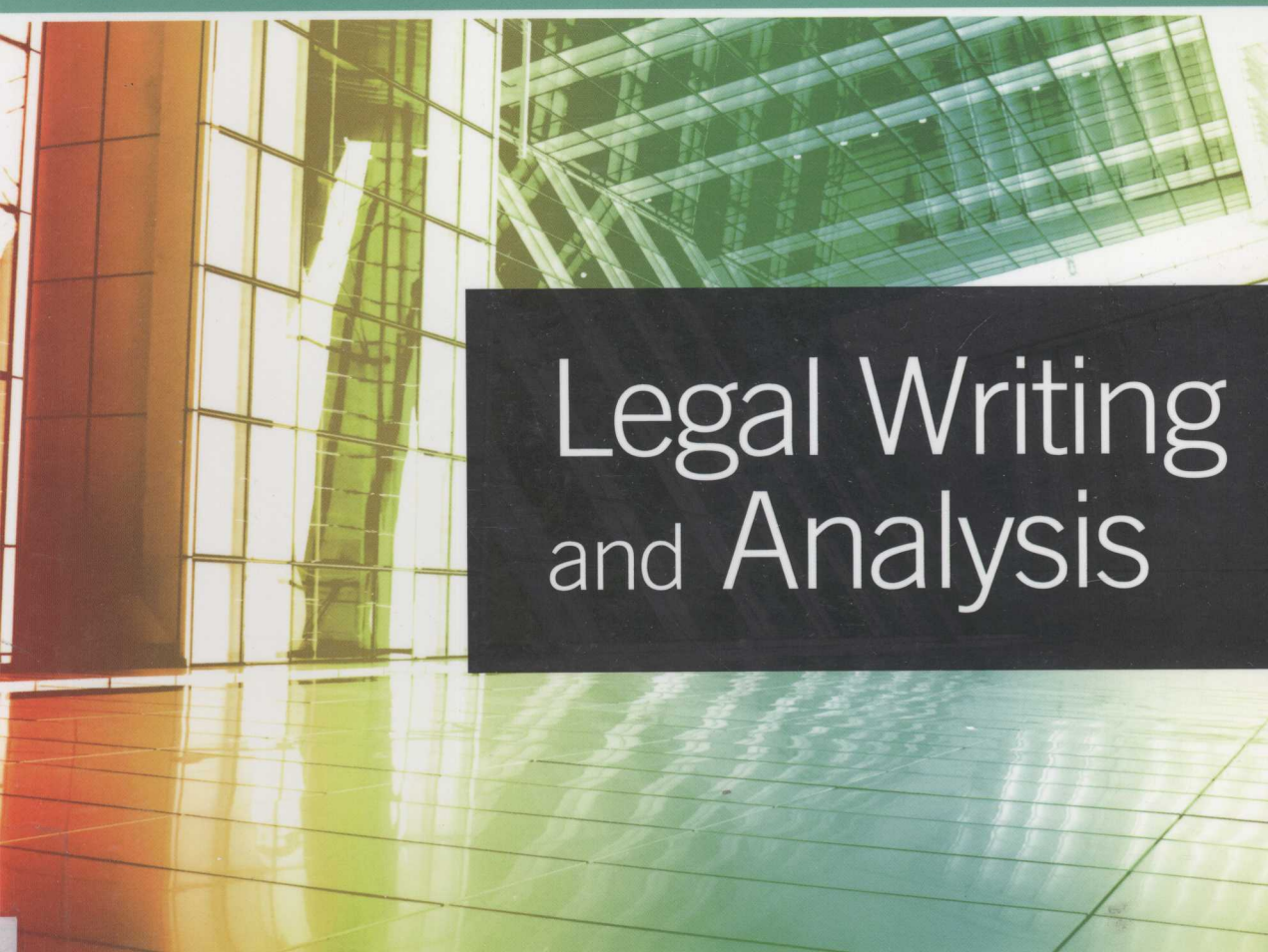


Aspen Coursebook Series



Legal Writing and Analysis

Third Edition

Linda H. Edwards



Wolters Kluwer
Law & Business

ASPEN COURSEBOOK SERIES

Legal Writing and Analysis

Third Edition

Linda H. Edwards

William S. Boyd School of Law
University of Nevada, Las Vegas



Wolters Kluwer

Law & Business

AUSTIN BOSTON CHICAGO NEW YORK THE NETHERLANDS

© 2011 Linda H. Edwards.

Published by Aspen Publishers. All Rights Reserved.

No part of this publication may be reproduced or transmitted in any form or by any means, electronic or mechanical, including photocopy, recording, or any information storage and retrieval system, without permission in writing from the publisher. Requests for permission to make copies of any part of this publication should be mailed to:

Aspen Publishers
Attn: Permissions Department
76 Ninth Avenue, 7th Floor
New York, NY 10011-5201

To contact Customer Care, e-mail customer.service@aspenpublishers.com, call 1-800-234-1660, fax 1-800-901-9075, or mail correspondence to:

Aspen Publishers
Attn: Order Department
PO Box 990
Frederick, MD 21705

Printed in the United States of America.

1 2 3 4 5 6 7 8 9 0

ISBN 978-0-7355-9850-8

Library of Congress Cataloging-in-Publication Data

Edwards, Linda Holdeman, 1948-

Legal writing and analysis / Linda H. Edwards. – 3rd ed.
p. cm.

ISBN 978-0-7355-9850-8

1. Legal composition. 2. Legal briefs—United States. I. Title.

KF250.E378 2011

808'.06634—dc22

2010045177

About Wolters Kluwer Law & Business

Wolters Kluwer Law & Business is a leading provider of research information and workflow solutions in key specialty areas. The strengths of the individual brands of Aspen Publishers, CCH, Kluwer Law International and Loislaw are aligned within Wolters Kluwer Law & Business to provide comprehensive, in-depth solutions and expert-authored content for the legal, professional and education markets.

CCH was founded in 1913 and has served more than four generations of business professionals and their clients. The CCH products in the Wolters Kluwer Law & Business group are highly regarded electronic and print resources for legal, securities, antitrust and trade regulation, government contracting, banking, pension, payroll, employment and labor, and healthcare reimbursement and compliance professionals.

Aspen Publishers is a leading information provider for attorneys, business professionals and law students. Written by preeminent authorities, Aspen products offer analytical and practical information in a range of specialty practice areas from securities law and intellectual property to mergers and acquisitions and pension/benefits. Aspen's trusted legal education resources provide professors and students with high-quality, up-to-date and effective resources for successful instruction and study in all areas of the law.

Kluwer Law International supplies the global business community with comprehensive English-language international legal information. Legal practitioners, corporate counsel and business executives around the world rely on the Kluwer Law International journals, loose-leafs, books and electronic products for authoritative information in many areas of international legal practice.

Loislaw is a premier provider of digitized legal content to small law firm practitioners of various specializations. Loislaw provides attorneys with the ability to quickly and efficiently find the necessary legal information they need, when and where they need it, by facilitating access to primary law as well as state-specific law, records, forms and treatises.

Wolters Kluwer Law & Business, a unit of Wolters Kluwer, is headquartered in New York and Riverwoods, Illinois. Wolters Kluwer is a leading multinational publisher and information services company.

To Frances,
for her unfailing support,

and to Emilie and Katherine,
for the inspiration of their courage

Preface

This book is a concise text that tracks the traditional legal writing course syllabus. It groups relevant material together instead of scattering it in different stages of the writing process. It includes numerous examples and uses frequent short exercises to encourage students to apply new material. It provides students with the necessary structure for organizing a legal discussion. Finally, it includes discrete materials that offer students the opportunity to explore a deeper level of understanding than its small size would imply.

The Book's Organization: Part One explains the legal system and introduces lawyers' roles within that system. Part Two explains how to work with the raw material for analysis. It covers briefing and synthesizing cases, analogizing and distinguishing case law, and interpreting statutes. Part Three presents the traditional organizational formats for communicating the analysis of a legal question (the basic IRAC or CRAC structures). Parts Four and Five cover the components of office memos, letters, trial-level briefs, and appellate briefs. Part Six presents material on citation and style and Part Seven introduces oral argument.

How This Book Differs: The primary difference between this book and my earlier text, *Legal Writing: Process, Analysis, and Organization*, is the way the material is grouped. This book is not so unrelenting in its process approach, although it still recognizes writing as a process. The first book presents its material in stages defined entirely by a writer's progress toward completing a particular assignment. Although that approach offers real advantages, course time and resources do not always permit its use and *Process, Analysis, and Organization* is less flexible pedagogically. In contrast, this book groups relevant material together in a more efficient manner while still providing guidance about the writing process. That guidance is identified throughout the book by the recurring symbol shown in the margin.



Examples and Exercises: Another characteristic of this book is its frequent use of examples and exercises. For instance, Chapter 1 succinctly describes the writing roles of planning and prevention, prediction, and persuasion, and then describes several hypothetical situations asking students to decide which kind of writing each situation would require. Later in that chapter, after an introduction to plagiarism and the purposes of citation, students see examples of when to cite and then read a short legal discussion and identify the ideas that need citations. This pattern of examples and exercises continues throughout the book.

Organizing a Legal Discussion: The book explains the standard IRAC and CRAC paradigms and explains how to use those paradigms in discussions of multiple issues. The book introduces the structures inherent in rules and shows students how to use those rule structures to identify issues and to organize their written discussions.

Flexible Levels: Each major section presents its material at a basic introductory level so all the core information is concisely grouped. Courses that have time for a more advanced treatment can also cover optional chapters

that take students deeper into the material. For instance, the core chapters of Part Two explain briefing and synthesizing cases and interpreting statutes. This material is presented at a level appropriate for all students. Then, Part Two concludes with an optional more advanced chapter explaining the major forms of reasoning lawyers use and providing examples and simple exercises for that material.

Similarly, in Part Three, the core chapters explain how to organize and write a legal analysis, including how to analogize and distinguish cases. This material is presented at a level appropriate for all students. Part Three then ends with an optional chapter showing students how to broaden and deepen their analysis in each part of their IRAC or CRAC structure. This chapter can be assigned as required reading, assigned as optional reading, or omitted entirely.

Finally, in Part Five, the core chapters explain how to write a trial-level and appellate brief. These chapters present everything a first-year student needs to know to write her first brief. Then Part Five ends with an optional and completely free-standing chapter explaining how a lawyer can use her awareness of a judge's legal philosophy to target her argument more effectively. Again, this supplemental chapter can be assigned as required reading, assigned as optional reading, or omitted entirely.

The goal of this book is to provide a pedagogically flexible text for basic legal writing, readily adaptable to fit the needs of any traditional legal writing course. It presents the fundamentals in a concise, lucid style for first-year students. It also offers discrete sections of more advanced material that can be included or omitted at the discretion of the professor. The book includes ample examples and exercises, which relieve the professor of the burden of generating such material, but that may nonetheless be supplemented at any point. It is, in short, a basic text, adaptable to a wide variety of legal writing programs.

The Third Edition adds material on one of the most important forms of reasoning—factual inferences. The new material appears primarily in Chapter 5 (Forms of Legal Reasoning) and Chapter 11 (Deepening Your Analysis). The Chapter 5 material includes explanation, an example, and an exercise giving students practice in making factual inferences. The Chapter 11 material provides additional explanation and an additional exercise in recognizing factual inferences. Finally, the citation and quotation material (Chapter 20) has been revised to match the current editions of the *ALWD Citation Manual* and the *Bluebook*. The book's website contains additional annotated examples of memos, briefs, and letters.

Linda H. Edwards

December 2010

Acknowledgments

This book has benefited immeasurably from the assistance and support of many people. First and foremost, I am grateful to all of my Mercer colleagues. Their belief in the importance of legal writing has been manifested again and again through the years and has been the foundation on which this project, among many others, is built. Special thanks go to Susan Bay, Ted Blumoff, Jim Hunt, Mark Jones, Hal Lewis, Adam Milani, Jack Sammons, and Michael Smith for reading and commenting on parts of the book. Two Mercer Deans, Larry Dessem and Mike Sabbath, have assisted in innumerable ways. Billie Blaine and Carrie Murray provided careful research assistance, and Sandy Studdard provided ready administrative support. Finally, I am grateful to my students, whose hard work and probing questions have kept me learning.

I am privileged to be part of a remarkable national legal writing community. Space does not permit listing all of the colleagues who have shared generously of their vision, enthusiasm, wisdom, and experience. I hope they each know how thankful I am for their friendship and for their many contributions to our discipline. Two names cannot be omitted, however: Mary Lawrence, who has mentored generations of legal writing colleagues, and Tom Blackwell, whose memory will continue to guide us for years to come.

The chapters of this book dealing with the grounding of analysis and argument in underlying theories of jurisprudence would not have been possible without the friendship, advice, and encouragement of doctrinal law colleagues, especially Scott Brewer, Martha Minow, and Joseph Singer. Errors, of course, are my own. I owe a debt of gratitude to Darby Dickerson for her invaluable assistance with Chapter 20. Thanks are due also to the wonderful people at Aspen Publishers, especially Carol McGeehan, Melody Davies, Richard Mixter, Betsy Kenny, and Peggy Rehberger. I am especially grateful to the anonymous Aspen reviewers whose comments contributed so significantly to the book.

I would also like to thank the following copyright holder for permission to reprint the map of the federal judicial circuits:

2009 Judicial Staff Directory 963 (C.Q. Press 2009). Copyright © 2009 by Congressional Quarterly, Inc. Phone (202) 729-1817; URL: <http://jsd.cq.com>.

And finally, my deepest thanks to Dan Edwards. Yet again, words fail.

Summary of Contents

<i>Contents</i>	xi
<i>Preface</i>	xvii
<i>Acknowledgments</i>	xix
<i>Part One: Lawyers and the Legal Landscape</i>	1
1. Overview of the Lawyer's Role	3
2. The Legal System, the Common Law Process, and Kinds of Authority	13
<i>Part Two: Reading and Analyzing the Law</i>	29
3. Briefing and Synthesizing Cases	31
4. Interpreting Statutes	45
5. Forms of Legal Reasoning	55
<i>Part Three: Writing the Discussion of a Legal Question</i>	65
6. The Writing Process and Law-Trained Readers	67
7. Large-Scale Organization: Creating an Annotated Outline	79
8. Small-Scale Organization: Explaining the Law	91
9. Small-Scale Organization: Applying the Law	103
10. Discussing Multiple Issues: Putting It All Together	111
11. Deepening Your Analysis	119
<i>Part Four: Predictive Writing</i>	129
12. Writing an Office Memo	131
13. Writing Professional Letters	147
<i>Part Five: The Shift to Advocacy</i>	161
14. Introduction to Brief-Writing	163
15. Questions Presented and Point Headings	175
16. Writing the Argument Section	189
17. Standards of Review	199
18. Writing a Fact Statement	209
19. Using Legal Theory to Sharpen Your Arguments	227
<i>Part Six: Style and Formalities</i>	245
20. Citations and Quotations	247
21. Paragraphs, Sentences, and Style	273
<i>Part Seven: Oral Advocacy</i>	291
22. Oral Argument	293
<i>Appendices</i>	305
<i>Index</i>	353

Contents

<i>Preface</i>	xvii
<i>Acknowledgments</i>	xix

Part One: Lawyers and the Legal Landscape **1**

1. Overview of the Lawyer's Role	3
I. Writing and a Lawyer's Roles	3
II. Overview of a Civil Case	5
III. Ethical Duties	8
IV. Legal Citation	9
A. Plagiarism	9
B. When to Cite	11
2. The Legal System, the Common Law Process, and Kinds of Authority	13
I. The Structure of Court Systems	13
A. The Federal Court System	13
B. State Court Systems	14
II. The Functions of Trial and Appellate Courts	15
A. The Functions of Trial Courts	15
B. The Functions of Appellate Courts	16
III. The Common Law Process	17
A. Stare Decisis	17
B. Holdings	18
C. The Breadth of Holdings	19
D. Holdings Versus Dicta	21
IV. The Weight of Authority	23
A. Primary Authority Versus Secondary Authority	23
B. Mandatory Authority Versus Persuasive Authority	25
C. Other Characteristics Affecting the Persuasive Value of Cases	26

Part Two: Reading and Analyzing the Law **29**

3. Briefing and Synthesizing Cases	31
I. Introduction to Case Briefing	31
II. A Format for Case Briefing	32
A. Sample Case Brief	36
III. Synthesizing Cases	36
A. Using Consistent Cases	37
B. Reconciling Seemingly Inconsistent Cases	37
4. Interpreting Statutes	45
I. Reading Statutes	45
II. Identifying Issues	49
III. Interpreting the Statute's Language	51
IV. Canons of Construction	52

5. Forms of Legal Reasoning	55
I. Rule-Based Reasoning	55
II. Analogical Reasoning (Analogizing and Distinguishing Cases)	56
III. Policy-Based Reasoning	58
IV. Principle-Based Reasoning	59
V. Custom-Based Reasoning	59
VI. Inferential Reasoning	60
VII. Narrative	62
 Part Three: Writing the Discussion of a Legal Question	 65
6. The Writing Process and Law-Trained Readers	67
I. The Writing Process	67
II. Law-Trained Readers	71
A. Focus on the Reader	71
B. Attention Levels	72
C. Road Maps	73
D. Readers as Commentators	73
E. Judges as Readers	74
F. Law Professors as Readers	76
7. Large-Scale Organization: Creating an Annotated Outline	79
I. Rule Structures	79
II. Creating an Annotated Outline	84
A. The First Level: The Legal Questions You Have Been Asked to Address	85
B. The Second Level: Governing Rules	85
C. The Third Level and Beyond: The Rule's Structure	86
D. Omitting Issues Not in Dispute	87
E. Uncertainty About Which Rule Your Jurisdiction Will Adopt	87
F. Annotating Your Outline	88
8. Small-Scale Organization: Explaining the Law	91
I. An Overview of the Paradigm for Legal Analysis	91
II. Stating the Conclusion	92
III. Stating the Governing Rule	93
IV. Explaining the Rule: Five Components	94
V. Guidelines for Rule Explanation	95
VI. Organizing a Pure Question of Law	97
9. Small-Scale Organization: Applying the Law	103
I. Two Approaches to Writing the Application Section	103
II. Content of Rule Application	104
III. Common Trouble Spots in Rule Application Sections	105
IV. Evaluating Your Draft	109
10. Discussing Multiple Issues: Putting It All Together	111
I. Ordering for Your Reader	111
A. Accounting for Elements Not at Issue	111
B. Selecting an Order for the Remaining Issues	112
II. Umbrella Sections	113
III. The Conclusion	116
IV. Editing Subsection Lengths	116
V. Variations of the Multi-Issue Paradigm	117

11. Deepening Your Analysis	119
I. Using Policies and Principles in Rule Explanation	119
II. Using Analogical Reasoning in Rule Application	122
A. Deciding Which Similarities and Differences Are Significant	122
B. Choosing a Format for Your Case Comparison	123
III. Using Factual Inferences in Rule Application	126

Part Four: Predictive Writing **129**

12. Writing an Office Memo	131
I. The Function of an Office Memo	131
II. An Overview of the Memo Format	131
III. Drafting the Heading	133
IV. Drafting the Question Presented	133
V. Drafting the Brief Answer	137
VI. Drafting the Fact Statement	139
A. Fact Selection	140
B. Organization	141
VII. Drafting the Conclusion	143
13. Writing Professional Letters	147
I. General Characteristics of Professional Letter Writing	147
II. Letters to Clients	150
A. General Considerations	150
B. Retainer Letters	150
C. Advice Letters	154
D. Status Letter	155
III. Letters to Other Lawyers	155
A. General Considerations	155
B. Demand Letters and Responses	157
C. Confirming Letters	157
IV. Transmittal Letters	158

Part Five: The Shift to Advocacy **161**

14. Introduction to Brief-Writing	163
I. Ethics and the Advocate's Craft	163
II. Judges, Briefs, and Persuasion	166
III. The Components of a Trial-Level Brief	168
IV. The Components of an Appellate Brief	171
15. Questions Presented and Point Headings	175
I. Writing the Question Presented	175
II. Point Headings	179
A. Identifying Point Headings	179
B. Drafting Point Headings	181
C. Editing Point Headings for Readability and Persuasion	184
D. Identifying Subheadings	187
16. Writing the Argument Section	189
I. Arguments for Different Kinds of Legal Issues	189
A. A Pure Question of Law	189
B. An Issue of Statutory Interpretation	190
C. An Issue of Common Law Case Synthesis	190

D.	A Case of First Impression on Your Jurisdiction	191
E.	Seeking a Change in the Law	192
F.	An Issue Applying Law to Fact	192
II.	Honing Your Argument for the Court's Rule	193
A.	The Trial Judge	193
B.	Appellate Judges and the Appellate Process	193
III.	Suggestions and Reminders	194
IV.	Rebutting Your Opponent's Arguments	197
17.	Standards of Review	199
I.	Categories of Trial Court Decisions	199
II.	Advocating a More Favorable Standard of Review	203
III.	Conforming Headings to the Standard of Review	205
18.	Writing a Fact Statement	209
I.	Fact Ethics, Readers, and the Conventions of Fact Statements	210
A.	Fact Ethics	210
B.	The Conventions of a Statement of Facts	210
II.	Developing a Theory of the Case and Selecting Facts	212
A.	Developing a Theory of the Case	212
B.	Selecting and Citing to Facts	213
III.	Organization	214
A.	Formats	214
B.	Procedural History	215
IV.	Techniques for Persuasion	215
A.	General Principles	215
B.	Large-Scale Organization	216
C.	Paragraph Organization	217
D.	Techniques with Sentences	217
E.	Other Small-Scale Techniques	219
	Statement of Facts on Behalf of Carrolton	222
	Statement of Facts on Behalf of Watson	222
19.	Using Legal Theory to Sharpen Your Arguments	227
I.	Natural Law	228
II.	Formalism	230
III.	Legal Realism	232
IV.	Legal Process	235
V.	Fundamental Rights	237
VI.	Law and Economics	239
VII.	Critical Legal Theory	240
VIII.	The Jurisprudence of Legal Writing	242
Part Six: Style and Formalities		245
20.	Citations and Quotations	247
I.	Citation in Legal Writing	247
II.	Citation Form	249
A.	Using the ALWD Citation Manual	249
B.	Using the Bluebook	251
C.	Several Key Concepts	252
D.	Introduction to Citation Form	253
E.	Matching the Citation to the Text	255
F.	Citing with Style and Grace	257
G.	Editing Citation Form	258
III.	Quotations	265
A.	When Quotation Marks Are Required	266

B. Choosing to Use Quotation Marks	268
C. Overquoting	268
D. The Mechanics of Quoting	269
E. Editing Quotations	271
21. Paragraphs, Sentences, and Style	273
I. Paragraphing	273
II. Choose Strong Subjects and Verbs	276
A. Active Voice	276
B. Nominalizations	278
C. Throat-Clearing	279
D. Sentences Beginning with Forms of “It Is” or “There Is”	280
III. Avoiding Wordiness	281
A. Revise Phrases That Can Be Replaced by a Single Word	281
B. Avoid Legalese	282
C. Avoid Redundancies	283
D. Avoid Intensifiers	283
IV. Other Characteristics of Good Style	283
A. Keeping the Subject and Verb Close Together	283
B. Avoiding Long Sentences	284
C. Unnecessary Variations	285
D. Parallelism	285
V. Gender-Neutral Writing	286
A. Techniques for Nouns: Elimination or Substitution	287
B. Techniques for Pronouns	287
C. Techniques for Proper Names and Titles	288

Part Seven: Oral Advocacy **291**

22. Oral Argument	293
I. The Purpose of Oral Argument	293
II. Formalities and Organization of Oral Argument	294
A. Preliminary Formalities	294
B. The Appellant’s Argument	294
C. Argument of Co-Counsel for the Appellant	295
D. The Appellee’s Argument	295
E. Argument of Co-Counsel for the Appellee	296
F. Concluding the Argument	296
G. Rebuttal	296
III. The Content of Argument	297
A. The Standard of Review	297
B. The Burden of Proof	297
C. The Trial-Level Procedural Posture	297
D. Themes	298
IV. Preparation	299
A. The Record	299
B. Outline Your Argument	299
C. Prepare Your Folder	299
D. Script the Entire Opening, the Conclusion, and Your Prepared Rebuttal	300
E. Practice	300
F. Visit the Courtroom	300
V. Handling Questions from the Bench	300
A. Anticipate Questions	300
B. Attitude	301
C. Recognize Types of Questions	301
D. Listen Carefully to the Question	301

E.	Clarify the Question	302
F.	Begin with a Clear, Direct Answer	302
G.	Returning to Your Prepared Presentation	302
H.	Handling Questions on Your Co-Counsel’s Issue	302
I.	Handling a Question for Which You Do Not Have an Answer	303
J.	Agreeing When You Can	303
K.	Referring to Earlier Questions or Comments from the Bench	303
VI.	Presentation	303
A.	Dress	303
B.	Body, Hands, and Eyes	304
C.	Voice	304
D.	References	304
E.	Nervousness	304

<i>Appendices</i>	305
Appendix A	Sample Office Memorandum 307
Appendix B	Sample Trial-Level Brief 313
Appendix C	Sample Appellate Brief 319
Appendix D	Sample Letters 335
Appendix E	Cases 343
<i>Index</i>	353

PART ONE

*Lawyers and the Legal
Landscape*

