# EDWARD A. HARTNETT

Edward.Hartnett@shu.edu

Seton Hall University School of Law One Newark Center Newark, NJ 07102 (973) 642-8842

# ACADEMIC POSITIONS

SETON HALL UNIVERSITY SCHOOL OF LAW, Newark, NJ

Richard J. Hughes Professor for Constitutional and Public Law and Service.

Professor. 1998-present.

Associate Professor. 1995-1998. Assistant Professor. 1992-1995.

- Civil Procedure
- Constitutional Law
- Criminal Procedure: Prosecution and Adjudication
- District Court Opinion Drafting Simulation
- Evidence
- Federal Courts
- Independence and Deference in the Federal Courts
- The Supreme Court

FORDHAM UNIVERSITY SCHOOL OF LAW, New York, NY Visiting Professor, Spring 2013.

• Constitutional Law

BENJAMIN N. CARDOZO SCHOOL OF LAW, New York, NY Distinguished Scholar in Residence, Fall 2012.

ST. PETER'S COLLEGE, Jersey City, NJ Scholar in Residence, Department of Theology, 2005-2006.

UNIVERSITY OF PENNSYLVANIA LAW SCHOOL, Philadelphia, PA Visiting Professor, 2000-2001.

- Civil Procedure
- Evidence
- Independence and Deference in the Federal Courts

UNIVERSITY OF VIRGINIA SCHOOL OF LAW, Charlottesville, VA Scholar in Residence. Spring 1999.

Visiting Associate Professor. Fall 1998.

Evidence

### LEGAL EXPERIENCE

ROBINSON, ST. JOHN & WAYNE, Newark, NJ Litigation Associate in general practice firm. 1990-92.

OFFICE OF THE FEDERAL PUBLIC DEFENDER, Newark, NJ Assistant Federal Public Defender. 1988-90.

UNITED STATES CIRCUIT JUDGE JOHN J. GIBBONS, Newark, NJ Law Clerk. 1987-88.

UNITED STATES DISTRICT JUDGE ROBERT E. COWEN, Trenton, NJ Law Clerk. 1986-87.

UNITED STATES DISTRICT JUDGE FREDERICK B. LACEY, Newark, NJ Law Clerk. 1985-86.

## **BOOKS**

SUPREME COURT PRACTICE (10<sup>th</sup> edition, 2013) with Geller, Shapiro, Bishop & Himmelfarb

SUPREME COURT PRACTICE (9th edition, 2007), with Gressman, Geller, Shapiro & Bishop

Revisions and Updates to Stern, Gressman, Shapiro & Geller, SUPREME COURT PRACTICE, chapter 17 (8th edition, 2002).

Third Circuit Model Civil Jury Instructions, (Thomson Reuters 2015) updates available at <a href="http://www.ca3.uscourts.gov/model-jury-instructions">http://www.ca3.uscourts.gov/model-jury-instructions</a> (co-reporter for committee).

#### LAW REVIEW PUBLICATIONS

Summary Reversals in the Roberts Court, 38 CARDOZO L. REV. \_\_\_\_ (forthcoming 2016).

Facial and As-Applied Challenges to the Patient Protection and Affordable Care Act, 46 Rich. L. Rev. 745 (2012).

Taming Twombly: An Update After Matrixx, 75 LAW AND CONTEMPORARY PROBLEMS 37 (2012).

Responding to Twombly and Iqbal: Where Do We Go From Here?, 96 IOWA LAW REVIEW BULLETIN 24 (2010).

Taming Twombly – Even After Iqbal, 158 U. PENN. L. REV. 473 (2010).

Catholic Judges and Cooperation in Sin, 4 St. Thomas L. Rev. 221 (2006).

Modest Hope for a Modest Roberts Court: Deference, Facial Challenges, and the Comparative Competence of Courts, 59 SMU L. REV. 1735 (2006).

Against (Mere) Restyling, 82 NOTRE DAME L. REV. 155 (2006).

Congress Clears Its Throat, 22 Constitutional Comment. 553 (2005).

The Constitutional Puzzle of Habeas Corpus, 46 Boston College L. Rev. 251 (2005).

Recess Appointments of Article III Judges, 26 CARDOZO L. REV. 377 (2005), reprinted in Jurocracy & Distrust: Reconsidering the Federal Judicial Appointments Process (Floerscheimer Center for Constitutional Democracy, 2005).

Not the King's Bench, 20 Constitutional Comment. 283 (2003).

Ties in the Supreme Court of New Jersey, 32 Seton Hall L. Rev. 735 (2003).

Ties in the Supreme Court of the United States, 44 WILLIAM & MARY L. REV. 643 (2002).

§ 1367 Producamus, 51 DUKE L. J. 687 (2001).

Would the Kroger Rule Survive the ALI's Proposed Revision of § 1367?, 51 DUKE L. J. 647 (2001).

The Supreme Court and the American Character, 11 Seton Hall Constitutional L. J. 759 (2001).

Questioning Certiorari: Some Reflections Seventy-Five Years After the Judges' Bill, 100 Colum. L. Rev. 1643 (2000).

The Standing of the United States: How Criminal Prosecutions Show That Standing Doctrine Is Looking for Answers in All the Wrong Places, 97 MICH. L. REV. 2239 (1999).

The Akhil Reed Amar Bill of Rights, 16 CONSTITUTIONAL COMMENT. 373 (1999).

A Matter of Judgment, Not a Matter of Opinion, 74 N.Y.U. L. REV. 123 (1999).

A "Uniform and Entire" Constitution; or What if Madison Had Won?, 15 CONSTITUTIONAL COMMENT. 251 (1998).

Why is the Supreme Court of the United States Protecting State Judges from Popular Democracy?, 75 Tex. L. Rev. 907 (1997).

Popular Sovereignty, Constitutional Interpretation, and the New Jersey Constitution of 1947: A Reply to Justice O'Hern and Professor Williams, 7 SETON HALL CONSTITUTIONAL L. J. 839 (1997).

A New Trick from an Old and Abused Dog: Section 1441(c) Lives and Now Permits the Remand of Federal Question Cases, 63 FORDHAM L. REV. 1099 (1995).

Becoming A Lawyer, 25 SETON HALL L. REV. 863 (1994).

## REPORTS AND OTHER PUBLICATIONS

Report of the New Jersey State Bar Association Task Force on Judicial Independence (May 2015), available at <a href="http://www.njsba.com/about/task-force-on-judicial-independence/index.html">http://www.njsba.com/about/task-force-on-judicial-independence/index.html</a> (member of task force).

Occasional invited contributions to Concurring Opinions and SCOTUSblog.

Deciding to Decide: Reflections on the Judges' Bill of 1925, 84 JUDICATURE 120 (Nov. / Dec. 2000).

Can a State Court Injunction Prevent a Witness from Testifying in Federal Court? 1997-98 Preview of United States Supreme Court Cases 32 (September 18, 1997).

To Dismiss or Not to Dismiss: Can a State Prisoner's First Federal Court Petition for a Writ of Habeas Corpus Be Dismissed as Abusive? 1995-96 PREVIEW OF UNITED STATES SUPREME COURT CASES 119 (November 17, 1995).

Does Violation of the Federal Six-Hour Judicial Presentment Requirement Warrant Suppression of a Voluntary Confession? 1993-94 Preview of United States Supreme Court Cases 168 (February 18, 1994).

Does the Double Jeopardy Clause Apply to Non-Capital Sentencing? 1993-94 PREVIEW OF UNITED STATES SUPREME COURT CASES 91 (November 29, 1993).

Do Federal Courts Have to Follow the Commentary to the Sentencing Guidelines? 1992-93 PREVIEW OF UNITED STATES SUPREME COURT CASES 309 (March 19, 1993).

## **EDUCATION**

NEW YORK UNIVERSITY SCHOOL OF LAW, New York, NY J.D. cum laude, June 1985

- Frank H. Sommer Memorial Award for Outstanding Scholarship, Character, and Professional Activities
- Order of the Coif

HARVARD UNIVERSITY, Cambridge, MA A.B. *magna cum laude* in Social Studies, June 1982

ST. PETER'S PREPARATORY SCHOOL, Jersey City, NJ

## SAMPLE LITIGATION EXPERIENCE

*Heffernan v. City of Paterson*, 136 S. Ct. 1412 (2016). Defense of municipal employer against freedom of association claim by public employee (consultant and on the brief).

Bank Markazi v. Peterson, 136 S. Ct. 1310 (2016). Amicus brief in support of Act of Congress challenged as violating separation of powers (amicus and on the brief).

National Collegiate Athletic Ass'n v. Christie, 61 F. Supp. 3d 488 (D.N.J. 2014), appeal pending en banc reargument, No. 14-4546 (3rd Cir.). Defense of New Jersey state law challenged under the Professional and Amateur Sports Protection Act (consultant and on the brief).

National Collegiate Athletic Ass'n v. Christie, 926 F. Supp. 2d 551 (D.N.J.), aff'd, 730 F.3d 208 (3rd Cir. 2013), cert. denied, 134 S. Ct. 2866 (2014). Challenge to the constitutionality of the Professional and Amateur Sports Protection Act (consultant and on the brief).

Ernst v. Child & Youth Services, 108 F.3d 486 (3d. Cir), cert. denied, 522 U.S. 850 (1997). Substantive due process claim against caseworkers and child welfare agency for interfering with family relationship and First Amendment claim that child dependency proceedings should be presumptively open to the public (briefed and argued).

*Amato v. Wilentz*, 753 F. Supp. 543 (D.N.J. 1990), *vacated*, 952 F.2d 742 (3d Cir. 1991). First Amendment claim against the Chief Justice of the New Jersey Supreme Court for barring the filming of scenes from "Bonfire of the Vanities" in a New Jersey courtroom (primary author of briefs).

United States v. Gallagher, 870 F.2d 652 (3d Cir. 1989) (table), certiorari granted and judgment vacated, 495 U.S. 926 (1990), on remand, 909 F.2d 1477 (3d Cir. 1990) (table), on remand, 751 F. Supp. 481 (D.N.J. 1990), vacated, 969 F.2d 1480 (3d Cir. 1992). Challenge to the admissibility of electronic surveillance evidence (briefed and argued).

### PROFESSIONAL HONORS

- Co-Reporter, Committee on Model Civil Jury Instructions Within the Third Circuit (appointed 2013).
- Member, New Jersey Supreme Court Civil Practice Committee (appointed 2015).
- Member, New Jersey State Bar Association Task Force on Judicial Independence.
- Commissioner (Dean's representative), New Jersey Law Revision Commission (appointed 2015).
- Fellow, American Bar Foundation (elected 2001).
- Member, American Law Institute (elected 2002).
- Member, Lawyers Advisory Committee, United States Court of Appeals for the Third Circuit (2010-13).
- Member, Lawyers Advisory Committee, United States District Court for the District of New Jersey (since 2010).
- Member, Board of Trustees, Saint Peter's Preparatory School.
- Against (Mere) Restyling listed as Recommended Reading and nominated for Exemplary Legal Writing award, GREEN BAG 2007 READER.
- Listed in The Best Lawyers in America (area: First Amendment law) (1997-98; 1999-2000).
- Alumni and Benefactor Award, Saint Peter's Preparatory School (given in connection with Commencement Address for class of 2000).
- Nominated as Professor of the Year (1994-95; 1995-96; 2007-08).
- Received Sharkey Award for Excellent Teaching and Exceptional Attention to Students (1996-97).
- Selected as a University Teaching Fellow (1997-98).