# Cases and Materials on Civil Procedure

## Cases and Materials on Civil Procedure

SIXTH EDITION

#### 2017 Supplement

#### **David Crump**

John B. Neibel Professor of Law University of Houston

#### William V. Dorsaneo III

CHIEF JUSTICE JOHN AND LENA HICKMAN
DISTINGUISHED FACULTY FELLOW AND PROFESSOR OF LAW
SOUTHERN METHODIST UNIVERSITY SCHOOL OF LAW

#### Rex R. Perschbacher

Daniel J. Dykstra Chair and Professor of Law Emeritus University of California, Davis

#### Debra Lyn Bassett

JOHN J. SCHUMACHER CHAIR AND PROFESSOR OF LAW SOUTHWESTERN LAW SCHOOL



Copyright © 2017 Carolina Academic Press, LLC All Rights Reserved

ISBN 978-1-53100-742-3 eISBN 978-1-53100-743-0

Carolina Academic Press, LLC 700 Kent Street Durham, North Carolina 27701 Telephone (919) 489-7486 Fax (919) 493-5668 www.cap-press.com

Printed in the United States of America

## **Contents**

Preface to 2017 Supplement		
	Part One · Casebook Supplement	
Chapter 2	· The Court's Power Over Persons and Property	3
§ 2.02	Jurisdiction Over Persons and Property	3
	[C] Modern Expansions and Contractions of the Minimum	
	Contacts Doctrine	3
	[1] Commercial Defendants: "Purposeful Availing" and	
	"Reasonable Anticipation"	3
	WALDEN v. FIORE	3
	[2] The Concept of a "Stream of Commerce"	6
	DAIMLER AG v. BAUMAN	6
§ 2.05	Venue and Forum Non Conveniens	10
	[A] Venue	10
	[2] Transfer of Venue	10
	ATLANTIC MARINE CONST. CO., INC. v. DISTRICT	
	COURT	10
Chapter 3	· Subject-Matter Jurisdiction: Power Over the Generic Type	
-	of Dispute	13
§ 3.03	Federal Subject-Matter Jurisdiction	13
	[A] Federal Question ("Arising Under") Jurisdiction	13
	[B] Diversity Jurisdiction	13
	[1] The Requirement of Complete Diversity	13
	[D] Removal: Defendant's Key to the Federal Courthouse	14
Chapter 5	· Pleadings	15
_	The Complaint in Federal Court	15
	[A] "Notice Pleading": The Standard for Specificity	15
§ 5.04	The Answer in Federal Court	15
	[C] Affirmative Defenses	15
Chapter 6	· Multiple Parties and Claims	17
\$6.03	Devices for Handling Numerous Parties	17
	[B] Class Actions	17

vi CONTENTS

		[2]	Class Actions Under Modern Rule 23	17
Chapt	ter 7 · D	iscov	very and Disclosure	19
_			be of Discovery	19
	[A]		evance and Proportionality	19
			David Crump, Goodbye, "Reasonably Calculated"; You're	
			Replaced by "Proportionality": Deciphering the New	
			Federal Scope of Discovery	19
§ 7	.03 The	Mecl	hanics of Discovery	22
	[B]		e Discovery Devices	22
		[5]	Physical and Mental Examinations	22
C1	10 7	г• 1		22
_	ter 10 · '		ations	23
<b>§</b> 1	0.03 Jury	•		23
	[B]		Tr Dire Examination and Challenges	23
		[1]	Challenges "For Cause" Versus "Peremptory Challenges"	23
Chapt	ter 11 · I	Post-T	rial Motions	25
<b>§</b> 1	1.04 Nev	w Tria	ıl	25
	[E]	Nev	w Trial on Grounds of Jury Misconduct	25
			Part Two · Rules Supplement	
Apper	ndix 1			29
Ĭ.		ERAL	RULES OF CIVIL PROCEDURE	29
II.	APPE	NDI	X OF ABROGATED FORMS	262
III	. SELE	CTEI	O FEDERAL RULES AND FORMS OF APPELLATE	
	PROC	CEDU	IRE FOR THE UNITED STATES COURTS	
	OF A	PPEA	LS	263
IV	. SELE	CTEI	O RULE OF THE SUPREME COURT OF	
	THE	UNIT	TED STATES	298
V.	SELE	CTEI	O FEDERAL RULES OF EVIDENCE ARTICLE	299
VI	. SELE	CTEI	PROVISIONS FROM THE CONSTITUTION	
	OF T	HE U	NITED STATES	309
Appei	ndix 2			315
-r r *		СТЕГ	O PROVISIONS FROM TITLE 28 OF THE UNITED	- 10
			ODE — JUDICIARY AND JUDICIAL PROCEDURE —	
	AND			315

### Preface to 2017 Supplement

This Supplement is designed for use with the Sixth Edition of *Cases and Materials on Civil Procedure*. As in past Supplements, it has two parts. The first part contains notes on recent laws and significant court decisions since the publication of the Sixth Edition. The second part brings together the constitutional provisions, statutes, and rules used in the standard foundational Civil Procedure course. In particular, we have attempted to include all significant rule and statutory references made in the Sixth Edition. We have included the complete text of the Federal Rules of Civil Procedure (as of June 1, 2017), together with selected Advisory Committee Notes and the Official Forms; extensive selections from the Federal Rules of Appellate Procedure; relevant portions of the Federal Rules of Evidence; Supreme Court Rule 10 governing certiorari; and selections from the United States Constitution and from Titles 28 and 42 of the United States Code. Your comments and suggestions are always welcome.

David Crump William V. Dorsaneo III Rex R. Perschbacher Debra Lyn Bassett

April 2017