Wednesday, March 20, 2019 (class 14 of 30!)

Today: Parties and Claims continued; Causes of Action & Remedies!

Now: Read the article and underline the: (a) court; (b) parties; (c) claim; (d) remedy requested; (e) remedy awarded.

Next class (Mon. March 25): Read ch. 8 (Commencing the Action).

Fri. April 5: Court observation summaries due on OpenLab!

* * *

<u>**Counterclaim**</u> = D v. P \rightarrow "Back at you!"

- D = "defendant *and* counterclaim-plaintiff" (or "*and* counterclaimant")
- P = "plaintiff *and* counterclaim-defendant"

<u>**Cross-claim**</u> = D2 v. D1 \rightarrow "It wasn't me, it was her (co-defendant)—and she injured me too!"

- D2 = "cross-plaintiff" (or "crossclaim-plaintiff")
- D1 = "cross-defendant" (or "crossclaim-defendant")

<u>CPLR § 601</u> (Joinder of Claims): Parties to a case may assert <u>any</u> claims against other parties, in that <u>same</u> proceeding, regardless of whether the new claims are related to the original case

- They "join" the claims to the original case.
- See the text of the provision! *This is just a summary*.

<u>CPLR § 602</u> (Consolidation): Court may combine (consolidate) cases filed separately, IF they involve <u>common</u> <u>question(s) of law or fact</u>.