

## EDWARD J. BRUNET

Address: 2661 NW Lovejoy Telephone: Business 503-768-6658 Email: brunet@lclark.edu  
Portland, Oregon 97210 Home 503-224-1954

### PRESENT EMPLOYMENT

Henry J. Casey Professor of Law, Lewis and Clark Law School (1972-Present), Portland, Oregon

Courses: Civil Procedure, Complex Litigation, Antitrust, Administrative Law, Energy, ADR  
Honors: Leo Levinson Award for Outstanding Classroom Teaching: 1989, 1988, 1979  
Burlington Northern Award (college-wide award for excellence in research): 1987

### SELECTED PUBLICATIONS

#### BOOKS:

ARBITRATION LAW IN AMERICA: A CRITICAL APPRAISAL (2006 Cambridge U. Press with Speidel, Sternlight, Ware).  
ADR: THE ADVOCATE'S PERSPECTIVE (3d ed. 2006) (casebook [LEXIS] with Charles Craver).  
SUMMARY JUDGMENT: FEDERAL LAW & PRACTICE (3d ed. 2006) (book [West] with M. Redish).  
MOORE'S FEDERAL PRACTICE (3d ed. 1997), Chapters 24, 25 (Intervention, Substitution).

#### ARTICLES AND ESSAYS:

*Why Summary Judgment Is Constitutional*, 93 IOWA L.REV. \_\_\_\_ (forthcoming 2008).  
*Substantive Fairness in Securities Arbitration*, 76 U. CIN. L.REV. \_\_\_\_ (forthcoming 2008)(co-author J. Johnson).  
*The Minimal Role of Federalism and State Law in Arbitration*, 9 NEV. L. J. \_\_\_\_ (forthcoming 2008).  
*Markman Hearings, Summary Judgment, and Judicial Discretion*, 9 LEWIS & CLARK L. REV. 93(2005)  
*Class Action Objectors*, 2003 U. CHI. L. FORUM 403 (Fall, 2003) (symposium).  
*Judicial Mediation and Signaling*, 3 NEV. L.J. 232 (2003) (symposium).  
*Defending Commerce's Contract Delegation of Power to ICANN*, 6 J.S. EMERG. BUS. L. 1(2002) (symposium).  
*Seeking Optimal Dispute Resolution Clauses In High Stakes Employment Contracts*, 23 BERK. J. EMPL. L. 107 (2002).  
*The Timing of Summary Judgment*, 198 F.R.D. 679 (2001).  
*Improving Class Action Efficiency By Expanded Use of Parens Patriae Suits*, 74 TULANE L. REV. 1919 (2000).  
*Replacing Folklore Arbitration With a Contract Model of Arbitration*, 74 TULANE L. REV. 39 (1999).  
*Toward Changing Models of Securities Arbitration*, 62 BROOK. L. REV. 1459 (1997).  
*Drafting the Effective ADR Clause for National Resources and Energy Contracts*, 11 NAT. R. & ENV. 7 (1996)  
(co-authored with Walter E. Stern).  
*Summary Judgment Materials*, 147 F. R. D. 647 (1993).  
*Arbitration and Constitutional Rights*, 71 NORTH CAROLINA L. REV. 81 (1992).  
*Debunking Wholesale Private Enforcement of Environmental Rights*, 15 HARV. J. LAW & PUB. POL. 311 (1992).  
*The Triumph of Efficiency and Discretion Over Competing Complex Litigation Policies*, 10 REV. OF LITIG. 273 (1991).  
*Blending State and Federal Administrative Law*, 75 CORNELL L. REV. 366 (1990).  
*Tactics Regarding the Use of Experts in Summary Judgment*, 16 LITIGATION 36 (No. 3, Spring 1990).  
*The Use and Misuse of Expert Testimony in Summary Judgment*, 22 U. CALIFORNIA DAVIS L. REV. 93 (1988).  
*The Costs of Environmental Alternative Dispute Resolution*, 18 ENVIRONMENTAL LAW REPORTER 10515 (1988).  
*Questioning the Quality of Alternative Dispute Resolution*, 62 TULANE L. REV. 1 (1987).  
*The Need For Legal Theory at All Stages of Legal Education*, in LEGAL EDUCATION 2000 (J. Grant, R. Jagtenberg & K. Nijerk, eds. 1987).  
*Integrating Antitrust Procedure and Substance After Northwest Wholesale Stationers: Evolving Approaches to Pleadings, Burden of Proof and Boycotts*, 72 VIRGINIA L. REV. 1015 (1986) (co-authored with David J. Sweeney).

**SELECTED PUBLICATIONS: ARTICLES AND ESSAYS, continued**

*Measuring the Costs of Civil Justice*, 83 MICH. L. REV. 916 (1985).

*A New Breed of Law Book?*, 1985 DUKE L. J. 523 (1985).

*Streamlining Antitrust Litigation By "Facial Examination" of Restraints: The Burger Court and the Per Se Rule of Reason Distinction*, 60 WASH. L. REV. 1 (1984).

*Local Rules, Multnomah County (Oregon) District Court*, (1982) [National Highway Traffic Administration Grant] (Co-authored with B. Williamson).

*Limiting Long Arm Jurisdiction: The Burger Court and the Minimum Contact Test*, 56 CAL. ST. B. J. 318 (1981).

*A Study in the Allocation of Scarce Judicial Resources: The Efficiency of Federal Rule 24*, 12 GEORGIA L. REV. 701 (1978).

*Economic and Legal Implications of the U.S. Proposed Draft United Nations Convention on the International Seabed*, 1974 U. ILL. L. REV. 251.

**LEGAL EDUCATION**

Degrees: LL.M., University of Virginia School of Law (1972);

J.D., University of Illinois College of Law (1969)

J.D. Honors and Activities: Dean's Lists; Winner—Frederick Green Moot Court Competition (one of 14 in class);

Research Assistant for Professor Ralph Reisner (primarily in constitutional law)

**UNDERGRADUATE EDUCATION**

School: Northwestern University (graduated June, 1966), major in Political Science and History

Honors: Graduated with Department Honors in Political Science (one of 12); Dean's Lists, Evans Scholar

**PREVIOUS EMPLOYMENT**

Visiting Professor of Law, Emory University School of Law, Fall 2002

Visiting Scholar, University of Adelaide (Australia) (first semester, 1992).

Visiting Professor, University of Newcastle (Australia) (second semester, 1991).

Visiting Scholar, Edinburgh University, Faculty of Law, Dept. of Constitutional and Administrative Law, 1984.

Associate, McDermott, Will & Emery (1969-71), Chicago, Illinois.

**ADMISSIONS**

Admitted to practice before the Supreme Court of Illinois.

Admitted to practice before the United States District Court for the Northern District of Illinois, Eastern Division.

Admitted to practice before the Supreme Court of Oregon.

**REFERENCES**

Robert Klonoff, Dean, Lewis and Clark Law School, Portland, Oregon 97219.

Martin Redish, Professor, Northwestern University School of Law, Chicago, Illinois 60611

Larry Zelenak, Professor, Duke University School of Law, Durham, North Carolina 27708