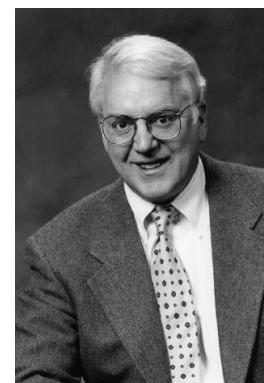


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**Thomas Y. Allman** (University of Cincinnati College of Law)

Thomas Y. Allman is an attorney residing in Cincinnati, Ohio and an Adjunct Professor of Law at the University of Cincinnati College of Law. Prior to retirement as General Counsel and Chief Compliance Officer of BASF Corporation, he was an early advocate of what became the 2006 Amendments to the Federal Rules of Civil Procedure. He is Chair *Emeritus* of Sedona Conference® Working Group on Electronic Production and Retention (“WG 1”), having contributed to and edited a number of key Sedona publications. He also serves as one of the Editors of the PLI E-Discovery Deskbook and was a Member of the E-Discovery Panel at the 2010 Duke Litigation Conference that recommended additional rulemaking on the topic of preservation and spoliation rulemaking. He has published widely on the topic of technologically neutral federal and state e-discovery rulemaking. He may be reached at [tyallman@earthlink.net](mailto:tyallman@earthlink.net).



**Hon. Ralph Artigliere (ret.)** (Circuit Judge, Tenth Judicial Circuit of Florida)

Ralph Artigliere retired as a Circuit Judge from Florida’s Tenth Circuit to teach and write. Artigliere graduated from the United States Military Academy and from the University of Florida Law School with high honors. Before his appointment to the bench, Artigliere was a 24-year trial lawyer handling primarily professional negligence, medical malpractice, and product liability cases. As a Circuit Judge, Artigliere served in the felony, family, probate, and civil trial divisions and was Administrative Judge of the civil and family divisions. Artigliere teaches in the Florida judicial colleges, The Florida Bar Advanced Trial Advocacy Course, the Sedona Conference® Cooperation Training Program, and continuing legal and judicial education programs nationally. Artigliere served on the Florida Bar Rules Sub-Committee that drafted and presented the electronic discovery amendments that were adopted by the Florida Supreme Court in 2012. As a lawyer, Artigliere was AV® rated and a Florida Bar Board Certified Civil Trial Lawyer. He is a Fellow of the American College of Trial Lawyers. Artigliere received the 2007 Anstead Award for Florida Board Certified Lawyer of the Year, 2006

Hoeveler Award for Professionalism as a Judge from the Florida Supreme Court Committee on Professionalism, 2005 Professionalism Award for the Tenth Judicial Circuit, and the 2011 Excellence in Writing Award from The Florida Bar Journal & News Editorial Board. Artigliere is a co-author of “Writing Jury Instructions in Florida” which is published in the official Florida Supreme Court Standard Jury Instructions. He is co-author with William Hamilton of the LexisNexis book entitled Florida e-Discovery and Evidence.



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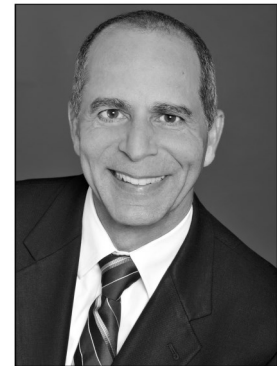
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### **John M. Barkett** (Shook, Hardy & Bacon LLP)

John is a partner at Shook, Hardy & Bacon L.L.P. in Miami. He graduated from the University of Notre Dame (B.A., 1972, *summa cum laude*) and Yale Law School (1975). He served as a law clerk to the Honorable David Dyer on the Fifth Circuit Court of Appeals. In March 2012, Chief Justice Roberts appointed John to the Civil Rules Advisory Committee. John is a commercial and environmental litigator, and is serving or has served as a mediator, arbitrator (domestically and internationally), and allocator in matters involving in the aggregate more than \$4 billion. In November 2003, he was appointed to serve as a Special Master overseeing the enforcement of the federal Consent Decree between the United States and Florida governing the restoration of the Florida Everglades. He also provides clients with evaluations of legal strategy and risk and consultation on questions of legal ethics, and serves as an e-discovery special master in federal and Florida courts.

John teaches “E-Discovery” at the University of Miami Law School. He has published *E-Discovery: Twenty Questions and Answers* (First Chair Press, Chicago, October 2008) and *The Ethics of E-Discovery* (First Chair Press, Chicago, January 2009). He is also the recipient of the Burton Award for excellence in legal writing for his article, *Skinner, Matrixx, Souter, and Posner: Iqbal and Twombly Revisited*, 12 The Sedona Conference Journal 69 (2011).



### **William P. Butterfield** (Hausfeld LLP)

William P. Butterfield is a partner at Hausfeld LLP, a global claimants’ law firm. He focuses his practice on antitrust litigation, financial services litigation and electronic discovery. Mr. Butterfield developed his interest in electronic discovery in the early 1990’s when he helped design and implement an electronic document repository to manage more than 15 million pages of documents in a complex securities case. He has testified as an expert witness on e-discovery issues, and speaks frequently on that topic domestically and abroad. Mr. Butterfield is on the Steering Committee of The Sedona Conference® Working Group on Electronic Document Retention and Production, where he served as editor-in-chief of the *Case for Cooperation* (2009), and was a co-editor of *The Sedona Conference® Commentary On Preservation, Identification and Management of Sources of Information that are Not Reasonably Accessible* (2008). He is also a member of Sedona

Conference® Working Group on International Electronic Information Management, Discovery and Disclosure. Recently, Mr. Butterfield was invited to testify before the House Judiciary Committee, Subcommittee on the Constitution, regarding the costs and burden of civil discovery. Mr. Butterfield is an adjunct professor at American University, Washington College of Law, where he teaches a course in electronic discovery. He also serves on the Masters Conference Advisory Board, and on the faculty of Georgetown University Law Center’s Advanced E-Discovery Institute.



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### **R. Stanton Dodge** (DISH Network LLC)

R. Stanton Dodge serves as Executive Vice President, General Counsel and Secretary of DISH Network Corporation (NASDAQ: DISH), a Fortune 200 satellite TV provider with more than 14 million subscribers nationwide.

Mr. Dodge is responsible for all legal and government affairs for DISH and its subsidiaries. Since joining DISH in November 1996, he has held positions of increasing responsibility in the legal department, and was responsible for human resources from January 2010 through July 2011.

Mr. Dodge is actively involved in many community and philanthropic causes. He serves as a member of the board of directors of National Jewish Health, the Denver Scholarship Foundation and the Bridge Project, and is a member of Colorado Concern and the E-Discovery Committee of the United States District Court for the District of Colorado.

Prior to joining DISH, Mr. Dodge was a law clerk to the Hon. Jose D.L. Marquez of the Colorado Court of Appeals. He received his J.D., *magna cum laude*, from Suffolk University Law School in 1995 and his B.S. in accounting from the University of Vermont in 1991.

In his spare time, Mr. Dodge enjoys cycling, skiing, fly fishing and spending time with his wife and their infant son.



### **Pres. William F. Dressel** (The National Judicial College)

Judge Bill Dressel is President of The National Judicial College in Reno, Nevada since November of 2000. Judge Dressel received his license to practice law in the state of Colorado in 1966, where he continued in private practice, specializing in trial practice until 1978.



In July of 1978 he was appointed as a judge to the 8<sup>th</sup> Judicial District of the state of Colorado and retained through 2000 in four general elections. He is the principal author of the *Trial Management Standards* adopted by the American Bar Association House of Delegates in 1992 and has taught for the University of Denver Law School. Judge Dressel received a B.A. from Cornell College, Mt Vernon, Iowa, and his J.D. from the University of Denver Law School. He was the 1998 recipient of the Justice Management Institute's *Ernest C. Friesen Award of Excellence*, presented in recognition of his vision, leadership, and sustained commitment to the achievement of excellence in the administration of justice.



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### **Laura E. Ellsworth** (Jones Day)

Laura Ellsworth practices across a wide range of complex litigation matters, including toxic torts, product liability, insurance, intellectual property, employment, and ERISA. She has been involved in a number of multijurisdictional product liability and bankruptcy matters, several of which have resulted in significant appellate rulings on novel issues such as market share liability and public nuisance. Her work includes coordinating and litigating nationwide matters for various clients, and she has appeared in numerous federal and state courts throughout the U.S.

In 2008, Laura was a lead lawyer in the landmark public nuisance case in which the Rhode Island Supreme Court rejected an attorney general's attempt to apply public nuisance law to the manufacture and sale of products. Previously, she represented the creditor's committee in the largest bankruptcy of a health system in the U.S. In 2008, she was named by Governor Edward Rendell as one of Pennsylvania's "Best 50 Women in Business."

Laura has been involved extensively in electronic discovery and has served as a managing editor of *The Sedona Principles: Best Practices Recommendations and Principles for Addressing Electronic Document Production*. She currently serves on the Firm's e-Discovery Committee and has participated actively in federal and state rulemaking in this area. Laura is also Partner-in-Charge of the Pittsburgh Office.



### **Hon. Ann B. Frick** (District Judge, Second Judicial District of Colorado)

Honorable Judge Ann B. Frick has served as a Judge in the Denver District Court since June 2010. Ann began her career at Holme Roberts & Owen, then went to the Denver District Attorney's Office, and then spent several years as a partner in the litigation boutique firm of Kelly, Haglund, Garnsey & Kahn. In 1995 Ann was a founder and name partner of the Jacobs Chase firm. Her practice concentrated on complex business and real estate litigation. Ann was listed for several years as a top business litigator in The Best Lawyers in America, Chambers USA America's Leading Lawyers for Business, and Colorado Super Lawyers. For the past two years Ann was on the list of Top Ten Colorado Super Lawyers, and in 2010, she was the featured Colorado Super Lawyer. Ann is a fellow in the American College of Trial Lawyers, having served as the Colorado state chair, and is currently serving as the vice-chair of the College's Task Force on Discovery and Civil Justice. As Co-Chair of the Colorado Access Pilot Project-- business cases committee, Judge Frick was one of the principal drafters of the CAPP rules and forms.



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### **Sean R. Gallagher** (Polsinelli)

For more than 25 years, Sean Gallagher has handled a broad range of strategic counseling and litigation matters in courtrooms across the country, including the Supreme Court of the United States. His practice emphasizes three general areas: complex commercial litigation, employment litigation/counseling, and constitutional/public policy matters. Mr. Gallagher is one of the founding editors of *The Practitioner's Guide to Colorado Employment Law*, the state's definitive treatise on employment law since 1999. Mr. Gallagher has handled several First Amendment cases of national significance. Last year, he represented two U.S. Secret Service agents in the Supreme Court of the United States in *Reichle v. Howards*, a case involving the scope of civil liability of Secret Service agents protecting the President and Vice-President.

As an adjunct to his litigation practice, Mr. Gallagher has nationally recognized experience in the field of electronic discovery. He is a member of The Sedona Conference's Working Group on Best Practices for Electronic Document Retention and Production, and helped lead a team which drafted the conference's commentary on "Proportionality in the e-Discovery Process." He has lectured extensively on electronic discovery matters.



### **Steven S. Gensler** (University of Oklahoma College of Law)

Steven Gensler is the Welcome D. & W. DeVier Pierson Professor at the University of Oklahoma College of Law, where he teaches Civil Procedure and related courses including Electronic Discovery. He has been involved in court rulemaking at the national, state, and local levels for nearly a decade.



From 2005 to 2011 he served as a member of the Federal Civil Rules Advisory Committee. He has been a member of the Western District of Oklahoma's Local Civil Rules Committee since 2008. And he is the Vice-Chair of the Oklahoma Bar Association's Committee on Civil Procedure, also serving as the Chair of its Subcommittee on Electronic Discovery. Professor Gensler is the author of a widely cited treatise on federal-court procedure, *FEDERAL RULES OF CIVIL PROCEDURE: RULES AND COMMENTARY* (WEST 2013), and has written over a dozen articles on federal and state civil practice and procedure.



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**Hon. Paul W. Grimm** (District Judge, U.S. District Court for the District of Maryland)

Paul W. Grimm serves as a District Judge for the United States District Court for the District of Maryland. He was appointed to the Court on December 10, 2012. Previously, he was appointed to the Court as a Magistrate Judge in February 1997 and served as Chief Magistrate Judge from 2006 through 2012. In September 2009 the Chief Justice of the United States appointed Judge Grimm to serve as a member of the Advisory Committee for the Federal Rules of Civil Procedure. Judge Grimm also chairs the Advisory Committee's Discovery Subcommittee. Additionally, Judge Grimm is an adjunct professor of law at the University of Baltimore School of Law and the University of Maryland School of Law, where he teaches courses on evidence and discovery, and he has written extensively on both topics.



**Maura R. Grossman** (Wachtell, Lipton, Rosen & Katz)

Maura R. Grossman is Of Counsel at Wachtell, Lipton, Rosen & Katz, where she advises the firm and its clients on legal, technical, and strategic issues involving electronic discovery and information management, both in the U.S. and abroad. Maura is co-chair of the E-Discovery Working Group advising the New York State Unified Court System, and a member of the Steering Committee of The Sedona Conference® Working Group 1 on Electronic Document Retention and Production. She is a past coordinator of the Legal Track of the National Institute of Standards and Technology's Text Retrieval Conference ("TREC"), a joint government/industry/academic research project studying the application of automated information retrieval technologies to e-discovery. Maura teaches electronic discovery at Columbia Law School, and serves on the Advisory Boards of Bloomberg BNA's *Digital Discovery and E-Evidence Report* and the Georgetown University Law Center's Advanced E-Discovery Institute. In addition to her law degree from the Georgetown University Law Center, Maura also holds an M.A. and Ph.D. in psychology from Adelphi University.



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### ***Marcy M. Heronimus*** (CenturyLink)

Marcy Heronimus is Senior Corporate Counsel for CenturyLink, Inc., the third largest telecommunications company in the United States and headquartered in Monroe, Louisiana. Prior to her current position, Ms. Heronimus was a member in the litigation department at Sherman & Howard, L.L.C, where she served as eDiscovery counsel for the Firm. Ms. Heronimus has extensive knowledge of and consultation of clients in various eDiscovery issues, including document retention policies, the drafting and implementation of legal holds, and the collection, review, production and utilization of electronic documents. Ms. Heronimus had advised clients on the deployment of policy, process and technology to reduce eDiscovery cost and risk. She works with outside counsel, information technology professionals and risk managers to develop information management practices. Ms. Heronimus is a frequent speaker and author on preservation, eDiscovery and records management topics. Ms. Heronimus is also a member of the Sedona Conference Working Group 1. She also has substantial experience in complex corporate and commercial cases in the areas of securities and other financial fraud, corporate governance, shareholder disputes, breach of contract, theft of trade secrets, violations of non-compete agreements and business tort litigation.



### ***Richard J. Hood*** (Andrus Hood & Wagstaff)

Richard J. Hood is managing partner with the law firm Andrus Hood & Wagstaff, PC. His practice areas include pharmaceutical and medical device litigation with an emphasis on electronic discovery and international data transfer matters. Rich currently serves as lead counsel of the Plaintiffs' Steering Committee in Multi-District Litigation No. 2087 - In re Hydroxycut. He recently served as the Electronic Discovery Liaison for the Plaintiff's Steering Committee in Multi-District Litigation No. 1871 – In re Avandia, as well as the Trans Vaginal Mesh (MDL Nos. 2187, 2325, 2326, and 2326) and Actos (MDL No. 2299) MDLs. He performed similar duties for the Plaintiffs' Steering Committees in the Kugel Mesh (MDL No. 1842), Fosamax (MDL 1789) and Digitek (MDL No. 1968) MDLs. Rich formerly worked as an information technology consultant and IT solutions architect. Before practicing law, he designed and implemented various networking and distributed application projects for several Fortune 500 companies including Disney, Hitachi USA, Intel, Delta Airlines, Coca Cola, SunTrust Bank, and others including Priceline.com, Catholic Health Initiatives, and the State of California. Rich also served his country and community as an Airborne Infantryman in the United States Army and as a police officer in Athens-Clarke County, Georgia. Rich is a general member of The Sedona Conference Working Group 1 and a Steering Committee Member of Working Group 6.



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### **Timothy H. Hood** (Redgrave LLP)

Tim Hood offers a unique combination of legal and technical experience that enables organizations to reduce expenditures and risks associated with electronic discovery and information governance. His professional background, which includes time with both an AmLaw 100 law firm and a global management consulting firm, makes him well positioned to work collaboratively with clients to control discovery-related costs, maximize efficiencies, comply with continually evolving regulations, and implement and adapt to new technologies.

As a Senior Advisor, Tim frequently assists clients in the evaluation and development of processes and technology to support compliance with electronic discovery obligations. Tim has also served as a liaison in complex, “bet the company” litigation, bridging the communications gap between IT, Legal, Compliance, Records Management, and other stakeholder groups.



### **Rebecca Love Kourlis** (IAALS)

A native Coloradoan, born into a family with a well-known passion for service to this state, Rebecca Love Kourlis has devoted her career to serving the people of Colorado through her visionary work as a judge in its trial courts and as a Colorado Supreme Court Justice—only the third woman ever to be accorded this honor. During her tenure as a judge, Rebecca authored significant opinions and dissents and spearheaded significant reforms in the areas of family law, juries and attorney regulation.

Justice Kourlis resigned from the state Supreme Court in January, 2006 to establish the *Institute for the Advancement of the American Legal System* at Denver University, where she is Executive Director. IAALS is a national legal reform organization whose primary mission is to provide innovative and actionable recommendations for the improvement of America’s courts. In this capacity, Kourlis has become an outspoken advocate of judicial reform and is considered an expert on the challenges and opportunities facing our courts in the 21<sup>st</sup> century.



Rebecca has received numerous accolades and was recently named the recipient of the prestigious 2012 John Marshall Award, presented by the American Bar Association Justice Center.

Rebecca is the daughter of former Governor John A. Love and is married to Northwest Colorado rancher and former State Agricultural Commissioner, Thomas Kourlis. She is also a mother to three beloved children.



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**Hon. Robert L. McGahey, Jr.** (District Judge, Second Judicial District of Colorado)

Judge Robert L. McGahey, Jr. has been a Denver District Court Judge since January, 2000. He currently presides in Courtroom 409, handling civil cases. He has also served in the Criminal and Domestic Relations divisions. Before his appointment, he was a practicing civil trial lawyer for over 25 years, during which time he tried over 100 jury trials. His practice focused on insurance defense litigation, coverage disputes and worker's compensation. Judge McGahey has been an adjunct professor at the University of Denver Sturm College of Law since 1985, teaching Basic and Advanced Trial Practice and the Judicial Externship Seminar; he also has taught at C.U. Law School.

Judge McGahey is a graduate of Princeton University (*magna cum laude*) and the University of Denver Sturm College of Law. He is a member of the American, Colorado and Denver Bar Associations. He is a member *Chief Justice Bender's Commission on the Future of the Legal Profession*.

He has served numerous times as an instructor for the National Institute for Trial Advocacy. He received NITA's "Volunteer of the Year" Award in 2007, 2008, 2009 and 2010. Judge McGahey has been a presenter or speaker at a number of other CLE presentations, including the Colorado State Judicial Conference, on topics ranging from litigation tactics and strategy to lawyer and judicial ethics.



**Don McLaughlin, Jr.** (Falcon Discovery)

Donald C. McLaughlin, Jr., is President and CEO of Falcon Discovery, a professional services firm that delivers in-house e-discovery consulting and managed legal and technology services for corporate legal departments. Falcon's long-standing clients have received national recognition, including selection as *Best Law Department of Year* and *Top Ten Most Innovative Law Departments*. Prior to founding Falcon, Don served for three years as consulting counsel in-house with Qwest Communications in Denver, Colorado. In this role, Mr. McLaughlin was responsible for managing the legal, technical and financial challenges associated with the identification, production and management of electronically stored information, primarily for a series of high-profile criminal and multi-district securities matters. He and his team have extensive experience managing discovery for commercial litigation, intellectual property, M&A, regulatory, employment and antitrust matters, as well as identifying and deploying advanced technologies in-house to mitigate risk and reduce cost. In the past Don practiced commercial litigation at Sherman & Howard LLC in Denver, and also served as a Deputy District Attorney in Colorado's 8<sup>th</sup> Judicial District. Mr. McLaughlin presents regularly at national legal and technology conferences, general counsel roundtables and educational events in the areas of in-house e-discovery technology, litigation risk management and cost containment. In 2007, Mr. McLaughlin provided feedback and assistance to the Institute for the Advancement of the American Legal System at the University of Denver in its preparation of "*Navigating the Hazards of E-Discovery: A Manual for Judges in State Courts Across the Nation*".



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### **Patrick L. Oot** (U.S. Securities and Exchange Commission)

Patrick is currently Senior Special Counsel for Electronic Discovery in the Office of the General Counsel at the United States Securities and Exchange Commission (SEC). He advises as co-chair of the agency's cross-divisional Electronic Discovery Action Team and is co-author of *The SEC Electronic Discovery and Litigation Response Manual*. Patrick counsels SEC senior leadership and agency staff on best practices and guidance for discovery and litigation strategy, privilege protections, and strategically significant matters involving forensics, technology and *Electronic Communications Privacy Act* (ECPA) interpretation for subpoena enforcement.



Outside of work, he volunteers his time as a co-founder at The Electronic Discovery Institute, a non-profit organization that conducts studies of litigation processes for the benefit of the bar, federal and state judiciary, and technologists. Patrick is the former Director of Electronic Discovery and Senior Counsel at Verizon in Washington, D.C. *Inside Counsel* magazine named Verizon's e-discovery team as one of the ten most innovative legal groups of 2006 and 2007. He has extensive experience in discovery practices involving commercial litigation, regulatory filings, and antitrust matters. Patrick has testified before the United States Judicial Conference's Advisory Committee on the Federal Rules of Evidence where he presented his position on Proposed Rule of Evidence 502. Patrick lectures regularly at educational events and legal conferences internationally, has appeared on National Public Radio's *Morning Edition*, and was interviewed for the August 2008 edition of *The Economist*. He actively participates in The Sedona Conference® Working Group One on Electronic Document Retention and Production (WG1).

### **Jonathan Palmer** (Microsoft Corporation)



Jon Palmer serves as Assistant General Counsel – Litigation, in Microsoft's Legal and Corporate Affairs department. His practice focuses on antitrust, complex commercial litigation, and cross-border disputes. His responsibilities also include advising the company on legal issues related to e-discovery. Prior to joining Microsoft, Jon was a litigation partner at Orrick, Herrington & Sutcliffe LLP, and before that, at Heller Ehrman LLP. From 2005 through 2008 Jon was based in Asia, where he managed Heller Ehrman's offices in Hong Kong, Singapore, Beijing and Shanghai. Jon received his BA from Stanford University in 1988, and his JD from University of California, Berkeley, in 1993.



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### **Emily Pastorius** (TeleTech)

Emily Pastorius is Chief Counsel of Litigation for TeleTech, a global company headquartered in Englewood, Colorado, and as such, is responsible for all of the company's litigation and disputes. As an experienced litigator and former trial attorney, Ms. Pastorius recognizes just how critical a role discovery plays in a case. Prior to her current position, Ms. Pastorius was Senior Corporate Counsel at DISH Network, a Fortune 200, where she helped manage the Company's ediscovery practices and protocol.

Ms. Pastorius is experienced in records management, litigation preparedness planning, preservation and legal holds, collection, processing, and review and production processes for ESI. In her new role, Ms. Pastorius is fast learning how to deal with e-discovery issues that arise in the cross-border context, such as data privacy. Ms. Pastorius is a member of the Seventh Circuit e-Discovery Pilot Program, the Senior Women's Corporate Counsel, on the Board of the Colorado Judicial Institute, and was a former member of the Sedona Conference Working Group 1. Ms. Pastorius has spoken nationally on a variety of ediscovery topics and she is licensed to practice law in Colorado and California.



### **Jonathan M. Redgrave** (Redgrave LLP)

Jonathan is a founding partner of Redgrave LLP. He has extensive experience in all areas of complex litigation in both state and federal courts and focuses his practice in the areas of Information Law, which include electronic discovery, records and information management, as well as data protection and privacy issues. He has authored, co-authored, and edited numerous publications, including serving as Editor-in-Chief of *The Sedona Principles*<sup>®</sup>, and speaks around the world on topics including cross-border discovery, information governance, privacy, data security, and emerging technologies.

Jonathan helped found, was the first Chair of, and is currently Chair Emeritus of The Sedona Conference<sup>®</sup> Working Group on Electronic Document Retention and Production (WG-1). He also serves on the Advisory Board of The Sedona Conference<sup>®</sup>. Jonathan was a founding member of the Advisory Board of the Georgetown University Law School E-Discovery Institute. Jonathan also serves on the Advisory Committee on Electronic Records Archives for the United States National Archives and Records Administration and is a member of several trade and bar associations including ARMA International and the International Association of Privacy Professionals.



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### **Cory M. Reynolds** (Brownstein Hyatt Farber Schreck)

As manager of the Litigation Support department at Brownstein Hyatt Farber Schreck, Cory oversees department budgets, staffing levels, workloads, policies and best practices. He also selects preferred electronic discovery vendors and advises legal teams on complex electronic discovery issues.

Cory has worked in litigation support for eight years all across the United States and internationally. Cory has a law degree from Rutgers University and served nine years in the United States Marine Corps.



### **Hon. Craig B. Shaffer** (Magistrate Judge, U.S. District Court for the District of Colorado)

Craig B. Shaffer has been a United States Magistrate Judge for the District of Colorado since January 2001. Magistrate Judge Shaffer graduated from the College of William and Mary in 1976 and received his juris doctor cum laude from Tulane University's School of Law in 1979. Judge Shaffer has served as a Navy judge advocate, a senior trial attorney with the United States Department of Justice, and in private practice as a partner in two different Denver law firms. Judge Shaffer is also a member of the Advisory Board for the Sedona Conference and has been a contributor to the University of Denver's Institute for the Advancement of the American Legal System. Judge Shaffer is a frequent presenter at conferences and seminars dealing with electronic discovery, including presentations organized by the Sedona Conference, Colorado's Faculty of Federal Advocates, the Colorado Chapter of the

Association of Corporate Counsel, BNA, the ABA's Labor and Employment Law Section, the Rocky Mountain Intellectual Property Institute, and Georgetown University Law Center's "Advanced E-Discovery Institute." Judge Shaffer is a contributor to Thomson-Reuter's publication, E-Discovery for Corporate Counsel, and the author of Motions to Compel from a Judicial Perspective, The Colorado Lawyer, November 2005.



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### **David Thomson** (Sturm College of Law)

David Thomson is LP Professor and Director of the Lawyering Process Program at the University of Denver's Sturm College of Law. He also teaches a Discovery Law Practicum, and has taught Administrative Law as well, and has written and presented extensively on the intersection of technology, assessment, and legal education. David serves on the University's Distance Learning Council as well as the Board of Trustees' Technology Futures Committee. He is the author of *Law School 2.0: Legal Education for a Digital Age* (LexisNexis/Matthew Bender 2009), and the hybrid law school text *Skills & Values: Discovery Practice* (LexisNexis/Matthew Bender 2010). More information about David can be found here: [www.law.du.edu/thomson](http://www.law.du.edu/thomson) and on his blog: [www.lawschool2.org](http://www.lawschool2.org).



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