

## CONTENTS

- Introduction: A Judge on the Challenges to Judges 2  
Two Kinds of Complexity. Extrajudicial Writing by Judges. Plan of the Book. *Appendix: External versus Internal Complexity in Federal Adjudication*
- 1 The Road to 219 South Dearborn Street 28  
Education and Early Career. The Federal Judicial Appointment Process in 1981. Transition, and the Question of Initial Judicial Training
- 2 The Federal Judiciary Evolves 36  
A Half-Century of Change. Input-Output, with Special Reference to the Supreme Court. Staff and Specialization in Relation to Rank
- 3 The Challenge of Complexity 54  
Complexity Further Explained. Examples, Primarily from Criminal Law and Sentencing. The Impact of Technology. Judicial Insouciance about the Real. Specialization the Solution? Internal Complexity: The Case of the *Bluebook*

## CONTENTS

- |    |  |     |
|----|--|-----|
| 4  | Formalism and Realism in Appellate Decision Making<br>The Formalist Judge. The Realist Judge. Advice to New Appellate Judges   | 105 |
| 5  | The Inadequate Appellate Record<br>Internet Research by Judges. Is a Word Really Worth a Thousand Pictures?  | 131 |
| 6  | Coping Strategies for Appellate Judges I:<br>Judicial Self-Restraint<br>Thayer and His Epigones. The Decline of Self-Restraint. The Rise of Constitutional Theory. Thayerism's Death and Legacy  | 149 |
| 7  | Coping Strategies for Appellate Judges II: Interpretation<br>The Spirit Killeth, but the Letter Giveth Life. Dreaming a Constitution. Opposites Attract and Repel. Realist Interpretation  | 178 |
| 8  | Make It Simple, Make It New: Opinion Writing<br>and Appellate Advocacy<br>The Signs of Bad Judicial Writing. The Writer Model versus the Manager Model. Management versus Managerialism. The Formalist Opinion. Rules of Good Opinion Writing. The <i>Morris</i> Opinion. Some Tips on Appellate Advocacy. <i>Appendix: United States v. Morris (Original and Rewritten)</i> | 236 |
| 9  | Forays into the District Court<br>Expert Witnesses and Trial by Jury: An Anecdotal Introduction. Party-Appointed and Court-Appointed Expert Witnesses. The Jury. Jury Trials in Patent Cases. Internet Research by Jurors. Other Issues. <i>Appendix: Jury Instructions in Chamberlain v. Lear</i>   | 287 |
| 10 | What Can Be Done, Modestly?<br>Staffing. Initial Judicial Training. Continuing Judicial Education. The Widening Gap between Academia and the Judiciary. The Role of the Law Schools in Continuing Judicial Education. MOOCs to the Rescue?   | 329 |

## CONTENTS

Conclusion: Realism, the Path Forward	352
Acknowledgments	369
Index	372