Is Justice for Sale or Has It Been Bought?
The most skilled magician and escape artist of all time would likely be in awe of the deft illusions that have lured the global public into buying four billion life-threatening devices called cell phones. He might even give grudging kudos to such a slight of hand accomplished under the noses of a legal system claiming to protect the rights of victims—while the perpetrators escape all accountability. Just think what Houdini could have done with a trillion dollar industry behind him! It is not an illusion, but a reality that threatens the essence of our being, the futures of our children, and the fragile ecological balance of a planet already under siege. It is potentially more serious than global warming—and already claiming lives.

So, you say: "If this technology is so dangerous, why isn’t it portrayed that way in the news? Do we not have scientists who study this to make the technology safe? Do we not have regulations and government policing to keep us safe? Do we not have the news media to keep us informed? And do we not have lawyers who will advocate on our behalf to ensure that we are treated fairly?"

Yes, we have all of those protections. But they are not working to protect us. Catastrophic trouble lies ahead if corrective steps are not taken to stem the tide of danger of wireless technology.
CELL PHONES CAUSE DISEASE

When cell phones were first proposed for consumer use in 1983, the fledging wireless communications industry convinced the Food and Drug Administration (FDA) that pre-market safety testing was not necessary. The rationale: cell phones were like little microwave ovens that operated at power levels too low to cause heating. Thus, because cell phones could not be used to cook food, they were deemed safe by the FDA. This core mistake in 1983 became the foundation for a quarter-century public health threat that increases daily.¹

By 1993, there were 15 million Americans using cell phones — 25 million people worldwide. A Florida lawsuit raised public questions about cell phones causing brain cancer, which caught the industry, the FDA, and the media by surprise. This prompted congressional hearings that led to a deal between the cell phone industry and the FDA to research the issue. The supposed goal would be to fill data gaps caused by the 1983 decision to forego pre-market safety testing. Now, fifteen years later, more than 280 million Americans will use cell phone at some point in 2008, with more than four billion users worldwide. The cell phone has become ubiquitous among all demographic groups — including young children.

A cell phone held close to the head (as most are) allows electro-magnetic radiation to penetrate deep into brain tissue. This is where the problem begins. (See Illustration 1) Indeed, the primary concern 10 years ago was the penetrating near-field plume — the area within six inches of the antenna. However, that concern is now one of many, as ambient radiation has become a very serious problem for those who are electro-sensitive or otherwise symptomatic with conditions involving cell membrane sympathetic stress.

Every cell phone must be connected to a base-station antenna to be functional. Each connection results in a biologically active electromagnetic directional wave, which combines with the waves from other cell phones and wireless devices to form a mesh of information carrying radio waves (ICRW) from which there is little escape for most people. The mechanism of harm perpetrated by ICRWs is biological and therefore carries no threshold for effects — in other words, there is no absolutely safe level of exposure. All cells, tissues and organs in the range of exposure are therefore triggered, and the difference between people who develop symptoms and those who do not is related to factors such as age, state of wellness, gender and genetics.
INCREASES RISK OF TUMORS AND OTHER DISEASES ARE LINKED TO CELL PHONES

Peer-reviewed studies from around the world show cell phones and other wireless technologies ranging from WiFi in schools to transmission towers in neighborhoods, cause adverse biological effects and disease. (See Side-Bar 1: Key Cell Phone Disease Causation References). ICRW and other types of electromagnetic radiation can act both as direct causes of disease and as indirect antagonists or synergists, facts already known in the scientific community even as more precise scientific information is gathered.

Cause and effect (a pathological mechanism of harm) are now linked. Cumulative science has laid the groundwork to prove medical causation under stringent Daubert standards. Indeed, scientists and clinicians who study the health effects of wireless technology have shifted the debate from whether cell phones cause health problems (they do) to the urgent need for remedies than can control emerging medical problems affecting millions daily. A profound urgency exists because the most vulnerable are precisely the demographic groups most likely to need assistance: the young, the sick, the elderly and the poor.

Epidemiological studies show significant increased risk of benign and malignant brain tumors, acoustic neuroma, and melanoma of the eye and salivary gland tumors after ten years of cell phone use. Some studies suggest that even short-term use statistically increases cancer risk. Neurological disease and autism have also been linked to wireless radiation exposure.

Patients with electro-hypersensitivity, for example, cannot work in environments with any type of electromagnetic radiation exposure- areas absent exposure are almost nonexistent. These people have become permanently unemployable. Thus, the effects of cell phone radiation have drifted into areas of fundamental public policy, lifestyle choices, politics, health care, national security and personal economic viability. Some governments around the world—but not ours—have begun to take steps to protect vulnerable populations.

(See Side-Bar 4: Governments Recommending Precautions for Mobile Phone Use Among Young People)

The tragedy is that most of the suffering is probably avoidable. The problems associated with electromagnetic radiation health effects have been known for at least three decades, and technological solutions have been available, but not implemented, for at least twenty years. (See Side Bar 5: The Story of J.G. Brady)

Illustration 2. Disrupted red blood cell intercellular communication occurs within minutes of exposure to Information Carrying Radio Waves. Red blood cells must be able to sense the location of other blood cells to avoid clumping. Slide at left: prior to cell phone exposure — red cells are functional. Slide at right: after five minutes on a cell phone — red cells are clumped and non-functional.

FACT

ORCHESTRATED ILLUSIONS HAVE SHAPED PUBLIC OPINION

These devastating and far-reaching effects are not accidents of nature. The expanding telecommunications and internet industries have perpetrated a dangerous fraud upon the public, withholding information that would expose the risk that cell phones pose to humans and the environment, and suppressing technologies that arguably are capable of saving lives. The telecommunications and internet industries have enlisted an army of public relations, marketing and defense law personnel to apply their skills learned in the tobacco and asbestos wars to an even greater, more sophisticated ruse: the orchestrated campaign of deception that assures the public that telecommunications technology is safe. The stakes are huge: Unlike workers exposed to asbestos or those who chose to smoke, far greater numbers of Americans are vulnerable to the debilitating and harmful effects of cell phone usage, the extent of which may not be revealed for decades to come. (See Side-Bar 6: The Cell Phone Industry Playbook: Controlling Illusion)

The cornerstone of the industry approach: Remove any reference to detrimental cell phone health effects from the scientific and medical communities, as well as public relations and political arenas. According to the industry playbook, the sole issue is public perception— not about public
health and safety, or scientific truth. To achieve that end, the industry had found it necessary to alter scientific facts to suit the desired outcome.

(See Side-Bar 7: Data Manipulation: Thumbs on the Scales of Science)

The science is complex, which helps the industry promoting safety of its products to the layperson. Professional wordsmiths retained by the industry split hairs over complicated scientific concepts, including differences between thermal and non-thermal mechanisms; biological effects and health effects; replication of studies and corroborative research; and weight of scientific evidence versus proper scientific judgment. Lay journalists cannot hope to investigate such complicated nuances, and public reports of harm are so watered down that readers, listeners and viewers are left with the impression that “the issue is being looked into and so far, there are no problems.” Not surprisingly, consumers continue to buy.

The industry’s most obvious motivation is to maintain sales, as companies work on narrow profit margins. A one or two percent reduction in market share can devastate the bottom line of even the largest players. Raising the specter of health risks would obviously be bad for business.

Moreover, cell phone leaders must now confront another challenge: the insurance carriers’ decision to exclude health risk claims from product liability policies marketed to the wireless industry. Beginning in 2002, major insurers excluded health risks from cell phone usage as a covered loss under policies sold to the industry. (See Side-Bar 8: Chronology of Key Cell Phone Personal Injury Litigation).

BLURRING THE WIRELESS LINES

Wireless companies want to avoid exposure as target defendants, preferring to blend into the burgeoning information technology and internet industries. In 1999, the main cell phone industry trade association, the Cellular Telephone Industry Association, changed its name to the Cellular Telephone and Internet Association, allowing companies such as Microsoft and Apple to join. In 2005, mobile telephone entities moved into the entertainment industry — exemplified by the joint venture between Sprint and the Disney Corporation that brought Disney into the ranks of wireless signal carriers. Café companies such as Starbucks Coffee and Panera Bread have formed wireless internet partnerships with industry leaders. These moves have diluted the potential liability for cell phone companies. These actions were intended to reduce the potential exposure of cell phone companies, and have spawned an institutional arrogance reflecting an apparent belief in their own invincibility. However, it remains to be seen whether Microsoft, Apple, Disney, Starbucks and others will agree to carry the burden of the industry’s self-inflicted liability.

Another part of the corporate strategy encourages manipulation of the consumer market, such as the effort...
to convince parents and teachers that WiFi wireless Internet access at school will improves education — with no evidence to support the claim. Ironically, the pathology associated with ICRW is consistent with learning deficiencies linked to WiFi itself. Cell phones as personal safety devices also remain a selling point, despite the absence of data proving that any personal security provided by cell phones outweighs the associated health risks.

**BOGUS REMEDIES EXACERBATE THE DANGER**

Manipulating science for profit is not new to the wireless industry. A gamut of marketing companies and other “grass roots” participatory businesses sell numerous products, including pendants and stick-on tabs, with unsupportable claims to protect consumers against the dangers of cell phones and other electro-magnetic radiation emitting devices.

The science of prevention and therapeutic intervention regarding cell phone-related diseases is still in its infancy, but one aspect is abundantly clear: no panacea yet exists to address the problem. Recent studies indicate that desperate consumers are being deceived to purchase bogus protective devices that not only give a false sense of security, but also encourage improper use of sham products that exacerbate symptoms and may lead to serious disease relapses.

Because these businesses are person to person, they escape regulation by the Federal Trade Commission or other agencies. Consequently, the companies have no incentive to develop proper scientific data on safety and efficacy. These companies prey on ill or poorly informed consumers who can be swayed by unscientific and improbable personal testimonials and other wild claims about miracle cures. The fraud perpetrated by these ‘helpful’ companies is as damaging to public health as the ruse promoted by the wireless industry itself.

Illustration 3. Intracellular build-up of free radicals, including heavy metals, are a result of cell membrane sympathetic response to Information Carrying Radio Waves. The smaller spots in this photo are micronuclei which are indicative of disrupted DNA repair, a form of genetic damage consistent with the development of brain tumors.

**Dahlgren v. Audiovox Communications Corp. et al.**
1. Consumer fraud Class Action filed in D. C. Superior Court
2. Plaintiffs contend inadequate notice from cell phone manufacturers and carriers regarding possible health risks from mobile phones
3. Current status: ongoing

**Brower v. Nokia, Inc., et al.**
1. Filed in California as a potential Class Action
2. Remanded to California in 2004
3. Dropped by consent of opposing counsel in 2007

**Murray et al. v. Motorola, Inc. et al.**
1. Brain cancer in Motorola employee
2. Filed in Superior Court of the District of Columbia
3. Dismissed on Defendant’s motion in 2007
4. Currently in appeals process

1. Five separate Class Actions filed in Louisiana, Maryland, Pennsylvania, New York and Georgia
2. Plaintiff’s seeking money to purchase headsets for all cell phone users
3. Dismissed in 2003 on grounds of federal pre-emption due to jurisdictional overlap of the Telecommunications Act of 1996 and the regulatory function of the Federal Communications Commission
4. Overturned on split decision by the United States Court of Appeals for the 4th Circuit in 2005
5. Defendant’s petition for certiorari to the United States Supreme Court denied in 2005
6. Cases returned to state courts where all but one has been dropped by consent of opposing counsel

**Louther v. AT&T**
1. Filed in Florida
2. Dropped by consent of opposing parties in 2007

1. Brain cancer cases filed in D.C. Superior Court
2. Dismissed on Defendant’s motion in 2007
3. Currently in appeals process

September 2008: In Farina v. Nokia, Senior U.S. District Judge John R. Padova, in dismissing the suit alleging cancer risk from cell phone use, concluded that a consumer suit alleging breach of warranty claims stemming from the alleged dangers of cell phone radio frequency, or RF, emissions is pre-empted by federal law because the Federal Communications Commission has the exclusive power to set the standards for radio frequency radiation in cell phones.

*The American Trial Lawyer* • 81
FACT

THE INDUSTRY HAS ESCAPED ACCOUNTABILITY

Thus far, the cell phone industry has avoided accountability for the health and environmental damages caused by their devices and supportive infrastructure, leaving the injured without recourse. The system is not working.

Because the FDA granted the industry a variance on the requirement for pre-market safety, it is unlikely that the FDA will take further steps at protecting the public. Moreover, with respect to radiation-emitting devices, the FDA has very narrow regulatory authority: they can require pre-market testing; they can pursue post-market surveillance; they can ban products if post-market surveillance identifies problems. With upwards of 280 million Americans using cell phones, a cell phone ban is politically infeasible.

Consumers cannot look to the FDA, which is not directly involved in the safety regulation of cell phones at all.

What about the Federal Communications Commission (FCC)? The wireless industry controls it. The revolving door between the FCC and the wireless industry has not stopped. Indeed, both industry and the FCC cite the over-
Illustration 4. Intracellular build-up of free radicals triggers premature cellular apoptosis. This leads to tissue dysfunction as illustrated in this graphic. Blood Brain Barrier leakage occurs within 10 minutes of exposure to Information Carrying Radio Waves.
CELL PHONE-RELATED DISEASES AND EARLY WARNING SYMPTOMS

More than 1,000 peer-reviewed, published studies form the basis for establishing the link between mobile phone use and a variety of health problems.

Cell Phone-Related Diseases:
- brain, eye and salivary gland tumors;
- neurological diseases including Autism and Alzheimer’s;
- debilitating illnesses including electro-hypersensitivity, anxiety syndromes, sleep disorders, and depression;
- exacerbation of immune, endocrine, gastrointestinal and reproductive system symptoms; and
- compromising efficacy of necessary medical and therapeutic interventions.

Early Warning Symptoms:
- fatigue, shortness of breath and lethargy
- difficulty sleeping including restless leg and other nuisance syndromes
- difficulty keeping focus and attention deficits
- short term memory lapses
- daydreaming and staring off into space
- dizziness and tingling in extremities
- loss of appetite or persistent diarrhea
- unusually severe allergic reactions
- intolerance to alcohol
- extreme sensitivity to sunlight and noise
- impotence and sexual dysfunction
- ineffectiveness of prescription remedies

FACT

LEGAL AND LEGISLATIVE ACTIONS ARE NECESSARY

In matters of public policy involving consumer protection, litigation and legislation has sometimes lagged in addressing rapid technological advances. Such is the case with wireless technology. To date, remedial options short of these “last resorts” have failed.

For half a century, questions have been raised about the safety of wireless devices, and for the past fifteen years, the debate has occurred in public. The passage of time has only exacerbated the public health threat, as exposure to dangerous electromagnetic fields has dramatically increased the risks with no corresponding mitigation. Instead, many consumers now face mounting medical bills, lost wages, pain and suffering attributable to wireless technology.

In the absence of sound federal guidelines or vigilant regulation, litigation is the only option to compensate victims and deter the continued disingenuous and dangerous behavior of the wireless industry.

Medical science supports personal injury litigation for cell phone-related brain tumors, parotid gland tumors, acoustic neuroma, eye cancer, neurological disorders, electro-hypersensitivity and autism.

Product liability actions will achieve several goals: compensate injured consumers; stop detrimental industry practices that victimize consumers; and put an end to fraudulent promotion of products that do not protect consumers from various types of electromagnetic radiation.
In addition to compensating victims, there is an urgent need to apply political pressure to the legislative and executive branches of government, which will result in long term solutions that ensure the health and safety of future generations.

Laws should be enacted to place health warnings on cell phones and wireless devices, as well as warning signs in public spaces that carry WiFi and other wireless signals.

The Telecommunications Act must be amended to include victims' compensation provisions; incentives for the development and commercialization of technologies to promote users from harmful electromagnetic radiation; and civil rights provisions to promote environmental and health risk protection for homeowners in communities where cell phone base stations and other wireless infrastructure are constructed.

Harry Houdini did not tell his secrets for fear that the magical illusion would be gone. Rest assured, Harry...there are no illusions here....

### SIDE-BAR 4

**Governments Recommending Precautions for Mobile Phone Use Among Young People**

<table>
<thead>
<tr>
<th>Country</th>
<th>Warning</th>
</tr>
</thead>
<tbody>
<tr>
<td>India</td>
<td>No use in children under 16 years of age</td>
</tr>
<tr>
<td>Japan</td>
<td>General limitation under 18 years of age</td>
</tr>
<tr>
<td>Russia</td>
<td>General limitation; no use under 12 years</td>
</tr>
<tr>
<td>France</td>
<td>No long calls; no use under 16 years of age</td>
</tr>
<tr>
<td>Israel</td>
<td>No use under 12 years of age</td>
</tr>
<tr>
<td>United Kingdom</td>
<td>General limitation under 12 years of age</td>
</tr>
</tbody>
</table>

Note: The United States does not officially recognize mobile phone health risk problems. However, the National Research Council has now recommended more research on the risks of cell phone use in children and pregnant women. This is the first such action by any U.S. government agency.

### SIDE-BAR 5

**THE STORY OF J.G. BRADY**

(Personal Account of G. L. Carlo)

In October of 1999, following the airing of an ABC News 20/20 special on the health effects of mobile phones which featured our work, my assistant received a phone call from a fellow who identified himself as J.G. Brady. During the call, Mr. Brady indicated that he was retired military, and that he had served as secretary for the U.S. Joint Chiefs of Staff. He indicated that he had information that I needed to see. I was not able to take the call, but suggested that he send the information to us in a letter.

We received his 17-page letter two days later, but regretfully I did not read it until the first of December. After reading the first page, I attempted to call Mr. Brady on the phone. The phone number he gave in the letter was disconnected. As I continued to read the letter, I was stunned by its contents, page after page. We tried to reach Mr. Brady in all ways at our disposal: the letter had a P.O. Box return address that had been closed a week earlier; his number was unlisted in Seattle, Washington, where the letter originated; he appeared to have no other family in Seattle, as we attempted to call all of the 'Brady's' listed in the telephone book. I later gave the letter to the CBS 60 Minutes news magazine, but they were also unable to find Mr. Brady. I later passed the letter to Washington ABC News reporter Del Walters, who was not able to find Mr. Brady, but indeed was able to confirm the viability of the contents of the letter through interviews with a number of retired military personnel.

What did the J.G. Brady letter say?

- The military establishment had been studying radio frequency health effects since the late 1940s because of radiation poisoning occurring among radio communications personnel in the services.
- The top-secret health effects research involved commercial co-sponsors including many of the main players in the mobile phone industry of today.
- The work was completed in the late 1980s, with solutions to the health risk problems identified and readied for implementation within the armed services.
- Prior to public release of the de-classified data reports in 1992, the commercial co-sponsors were granted by the White House their request that the research findings be re-stated so as not to alarm the public with respect to dangers of wireless communication devices such as cell phones. An Executive Order was signed by President George H. W. Bush that facilitated the re-writes.
- The original research clearly identified specific health risks and remedies. In the re-stated reports, the health risk findings were absent.
- In 1996, President Bill Clinton signed an Executive Order that allowed for the original research data to be destroyed.

J.G. Brady has never been found. But, the implications of the content of his letter, much of it independently verified, are far-reaching and suggest that many of the health problems associated with wireless technology were likely avoidable.
SIDEBAR 6

THE CELL PHONE INDUSTRY PLAYBOOK: CONTROLLING ILLUSION

The mobile telephone industry has been successful in manipulating scientific data, public opinion and public information to protect their interests, promote the unbridled sale of their technologies and create the illusion of safety — all to the detriment of public health.

Here is how they do it.

• Public relations "hit squads" are permanently in place in trade associations and corporate offices to monitor scientific, medical and consumer information for consistency with industry interests.
• When "problems" are identified, the public impact of detrimental information is altered first through public statements and written press releases.
• The media are "managed" by leveraging advertising dollars.
• Second level 'management' is achieved through control of scientific research and scientific organizational channels.
• Key watch words that signal industry manipulation:
  o Expert panel reports say.....
  o Third party opinions are....
  o The 'weight of scientific evidence' indicates.....
  o The studies need to be 'replicated' before.....
  o The 'safety guidelines' are being met
  o More research is needed before.....
  o Scientists around the world agree that.....
• Industry institutional collaborators:
  o The World Health Organization
  o The American National Standards Institute
  o The IEEE — Institute for Electronics and Electrical Engineers
  o The International Commission on Non-Ionizing Radiation Protection
  o The American Cancer Society
  o The Bioelectromagnetics Society — BEMS
  o The Federal Communications Commission
  o The Food and Drug Administration
• Industry consultants who publicly support industry positions:
  o Dr. William Bailey — Exponent Consultants
  o Dr. Linda Erdreich — Exponent Consultants
  o Dr. John Mould — University of Wisconsin
  o Dr. Michael Repachioli — University of Rome (Italy)
  o Dr. Bernard Veyret — University of Bourdeaux (France)
  o Dr. Michael Thun — American Cancer Society
  o Dr. Joseph Roti Roti — Washington University (St. Louis)
  o Dr. John Boice — International Epidemiology Institute
  o Dr. Paolo Vecchia — International Committee on Non-Ionizing Radiation Protection

SIDEBAR 7

DATA MANIPULATION: THUMBS ON THE SCALES OF SCIENCE

Studies funded by the mobile phone industry are six times more likely to find "no problem" than studies funded by independent sources. This difference is statistically significant — suggesting the occurrence is not by chance. The following is an example.

In 1995, a young epidemiology student was working as an assistant to a senior scientist when their organization was contracted by an independent group to conduct a case-control study of brain tumors and cell phone use. When the lead investigator passed away before the study was completed, the work continued with the student and was completed in the fall of 1998. The results were peer-reviewed and the report submitted in compliance with the research contract revealed a statistically significant doubling in risk of rare neuro-epithelial brain tumors among cell phone users.

Between 1999 and 2000, the student forged a relationship with a cell phone industry epidemiologist who had been hired to assist in 'peer review' of studies prior to publication.

In late 2000, a paper describing the case-control study was submitted to the prestigious Journal of the American Medical Association (JAMA). In that paper, three cases of cancer that had been part of the previous analyses had been eliminated. That change in the number of cancer cases included in the study — a breach of the protocols that had been in place since the study began in 1995 — eliminated the statistical significance of the link between brain tumors and cell phones.

In the original peer-reviewed report, he also detailed a statistically significant correlation between the side of the head where tumors were located and the side of the head where people reported using their cell phones. Another study from Sweden that same year showed a similar significant risk increase with ipsilateral phone use. The new finding was very damaging to the mobile phone industry, especially since there was another corroborative study.

With the three cases of cancer eliminated the statistically significant correlation between the side of the head where the phone was used and the side of the head where the tumor was located also conveniently disappeared. The peer-reviewers at JAMA had no way of knowing about the data manipulation.

In the end, manipulated data were published in a highly reputable peer-reviewed journal. The industry was able to use the paper as a public relations tool. Today, the paper remains prominent in the data package the industry uses advance its position that cell phones pose no health risk.
## Side-Bar 8
### Workers' Compensation Cases

<table>
<thead>
<tr>
<th>Year</th>
<th>Jurisdiction</th>
<th>Comments</th>
</tr>
</thead>
<tbody>
<tr>
<td>2005</td>
<td>California</td>
<td>Female employee of telecommunications company who tested cell phones 8 hours per day in closed environment</td>
</tr>
<tr>
<td></td>
<td></td>
<td>- Brain tumor within three years after began work</td>
</tr>
<tr>
<td></td>
<td></td>
<td>- Levels of ICRW exposure several times higher than FCC guidelines</td>
</tr>
<tr>
<td></td>
<td></td>
<td>- Evidentiary hearing where scientific study findings post-2000 were presented</td>
</tr>
<tr>
<td></td>
<td></td>
<td>- Settlement agreement reached for $180,000</td>
</tr>
<tr>
<td>2006</td>
<td>California</td>
<td>Male employee who used cell phones in his job</td>
</tr>
<tr>
<td></td>
<td></td>
<td>- Brain tumor within six years after began using phone</td>
</tr>
<tr>
<td></td>
<td></td>
<td>- Same science presented as in evidentiary hearing above</td>
</tr>
<tr>
<td></td>
<td></td>
<td>- Patient deceased</td>
</tr>
<tr>
<td></td>
<td></td>
<td>- Undisclosed amount of settlement with surviving family member</td>
</tr>
<tr>
<td>2007</td>
<td>Alaska</td>
<td>Maintenance worker contracted to do repairs on a tower facility</td>
</tr>
<tr>
<td></td>
<td></td>
<td>- Expected was not operating during the work period</td>
</tr>
<tr>
<td></td>
<td></td>
<td>- Developed severe cognitive and neurological damage and permanently disabled</td>
</tr>
<tr>
<td></td>
<td></td>
<td>- Exposures to RF were far above the FCC guidelines</td>
</tr>
<tr>
<td></td>
<td></td>
<td>- AT&amp;T appealed decision and the award was upheld by the Alaska Supreme Court</td>
</tr>
</tbody>
</table>

Reference Assistance: Jeff Silva, Washington Bureau Chief, Radio Communications Reports.

## Side-Bar 9
### Key Legal Citations and Precedents

<table>
<thead>
<tr>
<th>Case</th>
<th>Precedents</th>
</tr>
</thead>
<tbody>
<tr>
<td>Cellular Phone Task Force v. FCC, 205 F.3d 82 (2nd Cir.)</td>
<td>Addressed thermal versus non-thermal effects from RF emissions</td>
</tr>
<tr>
<td></td>
<td>Plaintiff's loss expanded subject matter jurisdiction of the FCC to include health effects in those who are electro-sensitive and hypersensitive</td>
</tr>
<tr>
<td></td>
<td>Decision used to validate the process whereby the FCC establishes emission standards based on input from the American National Standards Institute and the IEEE</td>
</tr>
<tr>
<td></td>
<td>Plaintiff's loss established that the FCC procedures are “functionally” compliant with NEPA</td>
</tr>
<tr>
<td></td>
<td>Re-enforced the FCC position on RF emissions by establishing presumption that FCC has “occupied the field” of RF emissions under two statutes: NEPA and the Federal Communication Act.</td>
</tr>
<tr>
<td></td>
<td>Distinguished differences between personal injury claims and economic claims</td>
</tr>
</tbody>
</table>