# 2003-2004 Index of Section & Committee

**ILLINOIS STATE BAR ASSOCIATION** 

## Newsletters

Newsletter Index	Page 3
Author Index	Page 12
Subject Index	Page 23

#### **IDENTIFICATIONS USED IN INDEX**

Administrative Law	(AL)	General Practice, Solo, and Small Firm	(GPS)
Agricultural Law	(AGL)	Committee on Government Lawyers	(CGL)
Alternative Dispute Resolution	(ADR)	Health Care Law	(HCL)
Antitrust and Unfair Competition Law	(AUCL)	Human Rights	(HR)
Bench and Bar	(BB)	Insurance Law	(IL)
Business Advice and Financial Planning	(BAFP)	Intellectual Property	(IP)
Child Law	(CL)	International and Immigration Law	(IIL)
Civil Practice and Procedure	(CPAP)	Labor and Employment Law	(LAEL)
Commercial, Banking and		Law Office Management & Economics	(LOME)
Bankruptcy Law	(CBAB)	Law Related Education	(LRE)
Corporate Law Departments	(CLD)	Legal Technology	(COLT)
Corporation, Securities & Business Law Forum	m (CSL)	Local Government Law	(LGL)
Criminal Justice	(CJ)	Mineral Law	(ML)
Diversity Matters	(DM)	Minority Participation	(MP)
Education Law	(EDL)	Real Estate Law	(REL)
Elder Law	(EL)	Senior Lawyers	(SL)
Employee Benefits	(EB)	State and Local Taxation	(SALT)
Energy, Utilities, Telecommunications &		Tort Trends	(TT)
Transportation Law	(EUTTL)	Traffic Laws and Courts	(TLAC)
Environmental Law	(ENVL)	Trusts and Estates	(TE)
Family Law	(FL)	Women and the Law	(WATL)
Federal Civil Practice	(FCP)	Workers' Compensation Law	(WCL)
Federal Taxation	(FT)	Young Lawyers Division	(YLD)



#### **NEWSLETTER INDEX**

References are to Volume: Issue number and (month)

Administrative Law		Recording closed session meetings	33:7 (Apr.)
2003 legislative overview	33:3 (Sept.) 33:4 (Nov.)	Victims' Economic Security and Safety Act ("VESSA") and jurisdiction by the Illinois	
2003 legislative overview update  Action may not be taken at a regular meeting of	33.4 (NOV.)	Department of Labor	33:8 (May)
a public body unless the subject of the action		Agricultural Law	
is specifically set forth in the agenda for the meeting	33:4 (Nov.)	Comments from the editor	13:1 (Sept.)
Administrative agencies and discrimination	, ,	Dueling surveyors: Post appellate issues of Hasselbring v. Lizzio	13:2 (Nov.)
claims: Causes of action Administrative law and agencies: An introduction	33:3 (Sept.)	Editor's note	13:3 (Feb.)
Administrative law Judge's responsibility to	33:1 (July)	Estate and gift tax changes for 2004	13:4 (Apr.)
create a full record and to explain the		The highway commissioner The Illinois Grain Code Amendments: Counseling	13:1 (Sept.)
reasoning for the decision  Administrative review of City of Chicago hearing decisions	33:9 (June) 33:5 (Feb.)	farmers, lenders, or grain dealers and	
Administrative subpoena powers: They got 'em—	33.3 (i eb.)	warehouses	13:2 (Nov.)
do they use 'em?	33:2 (Aug.)	Illinois Supreme Court narrows scope of landowner protection under the Illinois Recreational Use Act	13:4 (Apr.)
Analysis of some recent decisions Beyond <i>Klaeren</i> — The even newer	33:8 (May)	Nuisance and zoning issues that might be	,
world of zoning	33:3 (Sept.)	coming to a courthouse near you	13:3 (Feb.)
Brief report on recommendations voted on by		Persons owing non-tax debt to federal government are ineligible for most federal financial assistance	13:2 (Nov.)
the ABA House of Delegates at the Midyear Meeting in San Antonio, Texas on February 9,		Please don't step on my grave	13:3 (Feb.)
2004 of interest to administrative law practitioners	33:8 (May)	Proposed Agricultural Law Section Council mission statement	13:3 (Feb.)
Chairman's column	33:1 (July)	The valuation and assessment of	10.5 (1 65.)
Chairman's column Chairman's column	33:5 (Feb.) 33:9 (June)	farmland property	13:1 (Sept.)
City of Chicago Department of Administrative Hearings	33:7 (Apr.)	Alternative Dispute Resolution	
DCFS violates due process of teacher accused of sexual abuse	33:9 (June)	ADR happenings	10:1 (Oct.)
Department of Insurance adopts privacy rules	33:4 (Nov.)	ADR happenings	10:2 (Dec.)
Ethics reforma top priority in 2003 fall veto session	33:5 (Feb.)	ADR happenings ADR happenings	10:3 (Mar.) 10:4 (May)
Expedited child support program  Fees related to unemployment insurance claims	33:7 (Apr.) 33:5 (Feb.)	The biggest mistakes attorneys make in	io.i (may)
High-tech hits home: Can local government	33.5 (I eb.)	arbitration/mediation	10:3 (Mar.)
officials use electronic communication tools		Case law update Case law update	10:1 (Oct.) 10:2 (Dec.)
without violating the sunshine laws? Illinois' commitment to ethics	33:1 (July) 33:6 (Mar.)	Case law update	10:3 (Mar.)
Inside	33:1 (July)	Case law update	10:4 (May)
Inside	33:2 (Aug.)	The constitutionality of court-annexed mediation Editor's note: Introducing <i>In the Alternative</i> 's new	10:1 (Oct.)
Inside Inside	33:3 (Sept.) 33:4 (Nov.)	student editors	10:1 (Oct.)`
Inside	33:5 (Feb.)	The effects of <i>Gore</i> and <i>Campbell</i> on punitive damages and the implications of those	
Inside	33:6 (Mar.)	decisions in arbitration	10:3 (Mar.)
Inside Inside	33:7 (Apr.) 33:8 (May)	Message from the chair	10:1 (Oct.)
Inside	33:9 (June)	Message from the chair Message from the chair	10:2 (Dec.) 10:3 (Mar.)
NAALJ/ABA-NCALJ mid-year:	33:3 (Sept.)	Message from the chair	10:4 (May)
A resounding success  Petition for review filed on 42nd day held timely	33.3 (Sept.)	Violence prevention/intervention for parents	10:0 (D )
under Illinois Administrative Review Law	33:2 (Aug.)	(The teen years)	10:2 (Dec.)
Recent cases Recent decision	33:4 (Nov.) 33:6 (Mar.)	Antitrust and Unfair Competition Law	
Release of complaint letters against special education	00.0 (War.)	The Antitrust Counselor: Benchmarking	42:1 (Oct.)
impartial hearing officers under the Illinois Freedom	00.0 (1	The Antitrust Criminal Penalty Enhancement and Reform Act of 2003	42:4 (June)
of Information Act Repoort of the mayor's Special Committee on	33:9 (June)	Antitrust law and professional sport leagues	42:1 (Oct.)
City Code Enforcement	33:7 (Apr.)	Clarett v. National Football League The common law approach and improving	42:3 (Mar.)
A reveiw of recent cases that address the	00:5 (Fab.)	standards for analyzing single firm conduct	42:3 (Mar.)
relationship between ALJs and agencies Service by certified mail: Who has the burden of	33:5 (Feb.)	Comparison of antitrust laws regarding mergers	, ,
proof when the respondent claims he was never		and acquisitions in the U.S. and the Russian Federation	42:1 (Oct.)
notified of the administrative proceeding (or what	33:9 (June)	Consumer protection in India	42:2 (Jan.)
do you do when the Green card doesn't come back)? Summary of recent decisions	33:3 (Sept.)	Danger signs in vertical pricing arrangements	42:3 (Mar.)
Summary of recent decisions	33:4 (Nov.)	Dealing with a grand jury investigation  Down one and three to go: Supreme Court to	42:2 (Jan.)
Summary of recent decisions	33:5 (Feb.) 33:8 (May)	decide four antitrust cases in 2003-04 term	42:3 (Mar.)
Summary of recent decisions Summary of recent decisions	33:9 (June)	Editor's notes	42:1 (Oct.)
The top 10 causes of action in Illinois securities	·/	Editor's notes Editor's notes	42:2 (Jan.) 42:3 (Mar.)
litigation: What a non-securities lawyer needs to know about securities law	33:7 (Apr.)	Editor's notes	42:4 (June)
Twenty questions about Public Act 93-0523:	33:7 (Apr.)	First Data and Concord merger primer	42:2 (Jan.)
		Infusion Resources v. Minimed,	

351 F.3d 688 (5th Cir. 2003)	42:4 (June)	Editor's notes	18:2 (Feb.)
Pharmaceutical patent settlement cases:  Mixed signals for settling patent litigation	42:4 (June)	Editor's notes Financial independence: Start planning	18:1 (Sept.)
Recent antitrust decisions	42:2 (Jan.)	for your retirement now	18:1 (Sept.)
Recent HSR enforcement actions: Understanding the	` ,	The financial planner	18:1 (Sept.)
limits of the investment-only exemption	42:4 (June)	Firing a family member	18:2 (Feb.)
Unsportsmanlike conduct commiteed by the BCS U.S and EU approaches to the antitrust analysis	42:2 (Jan.)	Mergers and acquisitions: A primer Reaping the benefits of a financial planner	18:2 (Feb.) 18:1 (Sept.)
of intellectual property licensing: Observations		Recent developments in Family limited	10.1 (Зері.)
from the enforcement perspective	42:4 (June)	partnerships—Section 2036	18:4 (June)
Bench and Bar		Retirement plans, insuranec and taxes	18:3 (May)
Another look at civility and professionalism:		The story of annuities—Their use and disuse	18:1 (Sept.)
The American Inns of Court	34:4 (Mar.)	Civil Practice and Procedure	
Appellate court criticizes courtroom shackles	34:5 (May)	Allocation of fault to third parties—Does it include	
Beware of the pitfalls of Supreme Court Rule 216	34:2 (Nov.)	an employer? The legislature checks the	
The Black Line Trial Call system in the Circuit Court of Cook County's Law Division: A		supreme court  Beware the pitfalsl of Supreme Court Rule 213	49:3 (Jan.) 49:1 (Sept.)
change born of necessity	34:6 (June)	De novo review of underinsurance arbitration awards	49:6 (May)
Blueprint for civility	34:3 (Jan.)	Does a lending institution have a duty to a	.0.0 ()
Brief report on recommendations voted on by the		potential guarantor of a promissory note	
ABA House of Delegates at the Midyear Meeting	OAIF (Moss)	to advise him that his future business	
in San Antonio, Texas on February 9, 2004  Brown v. Board of Education event	34:5 (May) 34:6 (June)	partners are financially shaky and may not repay the loan	49:4 (Feb.)
Case summaries	34:1 (Aug.)	Illinois General Assembly regulates heatlh care liens	49:2 (Nov.)
Case summaries	34:2 (Nov.)	Landeros and the use of affadavits in the resolution	, ,
Case summaries	34:4 (Mar.)	of motions for summary judgment	49:2 (Nov.)
Case summaries Cases of note	34:6 (June) 34:3 (Jan.)	More on vehicular damage as evidence of injury— Motions in limine: Are they relevant and material?	49:3 (Jan.)
Cases of note Chair's column	34:1 (Aug.)	Paramedics and the extent of statutory	49.5 (Jan.)
Chair's column	34:5 (May)	immunity: Through the Looking Glass	49:5 (Mar.)
Chair's note	34:6 (June)	Plaintiffs are entitled to submit entire amount	
Civil orders for uncivil behavior	34:4 (Mar.)	of billed medical expenses without any	
A Court That Shaped America Court annexed mediation in Cook County	34:4 (Mar.) 34:5 (May)	reduction for discounts their health insurance carrier received	49:4 (Feb.)
Debarred from right to reject arbitration award	34:1 (Aug.)	Pleading and responding to affirmative defenses in	10.1 (1 00.)
The hardline approach to Rule 216	34:4 (Mar.)	Illinois state court	49:6 (May)
Illinois Courts Commission enters into joint decision		Punitive damages: The current unsettled state	
to reprimand Judge Gregory Householter, No. 03 CCI- August 25, 2003	34:4 (Mar.)	of constitutional limitations on the permissible ratio of punitive damages to actual damages	49:5 (Mar.)
Illinois Courts Commission rejects plea bargain	54.4 (IVIAI.)	Recovery of evidence deposition and	49.5 (IVIAI.)
for Judge Francis Golniewicz	34:6 (June)	transcription costs: An update	49:2 (Nov.)
Illinois Judicial Conference	34:2 (Nov.)	Some deadlines really are final	49:6 (May)
In memoriam: Randolph R. Spires	34:2 (Nov.)	Strategic use of vehicular damage evidence in	49:3 (Jan.)
Limited liability legal practice comes to Illinois:  An overview of the changes to Supreme		personal injury litigation: An update Witnesses, statements and depositions	49:3 (Jan.) 49:1 (Sept.)
Court Rule 721 and new Supreme Court		•	.с (сер)
Rule 722	34:2 (Nov.)	Commercial Banking and Bankruptcy Law	
An old judge's thoughts	34:5 (May)	Bankruptcy treatment of <i>ipso facto</i> clauses in	40:4 (Fab.)
Professionalism and the practice of law as a trial lawyer	34:5 (May)	Intellectual property licenses Bill status report (Section Council action as of	48:4 (Feb.)
Reaching common ground: Increasing cooperation	ono (may)	September 13, 2003)	48:3 (Dec.)
within the domestic relations community	34:2 (Nov.)	The Federal Court will soon go "paperless"	48:5 (May)
Real judges	34:1 (Aug.)	Frequently asked questions about the	40:1 (Cont.)
Recent changes and retirements  Recent judicial appointments and retirements	34:5 (May) 34:1 (Aug.)	mechanics of filing under RA-9 in Illinois Frequently asked questions about the	48:1 (Sept.)
Recent judicial appointments and retirements	34:2 (Nov.)	mechanics of filing under RA-9 in Illinois	48:2 (Nov.)
Recent judicial appointments and retirementss	34:3 (Jan.)	The Northern District continues work on	, ,
Recent judicial appointments and retirements	34:4 (Mar.)	electronic case filing	48:5 (May)
Recent judicial appointments and retirements Remarks by Judge Ilana Diamond Rovner, U.S.	34:6 (June)	Notes from the Chair  Notes from the chair: Writers wanted	48:5 (May) 48:1 (Sept.)
Court of Appeals for the Seventh Circuit, to the		Notes from the chair: Writers wanted	48:2 (Nov.)
Vanguard Awards Luncheon, Janurary 29, 2004	34:6 (June	Recent cases relating to upcharges of fees	- ( - /
A remembrance of Prentice H. Marshall	34:6 (June)	for mortgage loans as violative of RESPA	48:4 (Feb.)
Report on the annual meeting of the American Bar Association House of Delegates	24:2 (lan)	Seventh Circuit caselaw update Seventh Circuit rules: "Unpaid legal fees due	48:5 (May)
State of the Court Address—April 15, 2004	34:3 (Jan.) 34:5 (May)	debtors' bankruptcy attorneys are discharged	
Supreme Court upholds COLA for judges	34:6 (June)	in Chapter 7"	48:4 (Feb.)
The U.S. Supreme Court reverses itself in	0.4 =	The Southern District goes electronic!	48:5 (May)
Crawford v. Washington	34:5 (May)	Update by banking committee	48:3 (Dec.)
<b>Business Advice and Financial Planning</b>		Update by banking committee U.S. Supreme Court decides bankruptcy cases	48:4 (Feb.)
The 70-80 percent tax trap: How to help clients		of interest	48:5 (May)
avoid the double taxation of money in their		U.S. Supreme Court to review recent bankruptcy	
qualified plan or IRA	18:2 (Feb.)	decisions	48:1 (Sept.)
Advantageous uses of LLCs Cash balance plans—An uncertain fate	18:3 (May) 18:4 (June)	U.S. Supreme Court to review recent bankruptcy decisions	48:2 (Nov.)
Checklist for financing sources	18:2 (Feb.)		
Editor's column	18:4 (June)	Corporate Law Departments	
	4	1	

Acquiringa corporate aircraft: Ten considerations	41:2 (Aug.)	Waived errors: Obtaining review of issues not	
Addressing employee misconduct with confidence	41:7 (Feb.)	preserved in the trial court	47:3 (Mar.)
Boardrooms and handcuffs—Not a pretty sight	41:9 (May)	What should a jury know about a defendant's	47:1 (Cont.)
Can a foreign company do business in Mexico?		prior convictions?	47:1 (Sept.)
The answer depends on the type of business it plans to do there	41:9 (May)	Who's entitled to what and from whom?	47:3 (Mar.)
Doing business in the United King: The UK legal &	41.9 (IVIAY)	Education Law	
regulatory environment	41:5 (Dec.)	Case update: Residential placement costs	48:2 (Dec.)
Eyes wide open	41:4 (Nov.)	Editor's note	48:2 (Dec.)
Food stamp pro bono opportunities fro CLD members	41:1 (July)	Editor's note	48:4 (June)
Fourth Circuit: Well-designed anti-discrimination	···· (odiy)	Illinois Education Labor Relations Board update	48:1 (July)
policies will protect you from punitive damages	41:3 (Sept.)	Legislative update: Part I	48:2 (Dec.)
Illinois' "Sunshine in Litigation" Act	(	Legislative update: Part II	48:3 (Apr.)
endangers proprietary information	41:1 (July)	Legislative update: Part III	48:4 (June)
Illinois Supreme Court adopts rule to clarify UPL	( )/	Planning for a terrorist attack on schools:	. (,
concerns for in-house counsel; Creates road-		Practical and legal considerations	48:3 (Apr.)
block for in-house counsel wishing to change		Seventh Circuit holds Buckhannon applies to IDEA	48:2 (Dec.)
jobs	41:8 (Mar.)		
In-house counsel must take the lead in		Elder Law	
coordinating catastrophe	41:1 (July)	Book review—Issues in Long-Term Care	9:2 (Dec.)
International stock ownership as a benefits strategy	41:7 (Feb.)	Book review—Long Goodbye: The Deaths of Nancy	
Is your business relationship a franchise? It might be	41:8 (Mar.)	Cruzan	9:2 (Dec.)
Law firm document retention policies	41:10 (June)	Booze, gambling and sex: How debauchery	
Letter from the co-editors	41:3 (Sept.)	can help seniors	9:1 (Sept.)
Letter from the co-editors	41:4 (Nov.)	Calendar of upcoming elder events and seminars	9:1 (Sept.)
Letter from the co-editors	41:5 (Dec.)	Calendar of upcoming elder law events and seminars	9:2 (Dec.)
Letter from the co-editors	41:6 (Jan.)	Calendar of upcoming elder law events and seminars	9:4 (June)
Letter from the co-editors	41:7 (Feb.)	Calendar of upcoming events and seminars	9:3 (Mar.)
Letter from the co-editors	41:8 (Mar.)	Clarifications and corrections	9:4 (June)
The Maritime Transportation Security Act of	44.7 (5.5)	Collection activity for a nursing home may be a	0:0 (14-::)
2002: What does it mean to industry?	41:7 (Feb.)	violation of the Fair Debt Collection Practices Act	9:3 (Mar.)
A moment on the lips, forever on the HIPAAs:	44.4 (1.1.4)	Coping with declining health and finances: Ideas,	
A primer on HIPAA privacy compliance	41:1 (July)	thoughts, and suggestions for your Powers of	0:2 (Max)
More from Sarbanes-Oxley—	41:2 (Cont.)	Attorney Correction	9:3 (Mar.)
Whistleblower protection  The mutual fund scandals and your retirement plans	41:3 (Sept.)		9:3 (Mar.)
The mutual fund scandals and your retirement plans A primer on SEC Rule 10b5-1: Affirmative defenses	41:6 (Jan.)	Dealing with life insurance in Medicaid eligibility planning Dementia patients and the criminal justice system	9:4 (June) 9:3 (Mar.)
for insider trading	41:4 (Nov.)	The elder boom: Are you ready?	9:3 (Mar.)
QDRO processing costs can be allocated to	41.4 (NOV.)	Former council chairs honored	9:3 (Mar.) 9:1 (Sept.)
individual accounts	41:6 (Jan.)	GAO reports to Congress: Patient neglect worse than	3.1 (Gept.)
Recent cases of interest to in-house counsel	41:3 (Sept.)	reported by CMS	9:1 (Sept.)
Subject index to substantive articles in volumes 36,	41.0 (Ocpt.)	Gayan v. Illinois Department of Human Services: A	3.1 (OCPL)
37, 38, 39, 40 & 41 of <i>The Corporate Lawyer</i>	41:10 (June)	special needs trust that didn't work	9:2 (Dec.)
Ten employment mistakes plaintiffs'	11.10 (00.10)	The impact of the Medicare and Medicaid	0.2 (200.)
lawyers hope you make	41:5 (Dec.)	reimbursement rates on the quality of care	
What makes a successful company?	41:2 (Aug.)	for long-term residents	9:1 (Sept.)
What the CAN-SPAM Act of 2003 means for associations	41:6 (Jan.)	Keeping current: IDPA publishes proposed	(
	( ( )	changes to regulations	9:4 (June)
Corporation, Securities and Business Law		Making law offices elder-friendly: Advice from the field	9:3 (Mar.)
Accounting says maybe, but the tax laws say yes	49:2 (Jan.)	Medicaid application tips	9:4 (June)
Advising corporate clients presented with HIPAA	` ,	Medical malpractice certificates not required in	` ,
compliance documents: Is your non-health care		litigation based on the Health Care Surrogate Act	9:3 (Mar.)
client a Business Associate?	49:1 (Sept.)	Message from the Chair	9:1 (Sept.)
Ausman v. Arthur Andersen, LLP	49:4 (June)	Message from the Chair	9:3 (Mar.)
Case comments	49:1 (Sept.)	Message from the Chair	9:4 (June)
Case comments	49:2 (Jan.)	New federal prescription drug discount programs	9:3 (Mar.)
Case comments	49:3 (Apr.)	New state legislation affecting older citizens	9:1 (Sept.)
Checklist for financing sources	49:3 (Apr.)	Phishing: New Internet scam for seniors (and others)	
Helping corporate Chapter 11 debtors return to		to beware	9:3 (Mar.)
profitability	49:3 (Apr.)	Prescription drug price relief— Now	9:3 (Mar.)
In a pig's eye: Vigortone AG Products, Inc. v. PM AG		A primer on caregiver stress for the elder law practitioner	9:4 (June)
Products, Inc.—An integration clause in a contract		Section council members receive appointments	9:3 (Mar.)
will not bar a fraud claim but a "no reliance" clause	40.4 (	Seniors and gambling: Is it a growing problem?	9:2 (Dec.)
Will Thinket Ink Information Passurage v. Sun Microsystams	49:4 (June)	Status of grandparent visitation in Illinois following Wickham	1
Thinket Ink Information Resources v. Sun Microsystems	49:4 (June)	Staying current	9:3 (Mar.)
Use document technology to comply with Sarbanes-Oxley: A practice tip	40:1 (Sont)	Terri's law: Lessons learned, hard lessons avoided Thoughts on long-term care insurance	9:4 (June)
Sarbanes-Oxiey. A practice tip	49:1 (Sept.)	To the editors	9:1 (Sept.)
Criminal Justice		What can <i>Kansas</i> teach us? Casenote—Beware	9:4 (June)
2003 significant criminal legislation	47:2 (Dec.)	of spousal marital rights of election	9:4 (June)
"Be it enacted"	47:1 (Sept.)	-	5.1 (Gaile)
Editor's column	47:1 (Sept.)	Employee Benefits	
The knock and announce requirement in search warrants	47:3 (Mar.)	Allocation of expenses in a defined contribution	
Mandatory pre-sentence sex offender evaluation	47:4 (June)	plan: Pro rata vs. per capita	22:2 (Oct.)
People v. Blaylock	47:1 (Sept.)	Debit/credit cards and health plan expense reimbursement	22:2 (Oct.)
People v. Jackson	47:1 (Sept.)	Editor's note	22:1 (July)
Stricter construction of Confrontation Clause	( )	Editor's note	22:2 (Oct.)
may limit state's use of hearsay at trial:		Employment in Ireland: Compensation and	, ,
An analysis of Crawford v. Washington	47:4 (June)	benefits issues	22:1 (July)
•	•	5	

Federal Legislative Report-May 31, 2004	22:7 (June)	Letter to the editor	47:3 (Mar.)
Great-West Life v. Knudson: A prescription for		Net income for the purpose of calculating child support	47:2 (Dec.)
subrogation recovery under ERISA Sec. 502(a)(3)?	22:3 (Dec.)	Privileged communications under the Mental	
Health Savings Accounts: Are they	//	Health and Developmental Disabilities	(5 )
ERISA-covered plans?	22:7 (June)	Confidentiality Act and family law issues	47:2 (Dec.)
International Union of United Auto., Aerospace		The Richman Report: Summary of new	47:1 (Cont.)
and Agric. Implement Workers of America v. Rockford Powertrain, Inc.: The Seventh Circuit		tax law changes The Uniform Child Custody Jurisdiction and	47:1 (Sept.)
determines that "lifetime" welfare benefits to		Enforcement Act	47:4 (June)
retirees are subject to termination under a			47.4 (ddilo)
reservation of rights provision in a plan	22:6 (May)	Federal Civil Practice	
Legislative report	22:3 (Dec.)	Arbitrator had authority to decide Family	
Letter from the chair	22:1 (July)	Medical Leave Act issues	2:5 (May)
Letter from the Chair	22:3 (Dec.)	An at-will employee may maintain a discrimination	
The mutual fund scandals and your retirement plans	22:7 (June)	claim under 42 U.S.C. Sec. 1981	2:4 (Mar.)
New rules for 204(h) notices	22:2 (Oct.)	Be careful what you ask for Some releases	0.4 (Max)
Noisy withdrawal and its implications for the employee benefits lawyer	22:6 (May)	are void as a matter of law  Case synopsis	2:4 (Mar.) 2:5 (May)
A note from the editor	22:6 (May) 22:4 (Jan.)	Chairman's column	2:4 (Mar.)
A note from the editor	22:5 (Feb.)	Comments from the chair	2:3 (Feb.)
A note from the editor	22:6 (May)	Due process does not require that punitive damages	2.0 (1 00.)
Penalties under HIPAA (Interim Final Rule)	22:2 (Oct.)	be capped at a 4-to-1 ratio with compensatory	
Postmortem QDROs—May benefits be	` ,	damages	2:5 (May)
divided after death?	22:7 (June)	Editor's note	2:2 (Nov.)
QDRO processing costs can be allocated		Employee's failure to register specific complaints	
to individual accounts	22:7 (June)	doomed her sexual harassment and retaliation	
Rev. Proc. 2003-44: A brand new tomorrow for	20.4 (1)	claims under Title VII	2:5 (May)
correcting disqualifying failures	22:4 (Jan.)	The Federal Court will soon go "paperless"	2:3 (Feb.)
Rev. Proc. 2003-44: A brand new tomorrow for correcting disqualifying failures	22:5 (Feb.)	The first appearance From the Bench	2:1 (Sept.) 2:1 (Sept.)
Saying goodbye to a successful year	22:7 (June)	From the bench: Federal jurisdiction	2:1 (Sept.) 2:2 (Nov.)
Summary of recent federal cases	22:6 (May)	Illinois Legislature acts to protect employee rights	2:4 (Mar.)
	LL.O (May)	Is an adverse action necessary to state a	2.1 (Mar.)
Environmental Law		retaliation claim?	2:5 (May)
2003 Environmental Conference: Don't miss it!	34:1 (Aug.)	Listening to oral arguments—Long distance style	2:4 (Mar.)
The confused state of the useful product defense	34:3 (Jan.)	News you can use	2:1 (Sept.)
"Des Plaines trilogy" takes another hit: Second		No back pay or front pay available to undocumented	
District tackles running battle between North	24444	workers in a retaliatory discharge proceeding filed	0.5 (14)
Shore Sanitary District and City of Waukegan	34:1 (Aug.)	under the Fair Labor Standards Act	2:5 (May)
Environmental insurance success Fees, fees and more fees: The price of permits	34:3 (Jan.)	The Northern District continues work on electronic case filing	2:3 (Feb.)
has just gotten pricier	34:1 (Aug.)	A plaintiff need not present direct evidence of	2.3 (1 <del>c</del> b.)
Gerwin v. Livingston County Board: The Open	04.1 (/ lag.)	discrimination to get a mixed-motive jury	
Meetings Act and its impact on hearings	34:4 (June)	instruction	2:4 (Mar.)
In this issue	34:1 (Aug.)	Provision of Illinois Code of Civil Procedure	, ,
In this issue	34:2 (Oct.)	permitting dismissal of case if there is another	
Legislative update: Environmental legislation from the		action pending between the same parties for the	
93rd General Assembly	34:1 (Aug.)	same cause does not apply in federal court action	
The NFR Letter—A potential property tax blessing	04:0 (0-1)	based on diversity jurisdiction	2:4 (Mar.)
in disguise Phase II stormwater discharge permits and the	34:2 (Oct.)	Recent Seventh Circuit decisions of interest	2:1 (Sept.)
Tenth Amendment	34:4 (June)	Restriction of litigants' access to protected health information under HIPAA	2:5 (May)
Private actions to enforce the Illinois Environmental	04.4 (buile)	Senior judging	2:4 (Mar.)
Protection Act—Look to the Board!	34:2 (Oct.)	Seventh Circuit reaffirms that plaintiffs who prove pay	2.1 (Mar.)
The process of siting a municipal waste	()	discrimination may be awarded back pay even if	
transfer station or landfill	34:2 (Oct.)	the illegal pay decision occurred outside the	
Setting a limit on environmental lawsuits	34:4 (June)	limitations period	2:5 (May)
The use of TMDLs to regulate nonpoint sources		The Southern District goes electronic!	2:3 (Feb.)
of water pollution	34:3 (Jan.)	"The summer of jurisdiction"	2:2 (Nov.)
Family Law		Supreme Court in review	2:4 (Mar.)
Adoption: "Due and diligent" inquiry	47:1 (Sept.)	The use of other discriminatory acts to prove liability: An analysis of recent Seventh Circuit	
Back to the basics: A review of contempt	47:1 (Sept.) 47:3 (Mar.)	jurisprudence	2:5 (May)
Chair's column	47:1 (Sept.)	What is necessary to establish that an	Lio (may)
Chair's column	47:2 (Dec.)	individual has a disability?	2:5 (May)
Chair's column	47:3 (Mar.)	Fadaval Tavation	, ,,
Challenging the concept of personal goodwill in		Federal Taxation	
divorce valuations	47:4 (June)	The 70-80 percent tax trap: How to help clients	
Deadbeat Parents' Act	47:1 (Sept.)	avoid the double taxation of money in their	500(11)
Defending against maintenance claims—Illinois	47:0 (D \	qualified plan or IRA	50:2 (Mar.)
Supreme Court Rule 215 to the rescue Editor's column	47:2 (Dec.) 47:1 (Sept.)	Caution—Is the 412(i) defined benefit plan the	
Editor's column	47.1 (Sept.) 47:2 (Dec.)	right income tax reduction plan for your clients?	50:1 (Feb.)
Editor's column	47:3 (Mar.)	Chairman's corner	50:1 (Feb.)
Editor's column	47:4 (June)	Corporate and partnership tax update	50:2 (Mar.)
Intrastate removal of children following a divorce	47:4 (June)	Corporation and partnership tax update	50:4 (June)
Legislative update for family law practitioner:		Employee benefits tax update: Pension plan	,
Illinois General Assembly, Spring 2004		underfunding issues	50:4 (June)
session	47:3 (Mar.)	Estate and gift tax update	50:1 (Feb.)

Estate and gift tax update	50:3 (May)	Making the law work: The Illinois Wage	
Estate and gift tax update	50:4 (June)	Payment and Collection Act	32:12 (June)
Individual income tax update	50:3 (May)	Marshall, Greaney, Ireland, Spina,	
IRS liaison update	50:4 (June)	Cowin, Sosman & Cordy	32:8 (Feb.)
Message from the chair	50:3 (May)	Mentoring: It's really important! "I just assumed that"	32:7 (Jan.)
Message from the Chair	50:4 (June)	"Miranda Warnings" for debt collection lawsuits	32:11 (May)
Minimizing risk in taxable portfolios: Initiating and		Modification of child support for high-income earners	32:5 (Nov.)
closing out derivative transactions without		New statutory factors for maintenance reviews or	
unexpected tax consequences	50:1 (Feb.)	petitions to modify or terminate maintenance	32:5 (Nov.)
New tax rates call for new strategies: Subchapter		Partition/co-ownership/co-habitation	32:7 (Jan.)
C corporations face an enigma	50:3 (May)	Piercing the corporate veil: Shroud or substance?	32:6 (Dec.)
Tax administration and procedure update	50:1 (Feb.)	Practical considerations for representing your clients	, ,
Tax administration and procedure update	50:2 (Mar.)	who have been damaged by Wall Street	
Tax administration and procedure update	50:3 (May)	analysts' conflicts of interest	32:3 (Sept.)
Tax procedure and administration update:	(,)	Practice alert: Lawyers now need to warn clients	(
Innocent spouse - Equitable relief available		of potential Departmetn of Public Aid collection	
under IRC section 6015(f)	50:4 (June)	efforts after declaration of retroactive child	
The United States Virgin Islands tax incentive	50:2 (Mar.)	support agreements in court orders	32:4 (Oct.)
•	00.2 (Mar.)	Practice trap: Administrative Law— It's in the mail:	02.1 (001.)
General Practice, Solo and Small Firm		The clock is ticking!	32:5 (Nov.)
2003 Tradition of Excellence Award	32:2 (Aug.)	QDROs—A problematic source of recovery of	32.3 (NOV.)
	`_ • ;	and the second s	32:1 (July)
The abatement and apportionment of estate expenses	32:6 (Dec.)	child support arrearages	32.1 (July)
Chairperson's corner	32:1 (July)	Reasonable, not perfect, competence of	20:6 (Dec.)
Chairperson's corner	32:2 (Aug.)	counsel: Yarborough v. Gentry	32:6 (Dec.)
Chairperson's corner	32:3 (Sept.)	Sole custody judgment diminished	32:9 (Mar.)
Chairperson's corner	32:4 (Oct.)	Suing your client and practicing law as a	
Chairperson's corner	32:5 (Nov.)	registered corporation: A look at Supreme	
Chairperson's corner	32:6 (Dec.)	Court Rule 721	32:9 (Mar.)
Chairperson's corner	32:8 (Feb.)	Supreme Court Rule 416(c)—Constitutional dimensions	32:2 (Aug.)
Chairperson's corner	32:9 (Mar.)	Taxable costs issue addressed by Supreme Court	32:2 (Aug.)
Chairperson's corner	32:10 (Apr.)	The Tradition of Excellence Award	32:9 (Mar.)
Chairperson's corner	32:11 (May)	The Tradition of Excellence Award	32:10 (Apr.)
Chairperson's corner	32:12 (June)	Trusts for companion animals	32:12 (June)
Chairperson's corner: Midyear update	32:7 (Jan.)	Understanding the impact of common contract	
Editor's column	32:1 (July)	provisions: The "merger" or "integration" clause	
Editor's column: ABA Tech Show Report	32:10 (Apr.)	vs. the "no reliance" clause—Careful drafting	
Editor's column: Child support collection	` ' '	can help ward off a fraud claim	32:8 (Feb.)
procedures need attention	32:4 (Oct.)	•	, ,
Editor's column: Mentors	32:2 (Aug.)	Government Lawyers	
Editor's column: The petition is filed! It is	- ( - 3 /	Attorney General issues opinions	5:5 (June)
now up to the Supreme Court	32:7 (Jan.)	Case law update	5:1 (Aug.)
Editor's column—Thoughts on law office technology:	02 (04)	Case law update	5:2 (Nov.)
Weigh your technology options: Even if it ain't		Case law updtae	5:4 (Mar.)
broke there may be a reason to upgrade. The		Case law update	5:5 (June)
ABA Techshow can help decision makers	32:8 (Feb.)	Encore CLE program	5:2 (Nov.)
	32.0 (1 <del>c</del> b.)	Enforcement of municipal ordinances—	3.2 (INOV.)
Editor's column—Thoughts on "We the People,"		•	F.O. (Nov.)
Quicken Lawyer and pending legislation to		A new, efficient method	5:2 (Nov.)
authorize form completion business: Are we	00.0 (14)	Ethics corner	5:1 (Aug.)
missing an opportunity and ignoring a legal need?	32:9 (Mar.)	Ethics corner	5:2 (Nov.)
Editor's column: Trends that will affect your practice	32:12 (June)	Ethics corner: Blagojevich signs ethics reforms into law	5:4 (Mar.)
Editor's column—Two important developments: The		Executive Director of AFSCME addresses	
ISBA Mentor Center now open & new terrorist		Government Bar Association	5:2 (Nov.)
lists that every lawyer needs to know about	32:11 (May)	Federal rule change	5:2 (Nov.)
Editor's column: Wall Street analysts' conflict of		The first appearance	5:2 (Nov.)
interest claims	32:3 (Sept.)	From the chair	5:1 (Aug.)
The enforceability of physicians' covenants		From the chair	5:2 (Nov.)
not-to-compete in the wake of the Illinois		From the chair	5:5 (June)
Supreme Courts (non) decision in Carter-		From the editors	5:3 (Dec.)
Shields v. Alton Health Inst.	32:4 (Oct.)	Government lawyer honored as Laureate by the	
Family law practice alert: Should gifts and loans		Academy of Illinois Lawyers	5:4 (Mar.)
received by a child support obligor from his		The Governor's amendatory veto of House Bill	, ,
parents be include in his or her net income		3412—What it could mean for units of local	
for purposes of determining child support?—		government	5:2 (Nov.)
Illinois Supreme Court will decide	32:11 (May)	In-sites	5:1 (Aug.)
Fee schedules	32:6 (Dec.)	In-sites	5:2 (Nov.)
Food for thought: The answer to the question is	32:11 (May)	In-sites	5:4 (Mar.)
Forum non Madison County	32:5 (Nov.)	ISBA Assembly adopts tribute to government	0.4 (Mai.)
Happy trails? Immunity from wilful and	JE.J (140V.)	lawyer fire victims	5:4 (Mar.)
wanton conduct for local public entities	32:7 (Jan.)	Legislative update	5:4 (Mar.) 5:1 (Aug.)
HIPAA privacy rules and discovery of medical records	32:7 (Jan.) 32:8 (Feb.)		5:3 (Dec.)
	JE.O (1 'U.)	Legislative update	`
Intentional infliction of emotional distress actions	00:10 /4:>	Legislative update	5:5 (June)
are viable after dissolution of marriage	32:10 (Apr.)	News you can use	5:1 (Aug.)
Is it "property acquired in exchange for?"	32:1 (July)	News you can use	5:4 (Mar.)
"I've Been Taking Care of Business & Working	00.0 /D \	News you can use	5:5 (June)
Overtime"	32:6 (Dec.)	News you can use: Ethics bill update	5:2 (Nov.)
Limited liability legal practice comes to Illinois:		Open Meetings Act—A convenient place lies	
An overview of the changes to Supreme		somewhere between a broom closet and a	
rianima Dinia (Od. anad nani) Chinavana a Canind			/.
Court Rule 721 and new Supreme Court		football stadium	5:5 (June)
Rule 721 and new Supreme Court	32:4 (Oct.)		5:5 (June) 5:5 (June)

Reflections on Donald E. Ruff: Illinois lawyers		The Madrid Protocol: Frequently asked questions	43:3 (Feb.)
have lost a good friend	5:1 (Aug.)	Outline of three recent Supreme Court decisions	
A short course on advanced directives	5:1 (Aug.)	on patent law (and more)	43:1 (Aug.)
A short course on guardianship appointment and service	5:4 (Mar.)	Save the date; Reserve your space!	43:3 (Feb.)
Someone you should know: Diann Marsalek	5:2 (Nov.)	Short items	43:2 (Dec.)
Someone you should know: Edwin R. Parkinson	5:5 (June)	Short items	43:3 (Feb.)
Someone you should know: Jan Paul Miller	5:1 (Aug.)	Trade secret train wreck: How "clickety clack"	
Someone you should know: Raquel "Rocky" Martinez	5:4 (Mar.)	transformed a simple idea into a protectable	
State's attorney's efforts recognized	5:1 (Aug.)	and profitable trade secret	43:2 (Dec.)
Health Care Law		International and Immigration Law	
	00 4 (0 4)	•	
All the latest developments in health care law	20:1 (Sept.)	Can a foreign company do business in Mexico?	
All the latest developments in health care law	20:2 (Dec.)	The answer depends on the type of business	
All the latest developments in heatlh care law	20:3 (Mar.)	it plans to do there	41:7 (June)
All the latest developments in health care law	20:4 (June)	Canada to open new consulates in United States	41:2 (Nov.)
General Accounting Office medical malpractice		CERCLA does not apply to U.S. pollution caused	
insurance studies	20:1 (Sept.)	by U.S. military in other countries—Presumption	
General Accounting Office—Specialty hospital studies	20:3 (Mar.)	against extraterritoriality	41:6 (May)
Health Care Section sponsors Law		Chair's column	41:1 (Sept.)
Ed program and teleconference	20:3 (Mar.)	Chair's column	41:3 (Jan.)
Medicare changes enacted	20:2 (Dec.)	Chair's column	41:7 (June)
Recent council activities	20:2 (Dec.)	Commercial aspects of Islamic law (shari'ah): A	
Restrictive covenants in physician contracts:		selected bibliography for practicing lawyers	41:2 (Nov.)
An emerging public policy battleground	20:4 (June)	The continuing evolution of immigration law to	=
Individual Rights and Responsibilities		address issues of domestic violence	41:7 (June)
		The Customs-Trade Partnership Against Terrorism	
An essay on marriage and civil unions	30:3 (Feb.)	(C-TPAT) seeks to prevent dangerous goods	
Arbitration: It's here to stay	30:2 (Dec.)	from entering the United States under the cover	
Facial invalidation in First Amendment cases—		of legitimate imports	41:3 (Jan.)
The end of an era?	30:3 (Feb.)	Dealing with premarital agreements from	
The First Amendment	30:2 (Dec.)	other countries	41:3 (Jan.)
From the chair	30:1 (Sept.)	Does NAFTA's interpretation of "expropriation" favor	
From the Chair	30:2 (Dec.)	foreign investors over domestic investors?	41:7 (June)
From the Chair	30:3 (Feb.)	Editor's comments	41:1 (Sept.)
From the Chair	30:4 (May)	Editor's comments	41:2 (Nov.)
Governmental ethics: Public Acts 93-615 & 93-617	30:3 (Feb.)	Editor's comments	41:3 (Jan.)
Have you joined RISSNET?	30:1 (Sept.)	Editor's comments	41:4 (Mar.)
The Individual Rights and Responsibilities Section		Editor's comments	41:5 (Apr.)
Council seeks nominations for the 2004 ISBA/		Editor's comments	41:6 (May)
Blind Service Association Elmer Gertz Award	30:4 (May)	Editor's comments	41:7 (June)
An overview of the United States Supreme Court's		European Competition Law Commission record	
equal protection standard for the adjudicationof		fine: 497 million Euros against Microsoft	41:6 (May)
racial gerrymandering lawsuits	30:4 (May)	Filing international trademark applications in the	
Reforming the death penalty	30:3 (Feb.)	United States: Some basic considerations and	
Section members invited to help with CLE		resources for attorneys	41:2 (Nov.)
program proposals	30:3 (Feb.)	Hoffman Plastics and injured aliens	41:5 (Apr.)
Torture and war crimes—Violations of itnernational		How the application of the Foreign Corrupt Practices	
law and our constitutional values	30:4 (May)	Act can help regulate international adoptions	41:4 (Mar.)
The USA Patriot Act: Uniting and Strengthening		Immigration issues for health care facilities seeking	
America by Providing Appropriate Tools Required		to hire foreign workers	41:4 (Mar.)
to Intercept and Obstruct Terrorism Act of 2001	30:1 (Sept.)	Immigration law alert	41:3 (Jan.)
We want to hear from you!	30:4 (May)	The International Criminal Tribunal for the former	
Insurance Law		Yugoslavia: Where is it now?	41:5 (Apr.)
insurance Law		ISBA International & Immigration Law Section Council	
Alphabetical listing of cases	48:1 (July)	strategic planning outline 2004	41:6 (May)
Alphabetical listing of cases	48:2 (Sept.)	The legislature has acted: Aliens, guilty pleas	
Alphabetical listing of cases	48:4 (Jan.)	and new admonitions in the criminal court	
Cases	48:1 (July)	(P.A. 93-0373)	41:1 (Sept.)
Cases	48:2 (Sept.)	Memorandum	41:5 (Apr.)
Cases	48:4 (Jan.)	Memorandum of French Labour Law	41:7 (June)
Cites missing from September 2003 issue	48:4 (Jan.)	New homeland security cargo regulation: An update	
Editor's note	48:3 (Dec.)	on the 24-hour manifest rule	41:6 (May)
Insurance issues in Illinois construction litigation	48:3 (Dec.)	Obtaining international trademark protocol	
Words & phrases index of cases	48:1 (July)	via the Madrid Protocol	41:3 (Jan.)
Words & phrases index of cases	48:2 (Sept.)	Overview of the Algerian Code of Public Tenders	
Words & phrases index of cases	48:4 (Jan.)	of July 24, 2002	41:5 (Apr.)
·	• •	PAIR with a great Web site equals less time at	,
Intellectual Property		the computer	41:4 (Mar.)
Bankruptcy treatment of ipso facto clauses in		Permanent resident aliens may be detained	. ,
intellectual property licenses	43:2 (Dec.)	prior to removal proceedings	41:1 (Sept.)
Coming to a state court near you! Could patent	, ,	Recent developments in Arab commercial agency/	· · /
infringement matters really end up in state court?	43:2 (Dec.)	distributorship law	41:6 (May)
	43:1 (Aug.)	Retention of sales agents or representatives in	(3/
"Common Law" trademark protection in Japan?	TO.1 (/\du.)		44.4 (14-4)
"Common Law" trademark protection in Japan? Getting old-school on spam: California Supreme	40.1 (Aug.)	Algeria	41:4 (IVIar.)
Getting old-school on spam: California Supreme	40.1 (Aug.)		41:4 (Mar.)
Getting old-school on spam: California Supreme Court rules that mass e-mails from ex-employee	, ,	So I'm an alien? I beg your pardon!—Why the	41:4 (Mar.)
Getting old-school on spam: California Supreme Court rules that mass e-mails from ex-employee are not trespass to chattels	43:4 (June) 43:2 (Dec.)		41.4 (Mar.)
Getting old-school on spam: California Supreme Court rules that mass e-mails from ex-employee	43:4 (June)	So I'm an alien? I beg your pardon!—Why the Governor's pardon may be required to avoid	, ,
Getting old-school on spam: California Supreme Court rules that mass e-mails from ex-employee are not trespass to chattels An invitation from the Chair, Steve Baron	43:4 (June) 43:2 (Dec.)	So I'm an alien? I beg your pardon!—Why the Governor's pardon may be required to avoid your client's deportation from the United States	41:4 (Mar.) 41:1 (Sept.)

individual rights conferred to them by the		Technolawyer.com: No strings attached— Cutting	
Vienna Convention	41:6 (May)	the cord with a wireless law practice	11:1 (Aug.)
Trademark protection in China: An overview	41:1 (Sept.)	Technology and the Law Seminar, March 12, 2004	11:3 (May)
Twinning Project	41:5 (Apr.)	Wireless networking: Part I	11:2 (Jan.)
United States Supreme Court addresses scope of Foreign Sovereign Immunities Act	41:3 (Jan.)	Local Government Law	
Upcoming events	41:3 (Jan.)	The affordable Housing Planning and Appeal Act—	
Upcoming trade events	41:5 (Apr.)	The new Illinois affirmative action housing program	40:8 (May)
Juvenile Justice		Attorney General issues opinions affecting units of local government	40:8 (May)
	16:4 (luna)	Case note	40.6 (May) 40:4 (Oct.)
Age is not a factor in a <i>Miranda</i> inquiry Anticipatory neglect across state lines:	16:4 (June)	Case study: Employing complex financial and	
What can a parent appeal?	16:2 (Dec.)	operative techniques to keep a troubled TIF	
Case law update	16:2 (Dec.)	afloat: Sauk Village's experience with its own TIF III	40:4 (Oct.)
Case law update	16:3 (Mar.)	Contracts — Did one exist?	40:4 (Oct.) 40:7 (Apr.)
From the chair Hot topics in juvenile delinquency law	16:1 (Sept.) 16:1 (Sept.)	A county has an implied authority to requre	
Just when we were getting somewhere	16:4 (June)	subdivision applicants to reimburse the county	
Juvenile justice bills passed—Spring 2003	16:1 (Sept.)	for fees paid to consultants	40:7 (Apr.)
Legislation on the move	16:3 (Mar.)	Freedom of information—The Southern Illinoisan v. The Department of Public Health, Fifth	
New direction for DCFS Redeploy Illinois	16:1 (Sept.) 16:2 (Dec.)	District Appellate Court, June 9, 2004	40:9 (June)
A report card on child welfare in Illinois: The	10.2 (Dec.)	House bills passed	40:3 (Sept.)
Illinois Department of Children and Family		How a municipality should handle dangerous/	
Services review	16:3 (Mar.)	vicious dogs in Illinois: Statutes, ordinances, insurance and policies	40:2 (Aug.)
Labor and Employment Law		Important new public acts	40:5 (Jan.)
Civil [war] trial	41:1 (Aug.)	The new definition of zoning: Chaos (at least	• • •
Deposing the "master"	41:3 (Feb.)	until tomorrow)	40:1 (July)
Editor's note	41:3 (Feb.)	Open Meetings Act— A convenient place lies somewhere between a broom closet and	
Illinois enacts equal pay legislation: New	Adad (Asses)	football stadium	40:7 (Apr.)
obligations for Illinois employers Illinois Whistleblower Act becomes	41:1 (Aug.)	Open Meetings Act—Right to participate	40:7 (Apr.)
effective January 1, 2004	41:2 (Nov.)	The process of siting a municipal waste	
Michigan court jails supervisor for job-related fatality	41:1 (Aug.)	transfer station or landfill	40:2 (Aug.)
Minimum wage changes	41:2 (Nov.)	The Public Works Contract Change Order Act: The creation of the re-bid requirement	40:9 (June)
The new Illinois Equal Pay Act New leave rights for victims of domestic violence	41:1 (Aug.) 41:2 (Nov.)	A request for refund of impact fees paid is not	40.5 (build)
No jury and no compensatory damages, no	41.2 (1100.)	barred by the Tort Immunity Act	40:7 (Apr.)
punitives in ADA retaliation claim	41:4 (Apr.)	The role of a municipal attorney in employee	40.4 (   )
The plaintiff's deposition	41:3 (Feb.)	discipline hearings Senate bills passed	40:1 (July) 40:3 (Sept.)
Restrictive covenant/covenant not to compete update	41:5 (June)	Twenty questions about Public Act 93-0523:	40.0 (OCPI.)
SB 266 modifies Unemployment Insurance Act attorney fee provision	41:2 (Nov.)	Recording closed session meetings	40:5 (Jan.)
SB1492—Right to sue legislation fails in the House	41:2 (Nov.)	Vested rights and tort immunity	40:7 (Apr.)
Seventh Circuit clarifies at-will employment		A year later: Klaeren v. Lisle and troubles it has wrought	40:6 (May)
status under 42 U.S.C. section 1981	41:4 (Apr.)	Mineral Law	
Seventh Circuit upholds Title VII Laches defense Synopses of selected 2003 FMLA decisions	41:2 (Nov.) 41:4 (Apr.)	Are independent paralegals on the horizon in Illinois?	30:3 (Mar.)
, ,	τι.τ (πρι.)	Attorney fees for appeal under Oil and Gas release Act	30:2 (Dec.)
Law Office Economics		Case note Council legislative initiative	30:3 (Mar.)
Back it up—A practical approach to computers,	05.0 ( lan )	Council registative initiative Council votes support for repeal of 765 ILCS 535	30:3 (Mar.) 30:1 (Sept.)
data storage and backup systems Business continuity plan essential	25:2 (Jan.)	Dart v. Leavell	30:1 (Sept.)
'insurance' for law firms	25:4 (June)	Federal Trade Commission fax rule	30:1 (Sept.)
Cutting the pie: Determining partner compensation	25:3 (Apr.)	From the editor	30:1 (Sept.)
Dealing with emotionally distraught and irate clients	25:2 (Jan.)	From the editor From the editor	30:2 (Dec.) 30:3 (Mar.)
Dealing with poor performers and are they really that way?	25:1 (Sept.)	From the editor	30:4 (June)
The DOs and DONTs of marketing a small law firm	25:3 (Apr.)	The highway commissioner	30:2 (Dec.)
First impressions have big impacts	25:2 (Jan.)	House seeds in a quarry?	30:2 (Dec.)
Mentoring associates	25:3 (Apr.)	In memorium: Honorable Patrick L. Duke Leavell v. IDNR	30:1 (Sept.) 30:1 (Sept.)
A moving experience  My favorite software—and it will be yours, too!	25:4 (June)	Legislative update	30:4 (June)
Surviving the e-mail avalanche	25:2 (Jan.) 25:1 (Sept.)	New laws from the 93rd General Assembly	,
Useful ideas for spreadsheets	25:1 (Sept.)	2003 spring session	30:1 (Sept.)
Legal Technology		New Supreme Court Rule 716—Limited admission of house counsel	30:4 (June)
Buy a Mac for your law office	11:4 ( luno)	Overstay your lease—Adverse possession?	30:4 (June)
Chair's column	11:4 (June) 11:2 (Jan.)	Please don't step on my grave	30:3 (Mar.)
Dealing with e-mail overload	11:1 (Aug.)	A primer on mineral interests in Illinois real estate	30:4 (June)
E-filing in Illinois: Closer, but not there yet	11:2 (Jan.)	State chamber can't intervene Storm runoff liability exemption inapplicable	30:3 (Mar.) 30:2 (Dec.)
From the chair	11:1 (Aug.)	Taxing tiers above title	30:2 (Dec.)
Have you joined RISSNET?  How to design a simple education-based Web	11:1 (Aug.)	The tide rises once again: Definition of wetlands revisited	30:2 (Dec.)
site for an individual attorney	11:4 (June)	Yokel v. Hite: Did joint venture spring from	00:1/1
The latest Apple	11:3 (May)	utilization agreement? You are a lawyer. Are you a financial institution?	30:4 (June) 30:1 (Sept.)
PDF alternatives	11:2 (Jan.)	Tou are a lawyer. Are you a illiancial institution:	ου. ι ( <del>ου</del> ρι.)

Minority and Women Participation		Editor's note and comments	49:6 (June)
Affirmative action in higher education revisited:		Expansion of the transfer tax	49:4 (Mar.)
2003 Supreme Court decisions Amendment to Human Rights Act address employee	14:1 (Sept.)	Excerpts from Minutes of Real Estate Law Section Council meeting	49:2 (Sept.)
use of language other than English in the workplace	14:2 (Dec.)	Federal preemption of state prepayment- penalty statutes: Back to the future?	49:3 (Oct.)
Career Opportunities for Attorneys The Chair's opinion	14:3 (Mar.) 14:2 (Dec.)	HUD's "Final Rule" on its proposal to amend RESPA	49:6 (June)
Civility in daily life: Give 'em the finger	14:2 (Dec.)	Illinois Supreme Court finds municipal demolition statute constitutional	49:4 (Mar.)
Finding my way home Fractured fairy tales—How children's classics can	14:2 (Dec.)	Insurer uses termites to pursue home seller	49:3 (Oct.)
reinforce harmful stereotypes	14:3 (Mar.)	Issues relating to toxic mold  Lien cuisine—A cornucopia of recent mechanics	49:1 (Aug.)
From the editors The history of women in the Justinian Society	14:3 (Mar.) 14:4 (May)	lien and construction law cases	49:3 (Oct.)
Illinois clergy as mandated reporters	14:3 (Mar.)	New laws from the 93rd General Assembly, 2003 Spring Session	49:2 (Sept.)
Illinois law school deans are a model of diversity ISBA member and WBAI President Elizabeth	14:3 (Mar.)	New legislation concerning utilities and rights-of-way	49:5 (May)
Budzinski appointed as Associate Judge in		Practice tips Revenue ruling limits related party exchanges	49:1 (Aug.) 49:2 (Sept.)
Circuit Court of Cook County Obiter dictum	14:2 (Dec.) 14:2 (Dec.)	Road conveyancing after Benno	49:5 (May)
Relocation in custody and divorce: Giving weight to	11.2 (200.)	The standard of review for granting or denying special use permits significantly changed	49:1 (Aug.)
the best interests of the custodial parent in alignment with the best interests of the child	14:4 (May)	State and Local Taxation	(,
The Standing Committee on Minority and Women	(	Administrative sales in error in connection with	
Participation co-sponsors Women Everywhere: Partners in Service Day for hte 5th year	14:3 (Mar.)	county annual and scavenger tax sales	47:1 (July)
Voice of the co-editor	14:4 (May)	Analysis of two recent tax cases decided by the Illinois appellate court	47:2 (Aug.)
Why do we need to revamp custody?	14:4 (May)	Bills passed in the 93rd General Assembly reviewed	, ,,
Public Utilities and Transportation Law		by the State & Local Taxation Section Council Case summary	47:3 (Sept.) 47:12 (June)
10th Circuit rejects "logo liability" in cargo loss and damage litigation	39:3 (Apr.)	The Chair's column—Big shoes to fill	47:1 (July)
COGSA shipper's recovery limited to cost of	00.0 (/ .p)	The chairman's column—Saying goodbye to a productive year	47:12 (June)
manufacture & inland carrier's liability limit held inapplicable to through ocean bill of		Circuit court requires the Department of Revenue	(555)
lading transport	39:1 (July)	to have evidence to support its administrative decision: A review of <i>Hollinger International</i> , <i>Inc.</i>	
District court sustains Carmack Amendment federal jurisdiction on international shipment	39:4 (June)	v. Bower, 02 L 051514 (Cir. Ct. Cook, 1/6/04)	47:9 (Mar.)
Divided 4th District Appellate Court sustains	, ,	Cook County Board of Review v. Property  Tax Appeal Board and the Lurie Company,	
non-solicitation clause Illinois Appellate Court rejects carrier liability	39:3 (Apr.)	III.App. (Docket No. 1-01-3232, Ist. Dist.	
limits in cargo litigation	39:3 (Apr.)	(December 16, 2003 "The Electronic Lawyer": C-Pen A new design	47:7 (Jan.)
Illinois regulators introduce western-style regulatory practices and policies to the		in personal handheld scanners	47:4 (Oct.)
Republic of Kazakhstan	39:1 (July)	Evirodyne case summary Follett Corporation v. Illinois Dept. of	47:8 (Feb.)
Illinois Supreme Court decision assists Illinois driver leasing companies	39:3 (Apr.)	Revenue (4th Dist. 2003)	47:7 (Jan.)
Maryland court blocks state from transforming		Illinois' new tax amnesty Illinois sales and use tax exemptions	47:4 (Oct.) 47:5 (Nov.)
motor carriers into tax collection agents  New legislation concerning utilities and rights-	39:2 (Dec.)	The Illinois Supreme Court limits the ability of	
of-way	39:4 (June)	consumers to challenge state taxes: An analysis of Wexler v. The Wirtz Corporation, Illinois Supreme	
Public utility condemnation review Seventh Circuit addresses COGSA, the	39:4 (June)	Court, April 1, 2004	47:11 (May)
Hague Rules and Illinois bailment law		The importance of "government" for taxes  An introduction to the Illinois General Assembly Web site	47:8 (Feb.) 47:8 (Feb.)
in non-Carmack cargo litigation Seventh Circuit sets standards for measuring	39:2 (Dec.)	A note from the editor	47:2 (Aug.)
Carmack damages	39:2 (Dec.)	A note from the editor A note from the editor	47:3 (Sept.) 47:4 (Oct.)
U.S. Supreme Court to review 11th Circuit COGSA Himalaya Clause decision	39:4 (June)	A note from the editor	47:5 (Nov.)
Who issued the bill of lading anyway? 11th	39.4 (Julie)	A note from the editor	47:6 (Dec.)
Circuit grapples with liability limitations	39:1 (July)	A note from the editor A note from the editor	47:7 (Jan.) 47:8 (Feb.)
Who's the consignee? Seventh Circuit reverses		A note from the editor	47:8 (Feb.) 47:9 (Mar.)
judgment against warehouseman for demurrage	20:2 (Doo.)	A note from the editor	47:10 (Apr.)
charges	39:2 (Dec.)	A note from the editor	47:11 (May)
Real Estate Law		An overview of the recent "TIF" ruling in Board of Education v. Burr Ridge	47:6 (Dec.)
10 things every buyer needs to close a	49:4 (Mar.)	Preemption—The covert exemption	47:4 (Oct.)
commercial real estate loan Attorney billing practices: What is a consumer	49.4 (IVIAI.)	Real property tax advantages of a Class L	47:10 ( luno)
of legal services to think? Call to arms: A 21st century call to professionalism	49:1 (Aug.)	(Landmark) designation Recent Appraisal Institute and IAAO publications offer	47:12 (June)
for real estate lawyers	49:6 (June)	a wealth of research material to assist property tax	
Dueling surveyors: Post-appellate issues	40.3 (Oot )	appeal attorneys in tackling problems confronting real estate impacted by contamination	47:3 (Sept.)
of <i>Hassselbring v. Lizzio</i> Editor's note	49:3 (Oct.) 49:1 (Aug.)	Recent decisions in real estate tax cases	47:2 (Aug.)
Editor's note	49:2 (Sept.)	Recent decisions in real estate tax cases	47:9 (Mar.)
Editor's note	49:3 (Oct.)	Recent decisions in real estate tax cases	47:10 (Apr.)
Editor's note	49:4 (Mar.)	Recent decisions in real estate taxes  Taxpayers beware: Illinois broadens its state and	47:5 (Nov.)
Editor's note	49:5 (May)	local real estate transfer taxes	47:10 (Apr.)
	10	0	,

United Airline, Inc. v. Maria Pappas, Cook County		planning vehicle for your clients?	50:3 (Feb.)
Treasurer and Ex-Officio County Collector		Historical perspective	50:2 (Dec.)
(III. App. Ct., 1st Dist., decided 2/27/04)	47:10 (Apr.)	How to tackle Hackl: Turning future gifts into	, ,
USX Corporation v. White (1st Dist. 2004)	47:11 (May)	present interests	50:1 (Aug.)
Zebra Technologies Corporation v. Topinka	47:6 (Dec.)	An idea in response to Hackl issues	50:2 (Dec.)
	- ( /	Illinois amends the estate tax to offset EGTRRA	( /
		reductions in state death tax credit	50:1 (Aug.)
		Illinois decisions	50:3 (Feb.)
Tort Law		Odds and ends	
1st District Appellate Court withdraws			50:1 (Aug.)
1st District Appellate Court withdraws	20.6 ( luna)	Odds and ends	50:2 (Dec.)
first opinion in <i>Ozik v. Gramins</i>	39:6 (June)	Planning pointer	50:2 (Dec.)
Acceptance of unsolicited workers' compensation	00.5 (14)	Practical checklist for the estate planning practitioner	50:1 (Aug.)
benefits does not bar common law action	39:5 (May)	Recent decisions	50:1 (Aug.)
Editor's note	39:1 (Oct.)	Recent decisions	50:2 (Dec.)
Editor's note	39:2 (Dec.)	Recent decisions	50:4 (June)
Editor's note	39:3 (Mar.)	Some interesting IRS rulings	50:3 (Feb.)
Editor's note	39:4 (Apr.)	Tax Court decisions	50:3 (Feb.)
Editor's note	39:5 (May)	Using the irrevocable insurance trust	50:4 (June)
Editor's note	39:6 (June)	Wantan and the Law	
Effective uses of Supreme Court Rule		Women and the Law	
216 requests to admit	39:2 (Dec.)	18th Annual CWF Luncheon with Madeline Albright	9:2 (Nov.)
The Health Care Services Lien Act	39:2 (Dec.)	Calendar of events	9:1 (Sept.)
Life after Voykin v. Estate of DeBoer,	( /	Calendar of events	9:2 (Nov.)
a plaintiff's perspective	39:3 (Mar.)	Calendar of events	9:3 (Feb.)
Medical malpractice: Claim intake and evaluation	39:5 (May)	Celebrate: National Women's History Month	9:3 (Feb.)
No damage? No expert? No defense!!	39:1 (Oct.)	Chicago Metropolitan Battered Women's Network	9:3 (Feb.)
Plaintiff may recover full amount of medical bills	33.1 (Oct.)	Collaborative law— A new way to work the	3.5 (1 eb.)
•	20:4 (10")		Ort (Cont.)
despite insurer's discounts	39:4 (Apr.)	old problem of divorce	9:1 (Sept.)
Premises owner's liability for third-party criminal		Did you know	9:1 (Sept.)
acts in situations involving a voluntary undertaking		Firsts in women's achievement	9:3 (Feb.)
to protect	39:3 (Mar.)	Fractured fairy tales—How children's classics can	
Seventh Circuit narrows application of Illinois		reinforce harmful stereotypes	9:4 (June)
common fund doctrine in ERISA subrogation		Illinois law school deans are a model of diversity	9:4 (June)
claims	39:1 (Oct.)	Insights into career moves by women lawyers	9:1 (Sept.)
Subsequent remedial measure—An update	39:4 (Apr.)	Law Day breakfast with Justice Garman	9:4 (June)
Using PowerPoint to prove your point at trial	39:6 (June)	Legislative update	9:4 (June)
Tueffic Leave and Counts		Letter from the chair	9:1 (Sept.)
Traffic Laws and Courts		Letter from the chair	9:2 (Nov.)
DUIs and custodial interrogation	13:4 (June)	Letter from the chair	9:3 (Feb.)
Gumma v. White—Application of the Doctrine of	()	Letter from the chair	9:4 (June)
Collateral Estoppel in summary suspension		Myra Colby Bradwell: Illinois' first woman lawyer	9:3 (Feb.)
proceedings	13:3 (Apr.)	No bottom to the efforts of the bottomless closet	9:2 (Nov.)
Is the Breathalyzer mouthpiece a foreign substance	10.0 (/ tp1.)	Note from the editors	9:2 (Nov.)
requiring a new 20-minute observation?	12.2 (Apr)	One of our own achieves Laureate distinction	9:4 (June)
	13:3 (Apr.)		
Jurisdictional issues involving appeals on motions	10:0 (// "")	One of our own to become Bar president	9:1 (Sept.)
to suppress—Local prosecutors beware	13:3 (Apr.)	One person's trash is another's treasure	9:1 (Sept.)
Non-consensual chemical testing held to be	40.0 (1)	Positive changes for female trial attorneys in Illinois	9:1 (Sept.)
generally inadmissible in DUI cases	13:2 (Jan.)	Preventive law (Emerging alternative concepts	(= )
People v. Hanna	13:2 (Jan.)	and approaches to dipute resolution)	9:3 (Feb.)
People v. Smith and People v. Laake: A new		Reflections of a downstate family lawyer's experience	
exception to the 4th Amendment prohibition		with domestic violence and the law: Intentional	
against warrantless seizures?	13:4 (June)	infliction of a spouse's emotional distress	9:2 (Nov.)
Recent cases	13:3 (Apr.)	Reiteration on child support	9:2 (Nov.)
Recent DUI cases	13:1 (Sept.)	The remarkable life and times of Alta May Hulett	9:3 (Feb.)
Recent DUI cases	13:2 (Jan.)	Remembering the achievements of pioneering	
Review of important new traffic laws of the 93rd	. ,	women in law and government	9:2 (Nov.)
General Assembly	13:2 (Jan.)	Representing the childin proceedings under the	` ,
Second District holds that preliminary breath	, ,	Illinois Marriage and Dissolution of Marriage	
tests (PBTs) can be used as evidence in		Act	9:3 (Feb.)
statutory summary suspension hearings	13:4 (June)	Senior ISBA women lawyers share practice	0.0 (. 00.)
, , ,	10.1 (00110)	insights, wisdom and humor	9:3 (Feb.)
Trusts and Estates		Supreme Court holds statewide meetings on civility	0.0 (1 00.)
The alternative valuation date	50:4 (June)	and professionalism—Commitee on Women and	
	` '		0:2 (Nov.)
Appraisal update	50:4 (June)	the Law to participate	9:2 (Nov.)
Considerations to be made with respect to	50.0 (F-I- )	Thoughts from the appellate court: Or, what to do	0.0 (N)
advance directives	50:3 (Feb.)	about a crocodile in the bathtub	9:2 (Nov.)
Coping with declining health and finances: Ideas,		WBAI's 90th anniversary celebration	9:3 (Feb.)
thoughts, and suggestions for your Powers of		What's next? Following up on the 1990 Illinois Task	
Attorney	50:2 (Dec.)	Force Report on Gender Bias in the Courts	9:4 (June)
Did you ever wonder?	50:4 (June)	Wildman Harrold hosts "Dismantling the Glass	
Estate planning for income in respect of a decedent		Ceiling" luncheon	9:4 (June)
(IRD) from QRPs and IRAs	50:4 (June)	Women's Bar Associations: Finding a model that	
From the editors	50:1 (Aug.)	works as hard as we do	9:2 (Nov.)
From the editors	50:2 (Dec.)	Women Everywhere: Partners in Servicec Project	9:3 (Feb.)
From the editors	50:3 (Feb.)	The Women Everywhere: Partners in Service Project	` '
From the editors	50:4 (June)	marks five years of service to women and children	
Grantor retained annuity trusts: The ideal estate	()	in need	9:4 (June)
			(200)

Workers Compensation Law		Crossing cultural barriers by creating a more	
Clerical error. When is the proper time to file a Review?	41:3 (Mar.)	cohesive multicultural work environment	48:6 (June)
Commission news	41:2 (Dec.)	The demand for soft skills for today's job market:	
Commission news	41:3 (Mar.)	It's more than class ranking and GPA	48:4 (Feb.)
Concurrent employment	41:1 (Sept.)	Domestic violence is every attorney's business	48:4 (Feb.)
Correction	41:3 (Mar.)	The employment practices audit: A	
Editors notes	41:1 (Sept.)	value-added client service	48:3 (Dec.)
Edward Don Co. v. Industrial Commission	41:3 (Mar.)	Five good reasons why your law firm should advertise,	
Five things you should know about the Commission's	11.0 (11.01.)	and five good reasons why your law firm shouldn't	48:6 (June)
review level	41:3 (Mar.)	Gossip: The good, the bad, and the ugly	48:1 (Aug.)
From the Chair	41:2 (Dec.)	Handling a client	48:1 (Aug.)
Handling Medicare issues in workers'	(200.)	Has Google gone loco?	48:4 (Apr.)
compensation claims	41:1 (Sept.)	Have fun with the YLD while helping others	48:3 (Dec.)
Health Insurance Portability &	(۵۵μ)	How to charge more than other lawyers and	
Accountability Act (HIPAA) and the		attract better clients	48:2 (Oct.)
workers' compensation exemption	41:1 (Sept.)	How to design a simple education-based Web	
Illinois Industrial Commission case status	(/	site for an individual attorney	48:6 (June)
information now available online	41:4 (June)	ISBA Young Lawyers Division represented	
The Industrial Commission must determine	( ( )	at ABA annual meeting	48:3 (Dec.)
who the aggressor was	41:4 (June)	Let the ISBA's new Career Center help you land	10.0 (0.1)
Industrial Commission news	41:4 (June)	the job of your dreams	48:2 (Oct.)
Introduction	41:3 (Mar.)	Looking for a job? We can help make your	40.5 (4)
Mechanical Devices v. Industrail Commission	41:2 (Dec.)	resume stand out—FREE!	48:5 (Apr.)
Mores Harvey, a parking lot slip and fall	41:3 (Mar.)	Marketing myths most lawyers believe	48:5 (Apr.)
Petitioner elects his remedy	41:1 (Sept.)	My first year as the first associate	48:5 (Apr.)
Reconciling the heart attack cases II	41:2 (Dec.)	Negligent spoliation of evidence	48:3 (Dec.)
Sisbro revisited	41:1 (Sept.)	A new concept in retirement plans, the Solo (K)	48:2 (Oct.)
Section Chairman's comments	41:3 (Mar.)	Now what was I going to say?	48:2 (Oct.)
Unexplained/idiopathic falls	41:1 (Sept.)	One person's trash is another's treasure	48:3 (Dec.)
What constitutes a valid appointment as a commissioner?	41:4 (June)	One size does not fit all	48:2 (Oct.)
When filing a summons for the employer, make	,	Senator Paul Simon: A personal reflection	48:4 (Feb.)
sure the principal signs the bond	41:3 (Mar.)	TechnoLawyer.com: How to stay in touch when out of reach	40.4 (Aug.)
When is a circuit court order final and appealable?	41:4 (June)		48:1 (Aug.)
Who was the aggressor?	41:1 (Sept.)	Web Design 101: If you build it, they might come What is it worth to have a Web site?	48:1 (Aug.)
			48:2 (Oct.)
Young Lawyers Division		When are public school teachers eligible to receive unemployment benefits from	
10 business development resolutions for 2004	48:4 (Feb.)	the state?	48:1 (Aug.)
529 college plans: An estate planning and		YLD co-sponsors Annual Moot Court Competition	48:6 (June)
education planning tool	48:3 (Dec.)	YLD sponsors annual moot court competition	48:1 (Aug.)
Attorney fees in special education matters involving		TED Sponsors annual moot court competition	+0.1 (Aug.)
public school districts: Is a comeback imminent?	48:5 (Apr.)		

#### **AUTHOR DIRECTORY**

References are to Volume: Issue Number and (Month)

ADAMS, FRANK M.: Overview of the United States		11 debtors return to profitability	(CSL) 49:3 (Apr.)
Supreme Court's equal protection standard for the		BENEZE, LEE: The impact of the Medicare and	(OOL) 49.0 (Apr.)
adjudication of racial gerrymandering lawsuits	(IRAR) 30:4 (May)	Medicaid reimbursement rates on the quality of	(ELOO:1 (0-:-t)
AINLEY, DAVID C.: Defending against maintenance claims—Illinois Supreme Court Rule 215 to the		care for long-term residents  Medical malpractice certificates not required	(EL0 9:1 (Sept.)
rescue	(FL) 47:2 (Dec.)	in litigation based on the Health Care Surrogate	
AKERS, TIM: Business continuity plan essential	(1.05) 05:4 (1:::)	Act	(EL) 9:3 (Mar.)
'insurance' for law firms ALBRECHT, ADRIENNE W.: Appellate court	(LOE) 25:4 (June)	Seniors and gambling: Is it a growing problem? BENSON, MARGARET M.: Editor's note	(EL) 9:2 (Dec.) (EB) 22:1 (July)
criticizes courtroom shackles	(BB) 34:5 (May)	Editor's note	(EB) 22:2 (Oct.)
Chair's column	(COLT) 11:2 (Jan.)	A note from the editor	(EB) 22:4 (Jan.)
Legislative update for family law practitioner: Illinois General Assembly, Spring 2004 session	(FL) 47:3 (Mar.)	A note from the editor A note from the editor	(EB) 22:5 (Feb.) (EB) 22:6 (May)
AMES-CUTKOMP, STEPHANIE: Reflections of a	(1 2) 17.0 (Mar.)	BENZING, DEBORAH A.: Edward Don Co. v.	(LB) LL.0 (May)
downstate family lawyer's experience with		Industrial Commission	(WCL) 41:3 (Mar.)
domestic violence and the law: Intentional infliction of a spouse's emotional distress	(WATL) 9:2 (Nov.)	BEREK, DAVID A.: Illinois amends the estate tax to offset EGTRRA reductions in state	
ANAYA, WILLIAM J.: Call to arms: A 21st century		death tax credit	(TE) 50:1 (Aug.)
call to professionalism for real estate lawyers	(REL) 49:6 (June)	BERNARDI, DONALD D.: In memoriam:	(DD) 04:0 (Na.:)
ARENDS, THOMAS F.: IRS liaison update  Tax administration and procedure update	(FT) 50:4 (June) (FT) 50:1 (Feb.)	Randolph R. Spires BERNEMAN, BEVERLY A.: Bankruptcy	(BB) 34:2 (Nov.)
Tax administration and procedure update	(FT) 50:2 (Mar.)	treatment of <i>ipso facto</i> clauses in	
Tax administration and procedure update	(FT) 50:3 (May)	intellectual property licenses	(CBAB) 48:4 (Feb.)
ARNOFF, ALISA B.: The new Illinois Equal Pay Act Synopses of selected 2003 FMLA decisions	(LAEL) 41:1 (Aug.) (LAEL) 41:4 (Apr.)	Bankruptcy treatment of <i>ipso facto</i> clauses in intellectual property licenses	(IP) 43:2 (Dec.)
ARQUILLA, GINA M.: Negligent spoliation	(L/LL) +1.+ (/tpi.)	BERNSTEIN, PAUL: My favorite software—	(11 ) 40.2 (200.)
of evidence	(YLD) 48:3 (Dec.)	And it will be yours, too!	(LOE) 25:2 (Jan.)
ATTAPIT, SIRAT K.: Obtaining international trademark protocol protection via the		BIESENTHAL, BETHANY K.: Positive changes for female trial attorneys in Illinois	(WATL) 9:1 (Sept.)
Madrid Protocol	(IIL) 41:3 (Jan.)	BISCEGLIA, JOSEPH G.: Recent Seventh	(VVATE) 3.1 (OCPL)
BAIME, STEPHEN G.: Acceptance of		Circuit decisions of interest	(FCP) 2:1 (Sept.)
unsolicited workers' compensation benefits does not bar common law action	(TL) 39:5 (May)	Understanding the impact of common contract provisions: The "merger" or "integration" clause	
BAKER, STEVE: 2003 significant criminal	(TL) 53.5 (Way)	vs. the "no reliance" clause—Careful drafting	
legislation	(CJ) 47:2 (Dec.)	can help ward off a faud claim	(GPS) 32:8 (Feb.)
Mandatory pre-sentence sex offender evaluation	(CJ) 47:4 (June)	BISCEGLIA, JOSEPH G. with AUSTIN, DAVID: Punitive damages: The current unsettled state	
BAKER, SUZANNE GOLDSTEIN: Revenue	(OU) 47.4 (Oulle)	of constitutional limitations on the permissible	
ruling limits related party exchanges	(REL) 49:2 (Sept.)	ratio of punitive damages to actual damages	(CPAP) 49:5 (Mar.)
BALDWIN, PATRICK with STERN, GARY: Reaping the benefits of a financial planner	(BAFP) 18:1 (Sept.)	BLAKE, SANDRA: <i>People v. Blaylock</i> BLOMQUIST, TERESA FAHERTY: Summary of	(CJ) 47:1 (Sept.)
BALES, DICK: Dueling surveyors: Post-appellate	(DAIT) TO.T (Gept.)	recent federal cases	(EB) 22:6 (May)
issues of Hasselbring v. Lizzio	(REL) 49:3 (Oct.)	BONDS, BRUCE: From the Chair	(WCL) 41:2 (Dec.)
Dueling surveyors: Post-appellate issues of <i>Hasselbring v. Lizzio</i>	(AGL) 13:2 (Nov.)	Section Chairman's comments BORAH, WILLIAM J.: Deposing the "master"	(WCL) 41:3 (Mar.) (LAEL) 41:3 (Feb.)
New legislation concerning utilities and	(AGL) 13.2 (NOV.)	BORG, EMILY: Health Insurance Portability &	(LALL) 41.5 (1 eb.)
rights-of-way	(REL) 49:5 (May)	Accountability Act (HIPAA) and the workers'	
New legislation concerning utilities and rights-of-way	(PUT) 39:4 (June)	compensation exemption BORKUS, RANDALL H.: Minimizing risk in	(WCL) 41:1 (Sept.)
BARON, STEVEN L. with LINGREN, KRISTEN L.:	(FOT) 39.4 (Julie)	taxable portfolios: Initiating and closing out	
Trade secret train wreck: How "clickety-clack"		derivative transaction without unexpected	
transformed a simple idea into a protectable and profitable trade secret	(IP) 43:2 (Dec.)	tax consequences BOURNE, SUMNER: Seventh Circuit	(FT) 50:1 (Feb.)
BARONE, PATRICK T.: Using PowerPoint	(11 ) 40.2 (Dec.)	caselaw update	(CBAB) 48:5 (May)
to prove your point at trial	(TL) 39:6 (June)	BOYD, PETER T.: Has Google gone loco?	(YLD) 48:5 (Apr.)
BASANTA, W. EUGENE with POIRIER, NICOLE: All the latest developments in health care law	(HCL) 20:1 (Sept.)	Web Design 101: If you build it, they might come	(YLD) 48:1 (Aug.)
All the latest developments in health care law	(HCL) 20:1 (Sept.)	What is it worth to have a Web site?	(YLD) 48.1 (Aug.)
All the latest developments in heatlh care law	(HCL) 20:3 (Mar.)	BRADY, SEAN D.: Is the Breathalyzer	, , , , ,
All the latest developments in health care law BASI, BART A.: Accounting says maybe, but the	(HCL) 20:4 (June)	mouthpiece a foreign substance requiring a new 20-minute observation?	(TLAC) 13:3 (Apr.)
tax laws say yes	(CSL) 49:2 (Jan.)	BRECHIN, JOHN H.: Beyond <i>Klaeren</i> —	(TEAO) 13.3 (Apr.)
Mergers and acquisitions: A primer	(CSL) 18:2 (Feb.)	The even newer world of zoning	(AL) 33:3 (Sept.)
A new concept in retirement plans, the Solo (K)  New tax rates call for new strategies: Subchapter	(YLD) (48:2 (Oct.)	Contracts— Did one exist? A county has an implied authority to requre	(LGL) 40:7 (Apr.)
C corporations face an enigma	(FT) 50:3 (May)	subdivision applicants to reimburse the	
BASSO, MICHAEL J.: Financial independence:	, , , , , ,	county for fees paid to consultants	(LGL) 40:7 (Apr.)
Start planning for your retirement now BATTISTA, THOMAS M.: Chairman's column	(BAFP) 18:1 (Sept.) (AL) 33:1 (July)	Freedom of information—The Southern Illinoisan v. The Department of Public Heatlh,	
Chairman's column	(AL) 33:1 (July) (AL) 33:4 (Nov.)	Fifth District Appellate Court, June 9, 2004	(LGL) 40:9 (June)
Chairman's column	(AL) 33:5 (Feb.)	Open Meetings Act— A convenient place	. , , , , ,
Chairman's column BAUGH, JANICE: Helping corporate Chapter	(AL) 33:9 (June)	lies somewhere between a broom closet and football stadium	(CGL) 5:5 (June)
5. Cari, orange. Holping corporate Onapter		and rootean stadium	(OGL) 0.0 (UUIIG)

Open Meetings Act— A convenient place		in proceedings under the Illinois Marriage	
lies somewhere between a broom closet		and Dissolution of Marriage Act	(WATL) 9:3 (Feb.)
and football stadium	(LGL) 40:7 (Apr.)	CHAVEZ, MEL: New homeland security cargo	
Open Meetings Act— Right to participate Open Meetings Act— Right to participate	(CGL) 5:5 (June) (LGL) 40:7 (Apr.)	regulation: An update on the 24-hour manifest rule	(IIL) 41:6 (May)
A request for refund of impact fees paid is	(20.2) 1011 (7.1511)	CHIPMAN, JAMES W.: 2003 legislative overview	(AL) 33:3 (Sept.)
not barred by the Tort Immunity Act	(LGL) 40:7 (Apr.)	Ethics reform a top priority in 2003 fall	(AL) 00.5 (Fab.)
Vested rights and tort immunity BREEN-GRECO, ANN: NAALJ/ABA-NCALJ	(LGL) 40:7 (Apr.)	veto session CHRZANOWSKI, KIRK R.: Administrative	(AL) 33:5 (Feb.)
mid-year a resounding success	(AL) 33:3 (Sept.)	law and agencies: An introduction	(AL) 33:1 (July)
BREJCHA, WILLIAM D.: 10th Circuit rejects		CLANCY, MICHAEL W.: Medical malpractice:	(TI) 00 5 (M. )
"logo liability" in cargo loss and damage litigation	(PUT) 39:3 (Apr.)	Claim intake and evaluation CLARKE, BETSY: Redeploy Illinois	(TL) 39:5 (May) (JJ) 16:2 (Dec.)
COGSA shipper's recovery limited to cost	(1 01) 00.0 (Apr.)	CLARKE-SMITH, JENNIFER: Recent HSR	(00) 10.2 (DCC.)
of manufacture & inland carrier's liability limit		enforcement actions: Understanding the	
held inapplicable to through ocean bill of lading transport	(PUT) 39:1 (July)	limits of the investment-only exemption CLEAVER, WILLIAM: Terri's Law: Lessons	(AUCL) 42:4 (June)
District court sustains Carmack Amendment	(1 01) 39.1 (July)	learned, hard lessons avoided	(EL) 9:4 (June)
federal jurisdiction on international shipment	(PUT) 39:4 (June)	COLE, DEBORAH B.: Practical checklist for the	. , , , ,
Divided 4th District Appellate Court	(DLIT) 20:2 (Apr.)	estate planning practitioner	(TE) 50:1 (Aug.)
sustains non-solicitation clause Illinois Appellate Court rejects carrier	(PUT) 39:3 (Apr.)	COLEMAN, MICHAEL L. with VAN ZEEBROECK, CELINE: Overview of the Algerian Code of	
liability limits in cargo litigation	(PUT) 39:3 (Apr.)	Public Tenders of July 24, 2002	(IIL) 41:5 (Apr.)
Illinois Supreme Court decision assists	(DLIT) 00:0 (Amr.)	Retention of sales agents or representatives	/III \ Ad.A (Max.)
Illinois driver leasing companies U.S. Supreme Court to review 11th Circuit	(PUT) 39:3 (Apr.)	in Algeria COLKY, SCOTT: Privileged communications	(IIL) 41:4 (Mar.)
COGSA Himalaya Clause decision	(PUT) 39:4 (June)	under the Mental Health and Developmental	
Who issued the bill of lading anyway? 11th	(5117) 55 1 (1.1.)	Disibilities Confidentiality Act and family	(51) (5 0 (5 )
Circuit grapples with liability limitations Who's the consignee? Seventh Circuit	(PUT) 39:1 (July)	law issues COLOMBIK, RICHARD M.: Advantageous	(FL) 47:2 (Dec.)
reverses judgment against warehouseman for		uses of LLCs	(BAFP) 18:3 (May)
demurrage charges	(PUT) 39:2 (Dec.)	COLUNGA, ISAAC J.: Permanent resident	, , , , , , , , , , , , , , , , , , , ,
BRENNEMAN, HUGH W., Jr.: Blueprint for civility BRICKMAN, HEATHER K., with JONES,	(BB) 34:3 (Jan.)	aliens may be detained prior to removal	(IIL) 41:1 (Sept.)
STEPHANIE E. and GROOM, SARA E.:		proceedings CONLON, JOHN L.: Dealing with a grand jury	(IIL) 41.1 (Sept.)
Planning for a terrorist attack on schools:		investigation	(AUCL) 42:2 (Jan.)
Practical and legal considerations	(EDL) 48:3 (Apr.)	CONNELLY, MARY ANN: An introduction to the	(CALT) 47:0 (Fab.)
BROWN, ROBERT H.: Seventh Circuit reaffirms that plaintiffs who prove pay discrimination		Illinois General Assembly Web site A note from the editor	(SALT) 47:8 (Feb.) (SALT) 47:2 (Mar.)
may be awarded back pay even if the		A note from the editor	(SALT) 47:3 (Sept.)
illegal pay decision occurred outside the	(EOD) 0.5 (M. )	A note from the editor	(SALT) 47:4 (Oct.)
limitations period BRUSSLAN, JAMES D.: Setting a limit on	(FCP) 2:5 (May)	A note from the editor A note from the editor	(SALT) 47:5 (Nov.) (SALT) 47:6 (Dec.)
environmental lawsuits	(ENVL) 34:4 (June)	A note from the editor	(SALT) 47:7 (Jan.)
BRYSON, KERRY J.: Waived errors: Obtaining	, , , , ,	A note from the editor	(SALT) 47:8 (Feb.)
review of issues not preserved in the trial court	(CJ) 47:3 (Mar.)	A note from the editor A note from the editor	(SALT) 47:9 (Mar.) (SALT) 47:10 (Apr.)
BUCHMILLER, JAMES: Sole custody	(CJ) 47.3 (Mai.)	A note from the editor	(SALT) 47:10 (Apr.) (SALT) 47:11 (May)
judgment diminished	(GPS) 32:9 (Mar.)	CONROY, ANNE: Reiteration on child support	(WATL) 9:2 (Nov.)
BUCKLEY, GABRIELLE M.: Immigration law alert	(IIL) 41:3 (Jan.)	COPE, RONALD S.: The Affordable Housing Planning and Appeal Act—The new Illinois	
BUCKWALTER, COLLEEN with ELLIOTT, DIANE E.: Relocation in custody and		affirmative action housing program	(LGL) 40:8 (May)
divorce: Giving weight to the best interests		CORNELL, ARTHUR B.: The Federal Court will	, , , , , , , , , , , , , , , , , , , ,
of the custodial parent in alignment with	(MD) 44.4 (Maxx)	soon go "paperless"	(CBAB) 48:5 (May)
the best interests of the child BUMGARNER, JAMES M.: Have you joined	(MP) 14:4 (May)	The Federal Court will soon go "paperless" COSTELLO, PATRICK: Boardrooms and	(FCP) 2:3 (Feb)
RISSNET?	(IRAR) 30:1 (Sept.)	handcuffs—Not a pretty sight	(CLD) 41:9 (May)
Have you joined RISSNET?	(COLT) 11:1 (Aug.)	The Maritime Transportation Security Act	(OLD) 44:7 (E-1-)
BURKE, FIONA A.: In a pig's eye: Vigortone AG Products, Inc. v. PM AG Products, Inc. — An		of 2002: What does it mean to industry? COTIGUALA, JAC A. with GALOVICH,	(CLD) 41:7 (Feb.)
integration clause in a contract will not bar a		LAURINE M.: Be careful what you ask	
fraud claim but a "no reliance" clause will	(CSL) 49:4 (June)	for Some releases are void as a matter	(505) 5 ( (14 )
BUYS, CINDY G.: The continuing evolution of immigration law to address issues of		of law COULSON, WESLEY J.: Dealing with life	(FCP) 2:4 (Mar.)
domestic violence	(IIL) 41:7 (June)	insurance in Medicaid eligibility planning	(EL) 9:4 (June)
CALHOUN, MILLIE: The Antitrust Counselor:	, , , , ,	CRAWFORD, SANDRA: Preventive law	, , , ,
Benchmarking	(AUCL) 42:1 (Oct.)	(Emerging alternative concepts and	(MATL) 0:2 (Eab.)
CALLAS, JOHN: Allocation of expenses in a defined contribution plan: Pro rata vs. per		approaches to dispute resolution) CREIGHTON, ANDREW J.: Administrative	(WATL) 9:3 (Feb.)
capita	(EB) 22:2 (Oct.)	Law Judge's responsibility to create a	
CALVERT, LOUISE: Bills passed in the 93rd		full record and to explain the reasoning	(41) 00:0 (1:::)
General Assembly reviewed by the State & Local Taxation Section Council	(SALT) 47:3 (Sept.)	for that decision Service by certified mail: Who has the burden	(AL) 33:9 (June)
CANNING, CHARLES A.: Back to the basics:	(C. II.) 17.0 (OOPL)	of proof when the respondent claims he	
A review of contempt	(FL) 47:3 (Mar.)	was never notified of the administrative	
CARREN, JEFFREY P.: Restriction of litigants' access to protected heatlh information		proceeding (or what do you do when the Green card doesn't come back)?	(AL) 33:9 (June)
under HIPAA	(FCP) 2:5 (May)	CRIPE, ANDREW B.: The employment	(/ L) 00.0 (buile)
CASPI, MELANIE: Representing the child		practices audit: A value-added client service	(YLD) 48:3 (Dec.)
		14	

Restrictive covenants in physician contracts:		EBERHARDT, ROBERT M.: The story of	
Restrictive covenants in physician contracts:  An emerging public policy battleground	(HCL) 20:4 (June)	annuities—Their use and disuse	(BAFP) 18:1 (Sept.)
CROWDER, BARBARA: Brown v. Board of	(***=/ ==*** (******)	ECCLESTON, JAMES J.: Practical considerations	(====)
Education event	(BB) 34:6 (June)	for representing your clients who have been	
Civil orders for uncivil behavior CUMMINGS, MICHAEL: 10 business	(BB) 34:4 (Mar.)	damaged by Wall Street analysts' conflicts of interest	(GPS) 32:3 (Sept.)
developmentresolutions for 2004	(YLD) 48:4 (Feb.)	ECKER, LORI: An at-will employee may	(GF3) 32.3 (3 <del>e</del> pt.)
DAHLEN, KIMBERLY: People v. Jackson	(CJ) 47:1 (Sept.)	maintain a discrimination claim under	
DAMISCH, JOHN W: Please don't step on my grave	(AGL) 13:3 (Feb.)	42 U.S.C. Sec. 1981	(FCP) 2:4 (Mar.)
Please don't step on my grave	(ML) 30:3 (Mar.)	ELLIOTT, DIANE E.: Victims' Economic Security	
DARCH, DOUGLAS A.: Arbitration: It's here to stay	(IRAR) 30:2 (Dec.)	and Safety Act ("VESSA"), and jurisdiction by the Illinois Department of Labor	(AL) 33:8 (May)
DAVIS, LARRY A.: Gumma v. White—	(II IAI I) 30.2 (Dec.)	ELLSWORTH, JOHN: Use document technology	(AL) 55.5 (Way)
Application of the Doctrine of Collateral		to comply with Sarbanes-Oxley: A practice tip	(CSL) 49:1 (Sept.)
Estoppel in summary suspension		ENDRES, A. BRYAN: Illinois Supreme Court	. , , , , , ,
proceedings	(TLAC) 13:3 (Apr.)	narrows scope of landowner protection under	(401) 40:4 (4::::)
Non-consensual chemical testing held to be generally inadmissible in DUI cases	(TLAC) 13:2 (Jan.)	the Illinois Recreational Use Act ERBES, JOHN F.: Message from the Chair	(AGL) 13:4 (Apr.) (EL) 9:1 (Sept.)
People v. Smith and People v. Laake: A	(TLAO) 13.2 (Jan.)	Message from the Chair	(EL) 9:3 (Mar.)
new exception to the 4th Amendment		Message from the Chair	(EL) 9:4 (June)
prohibition against warrantless seizures?	(TLAC) 13:4 (June)	EVANS, JAMES W.: Frequently asked questions	
DeCARLO, ANITA: Mores Harvey, a parking	(MOL) 44.0 (Max)	about the mechanics of filing under RA-9 in	(ODAD) 40:4 (Cant)
lot slip and fall DeCARLO, ANITA M. with AMARI, KATHERINE:	(WCL) 41:3 (Mar.)	Illinois Frequently asked questions about the	(CBAB) 48:1 (Sept.)
The history of women in the Justinian Society	(MP) 14:4 (May)	mechanics of filing under RA-9 in Illinois	(CBAB) 48:2 (Nov.)
DeFLORIO, MATTHEW: CERCLA does not	()	FALLON, PATRICIA M.: Case synopsis	(FCP) 2:5 (May)
apply to U.S. pollution caused by U.S.		Technology and the Law Seminar,	, , , , ,
military in other countries—Presumption	(111.) 44.0 (14)	March 12, 2004	(COLT) 11:3 (May)
against extraterritoriality DeFRANCESCO, ROCCY: The 70-80 percent tax	(IIL) 41:6 (May)	FEETTERER, MICHAEL W.: Jurisdictional issues involving appeals on motions	
trap: How to help clients avoid the double		to suppress—Local prosecutors beware	(TLAC) 13:3 (Apr.)
taxation of money in their qualified plan or IRA	(BAFP) 18:2 (Feb.)	FELEAN, DAN C.: Surviving the e-mail	(12/10) 10/0 (/ (p.1)
The 70-80 percent tax trap: How to help clients		avalanche	(LOE) 25:1 (Sept.)
avoid the double taxation of money in their	(FT) 50:0 (M)	FERRINI, JAMES T.: Allocation of fault to third	
qualified plan or IRA Caution—Is the 412(i) defined benefit plan the	(FT) 50:2 (Mar.)	parties—Does it include an employer? The legislature checks the supreme court	(CPAP) 49:3 (Jan.)
right income tax reduction plan for your clients?	(FT) 50:1 (Feb.)	FILIPPINI, VICTOR P.: A year later: <i>Klaeren v.</i>	(OFAF) 49.5 (Jan.)
DeFRANCO, LEONARD S.: Recent developments	( ) 55 (. 55.)	Lisle and the troubles it has wrought	(LGL) 40:6 (Mar.)
in Family limited partnerships—Section 2036	(BAFP) 18:4 (June)	FINCH, G.A.: Attorney billing practices: What is	
DELANOIS, BARB: From the chair	(JJ) 16:1 (Sept.)	a consumer of legal services to think?	(REL) 49:1 (Aug.)
DELRAHIM, MAKAN: US and EU approaches to the antitrust analysis of intellectual		FLAMING, TODD: Buy a Mac for your law office The latest Apple	(COLT) 11:4 (June) (COLT) 11:3 (May)
property licensing: Observations from the		FOLTZ, JOHN W.: Dementia patients and the	(OOLT) TT.5 (Way)
enforcement perspective	(AUCL) 42:4 (June)	criminal justice system	(EL) 9:3 (Mar.)
DENENBERG, ALEXANDRA: The alternate		The highway commissioner	(AGL) 13:1 (Sept.)
valuation date	(TE) 50:4 (June)	The highway commissioner	(ML) 30:2 (Dec.)
DENLOW, MORTON: From the bench: Federal jurisdiction	(FCP) 2:2 (Nov.)	FORTUNATO, JOSEPH R., Jr.: Excerpts from Minutes of Real Estate Law Section Council	
DePINTO, JESSICA: Chair's column	(IIL) 41:1 (Sept.)	meeting	(REL) 49:2 (Sept.)
Chair's column	(IIL) 41:3 (Jan.)	HUD's "Final Rule" On its proposal to	( , - (
Chair's column	(IIL) 41:7 (June)	amend RESPA	(REL) 49:6 (June)
DePINTO, JESSICA with WOJCIK, MARK E.:	/III \ 44.E (Apr.)	FOWLER, JEFFREY S.: Listening to oral	(ECD) 0:4 (Mor.)
Memorandum DIAMOND, STEWART H. with KRAFTHEFER,	(IIL) 41:5 (Apr.)	arguments—Long distance style FOX, LEON: DCFS violates due process of	(FCP) 2:4 (Mar.)
KERI-LYN J.: Twenty questions about Public		teacher accused of sexual abuse	(AL) 33:9 (June)
Act 93-0523: Recording closed session		FRANG, LARRY: Important new public acts	(LGL) 40:5 (Jan.)
meetings	(LGL) 40:5 (Jan.)	FRANK, JAY A.: Letter to the editor	(FL) 47:3 (Mar.)
Twenty questions about Public Act 93-0523:	(11 \ 22.7 / 1 ~~ \	FREEHLING, PAUL E.: Analysis of some recent decisions	(AL) 22:0 (Max)
Recording closed session meetings DIMOND, KAREN: Real property tax advantages	(AL) 33:7 (Apr.)	Recent cases	(AL) 33:8 (May) (AL) 33:4 (Nov.)
of a Class L (Landmark) designation	(SALT) 47:12 (June)	FREEMAN, AARON: Someone you should know:	(, L) 00.7 (140V.)
DOUGHERTY, MEGHAN: Antitrust law and	, , , ,	Jan Paul Miller	(CGL) 5:1 (Aug.)
professional sport leagues	(AUCL) 42:1 (Oct.)	FRIEDMAN, EUGENE F.: Outline of three recent	
DRABA, ROBERT E.: Down one and three to		Supreme Court decisions on patent law	(ID) 42:1 (Aug.)
go: Supreme Court to decide four antitrust cases in 2003-04 term	(AUCL) 42:3 (Mar.)	(and more) FROSSARD, MARGARET O'MARA: The U.S.	(IP) 43:1 (Aug.)
DRAKE, HUGH: Cash balance plans—An	(100L) 42.0 (Mar.)	Supreme Court reverses itself in <i>Crawford v.</i>	
uncertain fate	(BAFP) 18:4 (June)	Washington	(BB) 34:5 (May)
DRAPER, CARL R.: Back it up— A practical		GAFFNEY, GLENN R.: SB 266 modifies	
approach to computers, data storage and	(LOE) 05:0 (lon)	Unemployment Insurance Act attorney	(LATI) 41:0 (Nov.)
backup systems First impressions have big impacts	(LOE) 25:2 (Jan.) (LOE) 25:2 (Jan.)	fee provision SB1492—Right to sue legislation	(LAEL) 41:2 (Nov.)
DRISCOLL, ROD: Great-West Life v. Knudson:	(LOL) 23.2 (dan.)	fails in the House	(LAEL) 41:2 (Nov.)
A prescription for subrogation recovery		Seventh Circuitupholds Title	, , , , ,
under ERISA Sec. 502(A)(3)	(EB) 22:3 (Dec.)	VII Laches defense	(LAEL) 41:2 (Nov.)
DRONE, MIKE: Estate and gift tax	(ACD) 12:4 (Acc)	GAGLIARDO, JOSEPH M.: Arbitrator had authority	(ECD) O.E (Moss)
changes for 2004  DURKIN, ALBERT E.: Effective uses of Supreme	(AGR) 13:4 (Apr.)	to decide Family Medical Leave Act issues Employee's failure to register specific	(FCP) 2:5 (May)
Court Rule 216 requests to admit	(TL) 39:2 (Dec.)	complaints doomed her sexual harassment	
·	. , , , , ,	15	

and retaliation claims under Title VII	(FCP) 2:5 (May)	Senior ISBA women lawyers share law	
Illinois Legislature acts to protect employee	(1 O1 ) 2.3 (Way)	practice insights, wisdom and humor	(WATL) 9:3 (Feb.)
rights	(FCP) 2:4 (Mar.)	Wildman Harrold hosts "Dismantling the	
No back pay or front pay available to undocumented workers in a retaliatory		Glass Ceiling" luncheon GRENARD, FRANK: Recent cases of interest	(WATL) 9:4 (June)
discharge proceeding filed under the Fair		to in-house counsel	(CLD) 41:3 (Sept.)
Labor Standards Act	(FCP) 2:5 (May)	GRIFFIN, TOM: Illinois regulators introduce	(===) (==p)
Supreme Court in review	(FCP) 2:4 (Mar.)	western-style regulatory practices and policies	(DUT) 00:4 (lists)
GALHOTRA, KULMEET S.: Hot topics in juvenile delinquency law	(JJ) 16:1 (Sept.)	to the Republic of Kazakhstan GUNNARSON, CHUCK: In sites	(PUT) 39:1 (July) (CGL) 5:1 (Aug.)
GAMRATH, CELIA G.: Letter from the chair	(WATL) 9:1 (Sept.)	HAILE, DEBRAI G.: Provision of Illinois Code	(OGL) 0.1 (Aug.)
Letter from the chair	(WATL) 9:2 (Nov.)	of Civil Procedure permitting dismissal of	
Letter from the chair Letter from the chair	(WATL) 9:3 (Feb.) (WATL) 9:4 (June)	case if there is another action pending between the same parties for the same	
YLD sponsors annual moot court competition	(YLD) 48:1 (Aug.)	cause does not apply in federal court	
GAROFALO, GREGG A.: 529 college plans: An	. , , , , ,	action based on diverstiy jurisdiction	(FCP) 2:4 (Mar.)
estate planning and education planning tool	(YLD) 48:3 (Dec.)	HALLSTEN, DAWN: New statutory factors for	
GASA, WILLIAM M.: Tax procedure and administration update: Innocent spouse -		maintenance reviews or petitions to modify or terminate maintenance	(GPS) 32:5 (Nov.)
Equitable relief available under IRS section		HAMMER, DON: Adoption: "Due and diligent"	(31 3) 32.3 (1131.)
6015(f)	(FT) 50:4 (June)	inquiry	(FL) 47:1 (Sept.)
GEGELMAN, RANDY L. with SEIDEL, AMY: International stock ownership as a benefits		HANEY, MARK: Medicaid application tips HANNA, NICOLE: Unsportsmanlike conduct	(EL) 9:4 (June)
strategy	(CLD) 41:7 (Feb.)	committed by the BCS	(AUCL) 42:2 (Jan.)
GEHLBACH, GARY R.: Editor's note	(REL) 49:1 (Aug.)	HANNIGAN, RICHARD D.: Clerical error. When	, , , , ,
Editor's note	(REL) 49:2 (Sept.)	is the proper time to file a Review?	(WCL) 41:3 (Mar.)
Editor's note Editor's note and comments	(REL) 49:3 (Oct.) (REL) 49:6 (June)	Commission news Commission news	(WCL) 41:2 (Dec.) (WCL) 41:3 (Mar.)
Insurer uses termits to pursue home seller	(REL) 49:3 (Oct.)	Editor's notes	(WCL) 41:1 (Sept.)
GEILER, LORNA: No jury and no compensatory		Industrial Commission news	(WCL) 41:4 (June)
damages, no punitives in ADA retaliation claim GERTZ, SCOTT: Senator Paul Simon: A personal	(LAEL) 41:4 (Apr.)	Sisbro revisited	(WCL) 41:1 (Sept.)
reflection	(YLD) 48:4 (Feb.)	When filing a summons for the employer, make sure the principal signs the bond	(WCL) 41:3 (Mar.)
GILBERT, J. PHIL: The Southern District goes	( == )	HANSON, LIN: Trusts for companion animals	(GPS) 32:12 (June)
electronic!	(CBAB) 48:5 (May)	HARDIN, BARBARA E.: Deadbeat Parents' Act	(FL) 47:1 (Sept.)
The Southern District goes electronic! GILLESPIE, DANIEL T.: Some deadlines really	(FCP) 2:3 (Feb)	HARP, R. KYMN: 10 things every buyer needs to close a commercial real estate loan	(REL) 49:4 (Mar.)
are final	(CPAP) 49:6 (May)	HARROP, BLAKE L.: Danger signs in vertical	(IILL) 43.4 (IVIAI.)
GILLIO, VICKIE A.: Affirmative action in higher	. , ,	pricing arrangements	(AUCL) 42:3 (Mar.)
education revisited: 2003 Supreme Court decisions	(MD) 14:1 (Cont.)	HART, HENRY: What the CAN-SPAM Act of 2003 means for associations	(CLD) 41:6 (lon)
Voice of the co-editor	(MP) 14:1 (Sept.) (MP) 14:4 (May)	HARTIGAN, RUSS: <i>Landeros</i> and the use of	(CLD) 41:6 (Jan.)
GINZKEY, JAMES P.: 1st District Appellate Court	( / (	affadavits in the resolution of motions for	
withdraws first opinion in <i>Ozik v. Gramins</i>	(TL) 39:6 (June)	summary judgment	(CPAP) 49:2 (Nov.)
GLEASON, JOHN: Stricter construction of Confrontation Clause may limit state's use of		HARTL, DONNA F.: The United States Virgin Islands tax incentive	(FT) 50:2 (Mar.)
hearsay at trial: An analysis of Crawford v.		HARTZELL, FRANKLIN: Considerations to be	(1 1) 00.2 (War.)
Washington	(CJ) 47:4 (June)	made with respect to advance directives	(TE) 50:3 (Feb.)
GODBOUT, JAMES M.: Challenging the concept of personal goodwill in divorce valuations	(FL) 47:4 (June)	HAWKINS, DANIEL C.: Status of grandparent visitation in Illinois following Wickham	(EL) 9:4 (June)
GOLDBERG, MICHAEL: The enforceability of	(1 L) 47.4 (June)	HEATHER, JUSTIN LEE: Pleading and responding	(LL) 9.4 (Julie)
physicians' covenants not-to-compete in the		to affirmative defenses in Illinois state court	(CPAP) 49:6 (May)
wake of the Illinois Supreme Court's (non)	(ODC) 00:4 (O+1)	HELLE, STEVEN: Facial invalidation of First	(IDAD) 00:0 (Esh.)
decision in <i>Carter-Shields v. Alton Health Inst.</i> HIPAA privacy rules and discovery of	(GPS) 32:4 (Oct.)	Amendment cases—The end of an era? HITPAS, PATRICK J.: Taxable costs issue	(IRAR) 30:3 (Feb.)
medical records	(GPS) 32:8 (Feb.)	addressed by Supreme Court	(GPS) 32:2 (Aug.)
GOLDENBERG, JAY S.: Using the irrevocable	(TE) 50 4 (1 )	What should a jury know about a	(0.1) 47.4 (01)
insurance trust GOLDSTEIN, A. JAY with Cornbleet, Jocelyn F.:	(TE) 50:4 (June)	defendant's prior convictions? HOARE, EDWARD: Doing business in the	(CJ) 47:1 (Sept.)
Advising corporate clients presented with		United Kingdom: The UK legal &	
HIPAA compliance documents: Is your non-		regulatory environment	(CLD) 41:5 (Dec.)
health care client a Business Associate?	(CSL) 49:1 (Sept.)	HOFF, DAVID: Persons owing non-tax debt	
GOMEZ, BRYANT: Someone you should know: Raquel "Rocky" Martinez	(CGL) 5:4 (Mar.)	to federal government are ineligible for most federal financial assistance	(AGL) 13:2 (Nov.)
GONZALEZ, RICHARD J.: A plaintiff need not	(00.2) 0.1 ()	HOLDERMAN, JAMES F.: The first appearance	(FCP) 2:1 (Sept.)
present direct evidence of discrimination to	(EOD) 0.4 (M.)	The first appearance	(CGL) 5:2 (Nov.)
get a mixed-motive jury instruction GOVREAU, JULIE A.: Noisy withdrawal and its	(FCP) 2:4 (Mar.)	The Northern District continues work on electronic case filing	(CBAB) 48:5 (May)
implications for the employee benefits lawyer	(EB) 22:6 (June)	The Northern District continues work on	(SD/1D) 70.5 (IVIAY)
GRACHECK, JULIE: Myra Colby Bradwell:	, , , , ,	electronic case filing	(FCP) 2:3 (Feb)
Illinois' first woman lawyer GRAYSON, E. LYNN: 18th Annual CWF	(WATL) 9:3 (Feb.)	HOLLOWAY, JEAN with LEE, RON: Ten	
Luncheon with Madeline Albright	(WATL) 9:2 (Nov.)	employment mistakes plaintiffs' lawyers hope you make	(CLD) 41:5 (Dec.)
Insights into career moves by women lawyers	(WATL) 9:1 (Sept.)	HORWICH, ALLAN with KLEIN, ANDREW M.:	(- , (200.)
The remarkable life and times of Alta	(MATL) 0.0 (F-1-)	A primer on SEC Rule 10b5-1: Affirmative	(CLD) 44.4 (N=)
May Hulett Remembering the achievements of pioneering	(WATL) 9:3 (Feb.)	defenses for insider trading HOWARD, TIMOTHY J.: "The summer of	(CLD) 41:4 (Nov.)
women in law and government	(WATL) 9:2 (Nov.)	jurisdiction"	(FCP) 2:2 (Nov.)

Update by banking committee	(CBAB) 48:3 (Dec.)	Collector (III. App. Ct., 1st Dist., decided	
Update by banking committee	(CBAB) 48:4 (Feb.)	2/27/04)	(SALT) 47:10 (Apr.)
HUNSAKER, CRAIG: Addressing employee		KAPLAN, ROSALYN B.: Ethics corner	(CGL) 5:2 (Nov.)
misconduct with confidence	(CLD) 41:7 (Feb.)	KAPLAN, WILLIAM T.: Editor's column	(BAFP) 18:4 (June)
HUTCHISON, RICHARD L.: From the chair	(IRAR) 30:1 (Sept.)	Editor's notes	(BAFP) 18:1 (Sept.)
From the Chair	(IRAR) 30:2 (Dec.)	Editor's notes	(BAFP) 18:2 (Feb.)
From the Chair	(IRAR) 30:3 (Feb.)	KARLOVAC, HARVEY: The Customs-Trade	
From the Chair	(IRAR) 30:4 (May)	Partnership Against Terrorism (C-TPAT)	
HYNES, KEVIN B.: The NFR Letter—A potential	, , , , , , , , , , , , , , , , , , , ,	seeks to prevent dangerous goods from	
property tax blessing in disguise	(ENVL) 34:2 (Oct.)	entering the United States under the cover	
JACKSON, SHANNON: PAIR with a great Web	, , , , ,	of legitimate imports	(IIL) 41:3 (Jan.)
site equals less time at the computer	(IIR) 41:4 (Mar.)	KARMEIER, LLOYD A.: Another look at civility	( ) - ( )
JACOB, ANTHONY J.: When are public school	()	and professionalism: The American Inns of	
teachers eligible to receive unemployment		Court	(BB) 34:4 (Mar.)
benefits from the state?	(YLD) 48:1 (Aug.)	Chair's column	(BB) 34:1 (Aug.)
JACOBIUS, MOSHE: Reaching common ground:	(12D) 40.1 (1ag.)	Chair's column	(BB) 34:5 (May)
Increasing cooperation within the domestic		Chair's column	(BB) 34:6 (June)
	(PP) 24:2 (Nov.)		
relations community	(BB) 34:2 (Nov.)	KASPAR, KAREN: Consumer protection in India	(AUCL) 42:2 (Jan.)
JACOBS, JENNIFER L.: The hardline approach	(DD) 04:4 (M-::)	KATO, YVONNE M.: Amendment to Human	
to Rule 216	(BB) 34:4 (Mar.)	Rights Act addresses employee use of	(1.01.45) (1.1.5 (5)
JACONETTY, THOMAS A.: Recent Appraisal		language other than English in the workplace	(MWP) 14:2 (Dec.)
nstitute and IAAO publications offer a wealth		KAVATHAS, SAM: Premises owner's liability	
of research material to assist property tax		for third-party criminal acts in situations	
appeal attorneys in tackling problems		involving a voluntary undertaking to protect	(TL) 39:3 (Mar.)
confronting real estate impacted by		KAZBERUK, LILIA: Comparison of antitrust	
contamination	(SALT) 47:3 (Sept.)	laws regarding mergers and acquisitions	
JOCHNER, MICHELE M.: Chairperson's corner	(GPS) 32:1 (July)	in the U.S. and the Russian Federation	(AUCL) 42:1 (Oct.)
Chairperson's corner	(GPS) 32:2 (Aug.)	KEGAN, DANIEL: KeganLaw art and film	
Chairperson's corner	(GPS) 32:3 (Sept.)	intellectual property checklist	(IP) 43:4 (June)
Chairperson's corner	(GPS) 32:4 (Oct.)	KELLER, PAUL N.: The role of a municipal	, , , , , ,
Chairperson's corner	(GPS) 32:5 (Nov.)	attorney in employee discipline hearings	(LGL) 40:1 (July)
Chairperson's corner	(GPS) 32:6 (Dec.)	KENNEDY, KATHRYN J.: Letter from the chair	`(EB) 22:1 (July)
Chairperson's corner	(GPS) 32:8 (Feb.)	Letter from the Chair	(EB) 22:3 (Dec.)
Chairperson's corner	(GPS) 32:9 (Mar.)	Rev. Proc. 2003-44: A brand new tomorrow	(==) ==:0 (==0:)
Chairperson's corner	(GPS) 32:10 (Apr.)	for correcting disqualifying failures	(EB) 22:4 (Jan.)
Chairperson's corner	(GPS) 32:11 (May)	Rev. Proc. 2003-44: A brand new tomorrow	(LD) LL. ( (da)
Chairperson's corner	(GPS) 32:12 (June)	for correcting disqualifying failures	(EB) 22:5 (Feb.)
Chairperson's corner: Midyear update	(GPS) 32:7 (Jan.)	Saying goodbye to a successful year	(EB) 22:7 (June)
Limited liability legal practice comes to	(di 3) 32.7 (dan.)	KERN, LAURA: Chair's column	(FL) 47:2 (Dec.)
		·	(I L) 47.2 (Dec.)
Illinois: An overview of the changes to		KEVIN, BRIDGET C.: The Antitrust Criminal	(ALICL) 40:4 (June)
Supreme Court Rule 721 and new Supreme	(CDC) 00:4 (O=t)	Penalty Enhancement and Reform Act of 2003	(AUCL) 42:4 (June)
Court Rule 722	(GPS) 32:4 (Oct.)	KILEY, MICHAEL with SWANSON, ALFRED M.:	(DD) 04:0 (Na.:)
Limited liability legal practice comes to		Case summaries	(BB) 34:2 (Nov.)
Illinois: An overview of the changes to		KILGUS, WALTER: Fee schedules	(GPS) 32:6 (Dec.)
Supreme Court Rule 721 and new Supreme	(55) 5 ( 5 ( 1 )	KILL, ANNEMARIE E.: One person's trash is	
Court Rule 722	(BB) 34:2 (Nov.)	another's treasure	(WATL) 9:1 (Sept.)
JOHNSON, BARBARA: Thoughts from the		One person's trash is another's treasure	(YLD) 48:3 (Dec.)
appellate court: Or, what to do about a		KINCAID, JOHN B.: Does a lending institution	
crocodile in the bathtub	(WATL) 9:2 (Nov.)	have a duty to a potential guarantor of a	
JOHNSON, GREG: What can Kansas teach		promissory note to advise him that his future	
us? Casenote—Beware of spousal marital		business partners are financially shaky and	
rights of election	(EL) 9:4 (June)	may note repay the loan?	(CPAP) 49:4 (Feb.)
JOHNSON, KEVIN ROSS: Dealing with premarital		KING, MATTHEW: The constitutionality of court-	
agreements from other countries	(IIL) 41:3 (Jan.)	annexed mediation	(ADR) 10:1 (Oct.)
JORDAN, MICHAEL: Court annexed mediation		KINNALLY, PATRICK: Happy trails? Immunity	
in Cook County	(BB) 34:5 (May)	from wilful and wanton conduct for local	
Debarred from right to reject arbitration award	(BB) 34:1 (Aug.)	public entities	(GPS) 32:7 (Jan.)
JURUSIK, MICHAEL: The Public Works Contract		Hoffman Plastics and injured aliens	` (IIL) 41:5 (Apr.)
Change Order Act: The creation of the		The legislature has acted: Aliens, guilty pleas	( ) ( ) ( )
re-bid requirement	(LGL) 40:9 (June)	andnew admonitions in the criminal court	
KAMINSKI, STANLEY R.: Analysis of two	( - , ( ,	(P.A. 93-0373)	(IIL) 41:1 (Sept.)
recent tax cases decided by the Illinois		Making the law work: The Illinois Wage	(, (,
appellate court	(SALT) 47:2 (Aug.)	Payment and Collection Act	(GPS) 32:12 (June)
Circuit court requires the Department of	(G/121) 17.2 (/1dg.)	Piercing the corporate veil: Shroud or	(31 3) 32:12 (34:13)
Revenue to have evidence to support its		substance	(GPS) 32:6 (Dec.)
administrative decision: A review of		More on vehicular damage as evidence of	(41 6) 62.6 (200.)
Hollinger International, Inc. v. Bower, 02		injury—Motions in limine: Are they relevant and	
L 051514 (Cir. Ct. Cook, 1/6/04)	(SALT) 47:9 (Mar.)	material?	(CPAP) 49:3 (Jan.)
Illinois' new tax amnesty	(SALT) 47:4 (Oct.)	Suing your client and practicing law as a	(Oi / ii ) TO.O (Uall.)
	(UALI) 41.4 (UCL)		
The Illinois Supreme Court limits the ability		registered corporation: A look at Supreme	(CDS) 20:0 (Max)
of consumers to challenge state taxes: An		Court Rule 721	(GPS) 32:9 (Mar.)
analysis of Wexler v. The Wirtz Corporation,	(CALT) AZIAA (Maria)	Witnesses, statements and depositions	(CPAP) 49:1 (Sept.)
Illinois Supreme Court, April 1, 2004	(SALT) 47:11 (May)	KINNAMAN, JACKIE: Five things you should know	(\MOL\ 44.0 (\A=\
Taxpayers beware: Illinois broadens its	(CALT) 47.40 (A)	about the Commission's review level	(WCL) 41:3 (Mar.)
state and local real estate transfer taxes	(SALT) 47:10 (Apr.)	KLEIN, MARGOT: Chicago Metropolitan Battered	(MATI) 0:0 (E. I.)
Zebra Technologies Corporation v. Topinka	(SALT) 47:6 (Dec.)	Women's Network	(WATL) 9:3 (Feb.)
KANDELMAN, STEVEN: Case summary	(SALT) 47:12 (June)	The Women Everywhere: Partners in Service	
United Airlines, Inc. v. Maria Pappas, Cook		Project marks five years of service to women and	0.44.
County Treasurer and Ex-Officio County		children in need	(WATL) 9:4 (June)
		17	

KOCONS, CHARLES P. State of the Court Address—And 15, 2004 synchronized the Count for this wireless law practice KOENIC, PHILD F. Did you ever wonder. ? An lides in response to Mack Season An lides in response to Mack Season And Index in response to Mack Season And Index in response to Mack Season And Index in response to Mack Season And Season An	KLICKA DEDNADD, Fising a family magnetic	(DAED) 40.0 (Eab.)		(VI D) 40.4 (Fab.)
Address—Agril 15, 2004 Care Coulting the cord with wireless two (COLT) 11.1 (Ag.) (C	KLISKA, BERNARD: Firing a family member	(BAFP) 18:2 (Feb.)	every attorney's business  MADDEN, GREG: International Union of United	(YLD) 48:4 (Feb.)
An exist of Powerfair, fine. The Seventh Crost determine that History (CDL) 11.11 (Ag.) (CDL) 11.11 (A	·	(BB) 34:5 (May)		
practice (COT-1) 11.1 (Aug.) (COT-1) May our worder		( ) = = ( = 3)		
An idea in response to functions processed in the composition of the control of t				
An idea in response to Fack/issues  (FE) 502 (Dec.)  (KDELAN/R.LANP. Department of insurance  (KROLL_REFIREY J. No damage? No expert?  (KDEAR, SUSAN Grantor retained annuity trusts:  The dade state planning whole for your  Includes SUSAN Grantor retained annuity trusts:  The dade state planning whole for your  KUHR, RICHARD. Editor's note  KUHN, RICHARD. Editor's		(COLT) 11:1 (Aug.)	•	
KOTELMAN, LAUFA: Department of Insurance adopts provery uneal damage? No expert?  (II.) 391 (Oct.)  (III.) 391 (Ell.)  (III.) 393 (Ell.)  (III.) 393 (Ell.)  (III.) 483 (III.)  (III.) 4		(TF) 50:2 (Dec.)		(FB) 22:6 (May)
Addisprivacy rules  (ADJ 334 (Nov.)  (ADJ 344 (Nov.)  (ADJ 345 (Nov.)  (AD		(1L) 30.2 (DCC.)		(LD) 22.0 (May)
No defenself. KURBAR SUSAN: Granter retained annuty trusts: The sideal estate planning vehicle for your KUNRELD. RECHARD: Editor's note of the state planning vehicle for your KUNRELD. RECHARD: Entire race to suspense in linice construction lilipation KUNRELD. VICKIN Now. what was I going to say? KUNREL, VICKIN Now. what was I going to say? KUNREL, VICKIN Now. what was I going to say? KUNREL, VICKIN Now. what was I going to say? KUNREL, VICKIN Now. what was I going to say? KUNREL, VICKIN Now. what was I going to say? KUNREL, VICKIN Now. what was I going to say? KUNREL, VICKIN Now. what was I going to say? KUNREL, VICKIN Now. what was I going to say? KUNREL, VICKIN Now. what was I going to say? KUNREL, VICKIN Now. what was I going to say? KUNREL, VICKIN Now. what was I going to say? KUNREL, VICKIN Now. what was I going to say? KUNREL, VICKIN Now. what was I going to say? KUNRELD Now. What was I		(AL) 33:4 (Nov.)		
KUBAR, SUSAN Grantor retained annuly trusts: The ideal estee planning weithof for your KURKEL, VEX.Now what was I going to say? KURILA, MARLENE: insurance issues in llinos construction litigation lilinose construction literation and trust (VL) LADENSON, ROBERT F: Rebease of complaint leters against special education impartial leters against special education impar				
The ideal estate planning vehicle for your clients Called State planning vehicle for your clients against special ductation lingation (ILL) 43 (Dec.) (ML) 43 (		(TL) 39:1 (Oct.)		(BB) 34:6 (June)
Cleinst? KUNRL PRICHARD: Editor's note KUNRL VRCIA Now. And was I going to say? KUNRL VRCIA Now. And was I going to say? KUNRLL VRCIA Now. And was I going to say. KUNRLL VRCIA Now. And was I going to say. KUNRLL VRCIA Now. And was I going to say. KUNRL VRCIA Now. And was I going to say. KUNRLL VRCIA Now. And was I going to say. KUNRLL VRCIA Now. And was I going to say. KUNRLL VRCIA Now. And was I going to say. KUNRL VRCIA Now. And was I going to say. KUNRL VRCIA Now. And was I going to say. KUNRL VRCIA Now. And was I going to say. KUNRL VRCIA Now. And was I going to say. KUNRL VRCIA Now. And was I going to say. KUNRL VRCIA NOW. And And was I going to say. KUNRL VRCIA NOW. And And was I going to say. KUNRL VRCIA NOW. And And was I going to say. KUNRL VRCIA NOW. And And was I going to say. KUNRL VRCIA NOW. And And was			nartnership tay undate	(FT) 50:4 ( June)
KUHREL, VCRI, Nowwhat was I going to say? KUHREL, VCRI, Nowwhat was I going to say? KUHRELA, MARLENE: Insurance issues in KUHRELA, MARLENE: Insurance insurance insurance insurance insurance insurance insurance insu		(TF) 50:3 (Feb.)		
KUNKEL, VICKN. Nov what was I going to say? KUNILLA, MARIENE: Insurance issues in illinois construction itigation KUSMIEROAK, JOE: A prime on mineral  (IL) 483 (Dec.)  (IL) 484 (Dec.)  (IL) 483 (Dec.)  (IL)		` , ` ,		
Illinois construction illigation KUSMIERCAK, Dic: A primer on mineral inferentia in illinois real estate LADENSON, ROBERTF : Release of complaint hearing officers under the Freedom of information Act (FOIA) LaPI-LANTE, RAELENE: Health Savings Accounts: Are they EIRS-Accevered plants Are they EIRS-Accevered plants Are they EIRS-Accevered plants LaPI-LANTE, RAELENE: Health Savings Accounts: Are they EIRS-Accevered plants LaPI-LANTE, RAELENE: Health Savings Accounts: A primer on the HIPAA privacy compliance LEGOVITS, YEHUDA: Expedited child support program LEFEWITS, YEHUDA: Expedited child support program Appropriate Tools Required to Intercept and Obstruct Terrorism Act of 2001 LESTER, LIEFFREY D: Food starting and Strangithening America by Providing Appropriate Tools Required to Intercept and Obstruct Terrorism Act of 2001 LESTER, LIEFFREY D: Food starting and Strangithening America and policies LESTINGW, JAMES M: How to tackle Prack: Turning thair pis his present interests LEGIOT'S column Editor's column Editory throw through the properties of the pitcle of Supreme Court rules that minimate the properties of the pitcle of Supreme Court rules	KUNKEL, VICKI: Now what was I going to say?	(YLD) 48:2 (Oct.)		(TLAC) 13:2 (Jan.)
INDEMERCZAK, JOE: A primer on mineral inflarests in Illinois real satisfacts and Illinois real satisfacts approach the stress against special education impartial tetters against special education impartial tetters. As they ERISA-covered plans?  LAPLANTE, RAELENE: Health Sawings Accounts: As they ERISA-covered plans?  LAPLANTE, RAELENE: Health Sawings Accounts: As they ERISA-covered plans?  LAPLANTE, RAELENE: Health Sawings Accounts: As they ERISA-covered plans?  LAPLANTE, RAELENE: Health Sawings Accounts: As they ERISA-covered plans?  LAPLANTE, RAILENE: A primer on caregiver stress for the elder law practitioner (ELPXIN). PRILIP. B. Governmental ethics:  LEPEDYRE, CHARLES: A primer on caregiver stress for the elder law practitioner (ELPXIN). PRILIP. B. Governmental ethics:  Public Acts 93-615 & 83-617  The USA Popular of the elder law practitioner of Leptings and Obstruct Terrorism Act of 2001  LESTERN, JEFFREY D.: Food stamp pro bono opportunities for CLD members and Obstruct Terrorism Act of 2001  LESTIGNO, JAMES M. How to take is Acid. Turning future gifts into present interests  LEVEY, ROSS S. with SEGAL, ROBERT:  Editor's column  Editor's column  Editor's column  Editor's column  Editor's column  CELP MICHAELE: Illinois Whistleblower Act becomes effective January 1, 2004  Michigan count jails supervisor for jobreleted fatality with a december of the participate of the		(II.) 40.0 (D. )		(TI AO) (O O (I )
Interests in Illinois real estate LADENSON, ROBERT F.: Release of complaint letters against special education imparital hearing offices under the Freedom of LaPLANTE content to the lips, forever on the HIPAs: An office of the lips to the content of the lips of of the		(IL) 48:3 (Dec.)	•	
LADENSON, ROBERT F: Release of complaint eleters against special education impartial hearing officers under the Freedom of information Act (FOIA).  LaPLANTE, PAELENE: Head blanks of the freedom of information Act (FOIA).  LaPLANTE: RAELENE: Head blanks of the freedom of information Act (FOIA).  LaPLANTE: RAELENE: Head blanks of the freedom of information and the file support of the file file support program.  A primer on the HIPADs rever on the HIPADs: A primer on caregiver stress for the filed relation support program.  LEENOTIS, YEHUDA: Expedited child support program.  LEENOTIS, PAELENE: A primer on caregiver stress for the filed relation and proteins.  LEENTER, JEFFERY D: Food stand proteins.  LEENTER, JEFFERY D: Food stand proteins.  LESTER, JEFFERY D: First Blanks of the filed standard proteins.  LESTER, JEFFERY D: First Blanks of the filed standard proteins.  LESTER, JEFFERY D: First Blanks of the filed standard proteins.  LESTER, JEFFERY D: First Blanks of the filed standard proteins.  LESTER, JEFFERY D: First Blanks of the filed standard proteins.  LESTER, JEFFERY D: First Blanks of the filed standard proteins.  LESTER, JEFFERY D: First Blanks of the filed standard proteins.  LESTER, JEFFERY D: First Blanks of the filed standard proteins.  LESTER, JEFFERY D: First Blanks of the filed standard proteins.  LESTER, JEFFERY D: First Blanks of the filed standard proteins.  LESTER, JEFFERY D: First Blanks of the filed standard proteins.  LESTER, JEFFERY D: First Blanks of the filed standard proteins.  LESTER, JEFFERY D: First Blanks of the filed standard proteins.  LESTER, JEFFERY D: First Blanks of the filed standard proteins.  LESTER, JEFFERY D: First Blanks of the filed standard proteins.  LESTER, JEFFERY D: First Blanks of the filed standard proteins.  LESTER, JEFFERY D: First Blanks of the filed standard proteins.  LESTERY, JEFFERY D: First Blanks of		(ML) 30:4 (June)		(CJ) 47.1 (Sept.)
inters against special education imparial hearing officers under the Freedom of Information Act (FOIA) LEPTANTE, RELEME: Health Savings Accounts: Are they ERISA-covered plans? A moment on the lips, forever on the HIPAs: A primer on the HIPAs privacy compliance LEBOVITS, VEHUDA: Expedited child support program LEFBUYES, CHARLES: A primer on caregiver laters for the deter law practitioner LEFBUYES, CHARLES: A primer on caregiver laters for the deter law practitioner laters for the later law practitioner laters for the later law practitioner laters for the deter law practitioner laters for the later law practitioner laters for laters fo		(IVIL) 00.4 (duric)		(GPS) 32:11 (May)
hearing officers under the Freedom of Information Act (FOIA) LaPLANTE, RAELENE: Health savings Accounts:  Are they EINSA-covened plans?  LARREAU, HECTOR with HAYES ACCOUNTS. YEHUDA: Expedited child support program  A primer on the HIPA prize on the HIPA primer				(a. c) c= (a))
LaPLANTE, RAELENE: Health Savings Accounts: Are they ERISA-covered plans? LAREAU, HECTOR with HAYES, KARRN J: A moment on the lips, forever on the HIPAs: A primer on caregiver BROWLYS, VERNEY BROWLYS, APPROXIMATINEW: Marshall, Greaney; A program LEAVINI, PHILLIP B: Governmental ethics: LEVINI, PHILLIP B: Governmental ethics: A primer on the HIPAs: A primer on caregiver (ELD 4.11 (June) A proposition of the HIPAs: A primer on the HIP	hearing officers under the Freedom of			(GPS) 32:6 (Dec.)
Are they ERISA-covered plans?  LAREAU, HECTOR with HAVES, KAREN J.: A moment on the lips, forever on the HIPAns. A primer on the HIPAns review compliance LEBOUTIS, YEHUDA: Expecited child support LE		(AL) 33:9 (June)		
A moment on the lips, forever on the HIPAs; A primer on the HIPAs privacy compliance LEBOVITS, YEHUDA: Expedited child support program LeFEVPE, CHARLES: A primer on caregiver stress for the elder law practitioner (EL) 94: (June) LEFEVPE, CHARLES: A primer on caregiver stress for the elder law practitioner (EL) 94: (June) LORD Providing Appropriate Tools Required to Intercept and Obstruct Terrorism Act of 2001 LESTER, JEFFREY D. Food stamp pro bono opportunities for CLD members (CLD) 41:1 (July) LESTER, JEFFREY D. with RIGGS. MAUREER E.: How a municipally should handle dangerous/victous dogs in Illinois: Culman (EL) 41:2 (Mun) ELVEY, ROSS S. with SEGAL, ROBERT: Editor's column (FL) 47:1 (Sept.) Editor's column (FL) 47:2 (Dec.) Editor's column (FL) 47:2 (Dec.) Editor's column (FL) 47:2 (Dec.) Editor's column (FL) 47:1 (Sept.) (MCHAEL I.: Elien cuisine—A comucopia of recent mechanics lien and construction law cases (EVEY, ROSS S. with SEGAL, ROBERT: Editor's column (FL) 47:1 (Sept.) (MCHAEL I.: Elien cuisine—A comucopia of recent mechanics lien and construction law cases (ELIPE, January 1, 2004 Michigan court jalis supervisor for job-decider vice vice with the Law to participate with Justice Garman No botton to the efforts of the bottomises closet (FL) 47:3 (Mar.) Elegislation of CLD members (FL) 47:1 (Sept.) (FL) 47:3 (Mar.) Elegislation of CLD members (FL) 47:1 (Sept.) (FL) 47:3 (Mar.) Elegislation of CLD members (FL) 47:1 (Sept.) (FL) 47:3 (Mar.) Elegislation of CLD members (FL) 47:3 (Mar.) Elegislation of CLD members (FL) 47:3 (Mar.) (EL) 41:2 (Nov.) (MCHAEL J.: Eleware of the pittalls of Supreme Court rules that mass e-mails from ex-employmental elgislation on spam: California Supreme Court rules that mass e-mails from ex-employmental elgislation on spam: California Supreme Court rules that mass e-mails from ex-employmental elgislation of trespent intercept and transcription awards (FL) 47:3 (Mar.) (LAEL) 41:3 (Nov.) (MCHAEL J.: Eleware of the pittalls of Supreme Court rules that mass e-mails from ex-employme		(ED) 00:7 ( last a)		, , , , ,
A primer on the HIPA privacy compliance LEBOVITS, YEHUDA: Expedited child support program  LEFEURE, CHARLES: A primer on caregiver stress for the elder law practitioner LEXIZIN, PHILLIP B: Governmental ethics: Public Acts 98-915 8 39-18 (39-18) The USA Patiot Act: Uniting America Dividing Barregistering America Divid	· · · · · · · · · · · · · · · · · · ·	(EB) 22:7 (June)		(CJ) 47:3 (Mar.)
A primer on the HIPAA privacy compliance LEBOVITS, YEHUDA: Expedited child support program LEFEBVRE, CHARLES: A primer on caregiver stress for the elder law practitioner (ELD) 4.11 (July) LEVINIP, PHILIP B: Governmental ethics: Public Acts 93-615 & 93-617 The USA Patriot Act: Uniting and Strengthening America by Providing Appropriate Tools Required to Intercept and Obstruct Terrorism Act of 2001 LESTER, JEFFREY D: Food stamp pro bono opportunities for CLD members LESTER, JEFFREY D: Food stamp pro bono opportunities for CLD members LESTER, JEFFREY D: Food stamp pro bono opportunities for CLD members LESTER, JEFFREY D: Food stamp pro bono opportunities for CLD members LESTER, JEFFREY D: Food stamp pro bono opportunities for CLD members LESTER, JEFFREY D: Food stamp pro bono opportunities for CLD members LESTER, JEFFREY D: Food stamp pro bono opportunities for CLD members LESTER, JEFREY D: Food stamp pro bono opportunities for CLD members LESTER, JEFREY D: Food stamp pro bono opportunities for CLD members LESTER, JEFREY D: Food stamp pro bono opportunities for CLD members LESTER, JEFREY D: Food stamp pro bono opportunities for CLD members LESTER, JEFREY D: Food stamp pro bono opportunities for CLD members LESTER, JEFREY D: Food stamp pro bono opportunities for CLD members LESTER, JEFREY D: Food stamp pro bono opportunities for CLD members LESTER, JEFREY D: Food stamp pro bono opportunities for CLD members LESTER, JEFREY D: Food stamp pro bono opportunities for CLD members LESTER, JEFREY D: Food stamp pro bono opportunities for CLD members LESTER, JEFREY D: Food stamp pro bono opportunities for CLD members LESTER, JEFREY D: Food stamp pro bono opportunities for CLD members LESTER, JEFREY D: Food stamp pro bono opportunities for CLD members LESTER, JEFREY D: Food stamp pro bono opportunities for CLD members LESTER, JEFREY D: Food stamp pro bono opportunities for CLD members LESTER, JEFREY D: Food stamp pro bono opportunities for CLD members LESTER, JEFREY D: Food stamp pro bono opportunities for CLD members LESTER,				(GPS) 32:8 (Feb.)
LEEDRYRE, CHARLES: A primer on caregiver stress for the elder law practitioner (EL) 9.4 (June) LEXIZINI, PHILLIP B.: Governmental ethics: Public Acts 98-615 93-617 (RAR) 30.3 (Feb.) The USA Patriot Act: Uniting and Strengthening America by Providing Appropriate Tools Required to Intercept and Obstruct Terrorism Act of 2001 LESTER, JEFFREY D.: Food stamp pro bono opportunities for CLD members LESTER, JEFFREY D. with RIGGS, MAURIEEN E: How a municipally should handle dangerous/vicious dogs in Illinois: ClCD 41:1 (July) LESTER, JEFFREY D. with RIGGS. MAURIEEN E: How a municipally should handle dangerous/vicious dogs in Illinois: ClCD 41:1 (July) LESTER, JEFREY D. with RIGGS. MAURIEEN E: How a municipally should handle dangerous/vicious dogs in Illinois: ClCD 41:1 (July) LESTER, JEFREY D. with RIGGS. MAURIEEN E: How a municipally should handle dangerous/vicious dogs in Illinois: ClCD 41:1 (July) LESTER, JEFREY D. with RIGGS. MAURIEEN E: How a municipally should handle dangerous/vicious dogs in Illinois: ClCD 41:1 (July) LESTER, JEFREY D. with RIGGS. MAURIEEN E: How a municipally should handle dangerous/vicious dogs in Illinois: ClCD 41:1 (July) LESTER, JEFREY D. with RIGGS. MAURIEEN E: How a municipally should handle dangerous/vicious dogs in Illinois: ClCD 41:1 (July) LESTER, JEFREY D. with RIGGS. MAURIEEN E: How a municipally should handle dangerous/vicious dogs in Illinois: ClCD 41:1 (July) LESTER, JEFREY D. with RIGGS. MAURIEEN E: How a municipally should handle dangerous/vicious dogs in Illinois: ClCD 41:1 (July) LESTER, JEFREY D. with RIGGS. MAURIEEN E: How a municipally should handle dangerous/vicious dogs in Illinois: ClCD 41:1 (July) LESTER, JEFREY D. with RIGGS. MAURIEEN E: How a municipally should handle dangerous/vicious dogs in Illinois: ClCD 41:1 (July) LESTER, JEFREY D. with RIGGS. MAURIEEN E: How a municipally should handle dangerous/vicious dogs in Illinois: ClCD 41:1 (July) LESTER, JEFREY D. with RIGGS. MAURIEEN E: How a municipally should handle dangerous/vicious dogs in Illinois: ClCD 41:1 (July		(CLD) 41:1 (July)		(01 0) 02.0 (1 00.)
LEXIVIN, PHILLIP B.: Governmental ethics: Public Acts 93-615 a 93-617 The USA Patriot Act: Uniting and Strengthening America by Providing Appropriate Tools Required to Intercept and Obstruct Terrorism Act of 2001 LESTER, JEFFREY D.: Food stamp pro bono opportunities for CLD members LESTER, JEFFREY D. with RIGGS, MAUREER E.: How a municipality should handle dangerous/vicious dogs in illinois: Statutes, ordinances, insurance and policies LEYNIKOW, JAMES M.: How to tackle Hack! Turning future giffs into present interests Editor's column Ed		(- ) ( )/		
LENZINI, PHILLIP B: Governmental ethics: Public Acts 93-615 & 93-617 The USA Patriot Act: Uniting and Strengthening America by Providing Appropriate Tools Required to Intercept and Obstruct Terrorism Act of 2001 LESTER, JEFREPY D: Frod sod stamp pro bono opportunities for CLD members LESTER, JEFREPY D: Frod sod stamp pro bono opportunities for CLD members LESTER, JEFREPY D: HIRIGGS, MAUREEN E: How a municipality should handle dangerous/victious dogs in Illinois: Statutes, ordinances, insurance and policies LESTIKOW, JAMES M.: How to tackler Hack!: Turning future gifts into present interests LEVEY, ROSS S. with SEGAL, ROBERT: Editor's column LEIVINE, SAMUEL H.: Lien cuisine—A cormucopia of recent mechanics lien and construction law cases CREAD MICHAEL R.: Illinois Whisteblower Act becomes effective January 1, 2004 Michigan court jails supervisor for job- related fatality Molinimum wage changes LORLD, PATS Tire Governor's amendatory voto of House Bill 3412—What it could mean for units of local government LORD, PATS The Governor's amendatory voto of House Bill 3412—What it could mean for units of local government LORD, MARC CHRISTOPHER: From the chair From the chair Government lawyer honored as Laureate by the Academy of Illinois Lawyers  (IRAR) 30.3 (Feb. (IRAR) 30.1 (Sept.) (IRAR) 30.1	program	(AL) 33:7 (Apr.)	tax collection agents	(PUT) 39:2 (Dec.)
LENZINI, PHILLIP B.: Governmental ethics: Public Acts 39-615 8 39-617 The USA Patriot Act: Uniting and Strengthening America by Providing Appropriate Tools Required to Intercept and Obstruct Terrorism Act of 2001 LESTER, JEFFREY D.: Food stamp pro bono opoprofunities for CLD members LESTER, JEFFREY D. with RIGGS, MAUREEN E.: How a municipality should handle dangerous/vicious dogs in Illinois: Statutes, ordinances, insurance and policies LESTIKOW, JAMES M.: How to tackle Hackt: Turning future gifts into present interests LEVEY, ROSS S. with SEGAL, ROBERT: Editor's column Editor's column LEVINE, SAMUEL H.: Lien cuisine—A cormucopia of recent mechanics lien and construction law cases LED, MICHAEL R.: Illinois Whistleblower Act becomes effective January 1, 2004 Michigan court jails supervisor for job- related fatality Minimum lawge changes LIED, MICHAEL R.: Illinois Whistleblower Act becomes effective January 1, 2004 Michigan court jails supervisor for job- related fatality Minimum lawge changes LINEAM STERS, AWNE M.: Family law practics LINEAM STERS, AWNE M.: Family law practics and the machanics of the bottom to te efforts comments of domestic volence The plaintiff's deposition Resortice own and to construction of the source of the pitfalls of domestic volence The plaintiff's deposition Resortice own and to construction of the comment lawyer honored as Laureate UNDER YEAT, JONATHAN: Thinket Ink Information Resources v. Sun Microsystems LoBUE, DONALD: 2003 Tradition of Excellence Award The Tradition of Excellence Award CORD, PAT: The Governor's amendatory veto of House Bill 3412—What it could mean for units of local government LORO, MARC CHRISTOPHER: From the chair From the c				
Public Acts 93-615 & 93-617 The USA Patriot Act: Uniting and Strengthening America by Providing Appropriate Tools Required to Intercept and Obstruct Terrorism Act of 2001 LESTER, LEFFREY D. Froot stamp pro bono opportunities for CLD members LESTER, LEFFREY D. if MR IRIGGS, MAUREEN E.: How a municipality should handle dangerous/victous dogs in Illinois: Statutes, ordinances, insurance and policies LESTIKOW, JAMES M.: How to tackle Hadak: Turning future gifts into present interests LEVEY, ROSS, s. with SEGAL, ROBERT: Editor's column LEVINE, SAMUEL H.: Lien cuisine—A cornucopia of recent mechanics lien and construction law cases LIED, MICHAEL R.: Illinois Whistleblower Act Decomes effective January 1, 2004 Michigan court jails supervisor for job- related fatality Minimum wage changes Ordinatiffs deposition Restrictive covenant/covenant not to compete update LINNEMEYER, JONATHAN: Triniket Ink Information Resources v. Sun Microsystems LOBUE, DONALD: 2003 Tradition of Excellence Award The Coornment Lawyr honored as Laureate Type The Court of Illinois Lawyers COSL) 55 (June) The College Award The Tradition of Excellence Award The Coornment Lawyr honored as Laureate Type The Court of Illinois Supreme The Tradition of Excellence Award The Tradition of Excellence Award The Tradition of Excellence Award The Tradition of E		((EL) 9:4 (June)		(ENIVIL) 04:4 (A)
The USA Patriot Act: Uniting and Strengthening America by Providing Appropriate Tools Required to Intercept and Obstruct Terrorism Act of 2001 (IRAR) 30.1 (Sept.)  LESTER, JEFFREY D.: Food stamp pro bono opportunities for CLD members  LESTER, JEFFREY D. with RIGGS, MAUREEN E.: How a municipality should handle dangerous/vicious dogs in Illinois: Statutes, ordinances, insurance and policies LESTIKOW, JAMES M.: How to tackle Hackt: Turning future gifts into present interests  LEVEY, ROSS S. with SEGAL, ROBERT: Editor's column  Editor's column  Editor's column  LEVINE, SAMUEL H.: Lien cuisine—A comucopia of recent mechanics lien and construction law cases  Act becomes effective January 1, 2004  Mchigan court jails supervisor for jobretated fatality. Minimum wage changes  LIED, MICHAEL R.: Illinois Whistleblower Act becomes effective January 1, 2004  Mchigan court jails supervisor for jobretated fatality. Minimum wage changes  LIED, MICHAEL R.: Illinois Whistleblower Act becomes effective January 1, 2004  Mchigan court jails supervisor for jobretated fatality. Minimum wage changes  LIED, MICHAEL R.: Illinois Whistleblower Act becomes effective January 1, 2004  Mchigan court jails supervisor for jobretated fatality. Minimum wage changes  LIED, MICHAEL R.: Illinois Whistleblower Act becomes effective January 1, 2004  Mchigan court jails supervisor for jobretated fatality. Minimum wage changes  LIED, MICHAEL R.: Illinois Whistleblower Act becomes effective January 1, 2004  Mchigan court jails supervisor for jobretated fatality. Minimum kage changes  LIED, MICHAEL R.: Illinois Whistleblower Act becomes effective January 1, 2004  Mchigan court jails supervisor for jobretated fatality. Minimum kage changes  McAPERIA T.: Demovernois amendatory veto of House Bill 3412—What it could mean for units of local government.  LORO, MARC CHRISTOPHER: From the chair From the chair Court will decide a commens without any reduced part of the		(IRAR) 30:3 (Fab.)	•	
Strengthening America by Providing Appropriate Tools Required to Intercept and Obstruct Terrorism Act of 2001 LESTER, JEFFREY D. Food stamp pro bono opportunities for CLD members LESTER, JEFFREY D. with RIGGS.  MAURIERN E.: How a municipality should handle dangerous/vicious dogs in Illinois: Statutes, ordinances, insurance and policies LESTIKOW, JAMES M.: How to tackle Hackf. Turning turine gits into present interests LEYF, ROSS S. with SEGAL, ROBERT: Editor's column Editor's column LEVINE, SAMUEL H.: Lien cuisine—A comucopia of recent mechanics lien and construction law cases LED, MICHAEL R.: Illinois Whistleblower Act becomes effective January 1, 2004 Michigan court jails supervisor for jobrelated fatality Minimum wage changes No bottom to the efforts of the bottomiess closes. One of our own to become Bar president Supreme Court holds statewide meetings on civility and protein law a with YNIES, KEVIN B.: Legislative update: Environmental legislation from the 93rd General Assembly MANINELLI, JOSEPH F. with SCHWARTZ, DANIEL J.: Getting old-school on spam: California Supreme Court rules that mass e-mails from ex-employee are not trespass to chatter of the pitfalls of Supreme Court rules that mass e-mails from ex-employee are not treated fatality  (IED, MICHAEL R.: Illinois Whistleblower Act becomes effective January 1, 2004 Michigan court jails supervisor for jobrelated fatality Minimum wage changes (LAEL) 41:2 (Nov.) New leave rights for victims of domestic violence (LAEL) 41:3 (Feb.) Restrictive covenant/covenant not to compete update LINNEMEYER, JONATHAN: Thinket Ink Information Resources v. Sun Microsystems LBUE, DinALD: 2003 Tradition of Excellence Award The Tradition of Excellence Award CORO, MARC CHRISTOPHER: From the chair From the chair From the chair Government LORO, MARC CHRISTOPHER: From the chair From the chair Government lawyer honored as Laureate by the Academy of Illinois Lawyers  (CGL) 5:1 (June)  MARITURE L.I. deefforts of the burn of willing and protein from the sart of the sax to part and the		(II IAI I) 30.3 (I eb.)		` , ` ,
Appropriate Tools Required to Intercept and Obstruct Terrorism Act of 2001 LESTER, JEFFREY D.: Food stamp pro bono opportunities for LID members LESTER, JEFFREY D. with RIGGS, MAURIEN E.: How a municipality should handle dangerous/viclous dogs in illinois: Statutes, ordinances, insurance and policies LEYER, IOSS S. with SEGAL, ROBERT: Editor's column Editor's column Editor's column Editor's column Editor's column LEVINE, SAMUEL H.: Lien cuisine—A cornucopia of recent mechanics lien and construction law cases LIED, MICHAEL R.: Illinois Whistleblower Act becomes effective Jaunary 1, 2004 Michigan court jails supervisor for jobrelated fatality Minimum wage changes New leave rights for victims of domestic violence The plaintiff's deposition Restrictive coverant/covernant not to compete update LINNEMSYER, JONATHAN: Thinket Ink Information Resources v. Sun Microsystems LBUE, NDALD: 2003 Tradition of Excellence Award LORD, MARC CHRISTOPHER: From the chair From the chair From the chair GOVERNMENT SHEELY SHORE AND A CECIL 5: (Nov.) Editor's comments CCLD 41: (July) CRACI, J92 (Nov.) CRAP) 49: (Nov.) CRAP, 49: (Nov.) CRAP, 49: (Nov.) CRAP, 49: (Nov.) CRAP, 49: (Nov.) CRA			•	(**************************************
LESTER, JEFFREY D. with RIGGS, MAUREEN E: How a municipality should handle dangerous/vicious dogs in Illinois: Statutes, ordinances, insurance and policies LESTIKOW, JAMES M. How to tackle Hack!. Turning future gifs into present interests LEVEY, ROSS S. with SEGAL, ROBERT: Editor's column Editor's column Editor's column LEVINE, SAMUEL H.: Lien cuisine—A cornucopia of recent mechanics lien and construction law cases LIED, MICHAEL R.: Illinois Whisteblower Act becomes effective January 1, 2004 Michigan court jails supervisor for jobrelated fatality Minimum wage changes To domestic violence The plaintilif's deposition LENNEM, SPERF, JONNTHAN: Thinket Ink Intornation Resources v. Sun Microsystems LORD, ARAC CHRISTOPHER: From the chair From the chair From the chair GPS) 32:10 (Apr.) GCSL) 5:2 (Nov.) Editor's comment lawyer honored as Laureate by the Academy of Illinois Lawyers LUSK, KIMBERLY, Pr.: Domestic violence is a continuation of the chair from the ST comments in United States GCDAD 4:12 (Nov.) CGCL) 5:4 (Mar.) CGL) 5:5 (Mov.) CRAP) 49:3 (Mar.) CGL) 5:4 (Mar.) CGL) 5:5 (Mov.) CGL) 5:5			bottomless closet	(WATL) 9:2 (Nov.)
LESTER, JEFFREYD, With RIGGS, MAUREEN E: How a municipality should handle dangerous/vicious dogs in Illinois: Statutes, ordinances, insurance and policies LESTIKOW, JAMES M: How to tackle Hackt. Turning future gifts into present interests LEVEY, ROSS S, with SEGAL, ROBERT: Editor's column Editor's column Editor's column (FL) 47.2 (Dec.) Editor's column (FL) 47.2 (Dec.) Editor's column Editor's column (FL) 47.3 (Mar.) ELEVINE, SAMUEL H.: Lien cuisine — A cornucopia of recent mechanics lien and construction law cases LED, MICHAEL R.: Illinois Whistleblower Act becomes effective January 1, 2004 Michigan court jails supervisor for jobrelated fatality Minimum wage changes Of domestic violence The plainfiffs deposition Restrictive covenant/covenant not to compete update LINNEMEYER, JONATHAN: Thinket Ink Information Resources v. Sun Microsystems LOBUE, DONALD: 2003 Tradition of Excellence Award LORD, PAT: The Governor's amendatory veto of House Bill 3412—What it could mean for units of local government LORD, MARC CHRISTOPHER: From the chair LORO, MARC CHRISTOPHER: From the chair From the chair From the chair LORO, MARC CHRISTOPHER: From the chair From the chair Government lawyer honored as Laureate by the Academy of Illinois Lawyers  (CEL) 49.4 (June)  Supreme Court holds statewide meetings on civility and reliability (EL) (Arg.)  (EMNINIG, CLAIRE A. with HYNES, KEVIN B.: Legislative update: Environmental legislation from the 93rd General Assembly  MARINELLI, JOSE (HARTIZ, DANIEL J.J. Getting old-school on spam: Calliforina Supreme Court rules that mass e-mails from ex-employee are not trespass to chatels  MAROVICH, MICHAEL J.: Beware of the pittalls of Supreme Court rules that mass e-mails from ex-employee are not trespass to chatels  MAROVICH, MICHAEL J.: Beware of the pittalls of Supreme Court rules that mass e-mails from ex-employee are not treduction		(IRAR) 30:1 (Sept.)		
LESTER, JEFFREY D. with RIGGS, MAUREEN E: How a municipality should handle dangerous/vicious dogs in Illinois: Statutes, ordinances, insurance and policies LESTIKOW, JAMES M: How to tackle Hackl: Turning future gifts into present interests LEVEY, ROSS S. with SEGAL, ROBERT: Editor's column Editor's column Editor's column (FL) 47:2 (Dec.) Editor's column LEVINE, SAMUEL H: Lien cuisine — A cornucopia of recent mechanics lien and construction law cases LEVINE, SAMUEL H: Lien cuisine — A cornucopia of recent mechanics lien and construction law cases LED, MICHAEL R: Illinois Whistleblower Act becomes effective January 1, 2004 Michigan court jails supervisor for job- related fatality Minimum wage changes (LAEL) 41:2 (Nov.) New leave rights for victims of domestic violence Editor's column (LAEL) 41:2 (Nov.) New leave rights for victims of domestic violence Editor's column Alter Minimum wage changes (LAEL) 41:2 (Nov.) Restrictive covenant/covenant not to compete update LINNEMEYER, JONATHAN: Thinket Ink Information Resources v. Sun Microsystems LOBUE, DONALD: 2003 Tradition of Excellence Award LORD, MARC CHRISTOPHER: From the chair From		(OLD) 44-4 (Into)		(WATL) 9:1 (Sept.)
MAUREEN E:: How a municipality should handle dangerous/victous dogs in Illinois: Statutes, ordinances, insurance and policies LESTIKOW, JAMES M:: How to tackle Hack!: Turning future gifts into present interests LEVEY, ROSS S. with SEGAL, ROBERT: Editor's column (FL) 47:1 (Sept. Editor's column (FL) 47:2 (Dec. Editor's column (FL) 47:3 (Mar.)  LEVINE, SAMUEL H:: Lien cuisine—A cornucopia of recent mechanics lien and construction law cases LIED, MICHAEL H:: Illinois Whistleblower Act becomes effective January 1, 2004 (LAEL) 41:2 (Nov.) Move leave rights for victims of domestic violence update LINEMEYER, JONATHAN: Triniket Ink Inhomation Resources v. Sun Microsystems LOBUE, DONALD: 2003 Tradition of Excellence Award LORD, PAT: The Governor's amendatory veto of House Bill 3412—What it could mean for units of local government LORD, MARC CHRISTOHER: From the chair From		(CLD) 41:1 (July)		
handle dangerous/vicious dogs in Illinois: Statutes, ordinances, insurance and policies LESTIKOW, JAMES M.: How to tackle Hack!: Turning future gifts into present interests LEVEY, ROSS S. with SEGAL, ROBERT: Editor's column Editor's column (FL) 47:2 (Dec.) Editor's column Editor's column LEVINE, SAMUEL H.: Lien cuisine—A cornucopia of recent mechanics lien and construction law cases Act becomes effective January 1, 2004 Michigan court jails supervisor for jobrelated fatality Minimum wage changes ULAEL) 41:2 (Nov.) New leave rights for victims of domestic violence The plantiff's deposition Restrictive covenant/covenant not to compete update LINNEMEYER, JONATHAN: Thinket Ink Information Resources v. Sun Microsystems LOBUE, DONALD: 2003 Tradition of Excellence Award CNORD, PAT: The Governor's amendatory veto of House Bill 3412—What it could mean for units of local government LORO, MARC CHRISTOPHER: From the chair GCBL) 5:1 (Mug.) LUSK, KIMBERLY R.: Domestic violence is  MANNING, CLAIRE A, with HYNES, KEVIN B.: Legislative update: Environmental legislation from the 93rd General Assembly MARINELL, JOSEPH F. with SchWARTZ, DANIEL J.: Getting old-school on spam: California Supreme Court rules that mass e-mails from extentles from expanse to the pitfalls of Supreme Court rules that mass e-mails from extentles from expanse to chattels MAROVICH, MICHAEL J.: Beware of the pitfalls of Supreme Court Rule 216 De novo review of underinsurance arbitration awards Of Octobre of Victims of demestic violence (LAEL) 41:2 (Nov.) Restrictive covenant/covenant not to compete update LINNEMEYER, JONATHAN: Thinket Ink Information Resources v. Sun Microsystems LOBUE, DONALD: 2003 Tradition of Excellence Award CNCH, MICHAEL J.: Beware of the pitfalls of Supreme Court Rule 216 De novo review of underinsurance arbitration awards ARTINKUS, ANNE M.: Family law practice alert: Should gifts and loans received by a child support?—Illinois Supr				(WATL) 9:2 (Nov.)
Statutes, ordinances, insurance and policies LESTIKOW, JAMES M.: How to tackle <i>Hackt</i> : Turning future gifts into present interests LEVEY, ROSS S. with SEGAL, ROBERT: Editor's column Editor's column (FL) 47:1 (Sept.) Editor's column (FL) 47:2 (Dec.) Editor's column (FL) 47:3 (Mar.)  LEVINE, SAMUEL H.: Lien cuisine—A cornucopia of recent mechanics lien and construction law cases (REL) 49:3 (Oct.)  LIED, MICHAEL R.: Illinois Whistleblower Act becomes effective January 1, 2004 Michigan court jails supervisor for jobrelated fatality Minimum wage changes New leave rights for victims of domestic violence (LAEL) 41:2 (Nov.) The plaintiff's deposition Restrictive covenant/covenant not to compete update LINEMEYER, JONATHAN: <i>Thinket Ink Information Resources v. Sun Microsystems</i> LOBUE, DONALD: 2003 Tradition of Excellence Award LORD, PAT: The Governor's amendatory veto of House Bill 3412—What it could mean for units of local government Lord CRP. The Chernor's amendatory veto of house Bill 3412—What it could mean for units of local government lengtlation for the chair From the ch			• • •	(**************************************
Turning future gifts into present interests LEVEY, ROSS S, with SEGAL, ROBERT: Editor's column Editor's column Editor's column Editor's column (FL) 47:1 (Sept.) Editor's column (FL) 47:2 (Dec.) Editor's column (FL) 47:3 (Mar.) LEVINE, SAMUEL H.: Lien cuisine—A cornucopia of recent mechanics lien and construction law cases LIED, MICHAEL R.: Illinois Whistleblower Act becomes effective January 1, 2004 Michigan court jails supervisor for jobrelated fatality Minimum wage changes New leave rights for victims of domestic violence The plaintiff's deposition Restrictive covenant/covenant not to compete update LINNEMEYER, JONATHAN: Thinket Ink Information Resources v. Sun Microsystems LOBUE, DONALD: 2003 Tradition of Excellence Award The Tradition of Excellence Award LORD, PAT: The Governor's amendatory veto of House Bill 3412—What it could mean for units of local government LORO, MARC CHRISTOPHER: From the chair From the chair From the chair From the chair Government lawyer honored as Laureate by the Academy of Illinois Linky Editor's comments Finance are a control of the chair From the chair Government lawyer honored as Laureate by the Academy of Illinois Lawyers LOBLS, KIMBERLY R.: Domestic violence is  The Control of the chair From the chair Government lawyer honored as Laureate by the Academy of Illinois Lawyers LOSL, KIMBERLY R.: Domestic violence is  The Control of the chair Government sween hand to represent the chair (CGL) 5:5 (Mar.)  Government lawyer honored as Laureate by the Academy of Illinois Lawyers LOSK, KIMBERLY R.: Domestic violence is  The Control of the pittals of Supreme Court rules that mass e-mails from ex-employee are not trespass to chattels MAROVICH, MICHAEL J.: Beware of the pittals of Supreme Court Rule 216  MAROVICH, MICHAEL J.: Jeanily Supreme Court rules that mass e-mails from ex-employee are not trespass to chattels MAROVICH, MICHAEL J.: Jeanily Supreme Court Rule 216  MAROVICH, MICHAEL J.: Jeanily Supreme Court rule state and transmit required to submit entire amount of billed medical e	Statutes, ordinances, insurance and policies	(LGL) 40:2 (Aug.)	•	
LEVEY, RÖSS S, with SEGAL, ROBERT: Editor's column (FL) 47:1 (Sept.) Editor's column (FL) 47:2 (Dec.) Editor's column (FL) 47:3 (Mar.) LEVINE, SAMUEL H.: Lien cuisine—A cornucopia of recent mechanics lien and construction law cases LIED, MICHAEL R.: Illinois Whistleblower Act becomes effective January 1, 2004 Michigan court jails supervisor for jobrelated fatality Minimum wage changes New leave rights for victims of domestic violence The plaintiff's deposition Restrictive covenant/covenant not to compete update LINNEMEYER, JONATHAN: Thinket Ink Information Resources v. Sun Microsystems LBUEL, DONALD: 2003 Tradition of Excellence Award The Tradition of Excellence Award LORD, PAT: The Governor's amendatory veto of House Bill 3412—What it could mean for units of local government LORO, MARC CHRISTOPHER: From the chair From the chair Government lawyer honored as Laureate by the Academy of Illinois Lawyers LUSK, KIMBERLY R.: Domestic violence is  CFLV 47:3 (Mar.)  (FL) 47:2 (Dec.) (FL) 47:3 (Mar.) (FL) 47:3 (Vov.) (FEL) 47:3 (Mar.) (FL) 47:3 (Vov.) (FEL) 47:3 (Feb.) (FL) 47:3 (Feb.) (FEL) 47:3 (Feb.) (FEL)				(ENVL) 34:1 (Aug.)
Editor's column Editor's column (FL) 47:1 (Sept.) Editor's column (FL) 47:2 (Dec.) Editor's column (FL) 47:2 (Dec.) Editor's column (FL) 47:2 (Dec.) (FL) 47:3 (Mar.)  LEVINE, SAMUEL H.: Lien cuisine—A cornucopia of recent mechanics lien and construction law cases  LIED, MICHAEL R.: Illinois Whistleblower Act becomes effective January 1, 2004 Michigan court jails supervisor for jobrelated fatality Riminum wage changes (LAEL) 41:2 (Nov.) New leave rights for victims of of domestic violence The plaintiff's deposition Restrictive covenant/covenant not to compete update LINEMEYER, JONATHAN: Thinket Ink Information Resources v. Sun Microsystems LOBUE, DONALD: 2003 Tradition of Excellence Award CDRD, PAT: The Governor's amendatory veto of House Bill 3412—What it could mean for units of local government LORO, MARC CHRISTOPHER: From the chair From the chair From the chair From the chair GOVERNMENT STAND STAN		(TE) 50:1 (Aug.)		
Editor's column (EDITOR'S column (EDITOR'S column (EDITOR) (EDITOR'S column (EDITOR) (EDITOR SAMUEL H.: Lien cuisine—A cornucopia of recent mechanics lien and construction law cases (EDID, MICHAEL R.: Illinois Whistleblower Act becomes effective January 1, 2004 (ACE) 41:2 (Nov.) Minimum wage changes (LAEL) 41:1 (Aug.) Minimum wage changes (LAEL) 41:1 (Aug.) Measure ights for victims of domestic violence (LAEL) 41:2 (Nov.) The plaintiff's deposition Restrictive covenant/covenant not to compete update LINNEMEYER, JONATHAN: Thinket Ink Information Resources v. Sun Microsystems LOBUE, DONALD: 2003 Tradition of Excellence Award The Tradition of Excellence Award LORD, PAT: The Governor's amendatory veto of House Bill 3412—What it could mean for units of local government LORO, MARC CHRISTOPHER: From the chair From the chair From the chair Government lawyer honored as Laureate by the Academy of Illinois Lawyers LUSK, KIMBERLY R.: Domestic violence in the state of the pitfalls of Supreme (LAEL) 41:2 (Mar.)  (REL) 47:3 (Mar.)  (REL) 47:3 (Mar.)  (REL) 49:3 (Oct.)  (REL) 49:3 (Oct.)  (REL) 49:3 (Oct.)  (REL) 49:3 (Oct.)  (CALE) 41:2 (Nov.)  (LAEL) 41:1 (Aug.)  (LAEL) 41:1 (Aug.)  (LAEL) 41:1 (Aug.)  (LAEL) 41:1 (Aug.)  (LAEL) 41:2 (Nov.)  (LAEL) 41:2 (Nov.)  (LAEL) 41:2 (Nov.)  (LAEL) 41:3 (Feb.)  Strategic use of vehicular damage evidence in personal injury litigation: An update  ArrithkUs, ANNE M.: Family law practice  alert: Should gifts and loans received by a child support?—Illinois Supreme  Court will decide  (GPS) 32:10 (Apr.)  (ASTERS, AMY: Illinois Industrial Commission  (MATUSZEWICH, LEWIS F.: Canada to open new consultates in United States  (IIL) 41:2 (Nov.)  (IIL) 41:3 (Mar.)  (IIL) 41:4 (Mar.)		(EL) 47:1 (Cont.)		
Editor's column  LEVINE, SAMUEL H.: Lien cuisine—A cornucopia of recent mechanics lien and construction law cases  LIED, MICHAEL R.: Illinois Whistleblower Act becomes effective January 1, 2004 (LAEL) 41:2 (Nov.) Michigan court jails supervisor for jobrelated fatality Minimum wage changes (LAEL) 41:2 (Nov.) New leave rights for victims of domestic violence (LAEL) 41:3 (Feb.) The plaintiff's deposition Restrictive covenant/covenant not to compete update LINNEMEYER, JONATHAN: Thinket Ink Information Resources v. Sun Microsystems  LOBUE, DONALD: 2003 Tradition of Excellence Award LORD, PAT: The Governor's amendatory veto of House Bill 3412—What it could mean for units of local government LORO, MARC CHRISTOPHER: From the chair From the chair Government lawyer honored as Laureate by the Academy of Illinois Lawyers (CGL) 5:4 (Mar.) LUSK, KIMBERLY R.: Domestic violence is  (REL) 49:3 (Oct.) The plaintiff's are out independent of Supreme Court Rule 216 bMAROVICH, MICHAEL J.: Beware of the pitfalls of Supreme Court Rule 216 bMAROVICH, MICHAEL J.: Beware of the pitfalls of Supreme Court Rule 216 bnew of Supre		· / · · · /		
LEVINE, SAMUEL H.: Lien cuisine—A cornucopia of recent mechanics lien and construction law cases  LIED, MICHAEL R.: Illinois Whistleblower Act becomes effective January 1, 2004 Michigan court jails supervisor for jobrelated fatality  Minimum wage changes New leave rights for victims of domestic violence The plaintiff's deposition Restrictive covenant/covenant not to compete update LINNEMEYER, JONATHAN: Thinket Ink Intornation Resources v. Sun Microsystems LoBUE, DONALD: 2003 Tradition of Excellence Award CDRD, PAT: The Governor's amendatory veto of House Bill 3412—What it could mean for units of local government LORO, MARC CHRISTOPHER: From the chair From the chair Government lawyer honored as Laureate by the Academy of Illinois Lawyers LUSK, KIMBERLY R.: Domestic violence is  LINSK, KIMBERLY R.: Domestic violence is  (REL) 49:3 (Oct.)  (REL) 49:3 (Oct.)  (REL) 49:3 (Oct.)  (CAEL) 41:2 (Nov.) (LAEL) 41:2 (Nov.) (LAEL) 41:2 (Nov.) (LAEL) 41:2 (Nov.) (LAEL) 41:3 (Nov.)			. ,	(IP) 43:4 (June)
law cases LIED, MICHAEL R.: Illinois Whistleblower Act becomes effective January 1, 2004 Michigan court jails supervisor for jobrelated fatality Minimum wage changes (LAEL) 41:2 (Nov.) New leave rights for victims of domestic violence Restrictive covenant/covenant not to compete update LINNEMEYER, JONATHAN: Thinket Ink Information Resources v. Sun Microsystems LOBUE, DONALD: 2003 Tradition of Excellence Award LORD, PAT: The Government LORO, MARC CHRISTOPHER: From the chair From the chair From the chair Government lawyer honored as Laureate by the Academy of Illinois Lawyers LUSK, KIMBERLY R.: Domestic violence is  (REL) 49:3 (Oct.) (LAEL) 41:2 (Nov.) (LAEL) 41:2 (Nov.) (LAEL) 41:2 (Nov.) (LAEL) 41:3 (Feb.) (LAEL) 41:3 (Feb.) (LAEL) 41:5 (June) (CPAP) 49:4 (Feb.) Recovery of evidence deposition and transcription costs: An update transcription		( ) - ( )	•	( ) = (===)
LIED, MICHAEL R.: Illinois Whistleblower Act becomes effective January 1, 2004 Michigan court jails supervisor for job- related fatality Minimum wage changes New leave rights for victims of domestic violence Restrictive covenant/covenant not to compete update LINNEMEYER, JONATHAN: Thinket Ink Information Resources v. Sun Microsystems LBUE, DONALD: 2003 Tradition of Excellence Award The Tradition of Excellence Award LORD, PAT: The Governor's amendatory veto of House Bill 3412—What it could mean for units of local government LORO, MARC CHRISTOPHER: From the chair From the chair Government lawyer honored as Laureate by the Academy of Illinois Lawyers LUSK, KIMBERLY R.: Domestic violence is  (LAEL) 41:2 (Nov.) (LAEL) 41:2 (Nov.) (LAEL) 41:2 (Nov.) (LAEL) 41:2 (Nov.) (LAEL) 41:3 (Feb.) Recovery of evidence deposition and transcription costs: An update Recovery of evidence deposition and transcription costs: An update (CPAP) 49:4 (Feb.) Recovery of evidence deposition and transcription costs: An update (CPAP) 49:2 (Nov.) Strategic use of vehicular damage evidence in personal injury litigation: An update MARTINKUS, ANNE M: Family law practice alert: Should gifts and loans received by a child support?—Illinois Supreme Court will decide (GPS) 32:10 (Apr.) Strategic use of vehicular damage evidence in personal injury litigation: An update MARTINKUS, ANNE M: Family law practice alert: Should gifts and loans received by a child support?—Illinois Supreme Court will decide (GPS) 32:10 (Apr.) MASTERS, AMY: Illinois Industrial Commission case status information now available online MATUSZEWICH, LEWIS F.: Canada to open new consulates in United States (IIL) 41:2 (Nov.) (IIL) 41:1 (Sept.) Editor's comments (IIL) 41:3 (Jan.) (IIL) 41:4 (Mar.)			•	(BB) 34:2 (Nov.)
Act becomes effective January 1, 2004 Michigan court jails supervisor for job- related fatality Minimum wage changes New leave rights for victims of domestic violence Restrictive covenant/covenant not to compete update LINNEMEYER, JONATHAN: Thinket Ink Information Resources v. Sun Microsystems LOBUE, DONALD: 2003 Tradition of Excellence Award The Tradition of Excellence Award LORD, PAT: The Governor's amendatory veto of House Bill 3412—What it could mean for units of local government LORO, MARC CHRISTOPHER: From the chair From the chair Government lawyer honored as Laureate by the Academy of Illinois Lawyers LUSK, KIMBERLY R.: Domestic violence  (LAEL) 41:2 (Nov.) (LAEL		(REL) 49:3 (Oct.)		(0040) 400 (44 )
Michigan court jails supervisor for jobrelated fatality Minimum wage changes New leave rights for victims of domestic violence Restrictive covenant/covenant not to compete update LINNEMEYER, JONATHAN: Thinket Ink Information Resources v. Sun Microsystems LOBUE, DONALD: 2003 Tradition of Excellence Award LORD, PAT: The Governor's amendatory veto of House Bill 3412—What it could mean for units of local government LORO, MARC CHRISTOPHER: From the chair From the chair Government lawyer honored as Laureate by the Academy of Illinois Lawyers LUSK, KIMBERLY R.: Domestic violence in personal injury litigation: An update insurance carrier received (CPAP) 49:4 (Feb.) Recovery of evidence deposition and transcription costs: An update (CPAP) 49:2 (Nov.) Strategic use of vehicular damage evidence in personal injury litigation: An update (CPAP) 49:3 (Jan.) WARTINKUS, ANNE M.: Family law practice alert: Should gifts and loans received by a child support obligor from his parents be included in his or her net income for purposes of determining child support?—Illinois Supreme Court will decide Is it "property acquired in exchange for?" MASTERS, AMY: Illinois Industrial Commission case status information now available online WATUSZEWICH, LEWIS F.: Canada to open new consulates in United States  (IIL) 41:2 (Nov.) (IIL) 41:2 (Nov.) (IIL) 41:2 (Nov.) (IIL) 41:3 (Jan.) (IIL) 41:4 (Mar.)	·	(LAFL) 41.2 (Nov.)		(CPAP) 49:6 (May)
related fatality Minimum wage changes New leave rights for victims of domestic violence Restrictive covenant/covenant not to compete update LINNEMEYER, JONATHAN: Thinket Ink Information Resources v. Sun Microsystems LoBUE, DONALD: 2003 Tradition of Excellence Award LORD, PAT: The Governor's amendatory veto of House Bill 3412—What it could mean for units of local government LORO, MARC CHRISTOPHER: From the chair From the chair Government lawyer honored as Laureate by the Academy of Illinois Lawyers LOSUE, KIMBERLY R.: Domestic violence is  (LAEL) 41:1 (Aug.) (LAEL) 41:2 (Nov.) (LAEL) 41:2 (Nov.) (LAEL) 41:3 (Feb.) Recovery of evidence deposition and transcription costs: An update Recovery of evidence deposition and transcription costs: An update (CPAP) 49:4 (Feb.) Recovery of evidence deposition and transcription costs: An update (CPAP) 49:2 (Nov.) Strategic use of vehicular damage evidence in personal injury litigation: An update (CPAP) 49:2 (Nov.)  MARTINKUS, ANNE M.: Family law practice alert: Should gifts and loans received by a child support obligor from his parents be included in his or her net income for purposes of determining child support?—Illinois Supreme Court will decide (GPS) 32:11 (May) (MSTERS, AMY: Illinois Industrial Commission case status information now available online MATUSZEWICH, LEWIS F.: Canada to open new consulates in United States (IIL) 41:2 (Nov.) (IIL) 41:3 (Jan.) (IIL) 41:3 (Jan.) (IIL) 41:3 (Jan.)		(LALL) 41.2 (NUV.)		
Minimum wage changes New leave rights for victims of domestic violence The plaintiff's deposition Restrictive covenant/covenant not to compete update LINNEMEYER, JONATHAN: Thinket Ink Information Resources v. Sun Microsystems LOBUE, DONALD: 2003 Tradition of Excellence Award LORD, PAT: The Governor's amendatory veto of House Bill 3412—What it could mean for units of local government LORO, MARC CHRISTOPHER: From the chair From the chair Government lawyer honored as Laureate by the Academy of Illinois Lawyers LUSK, KIMBERLY R.: Domestic violence is  Insurance carrier received Recovery of evidence deposition and transcription costs: An update (CPAP) 49:2 (Nov.)  Strategic use of vehicular damage evidence in personal injury litigation: An update ARATINKUS, ANNE M.: Family law practice alert: Should gifts and loans received by a child support obligor from his parents be included in his or her net income for purposes of determining child support?—Illinois Supreme (GPS) 32:10 (Apr.) COURT will decide Is it "property acquired in exchange for?" MASTERS, AMY: Illinois Industrial Commission case status information now available online MATUSZEWICH, LEWIS F.: Canada to open new consulates in United States (IIL) 41:2 (Nov.) Editor's comments (IIL) 41:2 (Nov.) Editor's comments (IIL) 41:2 (Nov.) Editor's comments (IIL) 41:3 (Jan.)	, , ,	(LAEL) 41:1 (Aug.)	•	
of domestic violence The plaintiff's deposition Restrictive covenant/covenant not to compete update LINNEMEYER, JONATHAN: Thinket Ink Information Resources v. Sun Microsystems LOBUE, DONALD: 2003 Tradition of Excellence Award LORD, PAT: The Governor's amendatory veto of House Bill 3412—What it could mean for units of local government LORO, MARC CHRISTOPHER: From the chair From the chair Government lawyer honored as Laureate by the Academy of Illinois Lawyers LUSK, KIMBERLY R.: Domestic violence is  LINNEMEYER, JONATHAN: Thinket Ink Information Resources v. Sun Microsystems (CSL) 41:5 (June) (LAEL) 41:5 (June) Strategic use of vehicular damage evidence in personal injury litigation: An update (CPAP) 49:2 (Nov.) Strategic use of vehicular damage evidence in personal injury litigation: An update (CPAP) 49:3 (Jan.)  MARTINKUS, ANNE M.: Family law practice alert: Should gifts and loans received by a child support obligor from his parents be included in his or her net income for purposes of determining child support?—Illinois Supreme Court will decide Is it "property acquired in exchange for?" MASTERS, AMY: Illinois Industrial Commission case status information now available online MATUSZEWICH, LEWIS F.: Canada to open new consulates in United States (IIL) 41:2 (Nov.) Editor's comments (IIL) 41:2 (Nov.) Editor's comments (IIL) 41:3 (Jan.) LUSK, KIMBERLY R.: Domestic violence is			insurance carrier received	(CPAP) 49:4 (Feb.)
The plaintiff's deposition Restrictive covenant/covenant not to compete update LINNEMEYER, JONATHAN: Thinket Ink Internation Resources v. Sun Microsystems LOBUE, DONALD: 2003 Tradition of Excellence Award LORD, PAT: The Governor's amendatory veto of House Bill 3412—What it could mean for units of local government LORO, MARC CHRISTOPHER: From the chair From the chair Government lawyer honored as Laureate by the Academy of Illinois Lawyers LUSK, KIMBERLY R.: Domestic violence is  Strategic use of vehicular damage evidence in personal injury litigation: An update (CPAP) 49:3 (Jan.)  Strategic use of vehicular damage evidence in personal injury litigation: An update (CPAP) 49:3 (Jan.)  MARTINKUS, ANNE M.: Family law practice alert: Should gifts and loans received by a child support obligor from his parents be included in his or her net income for purposes of determining child support?—Illinois Supreme Court will decide (GPS) 32:10 (May)  MASTERS, AMY: Illinois Industrial Commission case status information now available online MATUSZEWICH, LEWIS F.: Canada to open new consulates in United States (IIL) 41:2 (Nov.) Editor's comments (IIL) 41:2 (Nov.) Editor's comments (IIL) 41:2 (Nov.) (IIL) 41:3 (Jan.)			·	
Restrictive covenant/covenant not to compete update LINNEMEYER, JONATHAN: Thinket Ink Information Resources v. Sun Microsystems LOBUE, DONALD: 2003 Tradition of Excellence Award The Tradition of Excellence Award LORD, PAT: The Governor's amendatory veto of House Bill 3412—What it could mean for units of local government LORO, MARC CHRISTOPHER: From the chair From the chair From the chair Government lawyer honored as Laureate by the Academy of Illinois Lawyers LUSK, KIMBERLY R.: Domestic violence is  In personal injury litigation: An update MARTINKUS, ANNE M.: Family law practice alert: Should gifts and loans received by a child support obligor from his parents be included in his or her net income for purposes of determining child support?—Illinois Supreme Court will decide (GPS) 32:11 (May) Is it "property acquired in exchange for?" (GPS) 32:11 (May) Is it "property acquired in exchange for?" (GPS) 32:11 (May) MASTERS, AMY: Illinois Industrial Commission case status information now available online MATUSZEWICH, LEWIS F.: Canada to open new consulates in United States (IIL) 41:2 (Nov.) Editor's comments (IIL) 41:2 (Nov.) Editor's comments (IIL) 41:3 (Jan.) LUSK, KIMBERLY R.: Domestic violence is			·	(CPAP) 49:2 (Nov.)
compete update LINNEMEYER, JONATHAN: Thinket Ink Information Resources v. Sun Microsystems LOBUE, DONALD: 2003 Tradition of Excellence Award The Tradition of Excellence Award LORD, PAT: The Governor's amendatory veto of House Bill 3412—What it could mean for units of local government LORO, MARC CHRISTOPHER: From the chair From the chair Government lawyer honored as Laureate by the Academy of Illinois Lawyers LUSK, KIMBERLY R.: Domestic violence is  (CSL) 49:4 (June)  (CSL) 49:4 (June) (CSL) 49:4 (June)  (CSL) 49:4 (June) (CGL) 32:2 (Aug.) (GPS) 32:11 (May) (IS it "property acquired in exchange for?" (GPS) 32:11 (May) (IS it "property acquired in exchange for?" (GPS) 32:1 (July) (GPS) 32:1 (July) (GPS) 32:1 (July) (MASTERS, AMY: Illinois Industrial Commission case status information now available online (WCL) 41:4 (June) (WCL) 41:4 (June) (WCL) 41:4 (June) (IIL) 41:2 (Nov.) (IIL) 41:1 (Sept.) (IIL) 41:2 (Nov.) (IIL) 41:3 (Jan.) (IIL) 41:4 (Mar.)	·	(LAEL) 41:3 (Feb.)	· · · · · · · · · · · · · · · · · · ·	(CDAD) 40:2 (lon)
LINNEMEYER, JONATHAN: Thinket Ink Information Resources v. Sun Microsystems Lobuer, Donald: 2003 Tradition of Excellence Award The Tradition of Excellence Award (GPS) 32:2 (Aug.) The Tradition of Excellence Award (GPS) 32:10 (Apr.)  LORD, PAT: The Governor's amendatory veto of House Bill 3412—What it could mean for units of local government LORO, MARC CHRISTOPHER: From the chair From the chair From the chair Government lawyer honored as Laureate by the Academy of Illinois Lawyers LUSK, KIMBERLY R.: Domestic violence is  (CSL) 49:4 (June) (GPS) 32:2 (Aug.) (GPS) 32:10 (May) (ICPS) 32:11 (May) (IS it "property acquired in exchange for?" (GPS) 32:11 (May) (IS it "property acquired in exchange for?" (GPS) 32:11 (May) (GPS) 32:11 (May) (GPS) 32:11 (May) (IS it "property acquired in exchange for?" (GPS) 32:11 (May) (GPS) 32:11 (May) (GPS) 32:11 (May) (INASTERS, AMY: Illinois Industrial Commission case status information now available online (WCL) 41;4 (June) (WCL) 41;4 (June) (WCL) 41;4 (June) (IIL) 41:2 (Nov.) (IIL) 41:1 (Sept.) (IIL) 41:2 (Nov.) (IIL) 41:3 (Jan.) (IIL) 41:4 (Mar.)		(LAFL) 41:5 (June)		(CFAF) 49.3 (Jan.)
Information Resources v. Sun Microsystems LoBUE, DONALD: 2003 Tradition of Excellence Award The Tradition of Excellence Award LORD, PAT: The Governor's amendatory veto of House Bill 3412—What it could mean for units of local government LORO, MARC CHRISTOPHER: From the chair From the chair Government lawyer honored as Laureate by the Academy of Illinois Lawyers LUSK, KIMBERLY R.: Domestic violence is  (CSL) 49:4 (June)  (CSL) 32:2 (Aug.) (GPS) 32:10 (Apr.)  (GPS) 32:11 (May) (GPS) 32:11 (May) (IIL) 41:4 (June)  (GPS) 32:11 (May) (IIL) 41:2 (Nov.) (IIL) 41:2 (Nov.) (IIL) 41:3 (Jan.) (IIL) 41:4 (Mar.)		(E/12E) 11.0 (00110)		
Excellence Award The Tradition of Excellence Award LORD, PAT: The Governor's amendatory veto of House Bill 3412—What it could mean for units of local government LORO, MARC CHRISTOPHER: From the chair From the chair Government lawyer honored as Laureate by the Academy of Illinois Lawyers LUSK, KIMBERLY R.: Domestic violence is  (GPS) 32:10 (Apr.)  (GPS) 32:11 (May) (GPS) 32:11 (May) Is it "property acquired in exchange for?" (MASTERS, AMY: Illinois Industrial Commission case status information now available online (WCL) 41;4 (June) (IIL) 41:1 (Sept.) Editor's comments Editor's comments (IIL) 41:2 (Nov.) Editor's comments (IIL) 41:3 (Jan.) (IIL) 41:4 (Mar.)		(CSL) 49:4 (June)		
The Tradition of Excellence Award LORD, PAT: The Governor's amendatory veto of House Bill 3412—What it could mean for units of local government LORO, MARC CHRISTOPHER: From the chair From the chair From the chair Government lawyer honored as Laureate by the Academy of Illinois Lawyers LUSK, KIMBERLY R.: Domestic violence is  Court will decide (GPS) 32:11 (May) Is it "property acquired in exchange for?" MASTERS, AMY: Illinois Industrial Commission case status information now available online (WCL) 41;4 (June)  (WCL) 41;4 (June)  (WCL) 41;4 (June)  (WCL) 41;4 (June)  Editor's comments (IIL) 41:1 (Sept.) Editor's comments (IIL) 41:2 (Nov.) Editor's comments (IIL) 41:3 (Jan.) Editor's comments (IIL) 41:4 (Mar.)	· · · · · · · · · · · · · · · · · · ·			
LORD, PAT: The Governor's amendatory veto of House Bill 3412—What it could mean for units of local government  LORO, MARC CHRISTOPHER: From the chair From the chair Government lawyer honored as Laureate by the Academy of Illinois Lawyers  LORO, KIMBERLY R.: Domestic violence is  Is it "property acquired in exchange for?"  MASTERS, AMY: Illinois Industrial Commission case status information now available online  (CGL) 5:2 (Nov.)  (CGL) 5:1 (Aug.)  (CGL) 5:2 (Nov.)  (CGL) 5:3 (Nov.)  Editor's comments  (IIL) 41:2 (Nov.)  Editor's comments  (IIL) 41:3 (Jan.)  Editor's comments  (IIL) 41:4 (Mar.)		, , ,		(0.00) 00 11 (11 )
of House Bill 3412—What it could mean for units of local government (CGL) 5:2 (Nov.)  LORO, MARC CHRISTOPHER: From the chair From the chair Government lawyer honored as Laureate by the Academy of Illinois Lawyers LORO, KIMBERLY R.: Domestic violence is  MASTERS, AMY: Illinois Industrial Commission case status information now available online (WCL) 41;4 (June)  MATUSZEWICH, LEWIS F.: Canada to open new consulates in United States (IIL) 41:2 (Nov.)  Editor's comments Editor's comments (IIL) 41:1 (Sept.)  Editor's comments (IIL) 41:3 (Jan.)  Editor's comments (IIL) 41:4 (Mar.)		(GPS) 32:10 (Apr.)		, , , , , , , , , , , , , , , , , , , ,
units of local government LORO, MARC CHRISTOPHER: From the chair From the chair Government lawyer honored as Laureate by the Academy of Illinois Lawyers LUSK, KIMBERLY R.: Domestic violence is  (CGL) 5:2 (Nov.) (CGL) 5:2 (Nov.) (CGL) 5:2 (Nov.) (CGL) 5:2 (Nov.) (CGL) 5:3 (Nov.) (CGL) 5:4 (Mar.)  case status information now available online (MCL) 41;4 (June)			MASTERS AMY: Illinois Industrial Commission	(GPS) 32.1 (July)
LORO, MARC CHRISTOPHER: From the chair From the chair From the chair Government lawyer honored as Laureate by the Academy of Illinois Lawyers LUSK, KIMBERLY R.: Domestic violence is  (CGL) 5:1 (Aug.) (CGL) 5:2 (Nov.) (CGL) 5:2 (Nov.) (CGL) 5:5 (June) Editor's comments (IIL) 41:2 (Nov.) (IIL) 41:3 (Jan.) (IIL) 41:4 (Mar.)		(CGL) 5:2 (Nov.)		(WCL) 41:4 (June)
From the chair (CGL) 5:2 (Nov.) new consulates in United States (IIL) 41:2 (Nov.) From the chair (CGL) 5:5 (June) Editor's comments (IIL) 41:1 (Sept.) Editor's comments (IIL) 41:2 (Nov.) Editor's comments (IIL) 41:2 (Nov.) Editor's comments (IIL) 41:3 (Jan.) Editor's comments (IIL) 41:4 (Mar.)				( / , - (0 )
Government lawyer honored as Laureate by the Academy of Illinois Lawyers (CGL) 5:4 (Mar.) Editor's comments (IIL) 41:2 (Nov.)  LUSK, KIMBERLY R.: Domestic violence is Editor's comments (IIL) 41:4 (Mar.)		(CGL) 5:2 (Nov.)	•	(IIL) 41:2 (Nov.)
by the Academy of Illinois Lawyers (CGL) 5:4 (Mar.) Editor's comments (IIL) 41:3 (Jan.) LUSK, KIMBERLY R.: Domestic violence is Editor's comments (IIL) 41:4 (Mar.)		(CGL) 5:5 (June)		` , ` . ,
LUSK, KIMBERLY R.: Domestic violence is Editor's comments (IIL) 41:4 (Mar.)		(OOL) F.4 (Mag)		` , ` ,
		(UGL) 5:4 (Mar.)		` , ` ,
	2001, MINDELLET TL. DOMOGILO VIOLENCE IS		18	(IIL) TI.T (IVIGI.)

Editor's comments	(IIL) 41:5 (Apr.)	Preemption—The covert exemption	(SALT) 47:4 (Oct.)
Editor's comments	(IIL) 41:6 (May)	MOORE, DAN: The elder boom: Are you ready?	` (EĹ) 9:3 (Mar.)
Editor's comments	(IIL) 41:7 (June)	MORAN, THOMAS M.: DUIs and custodial	( ) = = ( == )
Twinning Project	(IIL) 41:5 (Apr.)	interrogation	(TLAC) 13:4 (June)
MAZURA, ANDRIANNE C. with HAFETS,	(IIL) +1.0 (/tpi.)	MORAN, THOMAS M. with AHERN, JAMES:	(12/10) 10:4 (dune)
· · · · · · · · · · · · · · · · · · ·			(TLAC) 12:2 (Apr.)
RICHARD: Fourth Circuit: Well-designed		Recent cases	(TLAC) 13:3 (Apr.)
anti-discrimination policies will protect you	(01.5) 44.5 (0)	Recent DUI cases	(TLAC) 13:1 (Sept.)
from punitive damages	(CLD) 41:3 (Sept.)	Recent DUI cases	(TLAC) 13:2 (Jan.)
McARDLE, DAVID W.: The process of siting a		MORAN, TIMOTHY E.: Cook County Board of	
municipal waste transfer station or landfill	(LGL) 40:2 (Aug.)	Review v. Property Tax Appeal Board and The	
The process of siting a municipal waste		Lurie Company, Docket No. 1-01-3232 (Ist	
transfer station or landfill	(ENVL) 34:2 (Oct.)	Dist., December 16, 2003)	(SALT) 47:7 (Jan.)
McGRORY, MARTIN: The International Criminal	, , , , ,	Recent decisions in real estate tax cases	(SALT) 47:2 (Aug.)
Tribunal for the former Yugoslavia: Where is		Recent decisions in real estate tax cases	(SALT) 47:9 (Mar.)
it now?	(IIL) 41:5 (Apr.)	Recent decisions in real estate tax cases	(SALT) 47:30 (Mar.)
McINNIS, GERARD A.: Illinois enacts equal pay	(IIL) 41.0 (Apr.)		
legislation: New obligations for Illinois employers	(LAEL) 41:1 (Aug.)	Recent decisions in real estate taxes	(SALT) 47:5 (Nov.)
	(LALL) 41.1 (Aug.)	MORLEY, PATRICK with RATANA, ALVIN:	
McPHETERS, BRIAN L.: Intentional infliction of		ISBA Young Lawyers Division represented	
emotional distress actions are viable after	(000) 00 (0 (4 )	at ABA annual meeting	(YLD) 48:3 (Dec.)
dissolution of marriage	(GPS) 32:10 (Apr.)	MOSES, JAMES B., JR.: A short course on	
Modification of child support for high-		advanced directives	(CGL) 5:1 (Aug.)
income earners	(GPS) 32:5 (Nov.)	A short course on guardianship	, , , ,
Practice alert: Lawyers now need to warn		appointment and service	(CGL) 5:4 (Mar.)
clients of potential Department of Public Aid		MUELLER, JOSEPH P.: Fees related to	(==,=,=,=,
collection efforts after declaration of retroactive		unemployment insurance claims	(AL) 33:5 (Feb.)
child support agreements in court orders	(GPS) 32:4 (Oct.)	• •	(AL) 55.5 (1 eb.)
QDROs—A problematic source of recovery	(6 6) 62 (66)	MURRAY, JOHN C.: Federal preemption of	
of child support arrearages	(GPS) 32:1 (July)	state prepayment penalty statutes: Back	(551) (5.6 (6.1)
	(di 3) 32.1 (duly)	to the future?	(REL) 49:3 (Oct.)
MEINTS, PAUL A.: Coping with declining		NAUMAN, DANA M.: Expansion of the transfer tax	(REL) 49:4
health and finances: Ideas, thoughts, and	(51) 0.0 (14)		(Mar.)
suggestions for your Powers of Attorney	(EL) 9:3 (Mar.)	NAKANO, SAC'I: European Competition Law	
Coping with declining health and finances:		Commission record fine: 497 million Euros	
Ideas, thoughts, and suggestions for your		against Microsoft	(IIL) 41:6 (May)
Powers of Attorney	(TE) 50:2 (Dec.)	NELSON, SHARON D. with SIMEK, JOHN W.:	() ()
Planning pointer	(TE) 50:2 (Dec.)	Law firm document retention policies	(CLD) 41:10 (June)
MENKER, CINDY: The financial planner	(BAFP) 18:1 (Sept.)	•	(OLD) 41:10 (ddilc)
MESTECKY, JIRI M. with UEMURA, KOYA:	, , , , ,	NEWMAN, MARGERY: Issues relating to	(DEL) 40.4 (A)
"Common Law" trademark protection in		toxic mold	(REL) 49:1 (Aug.)
Japan?	(IP) 43:1 (Aug.)	NICOLAU, MARY: An overview of the recent	
MIERZWA, PETER V.: E-filing in Illinois: Closer,	(ii ) 40.1 (/lag.)	"TIF" ruling in Board of Education v. Burr	
	(COLT) 11:2 ( lon )	Ridge	(SALT) 47:6 (Dec.)
but not there yet	(COLT) 11:2 (Jan.)	NISIVACO, JOHN L.: Editor's note	(TL) 39:1 (Oct.)
MIGALA, RICHARD L.: The DOs and DONTs	(1.05) 05.0 (4)	Editor's note	(TL) 39:2 (Dec.)
of marketing a small law firm	(LOE) 25:3 (Apr.)	Editor's note	(TL) 39:3 (Mar.)
MIHALOPOULOS, JORGE T.: Phase II stormwater		Editor's note	(TL) 39:4 (Apr.)
discharge permits and the Tenth Amendment	(ENVL) 34:3 (June)	Editor's note	(TL) 39:5 (May)
The use of TMDLs to regulate nonpoint		Editor's note	(TL) 39:6 (June)
sources of water pollution	(ENVL) 34:3 (Jan.)	NOBLE-ALLGIRE, ALICE: Fractured fairy	(1L) 00.0 (dunc)
MILLER, GEORGE S. with		•	
SWANSON, ALFRED M. Jr.:		tales—How children's classics can	(AA)A(D) + 4 (Q (A4 - 11)
Case summaries	(BB) 34:6 (June)	reinforce harmful stereotypes	(MWP) 14:3 (Mar.)
MILLER, MARC: New federal prescription drug	(22) 3 113 (34113)	Fractured fairy tales—How children's	
discount programs	(EL) 9:3 (Mar.)	classics can reinforce harmful stereotypes	(WATL) 9:4 (June)
	` ' ' '	Illinois law school deans are a model of	
Thoughts on long-term care insurance	(EL) 9:1 (Sept.)	diversity	(MWP) 14:3 (Mar.)
MILLER, RICHARD P.: Estate planning for income		Illinois law school deans are a model of	
in respect of a decedent (IRD) from QRPs and		diversity	(WATL) 9:4 (June)
IRAs	(TE) 50:4 (June)	NOREM, CHRISTOPHER M.: Life after Voykin	, -, (00.10)
MILLS, CHRISTOPHER M.: Acquiring a corporate		v. Estate of DeBoer, a plaintiff's perspective	(TL) 39:3 (Mar.)
aircraft: Ten considerations	(CLD) 41:2	NORRIS, JOHN K.: The Chair's column—	( 1 = ) 00.0 (IVIAI.)
	(Aug.)		(CALT) 47:4 ( luly)
MILLS, MARTHA: Administrative sales in error	, ,,	Big shoes to fill	(SALT) 47:1 (July)
in connection with county annual and		The chairmsn's column—Saying goodbye	
scavenger tax sales	(SALT) 47:1 (July)	to a productive year	(SALT) 47:12 (June)
MILSK, PHIL: Legislative update: Part III	(EDL) 48:4 (June)	OLMSTEAD, JOHN W.: Cutting the pie:	
, ,	(LDL) 48.4 (Julie)	Determining partner compensation	(LOE) 25:3 (Apr.)
Seventh Circuit holds Buckhannon	(EDL) 40.0 (D. )	OLSANSKY, ALEXANDER, Jr.: Can a foreign	
applies to IDEA	(EDL) 48:2 (Dec.)	company do business in Mexico? The	
MINIX, CHRISTOPHER: Federal rule change	(CGL) 5:2 (Nov.)	answer depends on the type of business it	
MITCHELL, EDWARD J.: Book review—Issues		plans to do there	(CLD) 41:9 (May)
in Long-Term Care	(EL) 9:2 (Dec.)	Can a foreign company do business in	(OLD) 41.0 (May)
Gayan v. Illinois Department of Human		Mexico? The answer depends on the type	
Services: A special needs trust that didn't work	(EL) 9:2 (Dec.)		/III.) 4d.7 / l.ma)
MOLLET, JEFFREY A.: Comments from the editor	(AGL) 13:1 (Sept.)	of business it plans to do there	(IIL) 41:7 (June)
Editor's note	(AGL) 13:3 (Feb.)	OLSON, PETER: My first year as the	0.4.5
Nuisance and zoning issues that might be	(,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	first associate	(YLD) 48:5 (Apr.)
coming to a courthouse near you	(AOL) 40-0 (E-I-)	OLSON, STEPHEN with ROSKA, JOHN and	
,		TDEVIDANIIO LIOA: DIII -t-t	
The valuation and acceptant	(AGL) 13:3 (Feb.)	TREVIRANUS, LISA: Bill status report	
The valuation and assessment	, , , , ,	(Section Council action as of September 13,	
of farmland property	(AGL) 13:3 (Feb.) (AGL) 13:1 (Sept.)		(CBAB) 48:3 (Dec.)
of farmland property MONTGOMERY, JULIE-APRIL: The importance	(AGL) 13:1 (Sept.)	(Section Council action as of September 13,	(CBAB) 48:3 (Dec.)
of farmland property	, , , , ,	(Section Council action as of September 13, 2003)	(CBAB) 48:3 (Dec.) (CGL) 5:2 (Nov.)

OTHMAN, NED: Illinois' "Sunshine in Litigation"	(015)	decision makers	(GPS) 32:8 (Feb.)
Act endangers proprietary information	(CLD) 41:1 (July)	Editor's column—Thoughts on "We the	
More from Sarbanes-Oxley—		People," Quicken Lawyer and pending	
The mutual fund scandals and your	(CLD) 41:6 (Jan.)	legislation to authorize form completion business: Are we missing an opportunity	
retirement plans	(CLD) 41.6 (Jan.)	and ignoring a legal need?	(GPS) 32:9 (Mar.)
The mutual fund scandals and your retirement plans	(EB) 22:7 (June.)	Editor's column: Trends that will	(GF3) 32.9 (Mai.)
Whistleblower protection	(CLD) 41:3 (Sept.)	affect your practice	(GPS) 32:12 (June)
O'TOOLE, DAVID with DUBNER, JASON:	(OLD) 41.5 (Sept.)	Editor's column—Two important	(ai o) 02.12 (daile)
Editor's notes	(AUCL) 42:1 (Oct.)	developments: The ISBA Mentor Center	
Editor's notes	(AUCL) 42:2 (Jan.)	now open & new terrorist lists that every	
Editor's notes	(AUCL) 42:3 (Mar.)	lawyer needs to know about	(GPS) 32:11 (May)
Editor's notes	(AUCL) 42:4 (June)	Editor's column: Wall Street analysts'	( ) - ( ) /
PACEY, CHARLES W. with	( ) ( )	conflict of interest claims	(GPS) 32:3 (Sept.)
SWANSON, ALFRED M., Jr:		PODLEWSKI, JOSEPH R.: Private actions to	, , , , ,
The Supreme Court upholds COLA for judges	(BB) 34:6 (JUne)	enforce the Illinois Environmental Protection	
PALLMEYER, REBECCA R.: A review of recent	, , , , ,	Act—Look to the Board!	(ENVL) 34:2 (Oct.)
cases that address the relationship between		POIRIER, NICOLE: Administrative subpoena	
ALJs and agencies	(AL) 33:5 (Feb.)	powers: They got 'em—do they use 'em?	(AL) 33:2 (Aug.)
PARISH, DARREL: Proposed Agricultural Law		POLLOCK, JEFFREY M.: The confused state of	
Section Council mission statement	(AGL) 13:3 (Feb.)	the useful product defense	(ENVL) 34:3 (Jan.)
PARK, ROBERT T.: Plaintiff may recover full		POLLOCK, SCOTT D.: Immigration issues for	
amount of medical bills despite insurer's	(71) 00 4 44 )	health care facilities seeking to hire	(111.) 44.4 (8.4)
discounts	(TL) 39:4 (Apr.)	foreign workers	(IIL) 41:4 (Mar.)
PATE, R. HEWITT: The common law approach		So I'm an alien? I beg your pardon!—	
and improving standards for analyzing	(ALIOL) 40:0 (M-::)	Why the Governor's pardon may be	
single firm conduct	(AUCL) 42:3 (Mar.)	required to avoid your client's	/III.) 44.4 (Comb.)
PATTON, LYNN: Attorney General issues opinions	(CGL) 5:5	deportation from the United States (Part I)	(IIL) 41:1 (Sept.)
Attorney Congrel issues eninions offeeting	(June)	PORRO, MICHELLE D.: The Industrial Commission must determine who the	
Attorney General issues opinions affecting units of local government	(LGL) 40:8 (May)	aggressor was	(WCL) 41:4 (June)
PAUL, BERNARD Z.: Action may not be taken	(LGL) 40.0 (Way)	Petitioner elects his remedy	(WCL) 41:1 (Sept.)
at a regular meeting of a public body unless		What constitutes a valid appointment	(VVOL) 41.1 (Sept.)
the subject of the action is specifically set		as a commissioner	(WCL) 41:4 (June)
forth in the agenda for the meeting	(AL) 33:4 (Nov.)	When is a circuit court order final	(W62) 1111 (6a116)
PAULING, ELLEN: Case law update	(JJ) 16:2 (Dec.)	and appealable?	(WCL) 41:4 (June)
PAULING, ELLEN with TURNER, RENEKA:	(00) 1012 (2001)	Who was the aggressor?	(WCL) 41:1 (Sept.)
Case law update	(JJ) 16:3 (Mar.)	PORTER, RICHARD N.: The Chair's opinion	(MWP) 14:2 (Dec.)
PAVLIK, SARAH DELANO: Estate and gift	(, ( ,	POSNER, RICHARD, with SWANSON,	, , , ,
tax update	(FT) 50:3 (May)	ALFRED M., Jr., MILLER, GEORGE S.,	
PEARLMAN, ALAN: "The Electronic Lawyer":		CROWDER, BARBARA, KILEY, MICHAEL,	
C-Pen A new design in personal		LADING, PHILIP, and SEBASTIAN, JULIE	
handheld scanners	(SALT) 47:4 (Oct.)	ANN: Cases of note	(BB) 34:3 (Jan.)
PERRECONE, FRANK A.: Seventh Circuit		PRUSAK, MAXIMILIAN M.: A moving experience	(LOE) 25:4 (June)
narrows application of Illinois common		Useful ideas for spreadsheets	(LOE) 25:1 (Sept.)
fund doctrine in ERISA subrogation claims	(TL) 39:1 (Oct.)	PUSATERI, LAWRENCE X.: Illinois Courts	
PERRY, ROBIN L.: The new definition of	(1.01) 40 4 (1.1)	Commission enters into joint decision to	
zoning: Chaos (at least until tomorrow)	(LGL) 40:1 (July)	reprimand Judge Gregory Householter, No.	(DD) 04:4 (M-::)
PETERSEN, GENE: Checklist for financing	(001) 40:0 (4 == )	03 CCI-August 25, 2003	(BB) 34:4 (Mar.)
Sources	(CSL) 49:3 (Apr.)	Illinois Courts Commission rejects plea	(PP) 24:6 (Jupo)
Checklist for financing sources	(BAFP) 18:2 (Feb.)	bargain for Judge Francis Golniewicz RARIDON, MICHAEL W.: Anticipatory neglect	(BB) 34:6 (June)
PETERSEN, GLORIA: Crossing cultural barriers by creating a more cohesive		across state lines: What can a parent appeal?	(JJ) 16:2 (Dec.)
multicultural work environment	(YLD) 48:6 (June)	Civility in daily life: Give 'em the finger	(MWP) 14:2 (Dec.)
The demand for soft skills for today's job	(1LD) 40.0 (Julie)	REARDEN, JOHN, Jr. with WILT, RANDY:	(101001 ) 14.2 (DCC.)
market: It's more than class ranking and GPA	(YLD) 48:4 (Feb.)	Obiter dictum	(MWP) 14:2 (Dec.)
Gossip: The good, the bad, and the ugly	(YLD) 48:1 (Aug.)	RENDLEMAN, DENNIS A.: An essay on	( ) 1 1.2 (200.)
One size does not fit all	(YLD) 48:2 (Oct.)	marriage and civil unions	(IRAR) 30:3 (Feb.)
PETERSON, BRADFORD J.: Concurrent	(*==) ::= (**:)	REOTT, RAYMOND T.: Environmental insurance	( , = = = ( = = ,
employment	(WCL) 41:1 (Sept.)	success	(ENVL) 34:3 (Jan.)
Handling Medicare issues in workers'	` , ` , , ,	REYNOLDS, JEANNE M.: WBAI's 90th	, , , , ,
compensation claims	(WCL) 41:1 (Sept.)	anniversary celebration	(WATL) 9:3 (Feb.)
Unexplained/idiopathic falls	(WCL) 41:1 (Sept.)	RHODE, SHARI: Chairman's column	(FCP) 2:4 (Mar.)
PETERSON, DIXIE LEE: New direction for DCFS	(JJ) 16:1 (Sept.)	Is an adverse action necessary to state	
PETRO, NERINO: Dealing with e-mail overload	(COLT) 11:1 (Aug.)	a retaliation claim?	(FCP) 2:5 (May)
PDF alternatives	(COLT) 11:2 (Jan.)	What is necessary to establish that an	
Wireless networking: Part I	(COLT) 11:2 (Jan.)	individual has a disability?	(FCP) 2:5 (May)
PFEIFFER, J. MATTHEW with BAUER, LEASA J.:	(001) 40 4 (0 ) :	RICHARDSON, JEFFREY D.: Notes from the	(ODAD) 40:5 (14 )
Case comments	(CSL) 49:1 (Sept.)	Chair	(CBAB) 48:5 (May)
PHIPPS, JOHN T.: Editor's column	(GPS) 32:1 (July)	Notes from the chair: Writers wanted	(CBAB) 48:1 (Sept.)
Editor's column: ABA Tech Show Report	(GPS) 32:10 (Apr.)	Notes from the chair: Writers wanted	(CBAB) 48:2 (Nov.)
Editor's column: Mentors	(GPS) 32:2 (Aug.)	Seventh Circuit rules: "Unpaid legal fees due debtors' bankruptcy attorneys are	
Editor's column: The petition is filed! It is now up to the Supreme Court	(GPS) 32:7 (Jan.)	discharged in Chapter 7"	(CBAB) 48:4 (Feb.)
Editor's column—Thoughts on law office	(ai 0) 02.1 (Jail.)	U.S. Supreme Court decides bankruptcy	(ODAD) 70.7 (1 60.)
technology: Weigh your technology options:		cases of interest	(CBAB) 48:5 (May)
Even if it ain't broke there may be a reason		U.S. Supreme Court decides bankruptcy	(,
to upgrade. The ABA Techshow can help		decisions	(CBAB) 48:1 (Sept.)
			, , , , , , , , , , , , , , , , , , , ,

U.S. Supreme Court decides bankruptcy		for in-house counsel wishing to	change
decisions	(CBAB) 48:2 (Nov.)	jobs	(CLD) 41:8 (Mar.)
RICHMAN, BRUCE L.: The Richman Report:		QDRO processing costs can be	allocated
Summary of new tax law changes	(FL) 47:1 (Sept.)	to individual accounts	(CLD) 41:6 (Jan.)
RICHMOND, RICHARD: Eyes wide open ROTH, RONALD A.: Paramedics and the	(CLD) 41:4 (Nov.)	QDRO processing costs can be to individual accounts	(EB) 22:7 (June.)
extent of statutory immunity: Through the		CULLY, JOHN: Someone you sho	
looking glass	(CPAP) 49:5 (Mar.)	Diann Marsalek	(CGL) 5:2 (Nov.)
ROUHANDEH, JEFFREY A.: Dealing with	(I OE) 05:0 (Ion)	BASTIAN, JULIE ANN: Petition	
emotionally distraught and irate clients ROVNER, ILANA DIAMOND: Remarks by	(LOE) 25:2 (Jan.)	filed on 42nd day held timely ur Administrative Review Law	(AL) 33:2 (Aug.)
Judge Ilana Diamond Rovner, U.S. Court		Practice trap: Administrative Lav	
of Appeals for the Seventh Circuit, to the		in the mail: The clock is ticking!	` , , ,
Vanguard Awards Luncheon, January 29, 2004	(BB) 34:6	Reasonable, not perfect, compe	
RUDY, SHARON R.: Booze, gambling and sex:	(June)	counsel: Yarborough v. Gentry ENECA, MICHAEL S.: Recent ca	(GPS) 32:6 (Dec.)
How debauchery can help seniors	(EL) 9:1 (Sept.)	relating to upcharges of fees for	
RYAN, CATHERINE: Just when we were getting		loans as violative of RESPA	(CBAB) 48:4 (Feb.)
somewhere A report card on child welfare in Illinois: The	(JJ) 16:4 (June)	IADUR, MILTON: An old judge's Senior judging	thoughts (BB) 34:5 (May) (FCP) 2:4 (Mar.)
Illinois Department of Children and Family		IAFER, TERRY C.: Recent decis	
Services review	(JJ) 16:3 (Mar.)	IANNON, DAVID R.: Employmer	
RYAN, CATHERINE with BISCHOFF, KATHRYN:	(10.45.44)	Compensation and benefits issu	
Age is not a factor in a <i>Miranda</i> inquiry Legislation on the move	(JJ) 16:4 (June) (JJ) 16:3 (Mar.)	IASHINKA, LINDA: Debit/credit on health plan expense reimburser	
RYDER, TREY: How to charge more than	(JJ) 10.3 (Mai.)	Penalties under HIPAA (Interim	
other lawyers and attract better clients	(YLD) 48:2 (Oct.)	IRIVER, DONALD L.: Practice tip	
How to design a simple, education-		KICH, GEARY W. with PERERA	
based Web site for an individual attorney	(COLT) 11:4 (June)	In-house counsel must take the	
How to design a simple, education- based Web site for an individual attorney	(YLD) 48:6 (June)	coordinating catastrophe MONS, TOM: Five good reasons	(CLD) 41:1 (July) why your law
Marketing myths most lawyers believe	(YLD) 48:5 (Apr.)	firm should advertise, and five g	
SAHU, PRADIP K.: Filing international		why your law firm shouldn't	(YLD) 48:6 (June)
trademark applications in the United States: Some basic considerations and		MPSON, MARGARET J.: Pharma settlement cases: Mixed signals	
resources for attorneys	(IIL) 41:2 (Nov.)	patent litigation	(AUCL) 42:4 (June)
Trademark protection in China: An overview	(IIL) 41:1 (Sept.)	(ARIN, KENTON: ADR happenin	` , , , ,
SALTMARSH, KATHRYN: Reforming the		ADR happenings	(ADR) 10:3 (Mar.)
death penalty	(IRAR) 30:3 (Feb.)	ADR happenings Case law update	(ADR) 10:4 (May) (ADR) 10:2 (Dec.)
SAMSON, HOWARD: Road conveyancing after <i>Benno</i>	(REL) 49:5 (May)	DBKOVIAK, AMIE: Women's Bar	
SAY, JAMES K.: Recent decisions	(TE) 50:2 (Dec.)	Finding a model that works as h	
Recent decisions	(TE) 50:4 (June)	PENCER, ROBIN M.: Is your busined	
SCHANZLE-HASKINS, ELLEN: Legislative update	(WATL) 9:4 (June)	relationship a franchise? It migh	
SCHILLER, DONALD C.: Handling a client SCHLEIN, CAROL L.: TechnoLawyer.com: How	(YLD) 48:1 (Aug.)	PRINGER, JAMES W.: Reconcilir heart attack cases II	(WCL) 41:2 (Dec.)
to stay in touch when out of reach	(YLD) 48:1 (Aug.)	The use of other discriminatory	
SCHOEFFEL, LEE ANN: Case law update	(CGL) 5:1 (Aug.)	prove liability: An analysis of red	
Case law update	(CGL) 5:2 (Nov.)	Seventh Circuit jurisprudence	(FCP) 2:5 (May)
Case law update Case law update	(CGL) 5:4 (Mar.) (CGL) 5:5 (June)	`ALMACK, JOHN: Subsequent re measure—An update	(TL) 39:4 (Apr.)
In-sites	(CGL) 5:2 (Nov.)	ALTER, LISLE A.: Gerwin v. Liv	
SCHOEN, EDWARD J.: Estate and gift tax update	(FT) 50:4 (June)	Board: The Open Meetings Act	
SCHOENBAUM, EDWARD: Brief report on		impact on hearings	(ENVL) 34:4 (June)
recommendations voted on by the ABA House of Delegates at the Midyear Meeting in San		ANIEC, MARJAN PETER: GAO Congress: Patient neglect worse	•
Antonio, Texas on February 9, 2004 of interest		reported by CMS	(EL) 9:1 (Sept.)
to administrative law practitioners	(AL) 33:8 (May)	EIN, ALON with BLAU, LESLIE	and HARTY,
Brief report on recommendations voted on by the		DANIEL J.: The top 10 causes of	
ABA House of Delegates at the Midyear Meeting in San Antonio, Texas on February 9, 2004		Illinois securities litigation: What lawyer needs to know about sec	
of interest to administrative law practitioners	(BB) 34:5 (May)	ERN, COREY B.: Seventh Circu	
A Court That Shaped America	(BB) 34:4 (Mar.)	COGSA, the Hague Rules and	
Report on the annual meeting of the American	(DD) 04 0 (1 )	law in non-Carmack cargo litiga	` , , ,
Bar Association House of Delegates SCHOOP, DEVLIN J.: Due process does not	(BB) 34:3 (Jan.)	Seventh Circuit sets standards measuring Carmack damages	(PUT) 39:2 (Dec.)
require that punitive damages be capped at		EVENSON, JAMES W., Jr.: Med	
a 4-to-1 ratio with compensatory damages	(FCP) 2:5 (May)	Devices v. Industrial Commission	on (WCL) 41:2 (Dec.)
SCHUSTER, NAOMI H.: Collection activity for a		OVALL, HOWARD L.: Commerc	
nursing home may be a violation of the Fair Debt Collection Practices Act	(EL) 9:3 (Mar.)	of Islamic law (shari'ah): A selection bibliography for practicing lawye	
SCOGLAND, BILL with BLOMQUIST, TERESA:	(LL) 3.0 (IVIAI.)	Recent developments in Arab c	, , , , ,
New rules for 204(h) notices	(EB) 22:2 (Oct.)	agency/distributorship law	(IIL) 41:6 (May)
SCOGLAND, WILLIAM S.: Postmortem	(ED) 00.7 ( box )	ROHMEIER, MARIA M. RAMIRE	
QDROs—May benefits be divided after death? SCOTT, MICHAEL TODD: Illinois Supreme	(EB) 22:7 (June)	clerg as mandated reporters JLLIVAN, PAUL J.: Dealing with	(MWP) 14:3 (Mar.)
Court adopts rule to clarify UPL concerns		and are they really that way?	(LOE) 25:1 (Sept.)
for in-house counsel; Creates road-block		JLLIVAN, THOMAŚ P.: A Rémen	

Droptice II Marchell	(DD) 24:6 ( lune)	coloulating shild ourset	(FL) 47:0 (Doo)
Prentice H. Marshall SWANSON, ALFRED M., Jr.: Case note	(BB) 34:6 (June) (LGL) 40:4 (Oct.)	calculating child support WARD, PATRICK: Supreme Court Rule	(FL) 47:2 (Dec.)
Case summaries	(BB) 34:4 (Mar.)	416(c)—Constitutional dimensions	(GPS) 32:2 (Aug.)
SWANSON, AL with EISEMAN, SHARON L.:		The Tradition of Excellence Award	(GPS) 32:9 (Mar.)
High-tech hits home: Can local government officials use electronic communication tools		WARD, PATRICK E with FOULKER, DARLA A.: "Miranda Warnings" for debt collection lawsuits	(GPS) 32:11 (May)
without violating the sunshine laws?	(AL) 33:1 (July)	WASILEWSKI, JOHN A.: The knock and announce	(di 3) 32.11 (way)
SWANSON, ALFRED M. with TRIBLER, WILLIS R.:		requirement in search warrants	(CJ) 47:3 (Mar.)
Case summaries	(BB) 34:1 (Aug.)	WEBER, KRISTIN: ADR happenings	(ADR) 10:2 (Dec.)
TASSONE, BRUNO J.: Message from the chair Message from the chair	(ADR) 10:1 (Oct.) (ADR) 10:2 (Dec.)	Case law update Case law update	(ADR) 10:1 (Oct.) (ADR) 10:3 (Mar.)
Message from the chair	(ADR) 10:2 (Bos.)	Case law update	(ADR)10:4 (May)
Message from the chair	(ADR) 10:4 (May)	WEICHER, MICHAEL J.: Ausman v. Arthur	
TASSONE, BRUNO J. with GILBERT, SCOTT:		Andersen, LLP	(CSL) 49:4 (June)
The effects of <i>Gore</i> and <i>Campbell</i> on punitive damages and the implications of		Case comments WEICHER, MICHAEL J. with KARUBAS,	(CSL) 49:2 (Jan.)
those decisions in arbitration	(ADR) 10:3 (Mar.)	JUSTIN J.: Case comments	(CSL) 49:3 (Apr.)
THIES, JOHN E.: Reflections on Donald E. Ruff:	(001) =	WEIHL, DONALD E.: Mentoring associates	(LOE) 25:3 (Apr.)
Illinois lawyers have lost a good friend TIBBETTS, JACK H.: Illinois Supreme Court finds	(CGL) 5:1 (Aug.)	WEILER, RORY T.: The Uniform Child Custody and Enforcement Act	(FL) 47:4 (June)
municipal demolition statute constitutional	(REL) 49:4 (Mar.)	WELLS, ROBERT E., Jr.: Violence prevention/	(i L) 47.4 (Julie)
The standard of review for granting or	, , , ,	intervention for parents (The teen years)	(ADR) 10:2 (Dec.)
denying special use permits significantly	(DEL) 40.4 (A.m.)	WEINBERG, REBECCA L.: Does NAFTA's	
changed TRACY, DON: Civil [war] trial	(REL) 49:1 (Aug.) (LAEL) 41:1 (Aug.)	interpretation of "expropriation" favor foreign investors over domestic investors?	(IIL) 41:7 (June)
TRISTANO, SANDRA: Administrative reivew	(L/(LL) +1.1 (/(ug.)	WESSELS, RICHARD H.: What makes a	(IIL) 41.7 (Guno)
of City of Chicago hearing decisions	(AL) 33:5 (Feb.)	successful company?	(CLD) 41:2 (Aug.)
TRUSKOWKSKI, JOHN: Envirodyne case	(CALT) 47:0 (Fab.)	WESTON, JAMES K.: Are independent	(MIL) 00.0 (Max.)
summary Follett Corporation v. Illinois Dept.	(SALT) 47:8 (Feb.)	paralegals on the horizon in Illinois? Attorney fees for appeal under Oil	(ML) 30:3 (Mar.)
of Revenue (4th Dist. 2003)	(SALT) 47:7 (Jan.)	and Gas Release Act	(ML) 30:2 (Dec.)
Illinois sales and use tax exemptions	(SALT) 47:5 (Nov.)	Council legislative initiative	(ML) 30:3 (Mar.)
USX Corporation v. White (1st Dist. 2004)	(SALT) 47:11 (May)	From the editor	(ML) 30:2 (Dec.)
TURNER, RICK: From the chair Illinois General Assembly regulates	(COLT) 11:1 (Aug.)	From the editor From the editor	(ML) 30:3 (Mar.) (ML) 30:4 (June)
health care liens	(CPAP) 49:2 (Nov.)	House seeds in a quarry?	(ML) 30:2 (Dec.)
UCHTMANN, DONALD L.: The Illinois Grain	, , , ,	Legislative update	(ML) 30:4 (June)
Code Amendments: Counseling farmers,	(ACI) 40.0 (No)	New laws from the 93rd General Assembly	(ML) 20:1 (Cont.)
lenders, or grain dealers and warehouses URBIK-KERN, LAURA: Chair's column	(AGL) 13:2 (Nov.) (FL) 47:1 (Sept.)	2003 spring session  New laws from the 93rd General Assembly	(ML) 30:1 (Sept.)
Chair's column	(FL) 47:3 (Mar.)	2003 spring session	(REL) 49:2 (Sept.)
Why do we need to revamp custody?	(MP) 14:4 (May)	New Supreme Court Rule 716—Limited	
VANDER BROEK, KATHRYN S.: Attorney fees in		admission of house counsel	(ML) 30:4 (June)
special education matters involving public school districts: Is a comeback imminent?	(YLD) 48:5 (Apr.)	Overstay your lease—Adverse possession? State chamber can't intervene	(ML) 30:2 (Dec.) (ML) 30:3 (Mar.)
VAN DER SNICK, J. BRICK: Second District	(125) 10.0 (7151.)	Storm runoff liability exemption inapplicable	(ML) 30:2 (Dec.)
holds that preliminary breath tests (PBTs)		Taxing tiers above title	(ML) 30:2 (Dec.)
can be used as evidence in statutory	(TLAC) 13:4 (June)	The tide rises once again: Definition of wetlands revisited	(ML) 30:2 (Dec.)
summary suspension nearings VAN NESS, PHILLIP R.: "Des Plaines trilogy"	(TLAC) 13.4 (Julie)	Yokel v. Hite: Did joint venture spring	(IVIL) 30.2 (Dec.)
takes another hit: Second District tackles		from unitization agreement?	(ML) 50:4 (June)
running battle between North Shore		WESTON, JIM: From the editor	(ML) 30:1 (Sept.)
Sanitary District and City of Waukegan In this issue	(ENVL) 34:1 (Aug.) (ENVL) 34:1 (Aug.)	WILLIAMSON, NILE J.: Seventh Circuit clarifies at-will employment status under	
In this issue	(ENVL) 34:7 (Aug.)	42 U.S.C. section 1981	(LAEL) 41:4 (Apr.)
VASILJEVICH, THOMAS: Employee benefits	(=:::=) = ::= (==::)	WINGARD, KELLY: In-sites	` (CGĹ) 5:4 (Mar.)
tax update: Pension plan underfunding issues	(FT) 50:4 (June)	Someone you should know: Edwin R.	(OOL) 5:5 ( lune)
VESCOGNI, MICHELLE A.: Editor's column VEUGELER, KEVIN T.: The Heatlh Care	(CJ) 47:2 (Dec.)	Parkinson WITT, SUSAN M.: Finding my way home	(CGL) 5:5 (June) (MWP) 14:2 (Dec.)
Services Lien Act	(TL) 39:2 (Dec.)	From the editors	(MWP) 14:3 (Mar.)
VITULLO, LOU with HUMMEL, BRANDON:	(1-) ()	ISBA member and WBAI President Elizabeth	
Case study: Employing complex financial		Budzinski appointed as Associate Judge in	(MMD) 44.0 (Dec.)
and operative techniques to keep a troubled TIF afloat: Sauk Village's experience with		Circuit Court of Cook County WLODEK, HEATHER R.: United States	(MWP) 14:2 (Dec.)
its own TIF III	(LGL) 40:4 (Oct.)	Supreme Court addresses scope of	
VOGEL, MART R.: Professionalism and the	( = , = :: (= 3)	Foreign Sovereign Immunities Act	(IIL) 41:3 (Jan.)
practice of law as a trial lawyer	(BB) 34:5 (May)	WOJCIK, MARK E.: Section members invited	(IDAD) 20:2 (Eab.)
VOORN, JOHN: Book review—Long Goodbye: The Deaths of Nancy Cruzan	(EL) 9:2 (Dec.)	to help with CLE program proposals Torture and war crimes—Violations of	(IRAR) 30:3 (Feb.)
VREEDENBURGH, SANDRA: How the application	(LL) 3.2 (D60.)	international law and our constitutional	
of the Foreign Corrupt Practices Act can help		values	(IRAR) 30:4 (May)
regulate international adoptions	(IIL) 41:4 (Mar.)	WONG, WINNIE: First Data and	(ALICL) 42:2 ( lon )
Memorandum of French Labour Law WARD, NANCY ANN with FOULKER, DARLA A.:	(IIL) 41:7 (June)	Concord merger primer WOOD, HARLINGTON, JR.: Real judges	(AUCL) 42:2 (Jan.) (BB) 34:1 (Aug.)
Intrastate removal of children following a		WYSOCKI, BERNARD: Partition/	(==/ = // (/ 1.29.)
divorce	(FL) 47:4 (June)	co-ownership/co-habitation	(GPS) 32:7 (Jan.)
Net income for the purpose of		ZELLER, STEVEN McMAHON: Coming to a state court near you! Could patent infringement	
		court near you! Could patent infiningement	

matters really end up in state court? ZENO, ADRIAN: Supreme Court denies foreign	(IP) 43:2 (Dec.)	ZUKOWSKI, WALTER J. with PETERS, JAMES S.: Prescription drug price relief—Now	(EL) 9:3 (Mar.)
nationals their individual rights conferred to them		ZUMDAHL, MARK E.: Illinois decisions	(TE) 50:3 (Feb.)
by the Vienna Convention	(IIL) 41:6 (May)	Recent decisions	(TE) 50:1 (Aug.)
ZMUDA, JAMES S.: Chairman's corner	(FT) 50:1 (Feb.)	Some interesting IRS rulings	(TE) 50:3 (Feb.)
Corporate and partnership tax update	(FT) 50:2 (Mar.)	Tax Court decision	(TE) 50:3 (Feb.)
Individual income tax update	(FT) 50:3 (May)	ZUMDAHL, MARK with SAY, JIM: From	
Message from the chair	(FT) 50:3 (May)	the editors	(TE) 50:3 (Feb.)
Message from the Chair	(FT) 50:4 (June)		

### SUBJECT INDEX

References are to Volume: Issue Number and (Month)

Abuse/Neglect		Summary of recent decisions	(AL) 33:4 (Nov.)
Anticipatory neglect across state lines: What		Summary of recent decisions	(AL) 33:5 (Feb.)
can a parent appeal?	(JJ) 16:2 (Dec.)	Summary of recent decisions Twenty questions about Public Act 93-0523:	(AL) 33:9 (June)
DCFS violates due process of teacher accused of sexual abuse	(AL) 33:9 (June)	Recording closed session meetings	(AL) 33:7 (Apr.)
GAO reports to Congress: Patient abuse worse	(AL) 00.0 (build)	Victims' Economic Security and Safety Act ("VESSA"), and jurisdiction by the Illinois	
than reported by CMS	(EL) 9:1 (Sept.)	Department of Labor	(AL) 33:8 (May)
Illinois clergy as mandated reporters Victims' Economic Security and Safety Act	(MWP) 14:3 (Mar.)	Adoption	
("VESSA"), and jurisdiction by the Illinois	(41) 60:0 (44:)	Adoption: "Due and diligent" inquiry	(FL) 47:1 (Sept.)
Department of Labor	(AL) 33:8 (May)	Adoption: "Due and diligent" inquiry How the application of the Foreign Corrupt	(FL) 47.1 (Sept.)
Administrative Law		Practices Act can help regulate international adoptions	(IIL) 41:4 (Mar.)
2003 legislative overview 2003 legislative overview update	(AL) 33:3 (Sept.) (AL) 33:4 (Nov.)	·	(IIL) 41.4 (IVIAI.)
Action may not be taken at a regular meeting	(AL) 33.4 (NOV.)	Agricultural Law	
of a public body unless the subject of the		Dueling surveyors: Post appellate issues of Hasselbring v. Lizzio	(AGL) 13:2 (Nov.)
action is specifically sset forth in the agenda for the meeting	(AL) 33:4 (Nov.)	Estate and gift tax changes for 2004	(AGL) 13:4 (Apr.)
Administrative law and agencies: An introduction	(AL) 33:1 (July)	The highway commissioner	(AGL) 13:1 (Sept.)
Administrative Law Judge's responsibility to create a full record and to explain the reasoning		The Illinois Grain Code Amendments: Counseling farmers, lenders, or grain	
for the decision	(AL) 33:9 (June)	dealers and warehouses	(AGL) 13:2 (Nov.)
Administrative review of City of Chicago	(AL) 33:5 (Feb.)	Illinois Supreme Court narrows scope of landowner protection under the Illinois	
hearing decisions Administrative subpoena powers: They got 'em—	(AL) 33.3 (1 eb.)	Recreational Use Act	(AGL) 13:4 (Apr.)
do they use 'em?	(AL) 33:2 (Aug.)	Nuisance and zoning issues that might be coming to a courthouse near you	(AGL) 13:3 (Feb.)
Administrative sales in error in connection with county annual and scavenger tax sales	(SALT) 47:1 (July)	Persons owing non-tax debt to federal	(AGL) 10.0 (1 eb.)
Beyond Klaeren— The even newer	, , , , , , , , , , , , , , , , , , , ,	government are ineligible for most federal	(ACL) 12:2 (Nov.)
world of zoning Brief report on recommendations voted on by	(AL) 33:3 (Sept.)	financial assistance Please don't step on my grave	(AGL) 13:2 (Nov.) (AGL) 13:3 (Feb.)
the ABA House of Delegates at the Midyear		Proposed Agricultural Law Section Council	
Meeting in San Antonio, Texas on February 9, 2004 of interest to administrative law		mission statement The valuation and assessment	(AGL) 13:3 (Feb.)
practitioners	(AL) 33:8 (May)	of farmland property	(AGL) 13:1 (Sept.)
Circuit court requires the Department of Revenue			
to have evidence to support its administrative		Alternative Dispute Resolu	ution
to have evidence to support its administrative decision: A review of Hollinger International, Inc.		Alternative Dispute Resolu ADR happenings	ution (ADR) 10:1 (Oct.)
decision: A review of <i>Hollinger International, Inc.</i> v. Bower, 02 L 051514 (Cir. Ct. Cook, 1/6/04)	(SALT) 47:9 (Mar.)	ADR happenings ADR happenings	(ADR) 10:1 (Oct.) (ADR) 10:2 (Dec.)
decision: A review of Hollinger International, Inc. v. Bower, 02 L 051514 (Cir. Ct. Cook, 1/6/04) The City of Chicago Department of Administrative Hearings		ADR happenings ADR happenings ADR happenings ADR happenings ADR happenings	(ADR) 10:1 (Oct.) (ADR) 10:2 (Dec.) (ADR) 10:3 (Mar.)
decision: A review of Hollinger International, Inc. v. Bower, 02 L 051514 (Cir. Ct. Cook, 1/6/04) The City of Chicago Department of Administrative Hearings DCFS violates due process of teacher accused	(SALT) 47:9 (Mar.) (AL) 33:7 (Apr.)	ADR happenings ADR happenings ADR happenings ADR happenings ADR happenings Arbitration: It's here to stay	(ADR) 10:1 (Oct.) (ADR) 10:2 (Dec.)
decision: A review of Hollinger International, Inc. v. Bower, 02 L 051514 (Cir. Ct. Cook, 1/6/04) The City of Chicago Department of Administrative Hearings	(SALT) 47:9 (Mar.)	ADR happenings ADR happenings ADR happenings ADR happenings ADR happenings Arbitration: It's here to stay Arbitrator had authority to decide Family Medical	(ADR) 10:1 (Oct.) (ADR) 10:2 (Dec.) (ADR) 10:3 (Mar.) (ADR) 10:4 (May) (IRAR) 30:2 (Dec.)
decision: A review of Hollinger International, Inc. v. Bower, 02 L 051514 (Cir. Ct. Cook, 1/6/04)  The City of Chicago Department of Administrative Hearings  DCFS violates due process of teacher accused of sexual abuse  Department of Insurance adopts privacy rules  Ethics reform a top priority in 2003 fall	(SALT) 47:9 (Mar.) (AL) 33:7 (Apr.) (AL) 33:9 (June) (AL) 33:4 (Nov.)	ADR happenings ADR happenings ADR happenings ADR happenings ADR happenings Arbitration: It's here to stay Arbitrator had authority to decide Family Medical Leave Act issues The biggest mistakes attorneys make in	(ADR) 10:1 (Oct.) (ADR) 10:2 (Dec.) (ADR) 10:3 (Mar.) (ADR) 10:4 (May) (IRAR) 30:2 (Dec.) (FCP) 2:5 (May)
decision: A review of Hollinger International, Inc. v. Bower, 02 L 051514 (Cir. Ct. Cook, 1/6/04) The City of Chicago Department of Administrative Hearings DCFS violates due process of teacher accused of sexual abuse Department of Insurance adopts privacy rules Ethics reform a top priority in 2003 fall veto session	(SALT) 47:9 (Mar.)  (AL) 33:7 (Apr.)  (AL) 33:9 (June)  (AL) 33:4 (Nov.)  (AL) 33:5 (Feb.)	ADR happenings ADR happenings ADR happenings ADR happenings ADR happenings Arbitration: It's here to stay Arbitrator had authority to decide Family Medical Leave Act issues The biggest mistakes attorneys make in arbitration/mediation	(ADR) 10:1 (Oct.) (ADR) 10:2 (Dec.) (ADR) 10:3 (Mar.) (ADR) 10:4 (May) (IRAR) 30:2 (Dec.) (FCP) 2:5 (May) (ADR) 10:3 (Mar.)
decision: A review of Hollinger International, Inc. v. Bower, 02 L 051514 (Cir. Ct. Cook, 1/6/04) The City of Chicago Department of Administrative Hearings DCFS violates due process of teacher accused of sexual abuse Department of Insurance adopts privacy rules Ethics reform a top priority in 2003 fall veto session Fees related to unemployment insurance claims High-tech hits home: Can local government	(SALT) 47:9 (Mar.) (AL) 33:7 (Apr.) (AL) 33:9 (June) (AL) 33:4 (Nov.)	ADR happenings ADR happenings ADR happenings ADR happenings ADR happenings Arbitration: It's here to stay Arbitrator had authority to decide Family Medical Leave Act issues The biggest mistakes attorneys make in arbitration/mediation Case law update Case law update	(ADR) 10:1 (Oct.) (ADR) 10:2 (Dec.) (ADR) 10:3 (Mar.) (ADR) 10:4 (May) (IRAR) 30:2 (Dec.)  (FCP) 2:5 (May)  (ADR) 10:3 (Mar.) (ADR) 10:1 (Oct.) (ADR) 10:2 (Dec.)
decision: A review of Hollinger International, Inc. v. Bower, 02 L 051514 (Cir. Ct. Cook, 1/6/04) The City of Chicago Department of Administrative Hearings DCFS violates due process of teacher accused of sexual abuse Department of Insurance adopts privacy rules Ethics reform a top priority in 2003 fall veto session Fees related to unemployment insurance claims High-tech hits home: Can local government officials use electronic communication tools	(SALT) 47:9 (Mar.) (AL) 33:7 (Apr.) (AL) 33:9 (June) (AL) 33:4 (Nov.) (AL) 33:5 (Feb.) (AL) 33:5 (Feb.)	ADR happenings ADR happenings ADR happenings ADR happenings ADR happenings Arbitration: It's here to stay Arbitrator had authority to decide Family Medical Leave Act issues The biggest mistakes attorneys make in arbitration/mediation Case law update Case law update Case law update	(ADR) 10:1 (Oct.) (ADR) 10:2 (Dec.) (ADR) 10:3 (Mar.) (ADR) 10:4 (May) (IRAR) 30:2 (Dec.)  (FCP) 2:5 (May)  (ADR) 10:3 (Mar.) (ADR) 10:1 (Oct.) (ADR) 10:2 (Dec.) (ADR) 10:3 (Mar.)
decision: A review of Hollinger International, Inc. v. Bower, 02 L 051514 (Cir. Ct. Cook, 1/6/04) The City of Chicago Department of Administrative Hearings DCFS violates due process of teacher accused of sexual abuse Department of Insurance adopts privacy rules Ethics reform a top priority in 2003 fall veto session Fees related to unemployment insurance claims High-tech hits home: Can local government officials use electronic communication tools without violating the sunshine laws? NAALJ/ABA-NCALJ mid-year a resounding	(SALT) 47:9 (Mar.) (AL) 33:7 (Apr.) (AL) 33:9 (June) (AL) 33:4 (Nov.) (AL) 33:5 (Feb.) (AL) 33:5 (Feb.) (AL) 33:1 (July)	ADR happenings ADR happenings ADR happenings ADR happenings ADR happenings Arbitration: It's here to stay Arbitrator had authority to decide Family Medical Leave Act issues The biggest mistakes attorneys make in arbitration/mediation Case law update The constitutionality of court-annexed mediation	(ADR) 10:1 (Oct.) (ADR) 10:2 (Dec.) (ADR) 10:3 (Mar.) (ADR) 10:4 (May) (IRAR) 30:2 (Dec.)  (FCP) 2:5 (May)  (ADR) 10:3 (Mar.) (ADR) 10:1 (Oct.) (ADR) 10:2 (Dec.) (ADR) 10:3 (Mar.) (ADR) 10:3 (Mar.) (ADR) 10:4 (May) (ADR) 10:1 (Oct.)
decision: A review of Hollinger International, Inc. v. Bower, 02 L 051514 (Cir. Ct. Cook, 1/6/04) The City of Chicago Department of Administrative Hearings DCFS violates due process of teacher accused of sexual abuse Department of Insurance adopts privacy rules Ethics reform a top priority in 2003 fall veto session Fees related to unemployment insurance claims High-tech hits home: Can local government officials use electronic communication tools without violating the sunshine laws? NAALJ/ABA-NCALJ mid-year a resounding success	(SALT) 47:9 (Mar.) (AL) 33:7 (Apr.) (AL) 33:9 (June) (AL) 33:4 (Nov.) (AL) 33:5 (Feb.) (AL) 33:5 (Feb.)	ADR happenings ADR happenings ADR happenings ADR happenings ADR happenings Arbitration: It's here to stay Arbitrator had authority to decide Family Medical Leave Act issues The biggest mistakes attorneys make in arbitration/mediation Case law update The constitutionality of court-annexed mediation Court annexed mediation in Cook County	(ADR) 10:1 (Oct.) (ADR) 10:2 (Dec.) (ADR) 10:3 (Mar.) (ADR) 10:4 (May) (IRAR) 30:2 (Dec.)  (FCP) 2:5 (May)  (ADR) 10:3 (Mar.) (ADR) 10:1 (Oct.) (ADR) 10:2 (Dec.) (ADR) 10:3 (Mar.) (ADR) 10:4 (May) (ADR) 10:4 (May) (ADR) 10:1 (Oct.) (BB) 34:5 (May)
decision: A review of Hollinger International, Inc. v. Bower, 02 L 051514 (Cir. Ct. Cook, 1/6/04) The City of Chicago Department of Administrative Hearings DCFS violates due process of teacher accused of sexual abuse Department of Insurance adopts privacy rules Ethics reform a top priority in 2003 fall veto session Fees related to unemployment insurance claims High-tech hits home: Can local government officials use electronic communication tools without violating the sunshine laws? NAALJ/ABA-NCALJ mid-year a resounding success Petition for review filed on 42nd day held timely under Illinois Administrative Review Law	(SALT) 47:9 (Mar.) (AL) 33:7 (Apr.) (AL) 33:9 (June) (AL) 33:4 (Nov.) (AL) 33:5 (Feb.) (AL) 33:5 (Feb.) (AL) 33:1 (July)	ADR happenings ADR happenings ADR happenings ADR happenings ADR happenings Arbitration: It's here to stay Arbitrator had authority to decide Family Medical Leave Act issues The biggest mistakes attorneys make in arbitration/mediation Case law update The constitutionality of court-annexed mediation	(ADR) 10:1 (Oct.) (ADR) 10:2 (Dec.) (ADR) 10:3 (Mar.) (ADR) 10:4 (May) (IRAR) 30:2 (Dec.)  (FCP) 2:5 (May)  (ADR) 10:3 (Mar.) (ADR) 10:1 (Oct.) (ADR) 10:2 (Dec.) (ADR) 10:3 (Mar.) (ADR) 10:3 (Mar.) (ADR) 10:4 (May) (ADR) 10:1 (Oct.)
decision: A review of Hollinger International, Inc. v. Bower, 02 L 051514 (Cir. Ct. Cook, 1/6/04) The City of Chicago Department of Administrative Hearings DCFS violates due process of teacher accused of sexual abuse Department of Insurance adopts privacy rules Ethics reform a top priority in 2003 fall veto session Fees related to unemployment insurance claims High-tech hits home: Can local government officials use electronic communication tools without violating the sunshine laws? NAALJ/ABA-NCALJ mid-year a resounding success Petition for review filed on 42nd day held timely under Illinois Administrative Review Law Practice trap: Administrative Law—It's in	(SALT) 47:9 (Mar.) (AL) 33:7 (Apr.) (AL) 33:9 (June) (AL) 33:4 (Nov.) (AL) 33:5 (Feb.) (AL) 33:5 (Feb.) (AL) 33:1 (July) (AL) 33:3 (Sept.) (AL) 33:2 (Aug.)	ADR happenings ADR happenings ADR happenings ADR happenings ADR happenings Arbitration: It's here to stay Arbitrator had authority to decide Family Medical Leave Act issues The biggest mistakes attorneys make in arbitration/mediation Case law update The constitutionality of court-annexed mediation Court annexed mediation in Cook County Debarred from right to reject arbitration award De novo review of underinsurance arbitration awards	(ADR) 10:1 (Oct.) (ADR) 10:2 (Dec.) (ADR) 10:3 (Mar.) (ADR) 10:4 (May) (IRAR) 30:2 (Dec.)  (FCP) 2:5 (May)  (ADR) 10:3 (Mar.) (ADR) 10:1 (Oct.) (ADR) 10:2 (Dec.) (ADR) 10:3 (Mar.) (ADR) 10:4 (May) (ADR) 10:4 (May) (ADR) 10:1 (Oct.) (BB) 34:5 (May)
decision: A review of Hollinger International, Inc. v. Bower, 02 L 051514 (Cir. Ct. Cook, 1/6/04) The City of Chicago Department of Administrative Hearings DCFS violates due process of teacher accused of sexual abuse Department of Insurance adopts privacy rules Ethics reform a top priority in 2003 fall veto session Fees related to unemployment insurance claims High-tech hits home: Can local government officials use electronic communication tools without violating the sunshine laws? NAALJ/ABA-NCALJ mid-year a resounding success Petition for review filed on 42nd day held timely under Illinois Administrative Review Law	(SALT) 47:9 (Mar.) (AL) 33:7 (Apr.) (AL) 33:9 (June) (AL) 33:4 (Nov.) (AL) 33:5 (Feb.) (AL) 33:5 (Feb.) (AL) 33:1 (July) (AL) 33:3 (Sept.) (AL) 33:2 (Aug.) (GPS) 32:5 (Nov.) (AL) 33:4 (Nov.)	ADR happenings ADR happenings ADR happenings ADR happenings ADR happenings Arbitration: It's here to stay Arbitrator had authority to decide Family Medical Leave Act issues The biggest mistakes attorneys make in arbitration/mediation Case law update The constitutionality of court-annexed mediation Court annexed mediation in Cook County Debarred from right to reject arbitration award De novo review of underinsurance arbitration	(ADR) 10:1 (Oct.) (ADR) 10:2 (Dec.) (ADR) 10:3 (Mar.) (ADR) 10:4 (May) (IRAR) 30:2 (Dec.)  (FCP) 2:5 (May)  (ADR) 10:3 (Mar.) (ADR) 10:1 (Oct.) (ADR) 10:2 (Dec.) (ADR) 10:3 (Mar.) (ADR) 10:4 (May) (ADR) 10:1 (Oct.) (BB) 34:5 (May) (BB) 34:1 (Aug.)
decision: A review of Hollinger International, Inc. v. Bower, 02 L 051514 (Cir. Ct. Cook, 1/6/04) The City of Chicago Department of Administrative Hearings DCFS violates due process of teacher accused of sexual abuse Department of Insurance adopts privacy rules Ethics reform a top priority in 2003 fall veto session Fees related to unemployment insurance claims High-tech hits home: Can local government officials use electronic communication tools without violating the sunshine laws? NAALJ/ABA-NCALJ mid-year a resounding success Petition for review filed on 42nd day held timely under Illinois Administrative Review Law Practice trap: Administrative Law—It's in the mail: The clock is ticking! Recent cases Recent decision	(SALT) 47:9 (Mar.) (AL) 33:7 (Apr.) (AL) 33:9 (June) (AL) 33:4 (Nov.) (AL) 33:5 (Feb.) (AL) 33:5 (Feb.) (AL) 33:1 (July) (AL) 33:3 (Sept.) (AL) 33:2 (Aug.) (GPS) 32:5 (Nov.)	ADR happenings ADR happenings ADR happenings ADR happenings ADR happenings Arbitration: It's here to stay Arbitrator had authority to decide Family Medical Leave Act issues The biggest mistakes attorneys make in arbitration/mediation Case law update The constitutionality of court-annexed mediation Court annexed mediation in Cook County Debarred from right to reject arbitration award De novo review of underinsurance arbitration awards The effects of Gore and Campbell on punitive damages and the implications of those decisions in arbitration	(ADR) 10:1 (Oct.) (ADR) 10:2 (Dec.) (ADR) 10:3 (Mar.) (ADR) 10:4 (May) (IRAR) 30:2 (Dec.)  (FCP) 2:5 (May)  (ADR) 10:3 (Mar.) (ADR) 10:1 (Oct.) (ADR) 10:2 (Dec.) (ADR) 10:3 (Mar.) (ADR) 10:4 (May) (ADR) 10:1 (Oct.) (BB) 34:5 (May) (BB) 34:1 (Aug.)
decision: A review of Hollinger International, Inc. v. Bower, 02 L 051514 (Cir. Ct. Cook, 1/6/04) The City of Chicago Department of Administrative Hearings DCFS violates due process of teacher accused of sexual abuse Department of Insurance adopts privacy rules Ethics reform a top priority in 2003 fall veto session Fees related to unemployment insurance claims High-tech hits home: Can local government officials use electronic communication tools without violating the sunshine laws? NAALJ/ABA-NCALJ mid-year a resounding success Petition for review filed on 42nd day held timely under Illinois Administrative Review Law Practice trap: Administrative Law—It's in the mail: The clock is ticking! Recent cases	(SALT) 47:9 (Mar.) (AL) 33:7 (Apr.) (AL) 33:9 (June) (AL) 33:4 (Nov.) (AL) 33:5 (Feb.) (AL) 33:5 (Feb.) (AL) 33:1 (July) (AL) 33:3 (Sept.) (AL) 33:2 (Aug.) (GPS) 32:5 (Nov.) (AL) 33:4 (Nov.) (AL) 33:6 (Mar.)	ADR happenings ADR happenings ADR happenings ADR happenings ADR happenings Arbitration: It's here to stay Arbitrator had authority to decide Family Medical Leave Act issues The biggest mistakes attorneys make in arbitration/mediation Case law update The constitutionality of court-annexed mediation Court annexed mediation in Cook County Debarred from right to reject arbitration award De novo review of underinsurance arbitration awards The effects of Gore and Campbell on punitive damages and the implications of those decisions in arbitration Preventive law (Emerging alternative concepts	(ADR) 10:1 (Oct.) (ADR) 10:2 (Dec.) (ADR) 10:3 (Mar.) (ADR) 10:4 (May) (IRAR) 30:2 (Dec.)  (FCP) 2:5 (May)  (ADR) 10:3 (Mar.) (ADR) 10:1 (Oct.) (ADR) 10:2 (Dec.) (ADR) 10:3 (Mar.) (ADR) 10:4 (May) (ADR) 10:1 (Oct.) (BB) 34:5 (May) (BB) 34:1 (Aug.)  (CPAP) 49:6 (May)
decision: A review of Hollinger International, Inc. v. Bower, 02 L 051514 (Cir. Ct. Cook, 1/6/04)  The City of Chicago Department of Administrative Hearings  DCFS violates due process of teacher accused of sexual abuse  Department of Insurance adopts privacy rules  Ethics reform a top priority in 2003 fall veto session  Fees related to unemployment insurance claims  High-tech hits home: Can local government officials use electronic communication tools without violating the sunshine laws?  NAALJ/ABA-NCALJ mid-year a resounding success  Petition for review filed on 42nd day held timely under Illinois Administrative Review Law  Practice trap: Administrative Law—It's in the mail: The clock is ticking!  Recent cases  Recent decision  Release of complaint letters against special education impartial hearing officers under the Illinois Freedom of Information Act (FOIA)	(SALT) 47:9 (Mar.) (AL) 33:7 (Apr.) (AL) 33:9 (June) (AL) 33:4 (Nov.) (AL) 33:5 (Feb.) (AL) 33:5 (Feb.) (AL) 33:1 (July) (AL) 33:3 (Sept.) (AL) 33:2 (Aug.) (GPS) 32:5 (Nov.) (AL) 33:4 (Nov.)	ADR happenings ADR happenings ADR happenings ADR happenings ADR happenings Arbitration: It's here to stay Arbitrator had authority to decide Family Medical Leave Act issues The biggest mistakes attorneys make in arbitration/mediation Case law update Case law update Case law update Case law update The constitutionality of court-annexed mediation Court annexed mediation in Cook County Debarred from right to reject arbitration award De novo review of underinsurance arbitration awards The effects of Gore and Campbell on punitive damages and the implications of those decisions in arbitration Preventive law (Emerging alternative concepts and appraoches to dispute resolution)	(ADR) 10:1 (Oct.) (ADR) 10:2 (Dec.) (ADR) 10:3 (Mar.) (ADR) 10:4 (May) (IRAR) 30:2 (Dec.)  (FCP) 2:5 (May)  (ADR) 10:3 (Mar.) (ADR) 10:1 (Oct.) (ADR) 10:2 (Dec.) (ADR) 10:3 (Mar.) (ADR) 10:4 (May) (ADR) 10:1 (Oct.) (BB) 34:5 (May) (BB) 34:1 (Aug.)  (CPAP) 49:6 (May)  (ADR) 10:3 (Mar.) (ADR) 10:3 (Mar.)
decision: A review of Hollinger International, Inc. v. Bower, 02 L 051514 (Cir. Ct. Cook, 1/6/04)  The City of Chicago Department of Administrative Hearings  DCFS violates due process of teacher accused of sexual abuse  Department of Insurance adopts privacy rules  Ethics reform a top priority in 2003 fall veto session  Fees related to unemployment insurance claims  High-tech hits home: Can local government officials use electronic communication tools without violating the sunshine laws?  NAALJ/ABA-NCALJ mid-year a resounding success  Petition for review filed on 42nd day held timely under Illinois Administrative Review Law  Practice trap: Administrative Law—It's in the mail: The clock is ticking!  Recent cases  Recent decision  Release of complaint letters against special education impartial hearing officers under the Illinois Freedom of Information Act (FOIA)  Report of the mayor's Special Committee on	(SALT) 47:9 (Mar.) (AL) 33:7 (Apr.) (AL) 33:9 (June) (AL) 33:4 (Nov.) (AL) 33:5 (Feb.) (AL) 33:5 (Feb.) (AL) 33:1 (July) (AL) 33:3 (Sept.) (AL) 33:2 (Aug.) (GPS) 32:5 (Nov.) (AL) 33:4 (Nov.) (AL) 33:6 (Mar.) (AL) 33:9 (June)	ADR happenings ADR happenings ADR happenings ADR happenings ADR happenings Arbitration: It's here to stay Arbitrator had authority to decide Family Medical Leave Act issues The biggest mistakes attorneys make in arbitration/mediation Case law update Case law update Case law update Case law update The constitutionality of court-annexed mediation Court annexed mediation in Cook County Debarred from right to reject arbitration award De novo review of underinsurance arbitration awards The effects of Gore and Campbell on punitive damages and the implications of those decisions in arbitration Preventive law (Emerging alternative concepts and appraoches to dispute resolution)	(ADR) 10:1 (Oct.) (ADR) 10:2 (Dec.) (ADR) 10:3 (Mar.) (ADR) 10:4 (May) (IRAR) 30:2 (Dec.)  (FCP) 2:5 (May)  (ADR) 10:3 (Mar.) (ADR) 10:1 (Oct.) (ADR) 10:2 (Dec.) (ADR) 10:3 (Mar.) (ADR) 10:4 (May) (ADR) 10:1 (Oct.) (BB) 34:5 (May) (BB) 34:1 (Aug.)  (CPAP) 49:6 (May)  (ADR) 10:3 (Mar.) (ADR) 10:3 (Mar.)
decision: A review of Hollinger International, Inc. v. Bower, 02 L 051514 (Cir. Ct. Cook, 1/6/04) The City of Chicago Department of Administrative Hearings DCFS violates due process of teacher accused of sexual abuse Department of Insurance adopts privacy rules Ethics reform a top priority in 2003 fall veto session Fees related to unemployment insurance claims High-tech hits home: Can local government officials use electronic communication tools without violating the sunshine laws? NAALJ/ABA-NCALJ mid-year a resounding success Petition for review filed on 42nd day held timely under Illinois Administrative Review Law Practice trap: Administrative Review Law Practice trap: Administrative Law—It's in the mail: The clock is ticking! Recent cases Recent decision Release of complaint letters against special education impartial hearing officers under the Illinois Freedom of Information Act (FOIA) Report of the mayor's Special Committee on City Code Enforcement	(SALT) 47:9 (Mar.) (AL) 33:7 (Apr.) (AL) 33:9 (June) (AL) 33:4 (Nov.) (AL) 33:5 (Feb.) (AL) 33:5 (Feb.) (AL) 33:1 (July) (AL) 33:3 (Sept.) (AL) 33:2 (Aug.) (GPS) 32:5 (Nov.) (AL) 33:4 (Nov.) (AL) 33:6 (Mar.) (AL) 33:9 (June) (AL) 33:7 (Apr.)	ADR happenings ADR happenings ADR happenings ADR happenings ADR happenings Arbitration: It's here to stay Arbitrator had authority to decide Family Medical Leave Act issues The biggest mistakes attorneys make in arbitration/mediation Case law update Case law update Case law update Case law update The constitutionality of court-annexed mediation Court annexed mediation in Cook County Debarred from right to reject arbitration award De novo review of underinsurance arbitration awards The effects of Gore and Campbell on punitive damages and the implications of those decisions in arbitration Preventive law (Emerging alternative concepts and appraoches to dispute resolution)  Americans with Disabilities No jury and no compensatory damages, no	(ADR) 10:1 (Oct.) (ADR) 10:2 (Dec.) (ADR) 10:3 (Mar.) (ADR) 10:4 (May) (IRAR) 30:2 (Dec.)  (FCP) 2:5 (May)  (ADR) 10:3 (Mar.) (ADR) 10:1 (Oct.) (ADR) 10:2 (Dec.) (ADR) 10:3 (Mar.) (ADR) 10:4 (May) (ADR) 10:1 (Oct.) (BB) 34:5 (May) (BB) 34:1 (Aug.)  (CPAP) 49:6 (May)  (ADR) 10:3 (Mar.) (WATL) 9:3 (Feb.)
decision: A review of Hollinger International, Inc. v. Bower, 02 L 051514 (Cir. Ct. Cook, 1/6/04) The City of Chicago Department of Administrative Hearings DCFS violates due process of teacher accused of sexual abuse Department of Insurance adopts privacy rules Ethics reform a top priority in 2003 fall veto session Fees related to unemployment insurance claims High-tech hits home: Can local government officials use electronic communication tools without violating the sunshine laws? NAALJ/ABA-NCALJ mid-year a resounding success Petition for review filed on 42nd day held timely under Illinois Administrative Review Law Practice trap: Administrative Law—It's in the mail: The clock is ticking! Recent cases Recent decision Release of complaint letters against special education impartial hearing officers under the Illinois Freedom of Information Act (FOIA) Report of the mayor's Special Committee on City Code Enforcement A review of recent cases that address the relationship between ALJs and agencies	(SALT) 47:9 (Mar.) (AL) 33:7 (Apr.) (AL) 33:9 (June) (AL) 33:4 (Nov.) (AL) 33:5 (Feb.) (AL) 33:5 (Feb.) (AL) 33:1 (July) (AL) 33:3 (Sept.) (AL) 33:2 (Aug.) (GPS) 32:5 (Nov.) (AL) 33:4 (Nov.) (AL) 33:6 (Mar.) (AL) 33:9 (June)	ADR happenings ADR happenings ADR happenings ADR happenings ADR happenings Arbitration: It's here to stay Arbitratior had authority to decide Family Medical Leave Act issues The biggest mistakes attorneys make in arbitration/mediation Case law update Case law update Case law update Case law update The constitutionality of court-annexed mediation Court annexed mediation in Cook County Debarred from right to reject arbitration award De novo review of underinsurance arbitration awards The effects of Gore and Campbell on punitive damages and the implications of those decisions in arbitration Preventive law (Emerging alternative concepts and appraoches to dispute resolution)  Americans with Disabilities No jury and no compensatory damages, no punitives in ADA retaliation claim	(ADR) 10:1 (Oct.) (ADR) 10:2 (Dec.) (ADR) 10:3 (Mar.) (ADR) 10:4 (May) (IRAR) 30:2 (Dec.)  (FCP) 2:5 (May)  (ADR) 10:3 (Mar.) (ADR) 10:1 (Oct.) (ADR) 10:2 (Dec.) (ADR) 10:3 (Mar.) (ADR) 10:4 (May) (ADR) 10:4 (May) (ADR) 10:1 (Oct.) (BB) 34:5 (May) (BB) 34:1 (Aug.)  (CPAP) 49:6 (May)  (ADR) 10:3 (Mar.) (WATL) 9:3 (Feb.)  S ACT
decision: A review of Hollinger International, Inc. v. Bower, 02 L 051514 (Cir. Ct. Cook, 1/6/04) The City of Chicago Department of Administrative Hearings DCFS violates due process of teacher accused of sexual abuse Department of Insurance adopts privacy rules Ethics reform a top priority in 2003 fall veto session Fees related to unemployment insurance claims High-tech hits home: Can local government officials use electronic communication tools without violating the sunshine laws? NAALJ/ABA-NCALJ mid-year a resounding success Petition for review filed on 42nd day held timely under Illinois Administrative Review Law Practice trap: Administrative Law—It's in the mail: The clock is ticking! Recent cases Recent decision Release of complaint letters against special education impartial hearing officers under the Illinois Freedom of Information Act (FOIA) Report of the mayor's Special Committee on City Code Enforcement A review of recent cases that address the relationship between ALJs and agencies Service by certified mail: Who has the burden of proof when the respondent claims he was	(SALT) 47:9 (Mar.) (AL) 33:7 (Apr.) (AL) 33:9 (June) (AL) 33:4 (Nov.) (AL) 33:5 (Feb.) (AL) 33:5 (Feb.) (AL) 33:1 (July) (AL) 33:3 (Sept.) (AL) 33:2 (Aug.) (GPS) 32:5 (Nov.) (AL) 33:4 (Nov.) (AL) 33:6 (Mar.) (AL) 33:9 (June) (AL) 33:7 (Apr.)	ADR happenings ADR happenings ADR happenings ADR happenings Arbitration: It's here to stay Arbitrator had authority to decide Family Medical Leave Act issues The biggest mistakes attorneys make in arbitration/mediation Case law update Case law update Case law update Case law update The constitutionality of court-annexed mediation Court annexed mediation in Cook County Debarred from right to reject arbitration award De novo review of underinsurance arbitration awards The effects of Gore and Campbell on punitive damages and the implications of those decisions in arbitration Preventive law (Emerging alternative concepts and appraoches to dispute resolution)  Americans with Disabilities No jury and no compensatory damages, no punitives in ADA retaliation claim	(ADR) 10:1 (Oct.) (ADR) 10:2 (Dec.) (ADR) 10:3 (Mar.) (ADR) 10:4 (May) (IRAR) 30:2 (Dec.)  (FCP) 2:5 (May)  (ADR) 10:3 (Mar.) (ADR) 10:1 (Oct.) (ADR) 10:2 (Dec.) (ADR) 10:3 (Mar.) (ADR) 10:4 (May) (ADR) 10:1 (Oct.) (BB) 34:5 (May) (BB) 34:1 (Aug.)  (CPAP) 49:6 (May)  (ADR) 10:3 (Mar.) (WATL) 9:3 (Feb.)  S Act  (LAEL) 41:4 (Apr.)
decision: A review of Hollinger International, Inc. v. Bower, 02 L 051514 (Cir. Ct. Cook, 1/6/04) The City of Chicago Department of Administrative Hearings DCFS violates due process of teacher accused of sexual abuse Department of Insurance adopts privacy rules Ethics reform a top priority in 2003 fall veto session Fees related to unemployment insurance claims High-tech hits home: Can local government officials use electronic communication tools without violating the sunshine laws? NAALJ/ABA-NCALJ mid-year a resounding success Petition for review filed on 42nd day held timely under Illinois Administrative Review Law Practice trap: Administrative Law—It's in the mail: The clock is ticking! Recent cases Recent decision Release of complaint letters against special education impartial hearing officers under the Illinois Freedom of Information Act (FOIA) Report of the mayor's Special Committee on City Code Enforcement A review of recent cases that address the relationship between ALJs and agencies Service by certified mail: Who has the burden of proof when the respondent claims he was never notified of the administrative procceding	(SALT) 47:9 (Mar.) (AL) 33:7 (Apr.) (AL) 33:9 (June) (AL) 33:4 (Nov.) (AL) 33:5 (Feb.) (AL) 33:5 (Feb.) (AL) 33:1 (July) (AL) 33:3 (Sept.) (AL) 33:2 (Aug.) (GPS) 32:5 (Nov.) (AL) 33:4 (Nov.) (AL) 33:6 (Mar.) (AL) 33:9 (June) (AL) 33:7 (Apr.)	ADR happenings ADR happenings ADR happenings ADR happenings Arbitration: It's here to stay Arbitrator had authority to decide Family Medical Leave Act issues The biggest mistakes attorneys make in arbitration/mediation Case law update Case law update Case law update Case law update The constitutionality of court-annexed mediation Court annexed mediation in Cook County Debarred from right to reject arbitration award De novo review of underinsurance arbitration awards The effects of Gore and Campbell on punitive damages and the implications of those decisions in arbitration Preventive law (Emerging alternative concepts and appraoches to dispute resolution)  Americans with Disabilities No jury and no compensatory damages, no punitives in ADA retaliation claim  Antitrust and Unfair Competit	(ADR) 10:1 (Oct.) (ADR) 10:2 (Dec.) (ADR) 10:3 (Mar.) (ADR) 10:4 (May) (IRAR) 30:2 (Dec.)  (FCP) 2:5 (May)  (ADR) 10:3 (Mar.) (ADR) 10:1 (Oct.) (ADR) 10:2 (Dec.) (ADR) 10:3 (Mar.) (ADR) 10:4 (May) (ADR) 10:4 (May) (ADR) 10:1 (Oct.) (BB) 34:5 (May) (BB) 34:1 (Aug.)  (CPAP) 49:6 (May)  (ADR) 10:3 (Mar.) (WATL) 9:3 (Feb.)  S ACT
decision: A review of Hollinger International, Inc. v. Bower, 02 L 051514 (Cir. Ct. Cook, 1/6/04)  The City of Chicago Department of Administrative Hearings  DCFS violates due process of teacher accused of sexual abuse  Department of Insurance adopts privacy rules  Ethics reform a top priority in 2003 fall veto session  Fees related to unemployment insurance claims  High-tech hits home: Can local government officials use electronic communication tools without violating the sunshine laws?  NAALJ/ABA-NCALJ mid-year a resounding success  Petition for review filed on 42nd day held timely under Illinois Administrative Review Law  Practice trap: Administrative Law—It's in the mail: The clock is ticking!  Recent cases  Recent decision  Release of complaint letters against special education impartial hearing officers under the Illinois Freedom of Information Act (FOIA)  Report of the mayor's Special Committee on City Code Enforcement  A review of recent cases that address the relationship between ALJs and agencies  Service by certified mail: Who has the burden of proof when the respondent claims he was never notified of the administrative procceding (or what do you do when the Green card doesn't come back)?	(SALT) 47:9 (Mar.) (AL) 33:7 (Apr.) (AL) 33:9 (June) (AL) 33:4 (Nov.) (AL) 33:5 (Feb.) (AL) 33:5 (Feb.) (AL) 33:1 (July) (AL) 33:3 (Sept.) (AL) 33:2 (Aug.) (GPS) 32:5 (Nov.) (AL) 33:4 (Nov.) (AL) 33:6 (Mar.)  (AL) 33:9 (June) (AL) 33:5 (Feb.)	ADR happenings ADR happenings ADR happenings ADR happenings Arbitration: It's here to stay Arbitration had authority to decide Family Medical Leave Act issues The biggest mistakes attorneys make in arbitration/mediation Case law update Case law update Case law update Case law update The constitutionality of court-annexed mediation Court annexed mediation in Cook County Debarred from right to reject arbitration award De novo review of underinsurance arbitration awards The effects of Gore and Campbell on punitive damages and the implications of those decisions in arbitration Preventive law (Emerging alternative concepts and appraoches to dispute resolution)  Americans with Disabilities No jury and no compensatory damages, no punitives in ADA retaliation claim  Antitrust and Unfair Competit The Antitrust Counselor: Benchmarking The Antitrust Criminal Penalty Enhancement and Reform Act of 2003	(ADR) 10:1 (Oct.) (ADR) 10:2 (Dec.) (ADR) 10:3 (Mar.) (ADR) 10:4 (May) (IRAR) 30:2 (Dec.)  (FCP) 2:5 (May)  (ADR) 10:3 (Mar.) (ADR) 10:1 (Oct.) (ADR) 10:2 (Dec.) (ADR) 10:3 (Mar.) (ADR) 10:4 (May) (ADR) 10:4 (May) (ADR) 10:1 (Oct.) (BB) 34:5 (May) (BB) 34:1 (Aug.)  (CPAP) 49:6 (May)  (ADR) 10:3 (Mar.) (WATL) 9:3 (Feb.)  S ACT  (LAEL) 41:4 (Apr.)  tion Law (AUCL) 42:4 (June)
decision: A review of Hollinger International, Inc. v. Bower, 02 L 051514 (Cir. Ct. Cook, 1/6/04) The City of Chicago Department of Administrative Hearings DCFS violates due process of teacher accused of sexual abuse Department of Insurance adopts privacy rules Ethics reform a top priority in 2003 fall veto session Fees related to unemployment insurance claims High-tech hits home: Can local government officials use electronic communication tools without violating the sunshine laws? NAALJ/ABA-NCALJ mid-year a resounding success Petition for review filed on 42nd day held timely under Illinois Administrative Review Law Practice trap: Administrative Law—It's in the mail: The clock is ticking! Recent cases Recent decision Release of complaint letters against special education impartial hearing officers under the Illinois Freedom of Information Act (FOIA) Report of the mayor's Special Committee on City Code Enforcement A review of recent cases that address the relationship between ALJs and agencies Service by certified mail: Who has the burden of proof when the respondent claims he was never notified of the administrative procceding (or what do you do when the Green card	(SALT) 47:9 (Mar.) (AL) 33:7 (Apr.) (AL) 33:9 (June) (AL) 33:4 (Nov.) (AL) 33:5 (Feb.) (AL) 33:5 (Feb.) (AL) 33:1 (July) (AL) 33:3 (Sept.) (AL) 33:2 (Aug.) (GPS) 32:5 (Nov.) (AL) 33:4 (Nov.) (AL) 33:6 (Mar.)  (AL) 33:9 (June) (AL) 33:7 (Apr.) (AL) 33:5 (Feb.)	ADR happenings ADR happenings ADR happenings ADR happenings Arbitration: It's here to stay Arbitration had authority to decide Family Medical Leave Act issues The biggest mistakes attorneys make in arbitration/mediation Case law update Case law update Case law update Case law update The constitutionality of court-annexed mediation Court annexed mediation in Cook County Debarred from right to reject arbitration award De novo review of underinsurance arbitration awards The effects of Gore and Campbell on punitive damages and the implications of those decisions in arbitration Preventive law (Emerging alternative concepts and appraoches to dispute resolution)  Americans with Disabilities No jury and no compensatory damages, no punitives in ADA retaliation claim  Antitrust and Unfair Competit The Antitrust Counselor: Benchmarking The Antitrust Criminal Penalty Enhancement	(ADR) 10:1 (Oct.) (ADR) 10:2 (Dec.) (ADR) 10:3 (Mar.) (ADR) 10:4 (May) (IRAR) 30:2 (Dec.)  (FCP) 2:5 (May)  (ADR) 10:3 (Mar.) (ADR) 10:1 (Oct.) (ADR) 10:2 (Dec.) (ADR) 10:3 (Mar.) (ADR) 10:3 (Mar.) (ADR) 10:4 (May) (ADR) 10:1 (Oct.) (BB) 34:5 (May) (BB) 34:1 (Aug.)  (CPAP) 49:6 (May)  (ADR) 10:3 (Mar.) (WATL) 9:3 (Feb.)  S Act  (LAEL) 41:4 (Apr.)  stion Law (AUCL) 42:1 (Oct.)

<del></del> ,			
The common law approach and improving		One of our own to become Bar president	(WATL) 9:1 (Sept.)
standards for analyzing single firm conduct	(AUCL) 42:3 (Mar.)	Reflections on Donald E. Ruff: Illinois lawyers	, , , , , ,
Comparison of antitrust laws regarding mergers		have lost a good friend	(CGL) 5:1 (Aug.)
and acquisitions in the U.S. and the Russian		The remarkable life and times of Alta May Hulett	(WATL) 9:3 (Feb.)
Federation	(AUCL) 42:1 (Oct.)	A remembrance of Prentice H. Marshall	(BB) 34:6 (June)
Consumer protection in India	(AUCL) 42:2 (Jan.)	Senator Paul Simon: A personal reflection	(YLD) 48:4 (Feb.)
Danger signs in vertical pricing arrangements	(AUCL) 42:3 (Mar.)	Someone you should know: Edwin R. Parkinson	(CGL) 5:5 (June)
Dealing with a grand jury investigation	(AUCL) 42:2 (Jan.)	Someone you should know: Jan Paul Miller	(CGL) 5:1 (Aug.)
Down one and four to go: Supreme Court to	(41101) 40 0 (14 )	Someone you should know: Raquel	(001) 5 4 (14 )
decide four antitrust cases in 2003-04 term	(AUCL) 42:3 (Mar.)	"Rocky" Martinez	(CGL) 5:4 (Mar.)
First Data and Concord merger primer Infusion Resources v. Minimed, 351 F.3d 688	(AUCL) 42:2 (Jan.)	Billing	
(5th Cir. 2003)	(AUCL) 42:4 (June)	_	
Mergers and acquisitions: A primer	(BAFP) 18:2 (Feb.)	Attorney billing practices: What is a consumer	
Pharmaceutical patent settlement cases: Mixed	(DAIT) 10.2 (Leb.)	of legal services to think?	(REL) 49:1 (Aug.)
signals for settling patent litigation	(AUCL) 42:4 (June)	Brown v. Board of Educat	ion
Practical considerations for representing your	(******)		
clients who have been damaged by Wall		Brown v. Board of Education event	(BB) 34:6 (June)
Street analysts' conflicts of interest	(GPS) 32:3 (Sept.)	Pusiness Law	
Recent antitrust decisions	(AUCL) 42:2 (Jan.)	Business Law	
Recent HSR enforcement actions: Understanding		Accounting says maybe, but the tax laws say yes	(CSL) 49:2 (Jan.)
the limits of the investment-only exemption	(AUCL) 42:4 (June)	Advantageous uses of LLCs	(BAFP) 18:3 (May)
Unsportsmanlike conduct committed by the BCS	(AUCL) 42:2 (Jan.)	Can a foreign company do business in Mexico?	
US and EU approaches to the antitrust analysis		The answer depends on the type of business it	(111.) 44.7 (1
of intellectual property licensing: Observations	(ALICL) 40:4 (luna)	plans to do there	(IIL) 41:7 (June)
from the enforcement perspective	(AUCL) 42:4 (June)	Cash balance plans—An uncertain fate Checklist for financing sources	(BAFP) 18:4 (June) (CSL) 49:3 (Apr.)
Attorney fees		Doing business in the United Kingdom: The UK	(CSL) 49.3 (Apr.)
•	(1.11) 00 0 (10)	legal & regulatory environment	(CLD) 41:5 (Dec.)
Attorney fees under Oil and Gas Release Act	(ML) 30:2 (Dec.)	Firing a family member	(CSL) 18:2 (Feb.)
Fee schedules	(GPS) 32:6 (Dec.)	Illinois Supreme Court adopts rule to clarify	(002) 1012 (1001)
SB 266 modifies Unemployment Insurance Act attorney fee provision	(LAEL) 41:2 (Nov.)	UPL concerns for in-house counsel; Creates	
Act attorney lee provision	(LALL) 41.2 (NOV.)	road-block for in-house counsel wishing to	
Awards		change jobs	(CLD) 41:8 (Mar.)
2003 Tradiiton of Excellence Award	(GPS) 32:2 (Aug.)	In a pig's eye: Vigortone AG Products, Inc. v.	
Former council chairs honored	(EL) 9:1 (Sept.)	PM AG Products, Inc.—An integration	
Government lawyer honored as Laureate by	(LL) 3.1 (Sept.)	clause in a contract will not bar a fraud claim	(001) (0.4 (1)
the Academy of Illinos Lawyers	(CGL) 5:4 (Mar.)	but a "no reliance" clause will	(CSL) 49:4 (June)
One of our own achieves Laureate distinction	(WATL) 9:4 (June)	Is your business relationship a franchise? It might be	(CLD) 41:8 (Mar.)
The Tradition of Excellence Award	(GPS) 32:9 (Mar.)	New Supreme Court Rule 716—Limited	(GLD) 41.6 (IVIAI.)
The Tradition of Excellence Award	(GPS) 32:10 (Apr.)	admission of house counsel	(ML) 30:4 (June)
		Recent developments in Family limited	(IVIL) 00.4 (00110)
Bankruptcy		partnerships—Section 2036	(BAFP) 18:4 (June)
Bankruptcy treatment of ipso facto clauses		Retirement plans, insurance and taxes	(BAFP) 18:3 (May)
in intellectual property licenses	(CBAB) 48:4 (Feb.)	Understanding the impact of common	
Envirodyne case summary:	(SALT) 47:8 (Feb.)	contract provisions: The "merger" or	
Helping corporate Chapter 11 debtors		"integration" clause vs. the "no reliance"	
return to profitability	(CSL) 49:3 (Apr.)	clause—Careful drafting can help ward	(ODO) 00:0 (E-b.)
return to profitability Seventh Circuit caselaw update	(CSL) 49:3 (Apr.) (CBAB) 48:5 (May)	clause—Careful drafting can help ward off a fraud claim	(GPS) 32:8 (Feb.)
return to profitability Seventh Circuit caselaw update Seventh Circuit rules: "Unpaid legal fees		clause—Careful drafting can help ward off a fraud claim What the CAN-SPAM Act of 2003 means for	, , , , ,
return to profitability Seventh Circuit caselaw update Seventh Circuit rules: "Unpaid legal fees due debtors' bankruptcy attorneys are	(CBAB) 48:5 (May)	clause—Careful drafting can help ward off a fraud claim What the CAN-SPAM Act of 2003 means for associations	(CLD) 41:6 (Jan.)
return to profitability Seventh Circuit caselaw update Seventh Circuit rules: "Unpaid legal fees due debtors' bankruptcy attorneys are discharged in Chapter 7"		clause—Careful drafting can help ward off a fraud claim What the CAN-SPAM Act of 2003 means for	, , , , ,
return to profitability Seventh Circuit caselaw update Seventh Circuit rules: "Unpaid legal fees due debtors' bankruptcy attorneys are discharged in Chapter 7" U.S. Supreme Court decides bankruptcy	(CBAB) 48:5 (May) (CBAB) 48:4 (Feb.)	clause—Careful drafting can help ward off a fraud claim What the CAN-SPAM Act of 2003 means for associations You are a lawyer. Are you a financial institution?	(CLD) 41:6 (Jan.)
return to profitability Seventh Circuit caselaw update Seventh Circuit rules: "Unpaid legal fees due debtors' bankruptcy attorneys are discharged in Chapter 7"	(CBAB) 48:5 (May)	clause—Careful drafting can help ward off a fraud claim What the CAN-SPAM Act of 2003 means for associations You are a lawyer. Are you a financial institution?  Case Law Update	(CLD) 41:6 (Jan.) (ML) 30:1 (Sept.)
return to profitability Seventh Circuit caselaw update Seventh Circuit rules: "Unpaid legal fees due debtors' bankruptcy attorneys are discharged in Chapter 7" U.S. Supreme Court decides bankruptcy cases of interest	(CBAB) 48:5 (May) (CBAB) 48:4 (Feb.)	clause—Careful drafting can help ward off a fraud claim What the CAN-SPAM Act of 2003 means for associations You are a lawyer. Are you a financial institution?  Case Law Update Analysis of some recent decisions	(CLD) 41:6 (Jan.) (ML) 30:1 (Sept.) (AL) 33:8 (May)
return to profitability Seventh Circuit caselaw update Seventh Circuit rules: "Unpaid legal fees due debtors' bankruptcy attorneys are discharged in Chapter 7" U.S. Supreme Court decides bankruptcy cases of interest U.S. Supreme Court to review recent bankruptcy decisions	(CBAB) 48:5 (May) (CBAB) 48:4 (Feb.) (CBAB) 48:5(May) (CBAB) 48:1 (Sept.)	clause—Careful drafting can help ward off a fraud claim What the CAN-SPAM Act of 2003 means for associations You are a lawyer. Are you a financial institution?  Case Law Update Analysis of some recent decisions Case comments	(CLD) 41:6 (Jan.) (ML) 30:1 (Sept.) (AL) 33:8 (May) (CSL) 49:2 (Jan.)
return to profitability Seventh Circuit caselaw update Seventh Circuit rules: "Unpaid legal fees due debtors' bankruptcy attorneys are discharged in Chapter 7" U.S. Supreme Court decides bankruptcy cases of interest U.S. Supreme Court to review recent	(CBAB) 48:5 (May) (CBAB) 48:4 (Feb.) (CBAB) 48:5(May) (CBAB) 48:1 (Sept.)	clause—Careful drafting can help ward off a fraud claim What the CAN-SPAM Act of 2003 means for associations You are a lawyer. Are you a financial institution?  Case Law Update Analysis of some recent decisions Case comments Case law update	(CLD) 41:6 (Jan.) (ML) 30:1 (Sept.) (AL) 33:8 (May) (CSL) 49:2 (Jan.) (ADR) 10:4 (May)
return to profitability Seventh Circuit caselaw update Seventh Circuit rules: "Unpaid legal fees due debtors' bankruptcy attorneys are discharged in Chapter 7" U.S. Supreme Court decides bankruptcy cases of interest U.S. Supreme Court to review recent bankruptcy decisions  Banks and Financial Institu	(CBAB) 48:5 (May) (CBAB) 48:4 (Feb.) (CBAB) 48:5(May) (CBAB) 48:1 (Sept.)	clause—Careful drafting can help ward off a fraud claim What the CAN-SPAM Act of 2003 means for associations You are a lawyer. Are you a financial institution?  Case Law Update  Analysis of some recent decisions Case comments Case law update Case summaries	(CLD) 41:6 (Jan.) (ML) 30:1 (Sept.) (AL) 33:8 (May) (CSL) 49:2 (Jan.) (ADR) 10:4 (May) (BB) 34:1 (Aug.)
return to profitability Seventh Circuit caselaw update Seventh Circuit rules: "Unpaid legal fees due debtors' bankruptcy attorneys are discharged in Chapter 7" U.S. Supreme Court decides bankruptcy cases of interest U.S. Supreme Court to review recent bankruptcy decisions	(CBAB) 48:5 (May) (CBAB) 48:4 (Feb.) (CBAB) 48:5(May) (CBAB) 48:1 (Sept.)	clause—Careful drafting can help ward off a fraud claim What the CAN-SPAM Act of 2003 means for associations You are a lawyer. Are you a financial institution?  Case Law Update Analysis of some recent decisions Case comments Case law update	(CLD) 41:6 (Jan.) (ML) 30:1 (Sept.) (AL) 33:8 (May) (CSL) 49:2 (Jan.) (ADR) 10:4 (May)
return to profitability Seventh Circuit caselaw update Seventh Circuit rules: "Unpaid legal fees due debtors' bankruptcy attorneys are discharged in Chapter 7" U.S. Supreme Court decides bankruptcy cases of interest U.S. Supreme Court to review recent bankruptcy decisions  Banks and Financial Institu Bill status report (Section Council action as of	(CBAB) 48:5 (May) (CBAB) 48:4 (Feb.) (CBAB) 48:5(May) (CBAB) 48:1 (Sept.)  (CBAB) 48:3 (Dec.)	clause—Careful drafting can help ward off a fraud claim What the CAN-SPAM Act of 2003 means for associations You are a lawyer. Are you a financial institution?  Case Law Update Analysis of some recent decisions Case comments Case law update Case summaries Case summaries Case summaries	(CLD) 41:6 (Jan.) (ML) 30:1 (Sept.) (AL) 33:8 (May) (CSL) 49:2 (Jan.) (ADR) 10:4 (May) (BB) 34:1 (Aug.) (BB) 34:4 (Mar.)
return to profitability  Seventh Circuit caselaw update  Seventh Circuit rules: "Unpaid legal fees due debtors' bankruptcy attorneys are discharged in Chapter 7"  U.S. Supreme Court decides bankruptcy cases of interest  U.S. Supreme Court to review recent bankruptcy decisions  Banks and Financial Institu  Bill status report (Section Council action as of September 13, 2003)  Does a lending institution have a duty to a potentia guarantor of a promissory note to advise him	(CBAB) 48:5 (May) (CBAB) 48:4 (Feb.) (CBAB) 48:5(May) (CBAB) 48:1 (Sept.)  (CBAB) 48:3 (Dec.)	clause—Careful drafting can help ward off a fraud claim What the CAN-SPAM Act of 2003 means for associations You are a lawyer. Are you a financial institution?  Case Law Update Analysis of some recent decisions Case comments Case law update Case summaries Case summaries Case summaries Case synopsis Illinois decisions	(CLD) 41:6 (Jan.) (ML) 30:1 (Sept.) (AL) 33:8 (May) (CSL) 49:2 (Jan.) (ADR) 10:4 (May) (BB) 34:1 (Aug.) (BB) 34:4 (Mar.) (BB) 34:6 (June)
return to profitability  Seventh Circuit caselaw update  Seventh Circuit rules: "Unpaid legal fees due debtors' bankruptcy attorneys are discharged in Chapter 7"  U.S. Supreme Court decides bankruptcy cases of interest  U.S. Supreme Court to review recent bankruptcy decisions  Banks and Financial Institu  Bill status report (Section Council action as of September 13, 2003)  Does a lending institution have a duty to a potentia guarantor of a promissory note to advise him that his future business partners are financially	(CBAB) 48:5 (May) (CBAB) 48:4 (Feb.) (CBAB) 48:5(May) (CBAB) 48:1 (Sept.) (CBAB) 48:3 (Dec.)	clause—Careful drafting can help ward off a fraud claim What the CAN-SPAM Act of 2003 means for associations You are a lawyer. Are you a financial institution?  Case Law Update Analysis of some recent decisions Case comments Case law update Case summaries Case summaries Case summaries Case synopsis Illinois decisions A review of recent cases that address the	(CLD) 41:6 (Jan.) (ML) 30:1 (Sept.) (AL) 33:8 (May) (CSL) 49:2 (Jan.) (ADR) 10:4 (May) (BB) 34:1 (Aug.) (BB) 34:6 (June) (FCP) 2:5 (May) (TE) 50:3 (Feb.)
return to profitability Seventh Circuit caselaw update Seventh Circuit rules: "Unpaid legal fees due debtors' bankruptcy attorneys are discharged in Chapter 7" U.S. Supreme Court decides bankruptcy cases of interest U.S. Supreme Court to review recent bankruptcy decisions  Banks and Financial Institu Bill status report (Section Council action as of September 13, 2003) Does a lending institution have a duty to a potentia guarantor of a promissory note to advise him that his future business partners are financially shaky and may not repay the loan?	(CBAB) 48:5 (May) (CBAB) 48:4 (Feb.) (CBAB) 48:5(May) (CBAB) 48:1 (Sept.)  (CBAB) 48:3 (Dec.)	clause—Careful drafting can help ward off a fraud claim What the CAN-SPAM Act of 2003 means for associations You are a lawyer. Are you a financial institution?  Case Law Update Analysis of some recent decisions Case comments Case law update Case summaries Case summaries Case summaries Case summaries Case synopsis Illinois decisions A review of recent cases that address the relationship between ALJs and agencies	(CLD) 41:6 (Jan.) (ML) 30:1 (Sept.) (AL) 33:8 (May) (CSL) 49:2 (Jan.) (ADR) 10:4 (May) (BB) 34:1 (Aug.) (BB) 34:6 (June) (FCP) 2:5 (May) (TE) 50:3 (Feb.)
return to profitability Seventh Circuit caselaw update Seventh Circuit rules: "Unpaid legal fees due debtors' bankruptcy attorneys are discharged in Chapter 7" U.S. Supreme Court decides bankruptcy cases of interest U.S. Supreme Court to review recent bankruptcy decisions  Banks and Financial Institu Bill status report (Section Council action as of September 13, 2003) Does a lending institution have a duty to a potentia guarantor of a promissory note to advise him that his future business partners are financially shaky and may not repay the loan? Federal prepayment of state prepayment-	(CBAB) 48:5 (May) (CBAB) 48:4 (Feb.) (CBAB) 48:5(May) (CBAB) 48:1 (Sept.) (CBAB) 48:3 (Dec.) (CPAP) 49:4 (Feb.)	clause—Careful drafting can help ward off a fraud claim What the CAN-SPAM Act of 2003 means for associations You are a lawyer. Are you a financial institution?  Case Law Update  Analysis of some recent decisions Case comments Case law update Case summaries Case summaries Case summaries Case summaries Case synopsis Illinois decisions A review of recent cases that address the relationship between ALJs and agencies Summary of recent decisions	(CLD) 41:6 (Jan.) (ML) 30:1 (Sept.) (AL) 33:8 (May) (CSL) 49:2 (Jan.) (ADR) 10:4 (May) (BB) 34:1 (Aug.) (BB) 34:6 (June) (FCP) 2:5 (May) (TE) 50:3 (Feb.) (AL) 33:5 (Feb.) (AL) 33:5 (Feb.)
return to profitability Seventh Circuit caselaw update Seventh Circuit rules: "Unpaid legal fees due debtors' bankruptcy attorneys are discharged in Chapter 7" U.S. Supreme Court decides bankruptcy cases of interest U.S. Supreme Court to review recent bankruptcy decisions  Banks and Financial Institu Bill status report (Section Council action as of September 13, 2003) Does a lending institution have a duty to a potentia guarantor of a promissory note to advise him that his future business partners are financially shaky and may not repay the loan? Federal prepayment of state prepayment- penalty statutes: Back to the future?	(CBAB) 48:5 (May) (CBAB) 48:4 (Feb.) (CBAB) 48:5(May) (CBAB) 48:1 (Sept.) (CBAB) 48:3 (Dec.)	clause—Careful drafting can help ward off a fraud claim What the CAN-SPAM Act of 2003 means for associations You are a lawyer. Are you a financial institution?  Case Law Update Analysis of some recent decisions Case comments Case law update Case summaries Case summaries Case summaries Case summaries Case synopsis Illinois decisions A review of recent cases that address the relationship between ALJs and agencies	(CLD) 41:6 (Jan.) (ML) 30:1 (Sept.) (AL) 33:8 (May) (CSL) 49:2 (Jan.) (ADR) 10:4 (May) (BB) 34:1 (Aug.) (BB) 34:6 (June) (FCP) 2:5 (May) (TE) 50:3 (Feb.)
return to profitability  Seventh Circuit caselaw update  Seventh Circuit rules: "Unpaid legal fees due debtors' bankruptcy attorneys are discharged in Chapter 7"  U.S. Supreme Court decides bankruptcy cases of interest  U.S. Supreme Court to review recent bankruptcy decisions  Banks and Financial Institu  Bill status report (Section Council action as of September 13, 2003)  Does a lending institution have a duty to a potentia guarantor of a promissory note to advise him that his future business partners are financially shaky and may not repay the loan?  Federal prepayment of state prepayment- penalty statutes: Back to the future?  Frequently asked questions about the	(CBAB) 48:5 (May) (CBAB) 48:4 (Feb.) (CBAB) 48:5(May) (CBAB) 48:1 (Sept.) (CBAB) 48:3 (Dec.) (CBAB) 48:3 (Dec.) (CPAP) 49:4 (Feb.) (REL) 49:3 (Oct.)	clause—Careful drafting can help ward off a fraud claim What the CAN-SPAM Act of 2003 means for associations You are a lawyer. Are you a financial institution?  Case Law Update Analysis of some recent decisions Case comments Case law update Case law update Case summaries Case summaries Case summaries Case synopsis Illinois decisions A review of recent cases that address the relationship between ALJs and agencies Summary of recent decisions Summary of recent decisions	(CLD) 41:6 (Jan.) (ML) 30:1 (Sept.) (AL) 33:8 (May) (CSL) 49:2 (Jan.) (ADR) 10:4 (May) (BB) 34:1 (Aug.) (BB) 34:6 (June) (FCP) 2:5 (May) (TE) 50:3 (Feb.) (AL) 33:5 (Feb.) (AL) 33:5 (Feb.)
return to profitability  Seventh Circuit caselaw update  Seventh Circuit rules: "Unpaid legal fees due debtors' bankruptcy attorneys are discharged in Chapter 7"  U.S. Supreme Court decides bankruptcy cases of interest U.S. Supreme Court to review recent bankruptcy decisions  Banks and Financial Institu  Bill status report (Section Council action as of September 13, 2003)  Does a lending institution have a duty to a potentia guarantor of a promissory note to advise him that his future business partners are financially shaky and may not repay the loan?  Federal prepayment of state prepayment- penalty statutes: Back to the future?  Frequently asked questions about the mechanics of filing under RA-9 in Illinois	(CBAB) 48:5 (May) (CBAB) 48:4 (Feb.) (CBAB) 48:5(May) (CBAB) 48:1 (Sept.) (CBAB) 48:3 (Dec.) (CPAP) 49:4 (Feb.)	clause—Careful drafting can help ward off a fraud claim What the CAN-SPAM Act of 2003 means for associations You are a lawyer. Are you a financial institution?  Case Law Update Analysis of some recent decisions Case comments Case law update Case summaries Case summaries Case summaries Case synopsis Illinois decisions A review of recent cases that address the relationship between ALJs and agencies Summary of recent decisions Child Support	(CLD) 41:6 (Jan.) (ML) 30:1 (Sept.) (AL) 33:8 (May) (CSL) 49:2 (Jan.) (ADR) 10:4 (May) (BB) 34:1 (Aug.) (BB) 34:6 (June) (FCP) 2:5 (May) (TE) 50:3 (Feb.) (AL) 33:5 (Feb.) (AL) 33:5 (Feb.) (AL) 33:8 (May)
return to profitability  Seventh Circuit caselaw update  Seventh Circuit rules: "Unpaid legal fees due debtors' bankruptcy attorneys are discharged in Chapter 7"  U.S. Supreme Court decides bankruptcy cases of interest U.S. Supreme Court to review recent bankruptcy decisions  Banks and Financial Institu  Bill status report (Section Council action as of September 13, 2003)  Does a lending institution have a duty to a potentia guarantor of a promissory note to advise him that his future business partners are financially shaky and may not repay the loan?  Federal prepayment of state prepayment- penalty statutes: Back to the future?  Frequently asked questions about the mechanics of filing under RA-9 in Illinois Recent cases relating to upcharges of fees for	(CBAB) 48:5 (May) (CBAB) 48:4 (Feb.) (CBAB) 48:5 (May) (CBAB) 48:1 (Sept.)  (CBAB) 48:3 (Dec.)  (CPAP) 49:4 (Feb.) (REL) 49:3 (Oct.) (CBAB) 48:1 (Sept.)	clause—Careful drafting can help ward off a fraud claim What the CAN-SPAM Act of 2003 means for associations You are a lawyer. Are you a financial institution?  Case Law Update Analysis of some recent decisions Case comments Case law update Case summaries Case summaries Case summaries Case synopsis Illinois decisions A review of recent cases that address the relationship between ALJs and agencies Summary of recent decisions Child Support Deadbeat Parents' Act	(CLD) 41:6 (Jan.) (ML) 30:1 (Sept.) (AL) 33:8 (May) (CSL) 49:2 (Jan.) (ADR) 10:4 (May) (BB) 34:1 (Aug.) (BB) 34:6 (June) (FCP) 2:5 (May) (TE) 50:3 (Feb.) (AL) 33:5 (Feb.) (AL) 33:5 (Feb.)
return to profitability  Seventh Circuit caselaw update  Seventh Circuit rules: "Unpaid legal fees due debtors' bankruptcy attorneys are discharged in Chapter 7"  U.S. Supreme Court decides bankruptcy cases of interest  U.S. Supreme Court to review recent bankruptcy decisions  Banks and Financial Institu  Bill status report (Section Council action as of September 13, 2003)  Does a lending institution have a duty to a potentia guarantor of a promissory note to advise him that his future business partners are financially shaky and may not repay the loan?  Federal prepayment of state prepayment- penalty statutes: Back to the future?  Frequently asked questions about the mechanics of filing under RA-9 in Illinois  Recent cases relating to upcharges of fees for morgage loans as violative of RESPA	(CBAB) 48:5 (May) (CBAB) 48:4 (Feb.) (CBAB) 48:5(May) (CBAB) 48:1 (Sept.) (CBAB) 48:3 (Dec.) (CBAB) 48:3 (Dec.) (CPAP) 49:4 (Feb.) (REL) 49:3 (Oct.)	clause—Careful drafting can help ward off a fraud claim What the CAN-SPAM Act of 2003 means for associations You are a lawyer. Are you a financial institution?  Case Law Update Analysis of some recent decisions Case comments Case law update Case summaries Case summaries Case summaries Case summaries Case synopsis Illinois decisions A review of recent cases that address the relationship between ALJs and agencies Summary of recent decisions Summary of recent decisions Child Support Deadbeat Parents' Act Editor's column: Child support collection	(CLD) 41:6 (Jan.) (ML) 30:1 (Sept.) (AL) 33:8 (May) (CSL) 49:2 (Jan.) (ADR) 10:4 (May) (BB) 34:1 (Aug.) (BB) 34:6 (June) (FCP) 2:5 (May) (TE) 50:3 (Feb.) (AL) 33:5 (Feb.) (AL) 33:5 (Feb.) (AL) 33:8 (May)
return to profitability  Seventh Circuit caselaw update  Seventh Circuit rules: "Unpaid legal fees due debtors' bankruptcy attorneys are discharged in Chapter 7"  U.S. Supreme Court decides bankruptcy cases of interest U.S. Supreme Court to review recent bankruptcy decisions  Banks and Financial Institu  Bill status report (Section Council action as of September 13, 2003)  Does a lending institution have a duty to a potentia guarantor of a promissory note to advise him that his future business partners are financially shaky and may not repay the loan?  Federal prepayment of state prepayment- penalty statutes: Back to the future?  Frequently asked questions about the mechanics of filing under RA-9 in Illinois Recent cases relating to upcharges of fees for	(CBAB) 48:5 (May) (CBAB) 48:4 (Feb.) (CBAB) 48:5 (May) (CBAB) 48:1 (Sept.) (CBAB) 48:3 (Dec.) (CBAB) 48:3 (Dec.) (CPAP) 49:4 (Feb.) (REL) 49:3 (Oct.) (CBAB) 48:1 (Sept.) (CBAB) 48:4 (Feb.)	clause—Careful drafting can help ward off a fraud claim What the CAN-SPAM Act of 2003 means for associations You are a lawyer. Are you a financial institution?  Case Law Update Analysis of some recent decisions Case comments Case law update Case summaries Case summaries Case summaries Case synopsis Illinois decisions A review of recent cases that address the relationship between ALJs and agencies Summary of recent decisions Summary of recent decisions Child Support Deadbeat Parents' Act Editor's column: Child support collection procedures need attention	(CLD) 41:6 (Jan.) (ML) 30:1 (Sept.) (AL) 33:8 (May) (CSL) 49:2 (Jan.) (ADR) 10:4 (May) (BB) 34:1 (Aug.) (BB) 34:6 (June) (FCP) 2:5 (May) (TE) 50:3 (Feb.) (AL) 33:5 (Feb.) (AL) 33:5 (Feb.) (AL) 33:8 (May) (FL) 47:1 (Sept.) (GPS) 32:4 (Oct.)
return to profitability Seventh Circuit caselaw update Seventh Circuit rules: "Unpaid legal fees due debtors' bankruptcy attorneys are discharged in Chapter 7" U.S. Supreme Court decides bankruptcy cases of interest U.S. Supreme Court to review recent bankruptcy decisions  **Banks and Financial Institu* Bill status report (Section Council action as of September 13, 2003) Does a lending institution have a duty to a potentia guarantor of a promissory note to advise him that his future business partners are financially shaky and may not repay the loan? Federal prepayment of state prepayment- penalty statutes: Back to the future? Frequently asked questions about the mechanics of filing under RA-9 in Illinois Recent cases relating to upcharges of fees for morgage loans as violative of RESPA Update by banking committee Update by banking committee	(CBAB) 48:5 (May) (CBAB) 48:4 (Feb.) (CBAB) 48:5 (May) (CBAB) 48:1 (Sept.) (CBAB) 48:3 (Dec.) (CBAB) 48:3 (Dec.) (CPAP) 49:4 (Feb.) (REL) 49:3 (Oct.) (CBAB) 48:1 (Sept.) (CBAB) 48:3 (Dec.)	clause—Careful drafting can help ward off a fraud claim What the CAN-SPAM Act of 2003 means for associations You are a lawyer. Are you a financial institution?  Case Law Update Analysis of some recent decisions Case comments Case law update Case law update Case summaries Case summaries Case summaries Case synopsis Illinois decisions A review of recent cases that address the relationship between ALJs and agencies Summary of recent decisions Summary of recent decisions  Child Support  Deadbeat Parents' Act Editor's column: Child support collection procedures need attention Expedited child support program	(CLD) 41:6 (Jan.) (ML) 30:1 (Sept.) (AL) 33:8 (May) (CSL) 49:2 (Jan.) (ADR) 10:4 (May) (BB) 34:1 (Aug.) (BB) 34:6 (June) (FCP) 2:5 (May) (TE) 50:3 (Feb.) (AL) 33:5 (Feb.) (AL) 33:5 (Feb.) (AL) 33:8 (May)
return to profitability Seventh Circuit caselaw update Seventh Circuit rules: "Unpaid legal fees due debtors' bankruptcy attorneys are discharged in Chapter 7" U.S. Supreme Court decides bankruptcy cases of interest U.S. Supreme Court to review recent bankruptcy decisions  Banks and Financial Institu Bill status report (Section Council action as of September 13, 2003) Does a lending institution have a duty to a potentia guarantor of a promissory note to advise him that his future business partners are financially shaky and may not repay the loan? Federal prepayment of state prepayment- penalty statutes: Back to the future? Frequently asked questions about the mechanics of filing under RA-9 in Illinois Recent cases relating to upcharges of fees for morgage loans as violative of RESPA Update by banking committee	(CBAB) 48:5 (May) (CBAB) 48:4 (Feb.) (CBAB) 48:5 (May) (CBAB) 48:1 (Sept.) (CBAB) 48:3 (Dec.) (CBAB) 48:3 (Dec.) (CPAP) 49:4 (Feb.) (REL) 49:3 (Oct.) (CBAB) 48:1 (Sept.) (CBAB) 48:3 (Dec.)	clause—Careful drafting can help ward off a fraud claim What the CAN-SPAM Act of 2003 means for associations You are a lawyer. Are you a financial institution?  Case Law Update Analysis of some recent decisions Case comments Case law update Case law update Case summaries Case summaries Case summaries Case synopsis Illinois decisions A review of recent cases that address the relationship between ALJs and agencies Summary of recent decisions Summary of recent decisions Child Support  Deadbeat Parents' Act Editor's column: Child support collection procedures need attention Expedited child support program Family law practice alert: Should gifts and loans	(CLD) 41:6 (Jan.) (ML) 30:1 (Sept.) (AL) 33:8 (May) (CSL) 49:2 (Jan.) (ADR) 10:4 (May) (BB) 34:1 (Aug.) (BB) 34:6 (June) (FCP) 2:5 (May) (TE) 50:3 (Feb.) (AL) 33:5 (Feb.) (AL) 33:5 (Feb.) (AL) 33:8 (May) (FL) 47:1 (Sept.) (GPS) 32:4 (Oct.)
return to profitability Seventh Circuit caselaw update Seventh Circuit rules: "Unpaid legal fees due debtors' bankruptcy attorneys are discharged in Chapter 7" U.S. Supreme Court decides bankruptcy cases of interest U.S. Supreme Court to review recent bankruptcy decisions  **Banks and Financial Institu* Bill status report (Section Council action as of September 13, 2003) Does a lending institution have a duty to a potentia guarantor of a promissory note to advise him that his future business partners are financially shaky and may not repay the loan? Federal prepayment of state prepayment- penalty statutes: Back to the future? Frequently asked questions about the mechanics of filing under RA-9 in Illinois Recent cases relating to upcharges of fees for morgage loans as violative of RESPA Update by banking committee Update by banking committee	(CBAB) 48:5 (May) (CBAB) 48:4 (Feb.) (CBAB) 48:5 (May) (CBAB) 48:1 (Sept.) (CBAB) 48:3 (Dec.) (CBAB) 48:3 (Dec.) (CPAP) 49:4 (Feb.) (REL) 49:3 (Oct.) (CBAB) 48:1 (Sept.) (CBAB) 48:3 (Dec.)	clause—Careful drafting can help ward off a fraud claim What the CAN-SPAM Act of 2003 means for associations You are a lawyer. Are you a financial institution?  Case Law Update Analysis of some recent decisions Case comments Case law update Case law update Case summaries Case summaries Case summaries Case synopsis Illinois decisions A review of recent cases that address the relationship between ALJs and agencies Summary of recent decisions Summary of recent decisions  Child Support  Deadbeat Parents' Act Editor's column: Child support collection procedures need attention Expedited child support program	(CLD) 41:6 (Jan.) (ML) 30:1 (Sept.) (AL) 33:8 (May) (CSL) 49:2 (Jan.) (ADR) 10:4 (May) (BB) 34:1 (Aug.) (BB) 34:6 (June) (FCP) 2:5 (May) (TE) 50:3 (Feb.) (AL) 33:5 (Feb.) (AL) 33:5 (Feb.) (AL) 33:8 (May) (FL) 47:1 (Sept.) (GPS) 32:4 (Oct.)
return to profitability Seventh Circuit caselaw update Seventh Circuit rules: "Unpaid legal fees due debtors' bankruptcy attorneys are discharged in Chapter 7" U.S. Supreme Court decides bankruptcy cases of interest U.S. Supreme Court to review recent bankruptcy decisions  Banks and Financial Institu Bill status report (Section Council action as of September 13, 2003) Does a lending institution have a duty to a potentia guarantor of a promissory note to advise him that his future business partners are financially shaky and may not repay the loan? Federal prepayment of state prepayment- penalty statutes: Back to the future? Frequently asked questions about the mechanics of filing under RA-9 in Illinois Recent cases relating to upcharges of fees for morgage loans as violative of RESPA Update by banking committee Update by banking committee	(CBAB) 48:5 (May) (CBAB) 48:4 (Feb.) (CBAB) 48:5(May) (CBAB) 48:1 (Sept.) (CBAB) 48:3 (Dec.) (CPAP) 49:4 (Feb.) (REL) 49:3 (Oct.) (CBAB) 48:1 (Sept.) (CBAB) 48:4 (Feb.) (CBAB) 48:3 (Dec.) (CBAB) 48:4 (Feb.) (CBAB) 48:4 (Feb.)	clause—Careful drafting can help ward off a fraud claim What the CAN-SPAM Act of 2003 means for associations You are a lawyer. Are you a financial institution?  Case Law Update  Analysis of some recent decisions Case comments Case law update Case summaries Case summaries Case summaries Case summaries Case synopsis Illinois decisions A review of recent cases that address the relationship between ALJs and agencies Summary of recent decisions Summary of recent decisions  Child Support  Deadbeat Parents' Act Editor's column: Child support collection procedures need attention Expedited child support program Family law practice alert: Should gifts and loans received by a child support obligor from his	(CLD) 41:6 (Jan.) (ML) 30:1 (Sept.)  (AL) 33:8 (May) (CSL) 49:2 (Jan.) (ADR) 10:4 (May) (BB) 34:1 (Aug.) (BB) 34:6 (June) (FCP) 2:5 (May) (TE) 50:3 (Feb.) (AL) 33:5 (Feb.) (AL) 33:5 (Feb.) (AL) 33:8 (May)  (FL) 47:1 (Sept.) (GPS) 32:4 (Oct.) (AL) 33:7 (Apr.)
return to profitability Seventh Circuit caselaw update Seventh Circuit rules: "Unpaid legal fees due debtors' bankruptcy attorneys are discharged in Chapter 7" U.S. Supreme Court decides bankruptcy cases of interest U.S. Supreme Court to review recent bankruptcy decisions  Banks and Financial Institu Bill status report (Section Council action as of September 13, 2003) Does a lending institution have a duty to a potentia guarantor of a promissory note to advise him that his future business partners are financially shaky and may not repay the loan? Federal prepayment of state prepayment- penalty statutes: Back to the future? Frequently asked questions about the mechanics of filing under RA-9 in Illinois Recent cases relating to upcharges of fees for morgage loans as violative of RESPA Update by banking committee Update by banking committee  Biographies  A Court That Shaped America	(CBAB) 48:5 (May) (CBAB) 48:4 (Feb.) (CBAB) 48:5(May) (CBAB) 48:1 (Sept.) (CBAB) 48:3 (Dec.) (CBAB) 48:3 (Dec.) (CPAP) 49:4 (Feb.) (CBAB) 48:1 (Sept.) (CBAB) 48:4 (Feb.)	clause—Careful drafting can help ward off a fraud claim What the CAN-SPAM Act of 2003 means for associations You are a lawyer. Are you a financial institution?  Case Law Update Analysis of some recent decisions Case comments Case law update Case summaries Case summaries Case summaries Case synopsis Illinois decisions A review of recent cases that address the relationship between ALJs and agencies Summary of recent decisions Summary of recent decisions  Child Support  Deadbeat Parents' Act Editor's column: Child support collection procedures need attention Expedited child support program Family law practice alert: Should gifts and loans received by a child support obligor from his parents be included in his or her net income	(CLD) 41:6 (Jan.) (ML) 30:1 (Sept.) (AL) 33:8 (May) (CSL) 49:2 (Jan.) (ADR) 10:4 (May) (BB) 34:1 (Aug.) (BB) 34:6 (June) (FCP) 2:5 (May) (TE) 50:3 (Feb.) (AL) 33:5 (Feb.) (AL) 33:5 (Feb.) (AL) 33:8 (May) (FL) 47:1 (Sept.) (GPS) 32:4 (Oct.)

Modification of child support for high-income	(CDC) 00:5 (No)	Provision of Illinois Code of Civil Procedure	
earners  Net income for the purpose of calculating	(GPS) 32:5 (Nov.)	permitting dismissal of case if there is another action pending between the same	
child support	(FL) 47:2 (Dec.)	parties for the same cause does not apply	
Practice alert: Lawyers now need to warn	(1 2) 17.2 (200.)	in federal court action based on diversity	
clients of potential Department of Public		jurisdiction	(FCP) 2:4 (Mar.)
Aid collection efforts after declaration of		Punitive damages: The current unsettled state of	
retroactive child support agreements in	(000) 00 4 (0 1)	constitutional limitations on the permissible	(0040) 405 (44)
court orders	(GPS) 32:4 (Oct.)	ratio of punitive damages to actual damages	(CPAP) 49:5 (Mar.)
QDROs—A problematic source of recovery of child support arrearages	(GPS) 32:1 (July)	Recovery of evidence deposition and transcription costs: An update	(CPAP) 49:2 (Nov.)
Reiteration on child support	(WATL) 9:2 (Nov.)	A request for refund of impact fees paid is not	(01711) 40.2 (1404.)
	( , , , , , , , , , , , , , , , , , , ,	barred by the Tort Immunity Act	(LGL) 40:7 (Apr.)
Civil Law		Restriction of litigants' access to protected	
1st District Appellate Court withdraws first opinion		health information under HIPAA	(FCP) 2:5 (May)
in <i>Ozik v. Gramins</i>	(TL) 39:6 (June)	Seventh Circuit reaffirms that plaintiffs who prove pay discrimination may be awarded back pay	
Acceptance of unsolicited workers' compensation	(TL) 00.5 (Max)	even if the illegal pay decision occurred outside	
benefits does not bar common law action Allocation of fault to third parties—Does it include a	(TL) 39:5 (May)	the limitations period	(FCP) 2:5 (May)
employer? The legislature checks the supreme	11	Seventh Circuit narrows application of Illinois	. , , , , , , , , , , , , , , , , , , ,
court	(CPAP) 49:3 (Jan.)	common fund doctrine in ERISA subrogation	(71) 00 ( (0 ))
Arbitrator had authority to decide Family Medical		claims Some deadlines really are final	(TL) 39:1 (Oct.)
Leave Act issues	(FCP) 2:5 (May)	Strategic use of vehicular damage evidence in	(CPAP) 49:6 (May)
Beware of the pitfalls of Supreme Court Rule 216	(CPAP) 49:1 (Sept.)	personal injury litigation: An update	(CPAP) 49:3 (Jan.)
De novo review of underinsurance arbitration awards	(CPAP) 49:6 (May)	Subsequent remedial measure—An update	(TL) 39:4 (June)
Does a lending institution have a duty to a potential	(OI AI ) 40.0 (May)	Thinket Ink Information Resources v.	
guarantor of a promissory note to advise him		Sun Microsystems	(CSL) 49:4 (Mar.)
that his future business partners are financially		The use of other discriminatory acts to prove	
shaky and may not repay the loan?	(CPAP) 49:4 (Feb.)	liability: An analysis of recent Seventh Circuit jurisprudence	(FCP) 2:5 (May)
Due process does not require that punitive damages be capped at a 4-to-1 ratio with		Using PowerPoint to prove your point at trial	(TL) 39:6 (June)
compensatory damages	(FCP) 2:5 (May)	Vested rights and tort immunity	(LGL) 40:7 (Apr.)
Effective uses of Supreme Court Rule 216	(i oi / =io (iiiay)	What is necessary to establish that an individual	
requests to admit	(TL) 39:2 (Dec.)	has a disability?	(FCP) 2:5 (May)
Employer's failure to register specific complaints		Witnesses, statements and depositions	(CPAP) 49:1 (Sept.)
doomed her sexual harassment and retaliation claims under Title VII	(ECD) 2:5 (May)		
Forum non Madison County	(FCP) 2:5 (May) (GPS) 32:5 (Nov.)	Continuing Legal Educati	on
The Health Care Services Lien Act	(TL) 39:2 (Dec.)	Illinois considers petition for mandatory CLE	(CLD) 40:3 (Sept.)
Illinois General Assembly regulates	, , , , ,	Our first CLE program—A rave review	(CGL) 4:3 (Dec.)
health care liens	(CPAP) 49:2 (Nov.)	Comparate Law	
In a pig's eye: Vigortone AG Products, Inc. v. PM AG Products, Inc.—An integration		Corporate Law	
clause in a contract will not bar a fraud claim		The 70-80 percent tax trap: How to help clients	
but a "no reliance" clause will	(CSL) 49:4 (June)	avoid the double taxation of money in their qualified plan or IRA	(BAFP) 18:2 (Feb.)
Is an adverse action necessary to state a		Accounting says maybe, but the tax laws say yes	(CSL) 49:2 (Jan.)
retaliation claim?	(FCP) 2:5 (May)	Acquiring a corporate aircraft: Ten considerations	(CLD) 41:2 (Aug.)
Landeros and the use of affadavits in the resolution of motions for summary judgment	(CPAP) 49:2 (Nov.)	Addressing employee misconduct with confidence	(CLD) 41:7 (Feb.)
Life after Voykin v. Estate of DeBoer,	(OI AI ) 43.2 (NOV.)	Advising corporate clients presented with	
a plaintiff's perspective	(TL) 39:3 (Mar.)	HIPAA compliance documents: Is your non- health care client a Business Associate?	(CSL) 49:1 (Sept.)
Medical malpractice: Claim intake and evaluation	(TL) 39:5 (May)	Ausman v. Arthur Andersen, LLP	(CSL) 49:4 (June)
More on vehicular damage as evidence of injury—		Boardrooms and handcuffs—Not a pretty sight	(CLD) 41:9 (May)
Motions in limine: Are they relevant and material?	(CPAP) 49:3 (Jan.)	Can a foreign company do business in Mexico?	
No back pay or front pay available to	(OFAF) 49.5 (Jan.)	The answer depends on the type of business it	(CLD) 44.0 (Max)
undocumented workers in a retaliatory discharge	)	plans to do there Case comments	(CLD) 41:9 (May) (CSL) 49:1 (Sept.)
proceeding filed under the Fair Labor Standards		Case comments	(CSL) 49:2 (Jan.)
Act	(FCP) 2:5 (May)	Case comments	(CSL) 49:3 (Apr.)
No damage? No expert? No defense!!	(TL) 39:1 (Oct.)	Checklist for financing sources	(CSL) 49:3 (Apr.)
Paramedics and the extent of statutory immunity: Through the looking glass	(CPAP) 49:5 (Mar.)	Doing business in the United Kingdom: The UK	(OLD) 44 5 (D.)
Pharmaceutical patent settlement cases: Mixed	(OI 711 ) 40.0 (Mar.)	legal & regulatory environment	(CLD) 41:5 (Dec.)
signals for settling patent litigation	(AUCL) 42:4 (June)	Eyes wide open Food stamp pro bono opportunities for	(CLD) 41:4 (Nov.)
Plaintiff may recover full amount of medical		CLD members	(CLD) 41:1 (July)
bills despite insurer's discounts	(TL) 39:4 (Apr.)	Fourth Circuit: Well-designed anti-discrimination	( ) ( ),
Plaintiffs are entitled to submit entire amount of billed medical expenses without any reduction		policies will protect you from punitive damages	(CLD) 41:3 (Sept.)
for discounts their health insurance carrier		Helping corporate Chapter 11 debtors	(001) 40:0 (4)
		return to profitability	(CSL) 49:3 (Apr.)
received	(CPAP) 49:4 (Feb.)		(002) 1010 (11011)
Pleading and responding to affirmative defenses	, , , , ,	Illinois' "Sunshine in Litigation" Act endangers	, , , , , , ,
Pleading and responding to affirmative defenses in Illinois state court	(CPAP) 49:4 (Feb.) (CPAP) 49:6 (May)		(CLD) 41:1 (July)
Pleading and responding to affirmative defenses in Illinois state court Premises owner's liability for third-party	, , , , ,	Illinois' "Sunshine in Litigation" Act endangers proprietary information Illinois Supreme Court adopts rule to clarify UPL concerns for in-house counsel; Creates	, , , , , , ,
Pleading and responding to affirmative defenses in Illinois state court Premises owner's liability for third-party criminal acts in situations involving a	(CPAP) 49:6 (May)	Illinois' "Sunshine in Litigation" Act endangers proprietary information Illinois Supreme Court adopts rule to clarify UPL concerns for in-house counsel; Creates road-block for in-house counsel wishing to	(CLD) 41:1 (July)
Pleading and responding to affirmative defenses in Illinois state court Premises owner's liability for third-party	, , , , ,	Illinois' "Sunshine in Litigation" Act endangers proprietary information Illinois Supreme Court adopts rule to clarify UPL concerns for in-house counsel; Creates road-block for in-house counsel wishing to change jobs	, , , , , ,
Pleading and responding to affirmative defenses in Illinois state court Premises owner's liability for third-party criminal acts in situations involving a voluntary undertaking to protect	(CPAP) 49:6 (May)	Illinois' "Sunshine in Litigation" Act endangers proprietary information Illinois Supreme Court adopts rule to clarify UPL concerns for in-house counsel; Creates road-block for in-house counsel wishing to	(CLD) 41:1 (July)

International stock ownership as a	(015) = (5.1.)	Sole custody judgment diminished	(GPS) 32:9 (Mar.)
benefits strategy	(CLD) 41:7 (Feb.)	The Uniform Child Custody Jurisdiction and	(FL) 47.4 ( loss -)
Is your business relationship a franchise? It might be	(CLD) 41:8 (Mar.)	Enforcement Act Why do we need to revamp custody?	(FL) 47:4 (June)
Law firm document retention policies	(CLD) 41.6 (Mar.) (CLD) 41:10 (June)	why do we need to revamp custody?	(MP) 14:4 (May)
The Maritime Transportation Security Act	(CLD) 41.10 (Julie)	Damages	
of 2002: What does it mean to industry?	(CLD) 41:7 (Feb.)		
Mergers and acquisitions: A primer	(BAFP) 18:2 (Feb.)	Due process does not require that punitive	
A moment on the lips, forever on the HIPAAs:	(=:::, ; ::= (: :::,	damages be capped at a 4-to-1 ratio with compensatory damages	(FCP) 2:5 (May)
A primer on HIPAA privacy compliance	(CLD) 41:1 (July)	The effects of <i>Gore</i> and <i>Campbell</i> on punitive	(1 OF) 2.5 (Iviay)
More from Sarbanes-Oxley—Whistleblower	. ,	damages and the implications of those	
protection	(CLD) 41:3 (Sept.)	decisions in arbitration	(ADR) 10:3 (Mar.)
The mutual fund scandals and your		Punitive damages: The current unsettled state of	(/IDII) 10.0 (Mai.)
retirement plans	(CLD) 41:6 (Jan.)	constitutional limitations on the permissible	
New Supreme Court Rule 716—Limited		ratio of punitive damages to actual damages	(CPAP) 49:5 (Mar.)
admission of house counsel	(ML) 30:4 (June)		, , , ,
Piercing the corporate veil: Shroud or substance?	(GPS) 32:6 (Dec.)	Depositions	
A primer on SEC Rule 10b5-1: Affirmative	(CLD) 44.4 (Nav.)	Deposing the "master"	(LAEL) 41:3 (Feb.)
defenses for insider trading QDRO processing costs can be allocated	(CLD) 41:4 (Nov.)	The plaintiff's deposition	(LAEL) 41:3 (Feb.)
to individual accounts	(CLD) 41:6 (Jan.)	Witnesses, statements and depositions	(CPAP) 49:1 (Sept.)
Reasonable, not perfect, competence of	(CLD) 41.0 (Jan.)	,	, , , , , ,
counsel: Yarborough v. Gentry	(GPS) 32:6 (Dec.)		
Recent cases of interest to in-house counsel	(CLD) 41:3 (Sept.)	Discrimination	
Suing your client as a registered corporation:	(025) 11.0 (00pt.)	An at-will employee may maintain a discrimination	
A look at Supreme Court Rule 721	(GPS) 32:9 (Mar.)	claim under 42 U.S.C. Sec. 1981	(FCP) 2:4 (Mar.)
Ten employment mistakes plaintiffs' lawyers	, , , , ,	A plaintiff need not present direct evidence of	, , , , ,
hope you make	(CLD) 41:5 (Dec.)	discrimination to get a mixed-motive jury	
Thinket Ink Information Resources v.		instruction	(FCP) 2:4 (Mar.)
Sun Microsystems	(CSL) 49:4 (Mar.)	Seventh Circuit reaffirms that plaintiffs who prove	
Trademark protection in China: An overview	(IIL) 41:1 (Sept.)	pay discrimination may be awarded back pay	
Use document technology to comply with		even if the illegal pay decision occurred outside	
Sarbanes-Oxley: A practice tip	(CSL) 49:1 (Sept.)	the limitations period	(FCP) 2:5 (May)
What makes a successful company?	(CLD) 41:2 (Aug.)	Thinket Ink Information Resources v.	(001) 40:4 (14:::)
What the CAN-SPAM Act of 2003 means for associations	(CLD) 41:6 (lon)	Sun Microsystems The use of other diagriminatory acts to prove	(CSL) 49:4 (Mar.)
You are a lawyer. Are you a financial institution?	(CLD) 41:6 (Jan.) (ML) 30:1 (Sept.)	The use of other discriminatory acts to prove liability: An analysis of recent Seventh Circuit	
Tou are a lawyer. Are you a linaricial institution?	(ML) 30.1 (Sept.)	jurisprudence	(FCP) 2:5 (May)
Covenants not-to-compe	ete	What's next? Following up on the 1990 Illinois	(1 O1 ) 2.5 (Way)
Coronanto not to comp			
The enforceshility of physicians' accoments not		lask Force Report on Gender Blas in the	
The enforceability of physicians' covenants not-		Task Force Report on Gender Bias in the Courts	(WATL) 9:4 (June)
to-compete in the wake of the Illinois Supreme		Courts	(WATL) 9:4 (June)
to-compete in the wake of the Illinois Supreme Court's (non)decision in <i>Carter-Shields v. Alton</i>	(GPS) 32 <sup>-</sup> 4 (Oct.)		(WATL) 9:4 (June)
to-compete in the wake of the Illinois Supreme Court's (non)decision in <i>Carter-Shields v. Alton Health Inst.</i>	(GPS) 32:4 (Oct.)	Courts Divorce	(WATL) 9:4 (June)
to-compete in the wake of the Illinois Supreme Court's (non)decision in <i>Carter-Shields v. Alton</i>	(GPS) 32:4 (Oct.)	Courts	, , , ,
to-compete in the wake of the Illinois Supreme Court's (non)decision in <i>Carter-Shields v. Alton</i> <i>Health Inst.</i> Criminal Law	, , ,	Courts  Divorce  Challenging the concept of personal goodwill	(WATL) 9:4 (June) (FL) 47:4 (June)
to-compete in the wake of the Illinois Supreme Court's (non)decision in Carter-Shields v. Alton Health Inst.  Criminal Law (see also, Juvenile delinque)	ncy)	Courts  Divorce  Challenging the concept of personal goodwill in divorce valuations  Collaborative law— A new way to work the old problem of divorce	, , , ,
to-compete in the wake of the Illinois Supreme Court's (non)decision in Carter-Shields v. Alton Health Inst.  Criminal Law (see also, Juvenile delinque)	ncy) (CJ) 47:2 (Dec.)	Courts  Divorce  Challenging the concept of personal goodwill in divorce valuations  Collaborative law— A new way to work the old problem of divorce  Defending against maintenance claims—	(FL) 47:4 (June)
to-compete in the wake of the Illinois Supreme Court's (non)decision in Carter-Shields v. Alton Health Inst.  Criminal Law (see also, Juvenile delinque) 2003 significant criminal legislation Appellate court criticizes courtroom shackles	ncy) (CJ) 47:2 (Dec.) (BB) 34:5 (May)	Courts  Divorce  Challenging the concept of personal goodwill in divorce valuations  Collaborative law— A new way to work the old problem of divorce  Defending against maintenance claims—  Illinois Supreme Court Rule 215 to the	(FL) 47:4 (June) (WATL) 9:1 (Sept.)
to-compete in the wake of the Illinois Supreme Court's (non)decision in Carter-Shields v. Alton Health Inst.  Criminal Law (see also, Juvenile delinque) 2003 significant criminal legislation Appellate court criticizes courtroom shackles "Be it enacted"	(CJ) 47:2 (Dec.) (BB) 34:5 (May) (CJ) 47:1 (Sept.)	Courts  Divorce  Challenging the concept of personal goodwill in divorce valuations  Collaborative law— A new way to work the old problem of divorce  Defending against maintenance claims—  Illinois Supreme Court Rule 215 to the rescue	(FL) 47:4 (June)
to-compete in the wake of the Illinois Supreme Court's (non)decision in Carter-Shields v. Alton Health Inst.  Criminal Law (see also, Juvenile delinque) 2003 significant criminal legislation Appellate court criticizes courtroom shackles "Be it enacted" Boardrooms and handcuffs—Not a pretty sight	(CJ) 47:2 (Dec.) (BB) 34:5 (May) (CJ) 47:1 (Sept.) (CLD) 41:9 (May)	Courts  Divorce  Challenging the concept of personal goodwill in divorce valuations  Collaborative law— A new way to work the old problem of divorce  Defending against maintenance claims—  Illinois Supreme Court Rule 215 to the rescue  Intentional infliction of emotional distress actions	(FL) 47:4 (June) (WATL) 9:1 (Sept.) (FL) 47:2 (Dec.)
to-compete in the wake of the Illinois Supreme Court's (non)decision in Carter-Shields v. Alton Health Inst.  Criminal Law (see also, Juvenile delinque) 2003 significant criminal legislation Appellate court criticizes courtroom shackles "Be it enacted"	(CJ) 47:2 (Dec.) (BB) 34:5 (May) (CJ) 47:1 (Sept.)	Courts  Divorce  Challenging the concept of personal goodwill in divorce valuations  Collaborative law — A new way to work the old problem of divorce  Defending against maintenance claims — Illinois Supreme Court Rule 215 to the rescue  Intentional infliction of emotional distress actions are viable after dissolution of marriage	(FL) 47:4 (June) (WATL) 9:1 (Sept.)  (FL) 47:2 (Dec.) (GPS) 32:10 (Apr.)
to-compete in the wake of the Illinois Supreme Court's (non)decision in Carter-Shields v. Alton Health Inst.  Criminal Law (see also, Juvenile delinque) 2003 significant criminal legislation Appellate court criticizes courtroom shackles "Be it enacted" Boardrooms and handcuffs—Not a pretty sight Dealing with a grand jury investigation Dementia patients and the criminal justice system	(CJ) 47:2 (Dec.) (BB) 34:5 (May) (CJ) 47:1 (Sept.) (CLD) 41:9 (May) (AUCL) 42:2 (Jan.)	Courts  Divorce  Challenging the concept of personal goodwill in divorce valuations  Collaborative law— A new way to work the old problem of divorce  Defending against maintenance claims— Illinois Supreme Court Rule 215 to the rescue  Intentional infliction of emotional distress actions are viable after dissolution of marriage Intrastate removal of children following a divoce	(FL) 47:4 (June) (WATL) 9:1 (Sept.) (FL) 47:2 (Dec.)
to-compete in the wake of the Illinois Supreme Court's (non)decision in Carter-Shields v. Alton Health Inst.  Criminal Law (see also, Juvenile delinque) 2003 significant criminal legislation Appellate court criticizes courtroom shackles "Be it enacted" Boardrooms and handcuffs—Not a pretty sight Dealing with a grand jury investigation	(CJ) 47:2 (Dec.) (BB) 34:5 (May) (CJ) 47:1 (Sept.) (CLD) 41:9 (May) (AUCL) 42:2 (Jan.)	Courts  Divorce  Challenging the concept of personal goodwill in divorce valuations  Collaborative law— A new way to work the old problem of divorce  Defending against maintenance claims— Illinois Supreme Court Rule 215 to the rescue  Intentional infliction of emotional distress actions are viable after dissolution of marriage Intrastate removal of children following a divoce Relocation in custody and divorce: Giving weight	(FL) 47:4 (June) (WATL) 9:1 (Sept.)  (FL) 47:2 (Dec.) (GPS) 32:10 (Apr.)
to-compete in the wake of the Illinois Supreme Court's (non)decision in Carter-Shields v. Alton Health Inst.  Criminal Law (see also, Juvenile delinque) 2003 significant criminal legislation Appellate court criticizes courtroom shackles "Be it enacted" Boardrooms and handcuffs—Not a pretty sight Dealing with a grand jury investigation Dementia patients and the criminal justice system The knock and announce requirement in search warrants Mandatory pre-sentence sex offender evaluation	(CJ) 47:2 (Dec.) (BB) 34:5 (May) (CJ) 47:1 (Sept.) (CLD) 41:9 (May) (AUCL) 42:2 (Jan.) (EL) 9:3 (Mar.) (CJ) 47:3 (Mar.) (CJ) 47:4 (June)	Courts  Divorce  Challenging the concept of personal goodwill in divorce valuations  Collaborative law— A new way to work the old problem of divorce  Defending against maintenance claims— Illinois Supreme Court Rule 215 to the rescue  Intentional infliction of emotional distress actions are viable after dissolution of marriage Intrastate removal of children following a divoce Relocation in custody and divorce: Giving weight to the best interests of the cutodial parent in	(FL) 47:4 (June) (WATL) 9:1 (Sept.)  (FL) 47:2 (Dec.)  (GPS) 32:10 (Apr.)  (FL) 47:4 (June)
to-compete in the wake of the Illinois Supreme Court's (non)decision in Carter-Shields v. Alton Health Inst.  Criminal Law  (see also, Juvenile delinque)  2003 significant criminal legislation Appellate court criticizes courtroom shackles "Be it enacted"  Boardrooms and handcuffs—Not a pretty sight Dealing with a grand jury investigation Dementia patients and the criminal justice system The knock and announce requirement in search warrants Mandatory pre-sentence sex offender evaluation People v. Blaylock	(CJ) 47:2 (Dec.) (BB) 34:5 (May) (CJ) 47:1 (Sept.) (CLD) 41:9 (May) (AUCL) 42:2 (Jan.) (EL) 9:3 (Mar.) (CJ) 47:3 (Mar.) (CJ) 47:4 (June) (CJ) 47:1 (Sept.)	Courts  Divorce  Challenging the concept of personal goodwill in divorce valuations  Collaborative law— A new way to work the old problem of divorce  Defending against maintenance claims— Illinois Supreme Court Rule 215 to the rescue  Intentional infliction of emotional distress actions are viable after dissolution of marriage  Intrastate removal of children following a divoce Relocation in custody and divorce: Giving weight to the best interests of the cutodial parent in alignment with the best interests of the child	(FL) 47:4 (June) (WATL) 9:1 (Sept.)  (FL) 47:2 (Dec.) (GPS) 32:10 (Apr.)
to-compete in the wake of the Illinois Supreme Court's (non)decision in Carter-Shields v. Alton Health Inst.  Criminal Law  (see also, Juvenile delinque)  2003 significant criminal legislation Appellate court criticizes courtroom shackles "Be it enacted"  Boardrooms and handcuffs—Not a pretty sight Dealing with a grand jury investigation Dementia patients and the criminal justice system The knock and announce requirement in search warrants Mandatory pre-sentence sex offender evaluation People v. Blaylock People v. Jackson	(CJ) 47:2 (Dec.) (BB) 34:5 (May) (CJ) 47:1 (Sept.) (CLD) 41:9 (May) (AUCL) 42:2 (Jan.) (EL) 9:3 (Mar.) (CJ) 47:3 (Mar.) (CJ) 47:4 (June)	Courts  Divorce  Challenging the concept of personal goodwill in divorce valuations  Collaborative law— A new way to work the old problem of divorce  Defending against maintenance claims— Illinois Supreme Court Rule 215 to the rescue  Intentional infliction of emotional distress actions are viable after dissolution of marriage Intrastate removal of children following a divoce Relocation in custody and divorce: Giving weight to the best interests of the cutodial parent in	(FL) 47:4 (June) (WATL) 9:1 (Sept.) (FL) 47:2 (Dec.) (GPS) 32:10 (Apr.) (FL) 47:4 (June) (MP) 14:4 (May)
to-compete in the wake of the Illinois Supreme Court's (non)decision in Carter-Shields v. Alton Health Inst.  Criminal Law  (see also, Juvenile delinque)  2003 significant criminal legislation Appellate court criticizes courtroom shackles "Be it enacted" Boardrooms and handcuffs—Not a pretty sight Dealing with a grand jury investigation Dementia patients and the criminal justice system The knock and announce requirement in search warrants Mandatory pre-sentence sex offender evaluation People v. Blaylock People v. Jackson Premises owner's liability for third-party	(CJ) 47:2 (Dec.) (BB) 34:5 (May) (CJ) 47:1 (Sept.) (CLD) 41:9 (May) (AUCL) 42:2 (Jan.) (EL) 9:3 (Mar.) (CJ) 47:3 (Mar.) (CJ) 47:4 (June) (CJ) 47:1 (Sept.)	Courts  Divorce  Challenging the concept of personal goodwill in divorce valuations  Collaborative law — A new way to work the old problem of divorce  Defending against maintenance claims — Illinois Supreme Court Rule 215 to the rescue  Intentional infliction of emotional distress actions are viable after dissolution of marriage Intrastate removal of children following a divoce Relocation in custody and divorce: Giving weight to the best interests of the cutodial parent in alignment with the best interests of the child Representing the child in proceedings under the Illinois Marriage and Dissolution of Marriage Act	(FL) 47:4 (June) (WATL) 9:1 (Sept.)  (FL) 47:2 (Dec.)  (GPS) 32:10 (Apr.)  (FL) 47:4 (June)
to-compete in the wake of the Illinois Supreme Court's (non)decision in Carter-Shields v. Alton Health Inst.  Criminal Law (see also, Juvenile delinque) 2003 significant criminal legislation Appellate court criticizes courtroom shackles "Be it enacted" Boardrooms and handcuffs—Not a pretty sight Dealing with a grand jury investigation Dementia patients and the criminal justice system The knock and announce requirement in search warrants Mandatory pre-sentence sex offender evaluation People v. Blaylock People v. Jackson Premises owner's liability for third-party criminal acts in situations involving a	(CJ) 47:2 (Dec.) (BB) 34:5 (May) (CJ) 47:1 (Sept.) (CLD) 41:9 (May) (AUCL) 42:2 (Jan.) (EL) 9:3 (Mar.) (CJ) 47:3 (Mar.) (CJ) 47:4 (June) (CJ) 47:1 (Sept.) (CJ) 47:1 (Sept.)	Courts  Divorce  Challenging the concept of personal goodwill in divorce valuations  Collaborative law— A new way to work the old problem of divorce  Defending against maintenance claims— Illinois Supreme Court Rule 215 to the rescue  Intentional infliction of emotional distress actions are viable after dissolution of marriage  Intrastate removal of children following a divoce  Relocation in custody and divorce: Giving weight to the best interests of the cutodial parent in alignment with the best interests of the child Representing the child in proceedings under the	(FL) 47:4 (June) (WATL) 9:1 (Sept.) (FL) 47:2 (Dec.) (GPS) 32:10 (Apr.) (FL) 47:4 (June) (MP) 14:4 (May)
to-compete in the wake of the Illinois Supreme Court's (non)decision in Carter-Shields v. Alton Health Inst.  Criminal Law (see also, Juvenile delinque) 2003 significant criminal legislation Appellate court criticizes courtroom shackles "Be it enacted" Boardrooms and handcuffs—Not a pretty sight Dealing with a grand jury investigation Dementia patients and the criminal justice system The knock and announce requirement in search warrants Mandatory pre-sentence sex offender evaluation People v. Blaylock People v. Jackson Premises owner's liability for third-party criminal acts in situations involving a voluntary undertaking to protect	(CJ) 47:2 (Dec.) (BB) 34:5 (May) (CJ) 47:1 (Sept.) (CLD) 41:9 (May) (AUCL) 42:2 (Jan.) (EL) 9:3 (Mar.) (CJ) 47:3 (Mar.) (CJ) 47:4 (June) (CJ) 47:1 (Sept.)	Courts  Divorce  Challenging the concept of personal goodwill in divorce valuations  Collaborative law — A new way to work the old problem of divorce  Defending against maintenance claims — Illinois Supreme Court Rule 215 to the rescue  Intentional infliction of emotional distress actions are viable after dissolution of marriage Intrastate removal of children following a divoce Relocation in custody and divorce: Giving weight to the best interests of the cutodial parent in alignment with the best interests of the child Representing the child in proceedings under the Illinois Marriage and Dissolution of Marriage Act	(FL) 47:4 (June) (WATL) 9:1 (Sept.) (FL) 47:2 (Dec.) (GPS) 32:10 (Apr.) (FL) 47:4 (June) (MP) 14:4 (May) (WATL) 9:3 (Feb.)
to-compete in the wake of the Illinois Supreme Court's (non)decision in Carter-Shields v. Alton Health Inst.  Criminal Law (see also, Juvenile delinque) 2003 significant criminal legislation Appellate court criticizes courtroom shackles "Be it enacted" Boardrooms and handcuffs—Not a pretty sight Dealing with a grand jury investigation Dementia patients and the criminal justice system The knock and announce requirement in search warrants Mandatory pre-sentence sex offender evaluation People v. Blaylock People v. Jackson Premises owner's liability for third-party criminal acts in situations involving a voluntary undertaking to protect Stricter construction of Confrontation Clause may	(CJ) 47:2 (Dec.) (BB) 34:5 (May) (CJ) 47:1 (Sept.) (CLD) 41:9 (May) (AUCL) 42:2 (Jan.) (EL) 9:3 (Mar.) (CJ) 47:3 (Mar.) (CJ) 47:4 (June) (CJ) 47:1 (Sept.) (CJ) 47:1 (Sept.)	Courts  Divorce  Challenging the concept of personal goodwill in divorce valuations  Collaborative law — A new way to work the old problem of divorce  Defending against maintenance claims — Illinois Supreme Court Rule 215 to the rescue  Intentional infliction of emotional distress actions are viable after dissolution of marriage Intrastate removal of children following a divoce Relocation in custody and divorce: Giving weight to the best interests of the cutodial parent in alignment with the best interests of the child Representing the child in proceedings under the Illinois Marriage and Dissolution of Marriage Act  Domestic violence  Chicago Metropolitan Battered Women's Network	(FL) 47:4 (June) (WATL) 9:1 (Sept.) (FL) 47:2 (Dec.) (GPS) 32:10 (Apr.) (FL) 47:4 (June) (MP) 14:4 (May)
to-compete in the wake of the Illinois Supreme Court's (non)decision in Carter-Shields v. Alton Health Inst.  Criminal Law (see also, Juvenile delinque) 2003 significant criminal legislation Appellate court criticizes courtroom shackles "Be it enacted" Boardrooms and handcuffs—Not a pretty sight Dealing with a grand jury investigation Dementia patients and the criminal justice system The knock and announce requirement in search warrants Mandatory pre-sentence sex offender evaluation People v. Blaylock People v. Jackson Premises owner's liability for third-party criminal acts in situations involving a voluntary undertaking to protect Stricter construction of Confrontation Clause may limit state's use of hearsay at trial: An analysis	(CJ) 47:2 (Dec.) (BB) 34:5 (May) (CJ) 47:1 (Sept.) (CLD) 41:9 (May) (AUCL) 42:2 (Jan.) (EL) 9:3 (Mar.) (CJ) 47:3 (Mar.) (CJ) 47:4 (June) (CJ) 47:1 (Sept.) (CJ) 47:1 (Sept.) (TL) 39:3 (Mar.)	Courts  Divorce  Challenging the concept of personal goodwill in divorce valuations  Collaborative law — A new way to work the old problem of divorce  Defending against maintenance claims — Illinois Supreme Court Rule 215 to the rescue  Intentional infliction of emotional distress actions are viable after dissolution of marriage Intrastate removal of children following a divoce Relocation in custody and divorce: Giving weight to the best interests of the cutodial parent in alignment with the best interests of the child Representing the child in proceedings under the Illinois Marriage and Dissolution of Marriage Act	(FL) 47:4 (June) (WATL) 9:1 (Sept.) (FL) 47:2 (Dec.) (GPS) 32:10 (Apr.) (FL) 47:4 (June) (MP) 14:4 (May) (WATL) 9:3 (Feb.)
to-compete in the wake of the Illinois Supreme Court's (non)decision in Carter-Shields v. Alton Health Inst.  Criminal Law  (see also, Juvenile delinque)  2003 significant criminal legislation Appellate court criticizes courtroom shackles "Be it enacted"  Boardrooms and handcuffs—Not a pretty sight Dealing with a grand jury investigation Dementia patients and the criminal justice system The knock and announce requirement in search warrants Mandatory pre-sentence sex offender evaluation People v. Blaylock People v. Jackson Premises owner's liability for third-party criminal acts in situations involving a voluntary undertaking to protect Stricter construction of Confrontation Clause may limit state's use of hearsay at trial: An analysis of Crawford v. Washington	(CJ) 47:2 (Dec.) (BB) 34:5 (May) (CJ) 47:1 (Sept.) (CLD) 41:9 (May) (AUCL) 42:2 (Jan.) (EL) 9:3 (Mar.) (CJ) 47:3 (Mar.) (CJ) 47:4 (June) (CJ) 47:1 (Sept.) (CJ) 47:1 (Sept.)	Courts  Divorce  Challenging the concept of personal goodwill in divorce valuations  Collaborative law — A new way to work the old problem of divorce  Defending against maintenance claims — Illinois Supreme Court Rule 215 to the rescue  Intentional infliction of emotional distress actions are viable after dissolution of marriage Intrastate removal of children following a divoce Relocation in custody and divorce: Giving weight to the best interests of the cutodial parent in alignment with the best interests of the child Representing the child in proceedings under the Illinois Marriage and Dissolution of Marriage Act  Domestic violence  Chicago Metropolitan Battered Women's Network The continuing evolution of immigration law to	(FL) 47:4 (June) (WATL) 9:1 (Sept.)  (FL) 47:2 (Dec.) (GPS) 32:10 (Apr.) (FL) 47:4 (June)  (MP) 14:4 (May) (WATL) 9:3 (Feb.)
to-compete in the wake of the Illinois Supreme Court's (non)decision in Carter-Shields v. Alton Health Inst.  Criminal Law  (see also, Juvenile delinque)  2003 significant criminal legislation Appellate court criticizes courtroom shackles "Be it enacted"  Boardrooms and handcuffs—Not a pretty sight Dealing with a grand jury investigation Dementia patients and the criminal justice system The knock and announce requirement in search warrants Mandatory pre-sentence sex offender evaluation People v. Blaylock People v. Jackson Premises owner's liability for third-party criminal acts in situations involving a voluntary undertaking to protect Stricter construction of Confrontation Clause may limit state's use of hearsay at trial: An analysis of Crawford v. Washington The U.S. Supreme Court reverses itself in	(CJ) 47:2 (Dec.) (BB) 34:5 (May) (CJ) 47:1 (Sept.) (CLD) 41:9 (May) (AUCL) 42:2 (Jan.) (EL) 9:3 (Mar.) (CJ) 47:3 (Mar.) (CJ) 47:4 (June) (CJ) 47:1 (Sept.) (CJ) 47:1 (Sept.) (TL) 39:3 (Mar.)	Courts  Divorce  Challenging the concept of personal goodwill in divorce valuations Collaborative law — A new way to work the old problem of divorce Defending against maintenance claims— Illinois Supreme Court Rule 215 to the rescue Intentional infliction of emotional distress actions are viable after dissolution of marriage Intrastate removal of children following a divoce Relocation in custody and divorce: Giving weight to the best interests of the cutodial parent in alignment with the best interests of the child Representing the child in proceedings under the Illinois Marriage and Dissolution of Marriage Act  Domestic violence Chicago Metropolitan Battered Women's Network The continuing evolution of immigration law to address issues of domestic violence	(FL) 47:4 (June) (WATL) 9:1 (Sept.)  (FL) 47:2 (Dec.) (GPS) 32:10 (Apr.) (FL) 47:4 (June)  (MP) 14:4 (May) (WATL) 9:3 (Feb.)  (WATL) 9:3 (Feb.)  (IIL) 41:7 (June)
to-compete in the wake of the Illinois Supreme Court's (non)decision in Carter-Shields v. Alton Health Inst.  Criminal Law  (see also, Juvenile delinque)  2003 significant criminal legislation Appellate court criticizes courtroom shackles "Be it enacted"  Boardrooms and handcuffs—Not a pretty sight Dealing with a grand jury investigation Dementia patients and the criminal justice system The knock and announce requirement in search warrants Mandatory pre-sentence sex offender evaluation People v. Blaylock People v. Jackson Premises owner's liability for third-party criminal acts in situations involving a voluntary undertaking to protect Stricter construction of Confrontation Clause may limit state's use of hearsay at trial: An analysis of Crawford v. Washington The U.S. Supreme Court reverses itself in Crawford v. Washington	(CJ) 47:2 (Dec.) (BB) 34:5 (May) (CJ) 47:1 (Sept.) (CLD) 41:9 (May) (AUCL) 42:2 (Jan.) (EL) 9:3 (Mar.) (CJ) 47:3 (Mar.) (CJ) 47:4 (June) (CJ) 47:1 (Sept.) (CJ) 47:1 (Sept.) (TL) 39:3 (Mar.)	Challenging the concept of personal goodwill in divorce valuations Collaborative law— A new way to work the old problem of divorce Defending against maintenance claims— Illinois Supreme Court Rule 215 to the rescue Intentional infliction of emotional distress actions are viable after dissolution of marriage Intrastate removal of children following a divoce Relocation in custody and divorce: Giving weight to the best interests of the cutodial parent in alignment with the best interests of the child Representing the child in proceedings under the Illinois Marriage and Dissolution of Marriage Act  Domestic violence Chicago Metropolitan Battered Women's Network The continuing evolution of immigration law to address issues of domestic violence Domestic violence is every attorney's business Legislative update New leave rights for victims of domestic violence	(FL) 47:4 (June) (WATL) 9:1 (Sept.)  (FL) 47:2 (Dec.)  (GPS) 32:10 (Apr.)  (FL) 47:4 (June)  (MP) 14:4 (May)  (WATL) 9:3 (Feb.)  (WATL) 9:3 (Feb.)  (IIL) 41:7 (June)  (YLD) 48:4 (Feb.)
to-compete in the wake of the Illinois Supreme Court's (non)decision in Carter-Shields v. Alton Health Inst.  Criminal Law  (see also, Juvenile delinque)  2003 significant criminal legislation Appellate court criticizes courtroom shackles "Be it enacted"  Boardrooms and handcuffs—Not a pretty sight Dealing with a grand jury investigation Dementia patients and the criminal justice system The knock and announce requirement in search warrants Mandatory pre-sentence sex offender evaluation People v. Blaylock People v. Jackson Premises owner's liability for third-party criminal acts in situations involving a voluntary undertaking to protect Stricter construction of Confrontation Clause may limit state's use of hearsay at trial: An analysis of Crawford v. Washington The U.S. Supreme Court reverses itself in	(CJ) 47:2 (Dec.) (BB) 34:5 (May) (CJ) 47:1 (Sept.) (CLD) 41:9 (May) (AUCL) 42:2 (Jan.) (EL) 9:3 (Mar.) (CJ) 47:3 (Mar.) (CJ) 47:4 (June) (CJ) 47:1 (Sept.) (CJ) 47:1 (Sept.) (TL) 39:3 (Mar.)	Challenging the concept of personal goodwill in divorce valuations Collaborative law— A new way to work the old problem of divorce Defending against maintenance claims— Illinois Supreme Court Rule 215 to the rescue Intentional infliction of emotional distress actions are viable after dissolution of marriage Intrastate removal of children following a divoce Relocation in custody and divorce: Giving weight to the best interests of the cutodial parent in alignment with the best interests of the child Representing the child in proceedings under the Illinois Marriage and Dissolution of Marriage Act  Domestic violence Chicago Metropolitan Battered Women's Network The continuing evolution of immigration law to address issues of domestic violence Domestic violence is every attorney's business Legislative update New leave rights for victims of domestic violence Reflections of a downstate family lawyer's	(FL) 47:4 (June) (WATL) 9:1 (Sept.)  (FL) 47:2 (Dec.)  (GPS) 32:10 (Apr.)  (FL) 47:4 (June)  (MP) 14:4 (May)  (WATL) 9:3 (Feb.)  (WATL) 9:3 (Feb.)  (IIL) 41:7 (June)  (YLD) 48:4 (Feb.)  (WATL) 9:4 (June)
to-compete in the wake of the Illinois Supreme Court's (non)decision in Carter-Shields v. Alton Health Inst.  Criminal Law (see also, Juvenile delinque) 2003 significant criminal legislation Appellate court criticizes courtroom shackles "Be it enacted" Boardrooms and handcuffs—Not a pretty sight Dealing with a grand jury investigation Dementia patients and the criminal justice system The knock and announce requirement in search warrants Mandatory pre-sentence sex offender evaluation People v. Blaylock People v. Jackson Premises owner's liability for third-party criminal acts in situations involving a voluntary undertaking to protect Stricter construction of Confrontation Clause may limit state's use of hearsay at trial: An analysis of Crawford v. Washington The U.S. Supreme Court reverses itself in Crawford v. Washington Waived errors: Obtaining review of issues not preserved in the trial court What should a jury know about a defendant's	(CJ) 47:2 (Dec.) (BB) 34:5 (May) (CJ) 47:1 (Sept.) (CLD) 41:9 (May) (AUCL) 42:2 (Jan.) (EL) 9:3 (Mar.) (CJ) 47:3 (Mar.) (CJ) 47:4 (June) (CJ) 47:1 (Sept.) (TL) 39:3 (Mar.) (CJ) 47:4 (June) (CJ) 47:1 (Sept.) (TL) 39:3 (Mar.)	Challenging the concept of personal goodwill in divorce valuations Collaborative law— A new way to work the old problem of divorce Defending against maintenance claims— Illinois Supreme Court Rule 215 to the rescue Intentional infliction of emotional distress actions are viable after dissolution of marriage Intrastate removal of children following a divoce Relocation in custody and divorce: Giving weight to the best interests of the cutodial parent in alignment with the best interests of the child Representing the child in proceedings under the Illinois Marriage and Dissolution of Marriage Act  Domestic violence Chicago Metropolitan Battered Women's Network The continuing evolution of immigration law to address issues of domestic violence Domestic violence is every attorney's business Legislative update New leave rights for victims of domestic violence Reflections of a downstate family lawyer's experience with domestic violence and the	(FL) 47:4 (June) (WATL) 9:1 (Sept.)  (FL) 47:2 (Dec.)  (GPS) 32:10 (Apr.)  (FL) 47:4 (June)  (MP) 14:4 (May)  (WATL) 9:3 (Feb.)  (WATL) 9:3 (Feb.)  (IIL) 41:7 (June)  (YLD) 48:4 (Feb.)  (WATL) 9:4 (June)
to-compete in the wake of the Illinois Supreme Court's (non)decision in Carter-Shields v. Alton Health Inst.  Criminal Law (see also, Juvenile delinque) 2003 significant criminal legislation Appellate court criticizes courtroom shackles "Be it enacted" Boardrooms and handcuffs—Not a pretty sight Dealing with a grand jury investigation Dementia patients and the criminal justice system The knock and announce requirement in search warrants Mandatory pre-sentence sex offender evaluation People v. Blaylock People v. Jackson Premises owner's liability for third-party criminal acts in situations involving a voluntary undertaking to protect Stricter construction of Confrontation Clause may limit state's use of hearsay at trial: An analysis of Crawford v. Washington The U.S. Supreme Court reverses itself in Crawford v. Washington Waived errors: Obtaining review of issues not preserved in the trial court What should a jury know about a defendant's prior convictions?	(CJ) 47:2 (Dec.) (BB) 34:5 (May) (CJ) 47:1 (Sept.) (CLD) 41:9 (May) (AUCL) 42:2 (Jan.) (EL) 9:3 (Mar.) (CJ) 47:3 (Mar.) (CJ) 47:4 (June) (CJ) 47:1 (Sept.) (CJ) 47:1 (Sept.) (TL) 39:3 (Mar.) (CJ) 47:4 (June) (CJ) 47:4 (June) (CJ) 47:1 (Sept.)	Challenging the concept of personal goodwill in divorce valuations Collaborative law — A new way to work the old problem of divorce Defending against maintenance claims — Illinois Supreme Court Rule 215 to the rescue Intentional infliction of emotional distress actions are viable after dissolution of marriage Intrastate removal of children following a divoce Relocation in custody and divorce: Giving weight to the best interests of the cutodial parent in alignment with the best interests of the child Representing the child in proceedings under the Illinois Marriage and Dissolution of Marriage Act  Domestic violence Chicago Metropolitan Battered Women's Network The continuing evolution of immigration law to address issues of domestic violence Domestic violence is every attorney's business Legislative update New leave rights for victims of domestic violence Reflections of a downstate family lawyer's experience with domestic violence and the law: Intentional infliction of a spouse's	(FL) 47:4 (June) (WATL) 9:1 (Sept.)  (FL) 47:2 (Dec.) (GPS) 32:10 (Apr.) (FL) 47:4 (June)  (MP) 14:4 (May) (WATL) 9:3 (Feb.)  (WATL) 9:3 (Feb.)  (IIL) 41:7 (June) (YLD) 48:4 (Feb.) (WATL) 9:4 (June) (LAEL) 41:2 (Nov.)
to-compete in the wake of the Illinois Supreme Court's (non)decision in Carter-Shields v. Alton Health Inst.  Criminal Law (see also, Juvenile delinque) 2003 significant criminal legislation Appellate court criticizes courtroom shackles "Be it enacted" Boardrooms and handcuffs—Not a pretty sight Dealing with a grand jury investigation Dementia patients and the criminal justice system The knock and announce requirement in search warrants Mandatory pre-sentence sex offender evaluation People v. Blaylock People v. Jackson Premises owner's liability for third-party criminal acts in situations involving a voluntary undertaking to protect Stricter construction of Confrontation Clause may limit state's use of hearsay at trial: An analysis of Crawford v. Washington The U.S. Supreme Court reverses itself in Crawford v. Washington Waived errors: Obtaining review of issues not preserved in the trial court What should a jury know about a defendant's	(CJ) 47:2 (Dec.) (BB) 34:5 (May) (CJ) 47:1 (Sept.) (CLD) 41:9 (May) (AUCL) 42:2 (Jan.) (EL) 9:3 (Mar.) (CJ) 47:3 (Mar.) (CJ) 47:4 (June) (CJ) 47:1 (Sept.) (TL) 39:3 (Mar.) (CJ) 47:4 (June) (CJ) 47:1 (Sept.) (TL) 39:3 (Mar.)	Challenging the concept of personal goodwill in divorce valuations Collaborative law— A new way to work the old problem of divorce Defending against maintenance claims— Illinois Supreme Court Rule 215 to the rescue Intentional infliction of emotional distress actions are viable after dissolution of marriage Intrastate removal of children following a divoce Relocation in custody and divorce: Giving weight to the best interests of the cutodial parent in alignment with the best interests of the child Representing the child in proceedings under the Illinois Marriage and Dissolution of Marriage Act  Domestic violence Chicago Metropolitan Battered Women's Network The continuing evolution of immigration law to address issues of domestic violence Domestic violence is every attorney's business Legislative update New leave rights for victims of domestic violence Reflections of a downstate family lawyer's experience with domestic violence and the	(FL) 47:4 (June) (WATL) 9:1 (Sept.)  (FL) 47:2 (Dec.)  (GPS) 32:10 (Apr.)  (FL) 47:4 (June)  (MP) 14:4 (May)  (WATL) 9:3 (Feb.)  (WATL) 9:3 (Feb.)  (IIL) 41:7 (June)  (YLD) 48:4 (Feb.)  (WATL) 9:4 (June)
to-compete in the wake of the Illinois Supreme Court's (non)decision in Carter-Shields v. Alton Health Inst.  Criminal Law  (see also, Juvenile delinque)  2003 significant criminal legislation Appellate court criticizes courtroom shackles "Be it enacted"  Boardrooms and handcuffs—Not a pretty sight Dealing with a grand jury investigation Dementia patients and the criminal justice system The knock and announce requirement in search warrants Mandatory pre-sentence sex offender evaluation People v. Blaylock People v. Jackson Premises owner's liability for third-party criminal acts in situations involving a voluntary undertaking to protect Stricter construction of Confrontation Clause may limit state's use of hearsay at trial: An analysis of Crawford v. Washington The U.S. Supreme Court reverses itself in Crawford v. Washington Waived errors: Obtaining review of issues not preserved in the trial court What should a jury know about a defendant's prior convictions? Who's entitled to what and from whom?	(CJ) 47:2 (Dec.) (BB) 34:5 (May) (CJ) 47:1 (Sept.) (CLD) 41:9 (May) (AUCL) 42:2 (Jan.) (EL) 9:3 (Mar.) (CJ) 47:3 (Mar.) (CJ) 47:4 (June) (CJ) 47:1 (Sept.) (CJ) 47:1 (Sept.) (TL) 39:3 (Mar.) (CJ) 47:4 (June) (CJ) 47:4 (June) (CJ) 47:1 (Sept.)	Challenging the concept of personal goodwill in divorce valuations Collaborative law — A new way to work the old problem of divorce Defending against maintenance claims— Illinois Supreme Court Rule 215 to the rescue Intentional infliction of emotional distress actions are viable after dissolution of marriage Intrastate removal of children following a divoce Relocation in custody and divorce: Giving weight to the best interests of the cutodial parent in alignment with the best interests of the child Representing the child in proceedings under the Illinois Marriage and Dissolution of Marriage Act  Domestic violence Chicago Metropolitan Battered Women's Network The continuing evolution of immigration law to address issues of domestic violence Domestic violence is every attorney's business Legislative update New leave rights for victims of domestic violence Reflections of a downstate family lawyer's experience with domestic violence and the law: Intentional infliction of a spouse's emotional distress	(FL) 47:4 (June) (WATL) 9:1 (Sept.)  (FL) 47:2 (Dec.) (GPS) 32:10 (Apr.) (FL) 47:4 (June)  (MP) 14:4 (May) (WATL) 9:3 (Feb.)  (WATL) 9:3 (Feb.)  (IIL) 41:7 (June) (YLD) 48:4 (Feb.) (WATL) 9:4 (June) (LAEL) 41:2 (Nov.)
to-compete in the wake of the Illinois Supreme Court's (non)decision in Carter-Shields v. Alton Health Inst.  Criminal Law (see also, Juvenile delinque) 2003 significant criminal legislation Appellate court criticizes courtroom shackles "Be it enacted" Boardrooms and handcuffs—Not a pretty sight Dealing with a grand jury investigation Dementia patients and the criminal justice system The knock and announce requirement in search warrants Mandatory pre-sentence sex offender evaluation People v. Blaylock People v. Jackson Premises owner's liability for third-party criminal acts in situations involving a voluntary undertaking to protect Stricter construction of Confrontation Clause may limit state's use of hearsay at trial: An analysis of Crawford v. Washington The U.S. Supreme Court reverses itself in Crawford v. Washington Waived errors: Obtaining review of issues not preserved in the trial court What should a jury know about a defendant's prior convictions? Who's entitled to what and from whom?	(CJ) 47:2 (Dec.) (BB) 34:5 (May) (CJ) 47:1 (Sept.) (CLD) 41:9 (May) (AUCL) 42:2 (Jan.) (EL) 9:3 (Mar.) (CJ) 47:4 (June) (CJ) 47:1 (Sept.) (CJ) 47:1 (Sept.) (TL) 39:3 (Mar.)  (CJ) 47:4 (June) (CJ) 47:1 (Sept.) (CJ) 47:3 (Mar.) (CJ) 47:4 (June) (CJ) 47:1 (Sept.) (CJ) 47:1 (Sept.) (CJ) 47:3 (Mar.)	Challenging the concept of personal goodwill in divorce valuations Collaborative law — A new way to work the old problem of divorce Defending against maintenance claims — Illinois Supreme Court Rule 215 to the rescue Intentional infliction of emotional distress actions are viable after dissolution of marriage Intrastate removal of children following a divoce Relocation in custody and divorce: Giving weight to the best interests of the cutodial parent in alignment with the best interests of the child Representing the child in proceedings under the Illinois Marriage and Dissolution of Marriage Act  Domestic violence Chicago Metropolitan Battered Women's Network The continuing evolution of immigration law to address issues of domestic violence Domestic violence is every attorney's business Legislative update New leave rights for victims of domestic violence Reflections of a downstate family lawyer's experience with domestic violence and the law: Intentional infliction of a spouse's emotional distress	(FL) 47:4 (June) (WATL) 9:1 (Sept.)  (FL) 47:2 (Dec.) (GPS) 32:10 (Apr.) (FL) 47:4 (June)  (MP) 14:4 (May) (WATL) 9:3 (Feb.)  (WATL) 9:3 (Feb.)  (IIL) 41:7 (June) (YLD) 48:4 (Feb.) (WATL) 9:4 (June) (LAEL) 41:2 (Nov.)
to-compete in the wake of the Illinois Supreme Court's (non)decision in Carter-Shields v. Alton Health Inst.  Criminal Law  (see also, Juvenile delinque)  2003 significant criminal legislation Appellate court criticizes courtroom shackles "Be it enacted"  Boardrooms and handcuffs—Not a pretty sight Dealing with a grand jury investigation Dementia patients and the criminal justice system The knock and announce requirement in search warrants Mandatory pre-sentence sex offender evaluation People v. Blaylock People v. Jackson Premises owner's liability for third-party criminal acts in situations involving a voluntary undertaking to protect Stricter construction of Confrontation Clause may limit state's use of hearsay at trial: An analysis of Crawford v. Washington The U.S. Supreme Court reverses itself in Crawford v. Washington Waived errors: Obtaining review of issues not preserved in the trial court What should a jury know about a defendant's prior convictions? Who's entitled to what and from whom?  Custody Intrastate removal of children following a divorce	(CJ) 47:2 (Dec.) (BB) 34:5 (May) (CJ) 47:1 (Sept.) (CLD) 41:9 (May) (AUCL) 42:2 (Jan.) (EL) 9:3 (Mar.) (CJ) 47:3 (Mar.) (CJ) 47:4 (June) (CJ) 47:1 (Sept.) (CJ) 47:1 (Sept.) (TL) 39:3 (Mar.) (CJ) 47:4 (June) (BB) 34:5 (May) (CJ) 47:3 (Mar.) (CJ) 47:3 (Mar.) (CJ) 47:3 (Mar.) (CJ) 47:3 (Mar.)	Challenging the concept of personal goodwill in divorce valuations Collaborative law — A new way to work the old problem of divorce Defending against maintenance claims — Illinois Supreme Court Rule 215 to the rescue Intentional infliction of emotional distress actions are viable after dissolution of marriage Intrastate removal of children following a divoce Relocation in custody and divorce: Giving weight to the best interests of the cutodial parent in alignment with the best interests of the child Representing the child in proceedings under the Illinois Marriage and Dissolution of Marriage Act  Domestic violence Chicago Metropolitan Battered Women's Network The continuing evolution of immigration law to address issues of domestic violence Domestic violence is every attorney's business Legislative update New leave rights for victims of domestic violence Reflections of a downstate family lawyer's experience with domestic violence and the law: Intentional infliction of a spouse's emotional distress	(FL) 47:4 (June) (WATL) 9:1 (Sept.)  (FL) 47:2 (Dec.) (GPS) 32:10 (Apr.) (FL) 47:4 (June)  (MP) 14:4 (May) (WATL) 9:3 (Feb.)  (WATL) 9:3 (Feb.)  (IIL) 41:7 (June) (YLD) 48:4 (Feb.) (WATL) 9:4 (June) (LAEL) 41:2 (Nov.)
to-compete in the wake of the Illinois Supreme Court's (non)decision in Carter-Shields v. Alton Health Inst.  Criminal Law (see also, Juvenile delinque) 2003 significant criminal legislation Appellate court criticizes courtroom shackles "Be it enacted" Boardrooms and handcuffs—Not a pretty sight Dealing with a grand jury investigation Dementia patients and the criminal justice system The knock and announce requirement in search warrants Mandatory pre-sentence sex offender evaluation People v. Blaylock People v. Jackson Premises owner's liability for third-party criminal acts in situations involving a voluntary undertaking to protect Stricter construction of Confrontation Clause may limit state's use of hearsay at trial: An analysis of Crawford v. Washington The U.S. Supreme Court reverses itself in Crawford v. Washington Waived errors: Obtaining review of issues not preserved in the trial court What should a jury know about a defendant's prior convictions? Who's entitled to what and from whom?  Custody Intrastate removal of children following a divorce Legislative update	(CJ) 47:2 (Dec.) (BB) 34:5 (May) (CJ) 47:1 (Sept.) (CLD) 41:9 (May) (AUCL) 42:2 (Jan.) (EL) 9:3 (Mar.) (CJ) 47:4 (June) (CJ) 47:1 (Sept.) (CJ) 47:1 (Sept.) (TL) 39:3 (Mar.)  (CJ) 47:4 (June) (CJ) 47:1 (Sept.) (CJ) 47:3 (Mar.) (CJ) 47:4 (June) (CJ) 47:1 (Sept.) (CJ) 47:1 (Sept.) (CJ) 47:3 (Mar.)	Challenging the concept of personal goodwill in divorce valuations Collaborative law — A new way to work the old problem of divorce Defending against maintenance claims— Illinois Supreme Court Rule 215 to the rescue Intentional infliction of emotional distress actions are viable after dissolution of marriage Intrastate removal of children following a divoce Relocation in custody and divorce: Giving weight to the best interests of the cutodial parent in alignment with the best interests of the child Representing the child in proceedings under the Illinois Marriage and Dissolution of Marriage Act  Domestic violence Chicago Metropolitan Battered Women's Network The continuing evolution of immigration law to address issues of domestic violence Domestic violence is every attorney's business Legislative update New leave rights for victims of domestic violence Reflections of a downstate family lawyer's experience with domestic violence and the law: Intentional infliction of a spouse's emotional distress  DUI  DUIs & custodial interrogation Is the Breathalyzer mouthpiece a foreign	(FL) 47:4 (June) (WATL) 9:1 (Sept.)  (FL) 47:2 (Dec.) (GPS) 32:10 (Apr.) (FL) 47:4 (June)  (MP) 14:4 (May) (WATL) 9:3 (Feb.)  (WATL) 9:3 (Feb.)  (IIL) 41:7 (June) (YLD) 48:4 (Feb.) (WATL) 9:4 (June) (LAEL) 41:2 (Nov.)
to-compete in the wake of the Illinois Supreme Court's (non)decision in Carter-Shields v. Alton Health Inst.  Criminal Law  (see also, Juvenile delinque)  2003 significant criminal legislation Appellate court criticizes courtroom shackles "Be it enacted"  Boardrooms and handcuffs—Not a pretty sight Dealing with a grand jury investigation Dementia patients and the criminal justice system The knock and announce requirement in search warrants  Mandatory pre-sentence sex offender evaluation People v. Blaylock People v. Jackson Premises owner's liability for third-party criminal acts in situations involving a voluntary undertaking to protect Stricter construction of Confrontation Clause may limit state's use of hearsay at trial: An analysis of Crawford v. Washington The U.S. Supreme Court reverses itself in Crawford v. Washington Waived errors: Obtaining review of issues not preserved in the trial court What should a jury know about a defendant's prior convictions? Who's entitled to what and from whom?  Custody Intrastate removal of children following a divorce Legislative update Relocation in custody and divorce: Giving weight	(CJ) 47:2 (Dec.) (BB) 34:5 (May) (CJ) 47:1 (Sept.) (CLD) 41:9 (May) (AUCL) 42:2 (Jan.) (EL) 9:3 (Mar.) (CJ) 47:3 (Mar.) (CJ) 47:4 (June) (CJ) 47:1 (Sept.) (CJ) 47:1 (Sept.) (TL) 39:3 (Mar.) (CJ) 47:4 (June) (BB) 34:5 (May) (CJ) 47:3 (Mar.) (CJ) 47:3 (Mar.) (CJ) 47:3 (Mar.) (CJ) 47:3 (Mar.)	Challenging the concept of personal goodwill in divorce valuations Collaborative law — A new way to work the old problem of divorce Defending against maintenance claims — Illinois Supreme Court Rule 215 to the rescue Intentional infliction of emotional distress actions are viable after dissolution of marriage Intrastate removal of children following a divoce Relocation in custody and divorce: Giving weight to the best interests of the cutodial parent in alignment with the best interests of the child Representing the child in proceedings under the Illinois Marriage and Dissolution of Marriage Act  Domestic violence Chicago Metropolitan Battered Women's Network The continuing evolution of immigration law to address issues of domestic violence Domestic violence is every attorney's business Legislative update New leave rights for victims of domestic violence Reflections of a downstate family lawyer's experience with domestic violence and the law: Intentional infliction of a spouse's emotional distress  DUI  DUIs & custodial interrogation Is the Breathalyzer mouthpiece a foreign substance requiring a new 20-minute	(FL) 47:4 (June) (WATL) 9:1 (Sept.) (FL) 47:2 (Dec.) (GPS) 32:10 (Apr.) (FL) 47:4 (June) (MP) 14:4 (May) (WATL) 9:3 (Feb.) (WATL) 9:3 (Feb.) (IIL) 41:7 (June) (YLD) 48:4 (Feb.) (WATL) 9:4 (June) (LAEL) 41:2 (Nov.) (WATL) 9:2 (Nov.)
to-compete in the wake of the Illinois Supreme Court's (non)decision in Carter-Shields v. Alton Health Inst.  Criminal Law  (see also, Juvenile delinque)  2003 significant criminal legislation Appellate court criticizes courtroom shackles "Be it enacted" Boardrooms and handcuffs—Not a pretty sight Dealing with a grand jury investigation Dementia patients and the criminal justice system The knock and announce requirement in search warrants Mandatory pre-sentence sex offender evaluation People v. Blaylock People v. Jackson Premises owner's liability for third-party criminal acts in situations involving a voluntary undertaking to protect Stricter construction of Confrontation Clause may limit state's use of hearsay at trial: An analysis of Crawford v. Washington The U.S. Supreme Court reverses itself in Crawford v. Washington Waived errors: Obtaining review of issues not preserved in the trial court What should a jury know about a defendant's prior convictions? Who's entitled to what and from whom?  Custody Intrastate removal of children following a divorce Legislative update Relocation in custody and divorce: Giving weight to the best interests of the cutodial parent in	(CJ) 47:2 (Dec.) (BB) 34:5 (May) (CJ) 47:1 (Sept.) (CLD) 41:9 (May) (AUCL) 42:2 (Jan.) (EL) 9:3 (Mar.) (CJ) 47:3 (Mar.) (CJ) 47:4 (June) (CJ) 47:1 (Sept.) (CJ) 47:1 (Sept.) (TL) 39:3 (Mar.) (CJ) 47:4 (June) (BB) 34:5 (May) (CJ) 47:3 (Mar.) (CJ) 47:1 (Sept.) (CJ) 47:3 (Mar.) (CJ) 47:3 (Mar.) (CJ) 47:3 (Mar.)	Challenging the concept of personal goodwill in divorce valuations Collaborative law— A new way to work the old problem of divorce Defending against maintenance claims— Illinois Supreme Court Rule 215 to the rescue Intentional infliction of emotional distress actions are viable after dissolution of marriage Intrastate removal of children following a divoce Relocation in custody and divorce: Giving weight to the best interests of the cutodial parent in alignment with the best interests of the child Representing the child in proceedings under the Illinois Marriage and Dissolution of Marriage Act  Domestic violence Chicago Metropolitan Battered Women's Network The continuing evolution of immigration law to address issues of domestic violence Domestic violence is every attorney's business Legislative update New leave rights for victims of domestic violence Reflections of a downstate family lawyer's experience with domestic violence and the law: Intentional infliction of a spouse's emotional distress  DUI  DUIs & custodial interrogation Is the Breathalyzer mouthpiece a foreign substance requiring a new 20-minute observation?	(FL) 47:4 (June) (WATL) 9:1 (Sept.)  (FL) 47:2 (Dec.) (GPS) 32:10 (Apr.) (FL) 47:4 (June)  (MP) 14:4 (May) (WATL) 9:3 (Feb.)  (WATL) 9:3 (Feb.)  (IIL) 41:7 (June) (YLD) 48:4 (Feb.) (WATL) 9:4 (June) (LAEL) 41:2 (Nov.)
to-compete in the wake of the Illinois Supreme Court's (non)decision in Carter-Shields v. Alton Health Inst.  Criminal Law  (see also, Juvenile delinque)  2003 significant criminal legislation Appellate court criticizes courtroom shackles "Be it enacted"  Boardrooms and handcuffs—Not a pretty sight Dealing with a grand jury investigation Dementia patients and the criminal justice system The knock and announce requirement in search warrants  Mandatory pre-sentence sex offender evaluation People v. Blaylock People v. Jackson Premises owner's liability for third-party criminal acts in situations involving a voluntary undertaking to protect Stricter construction of Confrontation Clause may limit state's use of hearsay at trial: An analysis of Crawford v. Washington The U.S. Supreme Court reverses itself in Crawford v. Washington Waived errors: Obtaining review of issues not preserved in the trial court What should a jury know about a defendant's prior convictions? Who's entitled to what and from whom?  Custody Intrastate removal of children following a divorce Legislative update Relocation in custody and divorce: Giving weight	(CJ) 47:2 (Dec.) (BB) 34:5 (May) (CJ) 47:1 (Sept.) (CLD) 41:9 (May) (AUCL) 42:2 (Jan.) (EL) 9:3 (Mar.) (CJ) 47:3 (Mar.) (CJ) 47:4 (June) (CJ) 47:1 (Sept.) (CJ) 47:1 (Sept.) (TL) 39:3 (Mar.) (CJ) 47:4 (June) (BB) 34:5 (May) (CJ) 47:3 (Mar.) (CJ) 47:3 (Mar.) (CJ) 47:3 (Mar.) (CJ) 47:3 (Mar.)	Challenging the concept of personal goodwill in divorce valuations Collaborative law — A new way to work the old problem of divorce Defending against maintenance claims — Illinois Supreme Court Rule 215 to the rescue Intentional infliction of emotional distress actions are viable after dissolution of marriage Intrastate removal of children following a divoce Relocation in custody and divorce: Giving weight to the best interests of the cutodial parent in alignment with the best interests of the child Representing the child in proceedings under the Illinois Marriage and Dissolution of Marriage Act  Domestic violence Chicago Metropolitan Battered Women's Network The continuing evolution of immigration law to address issues of domestic violence Domestic violence is every attorney's business Legislative update New leave rights for victims of domestic violence Reflections of a downstate family lawyer's experience with domestic violence and the law: Intentional infliction of a spouse's emotional distress  DUI  DUIs & custodial interrogation Is the Breathalyzer mouthpiece a foreign substance requiring a new 20-minute	(FL) 47:4 (June) (WATL) 9:1 (Sept.) (FL) 47:2 (Dec.) (GPS) 32:10 (Apr.) (FL) 47:4 (June) (MP) 14:4 (May) (WATL) 9:3 (Feb.) (WATL) 9:3 (Feb.) (IIL) 41:7 (June) (YLD) 48:4 (Feb.) (WATL) 9:4 (June) (LAEL) 41:2 (Nov.) (WATL) 9:2 (Nov.)

Decent DIII coope	(TLAC) 12:1 (Cont.)	Editor's note	(EDI.) 40:0 (Doc.)
Recent DUI cases Recent DUI cases	(TLAC) 13:1 (Sept.) (TLAC) 13:2 (Jan.)	Editor's note Editor's note	(EDL) 48:2 (Dec.) (EDL) 48:4 (June)
Who's entitled to what and from whom?	(CJ) 47:3 (Mar.)	Editors' note	(FCP) 2:2 (Nov.)
Who o chalced to what and from whom:	(00) 47.0 (Mar.)	Editor's note	(IL) 48:3 (Dec.)
Editor/Chair Columns	3	Editor's note	(LAEL) 41:3 (Feb.)
Chair's column	(BB) 34:1 (Aug.)	Editor's note	(REL) 49:1 (Aug.)
Chair's column	(BB) 34:5 (May)	Editor's note	(REL) 49:3 (Oct.)
Chair's column	(COLT) 11:2 (Jan.)	Editor's note	(REL) 49:4 (Mar.)
Chair's column	(FL) 47:1 (Sept.)	Editors' note	(REL) 49:5 (May)
Chair's column	(FL) 47:2 (Dec.)	Editor's note	(TL) 39:1 (Oct.)
Chair's column	(FL) 47:3 (Mar.)	Editor's note	(TL) 39:2 (Dec.)
Chair's column	(IIL) 41:1 (Sept.)	Editor's note	(TL) 39:3 (Mar.)
Chair's column	`(IIĹ) 41:3`(Jan.)	Editor's note	(TL) 39:4 (Apr.)
Chair's column	(ÌIL) 41:7 (June)	Editor's note	(TL) 39:5 (May)
The Chair's column—Big shoes to fill	(SALT) 47:1 (July)	Editor's note	(TL) 39:6 (June)
Chairman's column	(AL) 33:1 (July)	Editor's note and comments	(REL) 49:6 (June)
Chairman's column	(AL) 33:4 (Nov.)	Editor's note: Introducing <i>In the Alternative's</i>	(ADD) 10:1 (Oct.)
Chairman's column	(AL) 33:5 (Feb.)	new student editors Editor's notes	(ADR) 10:1 (Oct.) (AUCL) 42:1 (Oct.)
Chairman's column	(AL) 33:9 (June)	Editor's notes	(AUCL) 42:1 (UCL)
Chairman's column	(FCP) 2:4 (Mar.)	Editor's notes	(AUCL) 42:4 (June)
The chairmans' column—Saying goodbye	(OALT) 47:40 ( laws -)	Editor's notes	(BAFP) 18:1 (Sept.)
to a productive year	(SALT) 47:12 (June)	Editor's notes	(BAFP) 18:2 (Feb.)
Chairman's corner	(FT) 50:1 (Feb.)	Editor's notes	(REL) 49:2 (Sept.)
Chairperson's corner	(GPS) 32:1 (July)	Editor's notes	(WCL) 41:1 (Sept.)
Chairperson's corner Chairperson's corner	(GPS) 32:2 (Aug.) (GPS) 32:3 (Sept.)	From the Bench	(FCP) 2:1 (Sept.)
Chairperson's corner	(GPS) 32:4 (Oct.)	From the chair	(CGL) 5:1 (Aug.)
Chairperson's corner	(GPS) 32:5 (Nov.)	From the chair	(CGL) 5:2 (Nov.)
Chairperson's corner	(GPS) 32:6 (Dec.)	From the chair	(COLT) 11:1 (Aug.)
Chairperson's corner	(GPS) 32:8 (Feb.)	From the chair	(CGL) 5:5 (June)
Chairperson's corner	(GPS) 32:9 (Mar.)	From the chair	(IRAR) 30:1 (Sept.)
Chairperson's corner	(GPS) 32:10 (Apr.)	From the Chair	(IRAR) 30:2 (Dec.)
Chairperson's corner	(GPS) 32:11 (May)	From the Chair	(IRAR) 30:3 (Feb.)
Chairperson's corner	(GPS) 32:12 (June)	From the Chair	(IRAR) 30:4 (May)
Chairperson's corner: Midyear update	(GPS) 32:7 (Jan.)	From the Chair	(JJ) 16:1 (Sept.)
Chair's note	(BB) 34:6 (June)	From the Chair	(WCL) 41:2 (Dec.)
Comments from the editor	(AGL) 13:1 (Sept.)	From the editor	(ML) 30:1 (Sept.)
Editor's column	(BAFP) 18:4 (June)	From the editor From the editor	(ML) 30:2 (Dec.)
Editor's column	(CJ) 47:2 (Dec.)	From the editor	(ML) 30:3 (Mar.) (ML) 30:4 (June)
Editor's column	(FL)47:1 (Sept.)	From the editors	(CGL) 5:3 (Dec.)
Editors' column	(FL) 47:2 (Dec.)	From the editors	(MWP) 14:3 (Mar.)
Editor's column	(FL) 47:3 (Mar.)	From the editors	(TE) 50:1 (Aug.)
Editor's column Editor's column	(FL) 47:4 (June)	From the editors	(TE) 50:3 (Feb.)
Editor's column: ABA Tech Show Report	(GPS) 32:1 (July) (GPS) 32:10 (Apr.)	From the ediitors	(TE) 50:4 (June)
Editor's column: Aba rectrishow Report  Editor's column: Child support collection	(GF3) 32.10 (Apr.)	In this issue	(ENVL) 34:1 (Aug.)
procedures need attention	(GPS) 32:4 (Oct.)	In this issue	(ENVL) 34:2 (Oct.)
Editor's column: Mentors	(GPS) 32:2 (Aug.)	Inside	(AL) 33:1 (July)
Editor's column: The petition is filed!	(Gr 5) 52.2 (ridg.)	Inside	(AL) 33:2 (Aug.)
It is now up to the Supreme Court	(GPS) 32:7 (Jan.)	Inside	(AL) 33:3 (Sept.)
Editor's column—Thoughts on law office	( / - ( /	Inside	(AL) 33:4 (Nov.)
technology: Weigh your technology		Inside	(AL) 33:5 (Feb.)
options: Even if it ain't broke there may		Inside	(AL) 33:7 (Apr.)
be a reason to upgrade. The ABA		Inside	(AL) 33:8 (May)
Techshow can help decision makers	(GPS) 32:8 (Feb.)	Inside	(AL) 33:9 (June)
Editor's column—Thoughts on "We the		Introduction	(WCL) 41:3 (Mar.)
People," Quicken Lawyer and pending		Letter from the chair Letter from the Chair	(EB) 22:1 (July) (EB) 22:3 (Dec.)
legislation to authorize form completion		Letter from the chair	(WATL) 9:1 (Sept.)
business: Are we missing an opportunity	(CDC) 20:0 (Max.)	Letter from the chair	(WATLO 9:2 (Nov.)
and ignoring a legal need?	(GPS) 32:9 (Mar.)	Letter from the chair	(WATL) 9:3 (Feb.)
Editor's column: Trends that	(GBS) 33:13 ( Juno)	Letter from the chair	(WATL) 9:4 (June)
will affect your practice Editor's column—Two important developments:	(GPS) 32:12 (June)	Letter from the co-editors	(CLD) 41:3 (Sept.)
The ISBA Mentor Center is now open&		Letter from the co-editors	(CLD) 41:4 (Nov.)
new terrorist lists that every lawyer needs		Letter from the co-editors	(CLD) 41:5 (Dec.)
to know about	(GPS) 32:11 (May)	Letter from the co-edtiors	(CLD) 41:6 (Jan.)
Editor's column: Wall Street analysts' conflict	, - ()	Letter from the co-editors	(CLD) 41:7 (Feb.)
of interest claims	(GPS) 32:3 (Sept.)	Letter from the co-editors	(CLD) 41:8 (Mar.)
Editor's comments	(IIL) 41:1 (Sept.)	Message from the chair	(ADR) 10:1 (Oct.)
Editor's comments	(IIL) 41:2 (Nov.)	Message from the chair	(ADR) 10:2 (Dec.)
Editor's comments	(IIL) 41:3 (Jan.)	Message from the chair	(ADR) 10:3 (Mar.)
Editor's comments	(IIL) 41:4 (Mar.)	Message from the chair	(ADR) 10:4 (May)
Editor's comments	(IIL) 41:5 (Apr.)	Message from the Chair Message from the Chair	(EL) 9:1 (Sept.) (EL) 9:3 (Mar.)
Editor's comments	(IIL 41:6 (May)	Message from the Chair	(EL) 9:3 (Mai.) (EL) 9:4 (June)
Editor's comments	(IIL) 41:7 (June)	Message from the chair	(FT) 50:3 (May)
Editor's note	(AGL) 13:3 (Feb.)	Message from the Chair	(FT) 50:4 (June)
Editor's note Editor's note	(EB) 22:1 (July) (EB) 22:2 (Oct.)	A note from the editor	(EB) 22:4 (Jan.)
	(_3) (00)		,

A	(55) 55 5 (5 1 )		
A note from the editor	(EB) 22:5 (Feb.)	Making law offices elder friendly: Advice	(=1) = = (1.1)
A note from the editor	(EB) 22:6 (May)	from the field	(EL) 9:3 (Mar.)
A note from the editor	(SALT) 47:2 (Aug.)	New federal prescription drug discount programs	(EL) 9:3 (Mar.)
A note from the editor	(SALT) 47:3 (Sept.)	New state legislation affecting older citizens	(EL) 9:1 (Sept.)
A note from the editor	(SALT) 47:4 (Oct.)	Prescription drug price relief—Now	(EL) 9:3 (Mar.)
A note from the editor	(SALT) 47:5 (Nov.)	A primer on caregiver stress for the	
A note from the editor	(SALT) 47:6 (Dec.)	elder law practitioner	(EL) 9:4 (June)
A note from the editor	(SALT) 47:7 (Jan.)	Section council members rececive appointments	(EL) 9:3 (Mar.)
A note from the editor	(SALT) 47:8 (Feb.)	Seniors and gambling: Is it a growing problem?	(EL) 9:2 (Dec.)
A note from the editor	(SALT) 47:9 (Mar.)	Staying current	(EL) 9:3 (Mar.)
A note from the editor	(SALT) 47:10 (Apr.)	Terri's Law: Lessons learned, hard lessons avoided	(EL) 9:4 (June)
A note from the editor	(SALT) 47:11 (May)	Thoughts on long-term care insurance	(EL) 9:1 (Sept.)
Note from the editors	(WATL) 9:2 (Nov.)	To the editors	(EL) 9:4 (June)
Notes from the Chair	(CBAB) 48:5 (May)	What is necessary to establish that an individual	(LL) 5.4 (build)
Notes from the Chair: Writers wanted	(CBAB) 48:2 (Nov.)		(ECD) 2:5 (May)
		has a disability?	(FCP) 2:5 (May)
Saying goodbye to a successful year	(EB) 22:7 (June)	Employment Law	
Voice of the co-editor	(MP) 14:4 (May)	Employment Law	
		Addressing employee misconduct with confidence	(CLD) 41:7 (Feb.)
Education Law		Allocation of expenses in a defined contribution	
Education Law		plan: Pro rata vs. per capita	(EB) 22:2 (Oct.)
529 college plans: An estate planning and		Allocation of fault to third parties-Does it include an	
education planning tool	(YLD) 48:3 (Dec.)	employer? The legislature checks the supreme	
Affirmative action in higher education revisited:	( , ( ,	court	
2003 Supreme Court decisions	(MP) 14:1 (Sept.)	Amendment to Human Rights Act addresses	
Attorney fees in special education matters	( ) (33511)	employee use of language other than English	
involving public school districts: Is a		in the workplace	(MWP) 14:2 (Dec.)
comeback imminent?	(YLD) 48:5 (Apr.)	An at-will employee may maintain a discrimination	(WWW) 14.2 (BCC.)
		claim under 42 U.S.C. Sec. 1981	(ECD) 2:4 (Mar.)
Case update: Residential placement costs	(EDL) 48:2 (Dec.)		(FCP) 2:4 (Mar.)
Illinois Education Labor Relations Board update	(EDL) 48:1 (July)	Be careful what you ask for Some releases	(EOD) 0:4 (M:::)
Illinois law school deans are a model of diversity	(WATL) 9:4 (June)	are void as a matter of law	(FCP) 2:4 (Mar.)
Legislative update: Part I	(EDL) 48:2 (Dec.)	Civil [war] trial	(LAEL) 41:1 (Aug.)
Legislative update: Part II	(EDL) 48:3 (Apr.)	Debit/credit cards and health plan	
Legislative update: Part III	(EDL) 48:4 (June)	expense reimbursement	(EB) 22:2 (Oct.)
An overview of the recent "TIF" ruling in		Deposing the 'master"	(LAEL) 41:3 (Feb.)
Board of Education v. Burr Ridge	(SALT) 47:6 (Dec.)	Employee benefits tax update: Pension plan	
Planning for a terrorist attack on schools:		underfunding issues	(FT) 50:4 (June)
Practical and legal considerations	(EDL) 48:3 (Apr.)	The employment practices audit: A value-	
Seventh Circuit holds Buckhannon applies	. , , , , , ,	added client service	(YLD) 48:3 (Dec.)
to IDEA	(EDL) 48:2 (Dec.)	Executive Director of AFSCME addresses	` , ` ,
When are public school teachers eligible to	, , , , ,	Government Bar Association	(CGL) 5:2 (Nov.)
When are public school teachers eligible to rececive unemployment benefits from	, , , , ,	Government Bar Association Federal Legislative Report—May 31, 2004	(CGL) 5:2 (Nov.) (FB) 22:7 (June)
rececive unemployment benefits from		Federal Legislative Report—May 31, 2004	(CGL) 5:2 (Nov.) (EB) 22:7 (June)
,	(YLD) 48:1 (Aug.)	Federal Legislative Report—May 31, 2004 Great-West Life v. Knudson: A prescription	
rececive unemployment benefits from the state?	(YLD) 48:1 (Aug.)	Federal Legislative Report—May 31, 2004 Great-West Life v. Knudson: A prescription for subrogation recovery under ERISA	(EB) 22:7 (June)
rececive unemployment benefits from	(YLD) 48:1 (Aug.)	Federal Legislative Report—May 31, 2004 Great-West Life v. Knudson: A prescription for subrogation recovery under ERISA Sec. 502(A)(3)	
recective unemployment benefits from the state?  Elder and Disability Law	(YLD) 48:1 (Aug.)	Federal Legislative Report—May 31, 2004  Great-West Life v. Knudson: A prescription for subrogation recovery under ERISA Sec. 502(A)(3)  Health Savings Accounts: Are they	(EB) 22:7 (June)
recective unemployment benefits from the state?  Elder and Disability Law (see also Abuse/Neglect, Fraud, Guardian)	(YLD) 48:1 (Aug.)	Federal Legislative Report—May 31, 2004  Great-West Life v. Knudson: A prescription for subrogation recovery under ERISA Sec. 502(A)(3)  Health Savings Accounts: Are they ERISA-covered plans?	(EB) 22:7 (June) (EB) 22:3 (Dec.) (EB) 22:7 (June)
rececive unemployment benefits from the state?  Elder and Disability Law (see also Abuse/Neglect, Fraud, Guardiar Medicaid)	(YLD) 48:1 (Aug.)  ship, Medicare/	Federal Legislative Report—May 31, 2004  Great-West Life v. Knudson: A prescription for subrogation recovery under ERISA Sec. 502(A)(3)  Health Savings Accounts: Are they ERISA-covered plans?  Hoffman Plastics and injured aliens	(EB) 22:7 (June)
rececive unemployment benefits from the state?  Elder and Disability Law (see also Abuse/Neglect, Fraud, Guardiar Medicaid)  Book review—Issues in Long-Term Care	(YLD) 48:1 (Aug.)  ship, Medicare/ (EL) 9:2 (Dec.)	Federal Legislative Report—May 31, 2004  Great-West Life v. Knudson: A prescription for subrogation recovery under ERISA Sec. 502(A)(3)  Health Savings Accounts: Are they ERISA-covered plans?  Hoffman Plastics and injured aliens Illinois enacts equal pay legislation: New	(EB) 22:7 (June) (EB) 22:3 (Dec.) (EB) 22:7 (June) (IIL) 41:5 (Apr.)
rececive unemployment benefits from the state?  Elder and Disability Law (see also Abuse/Neglect, Fraud, Guardiar Medicaid)	(YLD) 48:1 (Aug.)  ship, Medicare/ (EL) 9:2 (Dec.)	Federal Legislative Report—May 31, 2004 Great-West Life v. Knudson: A prescription for subrogation recovery under ERISA Sec. 502(A)(3) Health Savings Accounts: Are they ERISA-covered plans? Hoffman Plastics and injured aliens Illinois enacts equal pay legislation: New obligations for Illinois employers	(EB) 22:7 (June)  (EB) 22:3 (Dec.)  (EB) 22:7 (June)  (IIL) 41:5 (Apr.)  (LAEL) 41:1 (Aug.)
rececive unemployment benefits from the state?  Elder and Disability Law (see also Abuse/Neglect, Fraud, Guardiar Medicaid)  Book review—Issues in Long-Term Care	(YLD) 48:1 (Aug.)  ship, Medicare/ (EL) 9:2 (Dec.)	Federal Legislative Report—May 31, 2004 Great-West Life v. Knudson: A prescription for subrogation recovery under ERISA Sec. 502(A)(3) Health Savings Accounts: Are they ERISA-covered plans? Hoffman Plastics and injured aliens Illinois enacts equal pay legislation: New obligations for Illinois employers Illinois Legislature acts to protect employee rights	(EB) 22:7 (June) (EB) 22:3 (Dec.) (EB) 22:7 (June) (IIL) 41:5 (Apr.)
rececive unemployment benefits from the state?  Elder and Disability Law (see also Abuse/Neglect, Fraud, Guardiar Medicaid)  Book review—Issues in Long-Term Care Book review—Long goodbye: The Deaths of Nancy	(YLD) 48:1 (Aug.)  ship, Medicare/ (EL) 9:2 (Dec.)	Federal Legislative Report—May 31, 2004 Great-West Life v. Knudson: A prescription for subrogation recovery under ERISA Sec. 502(A)(3) Health Savings Accounts: Are they ERISA-covered plans? Hoffman Plastics and injured aliens Illinois enacts equal pay legislation: New obligations for Illinois employers Illinois Legislature acts to protect employee rights Illinois Whistleblower Act becomes	(EB) 22:7 (June)  (EB) 22:3 (Dec.)  (EB) 22:7 (June)  (IIL) 41:5 (Apr.)  (LAEL) 41:1 (Aug.)  (FCP) 2:4 (Mar.)
rececive unemployment benefits from the state?  Elder and Disability Law (see also Abuse/Neglect, Fraud, Guardian Medicaid)  Book review—Issues in Long-Term Care Book review—Long goodbye: The Deaths of Nancy Cruzan	(YLD) 48:1 (Aug.)  / ship, Medicare/  (EL) 9:2 (Dec.)  (EL) 9:2 (Dec.)	Federal Legislative Report—May 31, 2004 Great-West Life v. Knudson: A prescription for subrogation recovery under ERISA Sec. 502(A)(3) Health Savings Accounts: Are they ERISA-covered plans? Hoffman Plastics and injured aliens Illinois enacts equal pay legislation: New obligations for Illinois employers Illinois Legislature acts to protect employee rights Illinois Whistleblower Act becomes effective January 1, 2004	(EB) 22:7 (June)  (EB) 22:3 (Dec.)  (EB) 22:7 (June)  (IIL) 41:5 (Apr.)  (LAEL) 41:1 (Aug.)
rececive unemployment benefits from the state?  Elder and Disability Law (see also Abuse/Neglect, Fraud, Guardiar Medicaid)  Book review—Issues in Long-Term Care Book review—Long goodbye: The Deaths of Nancy Cruzan  Booze, gambling and sex: How debauchery can help seniors	(YLD) 48:1 (Aug.)  (State of the state of th	Federal Legislative Report—May 31, 2004  Great-West Life v. Knudson: A prescription for subrogation recovery under ERISA Sec. 502(A)(3)  Health Savings Accounts: Are they ERISA-covered plans?  Hoffman Plastics and injured aliens Illinois enacts equal pay legislation: New obligations for Illinois employers Illinois Legislature acts to protect employee rights Illinois Whistleblower Act becomes effective January 1, 2004 International Union of United Auto., Aerospace	(EB) 22:7 (June)  (EB) 22:3 (Dec.)  (EB) 22:7 (June)  (IIL) 41:5 (Apr.)  (LAEL) 41:1 (Aug.)  (FCP) 2:4 (Mar.)
rececive unemployment benefits from the state?  Elder and Disability Law (see also Abuse/Neglect, Fraud, Guardiar Medicaid)  Book review—Issues in Long-Term Care Book review—Long goodbye: The Deaths of Nancy Cruzan  Booze, gambling and sex: How debauchery can help seniors Calendar of upcoming elder events and seminars	(YLD) 48:1 (Aug.)  / ship, Medicare/  (EL) 9:2 (Dec.)  (EL) 9:2 (Dec.)	Federal Legislative Report—May 31, 2004 Great-West Life v. Knudson: A prescription for subrogation recovery under ERISA Sec. 502(A)(3) Health Savings Accounts: Are they ERISA-covered plans? Hoffman Plastics and injured aliens Illinois enacts equal pay legislation: New obligations for Illinois employers Illinois Legislature acts to protect employee rights Illinois Whistleblower Act becomes effective January 1, 2004 International Union of United Auto., Aerospace and Agric. Implement Workers of America v.	(EB) 22:7 (June)  (EB) 22:3 (Dec.)  (EB) 22:7 (June)  (IIL) 41:5 (Apr.)  (LAEL) 41:1 (Aug.)  (FCP) 2:4 (Mar.)
rececive unemployment benefits from the state?  Elder and Disability Law (see also Abuse/Neglect, Fraud, Guardiar Medicaid)  Book review—Issues in Long-Term Care Book review—Long goodbye: The Deaths of Nancy Cruzan  Booze, gambling and sex: How debauchery can help seniors	(YLD) 48:1 (Aug.)  (State of the state of th	Federal Legislative Report—May 31, 2004 Great-West Life v. Knudson: A prescription for subrogation recovery under ERISA Sec. 502(A)(3) Health Savings Accounts: Are they ERISA-covered plans? Hoffman Plastics and injured aliens Illinois enacts equal pay legislation: New obligations for Illinois employers Illinois Legislature acts to protect employee rights Illinois Whistleblower Act becomes effective January 1, 2004 International Union of United Auto., Aerospace and Agric. Implement Workers of America v. Rockford Powertrain, Inc.: The Seventh Circuit	(EB) 22:7 (June)  (EB) 22:3 (Dec.)  (EB) 22:7 (June)  (IIL) 41:5 (Apr.)  (LAEL) 41:1 (Aug.)  (FCP) 2:4 (Mar.)
rececive unemployment benefits from the state?  Elder and Disability Law (see also Abuse/Neglect, Fraud, Guardian Medicaid)  Book review—Issues in Long-Term Care Book review—Long goodbye: The Deaths of Nancy Cruzan  Booze, gambling and sex: How debauchery can help seniors Calendar of upcoming elder events and seminars Calendar of upcoming elder law events and seminars	(YLD) 48:1 (Aug.)  I ship, Medicare/  (EL) 9:2 (Dec.)  (EL) 9:1 (Sept.)  (EL) 9:1 (Sept.)  (EL) 9:2 (Dec.)	Federal Legislative Report—May 31, 2004 Great-West Life v. Knudson: A prescription for subrogation recovery under ERISA Sec. 502(A)(3) Health Savings Accounts: Are they ERISA-covered plans? Hoffman Plastics and injured aliens Illinois enacts equal pay legislation: New obligations for Illinois employers Illinois Legislature acts to protect employee rights Illinois Whistleblower Act becomes effective January 1, 2004 International Union of United Auto., Aerospace and Agric. Implement Workers of America v. Rockford Powertrain, Inc.: The Seventh Circuit determines that "lifetime" welfare benefits to	(EB) 22:7 (June)  (EB) 22:3 (Dec.)  (EB) 22:7 (June)  (IIL) 41:5 (Apr.)  (LAEL) 41:1 (Aug.)  (FCP) 2:4 (Mar.)
rececive unemployment benefits from the state?  Elder and Disability Law (see also Abuse/Neglect, Fraud, Guardiar Medicaid)  Book review—Issues in Long-Term Care Book review—Long goodbye: The Deaths of Nancy Cruzan  Booze, gambling and sex: How debauchery can help seniors Calendar of upcoming elder events and seminars Calendar of upcoming elder law events and seminars Calendar of upcoming events and seminars	(YLD) 48:1 (Aug.)  I ship, Medicare/  (EL) 9:2 (Dec.)  (EL) 9:2 (Dec.)  (EL) 9:1 (Sept.)  (EL) 9:1 (Sept.)	Federal Legislative Report—May 31, 2004 Great-West Life v. Knudson: A prescription for subrogation recovery under ERISA Sec. 502(A)(3) Health Savings Accounts: Are they ERISA-covered plans? Hoffman Plastics and injured aliens Illinois enacts equal pay legislation: New obligations for Illinois employers Illinois Legislature acts to protect employee rights Illinois Whistleblower Act becomes effective January 1, 2004 International Union of United Auto., Aerospace and Agric. Implement Workers of America v. Rockford Powertrain, Inc.: The Seventh Circuit	(EB) 22:7 (June)  (EB) 22:3 (Dec.)  (EB) 22:7 (June)  (IIL) 41:5 (Apr.)  (LAEL) 41:1 (Aug.)  (FCP) 2:4 (Mar.)  (LAEL) 41:2 (Nov.)
rececive unemployment benefits from the state?  Elder and Disability Law (see also Abuse/Neglect, Fraud, Guardiar Medicaid)  Book review—Issues in Long-Term Care Book review—Long goodbye: The Deaths of Nancy Cruzan  Booze, gambling and sex: How debauchery can help seniors Calendar of upcoming elder events and seminars Calendar of upcoming elder law events and seminars Calendar of upcoming events and seminars Calendar of upcoming elder law	(YLD) 48:1 (Aug.)  (Ship, Medicare/  (EL) 9:2 (Dec.)  (EL) 9:1 (Sept.)  (EL) 9:1 (Sept.)  (EL) 9:2 (Dec.)  (EL) 9:3 (Mar.)	Federal Legislative Report—May 31, 2004 Great-West Life v. Knudson: A prescription for subrogation recovery under ERISA Sec. 502(A)(3) Health Savings Accounts: Are they ERISA-covered plans? Hoffman Plastics and injured aliens Illinois enacts equal pay legislation: New obligations for Illinois employers Illinois Legislature acts to protect employee rights Illinois Whistleblower Act becomes effective January 1, 2004 International Union of United Auto., Aerospace and Agric. Implement Workers of America v. Rockford Powertrain, Inc.: The Seventh Circuit determines that "lifetime" welfare benefits to	(EB) 22:7 (June)  (EB) 22:3 (Dec.)  (EB) 22:7 (June)  (IIL) 41:5 (Apr.)  (LAEL) 41:1 (Aug.)  (FCP) 2:4 (Mar.)
rececive unemployment benefits from the state?  Elder and Disability Law (see also Abuse/Neglect, Fraud, Guardian Medicaid)  Book review—Issues in Long-Term Care Book review—Long goodbye: The Deaths of Nancy Cruzan  Booze, gambling and sex: How debauchery can help seniors Calendar of upcoming elder events and seminars Calendar of upcoming elder law events and seminars Calendar of upcoming events and seminars Calendar of upcoming elder law events and seminars	(YLD) 48:1 (Aug.)  (Ship, Medicare/  (EL) 9:2 (Dec.)  (EL) 9:1 (Sept.)  (EL) 9:1 (Sept.)  (EL) 9:2 (Dec.)  (EL) 9:3 (Mar.)  (EL) 9:4 (June)	Federal Legislative Report—May 31, 2004 Great-West Life v. Knudson: A prescription for subrogation recovery under ERISA Sec. 502(A)(3) Health Savings Accounts: Are they ERISA-covered plans? Hoffman Plastics and injured aliens Illinois enacts equal pay legislation: New obligations for Illinois employers Illinois Legislature acts to protect employee rights Illinois Whistleblower Act becomes effective January 1, 2004 International Union of United Auto., Aerospace and Agric. Implement Workers of America v. Rockford Powertrain, Inc.: The Seventh Circuit determines that "lifetime" welfare benefits to retirees are subject to termination under a	(EB) 22:7 (June)  (EB) 22:3 (Dec.)  (EB) 22:7 (June)  (IIL) 41:5 (Apr.)  (LAEL) 41:1 (Aug.)  (FCP) 2:4 (Mar.)  (LAEL) 41:2 (Nov.)
rececive unemployment benefits from the state?  Elder and Disability Law (see also Abuse/Neglect, Fraud, Guardian Medicaid)  Book review—Issues in Long-Term Care Book review—Long goodbye: The Deaths of Nancy Cruzan  Booze, gambling and sex: How debauchery can help seniors Calendar of upcoming elder events and seminars Calendar of upcoming elder law events and seminars Clarifications and corrections	(YLD) 48:1 (Aug.)  (Ship, Medicare/  (EL) 9:2 (Dec.)  (EL) 9:1 (Sept.)  (EL) 9:1 (Sept.)  (EL) 9:2 (Dec.)  (EL) 9:3 (Mar.)	Federal Legislative Report—May 31, 2004 Great-West Life v. Knudson: A prescription for subrogation recovery under ERISA Sec. 502(A)(3) Health Savings Accounts: Are they ERISA-covered plans? Hoffman Plastics and injured aliens Illinois enacts equal pay legislation: New obligations for Illinois employers Illinois Legislature acts to protect employee rights Illinois Whistleblower Act becomes effective January 1, 2004 International Union of United Auto., Aerospace and Agric. Implement Workers of America v. Rockford Powertrain, Inc.: The Seventh Circuit determines that "lifetime" welfare benefits to retirees are subject to termination under a reservation of rights provision in a plan Legislative report	(EB) 22:7 (June)  (EB) 22:3 (Dec.)  (EB) 22:7 (June)  (IIL) 41:5 (Apr.)  (LAEL) 41:1 (Aug.)  (FCP) 2:4 (Mar.)  (LAEL) 41:2 (Nov.)
rececive unemployment benefits from the state?  Elder and Disability Law (see also Abuse/Neglect, Fraud, Guardian Medicaid)  Book review—Issues in Long-Term Care Book review—Long goodbye: The Deaths of Nancy Cruzan  Booze, gambling and sex: How debauchery can help seniors Calendar of upcoming elder events and seminars Calendar of upcoming elder law events and seminars Calendar of upcoming events and seminars Calendar of upcoming elder law events and seminars	(YLD) 48:1 (Aug.)  (Ship, Medicare/  (EL) 9:2 (Dec.)  (EL) 9:1 (Sept.)  (EL) 9:1 (Sept.)  (EL) 9:2 (Dec.)  (EL) 9:3 (Mar.)  (EL) 9:4 (June)	Federal Legislative Report—May 31, 2004 Great-West Life v. Knudson: A prescription for subrogation recovery under ERISA Sec. 502(A)(3) Health Savings Accounts: Are they ERISA-covered plans? Hoffman Plastics and injured aliens Illinois enacts equal pay legislation: New obligations for Illinois employers Illinois Legislature acts to protect employee rights Illinois Whistleblower Act becomes effective January 1, 2004 International Union of United Auto., Aerospace and Agric. Implement Workers of America v. Rockford Powertrain, Inc.: The Seventh Circuit determines that "lifetime" welfare benefits to retirees are subject to termination under a reservation of rights provision in a plan Legislative report Making the law work: The Illinois Wage	(EB) 22:7 (June)  (EB) 22:3 (Dec.)  (EB) 22:7 (June)  (IIL) 41:5 (Apr.)  (LAEL) 41:1 (Aug.)  (FCP) 2:4 (Mar.)  (LAEL) 41:2 (Nov.)
rececive unemployment benefits from the state?  Elder and Disability Law (see also Abuse/Neglect, Fraud, Guardian Medicaid)  Book review—Issues in Long-Term Care Book review—Long goodbye: The Deaths of Nancy Cruzan  Booze, gambling and sex: How debauchery can help seniors Calendar of upcoming elder events and seminars Calendar of upcoming elder law events and seminars Calendar of upcoming events and seminars Calendar of upcoming elder law events and seminars	(YLD) 48:1 (Aug.)  (Stable Medicare)  (EL) 9:2 (Dec.)  (EL) 9:1 (Sept.)  (EL) 9:1 (Sept.)  (EL) 9:2 (Dec.)  (EL) 9:3 (Mar.)  (EL) 9:4 (June)  (EL) 9:4 (June)	Federal Legislative Report—May 31, 2004 Great-West Life v. Knudson: A prescription for subrogation recovery under ERISA Sec. 502(A)(3) Health Savings Accounts: Are they ERISA-covered plans? Hoffman Plastics and injured aliens Illinois enacts equal pay legislation: New obligations for Illinois employers Illinois Legislature acts to protect employee rights Illinois Whistleblower Act becomes effective January 1, 2004 International Union of United Auto., Aerospace and Agric. Implement Workers of America v. Rockford Powertrain, Inc.: The Seventh Circuit determines that "lifetime" welfare benefits to retirees are subject to termination under a reservation of rights provision in a plan Legislative report Making the law work: The Illinois Wage Payment and Collection Act	(EB) 22:7 (June)  (EB) 22:3 (Dec.)  (EB) 22:7 (June)  (IIL) 41:5 (Apr.)  (LAEL) 41:1 (Aug.)  (FCP) 2:4 (Mar.)  (LAEL) 41:2 (Nov.)  (EB) 22:6 (May)  (EB) 22:3 (Dec.)  (GPS) 32:12 (June)
rececive unemployment benefits from the state?  Elder and Disability Law (see also Abuse/Neglect, Fraud, Guardian Medicaid)  Book review—Issues in Long-Term Care Book review—Long goodbye: The Deaths of Nancy Cruzan  Booze, gambling and sex: How debauchery can help seniors  Calendar of upcoming elder events and seminars  Calendar of upcoming elder law events and seminars  Calendar of upcoming events and seminars  Calendar of upcoming elder law events and corrections  Collection activity for a nursing home may be a violation of the Fair Debt Collection Practices Act	(YLD) 48:1 (Aug.)  (Ship, Medicare/  (EL) 9:2 (Dec.)  (EL) 9:1 (Sept.)  (EL) 9:1 (Sept.)  (EL) 9:2 (Dec.)  (EL) 9:3 (Mar.)  (EL) 9:4 (June)	Federal Legislative Report—May 31, 2004 Great-West Life v. Knudson: A prescription for subrogation recovery under ERISA Sec. 502(A)(3) Health Savings Accounts: Are they ERISA-covered plans? Hoffman Plastics and injured aliens Illinois enacts equal pay legislation: New obligations for Illinois employers Illinois Legislature acts to protect employee rights Illinois Whistleblower Act becomes effective January 1, 2004 International Union of United Auto., Aerospace and Agric. Implement Workers of America v. Rockford Powertrain, Inc.: The Seventh Circuit determines that "lifetime" welfare benefits to retirees are subject to termination under a reservation of rights provision in a plan Legislative report Making the law work: The Illinois Wage Payment and Collection Act Michigan court jails supervisor for job-related fatality	(EB) 22:7 (June)  (EB) 22:3 (Dec.)  (EB) 22:7 (June)  (IIL) 41:5 (Apr.)  (LAEL) 41:1 (Aug.)  (FCP) 2:4 (Mar.)  (LAEL) 41:2 (Nov.)  (EB) 22:6 (May)  (EB) 22:3 (Dec.)  (GPS) 32:12 (June)  (LAEL) 41:1 (Aug.)
rececive unemployment benefits from the state?  Elder and Disability Law (see also Abuse/Neglect, Fraud, Guardiar Medicaid)  Book review—Issues in Long-Term Care Book review—Long goodbye: The Deaths of Nancy Cruzan  Booze, gambling and sex: How debauchery can help seniors Calendar of upcoming elder events and seminars Calendar of upcoming elder law events and seminars Calendar of upcoming events and seminars Calendar of upcoming elder law events and corrections Collection activity for a nursing home may be a violation of the Fair Debt Collection Practices Act Coping with declining health and finances: Ideas,	(YLD) 48:1 (Aug.)  (Stable Medicare)  (EL) 9:2 (Dec.)  (EL) 9:1 (Sept.)  (EL) 9:1 (Sept.)  (EL) 9:2 (Dec.)  (EL) 9:3 (Mar.)  (EL) 9:4 (June)  (EL) 9:4 (June)	Federal Legislative Report—May 31, 2004 Great-West Life v. Knudson: A prescription for subrogation recovery under ERISA Sec. 502(A)(3) Health Savings Accounts: Are they ERISA-covered plans? Hoffman Plastics and injured aliens Illinois enacts equal pay legislation: New obligations for Illinois employers Illinois Legislature acts to protect employee rights Illinois Whistleblower Act becomes effective January 1, 2004 International Union of United Auto., Aerospace and Agric. Implement Workers of America v. Rockford Powertrain, Inc.: The Seventh Circuit determines that "lifetime" welfare benefits to retirees are subject to termination under a reservation of rights provision in a plan Legislative report Making the law work: The Illinois Wage Payment and Collection Act Michigan court jails supervisor for job-related fatality Minimum wage changes	(EB) 22:7 (June)  (EB) 22:3 (Dec.)  (EB) 22:7 (June)  (IIL) 41:5 (Apr.)  (LAEL) 41:1 (Aug.)  (FCP) 2:4 (Mar.)  (LAEL) 41:2 (Nov.)  (EB) 22:6 (May)  (EB) 22:3 (Dec.)  (GPS) 32:12 (June)
rececive unemployment benefits from the state?  Elder and Disability Law (see also Abuse/Neglect, Fraud, Guardiar Medicaid)  Book review—Issues in Long-Term Care Book review—Long goodbye: The Deaths of Nancy Cruzan  Booze, gambling and sex: How debauchery can help seniors Calendar of upcoming elder events and seminars Calendar of upcoming elder law events and seminars Calendar of upcoming events and seminars Calendar of upcoming elder law events and seminars Clarifications and corrections Collection activity for a nursing home may be a violation of the Fair Debt Collection Practices Act Coping with declining health and finances: Ideas, thoughts, and suggestions for your Powers of	(YLD) 48:1 (Aug.)  (Stable Medicare/  (EL) 9:2 (Dec.)  (EL) 9:1 (Sept.)  (EL) 9:1 (Sept.)  (EL) 9:2 (Dec.)  (EL) 9:3 (Mar.)  (EL) 9:4 (June)  (EL) 9:3 (Mar.)	Federal Legislative Report—May 31, 2004 Great-West Life v. Knudson: A prescription for subrogation recovery under ERISA Sec. 502(A)(3) Health Savings Accounts: Are they ERISA-covered plans? Hoffman Plastics and injured aliens Illinois enacts equal pay legislation: New obligations for Illinois employers Illinois Legislature acts to protect employee rights Illinois Whistleblower Act becomes effective January 1, 2004 International Union of United Auto., Aerospace and Agric. Implement Workers of America v. Rockford Powertrain, Inc.: The Seventh Circuit determines that "lifetime" welfare benefits to retirees are subject to termination under a reservation of rights provision in a plan Legislative report Making the law work: The Illinois Wage Payment and Collection Act Michigan court jails supervisor for job-related fatality Minimum wage changes The mutual fund scandals and your	(EB) 22:7 (June)  (EB) 22:3 (Dec.)  (EB) 22:7 (June)  (IIL) 41:5 (Apr.)  (LAEL) 41:1 (Aug.)  (FCP) 2:4 (Mar.)  (LAEL) 41:2 (Nov.)  (EB) 22:6 (May)  (EB) 22:3 (Dec.)  (GPS) 32:12 (June)  (LAEL) 41:1 (Aug.)  (LAEL) 41:2 (Nov.)
rececive unemployment benefits from the state?  Elder and Disability Law (see also Abuse/Neglect, Fraud, Guardiar Medicaid)  Book review—Issues in Long-Term Care Book review—Long goodbye: The Deaths of Nancy Cruzan  Booze, gambling and sex: How debauchery can help seniors Calendar of upcoming elder events and seminars Calendar of upcoming elder law events and seminars Calendar of upcoming events and seminars Calendar of upcoming events and seminars Calendar of upcoming elder law events and seminars Calendar of upcoming health law events and seminars Clarifications and corrections Collection activity for a nursing home may be a violation of the Fair Debt Collection Practices Act Coping with declining health and finances: Ideas, thoughts, and suggestions for your Powers of Attorney	(YLD) 48:1 (Aug.)  (Ship, Medicare/  (EL) 9:2 (Dec.)  (EL) 9:1 (Sept.)  (EL) 9:1 (Sept.)  (EL) 9:2 (Dec.)  (EL) 9:3 (Mar.)  (EL) 9:4 (June)  (EL) 9:3 (Mar.)  (EL) 9:3 (Mar.)  (EL) 9:3 (Mar.)	Federal Legislative Report—May 31, 2004 Great-West Life v. Knudson: A prescription for subrogation recovery under ERISA Sec. 502(A)(3) Health Savings Accounts: Are they ERISA-covered plans? Hoffman Plastics and injured aliens Illinois enacts equal pay legislation: New obligations for Illinois employers Illinois Legislature acts to protect employee rights Illinois Whistleblower Act becomes effective January 1, 2004 International Union of United Auto., Aerospace and Agric. Implement Workers of America v. Rockford Powertrain, Inc.: The Seventh Circuit determines that "lifetime" welfare benefits to retirees are subject to termination under a reservation of rights provision in a plan Legislative report Making the law work: The Illinois Wage Payment and Collection Act Michigan court jails supervisor for job-related fatality Minimum wage changes The mutual fund scandals and your retirement plans	(EB) 22:7 (June)  (EB) 22:3 (Dec.)  (EB) 22:7 (June)  (IIL) 41:5 (Apr.)  (LAEL) 41:1 (Aug.)  (FCP) 2:4 (Mar.)  (LAEL) 41:2 (Nov.)  (EB) 22:6 (May)  (EB) 22:3 (Dec.)  (GPS) 32:12 (June)  (LAEL) 41:1 (Aug.)  (LAEL) 41:2 (Nov.)  (EB) 22:7 (June)
rececive unemployment benefits from the state?  Elder and Disability Law (see also Abuse/Neglect, Fraud, Guardian Medicaid)  Book review—Issues in Long-Term Care Book review—Long goodbye: The Deaths of Nancy Cruzan  Booze, gambling and sex: How debauchery can help seniors Calendar of upcoming elder events and seminars Calendar of upcoming elder law events and seminars Calendar of upcoming events and seminars Calendar of upcoming elder law events and seminars Calendar of upcoming beder law events and seminars Calendar of upcoming elder law events and seminars Ca	(YLD) 48:1 (Aug.)  (Stable Medicare/  (EL) 9:2 (Dec.)  (EL) 9:1 (Sept.)  (EL) 9:1 (Sept.)  (EL) 9:2 (Dec.)  (EL) 9:3 (Mar.)  (EL) 9:4 (June)  (EL) 9:3 (Mar.)	Federal Legislative Report—May 31, 2004 Great-West Life v. Knudson: A prescription for subrogation recovery under ERISA Sec. 502(A)(3) Health Savings Accounts: Are they ERISA-covered plans? Hoffman Plastics and injured aliens Illinois enacts equal pay legislation: New obligations for Illinois employers Illinois Legislature acts to protect employee rights Illinois Whistleblower Act becomes effective January 1, 2004 International Union of United Auto., Aerospace and Agric. Implement Workers of America v. Rockford Powertrain, Inc.: The Seventh Circuit determines that "lifetime" welfare benefits to retirees are subject to termination under a reservation of rights provision in a plan Legislative report Making the law work: The Illinois Wage Payment and Collection Act Michigan court jails supervisor for job-related fatality Minimum wage changes The mutual fund scandals and your retirement plans The new Illinois Equal Pay Act	(EB) 22:7 (June)  (EB) 22:3 (Dec.)  (EB) 22:7 (June)  (IIL) 41:5 (Apr.)  (LAEL) 41:1 (Aug.)  (FCP) 2:4 (Mar.)  (LAEL) 41:2 (Nov.)  (EB) 22:3 (Dec.)  (GPS) 32:12 (June)  (LAEL) 41:1 (Aug.)  (LAEL) 41:2 (Nov.)  (EB) 22:7 (June)  (LAEL) 41:1 (Aug.)
rececive unemployment benefits from the state?  Elder and Disability Law (see also Abuse/Neglect, Fraud, Guardian Medicaid)  Book review—Issues in Long-Term Care Book review—Long goodbye: The Deaths of Nancy Cruzan  Booze, gambling and sex: How debauchery can help seniors Calendar of upcoming elder events and seminars Calendar of upcoming elder law events and seminars Calendar of upcoming events and seminars Calendar of upcoming elder law events and seminars Ca	(YLD) 48:1 (Aug.)  (Stable, Medicare/  (EL) 9:2 (Dec.)  (EL) 9:1 (Sept.)  (EL) 9:1 (Sept.)  (EL) 9:3 (Mar.)  (EL) 9:4 (June)  (EL) 9:3 (Mar.)  (EL) 9:3 (Mar.)  (EL) 9:3 (Mar.)	Federal Legislative Report—May 31, 2004 Great-West Life v. Knudson: A prescription for subrogation recovery under ERISA Sec. 502(A)(3) Health Savings Accounts: Are they ERISA-covered plans? Hoffman Plastics and injured aliens Illinois enacts equal pay legislation: New obligations for Illinois employers Illinois Legislature acts to protect employee rights Illinois Whistleblower Act becomes effective January 1, 2004 International Union of United Auto., Aerospace and Agric. Implement Workers of America v. Rockford Powertrain, Inc.: The Seventh Circuit determines that "lifetime" welfare benefits to retirees are subject to termination under a reservation of rights provision in a plan Legislative report Making the law work: The Illinois Wage Payment and Collection Act Michigan court jails supervisor for job-related fatality Minimum wage changes The mutual fund scandals and your retirement plans The new Illinois Equal Pay Act New rules for 204(h) notices	(EB) 22:7 (June)  (EB) 22:3 (Dec.)  (EB) 22:7 (June)  (IIL) 41:5 (Apr.)  (LAEL) 41:1 (Aug.)  (FCP) 2:4 (Mar.)  (LAEL) 41:2 (Nov.)  (EB) 22:6 (May)  (EB) 22:3 (Dec.)  (GPS) 32:12 (June)  (LAEL) 41:1 (Aug.)  (LAEL) 41:2 (Nov.)  (EB) 22:7 (June)
rececive unemployment benefits from the state?  Elder and Disability Law (see also Abuse/Neglect, Fraud, Guardian Medicaid)  Book review—Issues in Long-Term Care Book review—Long goodbye: The Deaths of Nancy Cruzan  Booze, gambling and sex: How debauchery can help seniors Calendar of upcoming elder events and seminars Calendar of upcoming elder law events and seminars Calendar of upcoming events and seminars Calendar of upcoming elder law events and seminars Collection activity for a nursing home may be a violation of the Fair Debt Collection Practices Act Coping with declining health and finances: Ideas, thoughts, and suggestions for your Powers of Attorney Correction Dealing with life insurance in Medicaid eligibility planning	(YLD) 48:1 (Aug.)  (Ship, Medicare/  (EL) 9:2 (Dec.)  (EL) 9:1 (Sept.)  (EL) 9:1 (Sept.)  (EL) 9:3 (Mar.)  (EL) 9:4 (June)  (EL) 9:3 (Mar.)	Federal Legislative Report—May 31, 2004 Great-West Life v. Knudson: A prescription for subrogation recovery under ERISA Sec. 502(A)(3) Health Savings Accounts: Are they ERISA-covered plans? Hoffman Plastics and injured aliens Illinois enacts equal pay legislation: New obligations for Illinois employers Illinois Legislature acts to protect employee rights Illinois Whistleblower Act becomes effective January 1, 2004 International Union of United Auto., Aerospace and Agric. Implement Workers of America v. Rockford Powertrain, Inc.: The Seventh Circuit determines that "lifetime" welfare benefits to retirees are subject to termination under a reservation of rights provision in a plan Legislative report Making the law work: The Illinois Wage Payment and Collection Act Michigan court jails supervisor for job-related fatality Minimum wage changes The mutual fund scandals and your retirement plans The new Illinois Equal Pay Act New rules for 204(h) notices No back pay or front pay available to undocumented	(EB) 22:7 (June)  (EB) 22:3 (Dec.)  (EB) 22:7 (June)  (IIL) 41:5 (Apr.)  (LAEL) 41:1 (Aug.)  (FCP) 2:4 (Mar.)  (LAEL) 41:2 (Nov.)  (EB) 22:3 (Dec.)  (GPS) 32:12 (June)  (LAEL) 41:1 (Aug.)  (LAEL) 41:2 (Nov.)  (EB) 22:7 (June)  (LAEL) 41:1 (Aug.)
rececive unemployment benefits from the state?  Elder and Disability Law (see also Abuse/Neglect, Fraud, Guardiar Medicaid)  Book review—Issues in Long-Term Care Book review—Long goodbye: The Deaths of Nancy Cruzan  Booze, gambling and sex: How debauchery can help seniors  Calendar of upcoming elder events and seminars  Calendar of upcoming elder law events and seminars  Calendar of upcoming events and seminars  Calendar of upcoming elder law events and seminars  Calendar of upcomi	(YLD) 48:1 (Aug.)  (Ship, Medicare/  (EL) 9:2 (Dec.)  (EL) 9:1 (Sept.)  (EL) 9:1 (Sept.)  (EL) 9:3 (Mar.)  (EL) 9:4 (June)  (EL) 9:3 (Mar.)	Federal Legislative Report—May 31, 2004 Great-West Life v. Knudson: A prescription for subrogation recovery under ERISA Sec. 502(A)(3) Health Savings Accounts: Are they ERISA-covered plans? Hoffman Plastics and injured aliens Illinois enacts equal pay legislation: New obligations for Illinois employers Illinois Legislature acts to protect employee rights Illinois Whistleblower Act becomes effective January 1, 2004 International Union of United Auto., Aerospace and Agric. Implement Workers of America v. Rockford Powertrain, Inc.: The Seventh Circuit determines that "lifetime" welfare benefits to retirees are subject to termination under a reservation of rights provision in a plan Legislative report Making the law work: The Illinois Wage Payment and Collection Act Michigan court jails supervisor for job-related fatality Minimum wage changes The mutual fund scandals and your retirement plans The new Illinois Equal Pay Act New rules for 204(h) notices No back pay or front pay available to undocumented workers in a retaliatory discharge proceeding	(EB) 22:7 (June)  (EB) 22:3 (Dec.)  (EB) 22:7 (June)  (IIL) 41:5 (Apr.)  (LAEL) 41:1 (Aug.)  (FCP) 2:4 (Mar.)  (LAEL) 41:2 (Nov.)  (EB) 22:6 (May)  (EB) 22:3 (Dec.)  (GPS) 32:12 (June)  (LAEL) 41:1 (Aug.)  (LAEL) 41:2 (Nov.)  (EB) 22:7 (June)  (LAEL) 41:1 (Aug.)  (EB) 22:2 (Oct.)
rececive unemployment benefits from the state?  Elder and Disability Law (see also Abuse/Neglect, Fraud, Guardiar Medicaid)  Book review—Issues in Long-Term Care Book review—Long goodbye: The Deaths of Nancy Cruzan  Booze, gambling and sex: How debauchery can help seniors  Calendar of upcoming elder events and seminars  Calendar of upcoming elder law events and seminars  Calendar of upcoming events and seminars  Calendar of upcoming elder law events and seminars  Calendar of upcomi	(YLD) 48:1 (Aug.)  (Ship, Medicare/  (EL) 9:2 (Dec.)  (EL) 9:1 (Sept.)  (EL) 9:1 (Sept.)  (EL) 9:3 (Mar.)  (EL) 9:4 (June)  (EL) 9:3 (Mar.)	Federal Legislative Report—May 31, 2004 Great-West Life v. Knudson: A prescription for subrogation recovery under ERISA Sec. 502(A)(3) Health Savings Accounts: Are they ERISA-covered plans? Hoffman Plastics and injured aliens Illinois enacts equal pay legislation: New obligations for Illinois employers Illinois Legislature acts to protect employee rights Illinois Whistleblower Act becomes effective January 1, 2004 International Union of United Auto., Aerospace and Agric. Implement Workers of America v. Rockford Powertrain, Inc.: The Seventh Circuit determines that "lifetime" welfare benefits to retirees are subject to termination under a reservation of rights provision in a plan Legislative report Making the law work: The Illinois Wage Payment and Collection Act Michigan court jails supervisor for job-related fatality Minimum wage changes The mutual fund scandals and your retirement plans The new Illinois Equal Pay Act New rules for 204(h) notices No back pay or front pay available to undocumented workers in a retaliatory discharge proceeding filed under the Fair Labor Standards Act	(EB) 22:7 (June)  (EB) 22:3 (Dec.)  (EB) 22:7 (June)  (IIL) 41:5 (Apr.)  (LAEL) 41:1 (Aug.)  (FCP) 2:4 (Mar.)  (LAEL) 41:2 (Nov.)  (EB) 22:6 (May)  (EB) 22:3 (Dec.)  (GPS) 32:12 (June)  (LAEL) 41:1 (Aug.)  (LAEL) 41:2 (Nov.)  (EB) 22:7 (June)  (LAEL) 41:1 (Aug.)
rececive unemployment benefits from the state?  Elder and Disability Law (see also Abuse/Neglect, Fraud, Guardiar Medicaid)  Book review—Issues in Long-Term Care Book review—Long goodbye: The Deaths of Nancy Cruzan  Booze, gambling and sex: How debauchery can help seniors  Calendar of upcoming elder events and seminars  Calendar of upcoming elder law events and seminars  Calendar of upcoming events and seminars  Calendar of upcoming elder law events and seminars  Calendar of upcomi	(YLD) 48:1 (Aug.)  (Ship, Medicare/  (EL) 9:2 (Dec.)  (EL) 9:1 (Sept.)  (EL) 9:1 (Sept.)  (EL) 9:3 (Mar.)  (EL) 9:4 (June)  (EL) 9:3 (Mar.)	Federal Legislative Report—May 31, 2004 Great-West Life v. Knudson: A prescription for subrogation recovery under ERISA Sec. 502(A)(3) Health Savings Accounts: Are they ERISA-covered plans? Hoffman Plastics and injured aliens Illinois enacts equal pay legislation: New obligations for Illinois employers Illinois Legislature acts to protect employee rights Illinois Whistleblower Act becomes effective January 1, 2004 International Union of United Auto., Aerospace and Agric. Implement Workers of America v. Rockford Powertrain, Inc.: The Seventh Circuit determines that "lifetime" welfare benefits to retirees are subject to termination under a reservation of rights provision in a plan Legislative report Making the law work: The Illinois Wage Payment and Collection Act Michigan court jails supervisor for job-related fatality Minimum wage changes The mutual fund scandals and your retirement plans The new Illinois Equal Pay Act New rules for 204(h) notices No back pay or front pay available to undocumented workers in a retaliatory discharge proceeding filed under the Fair Labor Standards Act No jury and no compensatory damages, no	(EB) 22:7 (June)  (EB) 22:3 (Dec.)  (EB) 22:7 (June)  (IIL) 41:5 (Apr.)  (LAEL) 41:1 (Aug.)  (FCP) 2:4 (Mar.)  (LAEL) 41:2 (Nov.)  (EB) 22:6 (May)  (EB) 22:3 (Dec.)  (GPS) 32:12 (June)  (LAEL) 41:1 (Aug.)  (LAEL) 41:1 (Aug.)  (LAEL) 41:1 (Aug.)  (EB) 22:7 (June)  (LAEL) 41:1 (Aug.)  (EB) 22:2 (Oct.)
rececive unemployment benefits from the state?  Elder and Disability Law (see also Abuse/Neglect, Fraud, Guardiar Medicaid)  Book review—Issues in Long-Term Care Book review—Long goodbye: The Deaths of Nancy Cruzan  Booze, gambling and sex: How debauchery can help seniors  Calendar of upcoming elder events and seminars  Calendar of upcoming elder law events and seminars  Calendar of upcoming events and seminars  Calendar of upcoming elder law events and seminars  Calendar of upcomi	(YLD) 48:1 (Aug.)  (Sahip, Medicare/  (EL) 9:2 (Dec.)  (EL) 9:2 (Dec.)  (EL) 9:1 (Sept.)  (EL) 9:1 (Sept.)  (EL) 9:3 (Mar.)  (EL) 9:4 (June)  (EL) 9:3 (Mar.)	Federal Legislative Report—May 31, 2004 Great-West Life v. Knudson: A prescription for subrogation recovery under ERISA Sec. 502(A)(3) Health Savings Accounts: Are they ERISA-covered plans? Hoffman Plastics and injured aliens Illinois enacts equal pay legislation: New obligations for Illinois employers Illinois Legislature acts to protect employee rights Illinois Whistleblower Act becomes effective January 1, 2004 International Union of United Auto., Aerospace and Agric. Implement Workers of America v. Rockford Powertrain, Inc.: The Seventh Circuit determines that "lifetime" welfare benefits to retirees are subject to termination under a reservation of rights provision in a plan Legislative report Making the law work: The Illinois Wage Payment and Collection Act Michigan court jails supervisor for job-related fatality Minimum wage changes The mutual fund scandals and your retirement plans The new Illinois Equal Pay Act New rules for 204(h) notices No back pay or front pay available to undocumented workers in a retaliatory discharge proceeding filed under the Fair Labor Standards Act No jury and no compensatory damages, no punitives in ADA retaliation claim	(EB) 22:7 (June)  (EB) 22:3 (Dec.)  (EB) 22:7 (June)  (IIL) 41:5 (Apr.)  (LAEL) 41:1 (Aug.)  (FCP) 2:4 (Mar.)  (LAEL) 41:2 (Nov.)  (EB) 22:6 (May)  (EB) 22:3 (Dec.)  (GPS) 32:12 (June)  (LAEL) 41:1 (Aug.)  (LAEL) 41:2 (Nov.)  (EB) 22:7 (June)  (LAEL) 41:1 (Aug.)  (EB) 22:2 (Oct.)
rececive unemployment benefits from the state?  Elder and Disability Law (see also Abuse/Neglect, Fraud, Guardiar Medicaid)  Book review—Issues in Long-Term Care Book review—Long goodbye: The Deaths of Nancy Cruzan  Booze, gambling and sex: How debauchery can help seniors Calendar of upcoming elder events and seminars Calendar of upcoming elder law events and seminars Calendar of upcoming events and seminars Calendar of upcoming elder law events and seminars Calendar of upcoming helder law events and seminars Calendar of upcoming elder law events and seminars Calendar of upcoming helder law events and seminars Calendar of upcoming elder law events and seminars	(YLD) 48:1 (Aug.)  (Ship, Medicare/  (EL) 9:2 (Dec.)  (EL) 9:1 (Sept.)  (EL) 9:1 (Sept.)  (EL) 9:3 (Mar.)  (EL) 9:4 (June)  (EL) 9:3 (Mar.)  (EL) 9:1 (Sept.)	Federal Legislative Report—May 31, 2004 Great-West Life v. Knudson: A prescription for subrogation recovery under ERISA Sec. 502(A)(3) Health Savings Accounts: Are they ERISA-covered plans? Hoffman Plastics and injured aliens Illinois enacts equal pay legislation: New obligations for Illinois employers Illinois Legislature acts to protect employee rights Illinois Whistleblower Act becomes effective January 1, 2004 International Union of United Auto., Aerospace and Agric. Implement Workers of America v. Rockford Powertrain, Inc.: The Seventh Circuit determines that "lifetime" welfare benefits to retirees are subject to termination under a reservation of rights provision in a plan Legislative report Making the law work: The Illinois Wage Payment and Collection Act Michigan court jails supervisor for job-related fatality Minimum wage changes The mutual fund scandals and your retirement plans The new Illinois Equal Pay Act New rules for 204(h) notices No back pay or front pay available to undocumented workers in a retaliatory discharge proceeding filed under the Fair Labor Standards Act No jury and no compensatory damages, no punitives in ADA retaliation claim Noisy withdrawal and its implications for the	(EB) 22:7 (June)  (EB) 22:3 (Dec.)  (EB) 22:7 (June)  (IIL) 41:5 (Apr.)  (LAEL) 41:1 (Aug.)  (FCP) 2:4 (Mar.)  (LAEL) 41:2 (Nov.)  (EB) 22:3 (Dec.)  (GPS) 32:12 (June)  (LAEL) 41:1 (Aug.)  (LAEL) 41:2 (Nov.)  (EB) 22:7 (June)  (LAEL) 41:1 (Aug.)  (EB) 22:2 (Oct.)  (FCP) 2:5 (May)  (LAEL) 41:4 (Apr.)
rececive unemployment benefits from the state?  Elder and Disability Law (see also Abuse/Neglect, Fraud, Guardiar Medicaid)  Book review—Issues in Long-Term Care Book review—Long goodbye: The Deaths of Nancy Cruzan  Booze, gambling and sex: How debauchery can help seniors Calendar of upcoming elder events and seminars Calendar of upcoming elder law events and seminars Calendar of upcoming events and seminars Calendar of upcoming elder law events and seminars Ca	(YLD) 48:1 (Aug.)  (Sahip, Medicare/  (EL) 9:2 (Dec.)  (EL) 9:2 (Dec.)  (EL) 9:1 (Sept.)  (EL) 9:1 (Sept.)  (EL) 9:3 (Mar.)  (EL) 9:4 (June)  (EL) 9:3 (Mar.)	Federal Legislative Report—May 31, 2004 Great-West Life v. Knudson: A prescription for subrogation recovery under ERISA Sec. 502(A)(3) Health Savings Accounts: Are they ERISA-covered plans? Hoffman Plastics and injured aliens Illinois enacts equal pay legislation: New obligations for Illinois employers Illinois Legislature acts to protect employee rights Illinois Whistleblower Act becomes effective January 1, 2004 International Union of United Auto., Aerospace and Agric. Implement Workers of America v. Rockford Powertrain, Inc.: The Seventh Circuit determines that "lifetime" welfare benefits to retirees are subject to termination under a reservation of rights provision in a plan Legislative report Making the law work: The Illinois Wage Payment and Collection Act Michigan court jails supervisor for job-related fatality Minimum wage changes The mutual fund scandals and your retirement plans The new Illinois Equal Pay Act New rules for 204(h) notices No back pay or front pay available to undocumented workers in a retaliatory discharge proceeding filed under the Fair Labor Standards Act No jury and no compensatory damages, no punitives in ADA retaliation claim Noisy withdrawal and its implications for the employee benefits lawyer	(EB) 22:7 (June)  (EB) 22:3 (Dec.)  (EB) 22:7 (June)  (IIL) 41:5 (Apr.)  (LAEL) 41:1 (Aug.)  (FCP) 2:4 (Mar.)  (LAEL) 41:2 (Nov.)  (EB) 22:3 (Dec.)  (GPS) 32:12 (June)  (LAEL) 41:1 (Aug.)  (LAEL) 41:2 (Nov.)  (EB) 22:7 (June)  (LAEL) 41:1 (Aug.)  (EB) 22:2 (Oct.)  (FCP) 2:5 (May)  (LAEL) 41:4 (Apr.)  (EB) 22:6 (May)
rececive unemployment benefits from the state?  Elder and Disability Law (see also Abuse/Neglect, Fraud, Guardian Medicaid)  Book review—Issues in Long-Term Care Book review—Long goodbye: The Deaths of Nancy Cruzan  Booze, gambling and sex: How debauchery can help seniors Calendar of upcoming elder events and seminars Calendar of upcoming elder law events and seminars Calendar of upcoming events and seminars Calendar of upcoming elder law events and seminars Calendar of upcoming helder law events and seminars Calendar of upcoming elder law events and seminars C	(YLD) 48:1 (Aug.)  (Ship, Medicare/  (EL) 9:2 (Dec.)  (EL) 9:1 (Sept.)  (EL) 9:1 (Sept.)  (EL) 9:3 (Mar.)  (EL) 9:4 (June)  (EL) 9:3 (Mar.)  (EL) 9:1 (Sept.)	Federal Legislative Report—May 31, 2004 Great-West Life v. Knudson: A prescription for subrogation recovery under ERISA Sec. 502(A)(3) Health Savings Accounts: Are they ERISA-covered plans? Hoffman Plastics and injured aliens Illinois enacts equal pay legislation: New obligations for Illinois employers Illinois Legislature acts to protect employee rights Illinois Whistleblower Act becomes effective January 1, 2004 International Union of United Auto., Aerospace and Agric. Implement Workers of America v. Rockford Powertrain, Inc.: The Seventh Circuit determines that "lifetime" welfare benefits to retirees are subject to termination under a reservation of rights provision in a plan Legislative report Making the law work: The Illinois Wage Payment and Collection Act Michigan court jails supervisor for job-related fatality Minimum wage changes The mutual fund scandals and your retirement plans The new Illinois Equal Pay Act New rules for 204(h) notices No back pay or front pay available to undocumented workers in a retaliatory discharge proceeding filed under the Fair Labor Standards Act No jury and no compensatory damages, no punitives in ADA retaliation claim Noisy withdrawal and its implications for the employee benefits lawyer The plaintiff's deposition	(EB) 22:7 (June)  (EB) 22:3 (Dec.)  (EB) 22:7 (June)  (IIL) 41:5 (Apr.)  (LAEL) 41:1 (Aug.)  (FCP) 2:4 (Mar.)  (LAEL) 41:2 (Nov.)  (EB) 22:3 (Dec.)  (GPS) 32:12 (June)  (LAEL) 41:1 (Aug.)  (LAEL) 41:2 (Nov.)  (EB) 22:7 (June)  (LAEL) 41:1 (Aug.)  (EB) 22:2 (Oct.)  (FCP) 2:5 (May)  (LAEL) 41:4 (Apr.)
rececive unemployment benefits from the state?  Elder and Disability Law (see also Abuse/Neglect, Fraud, Guardian Medicaid)  Book review—Issues in Long-Term Care Book review—Long goodbye: The Deaths of Nancy Cruzan  Booze, gambling and sex: How debauchery can help seniors Calendar of upcoming elder law events and seminars Calendar of upcoming events and seminars Calendar of upcoming events and seminars Calendar of upcoming elder law events and seminars Calendar	(YLD) 48:1 (Aug.)  (Ship, Medicare/  (EL) 9:2 (Dec.)  (EL) 9:1 (Sept.)  (EL) 9:1 (Sept.)  (EL) 9:3 (Mar.)  (EL) 9:4 (June)  (EL) 9:3 (Mar.)  (EL) 9:1 (Sept.)  (EL) 9:2 (Dec.)	Federal Legislative Report—May 31, 2004 Great-West Life v. Knudson: A prescription for subrogation recovery under ERISA Sec. 502(A)(3) Health Savings Accounts: Are they ERISA-covered plans? Hoffman Plastics and injured aliens Illinois enacts equal pay legislation: New obligations for Illinois employers Illinois Legislature acts to protect employee rights Illinois Whistleblower Act becomes effective January 1, 2004 International Union of United Auto., Aerospace and Agric. Implement Workers of America v. Rockford Powertrain, Inc.: The Seventh Circuit determines that "lifetime" welfare benefits to retirees are subject to termination under a reservation of rights provision in a plan Legislative report Making the law work: The Illinois Wage Payment and Collection Act Michigan court jails supervisor for job-related fatality Minimum wage changes The mutual fund scandals and your retirement plans The new Illinois Equal Pay Act New rules for 204(h) notices No back pay or front pay available to undocumented workers in a retaliatory discharge proceeding filed under the Fair Labor Standards Act No jury and no compensatory damages, no punitives in ADA retaliation claim Noisy withdrawal and its implications for the employee benefits lawyer The plaintiff's deposition QDRO processing costs can be allocated	(EB) 22:7 (June)  (EB) 22:3 (Dec.)  (EB) 22:7 (June)  (IIL) 41:5 (Apr.)  (LAEL) 41:1 (Aug.)  (FCP) 2:4 (Mar.)  (LAEL) 41:2 (Nov.)  (EB) 22:3 (Dec.)  (GPS) 32:12 (June)  (LAEL) 41:1 (Aug.)  (LAEL) 41:2 (Nov.)  (EB) 22:7 (June)  (LAEL) 41:1 (Aug.)  (EB) 22:2 (Oct.)  (FCP) 2:5 (May)  (LAEL) 41:4 (Apr.)  (EB) 22:6 (May)  (LAEL) 41:3 (Feb.)
rececive unemployment benefits from the state?  Elder and Disability Law (see also Abuse/Neglect, Fraud, Guardian Medicaid)  Book review—Issues in Long-Term Care Book review—Long goodbye: The Deaths of Nancy Cruzan  Booze, gambling and sex: How debauchery can help seniors Calendar of upcoming elder events and seminars Calendar of upcoming elder law events and seminars Calendar of upcoming events and seminars Calendar of upcoming elder law events and seminars Collection activity for a nursing home may be a violation of the Fair Debt Collection Practices Act Coping with declining health and finances: Ideas, thoughts, and suggestions for your Powers of Attorney Correction Dealing with life insurance in Medicaid eligibility planning Dementia patients and the criminal justice system The elder boom: Are you ready? Former council chairs honored Gayan v. Illinois Department of Human Services: A special needs trust that didn't work The impact of Medicare and Medicaid reimbursement rates on the quality of care for long-term residents	(YLD) 48:1 (Aug.)  (Ship, Medicare/  (EL) 9:2 (Dec.)  (EL) 9:1 (Sept.)  (EL) 9:1 (Sept.)  (EL) 9:3 (Mar.)  (EL) 9:4 (June)  (EL) 9:3 (Mar.)  (EL) 9:1 (Sept.)	Federal Legislative Report—May 31, 2004 Great-West Life v. Knudson: A prescription for subrogation recovery under ERISA Sec. 502(A)(3) Health Savings Accounts: Are they ERISA-covered plans? Hoffman Plastics and injured aliens Illinois enacts equal pay legislation: New obligations for Illinois employers Illinois Legislature acts to protect employee rights Illinois Whistleblower Act becomes effective January 1, 2004 International Union of United Auto., Aerospace and Agric. Implement Workers of America v. Rockford Powertrain, Inc.: The Seventh Circuit determines that "lifetime" welfare benefits to retirees are subject to termination under a reservation of rights provision in a plan Legislative report Making the law work: The Illinois Wage Payment and Collection Act Michigan court jails supervisor for job-related fatality Minimum wage changes The mutual fund scandals and your retirement plans The new Illinois Equal Pay Act New rules for 204(h) notices No back pay or front pay available to undocumented workers in a retaliatory discharge proceeding filed under the Fair Labor Standards Act No jury and no compensatory damages, no punitives in ADA retaliation claim Noisy withdrawal and its implications for the employee benefits lawyer The plaintiff's deposition	(EB) 22:7 (June)  (EB) 22:3 (Dec.)  (EB) 22:7 (June)  (IIL) 41:5 (Apr.)  (LAEL) 41:1 (Aug.)  (FCP) 2:4 (Mar.)  (LAEL) 41:2 (Nov.)  (EB) 22:3 (Dec.)  (GPS) 32:12 (June)  (LAEL) 41:1 (Aug.)  (LAEL) 41:2 (Nov.)  (EB) 22:7 (June)  (LAEL) 41:1 (Aug.)  (EB) 22:2 (Oct.)  (FCP) 2:5 (May)  (LAEL) 41:4 (Apr.)  (EB) 22:6 (May)
rececive unemployment benefits from the state?  Elder and Disability Law (see also Abuse/Neglect, Fraud, Guardian Medicaid)  Book review—Issues in Long-Term Care Book review—Long goodbye: The Deaths of Nancy Cruzan  Booze, gambling and sex: How debauchery can help seniors Calendar of upcoming elder law events and seminars Calendar of upcoming events and seminars Calendar of upcoming events and seminars Calendar of upcoming elder law events and seminars Calendar	(YLD) 48:1 (Aug.)  (Ship, Medicare/  (EL) 9:2 (Dec.)  (EL) 9:1 (Sept.)  (EL) 9:1 (Sept.)  (EL) 9:3 (Mar.)  (EL) 9:4 (June)  (EL) 9:3 (Mar.)  (EL) 9:1 (Sept.)  (EL) 9:2 (Dec.)	Federal Legislative Report—May 31, 2004 Great-West Life v. Knudson: A prescription for subrogation recovery under ERISA Sec. 502(A)(3) Health Savings Accounts: Are they ERISA-covered plans? Hoffman Plastics and injured aliens Illinois enacts equal pay legislation: New obligations for Illinois employers Illinois Legislature acts to protect employee rights Illinois Whistleblower Act becomes effective January 1, 2004 International Union of United Auto., Aerospace and Agric. Implement Workers of America v. Rockford Powertrain, Inc.: The Seventh Circuit determines that "lifetime" welfare benefits to retirees are subject to termination under a reservation of rights provision in a plan Legislative report Making the law work: The Illinois Wage Payment and Collection Act Michigan court jails supervisor for job-related fatality Minimum wage changes The mutual fund scandals and your retirement plans The new Illinois Equal Pay Act New rules for 204(h) notices No back pay or front pay available to undocumented workers in a retaliatory discharge proceeding filed under the Fair Labor Standards Act No jury and no compensatory damages, no punitives in ADA retaliation claim Noisy withdrawal and its implications for the employee benefits lawyer The plaintiff's deposition QDRO processing costs can be allocated	(EB) 22:7 (June)  (EB) 22:3 (Dec.)  (EB) 22:7 (June)  (IIL) 41:5 (Apr.)  (LAEL) 41:1 (Aug.)  (FCP) 2:4 (Mar.)  (LAEL) 41:2 (Nov.)  (EB) 22:3 (Dec.)  (GPS) 32:12 (June)  (LAEL) 41:1 (Aug.)  (LAEL) 41:2 (Nov.)  (EB) 22:7 (June)  (LAEL) 41:1 (Aug.)  (EB) 22:2 (Oct.)  (FCP) 2:5 (May)  (LAEL) 41:4 (Apr.)  (EB) 22:6 (May)  (LAEL) 41:3 (Feb.)

child support arrearages	(GPS) 32:1 (July)	Ethics reform a top priority in 2003 fall	(*I) aa = (= I)
Reconciling the heart attack cases II	(WCL) 41:2 (Dec.)	veto session	(AL) 33:5 (Feb.)
Restrictive covenant/covenant not to compete	<i></i>	Governmental ethics: Public Acts 93-615	(15.5) (5.1)
update	(LAEL) 41:5 (June)	& 93-617	(IRAR) 30:3 (Feb.)
Rev. Proc. 2003-44: A brand new tomorrow for		Illinois' commitment to ethics	(AL) 33:6 (Mar.)
correcting disqualifying failures	(EB) 22:4 (Jan.)	Illinois Whistleblower Act becomes	
Rev. Proc. 2003-44: A brand new tomorrow for		effective January 1, 2004	(LAEL) 41:2 (Nov.)
correcting disqualifying failures	(EB) 22:5 (Feb.)	News you can use: Ethics bill update	(CGL) 5:2 (Nov.)
SB 266 modifies Unemployment Insurance			
Act attorney fee provision	(LAEL) 41:2 (Nov.)	Evidence	
SB 1492—Right to sue legislation		More on vehicular damage as evidence of injury—	
fails in the House	(LAEL) 41:2 (Nov.)	Motions in limine: Are they relevant and	
Seventh Circuit clarifies at-will employment	, , , , ,	material?	(CPAP) 49:3 (Jan.)
status under 42 U.S.C. section 1981	(LAEL) 41:4 (Apr.)		(CFAF) 49.3 (Jan.)
Seventh Circuit upholds Title VII Laches defense	(LAEL) 41:2 (Nov.)	Recovery of evidence deposition and transcription	(CDAD) 40:2 (No.4)
Summary of recent federal cases	(EB) 22:6 (May)	costs: An update	(CPAP) 49:2 (Nov.)
Synopses of selected 2003 FMLA decisions	(LAEL) 41:4 (Apr.)	Strategic use of vehicular damage evidence in	(ODAD) (O O (I )
Ten employment mistakes plaintiffs' lawyers	(L/(LL) +1.4 (/(pi.)	personal injury litigation: An update	(CPAP) 49:3 (Jan.)
hope you make	(CLD) 41:5 (Dec.)		
Victims' Economic Security and Safety Act	(CLD) 41.5 (Dec.)	Family Law	
		-	0 0
("VESSA"), and jurisdiction by the Illinois	(AL) 00:0 (Max)	(see also, Abuse/Neglect, Adoption, Child	
Department of Labor	(AL) 33:8 (May)	Divorce, Guardianship, Visit	tation)
When are public school teachers eligible to		Arbitrator had authority to decide Family Medical	
rececive unemployment benefits from		Leave Act issues	(FCP) 2:5 (May)
the state?	(YLD) 48:1 (Aug.)	Back to basics: A review of contempt	
When filing a summons for the employer,			(FL) 47:3 (Mar.)
make sur the principal signs the bond	(WCL) 41:3 (Mar.)	Dealing with emotionally distraught and	(1.05) 05:0 (10:0)
		irate clients	(LOE) 25:2 (Jan.)
Environmental Law		Dealing with premarital agreements from other	(111.) 44.0 (1)
2003 Environmental conference: Don't miss it!	(ENVL) 34:1 (Aug.)	countries	(IIL) 41:3 (Jan.)
CERCLA does not apply to U.S. pollution caused	(LIVE) 04.1 (Aug.)	Domestic violence is every attorney's business	(YLD) 48:4 (Feb.)
by U.S. military in other countries—Presumption		Fractured fairy tales—How children's classics can	
against extraterritoriality		reinforce harmful stereotypes	(MWP) 14:3 (Mar.)
	(IIL) 41:6 (May)	Is it "property acquired in exchange for?"	(GPS) 32:1 (July)
The confused state of the useful product defense	(ENVL) 34:3 (Jan.)	Legislative update	(WATL) 9:4 (June)
"Des Plaines trilogy" takes another hit: Second		Legislative update for family law practitioner:	
District tackles running battle between North	(END(L) 0.4.4 (A)	Illinois General Assembly, Spring 2004	
Shore Sanitary District and City of Waukegan	(ENVL) 34:1 (Aug.)	session	(FL) 47:3 (Mar.)
Environmental insurance success	(ENVL) 34:3 (Jan.)	Marshall, Greaney, Ireland, Spina,	
Fees, fees and more fees: The price of		Cowin, Sosman & Cordy	(GPS) 32:8 (Feb.)
permits has just gotten pricier	(ENVL) 34:1 (Aug.)	New statutory factors for maintenance reviews or	, , , , , ,
Gerwin v. Livingston County Board: The Open		petitions to modify or terminate maintenance	(GPS) 32:5 (Nov.)
Meetings Act and its impact on hearings	(ENVL) 34:4 (June)	Partition/co-ownership/co-habitation	(GPS) 32:7 (Jan.)
			(5 5) 52 (54)
Issues relating to toxic mold	`(REL) 49:1 (Aug.)	Privileged communications under the Mental	
	(REL) 49:1 (Aug.)	Privileged communications under the Mental	
Issues relating to toxic mold  Legislative update: Environmental legislation from the 93rd General Assembly	, , , , ,	Health and Developmental Disabilities	(EL) 47:2 (Doc.)
Legislative update: Environmental legislation from the 93rd General Assembly	(REL) 49:1 (Aug.) (ENVL) 34:1 (Aug.)	Health and Developmental Disabilities Confidentiality Act and family law issues	(FL) 47:2 (Dec.)
Legislative update: Environmental legislation from the 93rd General Assembly The NFR Letter—A potential property tax	(ENVL) 34:1 (Aug.)	Health and Developmental Disabilities Confidentiality Act and family law issues A report card on child welfare in Illinois: The	(FL) 47:2 (Dec.)
Legislative update: Environmental legislation from the 93rd General Assembly The NFR Letter—A potential property tax blessing in disguise	, , , , ,	Health and Developmental Disabilities Confidentiality Act and family law issues A report card on child welfare in Illinois: The Illinois Department of Children and Family	
Legislative update: Environmental legislation from the 93rd General Assembly The NFR Letter—A potential property tax blessing in disguise Phase II stormwater discharge permits	(ENVL) 34:1 (Aug.) (ENVL) 34:2 (Oct.)	Health and Developmental Disabilities Confidentiality Act and family law issues A report card on child welfare in Illinois: The Illinois Department of Children and Family Services review	(JJ) 16:3 (Mar.)
Legislative update: Environmental legislation from the 93rd General Assembly The NFR Letter—A potential property tax blessing in disguise Phase II stormwater discharge permits and the Tenth Amendment	(ENVL) 34:1 (Aug.)	Health and Developmental Disabilities Confidentiality Act and family law issues A report card on child welfare in Illinois: The Illinois Department of Children and Family Services review A short course on advanced directives	
Legislative update: Environmental legislation from the 93rd General Assembly The NFR Letter—A potential property tax blessing in disguise Phase II stormwater discharge permits and the Tenth Amendment Private actions to enforce the Illinois	(ENVL) 34:1 (Aug.) (ENVL) 34:2 (Oct.)	Health and Developmental Disabilities Confidentiality Act and family law issues A report card on child welfare in Illinois: The Illinois Department of Children and Family Services review A short course on advanced directives What can Kansas teach us? Casenote—Beware	(JJ) 16:3 (Mar.) (CGL) 5:1 (Aug.)
Legislative update: Environmental legislation from the 93rd General Assembly The NFR Letter—A potential property tax blessing in disguise Phase II stormwater discharge permits and the Tenth Amendment Private actions to enforce the Illinois Environmental Protection Act—Look to	(ENVL) 34:1 (Aug.) (ENVL) 34:2 (Oct.) (ENVL) 34:4 (June)	Health and Developmental Disabilities Confidentiality Act and family law issues A report card on child welfare in Illinois: The Illinois Department of Children and Family Services review A short course on advanced directives	(JJ) 16:3 (Mar.)
Legislative update: Environmental legislation from the 93rd General Assembly  The NFR Letter—A potential property tax blessing in disguise  Phase II stormwater discharge permits and the Tenth Amendment  Private actions to enforce the Illinois  Environmental Protection Act—Look to the Board!	(ENVL) 34:1 (Aug.) (ENVL) 34:2 (Oct.)	Health and Developmental Disabilities Confidentiality Act and family law issues A report card on child welfare in Illinois: The Illinois Department of Children and Family Services review A short course on advanced directives What can <i>Kansas</i> teach us? Casenote—Beware of spousal marital rights of election	(JJ) 16:3 (Mar.) (CGL) 5:1 (Aug.)
Legislative update: Environmental legislation from the 93rd General Assembly The NFR Letter—A potential property tax blessing in disguise Phase II stormwater discharge permits and the Tenth Amendment Private actions to enforce the Illinois Environmental Protection Act—Look to the Board! The process of siting a municipal waste	(ENVL) 34:1 (Aug.) (ENVL) 34:2 (Oct.) (ENVL) 34:4 (June) (ENVL) 34:2 (Oct.)	Health and Developmental Disabilities Confidentiality Act and family law issues A report card on child welfare in Illinois: The Illinois Department of Children and Family Services review A short course on advanced directives What can Kansas teach us? Casenote—Beware	(JJ) 16:3 (Mar.) (CGL) 5:1 (Aug.)
Legislative update: Environmental legislation from the 93rd General Assembly The NFR Letter—A potential property tax blessing in disguise Phase II stormwater discharge permits and the Tenth Amendment Private actions to enforce the Illinois Environmental Protection Act—Look to the Board! The process of siting a municipal waste transfer station or landfill	(ENVL) 34:1 (Aug.) (ENVL) 34:2 (Oct.) (ENVL) 34:4 (June) (ENVL) 34:2 (Oct.) (LGL) 40:2 (Aug.)	Health and Developmental Disabilities Confidentiality Act and family law issues A report card on child welfare in Illinois: The Illinois Department of Children and Family Services review A short course on advanced directives What can Kansas teach us? Casenote—Beware of spousal marital rights of election  Financial planning	(JJ) 16:3 (Mar.) (CGL) 5:1 (Aug.)
Legislative update: Environmental legislation from the 93rd General Assembly The NFR Letter—A potential property tax blessing in disguise Phase II stormwater discharge permits and the Tenth Amendment Private actions to enforce the Illinois Environmental Protection Act—Look to the Board! The process of siting a municipal waste transfer station or landfill Setting a limit on environmental lawsuits	(ENVL) 34:1 (Aug.) (ENVL) 34:2 (Oct.) (ENVL) 34:4 (June) (ENVL) 34:2 (Oct.) (LGL) 40:2 (Aug.) (ENVL) 34:4 (June)	Health and Developmental Disabilities Confidentiality Act and family law issues A report card on child welfare in Illinois: The Illinois Department of Children and Family Services review A short course on advanced directives What can Kansas teach us? Casenote—Beware of spousal marital rights of election  Financial planning Financial indpendence: Start planning	(JJ) 16:3 (Mar.) (CGL) 5:1 (Aug.) (EL) 9:4 (June)
Legislative update: Environmental legislation from the 93rd General Assembly The NFR Letter—A potential property tax blessing in disguise Phase II stormwater discharge permits and the Tenth Amendment Private actions to enforce the Illinois Environmental Protection Act—Look to the Board! The process of siting a municipal waste transfer station or landfill Setting a limit on environmental lawsuits State chamber can't intervene	(ENVL) 34:1 (Aug.) (ENVL) 34:2 (Oct.) (ENVL) 34:4 (June) (ENVL) 34:2 (Oct.) (LGL) 40:2 (Aug.)	Health and Developmental Disabilities Confidentiality Act and family law issues A report card on child welfare in Illinois: The Illinois Department of Children and Family Services review A short course on advanced directives What can Kansas teach us? Casenote—Beware of spousal marital rights of election  Financial planning Financial indpendence: Start planning for your retirement now	(JJ) 16:3 (Mar.) (CGL) 5:1 (Aug.) (EL) 9:4 (June) (BAFP) 18:1 (Sept.)
Legislative update: Environmental legislation from the 93rd General Assembly The NFR Letter—A potential property tax blessing in disguise Phase II stormwater discharge permits and the Tenth Amendment Private actions to enforce the Illinois Environmental Protection Act—Look to the Board! The process of siting a municipal waste transfer station or landfill Setting a limit on environmental lawsuits State chamber can't intervene The tide rises once again: Definition of	(ENVL) 34:1 (Aug.) (ENVL) 34:2 (Oct.) (ENVL) 34:4 (June) (ENVL) 34:2 (Oct.) (LGL) 40:2 (Aug.) (ENVL) 34:4 (June) (ML) 30:3 (Mar.)	Health and Developmental Disabilities Confidentiality Act and family law issues A report card on child welfare in Illinois: The Illinois Department of Children and Family Services review A short course on advanced directives What can Kansas teach us? Casenote—Beware of spousal marital rights of election  Financial planning Financial indpendence: Start planning for your retirement now The financial planner	(JJ) 16:3 (Mar.) (CGL) 5:1 (Aug.) (EL) 9:4 (June) (BAFP) 18:1 (Sept.) (BAFP) 18:1 (Sept.)
Legislative update: Environmental legislation from the 93rd General Assembly The NFR Letter—A potential property tax blessing in disguise Phase II stormwater discharge permits and the Tenth Amendment Private actions to enforce the Illinois Environmental Protection Act—Look to the Board! The process of siting a municipal waste transfer station or landfill Setting a limit on environmental lawsuits State chamber can't intervene The tide rises once again: Definition of wetlands revisited	(ENVL) 34:1 (Aug.) (ENVL) 34:2 (Oct.) (ENVL) 34:4 (June) (ENVL) 34:2 (Oct.) (LGL) 40:2 (Aug.) (ENVL) 34:4 (June)	Health and Developmental Disabilities Confidentiality Act and family law issues A report card on child welfare in Illinois: The Illinois Department of Children and Family Services review A short course on advanced directives What can Kansas teach us? Casenote—Beware of spousal marital rights of election  Financial planning Financial indpendence: Start planning for your retirement now The financial planner Reaping the benefits of a financial planner	(JJ) 16:3 (Mar.) (CGL) 5:1 (Aug.) (EL) 9:4 (June) (BAFP) 18:1 (Sept.) (BAFP) 18:1 (Sept.) (BAFP) 18:1 (Sept.)
Legislative update: Environmental legislation from the 93rd General Assembly The NFR Letter—A potential property tax blessing in disguise Phase II stormwater discharge permits and the Tenth Amendment Private actions to enforce the Illinois Environmental Protection Act—Look to the Board! The process of siting a municipal waste transfer station or landfill Setting a limit on environmental lawsuits State chamber can't intervene The tide rises once again: Definition of wetlands revisited The use of TMDLs to regulate nonpoint sources	(ENVL) 34:1 (Aug.) (ENVL) 34:2 (Oct.) (ENVL) 34:4 (June) (ENVL) 34:2 (Oct.) (LGL) 40:2 (Aug.) (ENVL) 34:4 (June) (ML) 30:3 (Mar.) (ML) 30:2 (Dec.)	Health and Developmental Disabilities Confidentiality Act and family law issues A report card on child welfare in Illinois: The Illinois Department of Children and Family Services review A short course on advanced directives What can Kansas teach us? Casenote—Beware of spousal marital rights of election  Financial planning Financial indpendence: Start planning for your retirement now The financial planner	(JJ) 16:3 (Mar.) (CGL) 5:1 (Aug.) (EL) 9:4 (June) (BAFP) 18:1 (Sept.) (BAFP) 18:1 (Sept.)
Legislative update: Environmental legislation from the 93rd General Assembly The NFR Letter—A potential property tax blessing in disguise Phase II stormwater discharge permits and the Tenth Amendment Private actions to enforce the Illinois Environmental Protection Act—Look to the Board! The process of siting a municipal waste transfer station or landfill Setting a limit on environmental lawsuits State chamber can't intervene The tide rises once again: Definition of wetlands revisited	(ENVL) 34:1 (Aug.) (ENVL) 34:2 (Oct.) (ENVL) 34:4 (June) (ENVL) 34:2 (Oct.) (LGL) 40:2 (Aug.) (ENVL) 34:4 (June) (ML) 30:3 (Mar.)	Health and Developmental Disabilities Confidentiality Act and family law issues A report card on child welfare in Illinois: The Illinois Department of Children and Family Services review A short course on advanced directives What can Kansas teach us? Casenote—Beware of spousal marital rights of election  Financial planning Financial indpendence: Start planning for your retirement now The financial planner Reaping the benefits of a financial planner The story of annuities—Their use and disuse	(JJ) 16:3 (Mar.) (CGL) 5:1 (Aug.) (EL) 9:4 (June) (BAFP) 18:1 (Sept.) (BAFP) 18:1 (Sept.) (BAFP) 18:1 (Sept.)
Legislative update: Environmental legislation from the 93rd General Assembly The NFR Letter—A potential property tax blessing in disguise Phase II stormwater discharge permits and the Tenth Amendment Private actions to enforce the Illinois Environmental Protection Act—Look to the Board! The process of siting a municipal waste transfer station or landfill Setting a limit on environmental lawsuits State chamber can't intervene The tide rises once again: Definition of wetlands revisited The use of TMDLs to regulate nonpoint sources of water pollution	(ENVL) 34:1 (Aug.) (ENVL) 34:2 (Oct.) (ENVL) 34:4 (June) (ENVL) 34:2 (Oct.) (LGL) 40:2 (Aug.) (ENVL) 34:4 (June) (ML) 30:3 (Mar.) (ML) 30:2 (Dec.)	Health and Developmental Disabilities Confidentiality Act and family law issues A report card on child welfare in Illinois: The Illinois Department of Children and Family Services review A short course on advanced directives What can Kansas teach us? Casenote—Beware of spousal marital rights of election  Financial planning Financial indpendence: Start planning for your retirement now The financial planner Reaping the benefits of a financial planner The story of annuities—Their use and disuse  Fraud	(JJ) 16:3 (Mar.) (CGL) 5:1 (Aug.) (EL) 9:4 (June) (BAFP) 18:1 (Sept.) (BAFP) 18:1 (Sept.) (BAFP) 18:1 (Sept.)
Legislative update: Environmental legislation from the 93rd General Assembly The NFR Letter—A potential property tax blessing in disguise Phase II stormwater discharge permits and the Tenth Amendment Private actions to enforce the Illinois Environmental Protection Act—Look to the Board! The process of siting a municipal waste transfer station or landfill Setting a limit on environmental lawsuits State chamber can't intervene The tide rises once again: Definition of wetlands revisited The use of TMDLs to regulate nonpoint sources	(ENVL) 34:1 (Aug.) (ENVL) 34:2 (Oct.) (ENVL) 34:4 (June) (ENVL) 34:2 (Oct.) (LGL) 40:2 (Aug.) (ENVL) 34:4 (June) (ML) 30:3 (Mar.) (ML) 30:2 (Dec.)	Health and Developmental Disabilities Confidentiality Act and family law issues A report card on child welfare in Illinois: The Illinois Department of Children and Family Services review A short course on advanced directives What can Kansas teach us? Casenote—Beware of spousal marital rights of election  Financial planning Financial indpendence: Start planning for your retirement now The financial planner Reaping the benefits of a financial planner The story of annuities—Their use and disuse  Fraud In a pig's eye: Vigortone AG Products, Inc. v.	(JJ) 16:3 (Mar.) (CGL) 5:1 (Aug.) (EL) 9:4 (June) (BAFP) 18:1 (Sept.) (BAFP) 18:1 (Sept.) (BAFP) 18:1 (Sept.)
Legislative update: Environmental legislation from the 93rd General Assembly The NFR Letter—A potential property tax blessing in disguise Phase II stormwater discharge permits and the Tenth Amendment Private actions to enforce the Illinois Environmental Protection Act—Look to the Board! The process of siting a municipal waste transfer station or landfill Setting a limit on environmental lawsuits State chamber can't intervene The tide rises once again: Definition of wetlands revisited The use of TMDLs to regulate nonpoint sources of water pollution	(ENVL) 34:1 (Aug.) (ENVL) 34:2 (Oct.) (ENVL) 34:4 (June) (ENVL) 34:2 (Oct.) (LGL) 40:2 (Aug.) (ENVL) 34:4 (June) (ML) 30:3 (Mar.) (ML) 30:2 (Dec.)	Health and Developmental Disabilities Confidentiality Act and family law issues A report card on child welfare in Illinois: The Illinois Department of Children and Family Services review A short course on advanced directives What can Kansas teach us? Casenote—Beware of spousal marital rights of election  Financial planning Financial indpendence: Start planning for your retirement now The financial planner Reaping the benefits of a financial planner The story of annuities—Their use and disuse  Fraud	(JJ) 16:3 (Mar.) (CGL) 5:1 (Aug.) (EL) 9:4 (June) (BAFP) 18:1 (Sept.) (BAFP) 18:1 (Sept.) (BAFP) 18:1 (Sept.)
Legislative update: Environmental legislation from the 93rd General Assembly The NFR Letter—A potential property tax blessing in disguise Phase II stormwater discharge permits and the Tenth Amendment Private actions to enforce the Illinois Environmental Protection Act—Look to the Board! The process of siting a municipal waste transfer station or landfill Setting a limit on environmental lawsuits State chamber can't intervene The tide rises once again: Definition of wetlands revisited The use of TMDLs to regulate nonpoint sources of water pollution  ERISA  Great-West Life v. Knudson: A prescription	(ENVL) 34:1 (Aug.) (ENVL) 34:2 (Oct.) (ENVL) 34:4 (June) (ENVL) 34:2 (Oct.) (LGL) 40:2 (Aug.) (ENVL) 34:4 (June) (ML) 30:3 (Mar.) (ML) 30:2 (Dec.)	Health and Developmental Disabilities Confidentiality Act and family law issues A report card on child welfare in Illinois: The Illinois Department of Children and Family Services review A short course on advanced directives What can Kansas teach us? Casenote—Beware of spousal marital rights of election  Financial planning Financial indpendence: Start planning for your retirement now The financial planner Reaping the benefits of a financial planner The story of annuities—Their use and disuse  Fraud In a pig's eye: Vigortone AG Products, Inc. v.	(JJ) 16:3 (Mar.) (CGL) 5:1 (Aug.) (EL) 9:4 (June) (BAFP) 18:1 (Sept.) (BAFP) 18:1 (Sept.) (BAFP) 18:1 (Sept.)
Legislative update: Environmental legislation from the 93rd General Assembly The NFR Letter—A potential property tax blessing in disguise Phase II stormwater discharge permits and the Tenth Amendment Private actions to enforce the Illinois Environmental Protection Act—Look to the Board! The process of siting a municipal waste transfer station or landfill Setting a limit on environmental lawsuits State chamber can't intervene The tide rises once again: Definition of wetlands revisited The use of TMDLs to regulate nonpoint sources of water pollution  ERISA  Great-West Life v. Knudson: A prescription for subrogation recovery under ERISA	(ENVL) 34:1 (Aug.) (ENVL) 34:2 (Oct.) (ENVL) 34:4 (June) (ENVL) 34:2 (Oct.) (LGL) 40:2 (Aug.) (ENVL) 34:4 (June) (ML) 30:3 (Mar.) (ML) 30:2 (Dec.) (ENVL) 34:3 (Jan.)	Health and Developmental Disabilities Confidentiality Act and family law issues A report card on child welfare in Illinois: The Illinois Department of Children and Family Services review A short course on advanced directives What can Kansas teach us? Casenote—Beware of spousal marital rights of election  Financial planning Financial indpendence: Start planning for your retirement now The financial planner Reaping the benefits of a financial planner The story of annuities—Their use and disuse  Fraud In a pig's eye: Vigortone AG Products, Inc. v. PM AG Products, Inc.—An integration clause	(JJ) 16:3 (Mar.) (CGL) 5:1 (Aug.) (EL) 9:4 (June) (BAFP) 18:1 (Sept.) (BAFP) 18:1 (Sept.) (BAFP) 18:1 (Sept.)
Legislative update: Environmental legislation from the 93rd General Assembly The NFR Letter—A potential property tax blessing in disguise Phase II stormwater discharge permits and the Tenth Amendment Private actions to enforce the Illinois Environmental Protection Act—Look to the Board! The process of siting a municipal waste transfer station or landfill Setting a limit on environmental lawsuits State chamber can't intervene The tide rises once again: Definition of wetlands revisited The use of TMDLs to regulate nonpoint sources of water pollution  ERISA  Great-West Life v. Knudson: A prescription for subrogation recovery under ERISA Sec. 502(A)(3)	(ENVL) 34:1 (Aug.) (ENVL) 34:2 (Oct.) (ENVL) 34:4 (June) (ENVL) 34:2 (Oct.) (LGL) 40:2 (Aug.) (ENVL) 34:4 (June) (ML) 30:3 (Mar.) (ML) 30:2 (Dec.)	Health and Developmental Disabilities Confidentiality Act and family law issues A report card on child welfare in Illinois: The Illinois Department of Children and Family Services review A short course on advanced directives What can Kansas teach us? Casenote—Beware of spousal marital rights of election  Financial planning Financial indpendence: Start planning for your retirement now The financial planner Reaping the benefits of a financial planner The story of annuities—Their use and disuse  Fraud In a pig's eye: Vigortone AG Products, Inc. v. PM AG Products, Inc.—An integration clause in a contract will not bar a fraud claim but a "no reliance" clause will	(JJ) 16:3 (Mar.) (CGL) 5:1 (Aug.) (EL) 9:4 (June) (BAFP) 18:1 (Sept.) (BAFP) 18:1 (Sept.) (BAFP) 18:1 (Sept.) (BAFP) 18:1 (Sept.)
Legislative update: Environmental legislation from the 93rd General Assembly The NFR Letter—A potential property tax blessing in disguise Phase II stormwater discharge permits and the Tenth Amendment Private actions to enforce the Illinois Environmental Protection Act—Look to the Board! The process of siting a municipal waste transfer station or landfill Setting a limit on environmental lawsuits State chamber can't intervene The tide rises once again: Definition of wetlands revisited The use of TMDLs to regulate nonpoint sources of water pollution  ERISA  Great-West Life v. Knudson: A prescription for subrogation recovery under ERISA Sec. 502(A)(3) Health Savings Accounts: Are they	(ENVL) 34:1 (Aug.) (ENVL) 34:2 (Oct.) (ENVL) 34:4 (June) (ENVL) 34:2 (Oct.) (LGL) 40:2 (Aug.) (ENVL) 34:4 (June) (ML) 30:3 (Mar.) (ML) 30:2 (Dec.) (ENVL) 34:3 (Jan.)	Health and Developmental Disabilities Confidentiality Act and family law issues A report card on child welfare in Illinois: The Illinois Department of Children and Family Services review A short course on advanced directives What can Kansas teach us? Casenote—Beware of spousal marital rights of election  Financial planning Financial indpendence: Start planning for your retirement now The financial planner Reaping the benefits of a financial planner The story of annuities—Their use and disuse  Fraud In a pig's eye: Vigortone AG Products, Inc. v. PM AG Products, Inc.—An integration clause in a contract will not bar a fraud claim but a "no reliance" clause will Phishing: New Internet scam for seniors (and	(JJ) 16:3 (Mar.) (CGL) 5:1 (Aug.) (EL) 9:4 (June) (BAFP) 18:1 (Sept.) (BAFP) 18:1 (Sept.) (BAFP) 18:1 (Sept.) (BAFP) 18:1 (Sept.) (BAFP) 18:1 (Sept.)
Legislative update: Environmental legislation from the 93rd General Assembly The NFR Letter—A potential property tax blessing in disguise Phase II stormwater discharge permits and the Tenth Amendment Private actions to enforce the Illinois Environmental Protection Act—Look to the Board! The process of siting a municipal waste transfer station or landfill Setting a limit on environmental lawsuits State chamber can't intervene The tide rises once again: Definition of wetlands revisited The use of TMDLs to regulate nonpoint sources of water pollution  ERISA  Great-West Life v. Knudson: A prescription for subrogation recovery under ERISA Sec. 502(A)(3) Health Savings Accounts: Are they ERISA-covered plans?	(ENVL) 34:1 (Aug.) (ENVL) 34:2 (Oct.) (ENVL) 34:4 (June) (ENVL) 34:2 (Oct.) (LGL) 40:2 (Aug.) (ENVL) 34:4 (June) (ML) 30:3 (Mar.) (ML) 30:2 (Dec.) (ENVL) 34:3 (Jan.) (EB) 22:3 (Dec.) (EB) 22:7 (June)	Health and Developmental Disabilities Confidentiality Act and family law issues A report card on child welfare in Illinois: The Illinois Department of Children and Family Services review A short course on advanced directives What can Kansas teach us? Casenote—Beware of spousal marital rights of election  Financial planning Financial indpendence: Start planning for your retirement now The financial planner Reaping the benefits of a financial planner The story of annuities—Their use and disuse  Fraud In a pig's eye: Vigortone AG Products, Inc. v. PM AG Products, Inc.—An integration clause in a contract will not bar a fraud claim but a "no reliance" clause will Phishing: New Internet scam for seniors (and others) to beware	(JJ) 16:3 (Mar.) (CGL) 5:1 (Aug.) (EL) 9:4 (June) (BAFP) 18:1 (Sept.) (BAFP) 18:1 (Sept.) (BAFP) 18:1 (Sept.) (BAFP) 18:1 (Sept.)
Legislative update: Environmental legislation from the 93rd General Assembly The NFR Letter—A potential property tax blessing in disguise Phase II stormwater discharge permits and the Tenth Amendment Private actions to enforce the Illinois Environmental Protection Act—Look to the Board! The process of siting a municipal waste transfer station or landfill Setting a limit on environmental lawsuits State chamber can't intervene The tide rises once again: Definition of wetlands revisited The use of TMDLs to regulate nonpoint sources of water pollution  ERISA  Great-West Life v. Knudson: A prescription for subrogation recovery under ERISA Sec. 502(A)(3) Health Savings Accounts: Are they ERISA-covered plans? New rules for 204(h) notices	(ENVL) 34:1 (Aug.) (ENVL) 34:2 (Oct.) (ENVL) 34:4 (June) (ENVL) 34:2 (Oct.) (LGL) 40:2 (Aug.) (ENVL) 34:4 (June) (ML) 30:3 (Mar.) (ML) 30:2 (Dec.) (ENVL) 34:3 (Jan.)	Health and Developmental Disabilities Confidentiality Act and family law issues A report card on child welfare in Illinois: The Illinois Department of Children and Family Services review A short course on advanced directives What can Kansas teach us? Casenote—Beware of spousal marital rights of election  Financial planning Financial indpendence: Start planning for your retirement now The financial planner Reaping the benefits of a financial planner The story of annuities—Their use and disuse  Fraud In a pig's eye: Vigortone AG Products, Inc. v. PM AG Products, Inc.—An integration clause in a contract will not bar a fraud claim but a "no reliance" clause will Phishing: New Internet scam for seniors (and others) to beware Understanding the impact of common	(JJ) 16:3 (Mar.) (CGL) 5:1 (Aug.) (EL) 9:4 (June) (BAFP) 18:1 (Sept.) (BAFP) 18:1 (Sept.) (BAFP) 18:1 (Sept.) (BAFP) 18:1 (Sept.) (BAFP) 18:1 (Sept.)
Legislative update: Environmental legislation from the 93rd General Assembly The NFR Letter—A potential property tax blessing in disguise Phase II stormwater discharge permits and the Tenth Amendment Private actions to enforce the Illinois Environmental Protection Act—Look to the Board! The process of siting a municipal waste transfer station or landfill Setting a limit on environmental lawsuits State chamber can't intervene The tide rises once again: Definition of wetlands revisited The use of TMDLs to regulate nonpoint sources of water pollution  ERISA  Great-West Life v. Knudson: A prescription for subrogation recovery under ERISA Sec. 502(A)(3) Health Savings Accounts: Are they ERISA-covered plans? New rules for 204(h) notices Seventh Circuit narrows application of Illinois	(ENVL) 34:1 (Aug.) (ENVL) 34:2 (Oct.) (ENVL) 34:4 (June) (ENVL) 34:2 (Oct.) (LGL) 40:2 (Aug.) (ENVL) 34:4 (June) (ML) 30:3 (Mar.) (ML) 30:2 (Dec.) (ENVL) 34:3 (Jan.) (EB) 22:3 (Dec.) (EB) 22:7 (June)	Health and Developmental Disabilities Confidentiality Act and family law issues A report card on child welfare in Illinois: The Illinois Department of Children and Family Services review A short course on advanced directives What can Kansas teach us? Casenote—Beware of spousal marital rights of election  Financial planning Financial indpendence: Start planning for your retirement now The financial planner Reaping the benefits of a financial planner The story of annuities—Their use and disuse  Fraud In a pig's eye: Vigortone AG Products, Inc. v. PM AG Products, Inc.—An integration clause in a contract will not bar a fraud claim but a "no reliance" clause will Phishing: New Internet scam for seniors (and others) to beware Understanding the impact of common contract provisions: The "merger" or	(JJ) 16:3 (Mar.) (CGL) 5:1 (Aug.) (EL) 9:4 (June) (BAFP) 18:1 (Sept.) (BAFP) 18:1 (Sept.) (BAFP) 18:1 (Sept.) (BAFP) 18:1 (Sept.) (BAFP) 18:1 (Sept.)
Legislative update: Environmental legislation from the 93rd General Assembly The NFR Letter—A potential property tax blessing in disguise Phase II stormwater discharge permits and the Tenth Amendment Private actions to enforce the Illinois Environmental Protection Act—Look to the Board! The process of siting a municipal waste transfer station or landfill Setting a limit on environmental lawsuits State chamber can't intervene The tide rises once again: Definition of wetlands revisited The use of TMDLs to regulate nonpoint sources of water pollution  ERISA  Great-West Life v. Knudson: A prescription for subrogation recovery under ERISA Sec. 502(A)(3) Health Savings Accounts: Are they ERISA-covered plans? New rules for 204(h) notices Seventh Circuit narrows application of Illinois common fund doctrine in ERISA subrogation	(ENVL) 34:1 (Aug.) (ENVL) 34:2 (Oct.) (ENVL) 34:4 (June) (ENVL) 34:2 (Oct.) (LGL) 40:2 (Aug.) (ENVL) 34:4 (June) (ML) 30:3 (Mar.) (ML) 30:2 (Dec.) (ENVL) 34:3 (Jan.) (EB) 22:3 (Dec.) (EB) 22:7 (June) (EB) 22:2 (Oct.)	Health and Developmental Disabilities Confidentiality Act and family law issues A report card on child welfare in Illinois: The Illinois Department of Children and Family Services review A short course on advanced directives What can Kansas teach us? Casenote—Beware of spousal marital rights of election  Financial planning Financial indpendence: Start planning for your retirement now The financial planner Reaping the benefits of a financial planner The story of annuities—Their use and disuse  Fraud In a pig's eye: Vigortone AG Products, Inc. v. PM AG Products, Inc.—An integration clause in a contract will not bar a fraud claim but a "no reliance" clause will Phishing: New Internet scam for seniors (and others) to beware Understanding the impact of common contract provisions: The "merger" or "integration" clause vs. the "no reliance"	(JJ) 16:3 (Mar.) (CGL) 5:1 (Aug.) (EL) 9:4 (June) (BAFP) 18:1 (Sept.) (BAFP) 18:1 (Sept.) (BAFP) 18:1 (Sept.) (BAFP) 18:1 (Sept.) (BAFP) 18:1 (Sept.)
Legislative update: Environmental legislation from the 93rd General Assembly The NFR Letter—A potential property tax blessing in disguise Phase II stormwater discharge permits and the Tenth Amendment Private actions to enforce the Illinois Environmental Protection Act—Look to the Board! The process of siting a municipal waste transfer station or landfill Setting a limit on environmental lawsuits State chamber can't intervene The tide rises once again: Definition of wetlands revisited The use of TMDLs to regulate nonpoint sources of water pollution  ERISA  Great-West Life v. Knudson: A prescription for subrogation recovery under ERISA Sec. 502(A)(3) Health Savings Accounts: Are they ERISA-covered plans? New rules for 204(h) notices Seventh Circuit narrows application of Illinois	(ENVL) 34:1 (Aug.) (ENVL) 34:2 (Oct.) (ENVL) 34:4 (June) (ENVL) 34:2 (Oct.) (LGL) 40:2 (Aug.) (ENVL) 34:4 (June) (ML) 30:3 (Mar.) (ML) 30:2 (Dec.) (ENVL) 34:3 (Jan.) (EB) 22:3 (Dec.) (EB) 22:7 (June)	Health and Developmental Disabilities Confidentiality Act and family law issues A report card on child welfare in Illinois: The Illinois Department of Children and Family Services review A short course on advanced directives What can Kansas teach us? Casenote—Beware of spousal marital rights of election  Financial planning Financial indpendence: Start planning for your retirement now The financial planner Reaping the benefits of a financial planner The story of annuities—Their use and disuse  Fraud In a pig's eye: Vigortone AG Products, Inc. v. PM AG Products, Inc.—An integration clause in a contract will not bar a fraud claim but a "no reliance" clause will Phishing: New Internet scam for seniors (and others) to beware Understanding the impact of common contract provisions: The "merger" or "integration" clause vs. the "no reliance" clause—Careful drafting can help ward	(JJ) 16:3 (Mar.) (CGL) 5:1 (Aug.) (EL) 9:4 (June) (BAFP) 18:1 (Sept.) (BAFP) 18:1 (Sept.) (BAFP) 18:1 (Sept.) (BAFP) 18:1 (Sept.) (CSL) 49:4 (June) (EL) 9:3 (Mar.)
Legislative update: Environmental legislation from the 93rd General Assembly The NFR Letter—A potential property tax blessing in disguise Phase II stormwater discharge permits and the Tenth Amendment Private actions to enforce the Illinois Environmental Protection Act—Look to the Board! The process of siting a municipal waste transfer station or landfill Setting a limit on environmental lawsuits State chamber can't intervene The tide rises once again: Definition of wetlands revisited The use of TMDLs to regulate nonpoint sources of water pollution  ERISA  Great-West Life v. Knudson: A prescription for subrogation recovery under ERISA Sec. 502(A)(3) Health Savings Accounts: Are they ERISA-covered plans? New rules for 204(h) notices Seventh Circuit narrows application of Illinois common fund doctrine in ERISA subrogation claims	(ENVL) 34:1 (Aug.) (ENVL) 34:2 (Oct.) (ENVL) 34:4 (June) (ENVL) 34:2 (Oct.) (LGL) 40:2 (Aug.) (ENVL) 34:4 (June) (ML) 30:3 (Mar.) (ML) 30:2 (Dec.) (ENVL) 34:3 (Jan.) (EB) 22:3 (Dec.) (EB) 22:7 (June) (EB) 22:2 (Oct.)	Health and Developmental Disabilities Confidentiality Act and family law issues A report card on child welfare in Illinois: The Illinois Department of Children and Family Services review A short course on advanced directives What can Kansas teach us? Casenote—Beware of spousal marital rights of election  Financial planning Financial indpendence: Start planning for your retirement now The financial planner Reaping the benefits of a financial planner The story of annuities—Their use and disuse  Fraud In a pig's eye: Vigortone AG Products, Inc. v. PM AG Products, Inc.—An integration clause in a contract will not bar a fraud claim but a "no reliance" clause will Phishing: New Internet scam for seniors (and others) to beware Understanding the impact of common contract provisions: The "merger" or "integration" clause vs. the "no reliance"	(JJ) 16:3 (Mar.) (CGL) 5:1 (Aug.) (EL) 9:4 (June) (BAFP) 18:1 (Sept.) (BAFP) 18:1 (Sept.) (BAFP) 18:1 (Sept.) (BAFP) 18:1 (Sept.) (BAFP) 18:1 (Sept.)
Legislative update: Environmental legislation from the 93rd General Assembly The NFR Letter—A potential property tax blessing in disguise Phase II stormwater discharge permits and the Tenth Amendment Private actions to enforce the Illinois Environmental Protection Act—Look to the Board! The process of siting a municipal waste transfer station or landfill Setting a limit on environmental lawsuits State chamber can't intervene The tide rises once again: Definition of wetlands revisited The use of TMDLs to regulate nonpoint sources of water pollution  ERISA  Great-West Life v. Knudson: A prescription for subrogation recovery under ERISA Sec. 502(A)(3) Health Savings Accounts: Are they ERISA-covered plans? New rules for 204(h) notices Seventh Circuit narrows application of Illinois common fund doctrine in ERISA subrogation	(ENVL) 34:1 (Aug.) (ENVL) 34:2 (Oct.) (ENVL) 34:4 (June) (ENVL) 34:2 (Oct.) (LGL) 40:2 (Aug.) (ENVL) 34:4 (June) (ML) 30:3 (Mar.) (ML) 30:2 (Dec.) (ENVL) 34:3 (Jan.) (EB) 22:3 (Dec.) (EB) 22:7 (June) (EB) 22:2 (Oct.)	Health and Developmental Disabilities Confidentiality Act and family law issues A report card on child welfare in Illinois: The Illinois Department of Children and Family Services review A short course on advanced directives What can Kansas teach us? Casenote—Beware of spousal marital rights of election  Financial planning Financial indpendence: Start planning for your retirement now The financial planner Reaping the benefits of a financial planner The story of annuities—Their use and disuse  Fraud In a pig's eye: Vigortone AG Products, Inc. v. PM AG Products, Inc.—An integration clause in a contract will not bar a fraud claim but a "no reliance" clause will Phishing: New Internet scam for seniors (and others) to beware Understanding the impact of common contract provisions: The "merger" or "integration" clause vs. the "no reliance" clause—Careful drafting can help ward off a fraud claim	(JJ) 16:3 (Mar.) (CGL) 5:1 (Aug.) (EL) 9:4 (June) (BAFP) 18:1 (Sept.) (BAFP) 18:1 (Sept.) (BAFP) 18:1 (Sept.) (BAFP) 18:1 (Sept.) (CSL) 49:4 (June) (EL) 9:3 (Mar.)
Legislative update: Environmental legislation from the 93rd General Assembly The NFR Letter—A potential property tax blessing in disguise Phase II stormwater discharge permits and the Tenth Amendment Private actions to enforce the Illinois Environmental Protection Act—Look to the Board! The process of siting a municipal waste transfer station or landfill Setting a limit on environmental lawsuits State chamber can't intervene The tide rises once again: Definition of wetlands revisited The use of TMDLs to regulate nonpoint sources of water pollution  ERISA  Great-West Life v. Knudson: A prescription for subrogation recovery under ERISA Sec. 502(A)(3) Health Savings Accounts: Are they ERISA-covered plans? New rules for 204(h) notices Seventh Circuit narrows application of Illinois common fund doctrine in ERISA subrogation claims	(ENVL) 34:1 (Aug.) (ENVL) 34:2 (Oct.) (ENVL) 34:4 (June) (ENVL) 34:2 (Oct.) (LGL) 40:2 (Aug.) (ENVL) 34:4 (June) (ML) 30:3 (Mar.) (ML) 30:2 (Dec.) (ENVL) 34:3 (Jan.) (EB) 22:3 (Dec.) (EB) 22:7 (June) (EB) 22:2 (Oct.) (TL) 39:1 (Oct.)	Health and Developmental Disabilities Confidentiality Act and family law issues A report card on child welfare in Illinois: The Illinois Department of Children and Family Services review A short course on advanced directives What can Kansas teach us? Casenote—Beware of spousal marital rights of election  Financial planning Financial indpendence: Start planning for your retirement now The financial planner Reaping the benefits of a financial planner The story of annuities—Their use and disuse  Fraud In a pig's eye: Vigortone AG Products, Inc. v. PM AG Products, Inc.—An integration clause in a contract will not bar a fraud claim but a "no reliance" clause will Phishing: New Internet scam for seniors (and others) to beware Understanding the impact of common contract provisions: The "merger" or "integration" clause vs. the "no reliance" clause—Careful drafting can help ward off a fraud claim	(JJ) 16:3 (Mar.) (CGL) 5:1 (Aug.) (EL) 9:4 (June) (BAFP) 18:1 (Sept.) (BAFP) 18:1 (Sept.) (BAFP) 18:1 (Sept.) (BAFP) 18:1 (Sept.) (CSL) 49:4 (June) (EL) 9:3 (Mar.)
Legislative update: Environmental legislation from the 93rd General Assembly The NFR Letter—A potential property tax blessing in disguise Phase II stormwater discharge permits and the Tenth Amendment Private actions to enforce the Illinois Environmental Protection Act—Look to the Board! The process of siting a municipal waste transfer station or landfill Setting a limit on environmental lawsuits State chamber can't intervene The tide rises once again: Definition of wetlands revisited The use of TMDLs to regulate nonpoint sources of water pollution  ERISA  Great-West Life v. Knudson: A prescription for subrogation recovery under ERISA Sec. 502(A)(3) Health Savings Accounts: Are they ERISA-covered plans? New rules for 204(h) notices Seventh Circuit narrows application of Illinois common fund doctrine in ERISA subrogation claims	(ENVL) 34:1 (Aug.) (ENVL) 34:2 (Oct.) (ENVL) 34:4 (June) (ENVL) 34:2 (Oct.) (LGL) 40:2 (Aug.) (ENVL) 34:4 (June) (ML) 30:3 (Mar.) (ML) 30:2 (Dec.) (ENVL) 34:3 (Jan.)  (EB) 22:3 (Dec.) (EB) 22:7 (June) (EB) 22:2 (Oct.)  (TL) 39:1 (Oct.)  (CGL) 5:1 (Aug.)	Health and Developmental Disabilities Confidentiality Act and family law issues A report card on child welfare in Illinois: The Illinois Department of Children and Family Services review A short course on advanced directives What can Kansas teach us? Casenote—Beware of spousal marital rights of election  Financial planning Financial indpendence: Start planning for your retirement now The financial planner Reaping the benefits of a financial planner The story of annuities—Their use and disuse  Fraud In a pig's eye: Vigortone AG Products, Inc. v. PM AG Products, Inc.—An integration clause in a contract will not bar a fraud claim but a "no reliance" clause will Phishing: New Internet scam for seniors (and others) to beware Understanding the impact of common contract provisions: The "merger" or "integration" clause vs. the "no reliance" clause—Careful drafting can help ward off a fraud claim  Freedom of Information  Freedom of Information  Freedom of Information—The Southern Illinoisan	(JJ) 16:3 (Mar.) (CGL) 5:1 (Aug.) (EL) 9:4 (June) (BAFP) 18:1 (Sept.) (BAFP) 18:1 (Sept.) (BAFP) 18:1 (Sept.) (BAFP) 18:1 (Sept.) (CSL) 49:4 (June) (EL) 9:3 (Mar.)
Legislative update: Environmental legislation from the 93rd General Assembly The NFR Letter—A potential property tax blessing in disguise Phase II stormwater discharge permits and the Tenth Amendment Private actions to enforce the Illinois Environmental Protection Act—Look to the Board! The process of siting a municipal waste transfer station or landfill Setting a limit on environmental lawsuits State chamber can't intervene The tide rises once again: Definition of wetlands revisited The use of TMDLs to regulate nonpoint sources of water pollution  ERISA  Great-West Life v. Knudson: A prescription for subrogation recovery under ERISA Sec. 502(A)(3) Health Savings Accounts: Are they ERISA-covered plans? New rules for 204(h) notices Seventh Circuit narrows application of Illinois common fund doctrine in ERISA subrogation claims  Ethics  Ethics  Ethics	(ENVL) 34:1 (Aug.) (ENVL) 34:2 (Oct.) (ENVL) 34:4 (June) (ENVL) 34:2 (Oct.) (LGL) 40:2 (Aug.) (ENVL) 34:4 (June) (ML) 30:3 (Mar.) (ML) 30:2 (Dec.) (ENVL) 34:3 (Jan.) (EB) 22:3 (Dec.) (EB) 22:7 (June) (EB) 22:2 (Oct.) (TL) 39:1 (Oct.)	Health and Developmental Disabilities Confidentiality Act and family law issues A report card on child welfare in Illinois: The Illinois Department of Children and Family Services review A short course on advanced directives What can Kansas teach us? Casenote—Beware of spousal marital rights of election  Financial planning Financial indpendence: Start planning for your retirement now The financial planner Reaping the benefits of a financial planner The story of annuities—Their use and disuse  Fraud In a pig's eye: Vigortone AG Products, Inc. v. PM AG Products, Inc.—An integration clause in a contract will not bar a fraud claim but a "no reliance" clause will Phishing: New Internet scam for seniors (and others) to beware Understanding the impact of common contract provisions: The "merger" or "integration" clause vs. the "no reliance" clause—Careful drafting can help ward off a fraud claim  Freedom of Information  Freedom of Information Freedom of Information Freedom of Public Health, Fifth	(JJ) 16:3 (Mar.) (CGL) 5:1 (Aug.) (EL) 9:4 (June) (BAFP) 18:1 (Sept.) (BAFP) 18:1 (Sept.) (BAFP) 18:1 (Sept.) (BAFP) 18:1 (Sept.) (CSL) 49:4 (June) (EL) 9:3 (Mar.)
Legislative update: Environmental legislation from the 93rd General Assembly The NFR Letter—A potential property tax blessing in disguise Phase II stormwater discharge permits and the Tenth Amendment Private actions to enforce the Illinois Environmental Protection Act—Look to the Board! The process of siting a municipal waste transfer station or landfill Setting a limit on environmental lawsuits State chamber can't intervene The tide rises once again: Definition of wetlands revisited The use of TMDLs to regulate nonpoint sources of water pollution  ERISA  Great-West Life v. Knudson: A prescription for subrogation recovery under ERISA Sec. 502(A)(3) Health Savings Accounts: Are they ERISA-covered plans? New rules for 204(h) notices Seventh Circuit narrows application of Illinois common fund doctrine in ERISA subrogation claims  Ethics  Ethics  Ethics corner Ethics corner: Blagojevich signs ethics	(ENVL) 34:1 (Aug.) (ENVL) 34:2 (Oct.) (ENVL) 34:4 (June) (ENVL) 34:2 (Oct.) (LGL) 40:2 (Aug.) (ENVL) 34:4 (June) (ML) 30:3 (Mar.) (ML) 30:2 (Dec.) (ENVL) 34:3 (Jan.) (EB) 22:3 (Dec.) (EB) 22:7 (June) (EB) 22:2 (Oct.) (TL) 39:1 (Oct.) (CGL) 5:1 (Aug.) (CGL) 5:2 (Nov.)	Health and Developmental Disabilities Confidentiality Act and family law issues A report card on child welfare in Illinois: The Illinois Department of Children and Family Services review A short course on advanced directives What can Kansas teach us? Casenote—Beware of spousal marital rights of election  Financial planning Financial indpendence: Start planning for your retirement now The financial planner Reaping the benefits of a financial planner The story of annuities—Their use and disuse  Fraud  In a pig's eye: Vigortone AG Products, Inc. v. PM AG Products, Inc.—An integration clause in a contract will not bar a fraud claim but a "no reliance" clause will Phishing: New Internet scam for seniors (and others) to beware Understanding the impact of common contract provisions: The "merger" or "integration" clause vs. the "no reliance" clause—Careful drafting can help ward off a fraud claim  Freedom of Information  Freedom of information—The Southern Illinoisan v. The Department of Public Health, Fifth District Appellate Court, June 9, 2004	(JJ) 16:3 (Mar.) (CGL) 5:1 (Aug.) (EL) 9:4 (June) (BAFP) 18:1 (Sept.) (BAFP) 18:1 (Sept.) (BAFP) 18:1 (Sept.) (BAFP) 18:1 (Sept.) (CSL) 49:4 (June) (EL) 9:3 (Mar.)
Legislative update: Environmental legislation from the 93rd General Assembly The NFR Letter—A potential property tax blessing in disguise Phase II stormwater discharge permits and the Tenth Amendment Private actions to enforce the Illinois Environmental Protection Act—Look to the Board! The process of siting a municipal waste transfer station or landfill Setting a limit on environmental lawsuits State chamber can't intervene The tide rises once again: Definition of wetlands revisited The use of TMDLs to regulate nonpoint sources of water pollution  ERISA  Great-West Life v. Knudson: A prescription for subrogation recovery under ERISA Sec. 502(A)(3) Health Savings Accounts: Are they ERISA-covered plans? New rules for 204(h) notices Seventh Circuit narrows application of Illinois common fund doctrine in ERISA subrogation claims  Ethics  Ethics  Ethics	(ENVL) 34:1 (Aug.) (ENVL) 34:2 (Oct.) (ENVL) 34:4 (June) (ENVL) 34:2 (Oct.) (LGL) 40:2 (Aug.) (ENVL) 34:4 (June) (ML) 30:3 (Mar.) (ML) 30:2 (Dec.) (ENVL) 34:3 (Jan.)  (EB) 22:3 (Dec.) (EB) 22:7 (June) (EB) 22:2 (Oct.)  (TL) 39:1 (Oct.)  (CGL) 5:1 (Aug.)	Health and Developmental Disabilities Confidentiality Act and family law issues A report card on child welfare in Illinois: The Illinois Department of Children and Family Services review A short course on advanced directives What can Kansas teach us? Casenote—Beware of spousal marital rights of election  Financial planning Financial indpendence: Start planning for your retirement now The financial planner Reaping the benefits of a financial planner The story of annuities—Their use and disuse  Fraud In a pig's eye: Vigortone AG Products, Inc. v. PM AG Products, Inc.—An integration clause in a contract will not bar a fraud claim but a "no reliance" clause will Phishing: New Internet scam for seniors (and others) to beware Understanding the impact of common contract provisions: The "merger" or "integration" clause vs. the "no reliance" clause—Careful drafting can help ward off a fraud claim  Freedom of Information  Freedom of Information Freedom of Information Freedom of Public Health, Fifth	(JJ) 16:3 (Mar.) (CGL) 5:1 (Aug.) (EL) 9:4 (June) (BAFP) 18:1 (Sept.) (BAFP) 18:1 (Sept.) (BAFP) 18:1 (Sept.) (BAFP) 18:1 (Sept.) (CSL) 49:4 (June) (EL) 9:3 (Mar.)

education impartial hearing officers under the Illinois Freedom of Information Act (FOIA)	(AL) 33:9 (June)	Medical malpractice certificates not required in litigation based on the Health Care Surrogate	
Government		Act Paramedics and the extent of statutory immunity:	(EL) 9:3 (Mar.)
Ethics corner: Blagojevich signs ethics		Through the looking glass	(CPAP) 49:5 (Mar.)
reforms into law	(CGL) 5:4 (Mar.)	Pharmaceutical patent settlement cases: Mixed	(ALICL) 40:4 (luna)
Governmental ethics: Public Acts 93-615 & 93-617	(IRAR) 30:3 (Feb.)	signals for settling patent litigation Plaintiffs are entitled to submit entire amount of	(AUCL) 42:4 (June)
	, , , , ,	billed medical expenses without any reduction	
Government Lawyers		for discounts their health insurance carrier received	(CPAP) 49:4 (Feb.)
Attorney General issues opinions	(CGL) 5:5 (June)	Recent council activities	(HCL) 20:2 (Dec.)
Case law update Case law update	(CGL) 5:1 (Aug.) (CGL) 5:2 (Nov.)	Restrictive covenants in physician contracts: An	(1101) 00:4 (1:::)
Case law update	(CGL) 5:4 (Mar.)	emerging public policy battleground Taxable costs issue addressed by Supreme Court	(HCL) 20:4 (June) (GPS) 32:2 (Aug.)
Case law update	(CGL) 5:5 (June)		, , , , , , , , , , , , , , , , , , , ,
Encore CLE program Government lawyer honored as Laureate by	(CGL) 5:2 (Nov.)	Health Insurance Portability and Acc	ountability Act
the Academy of Illinos Lawyers	(CGL) 5:4 (Mar.)	Advising corporate clients presented with	
In-sites	(CGL) 5:1 (Aug.)	HIPAA compliance documents: Is your non- health care client a Business Associate?	(CSL) 49:1 (Sept.)
In-sites In-sites	(CGL) 5:2 (Nov.) (CGL) 5:4 (Mar.)	A moment on the lips, forever on the HIPAAs:	(00L) 10.1 (00pl.)
ISBA Assembly adopts tribute to	(OGL) 0.1 (Mar.)	A primer on HIPAA privacy compliance	(CLD) 41:1 (July)
government lawyer fire victims	(CGL) 5:4 (Mar.)	Considerations to be made with respect to advance directives	(TE) 50:3 (Feb.)
Legislative update Legislative update	(CGL) 5:1 (Aug.) (CGL) 5:3 (Dec.)	Health Insurance Portability &	(12) 00.0 (1 00.)
Legislative update	(CGL) 5:5 (June)	Accountability Act (HIPAA) and the	(14(01)) 44 4 (0 1)
News you can use	(CGL) 5:1 (Aug.)	workers' compensation exemption HIPAA privacy rules and discovery	(WCL) 41:1 (Sept.)
News you can use News you can use	(CGL) 5:4 (Mar.) (CGL) 5:5 (June)	of medical records	(GPS) 32:8 (Feb.)
Open Meetings Act— A convenient place lies	(OGL) 5.5 (Odric)	Penalties under HIPAA (Interim Final Rule)	(EB) 22:2 (Oct.)
somewhere between a broom closet and	(001) 5 5 (1 )	Plaintiff may recover full amount of medical bills despite insurer's discounts	(TL) 39:4 (Apr.)
football stadium Open Meetings Act— Right to participate	(CGL) 5:5 (June) (CGL) 5:5 (June)	Restriction of litigants' access to protected	(1L) 00.4 (Apr.)
Reflections on Donald E. Ruff: Illinois lawyers	(OGL) 0.0 (Odrio)	health information under HIPAA	(FCP) 2:5 (May)
have lost a good friend	(CGL) 5:1 (Aug.)		
A short course on advanced directives A short course on guardianship appointment	(CGL) 5:1 (Aug.)	Illinois Courts Commissi	on
and service	(CGL) 5:4 (Mar.)	Illinois Courts Commission enters into joint	
Someone you should know: Diann Marsalek	(CGL) 5:2 (Nov.)	`decision to reprimand Judge Gregory Householter,	
Someone you should know: Edwin R. Parkinson Someone you should know: Jan Paul Miller	(CGL) 5:5 (June) (CGL) 5:1 (Aug.)	`No. 03 CCI-August 25, 2003 Illinois Courts Commission rejects plea bargain	(BB) 34:4 (Mar.)
Someone you should know: Raquel		for Judge Francis Golniewicz	(BB) 34:6 (June)
"Rocky" Martinez	(CGL) 5:4 (Mar.)	Illinois Supreme Court	
Guardianship		Illinois Supreme Court finds municipal demolition	•
A short course on guardianship appointment		statute constitutional	(REL) 49:4 (Mar.)
and service	(CGL) 5:4 (Mar.)	The Supreme Court upholds COLA for judges	(BB) 34:6 (June)
Harassment		Individual Rights/Constitution	nal Law
Employer's failure to register specific complaints		Amendment to Human Rights Act addresses	
doomed her sexual harassment and retaliation	(505) 5 5 (14)	employee use of language other than English	(1.11.11D) (D )
claims under Title VII	(FCP) 2:5 (May)	in the workplace DCFS violates due process of teacher accused	(MWP) 14:2 (Dec.)
Health Care Law		of sexual abuse	(AL) 33:9 (June)
(See also, Health Insurance Port	ability and	An essay on marriage and civil unions	(IRAR) 30:3 (Feb.)
Accountability Act; Malpractice		Facial invalidation in First Amendment cases—The end of an era?	(IRAR) 30:3 (Feb.)
Medicaid)	,	The First Amendment	(IRAR) 30:2 (Dec.)
All the latest developments in health care law	(HCL) 20:1 (Sept.)	Have you joined RISSNET?	(ÌRAR) 30:1 (Sept.)
All the latest developments in health care law	(HCL) 20:2 (Dec.)	The Individual Rights and Responsibilities Section Council seeks nominations for the	
All the latest developments in heatlh care law	(HCL) 20:3 (Mar.)	2004 ISBA/Blind Service Association Elmer	
All the latest developments in health care alw Coping with declining health and finances: Ideas,	(HCL) 20:4 (June)	Gertz Award	(IRAR) 30:4 (May)
thoughts, and suggestions for your Powers of		Marshall, Greaney, Ireland, Spina, Cowin, Sosman & Cordy	(GPS) 32:8 (Feb.)
Attorney	(EL) 9:3 (Mar.)	Obiter dictum	(MWP) 14:2 (Dec.)
Debit/credit cards and health plan expense reimbursement	(EB) 22:2 (Oct.)	An overview of the United States Supreme	( , ( = - )
General Accounting Office medical malpractice	(LD)	Court's equal protection standard for the	
insurance studies	(HCL) 20:1 (Sept.)	adjudication of racial gerrymandering lawsuits	(IRAR) 30:4 (May)
General Accounting Office—Specialty hospital studies	(HCL) 20:3 (Mar.)	Reasonable, not perfect, competence of	, , , , , , , , , , , , , , , , , , , ,
Health Care Section sponsors Law Ed	(1.102) 20.0 (Mai.)	counsel: Yarborough v. Gentry	(GPS) 32:6 (Dec.)
program and teleconference	(HCL) 20:3 (Mar.)	Reforming the death penalty Section members invited to help with CLE	(IRAR) 30:3 (Feb.)
The Health Care Services Lien Act Illinois General Assembly regulates	(TL) 39:2 (Dec.)	program proposals	(IRAR) 30:3 (Feb.)
health care liens	(CPAP) 49:2 (Nov.)	Supreme Court denies foreign nationals their	
	• • • • • • • • • • • • • • • • • • • •	individual rights conferred to them by the	

Vienna Convention	(IIL) 41:6 (May)	from the enforcement perspective	(AUCL) 42:4 (June)
Supreme Court Rule 416(c)— Constitutional dimensions	(GPS) 32:2 (Aug.)	International and Immigration	ı Law
Torture and war crimes—Violations of international law and our constitutional values  The USA Patriot Act: Uniting and Strengthening	(IRAR) 30:4 (May)	Canada to open new consulates in United States Can a foreign company do business in Mexico? The answer depends on the type of business it	(IIL) 41:2 (Nov.)
America by Providing Appropriate Tools Required to Intercept and Obstruct Terrorism Act of 2001	(IRAR) 30:1 (Sept.)	plans to do there CERCLA does not apply to U.S. pollution caused by U.S. military in other countries—Presumption	(IIL) 41:7 (June)
We want to hear from you!	(IRAR) 30:4 (May)	against extraterritoriality Commercial aspects of Islamic law (shari'ah): A	(IIL) 41:6 (May)
Insurance Law		selected bibliography for practicing lawyers	(IIL) 41:2 (Nov.)
Alphabetical listing of cases	(IL) 48:1 (July)	"Common Law" trademark protection in Japan?	(IP) 43:1 (Aug.)
Alphabetical listing of cases	(IL) 48:2 (Sept.)	Comparison of antitrust laws regarding mergers	
Alphabetical listing of cases Cases	(IL) 48:4 (Jan.) (IL) 48:1 (July)	and acquisitions in the U.S. and the Russian Federation	(AUCL) 42:1 (Oct.)
Cases	(IL) 48:1 (July) (IL) 48:2 (Sept.)	Consumer protection in India	(AUCL) 42:1 (UCL)
Cases	(IL) 48:4 (Jan.)	The continuing evolution of immigration law to	(7100L) 1L.L (0am.)
Cites missing from September 2003 issue	(IL) 48:4 (Jan.)	address issues of domestic violence	(IIL) 41:7 (June)
Dealing with life insurance in	(51) 0 4 (1 )	Crossing cultural barriers by creating a more	() (I D) 40 0 (I
Medicaid eligibility planning	(EL) 9:4 (June)	cohesive multicultural work environment	(YLD) 48:6 (June)
Debarred from right to reject arbitration award De novo review of underinsurance arbitration	(BB) 34:1 (Aug.)	The Customs-Trade Partnership Against Terrorism (C-TPAT) seeks to prevent	
awards	(CPAP) 49:6 (May)	dangerous goods from entering the United	
Fees related to unemployment insurance claims	(AL) 33:5 (Feb.)	States under the cover of legitimate imports	(IIL) 41:3 (Jan.)
General Accounting Office medical malpractice		Dealing with premarital agreements from other	
insurance studies	(HCL) 20:1 (Sept.)	countries	(IIL) 41:3 (Jan.)
How a municipality should handle dangerous/ vicious dogs in Illinois: Statutes, ordinances,		Does NAFTA's interpretation of "expropriation"	
insurance and policies	(LGL) 40:2 (Aug.)	favor foreign investors over domestic investors?	(IIL) 41:7 (June)
Insurance issues in Illinois construction litigation	(IL) 48:3 (Dec.)	Doing business in the United Kingdom: The UK	(IIL) +1.7 (Odilo)
Insurer uses termits to pursue home seller	(REL) 49:3 (Oct.)	legal & regulatory environment	(CLD) 41:5 (Dec.)
Plaintiff may recover full amount of medical		Employment issues in Ireland: Compensation	
bills despite insurer's discounts	(TL) 39:4 (Apr.)	and benefits issues	(EB) 22:1 (July)
Plaintiffs are entitled to submit entire amount of billed medical expenses without any reduction		European Competition Law Commission record fine: 497 million Euros against Microsoft	(IIL) 41:6 (May)
for discounts their health insurance carrier		Filing international trademark applications	(IIL) 41.0 (Way)
received	(CPAP) 49:4 (Feb.)	in the United States: Some basic	
SB 266 modifies Unemployment Insurance	, , , ,	considerations and resources for attorneys	(IIL) 41:2 (Nov.)
Act attorney fee provision	(LAEL) 41:2 (Nov.)	Hoffman Plastics and injured aliens	(IIL) 41:5 (Apr.)
Thoughts on long-term care insurance	(EL) 9:1 (Sept.)	How the application of the Foreign Corrupt Practices	(III.) 44:4 (Mor.)
Using the irevocable insurance trust Words & phrases index of cases	(TE) 50:4 (June) (IL) 48:1 (July)	Act can help regulate international adoptions Illinois regulators introduce western-style	(IIL) 41:4 (Mar.)
Words & phrases index of cases  Words & phrases index of cases	(IL) 48:2 (Sept.)	regulatory practices and policies to the	
Words & phrases index of cases	(IL) 48:4 (Jan.)	Republic of Kazakhstan	(PUT) 39:1 (July)
Indalla de al Borros de		Immigration issues for health care facilities	
Intellectual Property		seeking to hire foreign workers	(IIL) 41:4 (Mar.)
Bankruptcy treatment of ipso facto clauses in	(15) (5.5 (5)	Immigration law alert The International Criminal Tribunal for the	(IIL) 41:3 (Jan.)
intellectual property licenses	(IP) 43:2 (Dec.)	former Yugoslavia: Where is it now?	(IIL) 41:5 (Apr.)
Coming to a state court near you! Could patent infringement matters really end up in state court!	(IP) 43:1 (Dec.)	International stock ownership as a	() ()
"Common Law" trademark protection in Japan?	(IP) 43:1 (Aug.)	benefits strategy	(CLD) 41:7 (Feb.)
Filing international trademark applications	( ) - ( -3)	ISBA International & Immigration Law Section	(111.) 44.0 (14)
in the United States: Some basic		Council strategic planning outline 2004 The legislature has acted: Aliens, guilty pleas	(IIL) 41:6 (May)
considerations and resources for attorneys	(IIL) 41:2 (Nov.)	and new admonitions in the criminal court	
Getting old-school on spam: California Supreme Court rules that mass e-mails from ex-employee		(P.A. 93-0373)	(IIL) 41:1 (Sept.)
are not trespass to chattels	(IP) 43:4 (June)	Memorandum	(IIL) 41:5 (Apr.)
An invitation from the Chair, Steve Baron	(IP) 43:2 (Dec.)	Memorandum of French Labour Law	(IIL) 41:7 (June)
IP notes	(IP) 43:4 (June)	New homeland security cargo regulation: An update on the 24-hour manifest rule	(IIL) 41:6 (May)
KeganLaw art and film intellectual	(ID) 40-4 (I)	Obtaining international trademark protection	(IIL) 41.0 (Way)
property checklist The Madrid Protocol: Frequently asked questions	(IP) 43:4 (June) (IP) 43:3 (Feb.)	via the Madrid Protocol	(IIL) 41:3 (Jan.)
Obtaining international trademark protection	(IF) 45.5 (I <del>C</del> D.)	Overview of the Algerian Code of Public	, , , ,
via the Madrid Protocol	(IIL) 41:3 (Jan.)	Tenders of July 24, 2002	(IIL) 41:5 (Apr.)
Outline of three recent Supreme Court decisions	, , , , ,	PAIR with a great Web site equals less time at	(III.) 44:4 (Mor.)
on patent law (and more)	(IP) 43:1 (Aug.)	the computer  Permanent resident aliens may be detained	(IIL) 41:4 (Mar.)
Save the date; Reserve your space!	(IP) 43:3 (Feb.)	prior to removal proceedings	(IIL) 41:1 (Sept.)
Short items Short items	(IP) 43:2 (Dec.) (IP) 43:3 (Feb.)	Recent developments in Arab commercial	( ) (== ==)
Torture and war crimes—Violations of international	(, 15.5 (1 55.)	agency/distributorship law	(IIL) 41:6 (May)
law and our constitutional values	(IRAR) 30:4 (May)	Retention of sales agents or representatives in	/III \ A.d.A (B.A)
Trade secret train wreck: How "clickety-clack"		Algeria Seventh Circuit addresses COGSA, the	(IIL) 41:4 (Mar.)
transformed a simple idea into a protectable	(ID) 49:0 (Doo)	Hague Rules and Illinois bailment law	
and profitable trade secret  Trademark protection in China: An overview	(IP) 43:2 (Dec.) (IIL) 41:1 (Sept.)	in non-Carmack cargo litigation	(PUT) 39:2 (Dec.)
US and EU approaches to the antitrust analysis	(IIL) +1.1 (OOpt.)	So I'm an alien? I beg your pardon!— Why the	. ,
of intellectual property licensing: Observations		Governor's pardon may be required to avoid	

your client's deportation from the United States		Law Office/Practice Manage	ment
(Part I) Supreme Court denies foreign nationals their	(IIL) 41:1 (Sept.)	(See also, marketing, mentors, tec	hnology)
individual rights conferred to them by the Vienna Convention	(IIL) 41:6 (May)	10 business development resolutions for 2004 Another look at civility and professionalism: The	(YLD) 48:4 (Feb.)
Trademark protection in China: An overview Twinning Project	(IIL) 41:0 (May) (IIL) 41:1 (Sept.) (IIL) 41:5 (Apr.)	American Inns of Court Are independent paralegals on the horizon in	(BB) 34:4 (Mar.)
United States Supreme Court addresses scope of Foreign Sovereign Immunities Act	(IIL) 41:3 (Jan.)	Illinois? Attorney billing practices: What is a consumer	(ML) 30:3 (Mar.)
Upcoming events Upcoming trade events	(IIL) 41:3 (Jan.) (IIL) 41:5 (Apr.)	of legal services to think? Back it up— A practical approach to computers,	(REL) 49:1 (Aug.)
Judiciary	(ΠΕ) 41.3 (ΑβΙ.)	data storage and backup systems Blueprint for civility	(LOE) 25:2 (Jan.) (BB) 34:3 (Jan.)
The Black Line Trial Call system in the Circuit Court		Business continuity plan essential 'insurance' for law firms	(LOE) 25:4 (June)
of Cook County's Law Division: A change born of necessity	(BB) 34:6 (June)	Career Opportunities for Attorneys	(MWP) 14:3 (Mar.)
Case summaries	(BB) 34:2 (Nov.)	Civility in daily life: Give 'em the finger	(MWP) 14:2 (Dec.)
Cases of note	(BB) 34:3 (Jan.)	Crossing cultural barriers by creating a more cohesive multicultural work environment	(YLD) 48:6 (June)
Court annexed mediation in Cook County	(BB) 34:5 (May)	Cutting the pie: Determining partner compensation	(LOE) 25:3 (Apr.)
The Federal Court will soon go "paperless"	(CBAB) 48:5 (May)	Dealing with e-mail overload	(COLT) 1:1 (Aug.)
Federal rule change The first appearance	(CGL) 5:2 (Nov.) (CGL) 5:2 (Nov.)	Dealing with emotionally distraught and	
From the bench: Federal jurisdiction	(FCP) 2:2 (Nov.)	irate clients	(LOE) 25:2 (Jan.)
Illinois Courts Commission enters into joint	( - ) ( - )	Dealing with poor performers and are they	(LOE) 25:1 (Sept.)
decision to reprimand Judge Gregory		really that way?  The demand for soft skills for today's job market:	(LOE) 25.1 (Sept.)
Householter, No. 03 CCI-August 25, 2003	(BB) 34:4 (Mar.)	It's more than class ranking and GPA	(YLD) 48:4 (Feb.)
The Illinois Judicial Conference	(BB) 34:2 (Nov.)	First impressions have big impacts	(LOE) 25:2 (Jan.)
Listening to oral arguments—Long distance style In memoriam: Randolph R. Spires	(FCP) 2:4 (Mar.) (BB) 34:2 (Nov.)	Five good reasons why your law firm should	. , . , ,
The Northern District continues work on	(DD) 34.2 (NOV.)	advertise, and five good reasons why your	
electronic case filing	(CBAB) 48:5 (May)	law firm shouldn't	(YLD) 48:6 (June)
An old judge's thoughts	(BB) 34:5 (May)	Food for thought: The answer to the question is Gossip: The good, the bad, and the ugly	(GPS) 32:11 (June) (YLD) 48:1 (Aug.)
Reaching common ground: Increasing cooperation	,	Handling a client	(YLD) 48:1 (Aug.)
within the domestic relations community	(BB) 34:2 (Nov.)	How to charge more than other lawyers and	(, (9-)
Real judges Recent changes and retirements	(BB) 34:1 (Aug.) (BB) 34:5 (May)	attract better clients	(YLD) 48:2 (Oct.)
Recent judicial appointments and retirements	(BB) 34:1 (Aug.)	How to design a simple education-based Web	()(I D) 40-0 (I)
Recent judicial appointments and retirements	(BB) 34:2 (Nov.)	site for an individual attorney "I've Been Taking Care of Business	(YLD) 48:6 (June)
Recent judicial appointments and retirements	(BB) 34:3 (Jan.)	& Working Overtime"	(GPS) 32:6 (Dec.)
Recent judicial appointments and retirements	(BB) 34:4 (Mar.)	Law firm document retention policies	(CLD) 41:10 (June)
Recent judicial appointments and retirements Remarks by Judge Ilana Diamond Rovner, U.S.	(BB) 34:6 (June)	Let the ISBA's new Career Center help you	, , , ,
Court of Appeals for the Seventh Circuit, to		land the job of your dreams	(YLD) 48:2 (Oct.)
the Vanguard Awards Luncheon, January 29,		Making law offices elder friendly: Advice	(EL) 0.0 (Max)
2004	(BB) 34:6 (June)	from the field "Miranda Warnings" for debt collection lawsuits	(EL) 9:3 (Mar.) (GPS) 32:11 (May)
Report on the Annual Meeting of the American		A moving experience	(LOE) 25:4 (June)
Bar Association House of Delegates	(BB) 34:3 (Jan.)	My first year as the first associate	(YLD) 48:5 (Apr.)
Senior judging The Southern District goes electronic!	(FCP) 2:4 (Mar.) (CBAB) 48:5 (May)	Now what was I going to say?	(YLD) 48:2 (Oct.)
State of the Court Address—April 15, 2004	(BB) 34:5 (May)	One size does not fit all	(YLD) 48:2 (Oct.)
"The summer of jurisdiction"	(FCP) 2:2 (Nov.)	Professionalism and the practice of law as a	(DD) 04.5 (Max)
Supreme Court in review	(FCP) 2:4 (Mar.)	trial lawyer Useful ideas for spreadsheets	(BB) 34:5 (May) (LOE) 25:1 (Sept.)
The Supreme Court upholds COLA for judges	(BB) 34:6 (June)	Oscial lacas for spicadsficets	(LOL) 23.1 (Ocpt.)
Thoughts from the appellate court: Or, what to do about a crocodile in the bathtub	(WATL) 9:2 (Nov.)	Malpractice	
do about a crocodile in the bathlab	(VVATE) 3.2 (NOV.)	General Accounting Office medical malpractice	
Jury instruction		insurance studies	(HCL) 20:1 (Sept.)
A plaintiff need not present direct evidence of		Medical malpractice certificates not required in	
discrimination to get a mixed-motive jury		litigation based on the Health Care Surrogate Act	(EL) 9:3 (Mar.)
instruction	(FCP) 2:4 (Mar.)	Medical malpractice: Claim intake and evaluation	(TL) 39:5 (May)
Juvenile delinquency		Marketing	( ) === ( =-7)
Age is not a factor in a <i>Miranda</i> inquiry	(JJ) 16:4 (June)	_	
Case law update	(JJ) 16:2 (Dec.)	The DOs and DONTs of marketing	(I OE) 25:2 (Apr.)
Case law update	(JJ) 16:3 (Mar.)	a small law firm  Marketing myths most lawyers believe	(LOE) 25:3 (Apr.) (YLD) 48:5 (Apr.)
Hot topics in juvenile delinquency law	(JJ) 16:1 (Sept.)	a.noung myano moot lawyoro bollovo	(125) TO.O (Apr.)
Just when we were getting somewhere Juvenile justice bills passed—Spring 2003	(JJ) 16:4 (June) (JJ) 16:1 (Sept.)	Medicare/Medicaid	
Legislation on the move	(JJ) 16:1 (Sept.)	Dealing with life insurance in	
New direction for DCFS	(JJ) 16:1 (Sept.)	Medicaid eligibility planning	(EL) 9:4 (June)
Redeploy Illinois	(JJ) 16:2 (Dec.)	Handling Medicare issues in workers'	(MOL)
A report card on child welfare in Illinois: The		compensation claims The impact of Medicare and Medicaid	(WCL) 41:1 (Sept.)
Illinois Department of Children and Family	(11) 16:2 (Mar)	The impact of Medicare and Medicaid reimbursement rates on the quality of care	
Services review Violence prevention/intervention for	(JJ) 16:3 (Mar.)	for long-term residents	(EL) 9:1 (Sept.)
parents (The teen years)	(ADR) 10:2 (Dec.)	Medicaid application tips	(EL) 9:4 (June)
. , ,	. , ( == ,	Medicare changes enacted	(HCL) 20:2 (Dec.)

What can Kansas teach us? Casenote—Beware of spousal marital rights of election	(EL) 9:4 (June)	Supreme Court holds statewide meetings on civility and professionalism—Committee on	
Mentors	(==) 0.1 (00.10)	Women and the Law to participate Thoughts from the appellate court: Or, what to	(WATL) 9:2 (Nov.)
Mentoring associates	(LOE) 25:3 (Apr.)	do about a crocodile in the bathtub	(WATL) 9:2 (Nov.)
Mentoring associates  Mentoring: It's really important!	(LOL) 25.5 (Apr.)	What's next? Following up on the 1990 Illinois	, , , ,
"I just assumed that"	(GPS) 32:7 (Jan.)	Task Force Report on Gender Bias in the	(MATL) 0:4 (luna)
Mineral Lour		Courts Wildman Harrold hosts "Dismantling the	(WATL) 9:4 (June)
Mineral Law	(111) 22 2 (2)	Glass Ceiling" luncheon	(WATL) 9:4 (June)
Attorney fees under Oil and Gas Release Act	(ML) 30:2 (Dec.)	Women Everywhere: Partners in Service Project	(WATL) 9:3 (Feb.)
Case note Council legislative initiative	(ML) 30:3 (Mar.) (ML) 30:3 (Mar.)	The Women Everywhere: Partners in Service	
Council votes support for repeal of 765 ILCS 535	(ML) 30:1 (Sept.)	Project marks five years of service to women and children in need	(WATL) 9:4 (June)
Dart v. Leavell	(ML) 30:1 (Sept.)	Women's Bar Associations: Finding a model that	(VVATE) 9.4 (Julie)
Federal Trade Commission fax rule	(ML) 30:1 (Sept.)	works as hard as we do	(WATL) 9:2 (Nov.)
The highway commissioner House seeds in a quarry?	(ML) 30:2 (Dec.) (ML) 30:2 (Dec.)		
In memorium: Honorable Patrick L. Duke	(ML) 30:2 (Dec.)	Minutes	
Leavell v. IDNR	(ML) 30:1 (Sept.)	Excerpts from Minutes of Real Estate Law	(DEL) 10.0 (0)
Legislative update	(ML) 30:4 (June)	Section Council meeting	(REL) 49:2 (Sept.)
New laws from the 93rd General Assembly	(ML) 20:1 (Cont.)	Municipalities	
2003 spring session  New Supreme Court Rule 716—Limited	(ML) 30:1 (Sept.)	Administrative sales in error in connection	
admission of house counsel	(ML) 30:4 (June)	with county annual and scavenger tax sales	(SALT) 47:1 (July)
Overstay your lease—Adverse possession?	(ML) 30:2 (Dec.)	The Affordable Housing Planning and Appeal	(- ) ( )/
Please don't step on my grave	(ML) 30:3 (Mar.)	Act—The new Illinois affirmative action	
A primer on mineral interests in Illinois real estate	(ML) 30:4 (June)	housing program	(LGL) 40:8 (May)
State chamber can't intervene Storm runoff liability exemption inapplicable	(ML) 30:3 (Mar.) (ML) 30:2 (Dec.)	Attorney General issues opinions affecting units of local government	(LGL) 40:8 (May)
Taxing tiers above title	(ML) 30:2 (Dec.)	Beyond <i>Klaeren</i> — The even newer	(EGE) 40.0 (May)
The tide rises once again: Definition of	(	world of zoning	(AL) 33:3 (Sept.)
wetlands revisited	(ML) 30:2 (Dec.)	Case note	(LGL) 40:4 (Oct.)
Yokel v. Hite: Did joint venture spring from unitization agreement?	(ML) 30:4 (June)	Case study: Employing complex financial and operative techniques to keep a troubled TIF	
You are a lawyer. Are you a financial institution?	(ML) 30:4 (Julie)	afloat: Sauk Village's experience with its own	
	(=) ()	TIF III	(LGL) 40:4 (Oct.)
Minorities and Women		Contracts — Did one exist?	(LGL) 40:7 (Apr.)
18th Annual CWF Luncheon with Madeline Albright	(WATL) 9:2 (Nov.)	Cook County Board of Review v. Property Tax Appeal Board and The Lurie Company,	
Affirmative action in higher education revisited:	(MD) 44.4 (Ot)	Docket No. 1-01-3232 (Ist Dist., December	
2003 Supreme Court decisions	(MP) 14:1 (Sept.)	16, 2003)	(SALT) 47:7 (Jan.)
Amendment to Human Rights Act addresses	(MF) 14.1 (Sept.)	16, 2003) A county has an implied authority to require	(SALT) 47:7 (Jan.)
	(MWP) 14:1 (Sept.)	<ul><li>16, 2003)</li><li>A county has an implied authority to require subdivision applicants to reimburse the</li></ul>	
Amendment to Human Rights Act addresses employee use of language other than English in the workplace Calendar of events	(MWP) 14:2 (Dec.) (WATL) 9:1 (Sept.)	<ul> <li>16, 2003)</li> <li>A county has an implied authority to require subdivision applicants to reimburse the county for fees paid to consultants</li> </ul>	(SALT) 47:7 (Jan.) (LGL) 40:7 (Apr.)
Amendment to Human Rights Act addresses employee use of language other than English in the workplace Calendar of events Calendar of events	(MWP) 14:2 (Dec.) (WATL) 9:1 (Sept.) (WATL) 9:3 (Feb.)	<ul> <li>16, 2003)</li> <li>A county has an implied authority to require subdivision applicants to reimburse the county for fees paid to consultants</li> <li>Enforcement of municipal ordinanes—A new,</li> </ul>	(LGL) 40:7 (Apr.)
Amendment to Human Rights Act addresses employee use of language other than English in the workplace Calendar of events Calendar of events Celebrate: National Women's History Month	(MWP) 14:2 (Dec.) (WATL) 9:1 (Sept.) (WATL) 9:3 (Feb.) (WATL) 9:3 (Feb.)	16, 2003) A county has an implied authority to require subdivision applicants to reimburse the county for fees paid to consultants Enforcement of municipal ordinanes—A new, efficient method Freedom of information—The Southern Illinoisan	
Amendment to Human Rights Act addresses employee use of language other than English in the workplace Calendar of events Calendar of events Celebrate: National Women's History Month The Chair's opinion	(MWP) 14:2 (Dec.) (WATL) 9:1 (Sept.) (WATL) 9:3 (Feb.)	16, 2003) A county has an implied authority to require subdivision applicants to reimburse the county for fees paid to consultants Enforcement of municipal ordinanes—A new, efficient method Freedom of information—The Southern Illinoisan v. The Department of Public Health, Fifth	(LGL) 40:7 (Apr.) (CGL) 5:2 (Nov.)
Amendment to Human Rights Act addresses employee use of language other than English in the workplace Calendar of events Calendar of events Celebrate: National Women's History Month The Chair's opinion Chicago Metropolitan Battered Women's Network Collaborative law— A new way to work the	(MWP) 14:2 (Dec.) (WATL) 9:1 (Sept.) (WATL) 9:3 (Feb.) (WATL) 9:3 (Feb.) (MWP) 14:2 (Dec.) (WATL) 9:3 (Feb.)	16, 2003) A county has an implied authority to require subdivision applicants to reimburse the county for fees paid to consultants Enforcement of municipal ordinanes—A new, efficient method Freedom of information—The Southern Illinoisan v. The Department of Public Health, Fifth District Appellate Court, June 9, 2004	(LGL) 40:7 (Apr.)
Amendment to Human Rights Act addresses employee use of language other than English in the workplace Calendar of events Calendar of events Celebrate: National Women's History Month The Chair's opinion Chicago Metropolitan Battered Women's Network Collaborative law— A new way to work the old problem of divorce	(MWP) 14:2 (Dec.) (WATL) 9:1 (Sept.) (WATL) 9:3 (Feb.) (WATL) 9:3 (Feb.) (MWP) 14:2 (Dec.) (WATL) 9:3 (Feb.) (WATL) 9:1 (Sept.)	16, 2003) A county has an implied authority to require subdivision applicants to reimburse the county for fees paid to consultants Enforcement of municipal ordinanes—A new, efficient method Freedom of information—The Southern Illinoisan v. The Department of Public Health, Fifth District Appellate Court, June 9, 2004 Gerwin v. Livingston County Board: The Open	(LGL) 40:7 (Apr.) (CGL) 5:2 (Nov.) (LGL) 40:9 (June)
Amendment to Human Rights Act addresses employee use of language other than English in the workplace Calendar of events Calendar of events Celebrate: National Women's History Month The Chair's opinion Chicago Metropolitan Battered Women's Network Collaborative law— A new way to work the old problem of divorce Did you know	(MWP) 14:2 (Dec.) (WATL) 9:1 (Sept.) (WATL) 9:3 (Feb.) (WATL) 9:3 (Feb.) (MWP) 14:2 (Dec.) (WATL) 9:3 (Feb.) (WATL) 9:1 (Sept.) (WATL) 9:1 (Sept.)	16, 2003) A county has an implied authority to require subdivision applicants to reimburse the county for fees paid to consultants Enforcement of municipal ordinanes—A new, efficient method Freedom of information—The Southern Illinoisan v. The Department of Public Health, Fifth District Appellate Court, June 9, 2004	(LGL) 40:7 (Apr.) (CGL) 5:2 (Nov.)
Amendment to Human Rights Act addresses employee use of language other than English in the workplace Calendar of events Calendar of events Celebrate: National Women's History Month The Chair's opinion Chicago Metropolitan Battered Women's Network Collaborative law — A new way to work the old problem of divorce Did you know Finding my way home	(MWP) 14:2 (Dec.) (WATL) 9:1 (Sept.) (WATL) 9:3 (Feb.) (WATL) 9:3 (Feb.) (MWP) 14:2 (Dec.) (WATL) 9:3 (Feb.) (WATL) 9:1 (Sept.) (WATL) 9:1 (Sept.) (MWP) 14:2 (Dec.)	16, 2003) A county has an implied authority to require subdivision applicants to reimburse the county for fees paid to consultants Enforcement of municipal ordinanes—A new, efficient method Freedom of information—The Southern Illinoisan v. The Department of Public Health, Fifth District Appellate Court, June 9, 2004 Gerwin v. Livingston County Board: The Open Meetings Act and its impact on hearings The Governor's amendatory veto of House Bill 3412—What it could mean for units	(LGL) 40:7 (Apr.) (CGL) 5:2 (Nov.) (LGL) 40:9 (June) (ENVL) 34:4 (June)
Amendment to Human Rights Act addresses employee use of language other than English in the workplace Calendar of events Calendar of events Celebrate: National Women's History Month The Chair's opinion Chicago Metropolitan Battered Women's Network Collaborative law— A new way to work the old problem of divorce Did you know	(MWP) 14:2 (Dec.) (WATL) 9:1 (Sept.) (WATL) 9:3 (Feb.) (WATL) 9:3 (Feb.) (MWP) 14:2 (Dec.) (WATL) 9:3 (Feb.) (WATL) 9:1 (Sept.) (WATL) 9:1 (Sept.)	16, 2003) A county has an implied authority to require subdivision applicants to reimburse the county for fees paid to consultants Enforcement of municipal ordinanes—A new, efficient method Freedom of information—The Southern Illinoisan v. The Department of Public Health, Fifth District Appellate Court, June 9, 2004 Gerwin v. Livingston County Board: The Open Meetings Act and its impact on hearings The Governor's amendatory veto of House Bill 3412—What it could mean for units of local government	(LGL) 40:7 (Apr.) (CGL) 5:2 (Nov.) (LGL) 40:9 (June)
Amendment to Human Rights Act addresses employee use of language other than English in the workplace Calendar of events Calendar of events Celebrate: National Women's History Month The Chair's opinion Chicago Metropolitan Battered Women's Network Collaborative law— A new way to work the old problem of divorce Did you know Finding my way home Firsts in women's achievement Fractured fairy tales—How children's classics can reinforce harmful stereotypes	(MWP) 14:2 (Dec.) (WATL) 9:1 (Sept.) (WATL) 9:3 (Feb.) (WATL) 9:3 (Feb.) (MWP) 14:2 (Dec.) (WATL) 9:3 (Feb.) (WATL) 9:1 (Sept.) (WATL) 9:1 (Sept.) (MWP) 14:2 (Dec.) (WATL) 9:3 (Feb.) (WATL) 9:4 (June)	16, 2003) A county has an implied authority to require subdivision applicants to reimburse the county for fees paid to consultants Enforcement of municipal ordinanes—A new, efficient method Freedom of information—The Southern Illinoisan v. The Department of Public Health, Fifth District Appellate Court, June 9, 2004 Gerwin v. Livingston County Board: The Open Meetings Act and its impact on hearings The Governor's amendatory veto of House Bill 3412—What it could mean for units of local government Happy trails? Immunity from wilful and	(LGL) 40:7 (Apr.) (CGL) 5:2 (Nov.) (LGL) 40:9 (June) (ENVL) 34:4 (June) (CGL) 5:2 (Nov.)
Amendment to Human Rights Act addresses employee use of language other than English in the workplace Calendar of events Calendar of events Celebrate: National Women's History Month The Chair's opinion Chicago Metropolitan Battered Women's Network Collaborative law— A new way to work the old problem of divorce Did you know Finding my way home Firsts in women's achievement Fractured fairy tales—How children's classics can reinforce harmful stereotypes The history of women in the Justinian Society	(MWP) 14:2 (Dec.) (WATL) 9:1 (Sept.) (WATL) 9:3 (Feb.) (WATL) 9:3 (Feb.) (MWP) 14:2 (Dec.) (WATL) 9:3 (Feb.) (WATL) 9:1 (Sept.) (WATL) 9:1 (Sept.) (MWP) 14:2 (Dec.) (WATL) 9:3 (Feb.) (WATL) 9:4 (June) (MP) 14:4 (May)	16, 2003) A county has an implied authority to require subdivision applicants to reimburse the county for fees paid to consultants Enforcement of municipal ordinanes—A new, efficient method Freedom of information—The Southern Illinoisan v. The Department of Public Health, Fifth District Appellate Court, June 9, 2004 Gerwin v. Livingston County Board: The Open Meetings Act and its impact on hearings The Governor's amendatory veto of House Bill 3412—What it could mean for units of local government Happy trails? Immunity from wilful and wanton conduct for local public entities	(LGL) 40:7 (Apr.) (CGL) 5:2 (Nov.) (LGL) 40:9 (June) (ENVL) 34:4 (June)
Amendment to Human Rights Act addresses employee use of language other than English in the workplace Calendar of events Calendar of events Celebrate: National Women's History Month The Chair's opinion Chicago Metropolitan Battered Women's Network Collaborative law— A new way to work the old problem of divorce Did you know Finding my way home Firsts in women's achievement Fractured fairy tales—How children's classics can reinforce harmful stereotypes The history of women in the Justinian Society Illinois law school deans are a model of diversity	(MWP) 14:2 (Dec.) (WATL) 9:1 (Sept.) (WATL) 9:3 (Feb.) (WATL) 9:3 (Feb.) (WATL) 9:3 (Feb.) (WATL) 9:1 (Sept.) (WATL) 9:1 (Sept.) (WATL) 9:1 (Sept.) (WATL) 9:3 (Feb.) (WATL) 9:4 (June) (MP) 14:4 (May) (WATL) 9:4 (June)	16, 2003) A county has an implied authority to require subdivision applicants to reimburse the county for fees paid to consultants Enforcement of municipal ordinanes—A new, efficient method Freedom of information—The Southern Illinoisan v. The Department of Public Health, Fifth District Appellate Court, June 9, 2004 Gerwin v. Livingston County Board: The Open Meetings Act and its impact on hearings The Governor's amendatory veto of House Bill 3412—What it could mean for units of local government Happy trails? Immunity from wilful and	(LGL) 40:7 (Apr.) (CGL) 5:2 (Nov.) (LGL) 40:9 (June) (ENVL) 34:4 (June) (CGL) 5:2 (Nov.)
Amendment to Human Rights Act addresses employee use of language other than English in the workplace Calendar of events Calendar of events Celebrate: National Women's History Month The Chair's opinion Chicago Metropolitan Battered Women's Network Collaborative law— A new way to work the old problem of divorce Did you know Finding my way home Firsts in women's achievement Fractured fairy tales—How children's classics can reinforce harmful stereotypes The history of women in the Justinian Society	(MWP) 14:2 (Dec.) (WATL) 9:1 (Sept.) (WATL) 9:3 (Feb.) (WATL) 9:3 (Feb.) (MWP) 14:2 (Dec.) (WATL) 9:3 (Feb.) (WATL) 9:1 (Sept.) (WATL) 9:1 (Sept.) (MWP) 14:2 (Dec.) (WATL) 9:3 (Feb.) (WATL) 9:4 (June) (MP) 14:4 (May)	16, 2003) A county has an implied authority to require subdivision applicants to reimburse the county for fees paid to consultants Enforcement of municipal ordinanes—A new, efficient method Freedom of information—The Southern Illinoisan v. The Department of Public Health, Fifth District Appellate Court, June 9, 2004 Gerwin v. Livingston County Board: The Open Meetings Act and its impact on hearings The Governor's amendatory veto of House Bill 3412—What it could mean for units of local government Happy trails? Immunity from wilful and wanton conduct for local public entities High-tech hits home: Can local government officials use electronic communication tools without violating the sunshine laws?	(LGL) 40:7 (Apr.) (CGL) 5:2 (Nov.) (LGL) 40:9 (June) (ENVL) 34:4 (June) (CGL) 5:2 (Nov.) (GPS) 32:7 (Jan.) (AL) 33:1 (July)
Amendment to Human Rights Act addresses employee use of language other than English in the workplace Calendar of events Calendar of events Celebrate: National Women's History Month The Chair's opinion Chicago Metropolitan Battered Women's Network Collaborative law— A new way to work the old problem of divorce Did you know Finding my way home Firsts in women's achievement Fractured fairy tales—How children's classics can reinforce harmful stereotypes The history of women in the Justinian Society Illinois law school deans are a model of diversity Insights into career moves by women lawyers ISBA member and WBAI President Elizabeth Budzinski appointed as Associate Judge in	(MWP) 14:2 (Dec.) (WATL) 9:1 (Sept.) (WATL) 9:3 (Feb.) (WATL) 9:3 (Feb.) (WATL) 9:3 (Feb.) (WATL) 9:3 (Feb.) (WATL) 9:1 (Sept.) (WATL) 9:1 (Sept.) (WATL) 9:1 (Sept.) (WATL) 9:3 (Feb.) (WATL) 9:4 (June) (MP) 14:4 (May) (WATL) 9:4 (June) (WATL) 9:1 (Sept.)	16, 2003) A county has an implied authority to require subdivision applicants to reimburse the county for fees paid to consultants Enforcement of municipal ordinanes—A new, efficient method Freedom of information—The Southern Illinoisan v. The Department of Public Health, Fifth District Appellate Court, June 9, 2004 Gerwin v. Livingston County Board: The Open Meetings Act and its impact on hearings The Governor's amendatory veto of House Bill 3412—What it could mean for units of local government Happy trails? Immunity from wilful and wanton conduct for local public entities High-tech hits home: Can local government officials use electronic communication tools without violating the sunshine laws? House bills passsed	(LGL) 40:7 (Apr.) (CGL) 5:2 (Nov.) (LGL) 40:9 (June) (ENVL) 34:4 (June) (CGL) 5:2 (Nov.) (GPS) 32:7 (Jan.)
Amendment to Human Rights Act addresses employee use of language other than English in the workplace Calendar of events Calendar of events Celebrate: National Women's History Month The Chair's opinion Chicago Metropolitan Battered Women's Network Collaborative law — A new way to work the old problem of divorce Did you know Finding my way home Firsts in women's achievement Fractured fairy tales — How children's classics can reinforce harmful stereotypes The history of women in the Justinian Society Illinois law school deans are a model of diversity Insights into career moves by women lawyers ISBA member and WBAI President Elizabeth Budzinski appointed as Associate Judge in Circuit Court of Cook County	(MWP) 14:2 (Dec.) (WATL) 9:1 (Sept.) (WATL) 9:3 (Feb.) (WATL) 9:3 (Feb.) (WATL) 9:3 (Feb.) (WATL) 9:3 (Feb.) (WATL) 9:1 (Sept.) (WATL) 9:1 (Sept.) (WATL) 9:1 (Sept.) (WATL) 9:3 (Feb.) (WATL) 9:4 (June) (WATL) 9:4 (June) (WATL) 9:4 (June) (WATL) 9:1 (Sept.) (WATL) 9:1 (Sept.)	16, 2003) A county has an implied authority to require subdivision applicants to reimburse the county for fees paid to consultants Enforcement of municipal ordinanes—A new, efficient method Freedom of information—The Southern Illinoisan v. The Department of Public Health, Fifth District Appellate Court, June 9, 2004 Gerwin v. Livingston County Board: The Open Meetings Act and its impact on hearings The Governor's amendatory veto of House Bill 3412—What it could mean for units of local government Happy trails? Immunity from wilful and wanton conduct for local public entities High-tech hits home: Can local government officials use electronic communication tools without violating the sunshine laws? House bills passsed How a municipality should handle dangerous/	(LGL) 40:7 (Apr.) (CGL) 5:2 (Nov.) (LGL) 40:9 (June) (ENVL) 34:4 (June) (CGL) 5:2 (Nov.) (GPS) 32:7 (Jan.) (AL) 33:1 (July)
Amendment to Human Rights Act addresses employee use of language other than English in the workplace Calendar of events Calendar of events Celebrate: National Women's History Month The Chair's opinion Chicago Metropolitan Battered Women's Network Collaborative law — A new way to work the old problem of divorce Did you know Finding my way home Firsts in women's achievement Fractured fairy tales — How children's classics can reinforce harmful stereotypes The history of women in the Justinian Society Illinois law school deans are a model of diversity Insights into career moves by women lawyers ISBA member and WBAI President Elizabeth Budzinski appointed as Associate Judge in Circuit Court of Cook County Law Day breakfast with Justice Garman	(MWP) 14:2 (Dec.) (WATL) 9:1 (Sept.) (WATL) 9:3 (Feb.) (WATL) 9:3 (Feb.) (MWP) 14:2 (Dec.) (WATL) 9:3 (Feb.) (WATL) 9:1 (Sept.) (WATL) 9:1 (Sept.) (MWP) 14:2 (Dec.) (WATL) 9:3 (Feb.)  (WATL) 9:4 (June) (MP) 14:4 (May) (WATL) 9:4 (June) (WATL) 9:1 (Sept.)  (MWP) 14:2 (Dec.) (WATL) 9:4 (June) (WATL) 9:1 (Sept.)	16, 2003) A county has an implied authority to require subdivision applicants to reimburse the county for fees paid to consultants Enforcement of municipal ordinanes—A new, efficient method Freedom of information—The Southern Illinoisan v. The Department of Public Health, Fifth District Appellate Court, June 9, 2004 Gerwin v. Livingston County Board: The Open Meetings Act and its impact on hearings The Governor's amendatory veto of House Bill 3412—What it could mean for units of local government Happy trails? Immunity from wilful and wanton conduct for local public entities High-tech hits home: Can local government officials use electronic communication tools without violating the sunshine laws? House bills passsed	(LGL) 40:7 (Apr.) (CGL) 5:2 (Nov.) (LGL) 40:9 (June) (ENVL) 34:4 (June) (CGL) 5:2 (Nov.) (GPS) 32:7 (Jan.) (AL) 33:1 (July)
Amendment to Human Rights Act addresses employee use of language other than English in the workplace Calendar of events Calendar of events Calendar of events Celebrate: National Women's History Month The Chair's opinion Chicago Metropolitan Battered Women's Network Collaborative law— A new way to work the old problem of divorce Did you know Finding my way home Firsts in women's achievement Fractured fairy tales—How children's classics can reinforce harmful stereotypes The history of women in the Justinian Society Illinois law school deans are a model of diversity Insights into career moves by women lawyers ISBA member and WBAI President Elizabeth Budzinski appointed as Associate Judge in Circuit Court of Cook County Law Day breakfast with Justice Garman Legislative update	(MWP) 14:2 (Dec.) (WATL) 9:1 (Sept.) (WATL) 9:3 (Feb.) (WATL) 9:3 (Feb.) (MWP) 14:2 (Dec.) (WATL) 9:1 (Sept.) (WATL) 9:1 (Sept.) (WATL) 9:1 (Sept.) (WATL) 9:3 (Feb.) (WATL) 9:4 (June) (MP) 14:4 (May) (WATL) 9:4 (June) (WATL) 9:1 (Sept.) (WATL) 9:4 (June) (WATL) 9:1 (Sept.)	16, 2003) A county has an implied authority to require subdivision applicants to reimburse the county for fees paid to consultants Enforcement of municipal ordinanes—A new, efficient method Freedom of information—The Southern Illinoisan v. The Department of Public Health, Fifth District Appellate Court, June 9, 2004 Gerwin v. Livingston County Board: The Open Meetings Act and its impact on hearings The Governor's amendatory veto of House Bill 3412—What it could mean for units of local government Happy trails? Immunity from wilful and wanton conduct for local public entities High-tech hits home: Can local government officials use electronic communication tools without violating the sunshine laws? House bills passed How a municipality should handle dangerous/ vicious dogs in Illinois: Statutes, ordinances, insurance and policies Illinois Supreme Court finds municipal demolition	(LGL) 40:7 (Apr.) (CGL) 5:2 (Nov.) (LGL) 40:9 (June) (ENVL) 34:4 (June) (CGL) 5:2 (Nov.) (GPS) 32:7 (Jan.) (AL) 33:1 (July) (LGL) 40:3 (Sept.) (LGL) 40:2 (Aug.)
Amendment to Human Rights Act addresses employee use of language other than English in the workplace Calendar of events Calendar of events Celebrate: National Women's History Month The Chair's opinion Chicago Metropolitan Battered Women's Network Collaborative law— A new way to work the old problem of divorce Did you know Finding my way home Firsts in women's achievement Fractured fairy tales—How children's classics can reinforce harmful stereotypes The history of women in the Justinian Society Illinois law school deans are a model of diversity Insights into career moves by women lawyers ISBA member and WBAI President Elizabeth Budzinski appointed as Associate Judge in Circuit Court of Cook County Law Day breakfast with Justice Garman Legislative update Myra Colby Bradwell: Illinois' first woman lawyer One of our own achieves Laureate distinction	(MWP) 14:2 (Dec.) (WATL) 9:1 (Sept.) (WATL) 9:3 (Feb.) (WATL) 9:3 (Feb.) (MWP) 14:2 (Dec.) (WATL) 9:3 (Feb.) (WATL) 9:1 (Sept.) (WATL) 9:1 (Sept.) (MWP) 14:2 (Dec.) (WATL) 9:3 (Feb.)  (WATL) 9:4 (June) (MP) 14:4 (May) (WATL) 9:4 (June) (WATL) 9:1 (Sept.)  (MWP) 14:2 (Dec.) (WATL) 9:4 (June) (WATL) 9:1 (Sept.)	16, 2003) A county has an implied authority to require subdivision applicants to reimburse the county for fees paid to consultants Enforcement of municipal ordinanes—A new, efficient method Freedom of information—The Southern Illinoisan v. The Department of Public Health, Fifth District Appellate Court, June 9, 2004 Gerwin v. Livingston County Board: The Open Meetings Act and its impact on hearings The Governor's amendatory veto of House Bill 3412—What it could mean for units of local government Happy trails? Immunity from wilful and wanton conduct for local public entities High-tech hits home: Can local government officials use electronic communication tools without violating the sunshine laws? House bills passed How a municipality should handle dangerous/ vicious dogs in Illinois: Statutes, ordinances, insurance and policies Illinois Supreme Court finds municipal demolition statute constitutional	(LGL) 40:7 (Apr.) (CGL) 5:2 (Nov.) (LGL) 40:9 (June) (ENVL) 34:4 (June) (CGL) 5:2 (Nov.) (GPS) 32:7 (Jan.)  (AL) 33:1 (July) (LGL) 40:3 (Sept.) (LGL) 40:2 (Aug.) (REL) 49:4 (Mar.)
Amendment to Human Rights Act addresses employee use of language other than English in the workplace Calendar of events Calendar of events Celebrate: National Women's History Month The Chair's opinion Chicago Metropolitan Battered Women's Network Collaborative law— A new way to work the old problem of divorce Did you know Finding my way home Firsts in women's achievement Fractured fairy tales—How children's classics can reinforce harmful stereotypes The history of women in the Justinian Society Illinois law school deans are a model of diversity Insights into career moves by women lawyers ISBA member and WBAI President Elizabeth Budzinski appointed as Associate Judge in Circuit Court of Cook County Law Day breakfast with Justice Garman Legislative update Myra Colby Bradwell: Illinois' first woman lawyer One of our own achieves Laureate distinction	(MWP) 14:2 (Dec.) (WATL) 9:1 (Sept.) (WATL) 9:3 (Feb.) (WATL) 9:3 (Feb.) (WATL) 9:3 (Feb.) (WATL) 9:3 (Feb.) (WATL) 9:1 (Sept.) (WATL) 9:1 (June) (WATL) 9:1 (June) (WATL) 9:1 (Sept.) (WATL) 9:1 (June) (WATL) 9:1 (Sept.) (WATL) 9:1 (Sept.)	16, 2003) A county has an implied authority to require subdivision applicants to reimburse the county for fees paid to consultants Enforcement of municipal ordinanes—A new, efficient method Freedom of information—The Southern Illinoisan v. The Department of Public Health, Fifth District Appellate Court, June 9, 2004 Gerwin v. Livingston County Board: The Open Meetings Act and its impact on hearings The Governor's amendatory veto of House Bill 3412—What it could mean for units of local government Happy trails? Immunity from wilful and wanton conduct for local public entities High-tech hits home: Can local government officials use electronic communication tools without violating the sunshine laws? House bills passeed How a municipality should handle dangerous/ vicious dogs in Illinois: Statutes, ordinances, insurance and policies Illinois Supreme Court finds municipal demolition statute constitutional	(LGL) 40:7 (Apr.) (CGL) 5:2 (Nov.) (LGL) 40:9 (June) (ENVL) 34:4 (June) (CGL) 5:2 (Nov.) (GPS) 32:7 (Jan.) (AL) 33:1 (July) (LGL) 40:3 (Sept.) (LGL) 40:2 (Aug.)
Amendment to Human Rights Act addresses employee use of language other than English in the workplace Calendar of events Calendar of events Celebrate: National Women's History Month The Chair's opinion Chicago Metropolitan Battered Women's Network Collaborative law— A new way to work the old problem of divorce Did you know Finding my way home Firsts in women's achievement Fractured fairy tales—How children's classics can reinforce harmful stereotypes The history of women in the Justinian Society Illinois law school deans are a model of diversity Insights into career moves by women lawyers ISBA member and WBAI President Elizabeth Budzinski appointed as Associate Judge in Circuit Court of Cook County Law Day breakfast with Justice Garman Legislative update Myra Colby Bradwell: Illinois' first woman lawyer One of our own achieves Laureate distinction One of our own to become Bar president	(MWP) 14:2 (Dec.) (WATL) 9:1 (Sept.) (WATL) 9:3 (Feb.) (WATL) 9:3 (Feb.) (WATL) 9:3 (Feb.) (WATL) 9:3 (Feb.) (WATL) 9:1 (Sept.) (WATL) 9:1 (Sept.) (WATL) 9:1 (Sept.) (WATL) 9:3 (Feb.) (WATL) 9:4 (June) (MP) 14:4 (May) (WATL) 9:4 (June) (WATL) 9:1 (Sept.) (WATL) 9:4 (June)	16, 2003) A county has an implied authority to require subdivision applicants to reimburse the county for fees paid to consultants Enforcement of municipal ordinanes—A new, efficient method Freedom of information—The Southern Illinoisan v. The Department of Public Health, Fifth District Appellate Court, June 9, 2004 Gerwin v. Livingston County Board: The Open Meetings Act and its impact on hearings The Governor's amendatory veto of House Bill 3412—What it could mean for units of local government Happy trails? Immunity from wilful and wanton conduct for local public entities High-tech hits home: Can local government officials use electronic communication tools without violating the sunshine laws? House bills passed How a municipality should handle dangerous/ vicious dogs in Illinois: Statutes, ordinances, insurance and policies Illinois Supreme Court finds municipal demolition statute constitutional	(LGL) 40:7 (Apr.) (CGL) 5:2 (Nov.)  (LGL) 40:9 (June) (ENVL) 34:4 (June)  (CGL) 5:2 (Nov.) (GPS) 32:7 (Jan.)  (AL) 33:1 (July) (LGL) 40:3 (Sept.)  (LGL) 40:2 (Aug.) (REL) 49:4 (Mar.) (LGL) 40:5 (Jan.)
Amendment to Human Rights Act addresses employee use of language other than English in the workplace Calendar of events Calendar of events Celebrate: National Women's History Month The Chair's opinion Chicago Metropolitan Battered Women's Network Collaborative law — A new way to work the old problem of divorce Did you know Finding my way home Firsts in women's achievement Fractured fairy tales — How children's classics can reinforce harmful stereotypes The history of women in the Justinian Society Illinois law school deans are a model of diversity Insights into career moves by women lawyers ISBA member and WBAI President Elizabeth Budzinski appointed as Associate Judge in Circuit Court of Cook County Law Day breakfast with Justice Garman Legislative update Myra Colby Bradwell: Illinois' first woman lawyer One of our own achieves Laureate distinction One of our own to become Bar president One person's trash is another's treasure Positive changes for female trial attorneys	(MWP) 14:2 (Dec.) (WATL) 9:1 (Sept.) (WATL) 9:3 (Feb.) (WATL) 9:3 (Feb.) (WATL) 9:3 (Feb.) (WATL) 9:3 (Feb.) (WATL) 9:1 (Sept.) (WATL) 9:1 (Sept.) (WATL) 9:1 (Sept.) (WATL) 9:1 (Sept.) (WATL) 9:4 (June) (MP) 14:4 (May) (WATL) 9:4 (June) (WATL) 9:1 (Sept.)	16, 2003) A county has an implied authority to require subdivision applicants to reimburse the county for fees paid to consultants Enforcement of municipal ordinanes—A new, efficient method Freedom of information—The Southern Illinoisan v. The Department of Public Health, Fifth District Appellate Court, June 9, 2004 Gerwin v. Livingston County Board: The Open Meetings Act and its impact on hearings The Governor's amendatory veto of House Bill 3412—What it could mean for units of local government Happy trails? Immunity from wilful and wanton conduct for local public entities High-tech hits home: Can local government officials use electronic communication tools without violating the sunshine laws? House bills passsed How a municipality should handle dangerous/ vicious dogs in Illinois: Statutes, ordinances, insurance and policies Illinois Supreme Court finds municipal demolition statute constitutional Important new public acts The new definition of zoning: Chaos (at least until tomorrow) Open Meetings Act— A convenient place lies	(LGL) 40:7 (Apr.) (CGL) 5:2 (Nov.) (LGL) 40:9 (June) (ENVL) 34:4 (June) (CGL) 5:2 (Nov.) (GPS) 32:7 (Jan.)  (AL) 33:1 (July) (LGL) 40:3 (Sept.) (LGL) 40:2 (Aug.) (REL) 49:4 (Mar.)
Amendment to Human Rights Act addresses employee use of language other than English in the workplace Calendar of events Calendar of events Celebrate: National Women's History Month The Chair's opinion Chicago Metropolitan Battered Women's Network Collaborative law— A new way to work the old problem of divorce Did you know Finding my way home Firsts in women's achievement Fractured fairy tales—How children's classics can reinforce harmful stereotypes The history of women in the Justinian Society Illinois law school deans are a model of diversity Insights into career moves by women lawyers ISBA member and WBAI President Elizabeth Budzinski appointed as Associate Judge in Circuit Court of Cook County Law Day breakfast with Justice Garman Legislative update Myra Colby Bradwell: Illinois' first woman lawyer One of our own achieves Laureate distinction One of our own to become Bar president	(MWP) 14:2 (Dec.) (WATL) 9:1 (Sept.) (WATL) 9:3 (Feb.) (WATL) 9:3 (Feb.) (WATL) 9:3 (Feb.) (WATL) 9:3 (Feb.) (WATL) 9:1 (Sept.) (WATL) 9:1 (Sept.) (WATL) 9:1 (Sept.) (WATL) 9:3 (Feb.) (WATL) 9:4 (June) (MP) 14:4 (May) (WATL) 9:4 (June) (WATL) 9:1 (Sept.) (MWP) 14:2 (Dec.) (WATL) 9:4 (June) (WATL) 9:1 (Sept.)	16, 2003) A county has an implied authority to require subdivision applicants to reimburse the county for fees paid to consultants Enforcement of municipal ordinanes—A new, efficient method Freedom of information—The Southern Illinoisan v. The Department of Public Health, Fifth District Appellate Court, June 9, 2004 Gerwin v. Livingston County Board: The Open Meetings Act and its impact on hearings The Governor's amendatory veto of House Bill 3412—What it could mean for units of local government Happy trails? Immunity from wilful and wanton conduct for local public entities High-tech hits home: Can local government officials use electronic communication tools without violating the sunshine laws? House bills passsed How a municipality should handle dangerous/ vicious dogs in Illinois: Statutes, ordinances, insurance and policies Illinois Supreme Court finds municipal demolition statute constitutional Important new public acts The new definition of zoning: Chaos (at least until tomorrow) Open Meetings Act— A convenient place lies somewhere between a broom closet and	(LGL) 40:7 (Apr.) (CGL) 5:2 (Nov.) (LGL) 40:9 (June) (ENVL) 34:4 (June) (CGL) 5:2 (Nov.) (GPS) 32:7 (Jan.) (AL) 33:1 (July) (LGL) 40:3 (Sept.) (LGL) 40:2 (Aug.) (REL) 49:4 (Mar.) (LGL) 40:5 (Jan.) (LGL) 40:1 (July)
Amendment to Human Rights Act addresses employee use of language other than English in the workplace Calendar of events Calendar of events Calendar of events Celebrate: National Women's History Month The Chair's opinion Chicago Metropolitan Battered Women's Network Collaborative law— A new way to work the old problem of divorce Did you know Finding my way home Firsts in women's achievement Fractured fairy tales—How children's classics can reinforce harmful stereotypes The history of women in the Justinian Society Illinois law school deans are a model of diversity Insights into career moves by women lawyers ISBA member and WBAI President Elizabeth Budzinski appointed as Associate Judge in Circuit Court of Cook County Law Day breakfast with Justice Garman Legislative update Myra Colby Bradwell: Illinois' first woman lawyer One of our own achieves Laureate distinction One of our own to become Bar president One person's trash is another's treasure Positive changes for female trial attorneys in Illinois The remarkable life and times of Alta May Hulett Remembering the achievements of pioneering	(MWP) 14:2 (Dec.) (WATL) 9:1 (Sept.) (WATL) 9:3 (Feb.) (WATL) 9:3 (Feb.) (WATL) 9:3 (Feb.) (WATL) 9:3 (Feb.) (WATL) 9:1 (Sept.) (WATL) 9:1 (Sept.) (WATL) 9:3 (Feb.) (WATL) 9:4 (June) (MP) 14:4 (May) (WATL) 9:4 (June) (WATL) 9:1 (Sept.) (WATL) 9:4 (June) (WATL) 9:1 (Sept.) (WATL) 9:1 (Sept.) (WATL) 9:1 (Sept.) (WATL) 9:1 (Sept.)	16, 2003) A county has an implied authority to require subdivision applicants to reimburse the county for fees paid to consultants Enforcement of municipal ordinanes—A new, efficient method Freedom of information—The Southern Illinoisan v. The Department of Public Health, Fifth District Appellate Court, June 9, 2004 Gerwin v. Livingston County Board: The Open Meetings Act and its impact on hearings The Governor's amendatory veto of House Bill 3412—What it could mean for units of local government Happy trails? Immunity from wilful and wanton conduct for local public entities High-tech hits home: Can local government officials use electronic communication tools without violating the sunshine laws? House bills passsed How a municipality should handle dangerous/ vicious dogs in Illinois: Statutes, ordinances, insurance and policies Illinois Supreme Court finds municipal demolition statute constitutional Important new public acts The new definition of zoning: Chaos (at least until tomorrow) Open Meetings Act— A convenient place lies somewhere between a broom closet and football stadium	(LGL) 40:7 (Apr.) (CGL) 5:2 (Nov.) (LGL) 40:9 (June) (ENVL) 34:4 (June) (CGL) 5:2 (Nov.) (GPS) 32:7 (Jan.) (AL) 33:1 (July) (LGL) 40:3 (Sept.) (LGL) 40:2 (Aug.) (REL) 49:4 (Mar.) (LGL) 40:5 (Jan.) (LGL) 40:1 (July) (LGL) 40:1 (July)
Amendment to Human Rights Act addresses employee use of language other than English in the workplace Calendar of events Calendar of events Celebrate: National Women's History Month The Chair's opinion Chicago Metropolitan Battered Women's Network Collaborative law— A new way to work the old problem of divorce Did you know Finding my way home Firsts in women's achievement Fractured fairy tales—How children's classics can reinforce harmful stereotypes The history of women in the Justinian Society Illinois law school deans are a model of diversity Insights into career moves by women lawyers ISBA member and WBAI President Elizabeth Budzinski appointed as Associate Judge in Circuit Court of Cook County Law Day breakfast with Justice Garman Legislative update Myra Colby Bradwell: Illinois' first woman lawyer One of our own achieves Laureate distinction One of our own to become Bar president One person's trash is another's treasure Positive changes for female trial attorneys in Illinois The remarkable life and times of Alta May Hulett Remembering the achievements of pioneering women in law and government	(MWP) 14:2 (Dec.) (WATL) 9:3 (Feb.) (WATL) 9:1 (Sept.) (WATL) 9:1 (Sept.) (WATL) 9:1 (Sept.) (WATL) 9:3 (Feb.) (WATL) 9:4 (June) (WATL) 9:5 (June) (WATL) 9:6 (June) (WATL) 9:7 (Sept.) (WATL) 9:1 (Sept.)	16, 2003) A county has an implied authority to require subdivision applicants to reimburse the county for fees paid to consultants Enforcement of municipal ordinanes—A new, efficient method Freedom of information—The Southern Illinoisan v. The Department of Public Health, Fifth District Appellate Court, June 9, 2004 Gerwin v. Livingston County Board: The Open Meetings Act and its impact on hearings The Governor's amendatory veto of House Bill 3412—What it could mean for units of local government Happy trails? Immunity from wilful and wanton conduct for local public entities High-tech hits home: Can local government officials use electronic communication tools without violating the sunshine laws? House bills passsed How a municipality should handle dangerous/ vicious dogs in Illinois: Statutes, ordinances, insurance and policies Illinois Supreme Court finds municipal demolition statute constitutional Important new public acts The new definition of zoning: Chaos (at least until tomorrow) Open Meetings Act— A convenient place lies somewhere between a broom closet and	(LGL) 40:7 (Apr.) (CGL) 5:2 (Nov.) (LGL) 40:9 (June) (ENVL) 34:4 (June) (CGL) 5:2 (Nov.) (GPS) 32:7 (Jan.) (AL) 33:1 (July) (LGL) 40:3 (Sept.) (LGL) 40:2 (Aug.) (REL) 49:4 (Mar.) (LGL) 40:5 (Jan.) (LGL) 40:1 (July)
Amendment to Human Rights Act addresses employee use of language other than English in the workplace Calendar of events Calendar of events Celebrate: National Women's History Month The Chair's opinion Chicago Metropolitan Battered Women's Network Collaborative law— A new way to work the old problem of divorce Did you know Finding my way home Firsts in women's achievement Fractured fairy tales—How children's classics can reinforce harmful stereotypes The history of women in the Justinian Society Illinois law school deans are a model of diversity Insights into career moves by women lawyers ISBA member and WBAI President Elizabeth Budzinski appointed as Associate Judge in Circuit Court of Cook County Law Day breakfast with Justice Garman Legislative update Myra Colby Bradwell: Illinois' first woman lawyer One of our own achieves Laureate distinction One of our own to become Bar president One person's trash is another's treasure Positive changes for female trial attorneys in Illinois The remarkable life and times of Alta May Hulett Remembering the achievements of pioneering women in law and government Senior ISBA women lawyers share law practice	(MWP) 14:2 (Dec.) (WATL) 9:1 (Sept.) (WATL) 9:3 (Feb.) (WATL) 9:3 (Feb.) (WATL) 9:3 (Feb.) (WATL) 9:3 (Feb.) (WATL) 9:1 (Sept.) (WATL) 9:1 (Sept.) (WATL) 9:1 (Sept.) (WATL) 9:3 (Feb.) (WATL) 9:4 (June) (MP) 14:4 (May) (WATL) 9:4 (June) (WATL) 9:1 (Sept.) (WATL) 9:4 (June) (WATL) 9:1 (Sept.) (WATL) 9:1 (Sept.) (WATL) 9:1 (Sept.) (WATL) 9:1 (Sept.) (WATL) 9:3 (Feb.) (WATL) 9:3 (Feb.)	16, 2003) A county has an implied authority to require subdivision applicants to reimburse the county for fees paid to consultants Enforcement of municipal ordinanes—A new, efficient method Freedom of information—The Southern Illinoisan v. The Department of Public Health, Fifth District Appellate Court, June 9, 2004 Gerwin v. Livingston County Board: The Open Meetings Act and its impact on hearings The Governor's amendatory veto of House Bill 3412—What it could mean for units of local government Happy trails? Immunity from wilful and wanton conduct for local public entities High-tech hits home: Can local government officials use electronic communication tools without violating the sunshine laws? House bills passeed How a municipality should handle dangerous/ vicious dogs in Illinois: Statutes, ordinances, insurance and policies Illinois Supreme Court finds municipal demolition statute constitutional Important new public acts The new definition of zoning: Chaos (at least until tomorrow) Open Meetings Act— A convenient place lies somewhere between a broom closet and football stadium Open Meetings Act— Right to participate The process of siting a municipal waste transfer station or landfill	(LGL) 40:7 (Apr.) (CGL) 5:2 (Nov.) (LGL) 40:9 (June) (ENVL) 34:4 (June) (CGL) 5:2 (Nov.) (GPS) 32:7 (Jan.) (AL) 33:1 (July) (LGL) 40:3 (Sept.) (LGL) 40:2 (Aug.) (REL) 49:4 (Mar.) (LGL) 40:5 (Jan.) (LGL) 40:1 (July) (LGL) 40:1 (July)
Amendment to Human Rights Act addresses employee use of language other than English in the workplace Calendar of events Calendar of events Celebrate: National Women's History Month The Chair's opinion Chicago Metropolitan Battered Women's Network Collaborative law— A new way to work the old problem of divorce Did you know Finding my way home Firsts in women's achievement Fractured fairy tales—How children's classics can reinforce harmful stereotypes The history of women in the Justinian Society Illinois law school deans are a model of diversity Insights into career moves by women lawyers ISBA member and WBAI President Elizabeth Budzinski appointed as Associate Judge in Circuit Court of Cook County Law Day breakfast with Justice Garman Legislative update Myra Colby Bradwell: Illinois' first woman lawyer One of our own achieves Laureate distinction One of our own to become Bar president One person's trash is another's treasure Positive changes for female trial attorneys in Illinois The remarkable life and times of Alta May Hulett Remembering the achievements of pioneering women in law and government	(MWP) 14:2 (Dec.) (WATL) 9:1 (Sept.) (WATL) 9:3 (Feb.) (WATL) 9:3 (Feb.) (WATL) 9:3 (Feb.) (WATL) 9:3 (Feb.) (WATL) 9:1 (Sept.) (WATL) 9:1 (Sept.) (WATL) 9:3 (Feb.) (WATL) 9:4 (June) (MP) 14:4 (May) (WATL) 9:4 (June) (WATL) 9:1 (Sept.) (WATL) 9:4 (June) (WATL) 9:1 (Sept.) (WATL) 9:1 (Sept.) (WATL) 9:1 (Sept.) (WATL) 9:1 (Sept.)	16, 2003) A county has an implied authority to require subdivision applicants to reimburse the county for fees paid to consultants Enforcement of municipal ordinanes—A new, efficient method Freedom of information—The Southern Illinoisan v. The Department of Public Health, Fifth District Appellate Court, June 9, 2004 Gerwin v. Livingston County Board: The Open Meetings Act and its impact on hearings The Governor's amendatory veto of House Bill 3412—What it could mean for units of local government Happy trails? Immunity from wilful and wanton conduct for local public entities High-tech hits home: Can local government officials use electronic communication tools without violating the sunshine laws? House bills passeed How a municipality should handle dangerous/vicious dogs in Illinois: Statutes, ordinances, insurance and policies Illinois Supreme Court finds municipal demolition statute constitutional Important new public acts The new definition of zoning: Chaos (at least until tomorrow) Open Meetings Act—A convenient place lies somewhere between a broom closet and football stadium Open Meetings Act—Right to participate The process of siting a municipal waste transfer station or landfill The Public Works Contract Change Order Act:	(LGL) 40:7 (Apr.) (CGL) 5:2 (Nov.)  (LGL) 40:9 (June) (ENVL) 34:4 (June)  (CGL) 5:2 (Nov.) (GPS) 32:7 (Jan.)  (AL) 33:1 (July) (LGL) 40:3 (Sept.)  (LGL) 40:2 (Aug.) (REL) 49:4 (Mar.) (LGL) 40:5 (Jan.) (LGL) 40:1 (July)  (LGL) 40:7 (Apr.) (LGL) 40:7 (Apr.) (LGL) 40:2 (Aug.)
Amendment to Human Rights Act addresses employee use of language other than English in the workplace Calendar of events Calendar of events Celebrate: National Women's History Month The Chair's opinion Chicago Metropolitan Battered Women's Network Collaborative law— A new way to work the old problem of divorce Did you know Finding my way home Firsts in women's achievement Fractured fairy tales—How children's classics can reinforce harmful stereotypes The history of women in the Justinian Society Illinois law school deans are a model of diversity Insights into career moves by women lawyers ISBA member and WBAI President Elizabeth Budzinski appointed as Associate Judge in Circuit Court of Cook County Law Day breakfast with Justice Garman Legislative update Myra Colby Bradwell: Illinois' first woman lawyer One of our own achieves Laureate distinction One of our own to become Bar president One person's trash is another's treasure Positive changes for female trial attorneys in Illinois The remarkable life and times of Alta May Hulett Remembering the achievements of pioneering women in law and government Senior ISBA women lawyers share law practice insights, wisdom and humor The Standing Committee on Minority and Women Participation co-sponsors Women Everywhere:	(MWP) 14:2 (Dec.) (WATL) 9:3 (Feb.) (WATL) 9:1 (Sept.) (WATL) 9:1 (Sept.) (WATL) 9:3 (Feb.) (WATL) 9:4 (June) (MP) 14:4 (May) (WATL) 9:4 (June) (WATL) 9:1 (Sept.) (WATL) 9:3 (Feb.) (WATL) 9:3 (Feb.)	16, 2003) A county has an implied authority to require subdivision applicants to reimburse the county for fees paid to consultants Enforcement of municipal ordinanes—A new, efficient method Freedom of information—The Southern Illinoisan v. The Department of Public Health, Fifth District Appellate Court, June 9, 2004 Gerwin v. Livingston County Board: The Open Meetings Act and its impact on hearings The Governor's amendatory veto of House Bill 3412—What it could mean for units of local government Happy trails? Immunity from wilful and wanton conduct for local public entities High-tech hits home: Can local government officials use electronic communication tools without violating the sunshine laws? House bills passsed How a municipality should handle dangerous/ vicious dogs in Illinois: Statutes, ordinances, insurance and policies Illinois Supreme Court finds municipal demolition statute constitutional Important new public acts The new definition of zoning: Chaos (at least until tomorrow) Open Meetings Act— A convenient place lies somewhere between a broom closet and football stadium Open Meetings Act— Right to participate The process of siting a municipal waste transfer station or landfill The Public Works Contract Change Order Act: The creation of the re-bid requirement	(LGL) 40:7 (Apr.) (CGL) 5:2 (Nov.) (LGL) 40:9 (June) (ENVL) 34:4 (June) (CGL) 5:2 (Nov.) (GPS) 32:7 (Jan.) (AL) 33:1 (July) (LGL) 40:3 (Sept.) (LGL) 40:2 (Aug.) (REL) 49:4 (Mar.) (LGL) 40:5 (Jan.) (LGL) 40:1 (July) (LGL) 40:7 (Apr.) (LGL) 40:7 (Apr.)
Amendment to Human Rights Act addresses employee use of language other than English in the workplace Calendar of events Calendar of events Celebrate: National Women's History Month The Chair's opinion Chicago Metropolitan Battered Women's Network Collaborative law— A new way to work the old problem of divorce Did you know Finding my way home Firsts in women's achievement Fractured fairy tales—How children's classics can reinforce harmful stereotypes The history of women in the Justinian Society Illinois law school deans are a model of diversity Insights into career moves by women lawyers ISBA member and WBAI President Elizabeth Budzinski appointed as Associate Judge in Circuit Court of Cook County Law Day breakfast with Justice Garman Legislative update Myra Colby Bradwell: Illinois' first woman lawyer One of our own achieves Laureate distinction One of our own to become Bar president One person's trash is another's treasure Positive changes for female trial attorneys in Illinois The remarkable life and times of Alta May Hulett Remembering the achievements of pioneering women in law and government Senior ISBA women lawyers share law practice insights, wisdom and humor The Standing Committee on Minority and Women	(MWP) 14:2 (Dec.) (WATL) 9:1 (Sept.) (WATL) 9:3 (Feb.) (WATL) 9:3 (Feb.) (WATL) 9:3 (Feb.) (WATL) 9:3 (Feb.) (WATL) 9:1 (Sept.) (WATL) 9:1 (Sept.) (WATL) 9:1 (Sept.) (WATL) 9:3 (Feb.) (WATL) 9:4 (June) (MP) 14:4 (May) (WATL) 9:4 (June) (WATL) 9:1 (Sept.) (WATL) 9:4 (June) (WATL) 9:1 (Sept.) (WATL) 9:1 (Sept.) (WATL) 9:1 (Sept.) (WATL) 9:1 (Sept.) (WATL) 9:3 (Feb.) (WATL) 9:3 (Feb.)	16, 2003) A county has an implied authority to require subdivision applicants to reimburse the county for fees paid to consultants Enforcement of municipal ordinanes—A new, efficient method Freedom of information—The Southern Illinoisan v. The Department of Public Health, Fifth District Appellate Court, June 9, 2004 Gerwin v. Livingston County Board: The Open Meetings Act and its impact on hearings The Governor's amendatory veto of House Bill 3412—What it could mean for units of local government Happy trails? Immunity from wilful and wanton conduct for local public entities High-tech hits home: Can local government officials use electronic communication tools without violating the sunshine laws? House bills passeed How a municipality should handle dangerous/vicious dogs in Illinois: Statutes, ordinances, insurance and policies Illinois Supreme Court finds municipal demolition statute constitutional Important new public acts The new definition of zoning: Chaos (at least until tomorrow) Open Meetings Act—A convenient place lies somewhere between a broom closet and football stadium Open Meetings Act—Right to participate The process of siting a municipal waste transfer station or landfill The Public Works Contract Change Order Act:	(LGL) 40:7 (Apr.) (CGL) 5:2 (Nov.)  (LGL) 40:9 (June) (ENVL) 34:4 (June)  (CGL) 5:2 (Nov.) (GPS) 32:7 (Jan.)  (AL) 33:1 (July) (LGL) 40:3 (Sept.)  (LGL) 40:2 (Aug.) (REL) 49:4 (Mar.) (LGL) 40:5 (Jan.) (LGL) 40:1 (July)  (LGL) 40:7 (Apr.) (LGL) 40:7 (Apr.) (LGL) 40:2 (Aug.)

The role of a municipal attorney in employee		Class L (Landmark) designation	(SALT) 47:12 (June)
discipline hearings	(LGL) 40:1 (July)	Recent Appraisal Institute and IAAO	
Senate bills passed	(LGL) 40:3 (Sept.)	publications offer a weathh of research	
Twenty questions about Public Act 93-0523:	(I CI ) 40:F ( lon )	material to assist property tax appeal	
Recording closed session meetings Vested rights and tort immunity	(LGL) 40:5 (Jan.) (LGL) 40:7 (Apr.)	attorneys in tackling problems confronting real estate impacted by contamination	(SALT) 47:3 (Sept.)
A year later: <i>Klaeren v. Lisle</i> and the troubles	(LGL) 40.7 (Apr.)	Recent decisions in real estate taxes	(SALT) 47:9 (Mar.)
it has wrought	(LGL) 40:6 (Mar.)	Recent decisions in real estate tax cases	(SALT) 47:2 (Aug.)
· ·	, , , ,	Recent decisions in real estate tax cases	(SALT) 47:10 (Apr.)
Open Meetings Act		Recent decisions in real estate taxes	(SALT) 47:5 (Nov.)
Action may not be taken at a regular meeting		Revenue ruling limits related party exchanges	(REL) 49:2 (Sept.)
of a public body unless the subject of the		Road conveyancing after Benno	(REL) 49:5 (May)
action is specifically sset forth in the agenda		The standard of review for granting or denying special use permits significantly changed	(REL) 49:1 (Aug.)
for the meeting	(AL) 33:4 (Nov.)	Taxpayers beware: Illinois broadens its state	(NEL) 49.1 (Aug.)
Gerwin v. Livingston County Board: The Open	(ENIVIL) 04:4 ( luna)	and local real estate transfer taxes	(SALT) 47:10 (Apr.)
Meetings Act and its impact on hearings Open Meetings Act— A convenient place lies	(ENVL) 34:4 (June)	and road road order transfer taxo	(6/121) 1/110 (/ 1511)
somewhere between a broom closet and		Restrictive covenants	
football stadium	(LGL) 40:7 (Apr.)	Restrictive covenant/covenant not to compete	
Open Meetings Act— Right to participate	(LGL) 40:7 (Apr.)	update	(LAEL) 41:5 (June)
Twenty questions about Public Act 93-0523:		Restrictive covenants in physician contracts: An	
Recording closed session meetings	(AL) 33:7 (Apr.)	emerging public policy battleground	(HCL) 20:4 (June)
Orders of protection		Sarbanas Oylov Ast of 20	02
Orders of protection	(DD) 04.4 (M.)	Sarbanes-Oxley Act of 20	02
Civil orders for uncivil behavior	(BB) 34:4 (Mar.)	More from Sarbanes-Oxley—Whistleblower protection	(CLD) 41:2 (Cont.)
Personal Injury		Use document technology to comply with	(CLD) 41:3 (Sept.)
		Sarbanes-Oxley: A practice tip	(CSL) 49:1 (Sept.)
More on vehicular damage as evidence of injury— Motions in limine: Are they relevant and		carbando exioy. A praeside sip	(002) 10.1 (00pt.)
material?	(CPAP) 49:3 (Jan.)	Securities Law	
Mores Harvey, a parking lot slip and fall	(WCL) 41:3 (Mar.)	Accounting says maybe, but the tax laws say yes	(CSL) 49:2 (Jan.)
Strategic use of vehicular damage evidence in	(1102) 1110 (111411)	Boardrooms and handcuffs—Not a pretty sight	(CLD) 41:9 (May)
personal injury litigation: An update	(CPAP) 49:3 (Jan.)	Case comments	(CSL) 49:3 (Apr.)
5 ( ) 14 ()		Checklist for financing sources	(CSL) 49:3 (Apr.)
Professional Associatio	ns	Does NAFTA's interpretation of "expropriation"	
Executive Director of AFSCME addresses		favor foreign investors over domestic investors?	(IIL) 41:7 (June)
Government Bar Association	(CGL) 5:2 (Nov.)	Editor's column: Wall Street analysts' conflict	(IIL) 41.7 (Julie)
The history of women in the Justinian Society	(MP) 14:4 (May)	of interest claims	(GPS) 32:3 (Sept.)
		OF ITHEREST CIAITIS	
WBAI's 90th anniversary celebration	(WATL) 9:3 (Feb.)	In a pig's eye: <i>Vigortone AG Products, Inc. v.</i>	(ai 0) 02.0 (00pt.)
Women's Bar Associations: Finding a model that	, , , , ,	In a pig's eye: Vigortone AG Products, Inc. v. PM AG Products, Inc.—An integration	(Gr 0) 02.0 (OOpt.)
	(WATL) 9:3 (Feb.) (WATL) 9:2 (Nov.)	In a pig's eye: Vigortone AG Products, Inc. v. PM AG Products, Inc.—An integration clause in a contract will not bar a fraud claim	
Women's Bar Associations: Finding a model that	, , , , ,	In a pig's eye: Vigortone AG Products, Inc. v. PM AG Products, Inc.—An integration clause in a contract will not bar a fraud claim but a "no reliance" clause will	(CSL) 49:4 (June)
Women's Bar Associations: Finding a model that works as hard as we do	, , , , ,	In a pig's eye: Vigortone AG Products, Inc. v. PM AG Products, Inc.—An integration clause in a contract will not bar a fraud claim but a "no reliance" clause will International stock ownership as a	(CSL) 49:4 (June)
Women's Bar Associations: Finding a model that works as hard as we do  Real Property  10 things every buyer needs to close a commercial real estate loan	, , , , ,	In a pig's eye: Vigortone AG Products, Inc. v. PM AG Products, Inc.—An integration clause in a contract will not bar a fraud claim but a "no reliance" clause will International stock ownership as a benefits strategy	
Women's Bar Associations: Finding a model that works as hard as we do  Real Property  10 things every buyer needs to close a commercial real estate loan Attorney billing practices: What is a consumer	(WATL) 9:2 (Nov.) (REL) 49:4 (Mar.)	In a pig's eye: Vigortone AG Products, Inc. v. PM AG Products, Inc.—An integration clause in a contract will not bar a fraud claim but a "no reliance" clause will International stock ownership as a	(CSL) 49:4 (June) (CLD) 41:7 (Feb.)
Women's Bar Associations: Finding a model that works as hard as we do  Real Property  10 things every buyer needs to close a commercial real estate loan  Attorney billing practices: What is a consumer of legal services to think?	(WATL) 9:2 (Nov.)	In a pig's eye: Vigortone AG Products, Inc. v. PM AG Products, Inc.—An integration clause in a contract will not bar a fraud claim but a "no reliance" clause will International stock ownership as a benefits strategy The mutual fund scandals and your	(CSL) 49:4 (June)
Women's Bar Associations: Finding a model that works as hard as we do  Real Property  10 things every buyer needs to close a commercial real estate loan Attorney billing practices: What is a consumer of legal services to think?  Call to arms: A 21st century call to	(WATL) 9:2 (Nov.) (REL) 49:4 (Mar.) (REL) 49:1 (Aug.)	In a pig's eye: Vigortone AG Products, Inc. v. PM AG Products, Inc.—An integration clause in a contract will not bar a fraud claim but a "no reliance" clause will International stock ownership as a benefits strategy The mutual fund scandals and your retirement plans Practical considerations for representing your clients who have been damaged by Wall	(CSL) 49:4 (June) (CLD) 41:7 (Feb.) (CLD) 41:6 (Jan.)
Women's Bar Associations: Finding a model that works as hard as we do  Real Property  10 things every buyer needs to close a commercial real estate loan  Attorney billing practices: What is a consumer of legal services to think?  Call to arms: A 21st century call to professionalism for real estate lawyers	(WATL) 9:2 (Nov.) (REL) 49:4 (Mar.)	In a pig's eye: Vigortone AG Products, Inc. v. PM AG Products, Inc.—An integration clause in a contract will not bar a fraud claim but a "no reliance" clause will International stock ownership as a benefits strategy  The mutual fund scandals and your retirement plans  Practical considerations for representing your clients who have been damaged by Wall Street analysts' conflicts of interest	(CSL) 49:4 (June) (CLD) 41:7 (Feb.)
Women's Bar Associations: Finding a model that works as hard as we do  Real Property  10 things every buyer needs to close a commercial real estate loan Attorney billing practices: What is a consumer of legal services to think?  Call to arms: A 21st century call to professionalism for real estate lawyers Dueling surveyors: Post-appellate issues of	(WATL) 9:2 (Nov.)  (REL) 49:4 (Mar.)  (REL) 49:1 (Aug.)  (REL) 49:6 (June)	In a pig's eye: Vigortone AG Products, Inc. v. PM AG Products, Inc.—An integration clause in a contract will not bar a fraud claim but a "no reliance" clause will International stock ownership as a benefits strategy  The mutual fund scandals and your retirement plans  Practical considerations for representing your clients who have been damaged by Wall Street analysts' conflicts of interest A primer on SEC Rule 10b5-1: Affirmative	(CSL) 49:4 (June) (CLD) 41:7 (Feb.) (CLD) 41:6 (Jan.) (GPS) 32:3 (Sept.)
Women's Bar Associations: Finding a model that works as hard as we do  Real Property  10 things every buyer needs to close a commercial real estate loan  Attorney billing practices: What is a consumer of legal services to think?  Call to arms: A 21st century call to professionalism for real estate lawyers	(WATL) 9:2 (Nov.) (REL) 49:4 (Mar.) (REL) 49:1 (Aug.)	In a pig's eye: Vigortone AG Products, Inc. v.  PM AG Products, Inc.—An integration clause in a contract will not bar a fraud claim but a "no reliance" clause will International stock ownership as a benefits strategy The mutual fund scandals and your retirement plans Practical considerations for representing your clients who have been damaged by Wall Street analysts' conflicts of interest A primer on SEC Rule 10b5-1: Affirmative defenses for insider trading	(CSL) 49:4 (June) (CLD) 41:7 (Feb.) (CLD) 41:6 (Jan.)
Women's Bar Associations: Finding a model that works as hard as we do  Real Property  10 things every buyer needs to close a commercial real estate loan Attorney billing practices: What is a consumer of legal services to think?  Call to arms: A 21st century call to professionalism for real estate lawyers  Dueling surveyors: Post-appellate issues of Hasselbring v. Lizzio  Excerpts from MInutes of Real Estate Law Section Council meeting	(WATL) 9:2 (Nov.)  (REL) 49:4 (Mar.)  (REL) 49:1 (Aug.)  (REL) 49:6 (June)  (REL) 49:3 (Oct.)  (REL) 49:2 (Sept.)	In a pig's eye: Vigortone AG Products, Inc. v. PM AG Products, Inc.—An integration clause in a contract will not bar a fraud claim but a "no reliance" clause will International stock ownership as a benefits strategy  The mutual fund scandals and your retirement plans  Practical considerations for representing your clients who have been damaged by Wall Street analysts' conflicts of interest  A primer on SEC Rule 10b5-1: Affirmative defenses for insider trading  The top 10 causes of action in Illinois securities	(CSL) 49:4 (June) (CLD) 41:7 (Feb.) (CLD) 41:6 (Jan.) (GPS) 32:3 (Sept.)
Women's Bar Associations: Finding a model that works as hard as we do  Real Property  10 things every buyer needs to close a commercial real estate loan Attorney billing practices: What is a consumer of legal services to think?  Call to arms: A 21st century call to professionalism for real estate lawyers Dueling surveyors: Post-appellate issues of Hasselbring v. Lizzio  Excerpts from MInutes of Real Estate Law Section Council meeting Expansion of transfer tax	(WATL) 9:2 (Nov.)  (REL) 49:4 (Mar.)  (REL) 49:1 (Aug.)  (REL) 49:6 (June)  (REL) 49:3 (Oct.)	In a pig's eye: Vigortone AG Products, Inc. v.  PM AG Products, Inc.—An integration clause in a contract will not bar a fraud claim but a "no reliance" clause will International stock ownership as a benefits strategy The mutual fund scandals and your retirement plans Practical considerations for representing your clients who have been damaged by Wall Street analysts' conflicts of interest A primer on SEC Rule 10b5-1: Affirmative defenses for insider trading	(CSL) 49:4 (June) (CLD) 41:7 (Feb.) (CLD) 41:6 (Jan.) (GPS) 32:3 (Sept.) (CLD) 41:4 (Nov.)
Women's Bar Associations: Finding a model that works as hard as we do  Real Property  10 things every buyer needs to close a commercial real estate loan Attorney billing practices: What is a consumer of legal services to think?  Call to arms: A 21st century call to professionalism for real estate lawyers Dueling surveyors: Post-appellate issues of Hasselbring v. Lizzio  Excerpts from Minutes of Real Estate Law Section Council meeting Expansion of transfer tax Federal prepayment of state prepayment-	(WATL) 9:2 (Nov.)  (REL) 49:4 (Mar.)  (REL) 49:1 (Aug.)  (REL) 49:6 (June)  (REL) 49:3 (Oct.)  (REL) 49:2 (Sept.)  (REL) 49:4 (Mar.)	In a pig's eye: Vigortone AG Products, Inc. v. PM AG Products, Inc.—An integration clause in a contract will not bar a fraud claim but a "no reliance" clause will International stock ownership as a benefits strategy  The mutual fund scandals and your retirement plans  Practical considerations for representing your clients who have been damaged by Wall Street analysts' conflicts of interest  A primer on SEC Rule 10b5-1: Affirmative defenses for insider trading  The top 10 causes of action in Illinois securities litigation: What a non-securities lawyer needs	(CSL) 49:4 (June) (CLD) 41:7 (Feb.) (CLD) 41:6 (Jan.) (GPS) 32:3 (Sept.)
Women's Bar Associations: Finding a model that works as hard as we do  Real Property  10 things every buyer needs to close a commercial real estate loan Attorney billing practices: What is a consumer of legal services to think? Call to arms: A 21st century call to professionalism for real estate lawyers Dueling surveyors: Post-appellate issues of Hasselbring v. Lizzio  Excerpts from MInutes of Real Estate Law Section Council meeting Expansion of transfer tax Federal prepayment of state prepayment-penalty statutes: Back to the future?	(WATL) 9:2 (Nov.)  (REL) 49:4 (Mar.)  (REL) 49:1 (Aug.)  (REL) 49:6 (June)  (REL) 49:3 (Oct.)  (REL) 49:2 (Sept.)	In a pig's eye: Vigortone AG Products, Inc. v. PM AG Products, Inc.—An integration clause in a contract will not bar a fraud claim but a "no reliance" clause will International stock ownership as a benefits strategy  The mutual fund scandals and your retirement plans  Practical considerations for representing your clients who have been damaged by Wall Street analysts' conflicts of interest  A primer on SEC Rule 10b5-1: Affirmative defenses for insider trading  The top 10 causes of action in Illinois securities litigation: What a non-securities lawyer needs to know about securities law  You are a lawyer. Are you a financial institution?	(CSL) 49:4 (June) (CLD) 41:7 (Feb.) (CLD) 41:6 (Jan.) (GPS) 32:3 (Sept.) (CLD) 41:4 (Nov.) (AL) 33:7 (Apr.)
Women's Bar Associations: Finding a model that works as hard as we do  Real Property  10 things every buyer needs to close a commercial real estate loan Attorney billing practices: What is a consumer of legal services to think?  Call to arms: A 21st century call to professionalism for real estate lawyers  Dueling surveyors: Post-appellate issues of Hasselbring v. Lizzio  Excerpts from Minutes of Real Estate Law Section Council meeting  Expansion of transfer tax  Federal prepayment of state prepaymentpenalty statutes: Back to the future?  HUD's "Final Rule" on its proposal	(WATL) 9:2 (Nov.)  (REL) 49:4 (Mar.)  (REL) 49:1 (Aug.)  (REL) 49:6 (June)  (REL) 49:3 (Oct.)  (REL) 49:2 (Sept.)  (REL) 49:4 (Mar.)  (REL) 49:3 (Oct.)	In a pig's eye: Vigortone AG Products, Inc. v. PM AG Products, Inc.—An integration clause in a contract will not bar a fraud claim but a "no reliance" clause will International stock ownership as a benefits strategy  The mutual fund scandals and your retirement plans  Practical considerations for representing your clients who have been damaged by Wall Street analysts' conflicts of interest  A primer on SEC Rule 10b5-1: Affirmative defenses for insider trading  The top 10 causes of action in Illinois securities litigation: What a non-securities lawyer needs to know about securities law  You are a lawyer. Are you a financial institution?	(CSL) 49:4 (June) (CLD) 41:7 (Feb.) (CLD) 41:6 (Jan.) (GPS) 32:3 (Sept.) (CLD) 41:4 (Nov.) (AL) 33:7 (Apr.)
Women's Bar Associations: Finding a model that works as hard as we do  Real Property  10 things every buyer needs to close a commercial real estate loan Attorney billing practices: What is a consumer of legal services to think?  Call to arms: A 21st century call to professionalism for real estate lawyers  Dueling surveyors: Post-appellate issues of Hasselbring v. Lizzio  Excerpts from Minutes of Real Estate Law Section Council meeting  Expansion of transfer tax  Federal prepayment of state prepaymentpenalty statutes: Back to the future?  HUD's "Final Rule" on its proposal to amend RESPA	(WATL) 9:2 (Nov.)  (REL) 49:4 (Mar.)  (REL) 49:1 (Aug.)  (REL) 49:6 (June)  (REL) 49:3 (Oct.)  (REL) 49:2 (Sept.)  (REL) 49:4 (Mar.)	In a pig's eye: Vigortone AG Products, Inc. v. PM AG Products, Inc.—An integration clause in a contract will not bar a fraud claim but a "no reliance" clause will International stock ownership as a benefits strategy  The mutual fund scandals and your retirement plans  Practical considerations for representing your clients who have been damaged by Wall Street analysts' conflicts of interest  A primer on SEC Rule 10b5-1: Affirmative defenses for insider trading  The top 10 causes of action in Illinois securities litigation: What a non-securities lawyer needs to know about securities law  You are a lawyer. Are you a financial institution?  Statute of limitations  Seventh Circuit reaffirms that plaintiffs who prove	(CSL) 49:4 (June) (CLD) 41:7 (Feb.) (CLD) 41:6 (Jan.) (GPS) 32:3 (Sept.) (CLD) 41:4 (Nov.) (AL) 33:7 (Apr.)
Women's Bar Associations: Finding a model that works as hard as we do  Real Property  10 things every buyer needs to close a commercial real estate loan Attorney billing practices: What is a consumer of legal services to think?  Call to arms: A 21st century call to professionalism for real estate lawyers  Dueling surveyors: Post-appellate issues of Hasselbring v. Lizzio  Excerpts from Minutes of Real Estate Law Section Council meeting  Expansion of transfer tax  Federal prepayment of state prepaymentpenalty statutes: Back to the future?  HUD's "Final Rule" on its proposal	(WATL) 9:2 (Nov.)  (REL) 49:4 (Mar.)  (REL) 49:1 (Aug.)  (REL) 49:6 (June)  (REL) 49:3 (Oct.)  (REL) 49:2 (Sept.)  (REL) 49:4 (Mar.)  (REL) 49:3 (Oct.)	In a pig's eye: Vigortone AG Products, Inc. v. PM AG Products, Inc.—An integration clause in a contract will not bar a fraud claim but a "no reliance" clause will International stock ownership as a benefits strategy  The mutual fund scandals and your retirement plans  Practical considerations for representing your clients who have been damaged by Wall Street analysts' conflicts of interest  A primer on SEC Rule 10b5-1: Affirmative defenses for insider trading  The top 10 causes of action in Illinois securities litigation: What a non-securities law you are a lawyer. Are you a financial institution?  Statute of limitations  Seventh Circuit reaffirms that plaintiffs who prove pay discrimination may be awarded back pay	(CSL) 49:4 (June) (CLD) 41:7 (Feb.) (CLD) 41:6 (Jan.) (GPS) 32:3 (Sept.) (CLD) 41:4 (Nov.) (AL) 33:7 (Apr.)
Women's Bar Associations: Finding a model that works as hard as we do  Real Property  10 things every buyer needs to close a commercial real estate loan Attorney billing practices: What is a consumer of legal services to think?  Call to arms: A 21st century call to professionalism for real estate lawyers Dueling surveyors: Post-appellate issues of Hasselbring v. Lizzio  Excerpts from MInutes of Real Estate Law Section Council meeting Expansion of transfer tax Federal prepayment of state prepayment-penalty statutes: Back to the future?  HUD's "Final Rule" on its proposal to amend RESPA Illinois Supreme Court finds municipal demolition statute constitutional Illinois Supreme Court narrows scope of	(WATL) 9:2 (Nov.)  (REL) 49:4 (Mar.)  (REL) 49:1 (Aug.)  (REL) 49:6 (June)  (REL) 49:3 (Oct.)  (REL) 49:4 (Mar.)  (REL) 49:3 (Oct.)  (REL) 49:6 (June)	In a pig's eye: Vigortone AG Products, Inc. v. PM AG Products, Inc.—An integration clause in a contract will not bar a fraud claim but a "no reliance" clause will International stock ownership as a benefits strategy  The mutual fund scandals and your retirement plans  Practical considerations for representing your clients who have been damaged by Wall Street analysts' conflicts of interest  A primer on SEC Rule 10b5-1: Affirmative defenses for insider trading  The top 10 causes of action in Illinois securities litigation: What a non-securities lawyou are a lawyer. Are you a financial institution?  Statute of limitations  Seventh Circuit reaffirms that plaintiffs who prove pay discrimination may be awarded back pay even if the illegal pay decision occurred outside	(CSL) 49:4 (June) (CLD) 41:7 (Feb.) (CLD) 41:6 (Jan.) (GPS) 32:3 (Sept.) (CLD) 41:4 (Nov.)  (AL) 33:7 (Apr.) (ML) 30:1 (Sept.)
Women's Bar Associations: Finding a model that works as hard as we do  Real Property  10 things every buyer needs to close a commercial real estate loan Attorney billing practices: What is a consumer of legal services to think?  Call to arms: A 21st century call to professionalism for real estate lawyers Dueling surveyors: Post-appellate issues of Hasselbring v. Lizzio  Excerpts from MInutes of Real Estate Law Section Council meeting Expansion of transfer tax Federal prepayment of state prepayment-penalty statutes: Back to the future?  HUD's "Final Rule" on its proposal to amend RESPA Illinois Supreme Court finds municipal demolition statute constitutional Illinois Supreme Court narrows scope of landowner protection under the Illinois	(WATL) 9:2 (Nov.)  (REL) 49:4 (Mar.)  (REL) 49:1 (Aug.)  (REL) 49:6 (June)  (REL) 49:2 (Sept.)  (REL) 49:4 (Mar.)  (REL) 49:3 (Oct.)  (REL) 49:6 (June)  (REL) 49:6 (June)  (REL) 49:4 (Mar.)	In a pig's eye: Vigortone AG Products, Inc. v. PM AG Products, Inc.—An integration clause in a contract will not bar a fraud claim but a "no reliance" clause will International stock ownership as a benefits strategy  The mutual fund scandals and your retirement plans  Practical considerations for representing your clients who have been damaged by Wall Street analysts' conflicts of interest  A primer on SEC Rule 10b5-1: Affirmative defenses for insider trading  The top 10 causes of action in Illinois securities litigation: What a non-securities law you are a lawyer. Are you a financial institution?  Statute of limitations  Seventh Circuit reaffirms that plaintiffs who prove pay discrimination may be awarded back pay	(CSL) 49:4 (June) (CLD) 41:7 (Feb.) (CLD) 41:6 (Jan.) (GPS) 32:3 (Sept.) (CLD) 41:4 (Nov.) (AL) 33:7 (Apr.)
Women's Bar Associations: Finding a model that works as hard as we do  Real Property  10 things every buyer needs to close a commercial real estate loan Attorney billing practices: What is a consumer of legal services to think?  Call to arms: A 21st century call to professionalism for real estate lawyers Dueling surveyors: Post-appellate issues of Hasselbring v. Lizzio  Excerpts from MInutes of Real Estate Law Section Council meeting Expansion of transfer tax Federal prepayment of state prepayment-penalty statutes: Back to the future?  HUD's "Final Rule" on its proposal to amend RESPA Illinois Supreme Court finds municipal demolition statute constitutional Illinois Supreme Court narrows scope of landowner protection under the Illinois Recreational Use Act	(WATL) 9:2 (Nov.)  (REL) 49:4 (Mar.)  (REL) 49:1 (Aug.)  (REL) 49:6 (June)  (REL) 49:2 (Sept.)  (REL) 49:4 (Mar.)  (REL) 49:6 (June)  (REL) 49:6 (June)  (REL) 49:4 (Mar.)	In a pig's eye: Vigortone AG Products, Inc. v. PM AG Products, Inc.—An integration clause in a contract will not bar a fraud claim but a "no reliance" clause will International stock ownership as a benefits strategy  The mutual fund scandals and your retirement plans  Practical considerations for representing your clients who have been damaged by Wall Street analysts' conflicts of interest  A primer on SEC Rule 10b5-1: Affirmative defenses for insider trading  The top 10 causes of action in Illinois securities litigation: What a non-securities lawyer needs to know about securities law  You are a lawyer. Are you a financial institution?  Statute of limitations  Seventh Circuit reaffirms that plaintiffs who prove pay discrimination may be awarded back pay even if the illegal pay decision occurred outside the limitations period	(CSL) 49:4 (June) (CLD) 41:7 (Feb.) (CLD) 41:6 (Jan.) (GPS) 32:3 (Sept.) (CLD) 41:4 (Nov.)  (AL) 33:7 (Apr.) (ML) 30:1 (Sept.)
Women's Bar Associations: Finding a model that works as hard as we do  Real Property  10 things every buyer needs to close a commercial real estate loan Attorney billing practices: What is a consumer of legal services to think? Call to arms: A 21st century call to professionalism for real estate lawyers Dueling surveyors: Post-appellate issues of Hasselbring v. Lizzio Excerpts from Minutes of Real Estate Law Section Council meeting Expansion of transfer tax Federal prepayment of state prepaymentpenalty statutes: Back to the future? HUD's "Final Rule" on its proposal to amend RESPA Illinois Supreme Court finds municipal demolition statute constitutional Illinois Supreme Court narrows scope of landowner protection under the Illinois Recreational Use Act Insurer uses termits to pursue home seller	(WATL) 9:2 (Nov.)  (REL) 49:4 (Mar.)  (REL) 49:1 (Aug.)  (REL) 49:6 (June)  (REL) 49:2 (Sept.)  (REL) 49:4 (Mar.)  (REL) 49:3 (Oct.)  (REL) 49:4 (Mar.)  (REL) 49:6 (June)  (REL) 49:4 (Mar.)  (AGL) 13:4 (Apr.)  (REL) 49:3 (Oct.)	In a pig's eye: Vigortone AG Products, Inc. v. PM AG Products, Inc.—An integration clause in a contract will not bar a fraud claim but a "no reliance" clause will International stock ownership as a benefits strategy  The mutual fund scandals and your retirement plans  Practical considerations for representing your clients who have been damaged by Wall Street analysts' conflicts of interest  A primer on SEC Rule 10b5-1: Affirmative defenses for insider trading  The top 10 causes of action in Illinois securities litigation: What a non-securities lawyou are a lawyer. Are you a financial institution?  Statute of limitations  Seventh Circuit reaffirms that plaintiffs who prove pay discrimination may be awarded back pay even if the illegal pay decision occurred outside the limitations period	(CSL) 49:4 (June) (CLD) 41:7 (Feb.) (CLD) 41:6 (Jan.) (GPS) 32:3 (Sept.) (CLD) 41:4 (Nov.) (AL) 33:7 (Apr.) (ML) 30:1 (Sept.)
Women's Bar Associations: Finding a model that works as hard as we do  Real Property  10 things every buyer needs to close a commercial real estate loan Attorney billing practices: What is a consumer of legal services to think?  Call to arms: A 21st century call to professionalism for real estate lawyers  Dueling surveyors: Post-appellate issues of Hasselbring v. Lizzio  Excerpts from Minutes of Real Estate Law Section Council meeting  Expansion of transfer tax  Federal prepayment of state prepaymentpenalty statutes: Back to the future?  HUD's "Final Rule" on its proposal to amend RESPA  Illinois Supreme Court finds municipal demolition statute constitutional  Illinois Supreme Court narrows scope of landowner protection under the Illinois Recreational Use Act  Insurer uses termits to pursue home seller Is it "property acquired in exchange for?"	(WATL) 9:2 (Nov.)  (REL) 49:4 (Mar.)  (REL) 49:1 (Aug.)  (REL) 49:6 (June)  (REL) 49:2 (Sept.)  (REL) 49:4 (Mar.)  (REL) 49:6 (June)  (REL) 49:6 (June)  (REL) 49:4 (Mar.)  (AGL) 13:4 (Apr.)  (REL) 49:3 (Oct.)  (REL) 49:3 (Oct.)  (AGL) 13:4 (Apr.)  (REL) 49:3 (Oct.)  (REL) 49:3 (Oct.)  (REL) 49:3 (Oct.)	In a pig's eye: Vigortone AG Products, Inc. v. PM AG Products, Inc.—An integration clause in a contract will not bar a fraud claim but a "no reliance" clause will International stock ownership as a benefits strategy  The mutual fund scandals and your retirement plans  Practical considerations for representing your clients who have been damaged by Wall Street analysts' conflicts of interest  A primer on SEC Rule 10b5-1: Affirmative defenses for insider trading  The top 10 causes of action in Illinois securities litigation: What a non-securities lawyer needs to know about securities law  You are a lawyer. Are you a financial institution?  Statute of limitations  Seventh Circuit reaffirms that plaintiffs who prove pay discrimination may be awarded back pay even if the illegal pay decision occurred outside the limitations period  Supreme Court Rules  Beware of the pitfalls of Supreme Court Rule 216	(CSL) 49:4 (June) (CLD) 41:7 (Feb.) (CLD) 41:6 (Jan.) (GPS) 32:3 (Sept.) (CLD) 41:4 (Nov.)  (AL) 33:7 (Apr.) (ML) 30:1 (Sept.)
Women's Bar Associations: Finding a model that works as hard as we do  Real Property  10 things every buyer needs to close a commercial real estate loan Attorney billing practices: What is a consumer of legal services to think? Call to arms: A 21st century call to professionalism for real estate lawyers Dueling surveyors: Post-appellate issues of Hasselbring v. Lizzio Excerpts from Minutes of Real Estate Law Section Council meeting Expansion of transfer tax Federal prepayment of state prepaymentpenalty statutes: Back to the future? HUD's "Final Rule" on its proposal to amend RESPA Illinois Supreme Court finds municipal demolition statute constitutional Illinois Supreme Court narrows scope of landowner protection under the Illinois Recreational Use Act Insurer uses termits to pursue home seller	(WATL) 9:2 (Nov.)  (REL) 49:4 (Mar.)  (REL) 49:1 (Aug.)  (REL) 49:6 (June)  (REL) 49:2 (Sept.)  (REL) 49:4 (Mar.)  (REL) 49:3 (Oct.)  (REL) 49:4 (Mar.)  (REL) 49:6 (June)  (REL) 49:4 (Mar.)  (AGL) 13:4 (Apr.)  (REL) 49:3 (Oct.)	In a pig's eye: Vigortone AG Products, Inc. v. PM AG Products, Inc.—An integration clause in a contract will not bar a fraud claim but a "no reliance" clause will International stock ownership as a benefits strategy  The mutual fund scandals and your retirement plans  Practical considerations for representing your clients who have been damaged by Wall Street analysts' conflicts of interest  A primer on SEC Rule 10b5-1: Affirmative defenses for insider trading  The top 10 causes of action in Illinois securities litigation: What a non-securities lawyou are a lawyer. Are you a financial institution?  Statute of limitations  Seventh Circuit reaffirms that plaintiffs who prove pay discrimination may be awarded back pay even if the illegal pay decision occurred outside the limitations period	(CSL) 49:4 (June) (CLD) 41:7 (Feb.) (CLD) 41:6 (Jan.) (GPS) 32:3 (Sept.) (CLD) 41:4 (Nov.) (AL) 33:7 (Apr.) (ML) 30:1 (Sept.)
Women's Bar Associations: Finding a model that works as hard as we do  Real Property  10 things every buyer needs to close a commercial real estate loan Attorney billing practices: What is a consumer of legal services to think?  Call to arms: A 21st century call to professionalism for real estate lawyers  Dueling surveyors: Post-appellate issues of Hasselbring v. Lizzio  Excerpts from Minutes of Real Estate Law Section Council meeting  Expansion of transfer tax  Federal prepayment of state prepaymentpenalty statutes: Back to the future?  HUD's "Final Rule" on its proposal to amend RESPA  Illinois Supreme Court finds municipal demolition statute constitutional  Illinois Supreme Court narrows scope of landowner protection under the Illinois Recreational Use Act  Insurer uses termits to pursue home seller is it "property acquired in exchange for?" Issues relating to toxic mold	(WATL) 9:2 (Nov.)  (REL) 49:4 (Mar.)  (REL) 49:1 (Aug.)  (REL) 49:6 (June)  (REL) 49:2 (Sept.)  (REL) 49:4 (Mar.)  (REL) 49:6 (June)  (REL) 49:6 (June)  (REL) 49:4 (Mar.)  (AGL) 13:4 (Apr.)  (REL) 49:3 (Oct.)  (REL) 49:3 (Oct.)  (AGL) 13:4 (Apr.)  (REL) 49:3 (Oct.)  (REL) 49:3 (Oct.)  (REL) 49:3 (Oct.)	In a pig's eye: Vigortone AG Products, Inc. v. PM AG Products, Inc.—An integration clause in a contract will not bar a fraud claim but a "no reliance" clause will International stock ownership as a benefits strategy  The mutual fund scandals and your retirement plans  Practical considerations for representing your clients who have been damaged by Wall Street analysts' conflicts of interest  A primer on SEC Rule 10b5-1: Affirmative defenses for insider trading  The top 10 causes of action in Illinois securities litigation: What a non-securities lawyer needs to know about securities law  You are a lawyer. Are you a financial institution?  Statute of limitations  Seventh Circuit reaffirms that plaintiffs who prove pay discrimination may be awarded back pay even if the illegal pay decision occurred outside the limitations period  Supreme Court Rules  Beware of the pitfalls of Supreme Court Rule 216  Defending against maintenance claims—	(CSL) 49:4 (June) (CLD) 41:7 (Feb.) (CLD) 41:6 (Jan.) (GPS) 32:3 (Sept.) (CLD) 41:4 (Nov.) (AL) 33:7 (Apr.) (ML) 30:1 (Sept.)
Women's Bar Associations: Finding a model that works as hard as we do  Real Property  10 things every buyer needs to close a commercial real estate loan Attorney billing practices: What is a consumer of legal services to think?  Call to arms: A 21st century call to professionalism for real estate lawyers Dueling surveyors: Post-appellate issues of Hasselbring v. Lizzio  Excerpts from MInutes of Real Estate Law Section Council meeting Expansion of transfer tax Federal prepayment of state prepaymentpenalty statutes: Back to the future?  HUD's "Final Rule" on its proposal to amend RESPA Illinois Supreme Court finds municipal demolition statute constitutional Illinois Supreme Court narrows scope of landowner protection under the Illinois Recreational Use Act Insurer uses termits to pursue home seller Is it "property acquired in exchange for?" Issues relating to toxic mold Lien cuisine—A cornucopia of recent mechanics lien and construction law cases New laws from the 93rd General Assembly,	(WATL) 9:2 (Nov.)  (REL) 49:4 (Mar.)  (REL) 49:1 (Aug.)  (REL) 49:6 (June)  (REL) 49:2 (Sept.)  (REL) 49:4 (Mar.)  (REL) 49:6 (June)  (REL) 49:6 (June)  (REL) 49:6 (June)  (REL) 49:1 (Apr.)  (REL) 49:3 (Oct.)  (REL) 49:1 (Aug.)  (REL) 49:3 (Oct.)	In a pig's eye: Vigortone AG Products, Inc. v. PM AG Products, Inc.—An integration clause in a contract will not bar a fraud claim but a "no reliance" clause will International stock ownership as a benefits strategy  The mutual fund scandals and your retirement plans  Practical considerations for representing your clients who have been damaged by Wall Street analysts' conflicts of interest  A primer on SEC Rule 10b5-1: Affirmative defenses for insider trading  The top 10 causes of action in Illinois securities litigation: What a non-securities lawyou are a lawyer. Are you a financial institution?  Statute of limitations  Seventh Circuit reaffirms that plaintiffs who prove pay discrimination may be awarded back pay even if the illegal pay decision occurred outside the limitations period  Supreme Court Rules  Beware of the pitfalls of Supreme Court Rule 216  Defending against maintenance claims—  Illinois Supreme Court Rule 215 to the rescue  Effective uses of Supreme Court Rule 216	(CSL) 49:4 (June) (CLD) 41:7 (Feb.) (CLD) 41:6 (Jan.) (GPS) 32:3 (Sept.) (CLD) 41:4 (Nov.)  (AL) 33:7 (Apr.) (ML) 30:1 (Sept.)  (FCP) 2:5 (May)  (BB) 34:2 (Nov.)  (FL) 47:2 (Dec.)
Women's Bar Associations: Finding a model that works as hard as we do  Real Property  10 things every buyer needs to close a commercial real estate loan Attorney billing practices: What is a consumer of legal services to think?  Call to arms: A 21st century call to professionalism for real estate lawyers Dueling surveyors: Post-appellate issues of Hasselbring v. Lizzio  Excerpts from MInutes of Real Estate Law Section Council meeting Expansion of transfer tax Federal prepayment of state prepayment-penalty statutes: Back to the future?  HUD's "Final Rule" on its proposal to amend RESPA Illinois Supreme Court finds municipal demolition statute constitutional Illinois Supreme Court narrows scope of landowner protection under the Illinois Recreational Use Act Insurer uses termits to pursue home seller Is it "property acquired in exchange for?" Issues relating to toxic mold Lien cuisine—A cornucopia of recent mechanics lien and construction law cases New laws from the 93rd General Assembly, 2003 Spring Session	(WATL) 9:2 (Nov.)  (REL) 49:4 (Mar.)  (REL) 49:1 (Aug.)  (REL) 49:6 (June)  (REL) 49:2 (Sept.)  (REL) 49:4 (Mar.)  (REL) 49:6 (June)  (REL) 49:6 (June)  (REL) 49:6 (June)  (REL) 49:1 (Mar.)	In a pig's eye: Vigortone AG Products, Inc. v. PM AG Products, Inc.—An integration clause in a contract will not bar a fraud claim but a "no reliance" clause will International stock ownership as a benefits strategy  The mutual fund scandals and your retirement plans  Practical considerations for representing your clients who have been damaged by Wall Street analysts' conflicts of interest  A primer on SEC Rule 10b5-1: Affirmative defenses for insider trading  The top 10 causes of action in Illinois securities litigation: What a non-securities lawyer needs to know about securities law  You are a lawyer. Are you a financial institution?  Statute of limitations  Seventh Circuit reaffirms that plaintiffs who prove pay discrimination may be awarded back pay even if the illegal pay decision occurred outside the limitations period  Supreme Court Rules  Beware of the pitfalls of Supreme Court Rule 216  Defending against maintenance claims—  Illinois Supreme Court Rule 215 to the rescue  Effective uses of Supreme Court Rule 216  requests to admit	(CSL) 49:4 (June) (CLD) 41:7 (Feb.) (CLD) 41:6 (Jan.) (GPS) 32:3 (Sept.) (CLD) 41:4 (Nov.)  (AL) 33:7 (Apr.) (ML) 30:1 (Sept.)  (FCP) 2:5 (May)  (BB) 34:2 (Nov.)  (FL) 47:2 (Dec.) (TL) 39:2 (Dec.)
Women's Bar Associations: Finding a model that works as hard as we do  Real Property  10 things every buyer needs to close a commercial real estate loan Attorney billing practices: What is a consumer of legal services to think? Call to arms: A 21st century call to professionalism for real estate lawyers Dueling surveyors: Post-appellate issues of Hasselbring v. Lizzio  Excerpts from MInutes of Real Estate Law Section Council meeting Expansion of transfer tax Federal prepayment of state prepaymentpenalty statutes: Back to the future? HUD's "Final Rule" on its proposal to amend RESPA Illinois Supreme Court finds municipal demolition statute constitutional Illinois Supreme Court narrows scope of landowner protection under the Illinois Recreational Use Act Insurer uses termits to pursue home seller is it "property acquired in exchange for?" Issues relating to toxic mold Lien cuisine—A cornucopia of recent mechanics lien and construction law cases New laws from the 93rd General Assembly, 2003 Spring Session New legislation concerning utilities and	(WATL) 9:2 (Nov.)  (REL) 49:4 (Mar.)  (REL) 49:1 (Aug.)  (REL) 49:6 (June)  (REL) 49:2 (Sept.)  (REL) 49:3 (Oct.)  (REL) 49:3 (Oct.)  (REL) 49:6 (June)  (REL) 49:6 (June)  (REL) 49:4 (Mar.)  (AGL) 13:4 (Apr.)  (REL) 49:3 (Oct.)  (GPS) 32:1 (July)  (REL) 49:1 (Aug.)  (REL) 49:3 (Oct.)  (REL) 49:3 (Oct.)  (REL) 49:3 (Oct.)	In a pig's eye: Vigortone AG Products, Inc. v. PM AG Products, Inc.—An integration clause in a contract will not bar a fraud claim but a "no reliance" clause will International stock ownership as a benefits strategy  The mutual fund scandals and your retirement plans  Practical considerations for representing your clients who have been damaged by Wall Street analysts' conflicts of interest  A primer on SEC Rule 10b5-1: Affirmative defenses for insider trading  The top 10 causes of action in Illinois securities litigation: What a non-securities lawyer needs to know about securities law  You are a lawyer. Are you a financial institution?  Statute of limitations  Seventh Circuit reaffirms that plaintiffs who prove pay discrimination may be awarded back pay even if the illegal pay decision occurred outside the limitations period  Supreme Court Rules  Beware of the pitfalls of Supreme Court Rule 216  Defending against maintenance claims—  Illinois Supreme Court Rule 215 to the rescue  Effective uses of Supreme Court Rule 216  requests to admit  The hardline approach to Rule 216	(CSL) 49:4 (June) (CLD) 41:7 (Feb.) (CLD) 41:6 (Jan.) (GPS) 32:3 (Sept.) (CLD) 41:4 (Nov.)  (AL) 33:7 (Apr.) (ML) 30:1 (Sept.)  (FCP) 2:5 (May)  (BB) 34:2 (Nov.)  (FL) 47:2 (Dec.) (TL) 39:2 (Dec.) (BB) 34:4 (Mar.)
Women's Bar Associations: Finding a model that works as hard as we do  Real Property  10 things every buyer needs to close a commercial real estate loan Attorney billing practices: What is a consumer of legal services to think?  Call to arms: A 21st century call to professionalism for real estate lawyers Dueling surveyors: Post-appellate issues of Hasselbring v. Lizzio  Excerpts from Minutes of Real Estate Law Section Council meeting Expansion of transfer tax Federal prepayment of state prepaymentpenalty statutes: Back to the future?  HUD's "Final Rule" on its proposal to amend RESPA Illinois Supreme Court finds municipal demolition statute constitutional Illinois Supreme Court narrows scope of landowner protection under the Illinois Recreational Use Act Insurer uses termits to pursue home seller Is it "property acquired in exchange for?" Issues relating to toxic mold Lien cuisine—A cornucopia of recent mechanics lien and construction law cases New laws from the 93rd General Assembly, 2003 Spring Session New legislation concerning utilities and rights-of-way	(WATL) 9:2 (Nov.)  (REL) 49:4 (Mar.)  (REL) 49:1 (Aug.)  (REL) 49:6 (June)  (REL) 49:2 (Sept.)  (REL) 49:4 (Mar.)  (REL) 49:6 (June)  (REL) 49:6 (June)  (REL) 49:6 (June)  (REL) 49:1 (Apr.)  (REL) 49:3 (Oct.)  (REL) 49:1 (Aug.)  (REL) 49:3 (Oct.)	In a pig's eye: Vigortone AG Products, Inc. v. PM AG Products, Inc.—An integration clause in a contract will not bar a fraud claim but a "no reliance" clause will International stock ownership as a benefits strategy  The mutual fund scandals and your retirement plans  Practical considerations for representing your clients who have been damaged by Wall Street analysts' conflicts of interest  A primer on SEC Rule 10b5-1: Affirmative defenses for insider trading  The top 10 causes of action in Illinois securities litigation: What a non-securities lawyou are a lawyer. Are you a financial institution?  Statute of limitations  Seventh Circuit reaffirms that plaintiffs who prove pay discrimination may be awarded back pay even if the illegal pay decision occurred outside the limitations period  Supreme Court Rules  Beware of the pitfalls of Supreme Court Rule 216  Defending against maintenance claims—  Illinois Supreme Court Rule 215 to the rescue  Effective uses of Supreme Court Rule 216  requests to admit  The hardline approach to Rule 216  Letter to the editor	(CSL) 49:4 (June) (CLD) 41:7 (Feb.) (CLD) 41:6 (Jan.) (GPS) 32:3 (Sept.) (CLD) 41:4 (Nov.)  (AL) 33:7 (Apr.) (ML) 30:1 (Sept.)  (FCP) 2:5 (May)  (BB) 34:2 (Nov.)  (FL) 47:2 (Dec.) (TL) 39:2 (Dec.)
Women's Bar Associations: Finding a model that works as hard as we do  Real Property  10 things every buyer needs to close a commercial real estate loan Attorney billing practices: What is a consumer of legal services to think?  Call to arms: A 21st century call to professionalism for real estate lawyers Dueling surveyors: Post-appellate issues of Hasselbring v. Lizzio  Excerpts from Minutes of Real Estate Law Section Council meeting Expansion of transfer tax Federal prepayment of state prepayment-penalty statutes: Back to the future?  HUD's "Final Rule" on its proposal to amend RESPA Illinois Supreme Court finds municipal demolition statute constitutional Illinois Supreme Court narrows scope of landowner protection under the Illinois Recreational Use Act Insurer uses termits to pursue home seller is it "property acquired in exchange for?" Issues relating to toxic mold Lien cuisine—A cornucopia of recent mechanics lien and construction law cases New laws from the 93rd General Assembly, 2003 Spring Session New legislation concerning utilities and rights-of-way The NFR Letter—A potential property tax	(WATL) 9:2 (Nov.)  (REL) 49:4 (Mar.)  (REL) 49:1 (Aug.)  (REL) 49:6 (June)  (REL) 49:2 (Sept.)  (REL) 49:4 (Mar.)  (REL) 49:6 (June)  (REL) 49:6 (June)  (REL) 49:6 (June)  (REL) 49:1 (Aug.)  (AGL) 13:4 (Apr.)  (REL) 49:3 (Oct.)  (GPS) 32:1 (July)  (REL) 49:1 (Aug.)  (REL) 49:2 (Sept.)  (REL) 49:2 (Sept.)	In a pig's eye: Vigortone AG Products, Inc. v. PM AG Products, Inc.—An integration clause in a contract will not bar a fraud claim but a "no reliance" clause will International stock ownership as a benefits strategy  The mutual fund scandals and your retirement plans  Practical considerations for representing your clients who have been damaged by Wall Street analysts' conflicts of interest  A primer on SEC Rule 10b5-1: Affirmative defenses for insider trading  The top 10 causes of action in Illinois securities litigation: What a non-securities lawyer needs to know about securities law  You are a lawyer. Are you a financial institution?  Statute of limitations  Seventh Circuit reaffirms that plaintiffs who prove pay discrimination may be awarded back pay even if the illegal pay decision occurred outside the limitations period  Supreme Court Rules  Beware of the pitfalls of Supreme Court Rule 216  Defending against maintenance claims—  Illinois Supreme Court Rule 215 to the rescue  Effective uses of Supreme Court Rule 216  Letter to the editor  Limited liability legal practice comes to Illinois:	(CSL) 49:4 (June) (CLD) 41:7 (Feb.) (CLD) 41:6 (Jan.) (GPS) 32:3 (Sept.) (CLD) 41:4 (Nov.)  (AL) 33:7 (Apr.) (ML) 30:1 (Sept.)  (FCP) 2:5 (May)  (BB) 34:2 (Nov.)  (FL) 47:2 (Dec.) (TL) 39:2 (Dec.) (BB) 34:4 (Mar.)
Women's Bar Associations: Finding a model that works as hard as we do  Real Property  10 things every buyer needs to close a commercial real estate loan Attorney billing practices: What is a consumer of legal services to think?  Call to arms: A 21st century call to professionalism for real estate lawyers Dueling surveyors: Post-appellate issues of Hasselbring v. Lizzio  Excerpts from Minutes of Real Estate Law Section Council meeting Expansion of transfer tax Federal prepayment of state prepaymentpenalty statutes: Back to the future?  HUD's "Final Rule" on its proposal to amend RESPA Illinois Supreme Court finds municipal demolition statute constitutional Illinois Supreme Court narrows scope of landowner protection under the Illinois Recreational Use Act Insurer uses termits to pursue home seller Is it "property acquired in exchange for?" Issues relating to toxic mold Lien cuisine—A cornucopia of recent mechanics lien and construction law cases New laws from the 93rd General Assembly, 2003 Spring Session New legislation concerning utilities and rights-of-way	(WATL) 9:2 (Nov.)  (REL) 49:4 (Mar.)  (REL) 49:1 (Aug.)  (REL) 49:6 (June)  (REL) 49:2 (Sept.)  (REL) 49:3 (Oct.)  (REL) 49:3 (Oct.)  (REL) 49:6 (June)  (REL) 49:6 (June)  (REL) 49:4 (Mar.)  (AGL) 13:4 (Apr.)  (REL) 49:3 (Oct.)  (GPS) 32:1 (July)  (REL) 49:1 (Aug.)  (REL) 49:3 (Oct.)  (REL) 49:3 (Oct.)  (REL) 49:3 (Oct.)	In a pig's eye: Vigortone AG Products, Inc. v. PM AG Products, Inc.—An integration clause in a contract will not bar a fraud claim but a "no reliance" clause will International stock ownership as a benefits strategy  The mutual fund scandals and your retirement plans  Practical considerations for representing your clients who have been damaged by Wall Street analysts' conflicts of interest  A primer on SEC Rule 10b5-1: Affirmative defenses for insider trading  The top 10 causes of action in Illinois securities litigation: What a non-securities lawyou are a lawyer. Are you a financial institution?  Statute of limitations  Seventh Circuit reaffirms that plaintiffs who prove pay discrimination may be awarded back pay even if the illegal pay decision occurred outside the limitations period  Supreme Court Rules  Beware of the pitfalls of Supreme Court Rule 216  Defending against maintenance claims—  Illinois Supreme Court Rule 215 to the rescue  Effective uses of Supreme Court Rule 216  requests to admit  The hardline approach to Rule 216  Letter to the editor	(CSL) 49:4 (June) (CLD) 41:7 (Feb.) (CLD) 41:6 (Jan.) (GPS) 32:3 (Sept.) (CLD) 41:4 (Nov.)  (AL) 33:7 (Apr.) (ML) 30:1 (Sept.)  (FCP) 2:5 (May)  (BB) 34:2 (Nov.)  (FL) 47:2 (Dec.) (TL) 39:2 (Dec.) (BB) 34:4 (Mar.)
Women's Bar Associations: Finding a model that works as hard as we do  Real Property  10 things every buyer needs to close a commercial real estate loan Attorney billing practices: What is a consumer of legal services to think?  Call to arms: A 21st century call to professionalism for real estate lawyers Dueling surveyors: Post-appellate issues of Hasselbring v. Lizzio  Excerpts from Minutes of Real Estate Law Section Council meeting Expansion of transfer tax Federal prepayment of state prepaymentpenalty statutes: Back to the future? HUD's "Final Rule" on its proposal to amend RESPA Illinois Supreme Court finds municipal demolition statute constitutional Illinois Supreme Court narrows scope of landowner protection under the Illinois Recreational Use Act Insurer uses termits to pursue home seller is it "property acquired in exchange for?" Issues relating to toxic mold Lien cuisine—A cornucopia of recent mechanics lien and construction law cases New laws from the 93rd General Assembly, 2003 Spring Session New legislation concerning utilities and rights-of-way The NFR Letter—A potential property tax blessing in disguise Practice tips A primer on mineral interests in Illinois real estate	(WATL) 9:2 (Nov.)  (REL) 49:4 (Mar.)  (REL) 49:1 (Aug.)  (REL) 49:6 (June)  (REL) 49:2 (Sept.)  (REL) 49:4 (Mar.)  (REL) 49:6 (June)  (REL) 49:6 (June)  (REL) 49:6 (June)  (REL) 49:1 (Aug.)  (AGL) 13:4 (Apr.)  (REL) 49:3 (Oct.)  (REL) 49:3 (Oct.)  (REL) 49:1 (Aug.)  (REL) 49:2 (Sept.)  (REL) 49:2 (Sept.)  (REL) 49:5 (May)  (ENVL) 34:2 (Oct.)	In a pig's eye: Vigortone AG Products, Inc. v. PM AG Products, Inc.—An integration clause in a contract will not bar a fraud claim but a "no reliance" clause will International stock ownership as a benefits strategy  The mutual fund scandals and your retirement plans  Practical considerations for representing your clients who have been damaged by Wall Street analysts' conflicts of interest  A primer on SEC Rule 10b5-1: Affirmative defenses for insider trading  The top 10 causes of action in Illinois securities litigation: What a non-securities lawyer needs to know about securities law  You are a lawyer. Are you a financial institution?  Statute of limitations  Seventh Circuit reaffirms that plaintiffs who prove pay discrimination may be awarded back pay even if the illegal pay decision occurred outside the limitations period  Supreme Court Rules  Beware of the pitfalls of Supreme Court Rule 216  Defending against maintenance claims—  Illinois Supreme Court Rule 215 to the rescue  Effective uses of Supreme Court Rule 216  requests to admit  The hardline approach to Rule 216  Letter to the editor  Limited liability legal practice comes to Illinois:  An overview of the changes to Supreme Court Rule 721 and new Supreme Court Rule 722	(CSL) 49:4 (June) (CLD) 41:7 (Feb.) (CLD) 41:6 (Jan.) (GPS) 32:3 (Sept.) (CLD) 41:4 (Nov.) (AL) 33:7 (Apr.) (ML) 30:1 (Sept.) (FCP) 2:5 (May) (BB) 34:2 (Nov.) (FL) 47:2 (Dec.) (TL) 39:2 (Dec.) (BB) 34:4 (Mar.)
Women's Bar Associations: Finding a model that works as hard as we do  Real Property  10 things every buyer needs to close a commercial real estate loan Attorney billing practices: What is a consumer of legal services to think?  Call to arms: A 21st century call to professionalism for real estate lawyers Dueling surveyors: Post-appellate issues of Hasselbring v. Lizzio  Excerpts from Minutes of Real Estate Law Section Council meeting Expansion of transfer tax Federal prepayment of state prepaymentpenalty statutes: Back to the future? HUD's "Final Rule" on its proposal to amend RESPA Illinois Supreme Court finds municipal demolition statute constitutional Illinois Supreme Court narrows scope of landowner protection under the Illinois Recreational Use Act Insurer uses termits to pursue home seller is it "property acquired in exchange for?" Issues relating to toxic mold Lien cuisine—A cornucopia of recent mechanics lien and construction law cases New laws from the 93rd General Assembly, 2003 Spring Session New legislation concerning utilities and rights-of-way The NFR Letter—A potential property tax blessing in disguise Practice tips	(WATL) 9:2 (Nov.)  (REL) 49:4 (Mar.)  (REL) 49:1 (Aug.)  (REL) 49:6 (June)  (REL) 49:2 (Sept.)  (REL) 49:4 (Mar.)  (REL) 49:6 (June)  (REL) 49:6 (June)  (REL) 49:6 (June)  (REL) 49:1 (Mar.)  (AGL) 13:4 (Apr.)  (REL) 49:3 (Oct.)  (GPS) 32:1 (July)  (REL) 49:1 (Aug.)  (REL) 49:2 (Sept.)  (REL) 49:5 (May)  (ENVL) 34:2 (Oct.)  (REL) 49:1 (Aug.)	In a pig's eye: Vigortone AG Products, Inc. v. PM AG Products, Inc.—An integration clause in a contract will not bar a fraud claim but a "no reliance" clause will International stock ownership as a benefits strategy  The mutual fund scandals and your retirement plans  Practical considerations for representing your clients who have been damaged by Wall Street analysts' conflicts of interest  A primer on SEC Rule 10b5-1: Affirmative defenses for insider trading  The top 10 causes of action in Illinois securities litigation: What a non-securities lawyer needs to know about securities law  You are a lawyer. Are you a financial institution?  Statute of limitations  Seventh Circuit reaffirms that plaintiffs who prove pay discrimination may be awarded back pay even if the illegal pay decision occurred outside the limitations period  Supreme Court Rules  Beware of the pitfalls of Supreme Court Rule 216  Defending against maintenance claims—  Illinois Supreme Court Rule 215 to the rescue  Effective uses of Supreme Court Rule 216  requests to admit  The hardline approach to Rule 216  Letter to the editor  Limited liability legal practice comes to Illinois:  An overview of the changes to Supreme Court Rule 721 and new Supreme Court	(CSL) 49:4 (June) (CLD) 41:7 (Feb.) (CLD) 41:6 (Jan.) (GPS) 32:3 (Sept.) (CLD) 41:4 (Nov.)  (AL) 33:7 (Apr.) (ML) 30:1 (Sept.)  (FCP) 2:5 (May)  (BB) 34:2 (Nov.)  (FL) 47:2 (Dec.) (TL) 39:2 (Dec.) (BB) 34:4 (Mar.) (FL) 47:3 (Mar.)

admission of house counsel	(ML) 30:4 (June)	Tax administration and procedure undate	(FT) 50:1 (Feb.)
Suing your client as a registered corporation:	(IVIL) 30.4 (Julie)	Tax administration and procedure update  Tax administration and procedure update	(FT) 50:1 (Feb.)
A look at Supreme Court Rule 721	(GPS) 32:9 (Mar.)	Tax administration and procedure update	(FT) 50:3 (May)
Supreme Court Rule 416(c)—	(ODO) 00:0 (A)	Tax Court decision	(TE) 50:3 (Feb.)
Constitutional dimensions	(GPS) 32:2 (Aug.)	Tax procedure and administration update: Innocent spouse - Equitable relief	
Taxation		available under the IRC section 6015(f)	(FT) 50:4 (June)
The 70-80 percent tax trap: How to help clients		Taxable costs issue addressed by Supreme Court	(GPS) 32:2 (Aug.)
avoid the double taxation of money in their		Taxpayers beware: Illinois broadens its state	(OALT) 47:40 (A::::)
qualified plan or IRA	(FT) 50:2 (Mar.)	and local real estate transfer taxes United Airlines, Inc. v. Maria Pappas, Cook	(SALT) 47:10 (Apr.)
Accounting says maybe, but the tax laws say yes Administrative sales in error in connection with	(CSL) 49:2 (Jan.)	County Treasurer and Ex-Officio County	
county annual and scavenger tax sales	(SALT) 47:1 (July)	Collector (III. App. Ct., 1st Dist., decided	
The alternative valuation date	`(TE) 50:4 (June)	2/27/04) The United States Virgin Islands toy incentive	(SALT) 47:10 (Apr.)
Analysis of two recent tax cases decided by	(OALT) 47-0 (A)	The United States Virgin Islands tax incentive USX Corporation v. White (1st. Dist. 2004)	(FT) 50:2 (Mar.) (SALT) 47:11 (May)
the Illinois appellate court Bills passed in the 93rd General Assembly	(SALT) 47:2 (Aug.)	Zebra Technologies Corporation v. Topinka	(SALT) 47:6 (Dec.)
reviewed by the State & Local Taxation		Ta alamata ma	
Section Council	(SALT) 47:3 (Sept.)	Technology	
Case summary	(SALT) 47:12 (June)	An introduction to the Illinois General	(CALT) 47:0 (Fab.)
Caution—Is the 412(i) defined benefit plan the right income tax reduction plan for your		Assembly Web site Back it up— A practical approach to computers,	(SALT) 47:8 (Feb.)
clients?	(FT) 50:1 (Feb.)	data storage and backup systems	(LOE) 25:2 (Jan.)
Circuit court requires the Department of Revenue		Buy a Mac for your law office	(COLT) 11:4 (June)
to have evidence to support its administrative		Dealing with e-mail overload Editor's column—Thoughts on law office	(COLT) 1:1 (Aug.)
decision: A review of Hollinger International, Inc. v. Bower, 02 L 051514 (Cir. Ct. Cook, 1/6/04)	<i>:.</i> (SALT) 47:9 (Mar.)	technology: Weigh your technology	
Cook County Board of Review v. Property Tax	(G/ILT) T/10 (Mar.)	options: Even if it ain't broke there may	
Appeal Board and The Lurie Company,		be a reason to upgrade. The ABA	
Docket No. 1-01-3232 (Ist Dist., December	(CALT) 47:7 (lon)	Techshow can help decision makers	(GPS) 32:8 (Feb.)
16, 2003) Corporate and partnership tax update	(SALT) 47:7 (Jan.) (FT) 50:2 (Mar.)	Editor's column—Thoughts on "We the People," Quicken Lawyer and pending	
Corporation and partnership tax update	(FT) 50:4 (June)	legislation to authorize form completion	
Employee benefits tax update: Pension plan		business: Are we missing an opportunity	
underfunding issues	(FT) 50:4 (June)	and ignoring a legal need?	(GPS) 32:9 (Mar.)
Envirodyne case summary: Estate and gift tax update	(SALT) 47:8 (Feb.) (FT) 50:1 (Feb.)	E-filing in Illinois: Closer, but not there yet "The Electronic Lawyer": C-Pen A new	(COLT) 11:2 (Jan.)
Estate and gift tax update	(FT) 50:3 (May)	design in personal handheld scanners	(SALT) 47:4 (Oct.)
Estate and gift tax update	(FT) 50:4 (June)	European Competition Law Commission record	
Expansion of transfer tax	(REL) 49:4 (Mar.)	fine: 497 million Euros against Microsoft	(IIL) 41:6 (May)
Follett Corporation v. Illinois Dept. of Revenue (4th Dist. 2003)	(SALT) 47:7 (Jan.)	The Federal Court will soon go "paperless" Has Google gone loco?	(CBAB) 48:5 (May) (YLD) 48:5 (Apr.)
Illinois amends the estate tax to offset EGTRRA	(0.12.)	Have you joined RISSNET?	(COLT) 11:1 (Aug.)
reductions in state death tax credit	(TE) 50:1 (Aug.)	How to design a simple education-based Web	(OOLT) 44 4 (I
Illinois' new tax amnesty Illinois sales and use tax exemptions	(SALT) 47:4 (Oct.) (SALT) 47:5 (Nov.)	site for an individual attorney The latest Apple	(COLT) 11:4 (June) (COLT) 11:3 (May)
The Illinois Supreme Court limits the ability of	(SALT) 47.5 (NOV.)	My favorite software— And it will be yours, too!	(LOE) 25:2 (Jan.)
consumers to challenge state taxes: An		The Northern District continues work on	, , , , ,
analysis of Wexler v. The Wirtz Corporation,	(CALT) 47:44 (Max)	electronic case filing	(CBAB) 48:5 (May)
Illinois Supreme Court, April 1, 2004 The importance of "government" for taxes	(SALT) 47:11 (May) (SALT) 47:8 (Feb.)	One person's trash is another's treasure PAIR with a great Web site equals less time at	(YLD) 48:3 (Dec.)
Individual income tax update	(FT) 50:3 (May)	the computer	(IIL) 41:4 (Mar.)
IRS liaison update	(FT) 50:4 (June)	PDF alternatives	(COLT) 11:2 (Jan.)
Minimizing risk in taxable portfolios: Initiating		The Southern District goes electronic!	(CBAB) 48:5 (May)
and closing out derivative transactions without unexpected tax consequences	(FT) 50:1 (Feb.)	Surviving the e-mail avalanche TechnoLawyer.com: How to stay in touch	(LOE) 25:1 (Sept.)
New rules for 204(h) notices	(EB) 22:2 (Oct.)	when out of reach	(YLD) 48:1 (Aug.)
New tax rates call for new strategies: Subchapter		Technolawyer.com: No strings attached— Cutting	
C corporations face an enigma	(FT) 50:3 (May)	the cord with a wireless law practice	(COLT) 11:1 (Aug.)
The NFR Letter—A potential property tax blessing in disguise	(ENVL) 34:2 (Oct.)	Technology and the Law Seminar, March 12, 2004	(COLT) 11:3 (May)
An overview of the recent "TIF" ruling in	(=:::=) = ::= (==::)	Use document technology to comply with	(
Board of Education v. Burr Ridge	(SALT) 47:6 (Dec.)	Sarbanes-Oxley: A practice tip	(CSL) 49:1 (Sept.)
Preemption—The covert exemption	(SALT) 47:4 (Oct.)	Useful ideas for spreadsheets	(LOE) 25:1 (Sept.)
Real property tax advantages of a Class L (Landmark) designation	(SALT) 47:12 (June)	Using PowerPoint to prove your point at trial Web Design 101: If you build it, they might come	(TL) 39:6 (June) (YLD) 48:1 (Aug.)
Recent Appraisal Institute and IAAO	(3.12.) (00.10)	What is it worth to have a Web site?	(YLD) 48:2 (Oct.)
publications offer a weatlh of research		Wireless networking: Part I	(COLT) 11:2 (Jan.)
material to assist property tax appeal		Telecommunications	
attorneys in tackling problems confronting real estate impacted by contamination	(SALT) 47:3 (Sept.)		
Recent decisions in real estate taxes	(SALT) 47:9 (Mar.)	New legislation concerning utilities and rights-of-way	(PUT) 39:4 (June)
Recent decisions in real estate tax cases	(SALT) 47:2 (Aug.)	Public utility condemnation review	(PUT) 39:4 (June)
Recent decisions in real estate tax cases	(SALT) 47:10 (Apr.)	•	,
Recent decisions in real estate taxes The Richman Report: Summary of new tax	(SALT) 47:5 (Nov.)	Terrorism	
law changes	(FL) 47:1 (Sept.)	Editor's column—Two important developments:	
Some interesting IRS rulings	(TE) 50:3 (Feb.)	The ISBA Mentor Center is now open&	

new terrorist lists that every lawyer needs	(CDC) 20:11 (May)	charges	(PUT) 39:2 (Dec.)
to know about Planning for a terrorist attack on schools:	(GPS) 32:11 (May)	Trusts and Estates	
Practical and legal considerations	(EDL) 48:3 (Apr.)	529 college plans: An estate planning and	
The USA Patriot Act: Uniting and Strengthening	( , ( ) ,	education planning tool	(YLD) 48:3 (Dec.)
America by Providing Appropriate Tools		The abatement and apportionment	(122) 1010 (2001)
Required to Intercept and Obstruct Terrorism Act of 2001	(IRAR) 30:1 (Sept.)	of estate expenses	(GPS) 32:6 (Dec.)
ACI 01 2001	(InAn) 30.1 (Sept.)	The alternative valuation date	(TE) 50:4 (June)
Traffic Laws		Appraisal update  Considerations to be made with respect to	(TE) 50:4 (June)
(See also, DUI)		advance directives	(TE) 50:3 (Feb.)
DUIs & custodial interrogation	(TLAC) 13:4 (June)	Coping with declining health and finances: Ideas,	(*=) ***** (* ****)
Gumma v. White—Application of the Doctrine	(12/10) 10.4 (build)	thoughts, and suggestions for your Powers of	
of Collateral Estoppel in summary		Attorney	(TE) 50:2 (Dec.)
suspension hearings	(TLAC) 13:3 (Apr.)	Did you ever wonder? Estate planning for income in respect of a	(TE) 50:4 (June)
Jurisdictional issues involving appeals on		decedent (IRD) from QRPs and IRAs	(TE) 50:4 (June)
motions to suppress—Local prosecutors beware	(TLAC) 13:3 (Apr.)	Gayan v. Illinois Department of Human Services:	(12) 0011 (00110)
More on vehicular damage as evidence of	(TEAO) 10.0 (Apr.)	A special needs trust that didn't work	(EL) 9:2 (Dec.)
injury—Motions in limine: Are they relevant		Grantor retained annuity trusts: The ideal estate	(TE) 50.0 (E.I.)
and material?	(CPAP) 49:3 (Jan.)	planning vehicle for your clients? Historical perspective	(TE) 50:3 (Feb.) (TE) 50:2 (Dec.)
Non-consensual chemical testing held to be	(TLAO) 10:0 (1-:-)	How to tackle <i>Hackl</i> : Turning future	(TE) 50.2 (Dec.)
generally inadmissible in DUI cases People v. Hanna	(TLAC) 13:2 (Jan.) (TLAC) 13:2 (Jan.)	gifts into present interests	(TE) 50:1 (Aug.)
People v. Smith and People v. Laake: A new	(TLAC) 13.2 (Jan.)	An idea in response to Hackl issues	(TE) 50:2 (Dec.)
exception to the 4th Amendment prohibition		Illinois amends the estate tax to offset EGTRRA	
against warrantless seizures?	(TLAC) 13:4 (June)	reductions in state death tax credit	(TE) 50:1 (Aug.)
Recent cases	(TLAC) 13:3 (Apr.)	Illinois decisions Estate and gift tax changes for 2004	(TE) 50:3 (Feb.) (AGL) 13:4 (Apr.)
Recent DUI cases Recent DUI cases	(TLAC) 13:1 (Sept.)	Odds and ends	(TE) 50:1 (Aug.)
Review of important new traffic laws of the 93rd	(TLAC) 13:2 (Jan.)	Odds and ends	(TE) 50:2 (Dec.)
General Assembly	(TLAC) 13:2 (Jan.)	Planning pointer	(TE) 50:2 (Dec.)
Second District holds that preliminary breath	, , , ,	Practical checklist for the	(TE) 50-4 (A)
tests (PBTs) can be used as evidence in	(7.10) (0.11)	estate planning practitioner Recent decisions	(TE) 50:1 (Aug.) (TE) 50:1 (Aug.)
statutory summary suspension hearings Strategic use of vehicular damage evidence in	(TLAC) 13:4 (June)	Recent decisions	(TE) 50:1 (Aug.)
personal injury litigation: An update	(CPAP) 49:3 (Jan.)	Recent decisions	(TE) 50:4 (June)
poroonal injury inigation. All apacte	(01711) 40.0 (0011.)	A short course on advanced directives	(CGL) 5:1 (Aug.)
Transportation		Some interesting IRS rulings	(TE) 50:3 (Feb.)
10th Circuit rejects "logo liability" in cargo loss		Tax Court decision Trusts for companion animals	(TE) 50:3 (Feb.) (GPS) 32:12 (June)
and damage litigation	(PUT) 39:3 (Apr.)	Using the irevocable insurance trust	(TE) 50:4 (June)
COGSA shipper's recovery limited to cost of		· ·	, , , , ,
manufacture & inland carrier's liability limit held inapplicable to through ocean bill of		Unauthorized Practice of I	Law
lading transport	(PUT) 39:1 (July)	Illinois Supreme Court adopts rule to clarify	
The Customs-Trade Partnership Against	(* 5 * ) 5 * * (5 * )	UPL concerns for in-house counsel; Creates	
Terrorism (C-TPAT) seeks to prevent		road-block for in-house counsel wishing to change jobs	(CLD) 41:8 (Mar.)
dangerous goods from entering the United	/III.) 44.0 / Iom.)	change jobs	(OLD) 41.0 (Wat.)
States under the cover of legitimate imports District court sustains Carmack Amendment	(IIL) 41:3 (Jan.)	Undocumented workers	S
federal jurisdiction on international shipment	(PUT) 39:4 (June)	No back pay or front pay available to	
Divided 4th District Appellate Court sustains	(* ***) **** (*****)	undocumented workers in a retaliatory discharge	е
non-solicitation clause	(PUT) 39:3 (Apr.)	proceeding filed under the Fair Labor Standards	}
Illinois Appellate Court rejects carrier	(DLIT) 00:0 (A::::)	Act	(FCP) 2:5 (May)
liability limits in cargo litigation	(PUT) 39:3 (Apr.)	Visitation	
Illinois regulators introduce western-style	(FOT) 39.3 (Apr.)	Visitation	(EL) 47:4 ( lunc)
Illinois regulators introduce western-style regulatory practices and policies to the Republic of Kazakhstan	(PUT) 39:3 (Apr.)	Intrastate removal of children following a divoce	(FL) 47:4 (June)
Illinois regulators introduce western-style regulatory practices and policies to the Republic of Kazakhstan Illinois Supreme Court decision assists	(PUT) 39:1 (July)		, , , , ,
Illinois regulators introduce western-style regulatory practices and policies to the Republic of Kazakhstan Illinois Supreme Court decision assists Illinois driver leasing companies	. , , , , ,	Intrastate removal of children following a divoce Status of grandparent visitation in Illinois following Wickham	(FL) 47:4 (June) (EL) 9:4 (June)
Illinois regulators introduce western-style regulatory practices and policies to the Republic of Kazakhstan Illinois Supreme Court decision assists Illinois driver leasing companies The Maritime Transportation Security Act	(PUT) 39:1 (July) (PUT) 39:3 (Apr.)	Intrastate removal of children following a divoce Status of grandparent visitation in Illinois	, , , , ,
Illinois regulators introduce western-style regulatory practices and policies to the Republic of Kazakhstan Illinois Supreme Court decision assists Illinois driver leasing companies The Maritime Transportation Security Act of 2002: What does it mean to industry?	(PUT) 39:1 (July)	Intrastate removal of children following a divoce Status of grandparent visitation in Illinois following Wickham	, , , , ,
Illinois regulators introduce western-style regulatory practices and policies to the Republic of Kazakhstan Illinois Supreme Court decision assists Illinois driver leasing companies The Maritime Transportation Security Act	(PUT) 39:1 (July) (PUT) 39:3 (Apr.)	Intrastate removal of children following a divoce Status of grandparent visitation in Illinois following Wickham  Witnesses Witnesses, statements and depositions	(EL) 9:4 (June) (CPAP) 49:1 (Sept.)
Illinois regulators introduce western-style regulatory practices and policies to the Republic of Kazakhstan Illinois Supreme Court decision assists Illinois driver leasing companies The Maritime Transportation Security Act of 2002: What does it mean to industry? Maryland court blocks state from transforming motor carriers into tax collection agents New homeland security cargo regulation: An	(PUT) 39:1 (July) (PUT) 39:3 (Apr.) (CLD) 41:7 (Feb.) (PUT) 39:2 (Dec.)	Intrastate removal of children following a divoce Status of grandparent visitation in Illinois following Wickham  Witnesses Witnesses, statements and depositions  Workers' Compensation L	(EL) 9:4 (June) (CPAP) 49:1 (Sept.)
Illinois regulators introduce western-style regulatory practices and policies to the Republic of Kazakhstan Illinois Supreme Court decision assists Illinois driver leasing companies  The Maritime Transportation Security Act of 2002: What does it mean to industry? Maryland court blocks state from transforming motor carriers into tax collection agents  New homeland security cargo regulation: An update on the 24-hour manifest rule	(PUT) 39:1 (July) (PUT) 39:3 (Apr.) (CLD) 41:7 (Feb.)	Intrastate removal of children following a divoce Status of grandparent visitation in Illinois following Wickham  Witnesses Witnesses, statements and depositions  Workers' Compensation L Acceptance of unsolicited workers' compensation	(EL) 9:4 (June) (CPAP) 49:1 (Sept.)
Illinois regulators introduce western-style regulatory practices and policies to the Republic of Kazakhstan Illinois Supreme Court decision assists Illinois driver leasing companies  The Maritime Transportation Security Act of 2002: What does it mean to industry?  Maryland court blocks state from transforming motor carriers into tax collection agents  New homeland security cargo regulation: An update on the 24-hour manifest rule  Seventh Circuit addresses COGSA, the	(PUT) 39:1 (July) (PUT) 39:3 (Apr.) (CLD) 41:7 (Feb.) (PUT) 39:2 (Dec.)	Intrastate removal of children following a divoce Status of grandparent visitation in Illinois following Wickham  Witnesses Witnesses, statements and depositions  Workers' Compensation L  Acceptance of unsolicited workers' compensation benefits does not bar common law action	(EL) 9:4 (June) (CPAP) 49:1 (Sept.)
Illinois regulators introduce western-style regulatory practices and policies to the Republic of Kazakhstan Illinois Supreme Court decision assists Illinois driver leasing companies  The Maritime Transportation Security Act of 2002: What does it mean to industry? Maryland court blocks state from transforming motor carriers into tax collection agents  New homeland security cargo regulation: An update on the 24-hour manifest rule  Seventh Circuit addresses COGSA, the Hague Rules and Illinois bailment law	(PUT) 39:1 (July) (PUT) 39:3 (Apr.) (CLD) 41:7 (Feb.) (PUT) 39:2 (Dec.) (IIL) 41:6 (May)	Intrastate removal of children following a divoce Status of grandparent visitation in Illinois following Wickham  Witnesses Witnesses, statements and depositions  Workers' Compensation L  Acceptance of unsolicited workers' compensation benefits does not bar common law action Clerical error. When is the proper time to	(EL) 9:4 (June) (CPAP) 49:1 (Sept.)  _aw (TL) 39:5 (May)
Illinois regulators introduce western-style regulatory practices and policies to the Republic of Kazakhstan Illinois Supreme Court decision assists Illinois driver leasing companies  The Maritime Transportation Security Act of 2002: What does it mean to industry? Maryland court blocks state from transforming motor carriers into tax collection agents New homeland security cargo regulation: An update on the 24-hour manifest rule Seventh Circuit addresses COGSA, the	(PUT) 39:1 (July) (PUT) 39:3 (Apr.) (CLD) 41:7 (Feb.) (PUT) 39:2 (Dec.)	Intrastate removal of children following a divoce Status of grandparent visitation in Illinois following Wickham  Witnesses Witnesses, statements and depositions  Workers' Compensation L  Acceptance of unsolicited workers' compensation benefits does not bar common law action	(EL) 9:4 (June) (CPAP) 49:1 (Sept.)
Illinois regulators introduce western-style regulatory practices and policies to the Republic of Kazakhstan Illinois Supreme Court decision assists Illinois driver leasing companies The Maritime Transportation Security Act of 2002: What does it mean to industry? Maryland court blocks state from transforming motor carriers into tax collection agents New homeland security cargo regulation: An update on the 24-hour manifest rule Seventh Circuit addresses COGSA, the Hague Rules and Illinois bailment law in non-Carmack cargo litigation Seventh Circuit sets standards for measuring Carmack damages	(PUT) 39:1 (July) (PUT) 39:3 (Apr.) (CLD) 41:7 (Feb.) (PUT) 39:2 (Dec.) (IIL) 41:6 (May)	Intrastate removal of children following a divoce Status of grandparent visitation in Illinois following Wickham  Witnesses Witnesses, statements and depositions  Workers' Compensation L  Acceptance of unsolicited workers' compensation benefits does not bar common law action Clerical error. When is the proper time to file a Review? Commission news Commission news	(EL) 9:4 (June)  (CPAP) 49:1 (Sept.)  -aw  (TL) 39:5 (May)  (WCL) 41:3 (Mar.)  (WCL) 41:2 (Dec.)  (WCL) 41:3 (Mar.)
Illinois regulators introduce western-style regulatory practices and policies to the Republic of Kazakhstan Illinois Supreme Court decision assists Illinois driver leasing companies The Maritime Transportation Security Act of 2002: What does it mean to industry? Maryland court blocks state from transforming motor carriers into tax collection agents New homeland security cargo regulation: An update on the 24-hour manifest rule Seventh Circuit addresses COGSA, the Hague Rules and Illinois bailment law in non-Carmack cargo litigation Seventh Circuit sets standards for measuring Carmack damages U.S. Supreme Court to review 11th Circuit	(PUT) 39:1 (July) (PUT) 39:3 (Apr.) (CLD) 41:7 (Feb.) (PUT) 39:2 (Dec.) (IIL) 41:6 (May) (PUT) 39:2 (Dec.) (PUT) 39:2 (Dec.)	Intrastate removal of children following a divoce Status of grandparent visitation in Illinois following Wickham  Witnesses Witnesses, statements and depositions  Workers' Compensation L  Acceptance of unsolicited workers' compensation benefits does not bar common law action  Clerical error. When is the proper time to file a Review?  Commission news  Commission news  Concurrent employment	(EL) 9:4 (June)  (CPAP) 49:1 (Sept.)  -aw  (TL) 39:5 (May)  (WCL) 41:3 (Mar.) (WCL) 41:2 (Dec.) (WCL) 41:3 (Mar.) (WCL) 41:1 (Sept.)
Illinois regulators introduce western-style regulatory practices and policies to the Republic of Kazakhstan Illinois Supreme Court decision assists Illinois driver leasing companies The Maritime Transportation Security Act of 2002: What does it mean to industry? Maryland court blocks state from transforming motor carriers into tax collection agents New homeland security cargo regulation: An update on the 24-hour manifest rule Seventh Circuit addresses COGSA, the Hague Rules and Illinois bailment law in non-Carmack cargo litigation Seventh Circuit sets standards for measuring Carmack damages U.S. Supreme Court to review 11th Circuit COGSA Himalaya Clause decision	(PUT) 39:1 (July) (PUT) 39:3 (Apr.) (CLD) 41:7 (Feb.) (PUT) 39:2 (Dec.) (IIL) 41:6 (May) (PUT) 39:2 (Dec.)	Intrastate removal of children following a divoce Status of grandparent visitation in Illinois following Wickham  Witnesses Witnesses, statements and depositions  Workers' Compensation L  Acceptance of unsolicited workers' compensation benefits does not bar common law action Clerical error. When is the proper time to file a Review?  Commission news Commission news Concurrent employment Correction	(EL) 9:4 (June)  (CPAP) 49:1 (Sept.)  Law  (TL) 39:5 (May)  (WCL) 41:3 (Mar.) (WCL) 41:2 (Dec.) (WCL) 41:3 (Mar.) (WCL) 41:1 (Sept.) (WCL) 41:3 (Mar.)
Illinois regulators introduce western-style regulatory practices and policies to the Republic of Kazakhstan Illinois Supreme Court decision assists Illinois driver leasing companies The Maritime Transportation Security Act of 2002: What does it mean to industry? Maryland court blocks state from transforming motor carriers into tax collection agents New homeland security cargo regulation: An update on the 24-hour manifest rule Seventh Circuit addresses COGSA, the Hague Rules and Illinois bailment law in non-Carmack cargo litigation Seventh Circuit sets standards for measuring Carmack damages U.S. Supreme Court to review 11th Circuit COGSA Himalaya Clause decision Who issued the bill of lading anyway? 11th Circuit	(PUT) 39:1 (July) (PUT) 39:3 (Apr.) (CLD) 41:7 (Feb.) (PUT) 39:2 (Dec.) (IIL) 41:6 (May) (PUT) 39:2 (Dec.) (PUT) 39:2 (Dec.) (PUT) 39:4 (June)	Intrastate removal of children following a divoce Status of grandparent visitation in Illinois following Wickham  Witnesses Witnesses, statements and depositions  Workers' Compensation L  Acceptance of unsolicited workers' compensation benefits does not bar common law action Clerical error. When is the proper time to file a Review?  Commission news Commission news Concurrent employment Correction  Edward Don Co. v. Industrial Commission	(EL) 9:4 (June)  (CPAP) 49:1 (Sept.)  -aw  (TL) 39:5 (May)  (WCL) 41:3 (Mar.) (WCL) 41:2 (Dec.) (WCL) 41:3 (Mar.) (WCL) 41:1 (Sept.)
Illinois regulators introduce western-style regulatory practices and policies to the Republic of Kazakhstan Illinois Supreme Court decision assists Illinois driver leasing companies The Maritime Transportation Security Act of 2002: What does it mean to industry? Maryland court blocks state from transforming motor carriers into tax collection agents New homeland security cargo regulation: An update on the 24-hour manifest rule Seventh Circuit addresses COGSA, the Hague Rules and Illinois bailment law in non-Carmack cargo litigation Seventh Circuit sets standards for measuring Carmack damages U.S. Supreme Court to review 11th Circuit COGSA Himalaya Clause decision	(PUT) 39:1 (July) (PUT) 39:3 (Apr.) (CLD) 41:7 (Feb.) (PUT) 39:2 (Dec.) (IIL) 41:6 (May) (PUT) 39:2 (Dec.) (PUT) 39:2 (Dec.)	Intrastate removal of children following a divoce Status of grandparent visitation in Illinois following Wickham  Witnesses Witnesses, statements and depositions  Workers' Compensation L  Acceptance of unsolicited workers' compensation benefits does not bar common law action Clerical error. When is the proper time to file a Review?  Commission news Commission news Concurrent employment Correction	(EL) 9:4 (June)  (CPAP) 49:1 (Sept.)  Law  (TL) 39:5 (May)  (WCL) 41:3 (Mar.) (WCL) 41:2 (Dec.) (WCL) 41:3 (Mar.) (WCL) 41:1 (Sept.) (WCL) 41:3 (Mar.)
Illinois regulators introduce western-style regulatory practices and policies to the Republic of Kazakhstan Illinois Supreme Court decision assists Illinois driver leasing companies The Maritime Transportation Security Act of 2002: What does it mean to industry? Maryland court blocks state from transforming motor carriers into tax collection agents New homeland security cargo regulation: An update on the 24-hour manifest rule Seventh Circuit addresses COGSA, the Hague Rules and Illinois bailment law in non-Carmack cargo litigation Seventh Circuit sets standards for measuring Carmack damages U.S. Supreme Court to review 11th Circuit COGSA Himalaya Clause decision Who issued the bill of lading anyway? 11th Circuit grapples with liability limitations	(PUT) 39:1 (July) (PUT) 39:3 (Apr.) (CLD) 41:7 (Feb.) (PUT) 39:2 (Dec.) (IIL) 41:6 (May) (PUT) 39:2 (Dec.) (PUT) 39:2 (Dec.) (PUT) 39:4 (June)	Intrastate removal of children following a divoce Status of grandparent visitation in Illinois following Wickham  Witnesses Witnesses, statements and depositions  Workers' Compensation L  Acceptance of unsolicited workers' compensation benefits does not bar common law action Clerical error. When is the proper time to file a Review?  Commission news Commission news Concurrent employment Correction  Edward Don Co. v. Industrial Commission Five things you should know about the	(EL) 9:4 (June)  (CPAP) 49:1 (Sept.)  Law  (TL) 39:5 (May)  (WCL) 41:3 (Mar.) (WCL) 41:3 (Mar.) (WCL) 41:1 (Sept.) (WCL) 41:3 (Mar.) (WCL) 41:3 (Mar.) (WCL) 41:3 (Mar.)

compensation claims Health Insurance Portability &	(WCL) 41:1 (Sept.)
Accountability Act (HIPAA) and the workers' compensation exemption Illinois Industrial Commission case status	(WCL) 41:1 (Sept.)
information now available online The Industrial Commission must determine	(WCL) 41:4 (June)
who the aggressor was	(WCL) 41:4 (June)
Industrial Commission news	(WCL) 41:4 (June)
Mechanical Devices v. Industrial Commission	(WCL) 41:2 (Dec.)
Mores Harvey, a parking lot slip and fall	(WCL) 41:3 (Mar.)
No back pay or front pay available to undocumented	(
workers in a retaliatory discharge proceeding	
filed under the Fair Labor Standards Act	(FCP) 2:5 (May)
Petitioner elects his remedy	(WCL) 41:1 (Sept.)
Reconciling the heart attack cases II	(WCL) 41:2 (Dec.)
Sisbro revisited	(WCL) 41:1 (Sept.)
Section Chairmans' comments	(WCL) 41:3 (Mar.)
Unexplained/idiopathic falls	(WCL) 41:1 (Sept.)
What constitutes a valid appointment as a	, , , , , ,
commissioner?	(WCL) 41:4 (June)
When filing a summons for the employer,	, , , , ,
make sur the principal signs the bond	(WCL) 41:3 (Mar.)
When is a circuit court order final and appealable?	(WCL) 41:4 (June)
Who was the aggressor?	(WCL) 41:1 (Sept.)
	, , , , , ,
Young Lawyers	
Have fun with the YLD while helping others ISBA Young Lawyers Division represented at	(YLD) 48:3 (Dec.)
ABA annual meeting	(YLD) 48:3 (Dec.)
YLD co-sponsors Annual Moot Court Competition	(YLD) 48:6 (June)
YLD sponsors annual moot court competition	(YLD) 48:1 (Aug.)
	( 122 / 1311 ( 1dg.)