science from the United States Naval Academy and her J.D. from William and Mary School of Law.

Corey M Dennis

Pharmaceutical Product Development, LLC (PPD), Wilmington, NC

Corey is Director of Privacy & Counsel at Pharmaceutical Product Development, LLC (PPD), a leading global clinical research organization providing drug development services to pharmaceutical and biotechnology companies. At PPD, Corey focuses on privacy and data security matters, particularly in the healthcare and clinical research context, as well as general corporate and litigation matters. He is an active member of the International Association of Privacy Professionals (IAPP), and has written and spoken extensively on privacy and data protection law. He is a cum laude graduate of Suffolk University Law School and a summa cum laude graduate of the University of Massachusetts Amherst.

Kimberly Duplechain

Littler Mendelson, P.C., Washington, DC

Kim is eDiscovery Counsel in Littler's Washington, DC office, where she represents employers in employment and labor law matters arising under federal and state laws. Kim has experience with eDiscovery in complex litigation, including preservation obligations, and developing strategies for efficient data collection, review, and production. Before joining Littler, Kim was at a federal agency where she litigated employment disputes before the Equal Employment Opportunity Commission (EEOC). She also represented the agency in several complex ERISA litigation matters before federal district court and the U.S. Court of Appeals for the District of Columbia Circuit. Kim advised on eDiscovery matters and was actively involved in procuring and implementing an agency-wide eDiscovery platform. Kim was also a Special Assistant United States Attorney in the U.S. Attorney's Office for the District of Columbia, Civil Division, where she litigated numerous cases brought against the United States at the federal district court and appellate levels. Kim is a member of The Sedona Conference Working Group 6 on International Electronic Information Management, Discovery and Disclosure (WG6) and Working Group 12 on Trade Secrets (WG12).

Phil Favro

Driven, Inc., Alpine, UT

Phil acts as a trusted advisor to organizations and law firms on issues relating to electronic discovery and information governance. He is a thought leader and a legal scholar on issues relating to the discovery process and information governance. His articles have been published in leading industry publications and academic journals. Phil actively contributes to The Sedona Conference, where he serves as a member of the Steering Committee for Working Group 1 on Electronic Document Retention and Production (WG1). Phil is the editor-in-chief of The Sedona Conference *Primer on Social Media, Second Edition* (2019). He has led drafting teams and brainstorming groups, and also served as the WG1 Steering Committee Project Manager.



**The 13th Annual Sedona Conference Institute:
Protecting Privacy, Confidentiality, and Privilege in Civil Litigation**

**The Ballantyne Hotel & Lodge, Charlotte, NC
March 7-8, 2019**

FACULTY

Ronald J. Hedges

Dentons US LLP, New York, NY

Ron has extensive experience in e-discovery and in the management of complex litigation and has served as a special master, arbitrator and mediator. He also consults on management and discovery of electronically stored information (“ESI”). Ron was a U.S. Magistrate Judge in the U.S. District Court for the District of New Jersey for the Court Mediation program, a member of the Lawyers Advisory Committee, and both a member of, and reporter for, the Civil Justice Reform Act Advisory Committee. From 2001 to 2005, he was a member of the Advisory Group of Magistrate Judges. Ron was an adjunct professor at both Seton Hall University School and Georgetown University Law Center, and is currently an adjunct professor at Rutgers School of Law, Newark. He was also a Fellow at the Center for Information Technology of Princeton University for 2010-2011 and 2011-2012. Ron is a member of the College of the State Bar of Texas. Among other things, he is a member of the American Law Institute, the American Bar Association and the Federal Bar Association. Ron is a member of the Historical Society and the Lawyers Advisory Committee of the United States District Court for the District of New Jersey. Ron is also a member of the advisory board of the Advanced E-Discovery Institute of Georgetown University Law Center. He frequently writes on ESI-related topics. A partial list of his many publications includes *The Sedona Conference Cooperation Proclamation: Resources for the Judiciary* (co-editor) (The Sedona Conference: 2012 & 2011); *Managing Discovery of Electronic Information: A Pocket Guide for Judges* (co-author) (second and first editions) (Federal Judicial Center: 2012 & 2007), *Discovery of Electronically Stored Information: Surveying the Legal Landscape* (author) (BNA: 2007), “Case Management and E-Discovery: Perfect Together,” *DDEE* (July 1, 2009), “Rule 26(f): The Most Important E-Discovery Rule,” *New Jersey Law Journal* (May 18, 2009), and “A View from the Bench and the Trenches: A Critical Appraisal of Some Proposed Amendments to the Federal Rules of Civil Procedure,” 227 F.R.D. 123 (2005). Ron is a member of The Sedona Conference Advisory Board, The Sedona Conference Working Groups on Protective Orders, Confidentiality, and Public Access and on Electronic Document Retention and Production.

Mark S. Hegedus

Federal Trade Commission, Washington, DC

Mark is a litigation attorney in the Office of the General Counsel of the Federal Trade Commission. His work includes appellate litigation involving antitrust and consumer protection issues, subpoena enforcement, and counseling on document management and e-discovery. He also serves on the FTC’s Diversity Council and helps to organize the agency’s annual LGBT Pride Month. Prior to joining the FTC in 2008, Mark was a partner with Spiegel & McDiarmid in Washington, DC. He also worked in the Transportation, Energy and Agriculture Section of the Department of Justice’s Antitrust Division from 1998 to 2002. Mark received his J.D. from New York University School of Law and his B.A. from the University of Michigan.



**The 13th Annual Sedona Conference Institute:
Protecting Privacy, Confidentiality, and Privilege in Civil Litigation**

**The Ballantyne Hotel & Lodge, Charlotte, NC
March 7-8, 2019**

FACULTY

Robert Keeling

Sidley Austin, Washington, DC

Robert is a partner at Sidley Austin. His practice includes a special focus on electronic discovery matters. He represents both plaintiffs and defendants in complex civil litigation throughout the nation and conducts internal investigations in the U.S. and throughout the world. Robert is experienced with technology-assisted review and predictive coding applications that can enable clients to significantly reduce e-discovery costs while maintaining the defensibility of the review. Robert has conducted several continuing legal education programs on e-discovery. He has also lectured at Vanderbilt University Law School and Fordham University School of Law on discovery issues.

Matthew F. Knouff

Complete Discovery Source, Inc., New York, NY

Matt is Vice President and eDiscovery Counsel with Complete Discovery Source, Inc., where he co-leads CDS's international development efforts and advises law firms, corporations, and government agencies on eDiscovery process, privacy law compliance, information governance policies and processes, cost & risk reduction strategies, and defensible deployment of technology during legal proceedings. He is on the Board of Advisors of the Cardozo Data Law Initiative, an active member of the EDRM, ABA, NYSBA, ACEDS, The Sedona Conference Working Groups 1 & 6, and the New York City Bar Association. Matt is a frequent lecturer, blogger, writer, and speaker on issues related to eDiscovery, cross-border data movement, data privacy and information governance. He has been published in both the *North Carolina School of Law Journal of Law and Technology* and the *Richmond Journal of Law and Technology*. He is a graduate of the University of North Carolina at Chapel Hill and the University of North Carolina School of Law.

Meghan Landrum

Google, Mountain View, CA

Meghan is the Director and Head of Discovery for Google, and supports Google's team of attorneys, project managers, paralegals and operations team members. She leads Google's discovery efforts worldwide, designing and implementing defensible processes for managing information governance, proportional discovery and the reduction of discovery related costs. Meghan is responsible for developing processes, aligning staff and implementing technologies that drive efficiencies and best practices for Google's discovery efforts. She sets strategies and priorities and ensures that Google's discovery team continues to scale with the company's growth by focusing on discovery policy/case law and operational efficiency. Prior to joining Google, she was a partner in commercial litigation for Reed Smith LLP, where she focused on commercial litigation, product liability litigation and discovery analysis and technology. Meghan is a graduate of UC Berkeley School of Law and a graduate of UCLA, where she majored in political science, with a specialization in business administration and Mario Kart.



**The 13th Annual Sedona Conference Institute:
Protecting Privacy, Confidentiality, and Privilege in Civil Litigation**

**The Ballantyne Hotel & Lodge, Charlotte, NC
March 7-8, 2019**

FACULTY

Corey Lee

Hunton & Williams, LLP, Miami, FL

Corey's practice focuses on commercial litigation, including litigation of matters arising from information security and data breach incidents, contract disputes, class actions, business torts, securities litigation, product liability litigation, and electronic discovery. He also has experience conducting internal investigations for health care, consumer and retail companies. Prior to joining Hunton & Williams, Corey served as a judicial clerk for Hon. John Lungstrum, Chief Judge of the U.S. District Court for the District of Kansas, and then joined a large New York based firm as an associate.

Hon. Andrew J. Peck (ret.)

DLA Piper LLP, New York, NY

Judge Peck served for 23 years as a U.S. Magistrate Judge for the Southern District of New York, including a term as Chief Magistrate Judge from 2004 to 2005. Before his appointment to the bench, Judge Peck was in private practice for 17 years, focusing on commercial and entertainment litigation, including copyright and trademark matters, with extensive trial experience. As Senior Counsel at DLA Piper, Judge Peck advises on innovative and efficient solutions to the challenges of information management, both within and outside the litigation context. He frequently speaks at conferences concerning eDiscovery issues. Judge Peck is also available to serve as an arbitrator, mediator and Special Master. Judge Peck is recognized internationally for bringing electronic discovery competency to the attention of both the judiciary and bar. Indeed, he is widely described as the first judge to tackle the subject of eDiscovery head on, most notably in the influential 1995 decision *Anti-Monopoly v. Hasbro*, in which Judge Peck found that "it is black letter law that computerized data is discoverable if relevant." Also among his legacy rulings is the 2011 employment class action *Monique Da Silva Moore, et. al. v. Publicis Groupe & MSL Group*, the first judicial decision approving the use of technology-assisted review. In March 2018, the New York Law Journal called Judge Peck "one of e-discovery's most influential figures." Among the honors he has received, American Lawyer named him to its list of the Top 50 Innovators of the Last 50 Years as its Judicial E-Discovery Innovator.

Peter Pepiton

Dinsmore & Shohl LLP, Cincinnati, OH

Pete is the eDiscovery Director at the Cincinnati office of Dinsmore & Shohl, where he manages the litigation support department and oversees the firm's eDiscovery initiatives. Pete is also an internal consultant for collection and culling methodologies and designing review protocols. Prior to Dinsmore, Pete was Associate General Counsel at Mimecast North America and eDiscovery Solutions Director at CA. He is an industry expert and evangelist in Information Governance and eDiscovery. He has spent the past 20 years managing complex litigation, developing software, and delivering professional services to the Fortune 2000. Pete has



**The 13th Annual Sedona Conference Institute:
Protecting Privacy, Confidentiality, and Privilege in Civil Litigation**

**The Ballantyne Hotel & Lodge, Charlotte, NC
March 7-8, 2019**

FACULTY

spent much of that time helping to re-engineer the way lawyers use technology to achieve greater efficiency and better results in litigation, both as an attorney and at several technology companies. Pete is also a member of the Steering Committee of The Sedona Conference Working Group 1 on Electronic Document Retention and Production (WG1).

Meghan A. Podolny

Hunton Andrews Kurth LLP, Richmond, VA

Meghan's practice focuses on complex commercial litigation, information governance and eDiscovery issues, and internal investigations. She is counsel in the firm's litigation practice and a central member of the Information Governance & eDiscovery group providing state-of-the-art data management and eDiscovery advice and services to a wide variety of corporate clients. Her experience includes developing enterprise-level information governance best practices and working with clients on the development of tailored protocols to streamline a company's discovery preparation and response to control costs associated with electronic information and meet its desired risk level. Meghan frequently serves as eDiscovery counsel to advise and lead massive discovery response plans, often in response to internal investigations, governmental subpoenas or other requests. She regularly leads presentations advising clients and lawyers alike on preservation obligations and strategies, predictive coding, and cross-border discovery issues. Meghan is also a frequent speaker and writer on a number of issues related to electronic discovery, data preservation, privilege waiver, and employee communication privacy concerns.

Matthew Prewitt

Schiff Hardin LLP, Chicago, IL

Matt is a trial lawyer with a national practice in trade secrets litigation, disputes arising from the theft or destruction of electronic data, breach of restrictive covenants, and related claims for unfair competition and business torts. As lead trial counsel, Matt has obtained injunctive relief in expedited proceedings in more than a dozen states and has won case-terminating sanctions for destruction of electronic data in multiple suits. In addition to his trial practice, Matt frequently counsels clients on issues of data protection and employee mobility. Matt is the chair of Schiff Hardin's Cybersecurity and Data Privacy Team, co-chair of the firm's Trade Secrets and Employee Mobility Team, and a member of the firm's e-Discovery Committee. Matt is a Certified Information Privacy Professional (CIPP/US) and member of the International Association of Privacy Professionals. He is an adjunct professor of law at Chicago-Kent College of Law. Matt is a graduate of the University of Chicago Law School.



**The 13th Annual Sedona Conference Institute:
Protecting Privacy, Confidentiality, and Privilege in Civil Litigation**

**The Ballantyne Hotel & Lodge, Charlotte, NC
March 7-8, 2019**

FACULTY

Jonathan Redgrave

Redgrave LLP, Chantilly, VA

Jonathan is one of the founding partners of Redgrave LLP. He brings over two decades of experience to his role as Partner, and is internationally recognized for his work with Fortune 500 companies and Am Law 100 firms. With his extensive experience in all areas of complex litigation in both state and federal courts, Jonathan focuses his practice in the areas of information law, which include eDiscovery, records and information management, and data protection and privacy issues. He is on the Advisory Board of the Georgetown University Law School Advanced eDiscovery Institute, and was the only lawyer to serve on the Advisory Committee on the Electronic Records Archives for the United States National Archives and Records Administration (NARA). Jonathan is a member of the International Association of Privacy Professionals, along with several other bar associations and professional organizations, such as ARMA International, AIIM, and IAPP. He has authored and published numerous articles. Jonathan is ranked as Band 1 in Chambers & Partners USA, America's Leading Lawyers in Business for Litigation: E-Discovery. Jonathan is Chair Emeritus of The Sedona Conference Working Group 1 on Electronic Document Retention and Production (WG1) and served as Editor-in-Chief of The Sedona Principles Addressing Electronic Document Production. He also serves on the Advisory Board of The Sedona Conference.

Eric J. Schwarz

Ernst & Young LLP, Dallas, TX

Eric is a Principal at Ernst & Young LLP where he co-leads EY's eDiscovery practice for the Americas. Eric assists clients with electronic discovery, forensics, and data privacy issues. He is an internationally recognized thought leader and testifying expert. Eric is an active member of The Sedona Conference Working Group 1 on Electronic Document Retention and Production (WG1). He has contributed to the original *Sedona Principles*, both the first and second editions, as well as a number of other publications in the working groups over the years, including his role as co-editor of The Sedona Conference *Commentary on Legal Holds: The Trigger and the Process*, 2007.

Hon. Lisa Margaret Smith

U.S. District Court, Southern District of New York, White Plains, NY

When she was appointed in 1995, Judge Smith was an Assistant U.S. Attorney for the Southern District of New York. She had previously served as an ADA in Brooklyn and an Assistant Attorney General for the State of New York in Albany. Judge Smith earned her J.D. degree from Duke University School of Law. She is on the Boards of Editors of the Federal Courts Law Review, and the Federal Bar Council Quarterly. Judge Smith is a member and a Vice President of the Westchester Women's Bar Association. She is active in the Federal Bar Association, the Federal Magistrate Judges Association and the Federal Bar Council. Judge Smith is an adjunct professor of Evidence and Civil Procedure, and teaches Federal Courts, at the Elisabeth Haus School of Law at Pace University.



**The 13th Annual Sedona Conference Institute:
Protecting Privacy, Confidentiality, and Privilege in Civil Litigation**

**The Ballantyne Hotel & Lodge, Charlotte, NC
March 7-8, 2019**

FACULTY

Martin T. Tully

Actuate Law LLC, Chicago, IL

Before launching his boutique firm, Martin was a litigation partner with several AmLaw 100 firms, where he most recently chaired the E-Discovery and Data Law practices. He is a veteran trial lawyer with over 25 years of national experience representing companies and individuals in complex commercial litigation concerning a broad array of fields and industries. Martin is an active member of The Sedona Conference Working Group on Electronic Document Retention and Production (WG1), the Sedona Conference Working Group on Data Security and Privacy Liability (WG11), the 7th Circuit Council on E-Discovery and Digital Data, the ABA Section of Litigation, Privacy and Data Security Committee, and the International Association of Privacy Professionals (IAPP). In addition, Martin has published and presented extensively on the subjects of e-discovery, information governance, cybersecurity, and legal technology; has been recognized by Chambers Global for Litigation: E-Discovery – USA; and has been acknowledged by Who's Who Legal for his 'superior knowledge' of electronic discovery and information governance."

Hon. Thomas I. Vanaskie (ret.)

JAMS, Scranton, PA

Judge Vanaskie served for over 8 years as a Circuit Judge for the U.S. Court of Appeals for the Third Circuit. Prior to that, he served more than 16 years as a District Judge for the U.S. District Court for the Middle District of Pennsylvania, during which time he also served as the District's Chief Judge for a seven-year term. While on the bench, Judge Vanaskie served on the Information Technology Committee of the Judicial Conference of the United States, where he was appointed Chair by the late Chief Justice William H. Rehnquist in 2005. He also was a member of the Judicial Conference of the United States, serving as Chair of the Conference of the District Judge Representatives to the Judicial Conference in 2005. Judge Vanaskie was a member of the Third Circuit Judicial Council and served on its Information Technology, Reentry Courts, Space and Facilities, and Library Committees. He is a past member of the Board of Directors of the Federal Judges Association and he has also served on several working groups of the Administrative Office of the United States Courts, including as one of the founding members of the working group that established the federal courts' Online System for Clerkship Applications and Review ("OSCAR"). Judge Vanaskie also served on the Electronic Public Access working group, as co-chair of the Chambers Functional Requirements Group for the Next Generation of CM/ECF, and as co-chair of the Appellate Judges Education Committee. He received his Juris Doctor Degree, cum laude, from the Dickinson School of Law, after which he served as a law clerk to then Chief Judge William J. Nealon of the Middle District of Pennsylvania. Thereafter, Judge Vanaskie practiced law first with the firm of Dilworth, Paxson, Kalish & Kauffman, and then with Elliott, Vanaskie & Riley, where he was a principal member. He has lectured extensively at judicial and continuing legal education programs, and is an adjunct professor of law at the Dickinson School of Law at Penn State University, teaching a course on Electronic Evidence. He is a member of Working Groups 1 and 11 of the Sedona Conference. On January 2, 2019, Judge Vanaskie retired from the Court of Appeals. He has joined JAMS, providing alternative dispute resolution and



**The 13th Annual Sedona Conference Institute:
Protecting Privacy, Confidentiality, and Privilege in Civil Litigation**

**The Ballantyne Hotel & Lodge, Charlotte, NC
March 7-8, 2019**

FACULTY

Special Master services, and he also presently serves in a consulting capacity to Agnes Intelligence, whose mission is to develop ethical artificial intelligence solutions to the problems posed by the exponential growth and proliferation of data.

Geoffrey A Vance

Perkins Coie LLP, Chicago, IL

Geoff is a partner in Perkins Coie's Litigation practice and firmwide chair of the E-Discovery Services & Strategy practice. Geoff is also the Managing Partner of the Shanghai office and on the firm's Asia management team tasked with providing leadership, guidance and strategy support to Perkins Coie's three Asian offices. He is an active member of The Sedona Conference's Working Group 1 on Electronic Document Retention and Production (WG1), has in-depth experience managing complex, high-volume discovery projects. Geoff has co-authored and updated the Discovery chapter of the Federal Civil Practice handbook, published by the Illinois Institute of Continuing Legal Education. In addition, he co-authored a number of publications related to legal technology. Geoff is a seasoned trial lawyer, having tried more than 20 litigation matters to conclusion. He served as national litigation counsel for a global provider of electric power system equipment and services and served as national multi-district litigation counsel for one of the world's largest food service companies.

Hon. Leda Dunn Wettre

U.S. District Court, District of New Jersey, Newark, NJ

Hon. Leda Dunn Wettre has been a U.S. Magistrate Judge in the United States District Court for the District of New Jersey, Newark Vicinage, since April 2015. Prior to joining the Bench, she was a partner in the Newark litigation firm Robinson, Wettre & Miller, LLC. At the firm, she litigated complex commercial cases in both federal and state courts, with emphasis on intellectual property, shareholder disputes, class action defense, and employment law matters. Before joining the Robinson firm in 1997, Judge Wettre was a federal law clerk to the Hon. John F. Keenan, U.S.D.J., in the U.S. District Court for the Southern District of New York and was a litigation associate at Kramer Levin Naftalis & Frankel LLP.



**The 13th Annual Sedona Conference Institute:
Protecting Privacy, Confidentiality, and Privilege in Civil Litigation**

**The Ballantyne Hotel & Lodge, Charlotte, NC
March 7-8, 2019**

FACULTY

Kenneth J. Withers

The Sedona Conference

Ken is the Deputy Executive Director of The Sedona Conference. Since 1989, he has published several widely-distributed papers on electronic discovery, hosted a popular website on electronic discovery and electronic records management issues, and given presentations at more than 300 conferences and workshops for legal, records management, and industry audiences. His most recent publications are *Ephemeral Data and the Duty to Preserve Discoverable Electronically Stored Information* in the *University of Baltimore Law Review* (2008); *Living Daily with Weekley Homes* in the *Texas State Bar Advocate* (Summer 2010); and *Risk Aversion, Risk Management, and the Overpreservation Problem in Electronic Discovery* in the *South Carolina Law Review* (2013). From 1999 through 2005, he was a Senior Education Attorney at the Federal Judicial Center in Washington D.C., where he developed Internet-based distance learning programs for the federal judiciary concentrating on issues of technology and the administration of justice. Ken also contributed to several well-known FJC publications, including the *Manual for Complex Litigation, Fourth Edition* (2004), *Effective Use of Courtroom Technology* (2001), and the *Civil Litigation Management Manual* (2001).