

Abbreviated CV

ELLIOTT BERNARD OPPENHEIM, MD/JD/ LL.M. HEALTH LAW

Former Physician in *Family Practice**/ Emergency Medicine*

Formerly **Board Certified in Family Practice by the AMERICAN BOARD OF FAMILY PRACTICE
ELLIOTT B. OPPENHEIM, MD/JD/LL.M. HEALTH LAW DOES NOT PRACTICE LAW OR MEDICINE

• **Education**

- 1965 **Pennsbury High School**, Yardley, Pennsylvania
- 1969 **B.A.** **Occidental College**, Los Angeles, California 9/65-6/69
- 1973 **M.D.** **University of California, Irvine, School of Medicine**
Irvine, California 9/69-6/73 [with Clinical Clerkships at Oxford University (thoracic surgery) Harvard University (general surgery), Stanford University (cardiovascular surgery)]
- 1973-1974 **University of Washington** affiliated hospital -
7/73-6/74 **Providence Hospital**, Seattle, WA Surgical Internship (PGY-1)
- 1974-1975 **University of British Columbia**, Vancouver, BC, Canada
7/74-2/75 Vancouver General Hospital Surgical Residency - (6 months)
- 1995 **J.D.** **Michigan State University College of Law; E. Lansing, MI**
8/92-6/95 [formerly Detroit College of Law, Detroit, MI]
Recipient: Jurisprudence Prize in Constitutional Law
- 1993-summer **University of Washington, School of Law**
school Seattle, Washington
- 1995-summer **Wayne State University, School of Law-**
school Detroit, Michigan
- 1996 **LL.M. HEALTH LAW Loyola University School of Law,**
Chicago, Illinois

- *Thesis: BEFORE AND AFTER: Spoliation of Evidence in Medical Negligence Litigation*
- **Supervising Editor- Journal of the National Association of Administrative Law Judges**
- Note, *Calvin v. Chater: The Right to Subpoena the Physician in SSA Cases; Conflict in the Circuits over the Interpretation of 20 C.F.R. 404.950(d)(1)*, 15 J. NAT. ASSOC. ADMIN. L. JUDGES 143 (1996).

• **CURRENT**

CEO/President- coMEDco, Inc. - a *national* corporation specializing in *medical-legal analysis*, expert referral, medical and legal litigation related research including evidentiary problems, research support, discovery, and trial consultation in advocacy techniques and strategy.

• **MEDICINE**

Family Practice and Emergency Medicine- 18 years active practice (1974-1992); *formerly* BOARD CERTIFIED **American Board of Family Practice**, Diplomate No. 18445; ACLS, APLS, ATLS Certifications; Former Member ACEP, AAFP, AMA. Formerly licensed in California and Washington.

SIGNIFICANT MEDICAL-LEGAL CONSULTATION PROJECTS

1. *State v. Johnson*, No. 97-1-01564-9 SEA, SUP. CT. WA. (King Co., WA) (1997) - criminal defense of plastic surgeon charged with multiple felony counts of inappropriate conduct with patients. Convicted on only one misdemeanor count. (in consultation with Ms. Julie Spector, Attorney at Law of Seattle, WA).

2. *Cherukuri v. Shalala*, 175 F.3d 446, (6th Cir. 1999)- achieved dismissal of charges in defense of physician accused of violation of EMTALA. The doctor was fined \$100,000! (in consultation with Mr. Chad Perry, Attorney at Law, Paintsville, KY) before the Departmental Appeals Board, Washington, DC - wrote both EMTALA appeal before DAB and the brief for United States Court of Appeals for the Sixth Circuit). (“We respectfully suggest that the Board should review cases like this one closely and should not simply pass them on to a federal appellate court without providing a reasoned disposition of the objections raised by the parties.” 175 F.3d 446, 455).
3. *Annon. v. Annon.*, Dallas, TX (confidentiality agreement) (1999): \$3.85 million recovered in medical negligence case concerning brain injury. Permissible details upon request. (in consultation with Ms. Alicia Slaughter, Attorney at Law, Dallas, TX).
4. *State v. Hudson*, Sedgewick Co. Dist. Ct. No. 00CR1399 (Wichita, KS) (2001) – criminal defense of man charged with child abuse / first-degree murder- acquittal on all charges. (in consultation with Mr. L.J.Leatherman, Topeka, KS).
5. *State v. Ocaño*, Pima Co., Tucson, AZ (Tucson, AZ) (2003)- defendant accused of CSC with 3 year old- acquittal. (in consultation with Mr. Jeff Buchella, Tucson, AZ).

Recent Medical or Law Publications

- *New JCAHO Standards to Create Affirmative Duty to Disclose Hospital Error*, 4 TRAUMA 79 (December 2004).
- *May the Police Practice Medicine?*, 8(1&2) J. MED. & LAW 35 (Fall 2003-Spring 2004).
- *Idaho Locality Rule in Medical Negligence Litigation: Grover v. Smith*, 31(2) IDAHO TRIAL LAWYERS ASSOC. J. 33, (2002).
- *New Standards Require Doctors to Admit Mistakes in Care*, NEW MEXICAN, July 2, 2001, B-1.
- *The Law and Ethics of Web Prescribing*, HIPPOCRATES, 44 (September 2000).
- *The Weighted Analysis of Medical Malpractice Cases*, 46(3) MED. TRIAL TECH. Q. 263 (2000).
- *New Rules on Electronic Records: HIPAA's Proposed Patient -Privacy Standards Focus on Principles*, HIPPOCRATES 22 (January 2000).
- *Staying out of Court: Cost-Free ways to Risk-Proof your Practice*, HIPPOCRATES 26 (December 1999).
- *The Law of Evidence and the Medical Record*, 2(2) J.MED.L. 167 (1999).
- *Released Against Advice*, HIPPOCRATES 20 (September 1998).
- *The Medical Record: A New Mexico Lawyer's Litigation Guide*, 4(2) BAR J. (NM) 15 (Summer 1998)
- *When Doctors Doctor the Doctor's Record: Spoliation of Evidence*, 26 N.M. TRIAL LAWYER 1 (1998).
- *A Doctor's Perspective on what the Law Should be for End-Of Life Issues*, 2(1) J.MED.L. 11 (1997).
- *EMTALA: Its First Decade; A Retrospective Analysis of 42 U.S.C. § 1395dd*, 43(4) MED. TRIAL TECH. Q. 77 (1997). Listed: <http://www.uplaw.net/articles.htm>.
- *Scoping Out the Medical Record: The Key to Understanding Medical Care*, 51 WA. ST. B.J. 22 (1997)
- *A Review of the Emergency Medical Treatment and Active Labor Act*, 85 ILL.BAR J. 212 (1997).
- *The Baseline: Detecting the Doctored Medical Record*, 14(1) Medical Malpractice Law & Strategy 1 (November 1996).
- *A Trial Lawyer's Guide to the Medical Record*, 84 ILL. BAR J. 637 (1996).
- *The Risks of Doctoring Records*, HIPPOCRATES 34 (September 1996).

- Note, *Calvin v. Chater: The Right to Subpoena the Physician in SSA Cases; Conflict in the Circuits over the Interpretation of 20 C.F.R. 404.950(d)(1)*, 15 J. NAT. ASSOC. ADMIN. L. JUDGES 143 (1996).
- Honorable Mention- National Writing Contest of International Association of Defense Counsel (1995) for *Physicians Against Their own Patients: What Happened to the Privilege?* 63(2) DEF. COUNSEL J. 254 (1996).
- *The Trial Lawyer's EMTALA Manual*, 11(4) PROF. NEG. L.REP. 73 (1996).
- *EXAMINING MEDICAL RECORDS: How to Know What is Said When you Read What the Doctor Wrote*, 82 ABA J. 88 (1996).
- *Keeping it on the Record*, 28(2) EMERGENCY MEDICINE 87 (1996)
- *Components of a Hospital Medical Record- A Checklist*, 10 PROF. NEG. L. REP. 196 (1995).
- *The Medical Record Explained*, 6(3) OHIO TRIAL 7-12 (1995).

QUOTED:

- Brad Burg, *Fined \$100,000 for Dumping Patients he Couldn't Treat*, MEDICAL ECONOMICS 112 (November 22, 1999) (reporting the *Cherukuri* case).
- Tanya Albert, *Take care with patient e-mail policies: Electronic communication can enhance doctor-patient relationships, but already familiar legal traps lurk in the new revolution: privacy, malpractice and accuracy of information*, AMA NEWS (Jan. 22, 2001) at http://www.ama-assn.org/sci-pubs/amnews/pick_01/prsc0122.htm.
- Internet Pharmacy: Medicine's Third Rail; reviewed; http://www.natmedlaw.com/July%202000/internet_pharmacy.htm

PRESENTATIONS / TALKS:

- Brain Fingerprinting: Is it *Daubert*-Proof? 02 May 2001 – Harvard Medical School, Department of Psychiatry, Forensic Research Group; Cambridge, MA.
- Prescribing Psychologists Registry, Psychopharmacology- Los Angeles, CA - 14 hours; 2-3 March 2003.
- The Law of Prescribing Medicines, New Mexico Psychologists- Las Cruces, NM, 10 November 2002.

PERIODIC COLUMNS:

- Lexis Law Publishing: *R_x Law & Medicine Report*, Quarterly (1998-2002).
- Leader Publishing / New York Law Journal Publishing: *Medical Malpractice Law & Strategy*, Monthly (1997- present).

**coMEDco, Inc.*TM Briefly Stated MONOGRAPHS

***EMTALA: Its First Decade - A Retrospective Analysis of 42 U.S.C. § 1395dd** © (Terra Firma, Santa Fe, NM 1996) (ISBN# 1-930263-00-7) 65 pages, 250 footnotes.

***BEFORE AND AFTER: Spoliation Of Evidence In Medical Negligence Litigation** © (Terra Firma, Santa Fe, NM 1996)(ISBN# 1-930263- 03-1) 175 pages; 600+ footnotes

***The Law of Evidence and the Medical Record**© (Terra Firma, Santa Fe, NM 1997) (ISBN# 1-930263-01-5) 115+ pages; 325+ footnotes

* **SCIENTIFIC EVIDENCE IN PERSONAL INJURY LITIGATION: DAUBERT'S GHOST**© (ISBN# 1-930263-04-X) 240 pages; 900+ footnotes.

***Books/ Treatises / Chapters**

MOTOR VEHICLE LITIGATION: 1500 pages (Litigation One Irvine, CA 2005) coming soon... Discussing the medical legal interface in this area of law.

LAWRENCE NORDHOFF & ELLIOTT B. OPPENHEIM, **VEHICLE INJURY: DEPOSITION AND TRIAL QUESTIONS** (Litigation One 2003). (422 pp.) To order: 888-577-3771.

THE MEDICAL RECORD AS EVIDENCE, 900 pages, (Lexis Law Pub. Co., Charlottesville, VA 1998) (2003 supplement) (ISBN# 1-55834-889-1) *The definitive work in the field of medical evidence.* To order direct from Lexis Law Publishing: 800-562-1197; item # 66063; listed: in Evidence Law at: <http://www.law.seattleu.edu/information/startingpoints/evidence.html>.

in David W. Louisell & Harold Williams, *Evidence and Spoliation in Medical Records*, ch. 36, **MEDICAL MALPRACTICE** (Matthew Bender 2003) ISBN: 0820513709; 100 pages.

Vers. 1/1/05