



**ILLINOIS STATE
BAR ASSOCIATION**

2006-2007 INDEX OF SECTION & COMMITTEE NEWSLETTERS

Newsletter IndexPage 2

Author Index Page 10

Subject IndexPage 19

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 Bankruptcy Law (CBAB)	Law Office Management & Economics (LOME)
Corporate Law Departments (CLD)	Law Related Education (LRE)
Corporation, Securities & Business Law Forum (CSL)	Legal Technology (COLT)
Criminal Justice (CJ)	Local Government Law (LGL)
Diversity Matters (DM)	Mineral Law (ML)
Education Law (EDL)	Minority Participation (MP)
Elder Law (EL)	Real Estate Law (REL)
Employee Benefits (EB)	State and Local Taxation (SALT)
Energy, Utilities, Telecommunications & Transportation Law (EUTTL)	Tort Trends (TT)
Environmental Law (ENVL)	Traffic Laws and Courts (TLAC)
Family Law (FL)	Trusts and Estates (TE)
Federal Civil Practice (FCP)	Women and the Law (WATL)
Federal Taxation (FT)	Workers' Compensation Law (WCL)
	Young Lawyers Division (YLD)

To order individual articles, contact Janice Ishmael at 217-525-1760 or jishmael@isba.org

NEWSLETTER INDEX

References are to volume: Issue number and (month)

Administrative Law

2007 Fellowship	36:10 (Apr.)
Amendments to administrative practice: Is a central core panel a good idea?	36:12 (June)
Ann Breen-Greco is a "woman with vision"	36:6 (Dec.)
Chair's Column: 2007 legislative update	36:9 (Mar.)
Chair's Column: 2007 Spring Seminar update	36:7 (Jan.)
Chair's Column: Administrative Law Handbook revision update	36:8 (Feb.)
Chair's Column: A busy year	36:1 (July)
Chair's column: A debt of gratitude	36:12 (June)
Chair's Column: The Illinois Open Meetings Act goes electronic	36:3 (Sept.)
Chair's column: Seminar on driver's license issues set for June 9	36:11 (May)
Correction	36:6 (Dec.)
Court sends a message to administrative agencies: "When drafting regulations, say what you mean"	36:6 (Dec.)
Due process and ethical issues for administrative judges	36:9 (Mar.)
E-mail use—When does it constitute a meeting?	36:10 (Apr.)
Exhaustion of administrative remedies clarified?	36:11 (May)
Exhaustion, waiver and preemption: <i>Poindexter v. State of Illinois Feret v. Schillerstrom</i> : Second District	36:8 (Feb.)
Guidance on the Illinois Administrative Review Law	36:4 (Oct.)
Hearsay in Administrative Hearings—Follow up	36:9 (Mar.)
Illinois Association of Administrative Law Judges (IAALJ) holds first MCLE education program	36:1 (July)
<i>Illinois Health Maintenance Org. Guarantee Ass'n v. Department of Ins.</i> , additional issues	36:2 (Aug.)
Inside	36:11 (May)
Inside	36:1 (July)
Inside	36:2 (Aug.)
Inside	36:3 (Sept.)
Inside	36:4 (Oct.)
Inside	36:5 (Nov.)
Inside	36:6 (Dec.)
Inside	36:7 (Jan.)
Inside	36:8 (Feb.)
Inside	36:9 (Mar.)
Inside	36:10 (Apr.)
Inside	36:11 (May)
Inside	36:12 (June)
JCAR insists on its own system of statutory citation	36:10 (Apr.)
<i>McGaw Medical Center's</i> fall into the ARL's dangerous minefield	36:7 (Jan.)
Multiplicity of necessary parties: Naming defendants in administrative agency appeals	36:5 (Nov.)
Necessary parties—Strict adherence again	36:3 (Sept.)
The new Section Council Chair—Jim Chipman	36:1 (July)
The "new wrinkle" in due process: when the state learns its notice has failed	36:12 (June)
The Open Meetings Act; Recent amendments and cases	36:11 (May)
Proper exhaustion of administrative remedies?	36:2 (Aug.)
Reaching out or overreaching—Judicial ethics and the self-represented litigant	36:8 (Feb.)
Someone you should know: Patti S. Gregory-Chang	36:5 (Nov.)
Special Education Hearing Officer: A "hybrid" federal/state Administrative Law Judge	36:4 (Oct.)
Summary of recent decisions	36:1 (July)
Summary of recent decisions	36:2 (Aug.)
Summary of recent decisions	36:3 (Sept.)
Summary of recent decisions	36:4 (Oct.)
Summary of recent decisions	36:5 (Nov.)
Summary of recent decisions	36:7 (Jan.)
Summary of recent decisions	36:9 (Mar.)
Summary of recent decisions	36:11 (May)
Summary of recent decisions	36:12 (June)
Supreme court overturns appellate court in <i>Marconi v. Chicago Heights Police Pension Board</i> , reinstates board's denial of disability benefits, and leaves Section 3-115 of the Illinois Pension Code intact	36:7 (Jan.)
Thoughts about conflicts of interest	36:5 (Nov.)
Two Memorandum Orders by Judge Julia Nowicki	36:1 (July)
Voice of the prior Chair	36:1 (July)

Agricultural Law

2006 Agricultural Law Update	16:4 (Feb.)
2007 General Assembly Agricultural Legislative Update	16:6 (May)
Agriculture in Congress	16:6 (May)
Coexistence failures and damage control: An initial look at genetically engineered rice	16:2 (Nov.)
Conservation easements: Smart growth or sprawl promotion?	16:3 (Dec.)
Estate and gift tax changes for 2007	16:4 (Feb.)
Farmland assessments—Where are we and where are we going?	16:7 (June)
IRS revises Form 706	16:2 (Nov.)
Making farm leases compatible with the division of USDA farm program payments between landlord and tenant	16:1 (Aug.)
Minimum wage rates	16:7 (June)
Proposed Illinois legislation of interest to farmers and small rural communities	16:5 (Apr.)
Selling food in the European Union	16:1 (Aug.)

Alternative Dispute Resolution

ADR happenings	13:1 (Sept.)
ADR happenings	13:2 (Nov.)
ADR happenings	13:6 (June)
Advancing conflict resolution in the business sector	13:3 (Feb.)
Arbitration: Why some general counsel have mixed feelings	13:1 (Sept.)
Arbitration preferred in domain name disputes	13:2 (Nov.)
Article and book reviews	13:2 (Nov.)
Case summaries	13:1 (Sept.)
Case summaries	13:2 (Nov.)
Cases	13:3 (Feb.)
Cases	13:4 (Mar.)
Cases	13:5 (May)
Cases	13:6 (June)
Chair's Column	13:1 (Sept.)
Chair's Column	13:2 (Nov.)
Chair's Column	13:4 (Mar.)
Domestic ADR Happenings	13:4 (Mar.)
Editor's Note: Introducing <i>In the Alternative's</i> new student editors	13:1 (Sept.)
Hamline University School of Law offers mediation case law project	
Web site	13:2 (Nov.)
Happenings	13:3 (Feb.)
Happenings	13:5 (May)
The history of United Nations mediation in the Darfur conflict	13:5 (May)
International ADR happenings	13:4 (Mar.)
International happenings	13:3 (Feb.)
International alternative dispute resolution	13:1 (Sept.)
International alternative dispute resolution	13:2 (Nov.)
Mediation: A distinct profession	13:3 (Feb.)
An overview of the Section Council CLE Program on Family Mediation	13:4 (Mar.)
A region ripe for mediation: The genocide in Darfur	13:2 (Nov.)
Relying on tolerance, respect & recognition: Race and sexual orientation in the Supreme Court	13:6 (June)
A summary: Arbitrator misconduct: Liability and immunity	13:3 (Feb.)
Vacating an arbitration award: Giving meaning to "undue means"	13:3 (Feb.)

Antitrust and Unfair Competition Law

Co-Editor's note	45:3 (Feb.)
Debt-collection affidavits under Fair Debt Collection Practices Act: No immunity for attorneys filing un-investigated garnishment affidavits	45:1 (Sept.)
Dicta Rising to Doctrine: <i>Independent Ink</i> resolving the presumption of market power from patents used in antitrust tie-ins	45:1 (Sept.)
Editor's note	45:2 (Dec.)
Editor's note: Plea agreements in criminal antitrust cases	45:2 (Dec.)
Editor's notes	45:1 (Sept.)
The impending demise of <i>Dr. Miles?</i>	45:3 (Feb.)
The role of regression analysis in class certification decisions in antitrust cases	45:3 (Feb.)
Should the origination of a vertical restraint be relevant to its legality?	45:3 (Feb.)
Supreme Court to decide buyer predatory pricing scheme case	45:2 (Dec.)

<i>Twombly</i> : Motions to Dismiss in today's antitrust litigation	45:2 (Dec.)	Letter from the Chair	19:1 (Sept.)
Bench and Bar		Overview of DCFS investigations	19:2 (Dec.)
Adjudication of the rights of pro se litigants	37:1 (July)	Practice tips; Interviewing techniques for young children	19:2 (Dec.)
Administrative Order limiting number and length of published opinions in Appellate Court is repealed	37:4 (Feb.)	Preparing for an expedited appeal in child custody cases	19:1 (Sept.)
Amended Rules of Judicial Conduct	37:1 (July)	Pro bono and other legal information is just a click away	19:3 (Mar.)
Attorney independence? Remember the Alamo!	37:5 (June)	Pro bono corner	19:1 (Sept.)
Bankruptcy law and family court	37:2 (Sept.)	Civil Practice and Procedure	
Bench & Bar—Civil Practice CLE Program	37:2 (Sept.)	Admissibility of medical records at trial under Illinois Supreme Court Rule 236	52:10 (June)
Chair's column	37:1 (July)	Bankruptcy may sound death knell for subsequent civil action	52:1 (Sept.)
Chair's column	37:2 (Sept.)	Can an unlicensed law firm recover in a suit for attorney fees?	52:5 (Jan.)
Chair's column	37:3 (Oct.)	Can an unlicensed law firm recover in a suit for attorney fees?	52:9 (May)
Former Illinois Supreme Court Justice Seymour Simon, 1915-2006	37:3 (Oct.)	Caveat emptor: Your non-Illinois purchase might mean no Illinois jurisdiction	52:10 (June)
The high costs of justice: Expanding pro-bono and the community's responsibility	37:2 (Sept.)	Clerk hands back complaint—Case barred by statute of limitations	52:3 (Nov.)
Independent research on scientific issues by judges must be carefully weighed and considered	37:4 (Feb.)	The Collateral Source Rule and Vehicle Photos: Two recent cases	52:9 (May)
Living with the death penalty	37:1 (July)	Court reviews jury instructions, expert testimony, remittitur and post-judgment interest	52:6 (Feb.)
New court security restrictions in 9th Circuit	37:2 (Sept.)	Cross-examination of opinion witness with facts and data not relied upon	52:4 (Dec.)
A New Year's resolution: Read new Rule 213	37:4 (Feb.)	Do motions in limine preserve error?	52:6 (Feb.)
Nunc Pro Tunc	37:5 (June)	E-discovery now, not later—New Federal Rules of Civil Procedure	52:6 (Feb.)
The other shoe drops: Reflections on Illinois' Long-Arm Statute	37:3 (Oct.)	The "empty chair" defense at trial	52:5 (Jan.)
Recent judicial appointments and retirements	37:1 (July)	Enforceability of Class Action Waivers: <i>Kinkel v. Cingular Wireless, LLC</i>	52:8 (Apr.)
Recent judicial appointments and retirements	37:2 (Sept.)	Fairness and equity permeate the ab initio arena	52:1 (Sept.)
Recent judicial appointments and retirements	37:3 (Oct.)	Filing of general appearance does not waive jurisdictional objection	52:7 (Mar.)
Recent judicial appointments and retirements	37:4 (Feb.)	Illinois law governs products case with complicated conflict of law analysis	52:6 (Feb.)
Recent judicial appointments and retirements	37:5 (June)	The Illinois Supreme Court revisits intrastate forum non conveniens in <i>Langenhorst v. Norfolk Southern Railway</i> : "A battle over the minutiae"	52:2 (Oct.)
Reflections on 50 years of practice	37:5 (June)	IPI notes and comments: Dicta or law?	52:5 (Jan.)
Residency rule for judges is unconstitutional: Madigan	37:4 (Feb.)	Licensed to testify? A change in focus for medical expert qualifications	52:4 (Dec.)
The Ryan juror furor—The questions and implications are disturbing and far-reaching	37:1 (July)	<i>Melena v. Anheuser-Busch, Inc.</i> : Further enlightenment from the Supreme Court on the dichotomy between mandatory arbitration agreements and public policy	52:3 (Nov.)
Substitution of judge: Recent case law	37:4 (Feb.)	Minimum contacts with your out-of-state expert	52:9 (May)
Summary of important items from the June meeting minutes	37:2 (Sept.)	Pay[ment] attention: a lesson in avoiding unintended accord and satisfaction	52:9 (May)
Summary of important items from the September 2006 meeting minutes	37:3 (Oct.)	Petitions for relief from judgments under 735 ILCS 5/2-1401	52:8 (Apr.)
The taming of the rude	37:1 (July)	Practice in the Central District of Illinois	52:7 (Mar.)
Twenty-second Judicial Circuit comes to life	37:5 (June)	Recent court pronouncements continue to shape nationwide pro-arbitration policies	52:1 (Sept.)
Walnuts keep falling on my head and other horrors of litigation	37:3 (Oct.)	Recent developments under <i>Batson</i>	52:10 (June)
What you may not ask	37:3 (Oct.)	Re-direct examination, the right to rehabilitate an expert	52:8 (Apr.)
Business Advice and Financial Planning		Requests to Admit: <i>Vision Point of Sale v. Haas</i>	52:4 (Dec.)
Accommodating the religious needs of employees	21:4 (June)	Ruminations on Rule 216 and considerations of substantial justice	52:2 (Oct.)
Basic income taxation of entities and their owners	21:4 (June)	The saga of admissibility of vehicular post-collision photographs continues	52:7 (Mar.)
The critical role of employee controls in data security	21:2 (Feb.)	Settlement: A plaintiff's attorney's personal guarantee to pay liens is found to violate the Rules of Professional Conduct	52:3 (Nov.)
Editor's notes	21:1 (Oct.)	Supreme Court finds patient privacy violation outside scope of employment	52:10 (June)
Editor's notes	21:2 (Feb.)	Commercial Banking and Bankruptcy Law	
Editor's notes	21:3 (BAFP)	Bankruptcy may sound death knell for subsequent civil action	51:4 (Nov.)
Editor's notes: The survey	21:4 (June)	Bill status report: Section Council Action as of 09/22/06	51:3 (Oct.)
Illinois enacts laws granting new job rights to military personnel and their families	21:2 (Feb.)	Conference Series: An informed discussion of financial access for immigrants—Part 1	51:1 (Aug.)
Raising business capital through exempt securities offerings	21:1 (Oct.)	Conference Series: An informed discussion of financial access for immigrants—Part II	51:2 (Sept.)
Raising capital for small businesses	21:3 (May)	Enforceability and perfection of mechanics liens in bankruptcy	51:3 (Oct.)
Realistic business succession planning for family businesses	21:3 (May)	Federal court denies protection in bankruptcy for inherited IRA	51:4 (Nov.)
The second top 10 things they did not teach me in law school	21:3 (May)	Federal Grand Jury subpoenas: Forcing banks to work for free	51:1 (Aug.)
Sell your company and pay no tax!	21:2 (Feb.)	Lis pendens notices	51:3 (Oct.)
Child Law (formerly Juvenile Justice)		New bankruptcy law changes for nonresidential landlords and tenants	51:2 (Sept.)
2006 Legislation Update: Juvenile Law (Abuse & Delinquency)	19:1 (Sept.)	Right of redemption or not, junior mortgagee has right to file separate foreclosure action	51:2 (Sept.)
Attorney FAQs of the Minimum Continuing Legal Education Board of the Supreme Court of Illinois	19:1 (Sept.)	Corporate Law Departments	
Case law in child abuse and neglect and custody matters	19:2 (Dec.)	2006 year-end reminder of required or suggested employee benefits action	44:5 (Nov.)
Case law in juvenile delinquency matters	19:2 (Dec.)		
Case law in termination of parental rights matters	19:2 (Dec.)		
Case law update	19:3 (Mar.)		
Changes to impartial due process hearings for children with disabilities	19:3 (Mar.)		
Chicago supervised visitation programs provide invaluable services	19:2 (Dec.)		
Child custody overview of Supreme Court rules	19:4 (June)		
Child law legislation	19:4 (June)		
Creating a collaborative atmosphere: Child Representatives, guardians-ad-litem, and attorneys for children	19:2 (Dec.)		
Crisis nurseries in Illinois: Keeping families together	19:3 (Mar.)		
Grandparent visitation	19:1 (Sept.)		
Judicial Observation: Caution of the Relaxed Rules of Evidence	19:1 (Sept.)		

Appellate Court rules insurance exclusions ambiguous	44:3 (Sept.)	Excellence and strength through diversity: The positive impact on the future of our profession	1:1 (June)
Buying back your own trademark: The reality of cybersquatting	44:1 (July)	The Illinois Supreme Court Commission on Professionalism and its mission	1:1 (June)
CLE Program agenda	44:9 (Mar.)	Mission Possible: Black Law Students Association at SIU Initiative Summary of the 2006 Diversity Luncheon	1:1 (June)
The complex world of calculating overtime	44:12 (June)		1:1 (June)
Court of Claims in CSX case would still exempt a limited category of separation payments from FICA taxes	44:1 (July)		
Early warning or too late: New development ordinances are in your future	44:2 (Aug.)		
"Eek" and it's not even Halloween: The new world of federal "e-discovery"	44:3 (Sept.)		
Employers face liability for employee multitasking on the road	44:9 (Mar.)		
Employers should really think about adding Roth 401(k) accounts to plan	44:4 (Oct.)		
Gray market raises concern among U.S. supply chain participants	44:4 (Oct.)		
How to have a really bad day with the Seventh Circuit Court of Appeals	44:7 (Jan.)		
Is it the dawning of the age of enforced compliance? U.S. Customs and Border Protection Quick Response Audits (QRAs)	44:9 (Mar.)		
May 11, 2007 Seminar	44:10 (Apr.)		
New tort theory approved by Illinois Supreme Court	44:12 (June)		
Rights of veterans and duties of employers under federal and Illinois law	44:12 (June)		
SEC Changes Proxy Disclosure of Equity Compensation: New rules made consistent with FAS 123R expense recognition	44:8 (Feb.)		
Some employers finding relief from rising health care costs, according to NBGH/Watson Wyatt survey	44:1 (July)		
Summary of additional cases	44:7 (Jan.)		
Summary of Pension Protection Act of 2006	44:5 (Nov.)		
Summary of recent Illinois, Indiana, Iowa and Missouri cases	44:7 (Jan.)		
Supreme Court expands categories of conduct that rise to retaliation claim under Title VII	44:2 (Aug.)		
Sweepstakes and promotions: The fine art of the fine print	44:3 (Sept.)		
Tax and estate planning for year-end and looking ahead to 2007	44:6 (Dec.)		
Ten suggested steps to ensure cost-effective e-discovery preparedness	44:5 (Nov.)		
Thoughts of a recent graduate in-house counsel and a call for poetic justice	44:7 (Jan.)		
Top 10 things all corporate counsel should know about the amendments to the Federal Rules of Civil Procedure	44:4 (Oct.)		
Treasury issues final regulations on Section 409A Executive and Deferred Compensation Restrictions	44:11 (May)		
Treasury Issues Updated 409A Guidance	44:8 (Feb.)		
A trustee you can trust: Responsibilities and liabilities of trustees	44:11 (May)		
What to do when you receive a charge of patent infringement	44:10 (Apr.)		
Corporation, Securities and Business Law			
Consider a Co-op in the sale of a Closely Held Business	52:3 (Mar.)		
<i>Fontana v. TLD Builders, Inc.</i> —A primer on piercing the corporate veil	52:1 (Nov.)		
Minimizing information asymmetry risk in acquisitions with contingent pay-outs: An accountant's perspective	52:4 (Apr.)		
Minority shareholders receive a Christmas gift from the governor	52:2 (Feb.)		
Negotiating and drafting pre-acquisition documents related to a business sale or purchase	52:3 (Mar.)		
<i>Puleo v. Topel</i> —A testament to the protection afforded by LLCs	52:2 (Feb.)		
Valuing private company stock: Determining fair market value for purposes of §409A	52:4 (Apr.)		
When representing more clients can actually result in less legal fees: Avoiding multiple representations can save hours of grief, unnecessary costs and challenges to your law license	52:1 (Nov.)		
Criminal Justice			
Case summaries	50:1 (Sept.)		
Case summaries	50:2 (Dec.)		
Case summaries	50:3 (Mar.)		
Legislation—Passed bills part 1: New offenses, amendments to existing offenses, criminal procedure, and drug crimes	50:1 (Sept.)		
Legislation—Passed bills part 2: Code of Corrections, crime victims, domestic violence, and juvenile law	50:2 (Dec.)		
Diversity Matters (Special issue)			
Articulating the business case for inclusion	1:1 (June)		
Chair's column	1:1 (June)		
The Chicago Call to Action for Women Attorneys: The right thing to do for law firms	1:1 (June)		
Diversity in the Legal Profession: What we can do to open doors?	1:1 (June)		
Diversity is a yarn, until women of color are woven into the law firm fabric	1:1 (June)		
Diversity news	1:1 (June)		
Diversity Roundtable: Pipeline to the future	1:1 (June)		
		Education Law	
		<i>Atwell</i> : Investigations of public employees involving criminal conduct—A trap for the unwary	51:3 (May)
		Educational Implications of <i>Garcetti v. Ceballos</i>	51:2 (Dec.)
		Illinois Educational Labor Relations Board case summaries	51:3 (May)
		Legislative update	51:1 (Sept.)
		Legislative update Part II	51:2 (Dec.)
		Elder Law	
		Before implementation—What is an elder law attorney to do about the Deficit Reduction Act?	12:3 (May)
		Book review: <i>Scam-Proof Your Life, 377 Smart Ways to Protect You and Your Family from Rip-offs, Bogus Deals & Other Consumer Headaches</i> by Sid Kirchner	12:4 (June)
		Calendar of upcoming events, conferences and seminars	12:2 (Feb.)
		Calendar of upcoming events, conferences and seminars	12:3 (May)
		Case note: <i>Estate of Howell</i> , ___Ill.App.3d___2007 WL 1246972 (Ill.App5 Dist. 2007)	12:4 (June)
		Case note: <i>Estate of Kohlenbrener</i> , 356 Ill.App.3d 414 (1st Dist. 2005)	12:3 (May)
		Case note: <i>Estate of Lower</i> , 365 Ill.App.3d 469 (2nd Dist. 2006)	12:3 (May)
		Case note: <i>Grate v. Grzetich</i> , 2007 WL 1345247 (Ill. App.3 Dist. 2007)	12:4 (June)
		Case note: <i>Poindexter, et. al. v. State of Illinois ex. rel. Dept. of Human Services</i>	12:2 (Feb.)
		Charitable Rollover Provisions of the Pension Protection Act of 2006	12:4 (June)
		Elder notes	12:1 (Nov.)
		Elder notes	12:2 (Feb.)
		Elder notes	12:3 (May)
		Estate and gift tax update	12:3 (May)
		From the editor	12:4 (June)
		A guardian's authority to consent to electroconvulsive therapy (ECT) for a ward	12:3 (May)
		Health Savings Accounts (HSAs): Are they the right option for your client?	12:1 (Nov.)
		Letter from the Chair	12:1 (Nov.)
		Letter from the Chair	12:2 (Feb.)
		Newsletter authors: Have you applied for MCLE credit?	12:3 (May)
		Notes on the 33rd annual meeting of local area agencies on aging	12:4 (June)
		N.Y. Court allows reformation of trust to confirm to grantor's Medicaid planning intent	12:3 (May)
		The origin of an elder law attorney	12:1 (Nov.)
		Practice Tip: Deducting care costs	12:1 (Nov.)
		Section Council to present CLE on assessing capacity	12:2 (Feb.)
		Simple steps to avoid perjury in will signing	12:4 (June)
		<i>Smith v. City of Jackson</i> : A hollow victory in age discrimination cases	12:4 (June)
		Spousal elections in Medicaid planning	12:2 (Feb.)
		Use caution when filing death case following nursing home neglect	12:2 (Feb.)
		What is the latest online scam involving Social Security?	12:2 (Feb.)
		Employee Benefits	
		Chronological summary of major post-ERISA benefit legislation	25:3 (Mar.)
		DB: RIP?	25:2 (Dec.)
		Employee benefits research on the Web	25:2 (Dec.)
		Federal caselaw update	25:2 (Dec.)
		Federal caselaw update	25:4 (June)
		Key provisions of HR 4: Pension Protection Act of 2006	25:1 (Sept.)
		Major Post-ERISA Benefit Legislation	25:3 (Mar.)
		Seventh Circuit rules that Cash Balance Plans are not age discriminatory; Second, Third and Ninth Circuits could follow	25:1 (Sept.)
		Energy, Utilities, Telecommunications & Transportation Law (formerly Public Utilities & Transportation Law)	
		5th District rejects class contract claim against Federal Express Corporation	42:1 (Nov.)
		Court finds both that Carmack Amendment remedy preempts state law claims and that Carmack Amendment waiver was not established	42:2 (Feb.)

Attorney General issues opinions	8:3 (Mar.)	Case summaries	51:1 (Sept.)
Attorney General issues opinions	8:4 (June)	Case summaries	51:2 (Jan.)
Does a public employee have a right to closed meeting minutes of the discussion of her employment? A case review of Wisconsin Appellate Court case <i>Sands v. Whitnall School District</i>	8:4 (June)	The Illinois Supreme Court holds that fax blasting may be potentially covered under a commercial liability policy	51:3 (Apr.)
Ethics corner: recent discipline of public sector lawyers and related ABA formal opinion	8:1 (Sept.)	In this issue	51:3 (Apr.)
Former Assistant Public Defender suspended	8:2 (Dec.)	Insurance law update	51:1 (Sept.)
Former Assistant Public Defender Suspended Until Further Order	8:3 (Mar.)	Insurance law update	51:2 (Jan.)
The Freedom of Information Act and electronic calendars examined in <i>Consumer Federation of America v. Department of Agriculture</i>	8:4 (June)	Update on Illinois Targeted Tenders under <i>John Burns</i> : Businesses reduce costs through the shifting of defense and indemnification costs	51:3 (Apr.)
From the Chair	8:1 (Sept.)	An update on Terrorism Risk Insurance	51:2 (Jan.)
The impact of FOIA on an integrated justice information system	8:1 (Sept.)		
In-sites	8:2 (Dec.)		
In-sites	8:3 (Mar.)		
Legislative update	8:1 (Sept.)		
News you can use	8:3 (Mar.)		
Public sector discipline: Two Illinois public sector attorneys disciplined during March term of court for criminal conduct	8:4 (June)		
Someone you should know: Patti S. Gregory-Chang	8:2 (Dec.)		
Student loan repayment assistance legislation moves forward in Congress	8:4 (June)		
To delete or not to delete: State Records Act implications for integrated justice systems	8:3 (Mar.)		
Health Care Law			
All the latest developments in health care law	23:1 (Sept.)		
All the latest developments in health care law	23:2 (Dec.)		
All the latest developments in health care law	23:3 (Apr.)		
All the latest developments in health care law	23:4 (June)		
<i>Bagent v. Blessing Care Corporation</i> : How to avoid a hospital's potential liability for wrongful disclosure of confidential patient information by an employee	23:4 (June)		
Consumer-Directed Health Plans: Early enrollee experiences with Health Savings Accounts and eligible health plans	23:2 (Dec.)		
Illinois Supreme Court upholds physician restrictive covenants	23:3 (Apr.)		
Law Ed Program—"Cutting Edge Issues in Health Care"—April 20, 2007	23:3 (Apr.)		
Workers' compensation changes for health care providers	23:1 (Sept.)		
Human Rights			
2006 Gertz Award winner	33:2 (Nov.)		
Advising a client that a plea for supervision is not a conviction? Think again!!!	33:1 (Sept.)		
"The condemnation of Sir Walter Raleigh" or "confronting confrontation"	33:6 (June)		
Contractual foundations of universal human rights	33:6 (June)		
Editor's notes	33:3 (Dec.)		
From the Chair	33:1 (Sept.)		
From the Chair	33:2 (Nov.)		
From the Chair	33:3 (Dec.)		
From the Chair	33:4 (Jan.)		
From the Chair	33:5 (Mar.)		
From the Chair	33:6 (June)		
<i>Illinois Native American Bar Association et al. v. The University of Illinois</i> , 05 CH 4735	33:1 (Sept.)		
Illinois Supreme Court adopts parental notification of minor's abortion rule	33:2 (Nov.)		
ISBA Human Rights Section Council member wins case for victims of Dictator Alberto Fujimori	33:5 (Mar.)		
The invalidation of Illinois' ballot access law: Good news for voters who seek choice in elections	33:5 (Mar.)		
Last war dance for the Chief	33:6 (June)		
Note on <i>ACLU v. NSA</i> 438 F. Supp. 2d 754 (E.D. Mich. 2006)	33:2 (Nov.)		
Report on Annual Gertz Award Luncheon	33:4 (Jan.)		
The Secret World of Human Trafficking	33:2 (Dec.)		
Sexual orientation charges under the Illinois Human Rights Act—A preliminary analysis of the "sexual orientation" discrimination charges filed in the first eight months of the amended Illinois statute	33:2 (Nov.)		
Starting the debate: Should Illinois have same-sex marriage or civil unions?	33:4 (Jan.)		
The UN Convention on Protection and Promotion of the Rights and Dignity of Persons with Disabilities	33:3 (Dec.)		
Insurance Law			
Case names and holdings	51:1 (Sept.)		
Case names and holdings	51:2 (Jan.)		
		Intellectual Property	
		Editor's note	46:2 (Jan.)
		Editor's note	46:3 (Mar.)
		The higher HIPAA hurdle	46:3 (Mar.)
		Nondisclosure agreements: Useful examples	46:3 (Mar.)
		Probate trademarks: death, reincarnation, and survival of intellectual property rights	46:1 (Oct.)
		Pulling the plug on "The Electric (Slide)"	46:3 (Mar.)
		Questions and complexities in disclosure	46:2 (Jan.)
		Select Illinois case law on non-disclosure agreements and trade secrets	46:2 (Jan.)
		Traditional patent license negotiations result in declaratory judgment jurisdiction after <i>MedImmune</i>	46:4 (June)
		What every lawyer should know about intellectual property: The Basics of Copyright Law; The Basics of Patent Law; Ethical Issues in Intellectual Property Law	46:4 (June)
		What's in a name?	46:2 (Jan.)
		International and Immigration Law	
		Abuse of legal process	44:7 (Apr.)
		Abuse of legal process in the <i>Khodorkovsky</i> case	44:8 (May)
		Addendum to the article by Michael Coleman and Celine Van Zeebroeck published in the fourth issue of <i>The Globe</i> , "Oil and gas investments in Algeria—A legal and tax primer from an Algerian perspective"	44:6 (Mar.)
		Admonitions in the criminal trial court: Waiver of Counsel, Jury Demand, and Noncitizen Guilty Pleas	44:6 (Mar.)
		Agricultural liens: A comparison of Chinese secured transactions law and UCC Article 9	44:3 (Sept.)
		Algeria—Retention of intermediaries for sales to the public sector	44:2 (Aug.)
		Attorneys from Vietnam	44:6 (Mar.)
		Book drive for immigration detainees	44:6 (Mar.)
		<i>Building bridges: An Egypt-U.S. Free Trade Agreement</i> , Ahmed Galal and Robert Z. Lawrence, Editors (Brookings Institution Press: 1998)	44:3 (Sept.)
		Bulgaria's accession to the EU—What does this mean for you and your clients?	44:5 (Jan.)
		Chair's column	44:1 (July)
		The Chicago Council on Foreign Relations changes its name	44:3 (Sept.)
		China watch	44:3 (Sept.)
		Choosing (and using) a mental health expert witness for immigration cases	44:7 (Apr.)
		CLE covers immigration issues for family lawyers	44:7 (Apr.)
		Conference series: An informed discussion of financial access for immigrants—Part III	44:1 (July)
		Editor's comments	44:1 (July)
		Editor's comments	44:2 (Aug.)
		Editor's comments	44:3 (Sept.)
		Editor's comments	44:4 (Nov.)
		Editor's comments	44:5 (Jan.)
		Editor's comments	44:6 (Mar.)
		Editor's comments	44:7 (Apr.)
		Editor's comments	44:8 (May)
		Foreign law resources: Government Gazettes Online	44:2 (Aug.)
		FSIA applied retroactively and subsequent commercial use of expropriated property does not qualify for the "commercial exception"	44:6 (Mar.)
		Hague Securities Convention	44:8 (May)
		IBA comes to Chicago	44:1 (July)
		Illinois International Business Calendar	44:4 (Nov.)
		Immigration Consultation Corner #4—The B-2 overstay dilemma: Issue spotting and wise counsel when there are limited options	44:4 (Nov.)
		Immigration strategies: Getting the U.S. off the dime	44:4 (Nov.)
		Investor-State disputes	44:2 (Aug.)
		Judges should notify foreign nationals	44:7 (Apr.)

Keeping company secrets secure: Where does the Economic Espionage Act stand after its first 10 years?	44:8 (May)	Sexual orientation discrimination in the workplace	44:6 (June)
Law Library of Congress: Global Legal Monitor	44:3 (Sept.)	Supreme Court makes retaliation claims more dangerous for employers	44:2 (Aug.)
Message from the Chair	44:2 (Aug.)	Taxation of compensatory damages for emotional distress and loss of reputation is unconstitutional	44:3 (Sept.)
Message from the Chair	44:3 (Sept.)	Union violated labor law by photographing employees	44:3 (Sept.)
Message from the Chair	44:4 (Nov.)	When are single-location bargaining units appropriate for health care employers?	44:5 (Mar.)
Message from the Chair	44:5 (Jan.)		
Message from the Chair	44:6 (Mar.)		
Message from the Chair	44:7 (Apr.)		
Message from the Chair	44:8 (May)		
Now is the time for employers to prepare to beat the fiscal year 2008 H-1B cap	44:5 (Jan.)		
Oil and gas investments in Algeria—A legal and tax primer from an Algerian perspective	44:4 (Nov.)		
One plus one equals three or in an immigration context, applying for a waiver	44:4 (Nov.)		
Pro bono assistance needed	44:7 (Apr.)		
Pro bono opportunities	44:5 (Jan.)		
Pro bono recognition	44:5 (Jan.)		
Protecting “Works of the Human Spirit” worldwide	44:2 (Aug.)		
Real estate investment in Romania	44:5 (Jan.)		
Recent developments with respect to First Amendments Rights in the immigration context	44:3 (Sept.)		
Removal Orders Redux: An analysis of the Immigration Deportation Reinstatement statute	44:2 (Aug.)		
The Secret World of Human Trafficking	44:5 (Jan.)		
Selling food in the European Union	44:1 (July)		
State of the World—Center of Opportunity	44:6 (Mar.)		
Summary of commercial agency/distributorship law in Turkey	44:1 (July)		
Suppression of evidence is not a remedy for violating the VCCR	44:4 (Nov.)		
The transatlantic partnership and its implications to the economies of the United States and the European Union	44:7 (Apr.)		
United States treaty and nationality-based work options	44:3 (Sept.)		
U.S. Department of Commerce upcoming international trade events	44:6 (Mar.)		
What is an international law practice?	44:1 (July)		
World Intellectual Property Organization proposes new Initiative regarding trademark for drug names	44:6 (Mar.)		
A world of international law coming to Chicago and beyond	44:2 (Aug.)		
Labor and Employment Law			
<i>Ahmad v. Board of Education of the City of Chicago</i> , ___ Ill.App.3d ___ 847 N.E.2d 810 (1st Dist. 2006)	44:1 (July)		
Amendments to the Illinois Employment of Strikebreakers Act (“ESA”) and the Day and Temporary Labor Services Act declared unconstitutional	44:3 (Sept.)		
Amendments to Federal Rules of Civil Procedure to address electronic discovery	44:1 (July)		
Employee called to duty in the National Guard and Reserve—An overview of the applicable federal and Illinois laws	44:4 (Dec.)		
Employee destroys computer files and violates Computer Fraud and Abuse Act	44:1 (July)		
Employee dress and grooming policies	44:2 (Aug.)		
Employee must arbitrate retaliatory discharge claim	44:1 (July)		
Employer’s handbook rules discourage protected labor activity	44:5 (Mar.)		
Employer’s obligations under the Uniformed Services Employment and Reemployment Rights Act	44:5 (Mar.)		
Failure to insure contraceptives was not sex discrimination	44:6 (June)		
Intellectual property law for the general practice attorney	44:5 (Mar.)		
Mandatory arbitration clauses in employee manuals	44:4 (Dec.)		
Mass flu outbreak: Employment implications	44:6 (June)		
The need to accommodate workplace proselytization?	44:5 (Mar.)		
New VESSA rules announced	44:1 (July)		
NLRB decides successorship issues	44:3 (Sept.)		
NLRB issues major ruling on supervisory status	44:4 (Dec.)		
No workers’ compensation benefits for injury at company-sponsored picnic	44:3 (Sept.)		
Note to employers: You can’t just take it back: An adverse employment action, that is	44:4 (Dec.)		
Proposed rule provides employer guidance on Social Security “No-Match” letters	44:2 (Aug.)		
The Public Safety Employee and Employment Litigation: The effects of Police and Fire Commission proceedings on the federal case	44:3 (Sept.)		
Retaliation: How to prove it, How to avoid it. Attorney’s Perspective—Plaintiff	44:6 (June)		
		Law Office Management and Economics	
		Are you ready for tsunami, a Katrina, fire or terrorists?	28:1 (Sept.)
		Document process: The competitive edge in the legal profession	28:2 (Jan.)
		“The Electronic Lawyer”: Seiko’s Smart Label printers bring your firm to the future!	28:3 (May)
		Law office management 101—Setting up your practice	28:1 (Sept.)
		Law office management 102: Getting your financial house in order	28:3 (May)
		Lawyers’ lives in balance: Developing your plan and tips for staying energized and productive	28:1 (Sept.)
		More on engagement letters	28:3 (May)
		Scanning’s a snap with the Fujitsu ScanSnap!	28:3 (May)
		To head or to manage	28:2 (Jan.)
		Utilization of paralegals in Illinois: The secret to a more efficient and profitable law practice	28:2 (Jan.)
		Why do we need performance reviews?	28:2 (Jan.)
		Legal Technology	
		Back-up basics	14:1 (Aug.)
		A brown shoe in a black shoe world	14:1 (Aug.)
		Electronic communications & records: Metadata, security, and more	14:2 (Oct.)
		Favorites	14:1 (Aug.)
		Favorites	14:3 (Dec.)
		From the Chair	14:2 (Oct.)
		From the Chair	14:3 (Dec.)
		From the Chair	14:4 (Mar.)
		From the Chair	14:5 (June)
		Houdini and Acrobat 8—Mastering the disappearing act	14:4 (Mar.)
		Ideas for your firm’s Web site	14:4 (Mar.)
		Information security for the Solo and Small Firm attorney	14:5 (June)
		My Treo 650	14:3 (Dec.)
		Receive and send faxes—Anytime, anywhere (including on your cell phone!)	14:3 (Dec.)
		To BlackBerry or not to BlackBerry?	14:5 (June)
		Local Government Law	
		Applicability of the Prevailing Wage Act requirements to private subdivision developers engaged in public works	43:4 (Nov.)
		Can Illinois municipalities be in the business of constructing wireless broadband networks?	43:1 (July)
		Candygram: Serving complaints and subpoenas on local governments	43:8 (SP ED)
		Case note	43:2 (Sept.)
		Case note	43:5 (Dec.)
		Case Note: Does a special use permit run with the land? Not this one, says Justice Smith	43:3 (Oct.)
		E-mail retention policies and The Local Retention Act	43:7 (Mar.)
		E-mail use—When does it constitute a meeting?	43:6 (Jan.)
		Executive summary of the Spring 2006 legislative session	43:1 (July)
		The impact of Public Act 94-976 for tax-capped governments	43:9 (Apr.)
		Impoundment of motor vehicles	43:6 (Jan.)
		Incompatibility of offices	43:7 (Mar.)
		Inverse condemnation in the Illinois courts	43:11 (June)
		Local governmental entities not entitled to absolute immunity when a hazardous recreational activity is involved	43:3 (Oct.)
		A municipality’s dilemma involving injured police officers	43:9 (Apr.)
		Navigating the Election Code: A highly technical course to follow	43:8 (SP ED)
		Ownership of property within a TIF	43:3 (Oct.)
		Prevailing parties and attorney fees	43:11 (June)
		Public employee free speech rights—Are there any left after <i>Garcetti</i> ?	43:10 (May)
		Public employees’ free speech rights	43:1 (July)
		Recent cases relating to employment law	43:10 (May)
		Recent changes in zoning law: <i>Klaeren</i> and SB 94—What was, what recently had been, and what will be	43:4 (Nov.)
		Second District limits municipal authority to recoup lost sales tax revenue	43:2 (Sept.)
		Using the Illinois Vehicle Code to clear railroad crossings	43:5 (Dec.)
		Zoning	43:6 (Jan.)

Zoning and religious uses—*Vision Church v. Village of Long Grove* 43:5 (Dec.)

Mineral Law

Another look at the coalbed methane case 33:2 (Dec.)
From the editor 33:1 (Oct.)
From the editor 33:2 (Dec.)
From the editor 33:3 (Feb.)
From the editor 33:4 (June)
From the Liaison Report to the Real Estate Section Council 33:2 (Dec.)
The IDNR to propose revised regulations 33:1 (Oct.)
Illinois drilling permits—The upward trend continues 33:1 (Oct.)
Illinois drilling permits—The upward trend continues 33:3 (Feb.)
Illinois drilling permits—The upward trend continues 33:4 (June)
Leasing and producing coalbed methane gas in Illinois after
Continental Resources of Illinois, Inc. v. Illinois Methane, LLC 33:3 (Feb.)
Legislative update 33:4 (June)
The MINER Act: An opportunity for a new era 33:4 (June)
Questionnaire 33:2 (Dec.)
Regulatory Directory—Illinois Division of Oil and Gas 33:4 (June)
Update from the 94th General Assembly for the ISBA Mineral Law Section 33:1 (Oct.)

Minority and Women Participation

Real Estate Law

2006 legislative report 52:3 (Nov.)
The ALTA 2006 title insurance policies and the issuance of survey coverage 52:4 (Dec.)
Assignability of special use permits 52:2 (Oct.)
Attorney General Opinion restricts county recorders 52:9 (June)
The Carbon Monoxide Alarm Detector Act 52:3 (Nov.)
A comparison of the new Multi-Board Residential Real Estate Contract 4.0 (Year 2006 version) with the 3.0 version 52:1 (Aug.)
Editor's note 52:1 (Aug.)
Editor's note 52:2 (Oct.)
Editor's note 52:3 (Nov.)
Editor's note 52:4 (Dec.)
Editor's note 52:5 (Jan.)
Editor's note 52:6 (Feb.)
Editor's note 52:7 (Mar.)
Editor's note 52:8 (Apr.)
Editor's note 52:9 (June)
Equitable subrogation—Mechanics' Lien Priority 52:1 (Aug.)
Ethical and professional concerns 52:6 (Feb.)
H.B. 4050 back in the spotlight 52:9 (June)
Joint venture Agreements: Doing construction projects together 52:5 (Jan.)
Land split considerations: The Plat Act 52:6 (Feb.)
Letter to the Editor 52:2 (Oct.)
Letter to the Editor 52:7 (Mar.)
Letter to the Editor 52:8 (Apr.)
Lien cuisine and other construction delights 52:8 (Apr.)
A little bit of this, a little bit of that 52:2 (Oct.)
Mentors: You can learn a lot from crash dummies and other ruminations 52:7 (Mar.)
Partnering Agreements: How to get along with your adversaries 52:5 (Jan.)
Pay yourself in residential real estate transactions 52:6 (Feb.)
Practical problems in residential transactions 52:9 (June)
A related party exchange that should work 52:1 (Aug.)
The scope of an engagement 52:9 (June)
Solving the problem of the over-inclusive deed 52:7 (Mar.)
Teaming Agreements: An agreement to agree 52:5 (Jan.)
Update from the 94th General Assembly 52:3 (Nov.)
Warranty of Title, Negligent Misrepresentation, and the Moorman Doctrine 52:2 (Oct.)
What is a "right of first refusal"? 52:4 (Dec.)
Who is my client and what are my responsibilities under a power of attorney? 52:8 (Apr.)
Why are most downstate lawyers locked out of real estate sales—
A downstate lawyer's response 52:4 (Dec.)

State and Local Taxation

The 26th Annual State & Local Taxation Conference 50:4 (Oct.)
2006 Illinois Income and Sales Tax legislative update and veto session tax projections 50:5 (Nov.)
Amusements can be a taxing part of the game of life 50:1 (July)
Formal notice of deficiency not required to commence

protest monies action 50:3 (Sept.)
Illinois Appellate Court affirms Department of Revenue's business income and net proceeds positions 50:11 (June)
A note from the co-editor 50:2 (Aug.)
A note from the co-editor 50:3 (Sept.)
A note from the co-editor 50:7 (Jan.)
A note from the co-editor 50:8 (Feb.)
A note from the co-editor 50:9 (Apr.)
A note from the co-editor 50:10 (May)
A note from the co-editor 50:11 (June)
A note from the Editor 50:4 (Oct.)
A note from the Editor 50:5 (Nov.)
A note from the Editor 50:6 (Dec.)
Questions and answers for 2006/2007 IDOR Practitioners' Meetings 50:7 (Jan.)
Recent court decisions 50:5 (Nov.)
Recent decisions in Real Estate Tax cases 50:4 (Oct.)
Recent developments in real property taxation; procedural Revenue Department: No charitable exemption for Provena Covenant Medical Center 50:8 (Feb.)
The saga of LexisNexis 50:11 (June)
State tax advisory 50:2 (Aug.)
Substantial tax penalties can be avoided by the proper tax reporting of damage awards and settlements 50:2 (Aug.)
The vital supplements of "S.A.L.T." (state and local tax) 50:7 (Jan.)
Welcome note from the 2006-2007 Chair 50:1 (July)
West Virginia joins growing majority of states to limit the "substantial nexus" requirement to state sales and use taxes 50:6 (Dec.)
What is "charity care": Qualifying for property tax exemptions 50:9 (Apr.)

Tort Law

Can a contract be enforced against a third-party beneficiary? 42:5 (Apr.)
Changes on the horizon for trial lawyers: The Seventh Circuit's Jury Trial Project 42:3 (Sept.)
Editor's note 42:1 (July)
Editor's note 42:2 (Aug.)
Editor's note 42:3 (Sept.)
Editor's note 42:4 (Mar.)
Editor's note 42:5 (Apr.)
The Gender Violence Act: Civil rights for survivors of rape and domestic violence 42:2 (Aug.)
Informed consent for lawyers 42:3 (Sept.)
Landowners may have more duties to the public than they think PA 94-677—The case for constitutionality? Non-existent 42:1 (July)
Senate Bill 475—Cause for concern or self-generated crisis? 42:1 (July)
Use of literature at trial: "Authoritative" is not the only magic word 42:4 (Mar.)
Use of Request to Admit to obtain foundation for admission of medical expenses 42:2 (Aug.)
York v. Rush Presbyterian St. Luke's Medical Center—Apparent agency revisited and refined 42:5 (Apr.)

Traffic Laws and Courts

Admonitions in the criminal court: Waiver of Counsel, Jury Demand, and Noncitizen Guilty Pleas 16:2 (Jan.)
Alcohol monitoring ankle bracelets in DUI cases (SCRAM) 16:3 (Mar.)
Can a single strand of beads hanging from the rear-view mirror form the basis for a legitimate traffic stop? 16:3 (Mar.)
Case summary 16:3 (Mar.)
Community caretaking: No longer the third tier of police-citizen encounters 16:2 (Jan.)
Is a treating physician required to be disclosed as an expert testimony in DUI prosecution? 16:2 (Jan.)
New law abolishes judicial driving permits 16:3 (Mar.)
Recent cases and cases of interest 16:2 (Jan.)
Recent cases and cases of interest 16:3 (Mar.)
Recent cases and cases of interest 16:4 (June)
Recent traffic cases and cases of interest 16:1 (Aug.)

Trusts and Estates

Adventures in dying: The journey of a law Clerk 53:4 (June)
Another Health Care Power of Attorney: Mental Health Treatment Preference Declaration 53:4 (June)
Building your estate practice through legal service plans 53:2 (Dec.)
The departed *and divorced* 53:3 (Apr.)

Editor's comments	53:1 (Nov.)	as petitioner was in the scope of his employment	44:3 (Mar.)
The effects of the Debt Reduction Act on Medicaid planning	53:1 (Nov.)	The Medicare Secondary Payer and Workers' Compensation Settlement Agreements Act of 2006	44:1 (Sept.)
Estate planning with the increasing exclusion amount	53:2 (Dec.)	No causal connection for claimant, despite cracked helmet	44:1 (Sept.)
From the Editor's chair	53:2 (Dec.)	Not speculation or conjecture to rely on similarly situated employees to determine amount claimant would have earned in usual and customary employment	44:1 (Sept.)
Here we go 'round the <i>Rosen</i> bush—An FLP roadmap	53:3 (Apr.)	Notes from the Editor	44:4 (June)
<i>Hines v. Department. of Public Aid</i>	53:1 (Nov.)	Overtime wages excluded from average weekly wage calculation if not worked on a regular and mandatory basis	44:4 (June)
Illinois land trusts: Five statutes that can compromise the anonymity of beneficiaries	53:4 (June)	Payments related to replacing and servicing claimant's prosthesis included in employer's subrogation claim	44:2 (Dec.)
In Terrorem Clauses—Bark but no bite	53:2 (Dec.)	Petitioner's non-compliance with vocational rehabilitation insufficient to deny compensation	44:2 (Nov.)
Inflation adjustments: 2007 and before	53:2 (Dec.)	<i>Radosevich</i> , continued attorney fees under §19(g)	44:4 (June)
IRS still not charitably driven when clients steer IRAs to trusts	53:3 (Apr.)	A rare reversal & remand of a manifest weight issue under the "Odd Lot" permanent disability theory	44:4 (June)
ISBA Trusts & Estates Section Council minutes from the April 20, 2007 meeting in Peoria, Illinois	53:4 (June)	Repetitive trauma, date of accident and travel expenses for seeing treater	44:3 (Mar.)
Legislative Update: Section success and opportunity in the 95th Session	53:4 (June)	Respondents must meet their obligations in vocational rehabilitation	44:3 (Mar.)
Mooove over Illinois, Wisconsin real estate sheds probate harness	53:3 (Apr.)	A Rule 23 decision with something for everyone	44:4 (June)
REV. RUL. 2006-34 defines when real estate ownership constitutes closely held business for Section 6166 purposes	53:1 (Nov.)	Supreme Court modifies repetitive trauma standard	44:2 (Nov.)
Sample year-end letter	53:2 (Dec.)	Wage loss differential	44:4 (June)
A season for giving: Organ donation in Illinois	53:2 (Dec.)	What we are never to discuss: Compensation to arbitrators, commissioner and the attorneys who practice before the Commission	44:3 (Mar.)
Selected developments in income, estate, gift & generation-skipping transfer tax	53:2 (Dec.)		
Stranger than fiction: The Illinois Attorney General wants trustees to WHAT!	53:4 (June)		

Women and the Law

Announcements	12:3 (Mar.)
Co-editor's notes	12:4 (May)
Committee member spotlight: Claire A. Manning, Chair of the Standing Committee of Women and the Law	12:3 (Mar.)
Committee member spotlight: Patrice Ball-Reed, former committee member	12:4 (May)
Domestic violence: Silent witness, silent killer	12:1 (Oct.)
Elizabeth Cady Stanton and the history of The Woman's Declaration of Independence	12:3 (Mar.)
Flexible hours policies: Success strategies for you and your law firm	12:1 (Oct.)
From the Chair	12:1 (Oct.)
From the Chair	12:2 (Jan.)
The gift of fear: What listening to intuition can do for women lawyers	12:1 (Oct.)
Ground yourself	12:4 (May)
Hot topics in domestic violence	12:2 (Jan.)
An invitation to all to take a "Darrow Day"	12:2 (Jan.)
Mastectomy Hospital Bill in Congress	12:4 (May)
Negotiations and emotions, not mutually exclusive concepts	12:1 (Oct.)
Note from the Co-editor	12:3 (Mar.)
Photos	12:2 (Jan.)
Presumed equal: What America's top women lawyer's really think about their firms	12:2 (Jan.)
Recent developments in Illinois employment law	12:3 (Mar.)
Save the date	12:1 (Oct.)
Save the date	12:2 (Jan.)
Special needs of girls and women in prison: What can we do?	12:1 (Oct.)
Stress: Your toughest opponent yet	12:3 (Mar.)
Surviving (and thriving) as a young attorney	12:4 (May)
The United States as a third-world country	12:3 (Mar.)
The Woman's Declaration of Independence	12:3 (Mar.)
The "Women of the West" Outreach Reception	12:4 (May)

Workers Compensation Law

Another confusing interest case	44:3 (Mar.)
Benefits slip away from claimant	44:1 (Sept.)
Co-Editor's notes	44:1 (Sept.)
Co-Editor's notes	44:3 (Mar.)
Editor's notes	44:2 (Dec.)
The elusiveness of the intoxication defense	44:4 (June)
First District Appellate Court holds that specific reservation of workers' compensation lien in settlement contract not required for lien to be enforceable	44:2 (Dec.)
<i>GHERE</i> no more? <i>Certified Testing v. Ind. Comm'n</i> , __N.E.2d__, 2006 WL 30600086 (Ill.App.4th Dist.)	44:2 (Dec.)
Illinois Appellate Court holds injury at company picnic not compensable when there was no penalty for non-attendance	44:1 (Sept.)
Illinois jurisdiction	44:2 (Dec.)
The injured workers' benefit fund	44:3 (Mar.)
Injury compensable regardless of alleged safety rule violation,	

as petitioner was in the scope of his employment	44:3 (Mar.)
The Medicare Secondary Payer and Workers' Compensation Settlement Agreements Act of 2006	44:1 (Sept.)
No causal connection for claimant, despite cracked helmet	44:1 (Sept.)
Not speculation or conjecture to rely on similarly situated employees to determine amount claimant would have earned in usual and customary employment	44:1 (Sept.)
Notes from the Editor	44:4 (June)
Overtime wages excluded from average weekly wage calculation if not worked on a regular and mandatory basis	44:4 (June)
Payments related to replacing and servicing claimant's prosthesis included in employer's subrogation claim	44:2 (Dec.)
Petitioner's non-compliance with vocational rehabilitation insufficient to deny compensation	44:2 (Nov.)
<i>Radosevich</i> , continued attorney fees under §19(g)	44:4 (June)
A rare reversal & remand of a manifest weight issue under the "Odd Lot" permanent disability theory	44:4 (June)
Repetitive trauma, date of accident and travel expenses for seeing treater	44:3 (Mar.)
Respondents must meet their obligations in vocational rehabilitation	44:3 (Mar.)
A Rule 23 decision with something for everyone	44:4 (June)
Supreme Court modifies repetitive trauma standard	44:2 (Nov.)
Wage loss differential	44:4 (June)
What we are never to discuss: Compensation to arbitrators, commissioner and the attorneys who practice before the Commission	44:3 (Mar.)

Young Lawyers Division

2006 ABA Annual Meeting	51:3 (Dec.)
2007 Lincoln Award Writing Contest winners selected	51:4 (Feb.)
Aging gracefully?	51:6 (June)
Arête and Atticus Finch	51:1 (Aug.)
Book review	51:1 (Aug.)
Book review	51:2 (Oct.)
Book review	51:3 (Dec.)
Book review	51:4 (Feb.)
Book review	51:5 (Apr.)
Book review	51:6 (June)
Defined Contribution Plans—Summary and limits	51:1 (Aug.)
E-mail etiquette	51:4 (Feb.)
From the Chair	51:1 (Aug.)
From the Chair	51:2 (Oct.)
Ground yourself	51:5 (Apr.)
How to make your business development breakthroughs in 2007	51:5 (Apr.)
ISBA/YLD 2nd Annual Golf Classic	51:1 (Aug.)
ISBA/YLD 3rd Annual Golf Classic	51:4 (Feb.)
ISBA / YLD 3RD ANNUAL GOLF CLASSIC registration form	51:5 (Apr.)
ISBA / YLD 3RD ANNUAL GOLF CLASSIC registration form	51:6 (June)
ISBA / Young Lawyers Division 3rd Annual Golf Classic	51:6 (June)
The Law Student Division Committee – Who we are, what we do and where we are going	51:2 (Oct.)
Managing your relationship with pro bono clients	51:2 (Oct.)
Meredith E. Ritchie, Attorney At Law	51:3 (Dec.)
Playing by the rules has its advantages	51:2 (Oct.)
Report on ABA House of Delegates Annual Meeting	51:2 (Oct.)
Residential Foreclosure 101	51:3 (Dec.)
Save the Date: YLD 9TH Annual Holiday Party Approaching Fast	51:2 (Oct.)
Statute of Limitations for minors in legal malpractice clarified	51:3 (Dec.)
Stress: Your toughest opponent yet	51:5 (Apr.)
Thank You	51:1 (Aug.)
Tips for healthy living in the new year	51:4 (Feb.)
What can I be with a J.D.?	51:1 (Aug.)
What can I be with a J.D.?	51:2 (Oct.)
What can I be with a J.D.?	51:3 (Dec.)
What can I be with a J.D.?	51:4 (Feb.)
What can I be with a J.D.?	51:5 (Apr.)
What can I be with a J.D.?	51:6 (June)
What's been going on in the ISBA YLD?	51:4 (Feb.)
YLD announces 2007 award winners	51:6 (June)
YLD Council prepares for another outstanding year	51:1 (Aug.)
YLD members and friends volunteer at the Greater Chicago Food Depository	51:5 (Apr.)
Young Lawyer of the Year nomination form	51:4 (Feb.)
Young Lawyer of the Year nomination form	51:5 (Apr.)
Young Lawyers support children's waiting rooms	51:6 (June)

AUTHOR DIRECTORY

References are to volume: issue number and (month)

- AFANEH, TAHANI: CLE covers immigration issues for family lawyers (IIL) 44:7 (Apr.)
- AHERN, JAMES J. with MORAN, THOMAS M.: Recent cases and cases of interest (TLAC) 16:2 (Jan.)
Recent cases and cases of interest (TLAC) 16:3 (Mar.)
Recent cases and cases of interest (TLAC) 16:4 (June)
Recent traffic cases and cases of interest (TLAC) 16:1 (Aug.)
- AHERN, JANET WUKUS: Overview of DCFS investigations Proposed regulations limiting estate tax deductions for uncertain claims against decedents and other administration expenses under §2053 (FT) 53:4 (June)
- ALBRECHT, ADRIENNE W.: 2006 Family law legislative update (FL) 50:1 (Aug.)
- ALLEN, ELIZABETH M.: Recent developments in real property taxation; procedural (SALT) 50:10 (May)
- ALLISON, WILLIAM A.: Informed consent for lawyers (TT) 42:3 (Sept.)
- ANAYA, WILLIAM J.: Mentors: You can learn a lot from crash dummies and other ruminations (REL) 52:7 (Mar.)
- ANDERSON, ELIZABETH: Case note: *Poindexter, et. al. v. State of Illinois ex. rel. Dept. of Human Services* (EL) 12:2 (Feb.)
- ANDERSON, STEPHEN: 2007 Lincoln Award Writing Contest winners selected (YLD) 51:4 (Feb.)
- ARENDS, THOMAS F.: Internal Revenue Service Liaison Update Internal Revenue Service liaison update Tax Increase Prevention and Reconciliation Act of 2005: Summary of individual income tax provisions (FT) 53:1 (Sept.)
(FT) 53:3 (Mar.)
(FT) 53:1 (Sept.)
- AREVALO, CARLOS S.: A municipality's dilemma involving injured police officers (LGL) 43:9 (Apr.)
(YLD) 51:1 (Aug.)
(YLD) 51:2 (Oct.)
(YLD) 51:4 (Feb.)
(BB) 37:5 (June)
- ARQUILLA, GINA M.: ISBA/YLD 2nd Annual Golf Classic Report on ABA House of Delegates Annual Meeting What's been going on in the ISBA YLD? (BB) 37:5 (June)
- AYRES, JAMES J.: Nunc Pro Tunc
- AZULAY, Y. JUDD: One plus one equals three, or in an immigration context, applying for a waiver (IIL) 44:4 (Nov.)
- BAKER, STEPHEN: 2006 Legislation Update: Juvenile Law (Abuse & Delinquency) Child law legislation (CL) 19:1 (Sept.)
(CL) 19:4 (June)
- BAKER, STEVE: Legislation—Passed bills part 1: New offenses, amendments to existing offenses, criminal procedure, and drug crimes (CJ) 50:1 (Sept.)
Legislation—Passed bills part 2: Code of Corrections, crime victims, domestic violence, and juvenile law (CJ) 50:2 (Dec.)
- BALAN, VIOLETA I.: Abuse of legal process (IIL) 44:7 (Apr.)
The Chicago Council on Foreign Relations changes its name (IIL) 44:3 (Sept.)
A world of international law coming to Chicago and beyond (IIL) 44:2 (Aug.)
- BALES, RICHARD F.: The ALTA 2006 title insurance policies and the issuance of survey coverage (REL) 52:4 (Dec.)
- BALOGH, STEPHEN E. with FLEMING, ADAM: Seventh Circuit speaks on Abstention Doctrine (FCP) 5:1 (Sept.)
- BANKENDORF, ELLIOTT with ROLLO, SHERRY: The higher HIPAA hurdle (IP) 46:3 (Mar.)
- BARON, STEVEN L. with LINGREN, KRISTIN L.: Select Illinois case law on non-disclosure agreements and trade secrets (IP) 46:2 (Jan.)
(YLD) 51:2 (Oct.)
- BAS, JAMIE: Playing by the rules has its advantages Statute of Limitations for minors in legal malpractice clarified (YLD) 51:3 (Dec.)
- BASANTA, W. EUGENE with ROSZAK, ANDREW and SINHA, MICHAEL: All the latest developments in health care law (HCL) 23:1 (Sept.)
All the latest developments in health care law (HCL) 23:2 (Dec.)
All the latest developments in health care law (HCL) 23:3 (Apr.)
All the latest developments in health care law (HCL) 23:4 (June)
- BASI, BART A.: Defined Contribution Plans—Summary and limits (YLD) 51:1 (Aug.)
(IIL) 44:3 (Sept.)
- BAUN, JOHN T.: China watch
- Hague Securities Convention (IIL) 44:8 (May)
Immigration strategies: Getting the U.S. off the dime (IIL) 44:4 (Nov.)
- BENIEZE, LEE: What is the latest online scam involving Social Security? (EL) 12:2 (Feb.)
- BEREK, DAVID A.: Estate planning with the increasing exclusion amount (TE) 53:2 (Dec.)
Pro bono and other legal information is just a click away (CL) 19:3 (Mar.)
Selected developments in income, estate, gift & generation-skipping transfer tax (TE) 53:2 (Dec.)
- BERGMANN, MICHAEL G.: Chicago supervised visitation programs provide invaluable services (CL) 19:2 (Dec.)
Pro bono corner (CL) 19:1 (Sept.)
- BERNTHAL, DAVID: The role of Magistrate Judges in federal civil practice (FCP) 5:1 (Sept.)
- BIKBOVA, JULIA: Abuse of legal process in the *Khodarkovsky* case (IIL) 44:8 (May)
- BISCHOFF, KATHRYN: Practice tips: Interviewing techniques for young children (CL) 19:2 (Dec.)
- BLEAKLEY, ELIZABETH A.: Raising business capital through exempt securities offerings (BAFP) 21:1 (Oct.)
Raising capital for small businesses (BAFP) 21:3 (May)
- BLEAKNEY, BRAD: *GHERE* no more? *Certified Testing v. Ind. Comm'n, ___N.E.2d___*, 2006 WL 30600086 (Ill. App.4th Dist.) (WCL) 44:2 (Dec.)
- BLOCK, STEVEN J.: Community caretaking: No longer the third tier of police-citizen encounters (TLAC) 16:2 (Jan.)
- BLOHM, LINDSAY with RIVEIRA, ASHLEY: Presume equal: What America's top women lawyers really think about their firms (WATL) 12:2 (Jan.)
(IL) 51:2 (Jan.)
- BLUMENSHINE, SCOTT A.: Insurance law update (ADR) 13:2 (Nov.)
(ADR) 13:6 (June)
(ADR) 13:3 (Feb.)
- BOAN, MEGAN: ADR happenings Cases A summary: Arbitrator misconduct: Liability and immunity (ADR) 13:3 (Feb.)
- BOAN, MEGAN with MROCZKOWSKI, STEVE: ADR happenings (ADR) 13:1 (Sept.)
Cases (ADR) 13:4 (Mar.)
Cases (ADR) 13:3 (Feb.)
Cases (ADR) 13:5 (May)
Happenings (ADR) 13:5 (May)
- BOAN, MEGAN with MROCZKOWSKI, STEVE and ROBERTS, WHITNEY: Case summaries (ADR) 13:1 (Sept.)
International Alternative Dispute Resolution (ADR) 13:2 (Nov.)
- BOAN, MEGAN with ROBERTS, WHITNEY: Article and book reviews (ADR) 13:2 (Nov.)
- BOTHA, KEVIN: The elusiveness of the intoxication defense (WCL) 44:4 (June)
Petitioner's non-compliance with vocational rehabilitation insufficient to deny compensation (WCL) 44:2 (Dec.)
Respondents must meet their obligations in vocational rehabilitation (WCL) 44:3 (Mar.)
- BOTHA, KEVIN S. with HANNIGAN, RICHARD D.: A rare reversal & remand of a manifest weight issue under the "Odd Lot" permanent disability theory (WCL) 44:4 (June)
- BRANNAN, THOMAS J.: Are you ready for tsunami, a Katrina, fire or terrorists? (LOME) 28:1 (Sept.)
- BRAZAS, SUSAN M.: IPI notes and comments: Dicta or law? Substitution of Judge: Recent case law (CPAP) 52:5 (Jan.)
(GPS) 35:2 (Oct.)
(BB) 37:4 (Feb.)
- BRECHIN, JOHN H.: Case note (LGL) 43:2 (Sept.)
Case note (LGL) 43:5 (Dec.)
E-mail use—When does it constitute a meeting? (LGL) 43:6 (Jan.)
E-mail use—When does it constitute a meeting? (AL) 36:10 (Apr.)
Impoundment of motor vehicles (LGL) 43:6 (Jan.)
Incompatibility of offices (LGL) 43:7 (Mar.)
Inverse condemnation in the Illinois courts (LGL) 43:11 (June)
Prevailing parties and attorney fees (LGL) 43:11 (June)
Public employee free speech rights—Are there any left after *Garcetti*? (LGL) 43:10 (May)
Public employees' free speech rights (LGL) 43:1 (July)
Recent cases relating to employment law (LGL) 43:10 (May)

Zoning	(LGL) 43:6 (Jan.)	Chair's Column: A busy year	(AL) 36:1 (July)
Zoning and religious uses— <i>Vision Church v. Village of Long Grove</i>	(LGL) 43:5 (Dec.)	Chair's column: A debt of gratitude	(AL) 36:12 (June)
BREEN-GRECO, ANN: Illinois Association of Administrative Law Judges (IAALJ) holds first MCLE educational program	(AL) 36:2 (Aug.)	Chair's Column: The Illinois Open Meetings Act goes electronic	(AL) 36:3 (Sept.)
Special Education Hearing Officer: A "hybrid" federal/state Administrative Law Judge	(AL) 36:4 (Oct.)	Chair's column: Seminar on driver's license issues set for June 9	(AL) 36:11 (May)
BREJCHA, WILLIAM D.: 5th District rejects class contract claim against Federal Express Corporation	(EUTTL) 42:1 (Nov.)	CHMIEL, MICHAEL J.: Judicial Observation: Caution on the Relaxed Rules of Evidence	(CL) 19:1 (Sept.)
Court finds both that Carmack Amendment remedy preempts state law claims and that Carmack Amendment waiver was not established	(EUTTL) 42:2 (Feb.)	Twenty-second Judicial Circuit comes to life	(BB) 37:5 (June)
District Court enforces 18-month statute of limitations for carrier accessorial charges and a contract according to its terms	(EUTTL) 42:3 (Mar.)	CLARK, DAVID M.: A brown shoe in a black shoe world	(COLT) 14:1 (Aug.)
Federal District Court finds preemption bars carrier's state law tort claims	(EUTTL) 42:2 (Feb.)	CLAUSS, BRIAN with CAMDEN, MICHELLE: The Public Safety Employee and Employment Litigation: The effects of Police and Fire Commission proceedings on the federal case	(LAEL) 44:3 (Sept.)
First District finds indemnity agreement covers claims of indemnitee negligence	(EUTTL) 42:3 (Mar.)	CLAUSS, BRIAN with CAPPARELLI, JAMES; and KIMBER, LINDSEY: Employees called to duty in the National Guard and Reserve—An overview of the applicable federal and Illinois laws	(LAEL) 44:4 (Dec.)
Seventh Circuit enforces tariff non-liability rule against jeweler	(EUTTL) 42:4 (Apr.)	COHEN, STEPHEN B.: Chair's column	(ADR) 13:1 (Sept.)
Seventh Circuit rejects Disabilities Act claim in driver termination for a blood pressure disorder	(EUTTL) 42:4 (Apr.)	Chair's Column	(ADR) 13:2 (Nov.)
BREZINA, DAVID C.: Dicta Rising to Doctrine: <i>Independent Ink</i> resolving the presumption of market power from patents used in antitrust tie-ins	(AUCL) 45:1 (Sept.)	Chair's column	(ADR) 13:3 (Mar.)
BRINKMANN, WILLIAM J.: Jury trial innovations: 7th Circuit project	(FCP) 5:1 (Sept.)	COLEMAN, MICHAEL L. with van ZEEBROECK, CELINE: Addendum to the article by Michael Coleman and Celine Van Zeebroeck published in the fourth issue of <i>The Globe</i> , "Oil and gas investments in Algeria—A legal and tax primer from an Algerian perspective"	(IIL) 44:6 (Mar.)
BRITZ, ROBERT J. with WALLIN, PAULA TIPTON: Applicability of the Prevailing Wage Act requirements to private subdivision developers engaged in public works	(LGL) 43:4 (Nov.)	Algeria—Retention of intermediaries for sales to the public sector	(IIL) 44:2 (Aug.)
BROWN, CHARLES G.: REV. RUL. 2006-34 defines when real estate ownership constitutes closely held business for Section 6166 purposes	(TE) 53:1 (Nov.)	Oil and gas investments in Algeria—A legal and tax primer from an Algerian perspective	(IIL) 44:4 (Nov.)
BRUNO, THOMAS: Advising a client that a plea for supervision is not a conviction? Think again!!!	(HR) 33:1 (Sept.)	COLKY, SCOTT C.: Chair's column	(FL) 50:4 (Apr.)
"The condemnation of Sir Walter Raleigh" or "confronting confrontation"	(HR) 33:6 (June)	Chair's column	(FL) 50:5 (June)
Practice Alert: When advising a client that a plea for supervision is not a conviction... Think again!!!	(GPS) 35:5 (Feb.)	Message from the Chair	(FL) 50:1 (Aug.)
What you may not ask	(BB) 37:3 (Oct.)	Message from the Chair	(FL) 50:2 (Oct.)
BRYANT, DAVID R.: Practice Alert: Special issues in the social security disability case—COBRA & Medicare, aka, Snake Oil Medicine	(GPS) 35:6 (Mar.)	Message from the Chair	(FL) 50:3 (Jan.)
BUSER, STEPHEN C.: The saga of admissibility of vehicular post-collision photographs continues	(CPAP) 52:7 (Mar.)	COLOMBIK, RICHARD M.: Sell your company and pay no tax!	(BAFP) 21:2 (Feb.)
BUSH, TRENT L.: To BlackBerry or not to BlackBerry?	(COLT) 14:5 (June)	CONLON, JOHN L.: Editor's note	(AUCL) 45:2 (Dec.)
BUYS, CINDY G.: Book drive for immigration detainees	(IIL) 44:6 (Mar.)	Supreme Court to decide buyer predatory pricing scheme case	(AUCL) 45:2 (Dec.)
Judges should notify foreign nationals	(IIL) 44:7 (Apr.)	CONLON, JOHN L. with CALHOUN, MILDRED: Co-Editors' note	(AUCL) 45:3 (Feb.)
Recent developments with respect to First Amendments Rights in the immigration context	(IIL) 44:3 (Sept.)	CONNELLY, MARY ANN: A note from the co-editor	(SALT) 50:2 (Aug.)
CALHOUN, MILDRED L.: <i>Twombly</i> : Motions to Dismiss in today's antitrust litigation	(AUCL) 45:2 (Dec.)	A note from the Editor	(SALT) 50:10 (May)
CARACCILO, JENIFER H.: Illinois enacts laws granting new job rights to military personnel and their families	(BAFP) 21:2 (Feb.)	A note from the Editor	(SALT) 50:4 (Oct.)
CARRIER, PAUL J.: FSIA applied retroactively and subsequent commercial use of expropriated property does not qualify for the "commercial exception"	(IIL) 44:6 (Mar.)	A note from the Editor	(SALT) 50:5 (Nov.)
CASCINO, MARY D.: Stranger than fiction: The Illinois Attorney General wants trustees to WHAT!	(TE) 53:4 (June)	A note from the Editor	(SALT) 50:6 (Dec.)
CASON, LANINYA A.: Senate Bill 475—Cause for concern or self-generated crisis?	(TT) 42:1 (July)	Recent court decisions	(SALT) 50:5 (Nov.)
CAVENAGH, THOMAS: Editor's Note: Introducing <i>In the Alternative's</i> new student editors	(ADR) 13:1 (Sept.)	CONNELLY, MARY ANN with KAMINSKI, STANLEY R.: A note from the co-editor	(SALT) 50:9 (Apr.)
CESARETTI, CAROL A.: Benefits slip away from claimant	(WCL) 44:1 (Sept.)	CONROY, ANN B.: Notes on the 33rd annual meeting of local area agencies on aging	(EL) 12:4 (June)
Not speculation or conjecture to rely on similarly situated employees to determine amount claimant would have earned in usual and customary employment	(WCL) 44:1 (Sept.)	CORRIGAN, MARY A.: Law office management 101—Setting up your practice	(LOME) 28:1 (Sept.)
CHIPMAN, JAMES W.: Chair's Column: 2007 legislative update	(AL) 36:9 (Mar.)	Law office management 102: Getting your financial house in order	(LOME) 28:3 (May)
Chair's Column: 2007 Spring Seminar update	(AL) 36:7 (Jan.)	CORTINA, MICHAEL G.: Federal Grand Jury subpoenas: Forcing banks to work for free	(CBAB) 51:1 (Aug.)
Chair's Column: Administrative Law Hand book revision update	(AL) 36:8 (Feb.)	COSIMINI, MARK: Supreme Court modifies repetitive trauma standard	(WCL) 44:2 (Dec.)
		CRAWFORD, SANDRA: Co-editor's notes	(WATL) 12:4 (May)
		An invitation to all to take a "Darrow Day"	(WATL) 12:2 (Jan.)
		Negotiation and emotions, not mutually exclusive concepts	(WATL) 12:1 (Oct.)
		Note from the co-editor	(WATL) 12:3 (Mar.)
		CROWDER, BARBARA: Bankruptcy law and family court	(BB) 37:2 (Sept.)
		Chair's column	(BB) 37:1 (July)
		Chair's column	(BB) 37:2 (Sept.)
		Chair's column	(BB) 37:3 (Oct.)
		CUMMINGS, MICHAEL with SCHNEIDER, BARRY: How to make your business development breakthroughs in 2007	(YLD) 51:5 (Apr.)
		CYRS, MICHAEL: IRS still not charitably driven when clients steer IRAs to trusts	(TE) 53:3 (Apr.)
		Moove over Illinois, Wisconsin real estate sheds probate harness	(TE) 53:3 (Apr.)

DAHLEN, KIMBERLY L.: Supreme Court finds patient privacy violation outside scope of employment	(CPAP) 52:10 (June)	filing un-investigated garnishment affidavits	(AUCL) 45:1 (Sept.)
DAHLEN, MICHAEL F.: <i>Bagent v. Blessing Care Corporation</i> : How to avoid a hospital's potential liability for wrongful disclosure of confidential patient information by an employee	(HCL) 23:4 (June)	FALLON, PATRICIA M.: The Freedom of Information Act and electronic calendars examined in <i>Consumer Federation of America v. Department of Agriculture</i>	(CGL) 8:4 (Dec.) (FCP) 5:3 (Mar.)
DAVI, DION: 2006 ABA Annual Meeting In-sites	(YLD) 51:3 (Dec.) (CGL) 8:2 (Dec.)	U.S. Magistrate Judge Ian H. Levin	
DAUPHIN, YOLAINE with PETRUCHIUS, MARY: Hot topics in domestic violence	(WATL) 12:2 (Jan.)	FILIPPINI, VICTOR P.: Recent changes in zoning law: <i>Klaeren</i> and SB 94—What was, what recently had been, and what will be	(LGL) 43:4 (Nov.)
DAVIDSON, MATT: Executive summary of the Spring 2006 legislative session	(LGL) 43:1 (July)	FINK, ROBERT: The Law Student Division Committee – Who we are, what we do and where we are going	(YLD) 51:2 (Oct.)
DAVIS, KIMBERLY A. with McCLUSKEY, JAMES F.: Petitions for relief from judgments under 735 ILCS 5/2-1401	(CPAP) 52:8 (Apr.)	FLANNIGAN, THOMAS: The MINER Act: An opportunity for a new era	(ML) 33:4 (June)
DeCARLO, VITO D. with DeCARLO, ANITA M.: The injured workers' benefit fund	(WCL) 44:3 (Mar.)	FLOOD, RICHARD G. with SCHWEMLER, JENETTE M.: E-mail retention policies and The Local Retention Act	(LGL) 43:7 (Mar.)
DeFRANCO, LEONARD S.: Realistic business succession planning for family businesses	(FT) 53:2 (Jan.)	FOLTZ, JOHN W.: Case note: <i>Estate of Kohlenbrener</i> , 356 Ill.App.3d 414 (1st Dist. 2005)	(EL) 12:3 (May)
Realistic business succession planning for family businesses	(BAFP) 21:3 (May)	Case note: <i>Estate of Lower</i> , 365 Ill.App.3d 469 (2nd Dist. 2006)	(EL) 12:3 (May)
DELGIORNO, ANTHONY J.: Before implementation—What is an elder law attorney to do about the Deficit Reduction Act?	(EL) 12:3 (May)	FORTUNATO, JOSEPH: A comparison of the new Multi-Board Residential Real Estate Contract 4.0 (Year 2006 version) with the 3.0 version	(REL) 52:1 (Aug.)
DENLOW, MORTON: What's an attorney to do: Ensuring federal jurisdiction over settlement agreements in light of recent Seventh Circuit cases	(FCP) 5:4 (June)	FOX, KAREN D.: Note to employers: You can't just take it back: An adverse employment action, that is	(LAEL) 44:4 (Dec.)
DePINTO, JESSICA T.: Is it the dawning of the age of enforced compliance? U.S. Customs and Border Protection Quick Response Audits (QRAs)	(CLD) 44:9 (Mar.)	FRANKS, DAVID B.: Case summary	(TLAC) 16:3 (Mar.)
DIES, DARRELL: Letter to the Editor	(REL) 52:8 (Apr.)	FREEHLING, PAUL E.: Ann Breen-Greco is a "woman with vision"	(AL) 36:6 (Dec.)
DOBBS, KENNETH: <i>Illinois Native American Bar Association, et al. v. The University of Illinois</i> , 05 CH 4735	(HR) 33:1 (Sept.) (HR) 33:6 (June)	Reaching out or overreaching—Judicial ethics and the self-represented litigant	(AL) 36:8 (Feb.)
DORMAN, JEFF: The role of regression analysis in class certification decisions in antitrust cases	(AUCL) 45:3 (Feb.)	FRIEDMAN, EUGENE F.: Nondisclosure agreements: Useful examples	(IP) 46:3 (Mar.)
DRONE, MIKE: Estate and gift tax changes for 2007	(AGL) 16:4 (Feb.)	What every lawyer should know about intellectual property: The Basics of Copyright Law; The Basics of Patent Law; Ethical Issues in Intellectual Property Law	(IP) 46:4 (June)
DUFFIN, ROBERT with JACOBS, MYLES: Ethical and professional concerns	(REL) 52:6 (Feb.) (REL) 52:7 (Mar.)	FRIEDMAN, GAIL: Changes to impartial due process hearings for children with disabilities	(CL) 19:3 (Mar.)
Solving the problem of the over-inclusive deed		FRIEDMAN, PETER M.: Second District limits municipal authority to recoup lost sales tax revenue	(LGL) 43:2 (Sept.) (YLD) 51:1 (Aug.)
DUNNEBACK, JIM: Estate Planning Update for the Solo, Small Firm & General Practice & Probate	(GPS) 35:1 (July)	FRITSCH, HEATHER M.: Book review	(YLD) 51:2 (Oct.)
Probate Update: Recent case decisions	(GPS) 35:3 (Oct./Nov.)	Book review	(YLD) 51:3 (Dec.)
EASUM, NANCY G.: From the Chair	(CGL) 8:1 (Sept.)	Book review	(YLD) 51:4 (Feb.)
EATON, TIM: Administrative Order limiting number and length of published opinions in Appellate Court is repealed	(BB) 37:4 (Feb.)	Book review	(YLD) 51:5 (Apr.) (YLD) 51:6 (June)
ECKER, LORI D.: Retaliation: How to prove it, How to avoid it. Attorney's Perspective—Plaintiff	(LAEL) 44:6 (June)	Elizabeth Cady Stanton and the history of The Woman's Declaration of Independence	(WATL) 12:3 (Mar.) (WATL) 12:4 (May)
EDGAR, RANDALL: The benefits of mandatory arbitration in Illinois	(GPS) 35:6 (Mar.) (BB) 37:5 (June)	Ground yourself	(YLD) 51:5 (Apr.)
EICHMEIER, ROGER W.: Reflections on 50 years of practice		Ground yourself	(YLD) 51:1 (Aug.) (YLD) 51:2 (Oct.)
EISEMAN, SHARON: Special needs of girls and women in prison: What can we do?	(WATL) 12:1 (Oct.)	What can I be with a J.D.?	(YLD) 51:3 (Dec.) (YLD) 51:4 (Feb.) (YLD) 51:5 (Apr.) (YLD) 51:6 (June)
EISENHART, KATHRYN E.: From the Chair	(HR) 33:1 (Sept.)	What can I be with a J.D.?	
From the Chair	(HR) 33:2 (Nov.)	What can I be with a J.D.?	
From the Chair	(HR) 33:3 (Dec.)	What can I be with a J.D.?	
From the Chair	(HR) 33:4 (Jan.)	What can I be with a J.D.?	
From the Chair	(HR) 33:5 (Mar.)	What can I be with a J.D.?	
From the Chair	(HR) 33:6 (June)	What can I be with a J.D.?	
Note on <i>ACLU v. NSA</i> 438 F. Supp. 2d 754 (E.D. Mich. 2006)	(HR) 33:2 (Nov.)	YLD members and friends volunteer at the Greater Chicago Food Depository	(YLD) 51:5 (Apr.) (YLD) 51:6 (June)
ENDRES, A. BRYAN with GARDNER, JUSTIN G.: Coexistence failures and damage control: An initial look at genetically engineered rice	(AGL) 16:2 (Nov.)	FRITSCH, SHANNA: Aging gracefully?	(WATL) 12:3 (Mar.)
EPSTEIN, BARRY JAY with KOWALSKI, ELIZABETH A.: Minimizing information asymmetry risk in acquisitions with contingent pay-outs: An accountant's perspective	(CSL) 52:4 (Apr.) (EL) 12:1 (Nov.) (CGL) 8:1 (Sept.)	Stress: Your toughest opponent yet	(YLD) 51:5 (Apr.)
ERDE, MICHAEL H.: The origin of an elder law attorney		Stress: Your toughest opponent yet	(YLD) 51:5 (Apr.)
ERVIN, CINDY: Legislative update		Tips for healthy living in the new year	(YLD) 51:4 (Feb.)
EVANS, D.J.: Fairness and equity permeate the ab initio arena	(CPAP) 52:1 (Sept.)	FYLSTRA, RAYMOND A.: Appellate Court rules insurance exclusions ambiguous	(CLD) 44:3 (Sept.)
EVANS, DEXTER J.: Licensed to testify? A change in focus for medical expert qualifications	(CPAP) 52:4 (Dec.)	New tort theory approved by Illinois Supreme Court	(CLD) 44:12 (June)
EVANS, MARK L.: Debt-collection affidavits under Fair Debt Collection Practices Act: No immunity for attorneys		Summary of additional cases	(CLD) 44:7 (Jan.)
		GAFFNEY, GLENN R.: Corporate attorneys and claims of privilege	(FCP) 5:4 (June)
		GALBREATH, SCOTT E.: Employers should really think about adding Roth 401(k) accounts to plan	(CLD) 44:4 (Oct.)
		GALLAGHER, WILLIAM R.: Illinois jurisdiction	(WCL) 44:2 (Dec.)
		GANDURSKI, KELLEY A.: ISBA/Young Lawyers Division 3rd Annual Golf Classic	(YLD) 51:6 (June)
		GEHLBACH, GARY R.: Assignability of special use permits	(REL) 52:2 (Oct.)
		The Carbon Monoxide Alarm Detector Act	(REL) 52:3 (Nov.)
		A little bit of this, a little bit of that	(REL) 52:2 (Oct.)
		Editor's note	(REL) 52:2 (Oct.)

Editor's note	(REL) 52:3 (Nov.)	GUILD, RON: Letter to the Editor	(REL) 52:7 (Mar.)
Editor's note	(REL) 52:4 (Dec.)	GUNNELL, JASON: Suppression of evidence is not a remedy for violating the VCCR	(IIL) 44:4 (Nov.)
Editor's note	(REL) 52:5 (Jan.)	HAAFF, CHRIS S.: Thank you	(YLD) 51:1 (Aug.)
Editor's note	(REL) 52:6 (Feb.)	YLD Council prepares for another outstanding year	(YLD) 51:1 (Aug.)
Editor's note	(REL) 52:7 (Mar.)	HABLUTZEL, MARGO LYNN: Pulling the plug on "The Electric (Slide)"	(IP) 46:3 (Mar.)
Editor's note	(REL) 52:8 (Apr.)	What's in a name?	(IP) 46:2 (Jan.)
Editor's note	(REL) 52:9 (June)	HADDAD, SHADIA: Domestic violence: Silent witness, silent killer	(WATL) 12:1 (Oct.)
A related party exchange that should work	(REL) 52:1 (Aug.)	HAGEMEYER, CYNTHIA K.: Adventures in dying: The journey of a Law Clerk	(TE) 53:4 (June)
What is a "right of first refusal"?	(REL) 52:4 (Dec.)	HANAFORD, ROBERT: Cross-examination of opinion witness with facts and data not relied upon	(CPAP) 52:4 (Dec.)
GEHRT, BENJAMIN E.: When are single-location bargaining units appropriate for health care employers?	(LAEL) 44:5 (Mar.)	Insurance law update	(IL) 51:1 (Sept.)
GIAMANCO, JOSEPH P.: Salary negotiations for the small firm associate	(GPS) 35:4 (Nov.)	HANDLEY, ROBERT: Clerk hands back complaint—Case barred by statute of limitation	(CPAP) 52:3 (Nov.)
GIFFORD, MICHAEL D.: Amendments to Federal Rules of Civil Procedure to address electronic discovery	(LAEL) 44:1 (July)	HANNIGAN, RICHARD D.: Co-Editor's notes	(WCL) 44:1 (Sept.)
GILBERT, JON: Vacating an arbitration award: Giving meaning to "undue means"	(ADR) 13:3 (Feb.)	Editor's notes	(WCL) 44:2 (Nov.)
GILLESPIE, DANIEL T.: Can an unlicensed law firm recover in a suit for attorney fees?	(CPAP) 52:5 (Jan.)	Notes from the Editor	(WCL) 44:4 (June)
Can an unlicensed law firm recover in a suit for attorney fees?	(CPAP) 52:9 (May)	Repetitive trauma, date of accident and travel expenses for seeing treater	(WCL) 44:3 (Mar.)
Ruminations on Rule 216 and considerations of substantial justice	(CPAP) 52:2 (Oct.)	A rule 23 decision with something for everyone	(WCL) 44:4 (June)
GILLIO, VICKIE: Court sends a message to administrative agencies: "When drafting regulations, say what you mean"	(AL) 36:6 (Dec.)	Wage loss differential	(WCL) 44:4 (June)
Educational Implications of <i>Garceiti v. Ceballos</i>	(EDL) 51:2 (Dec.)	What we are never to discuss: Compensation to arbitrators, commissioner and the attorneys who practice before the Commission	(WCL) 44:3 (Mar.)
Multiplicity of necessary parties: Naming defendants in administrative agency appeals	(AL) 36:5 (Nov.)	HANNON, EDWARD: The Illinois Series LLC provides several planning opportunities but significant issues remain unresolved	(FT) 53:4 (June)
The new Section Council Chair—Jim Chipman	(AL) 36:1 (July)	HANSON, MICHAEL J.: E-discovery now, not later—New Federal Rules of Civil Procedure	(CPAP) 52:6 (Feb.)
Voice of the prior Chair	(AL) 36:1 (July)	HARROP, BLAKE L.: Should the origination of a vertical restraint be relevant to its legality?	(AUCL) 45:3 (Feb.)
GLINK, MARTIN L.: <i>York v. Rush Presbyterian St. Luke's Medical Center</i> —Apparent agency revisited and refined	(TT) 42:5 (Apr.)	HARTL, DONNA F.: Not-for-profit organizations and donor provisions of the Pension Protection Act of 2006	(FT) 53:4 (June)
GOLBERT, CHARLES P.: A guardian's authority to consent to electroconvulsive therapy (ECT) for a ward	(EL) 12:3 (May)	HAWKINS, DANIEL C.: Letter from the Chair	(EL) 12:1 (Nov.)
GOLDBERG, ALLEN S. with LEE, W. DAN: Enforceability of Class Action Waivers: <i>Kinkel v. Cingular Wireless, LLC</i>	(CPAP) 52:8 (Apr.)	Letter from the Chair	(EL) 12:2 (Feb.)
GOLDBERG, MICHAEL: Same-sex couples and the concept of de facto parents—Illinois vs. Washington State	(GPS) 35:6 (Mar.)	HEBEISEN, KEITH A.: PA 94-677—The case for constitutionality? Non existent.	(TT) 42:1 (July)
GOLDSTEIN, ALAN J. with DUNN, ERIN L.: When representing more clients can actually result in less legal fees: Avoiding multiple representations can save hours of grief, unnecessary costs and challenges to your law license	(CSL) 52:1 (Nov.)	HEDIN, CRAIG: The IDNR to propose revised regulations	(ML) 33:1 (Oct.)
GORDON, BELLE LIND: Preserving medical evidence and testimony for trial	(FL) 50:2 (Oct.)	HELDT, ROBERT S. with RUSSIS, VASIL D.: Federal court denies protection in bankruptcy for inherited IRA	(CBAB) 51:4 (Nov.)
GORDON, KELLI: Minimum contacts with your out-of-state expert	(CPAP) 52:9 (May)	HELLER, MICHELLE L.: Federal estate and gift tax update	(FT) 53:2 (Jan.)
GOSSAGE, ROZA with KUZNIAR, PAMELA: Contested custody/visitation litigation: A satire	(FL) 50:4 (Apr.)	HENDERSON, RYAN: From the Chair	(YLD) 51:1 (Aug.)
GOULD, PHYLLIS: Choosing (and using) a mental health expert witness for immigration cases	(IIL) 44:7 (Apr.)	From the Chair	(YLD) 51:2 (Oct.)
GOWAN, LINDSAY WILSON: Managing your relationship with pro bono clients	(YLD) 51:2 (Oct.)	HIGGINS, TOM: Utilization of paralegals in Illinois: The secret to a more efficient and profitable law practice	(LOME) 28:2 (Jan.)
GRAY, PAULETTE M.: "Legalese" rhymes with "fees"	(FL) 50:2 (Oct.)	HILL, REGINALD J.: Traditional patent license negotiations result in declaratory judgment jurisdiction after <i>MedImmune</i>	(IP) 46:4 (June)
GRAYSON, E. LYNN: The Chicago Call to Action for Women Attorneys: The right thing to do for law firms	(DM) 1:1 (June)	HINDMAND, RICK L.: Illinois Supreme Court upholds physician restrictive covenants	(HCL) 23:3 (Apr.)
Flexible hours policies: Success strategies for you and your law firm	(WATL) 12:1 (Oct.)	Workers' compensation changes for health care providers	(HCL) 23:1 (Sept.)
GREEN, MELODI: Mission Possible: Black Law Students Association at SIU Initiative	(DM) 1:1 (June)	HOFFER, KAETHE MORRIS: The Gender Violence Act: Civil rights for survivors of rape and domestic violence	(TT) 42:2 (Aug.)
GREGORY-CHANG, PATTI S.: Exhaustion of administrative remedies clarified?	(AL) 36:11 (May)	HOURIGAN, WILLIAM E.: The <i>defacto</i> parent: Legal guardianship without court order or common law parents	(FL) 50:5 (June)
Necessary parties—Strict adherence again	(AL) 36:3 (Sept.)	HOWARD, TERRA: Letter from the Chair	(CL) 19:1 (Sept.)
Proper exhaustion of administrative remedies?	(AL) 36:2 (Aug.)	HOYING, KATHRYN R.: Court reviews jury instructions, expert testimony, remittitur and post-judgment interest	(CPAP) 52:6 (Feb.)
GRENARD, FRANK M.: Early warning or too late: New development ordinances are in your future	(CLD) 44:2 (Aug.)	Illinois law governs products case with complicated conflict of law analysis	(CPAP) 52:6 (Feb.)
"Eek" and it's not even Halloween: The new world of federal "e-discovery"	(CLD) 44:3 (Sept.)	Recent developments under <i>Batson</i>	(CPAP) 52:10 (June)
How to have a really bad day with the Seventh Circuit Court of Appeals	(CLD) 44:7 (Jan.)	HUFF, MATTHEW R.: Young Lawyers support children's waiting rooms	(YLD) 51:6 (June)
Rights of veterans and duties of employers under federal and Illinois law	(CLD) 44:12 (June)	HUGHES, PATRICK: Editor's notes	(HR) 33:3 (Dec.)
Summary of recent Illinois, Indiana, Iowa and Missouri cases	(CLD) 44:7 (Jan.)	HULBERT, BRADLEY J.: What to do when you receive a charge of patent infringement	(CLD) 44:10 (Apr.)
		HUNTER, EUGENIA: Simple steps to avoid perjury in will signing	(EL) 12:4 (June)
		HUNTER, T.J.: Recent decision addresses landlord liability for lead-based paint hazard	(ENVL) 37:2 (Dec.)
		HUTCHISON, DICK: 2006 Gertz Award winner	(HR) 33:2 (Nov.)
		Illinois Supreme Court adopts parental notification	

of minor's abortion rule	(HR) 33:2 (Nov.)	employer health plan reimbursement provisions	(FCP) 5:2 (Dec.)
Report on Annual Gertz Award Luncheon	(HR) 33:4 (Jan.)	KILL, ANNEMARIE E.: The United States as a third-world country	(WATL) 12:3 (Mar.)
HYMAN, MICHAEL B.: The taming of the rube	(BB) 37:1 (July)	KINNALLY, PATRICK M.: Admonitions in the criminal court: Waiver of Counsel, Jury Demand, and Noncitizen Guilty Pleas	(TLAC) 16:2 (Jan.)
IMMEL, THOMAS J.: Fear and loathing in the Wetlands: Murder on the Kumbaya Express—"It Ain't That Pretty At All"	(ENVL) 37:3 (Feb.)	Admonitions in the criminal court: Waiver of Counsel, Jury Demand, and Noncitizen Guilty Pleas	(IIL) 44:6 (Mar.)
JACKSON, SHANNON M.: Chair's column	(IIL) 44:1 (July)	The invalidation of Illinois' ballot access law: Good news for voters who seek choice in elections	(HR) 33:5 (Mar.)
Message from the Chair	(IIL) 44:2 (Aug.)	Removal Orders Redux: An analysis of the Immigration Deportation Reinstatement statute	(IIL) 44:2 (Aug.)
Message from the Chair	(IIL) 44:3 (Sept.)	KIRSH, MATTHEW A.: When is a declaratory judgment not a declaratory judgment?	(FL) 50:3 (Jan.)
Message from the Chair	(IIL) 44:4 (Nov.)	KLEIN, JEWEL N.: Exhaustion, waiver and preemption: <i>Poindexter v. State of Illinois</i>	(AL) 36:8 (Feb.)
Message from the Chair	(IIL) 44:5 (Jan.)	KLEPAK, RALLA: Creating a collaborative atmosphere: Child Representatives, guardians-ad-litem, and attorneys for children	(CL) 19:2 (Dec.)
Message from the Chair	(IIL) 44:6 (Mar.)	KLIMA MARTIN, CAROL L.: Building your estate practice through legal service plans	(TE) 53:2 (Dec.)
Message from the Chair	(IIL) 44:7 (Apr.)	KOENIG, PHILIP E.: Editor's comments	(TE) 53:1 (Nov.)
Message from the Chair	(IIL) 44:8 (May)	<i>Hines v. Department of Public Aid</i>	(TE) 53:1 (Nov.)
JACOBS, MYLES with DUFFIN, ROBERT: Practical problems in residential transactions	(REL) 52:9 (June)	KOENIG, RAY J., III with SMITH, AMY JO: Legislative update: Section success and opportunity in the 95th Session	(TE) 53:4 (June)
The scope of an engagement	(REL) 52:9 (June)	KOTELMAN, LAURA M.: An update on Terrorism Risk Insurance	(IL) 51:2 (Jan.)
Who is my client and what are my responsibilities under a power of attorney?	(REL) 52:8 (Apr.)	KRUPP, ROBERT J.: Estate and gift tax update	(FT) 53:3 (Mar.)
JAROT, EDWARD J.: <i>Puleo v. Topel</i> —A testament to the protection afforded by LLCs	(CSL) 52:2 (Feb.)	Estate and gift tax update	(EL) 12:3 (May)
JOCHNER, MICHELE: Excellence and strength through diversity: The positive impact on the future of our profession	(DM) 1:1 (June)	KUEHL, STEVEN W.: Conference series: An informed discussion of financial access for immigrants—Part I	(CBAB) 51:1 (Aug.)
Former Illinois Supreme Court Justice Seymour Simon, 1915-2006	(BB) 37:3 (Oct.)	Conference Series: An informed discussion of financial access for immigrants—Part II	(CBAB) 51:2 (Sept.)
More than 350 lawyers "shined up their shingles" at the ISBA's Second Annual Solo and Small Firm Conference, making it a resounding success!	(GPS) 35:5 (Feb.)	Conference series: An informed discussion of financial access for immigrants—Part III	(IIL) 44:1 (July)
JOHNSTON, IAIN D.: Candygram: Serving complaints and subpoenas on local governments	(LGL) 43:8 (SP ED)	KUPIEC, DAVID J.: Illinois Appellate Court affirms Department of Revenue's business income and net proceeds positions	(SALT) 50:11 (June)
JONES, AMANDA C.: Surviving (and thriving) as a young attorney	(WATL) 12:4 (May)	KUPIEC, DAVID J. with JOHNSON, J. THOMAS: 2006 Illinois Income and Sales Tax legislative update and veto session tax projections	(SALT) 50:5 (Nov.)
KAMINSKI, STANLEY: A note from the co-editor	(SALT) 50:3 (Sept.)	LaFAYETTE, MICHELLE: No causal connection for claimant, despite cracked helmet	(WCL) 44:1 (Sept.)
A note from the co-editor	(SALT) 50:7 (Jan.)	LANE, FRED: Revenue Department: No charitable exemption for Provena Covenant Medical Center	(SALT) 50:8 (Feb.)
A note from the co-editor	(SALT) 50:8 (Feb.)	Use of literature at trial: "Authoritative" is not the only magic word	(TT) 42:4 (Mar.)
A note from the co-editor	(SALT) 50:11 (June)	LARSON, NANCY R.: Practice Tip: Deducting care costs	(EL) 12:1 (Nov.)
Substantial tax penalties can be avoided by the proper tax reporting of damage awards and settlements	(SALT) 50:2 (Aug.)	LaSORSA, PETER M.: Ideas for your firm's Web site	(COLT) 14:4 (Mar.)
KAPLAN, ROSALYN B.: Ethics corner: recent discipline of public sector lawyers and related ABA formal opinion	(CGL) 8:1 (Sept.)	Supreme Court expands categories of conduct that rise to retaliation claim under Title VII	(CLD) 44:2 (Aug.)
Former Assistant Public Defender suspended	(CGL) 8:2 (Dec.)	LAVIN, TERRENCE J.: Walnuts keep falling on my head and other horrors of litigation	(BB) 37:3 (Oct.)
Former Assistant Public Defender Suspended Until Further Order	(CGL) 8:3 (Mar.)	LEGG, KARI A.: The need to accommodate workplace proselytization?	(LAEL) 44:5 (Mar.)
Public sector discipline: Two Illinois public sector attorneys disciplined during March term of court for criminal conduct	(CGL) 8:4 (June)	NLRB issues major ruling on supervisory status	(LAEL) 44:4 (Dec.)
KAPLAN, SETH A.: Illinois land trusts: Five statutes that can compromise the anonymity of beneficiaries	(TE) 53:4 (June)	LENZINI, PHILLIP B.: <i>Feret v. Schillerstrom</i> : Second District The impact of Public Act 94-976 for tax-capped governments	(AL) 36:4 (Oct.)
In Terrorem Clauses—Bark but no bite	(TE) 53:2 (Dec.)	LEVINE, SAMUEL H.: Editor's note	(LGL) 43:9 (Apr.)
KAPLAN, WILLIAM T.: Editor's notes	(BAFP) 21:1 (Oct.)	Enforceability and perfection of mechanics liens in bankruptcy	(REL) 52:1 (Aug.)
Editor's notes	(BAFP) 21:2 (Feb.)	Lien cuisine and other construction delights	(CBAB) 51:3 (Oct.)
Editor's notes	(BAFP) 21:3 (May)	Lewis, JONATHAN L.: The impending demise of <i>Dr. Miles?</i>	(REL) 52:8 (Apr.)
Editor's notes: The survey	(BAFP) 21:4 (June)	LEYTE-VIDAL, HENRY with SILVERMAN, SCOTT J.: Living with the death penalty	(AUCL) 45:3 (Feb.)
KARNO, MARK L.: Changes on the horizon for trial lawyers: The Seventh Circuit's Jury Trial Project	(TT) 42:3 (Sept.)	LIED, MICHAEL R.: Employee destroys computer files and violates Computer Fraud and Abuse Act	(LAEL) 44:1 (July)
KARUBAS, JUSTIN J.: A season for giving: Organ donation in Illinois	(TE) 53:2 (Dec.)	Employee dress and grooming policies	(LAEL) 44:2 (Aug.)
KEGAN, DANIEL L.: Editor's note	(IP) 46:2 (Jan.)	Employee must arbitrate retaliatory discharge claim	(LAEL) 44:1 (July)
Editor's note	(IP) 46:3 (Mar.)	Employer's handbook rules discourage protected labor activity	(LAEL) 44:5 (Mar.)
Probate trademarks: death, reincarnation, and survival of intellectual property rights	(IP) 46:1 (Oct.)	Failure to insure contraceptives was not sex discrimination	(LAEL) 44:6 (June)
Questions and complexities in disclosure	(IP) 46:2 (Jan.)	Mass flu outbreak: Employment implications	(LAEL) 44:6 (June)
KELLER, PAUL N.: Case Note: Does a special use permit run with the land? Not this one, says Justice Smith	(LGL) 43:3 (Oct.)	New VESSA rules announced	(LAEL) 44:1 (July)
Using the Illinois Vehicle Code to clear railroad crossings	(LGL) 43:5 (Dec.)		
KENDALL, WALTER J.: The UN Convention on Protection and Promotion of the Rights and Dignity of Persons with Disabilities	(HR) 33:3 (Dec.)		
KENT, MARY LOU LOWDER: 2006 legislative report	(REL) 52:3 (Nov.)		
KERNAN, LINDI: Farmland assessments—Where are we and where are we going?	(AGL) 16:7 (June)		
KERNS, JENNIFER J.C.: Injury compensable regardless of alleged safety rule violation, as petitioner was in the scope of his employment	(WCL) 44:3 (Mar.)		
KETTERMAN, TRAVIS J.: The Supreme Court enforces			

NLRB decides successorship issues	(LAEL) 44:3 (Sept.)	McBRIDE, KATARINNA: The departed <i>and divorced</i>	(TE) 53:3 (Apr.)
No workers' compensation benefits for injury at company-sponsored picnic	(LAEL) 44:3 (Sept.)	From the Editor's chair	(ILL) 53:2 (Dec.)
Proposed rule provides employer guidance on Social Security "No-Match" letters	(LAEL) 44:2 (Aug.)	Sample year-end letter	(TE) 53:2 (Dec.)
Supreme Court makes retaliation claims more dangerous for employers	(LAEL) 44:2 (Aug.)	McCARTHY, NANETTE with JONES, CAROL: Removal in parentage cases after <i>Fisher v. Waldrop</i>	(FL) 50:3 (Jan.)
Taxation of compensatory damages for emotional distress and loss of reputation is unconstitutional	(LAEL) 44:3 (Sept.)	McCUSKEY, MICHAEL P.: Practice in the Central District of Illinois	(CPAP) 52:7 (Mar.)
Union violated labor law by photographing employees	(LAEL) 44:3 (Sept.)	McEVOY, CAITLYN: Foreign law resources: Government Gazettes Online	(ILL) 44:2 (Aug.)
LINDBERG, STEVEN C. with SCHROEDER, MELISSA: Why do we need performance reviews?	(LOME) 28:2 (Jan.)	Law Library of Congress: Global Legal Monitor	(ILL) 44:3 (Sept.)
LoBUE, DONALD: Employment Law Update: Standard of review expanded for employees in retaliation claims involving FMLA	(GPS) 35:2 (Oct.)	Protecting "Works of the Human Spirit" worldwide	(ILL) 44:2 (Aug.)
The Open Meetings Act: Recent amendments and cases	(GPS) 35:5 (Feb.)	McGRATH, JIM: The complex world of calculating overtime	(CLD) 44:12 (June)
The Open Meetings Act: Recent amendments and cases	(AL) 36:11 (May)	McLAUGHLIN, JON: Mandatory arbitration clauses in employee manuals	(LAEL) 44:4 (Dec.)
LONDRIGAN, TIMOTHY J.: Can a contract be enforced against a third-party beneficiary?	(TT) 42:5 (Apr.)	McNALLY, TIMOTHY S.: Overtime wages excluded from average weekly wage calculation if not worked on a regular and mandatory basis	(WCL) 44:4 (June)
LORO, MARC C.: Hearsay in Administrative Hearings—Follow up	(AL) 36:1 (July)	McPHERSON, HEATHER: Charitable Rollover Provisions of the Pension Protection Act of 2006	(EL) 12:\$ (June)
JCAR insists on its own system of statutory citation	(AL) 36:10 (Apr.)	MEINTS, PAUL A.: 2007 General Assembly Agricultural Legislative Update	(AGL) 16:6 (May)
LOWELL, JOHN H.: Treasury Issues Updated 409A Guidance	(CLD) 44:8 (Feb.)	Proposed Illinois legislation of interest to farmers and small rural communities	(AGL) 16:5 (Apr.)
MACKAY, KAREN with RING, GERRY: A trustee you can trust: Responsibilities and liabilities of trustees	(CLD) 44:11 (May)	MENDELSON, FREDERIC: Gray market raises concern among U.S. supply chain participants	(CLD) 44:4 (Oct.)
MACKAY, KAREN with WINTERS, GREGORY M.: Tax and estate planning for year-end and looking ahead to 2007	(CLD) 44:6 (Dec.)	MIERZWA, PETER: Houdini and Acrobat 8—Mastering the disappearing act	(COLT) 14:4 (Mar.)
MAHER, JOHN N.: Employer's obligations under the Uniformed Services Employment and Reemployment Rights Act	(LAEL) 44:5 (Mar.)	Now you don't see it—Now you do	(FL) 50:2 (Oct.)
MALONEY, EDWARD M.: New law abolishes judicial driving permits	(TLAC) 16:3 (Mar.)	MILLER, GEORGE S.: A New Year's resolution: Read new Rule 213	(BB) 37:4 (Feb.)
MALONEY, MATT: Chair's Column: Hey, look us over!	(GPS) 35:5 (Feb.)	MINELLI, CHRISTOPHER R.: Contractual foundations of universal human rights	(HR) 33:6 (June)
Chair's Column: Imagine this	(GPS) 35:6 (Mar.)	MITCHELL, BRIDGET A.: Re-direct examination, the right to rehabilitate an expert	(CPAP) 52:8 (Apr.)
Chair's Column: Neither fish nor fowl	(GPS) 35:2 (Oct.)	MITCHELL, EDWARD J.: Case note: <i>Estate of Howell</i> , Ill.App.3d 2007 WL 1246972 (Ill.App.5 Dist. 2007)	(EL) 12:4 (June)
Chair's column: Welcome from the Chair	(GPS) 35:1 (July)	Case note: <i>Grate v. Grzetich</i> , 2007 WL 1345247 (Ill.App.3 Dist. 2007)	(EL) 12:4 (June)
Chair's Column: Why lawyers don't do what they're supposed to do	(GPS) 35:3 (Oct./Nov.)	MOK, JEFFERSON: Pro bono assistance needed	(ILL) 44:7 (Apr.)
Going in a different direction	(GPS) 35:4 (Nov.)	MONTGOMERY, JULIE-APRIL: Amusements can be a taxing part of the game of life	(SALT) 50:1 (July)
MANDELL, STACEY: Preparing for an expedited appeal in child custody cases	(CL) 19:1 (Sept.)	The vital supplements of "S.A.L.T." (state and local tax)	(SALT) 50:7 (Jan.)
MANNING, CLAIRE: From the Chair	(WATL) 12:1 (Oct.)	MOORE, DONNA L.: Another Health Care Power of Attorney: Mental Health Treatment Preference Declaration	(TE) 53:4 (June)
From the Chair	(WATL) 12:2 (Jan.)	MOORE, MICHAEL A.: First District Appellate Court holds that specific reservation of workers' compensation lien in settlement contract not required for lien to be enforceable	(WCL) 44:2 (Dec.)
MANNING, CLAIRE with NOBLE-ALLGIRE, ALICE: Chair's Column	(DM) 1:1 (June)	Illinois Appellate Court holds injury at company picnic not compensable when there was no penalty for non-attendance	(WCL) 44:1 (Sept.)
MARAVILLA, CHRISTOPHER SCOTT: <i>Building Bridges: An Egypt-U.S. Free Trade Agreement</i> , Ahmed Galal and Robert Z. Lawrence, Editors (Brookings Institution Press: 1998)	(ILL) 44:3 (Sept.)	MORAN, TIMOTHY E.: Recent decisions in Real Estate Tax cases	(SALT) 50:4 (Oct.)
MARCUS, FRED with ZIMMERMAN, JENNIFER: Formal notice of deficiency not required to commence protest monies action	(SALT) 50:3 (Sept.)	MOSS, ROBERT G.: Electronic communications & records: Metadata, security, and more	(COLT) 14:2 (Oct.)
MARLOW, GEORGE D.: Independent research on scientific issues by judges must be carefully weighed and considered	(BB) 37:4 (Feb.)	MROCZKOWSKI, STEVE: Advancing conflict resolution in the business sector	(ADR) 13:3 (Feb.)
MAROVICH, MICHAEL J.: Bankruptcy may sound death knell for subsequent civil action	(CPAP) 52:1 (Sept.)	Arbitration: Why some general counsel have mixed feelings	(ADR) 13:1 (Sept.)
Bankruptcy may sound death knell for subsequent civil action	(CBAB) 51:4 (Nov.)	Arbitration preferred in domain name disputes	(ADR) 13:2 (Nov.)
Requests to Admit: <i>Vision Point of Sale v. Haas</i>	(CPAP) 52:4 (Dec.)	Case summaries	(ADR) 13:2 (Nov.)
MATRANGA, MARK P.: Another confusing interest case <i>Radosevich</i> , continued attorney fees under §19(g)	(WCL) 44:3 (Mar.)	Hamline University School of Law offers mediation case law project Web site	(ADR) 13:2 (Nov.)
MATUSZEWICH, LEWIS F.: Agriculture in Congress	(WCL) 44:4 (June)	International alternative dispute resolution	(ADR) 13:1 (Oct.)
Editor's comments	(AGL) 16:6 (May)	International ADR happenings	(ADR) 13:4 (Mar.)
Editor's comments	(ILL) 44:1 (July)	International happenings	(ADR) 13:3 (Feb.)
Editor's comments	(ILL) 44:2 (Aug.)	Mediation: A distinct profession	(ADR) 13:3 (Feb.)
Editor's comments	(ILL) 44:3 (Sept.)	Relying on tolerance, respect & recognition: Race and sexual orientation in the Supreme Court	(ADR) 13:6 (June)
Editor's comments	(ILL) 44:4 (Nov.)	MURDOCK, CHARLES W.: <i>Fontana v. TLD Builders, Inc.</i> —A primer on piercing the corporate veil	(CSL) 52:1 (Nov.)
Editor's comments	(ILL) 44:5 (Jan.)	MURPHY, KRIS R.: The Illinois Supreme Court revisits intrastate forum non conveniens in <i>Langenhorst v. Norfolk Southern Railway</i> : "A battle over the minutiae"	(CPAP) 52:2 (Oct.)
Editor's comments	(ILL) 44:6 (Mar.)		
Editor's comments	(ILL) 44:7 (Apr.)		
Editor's comments	(ILL) 44:8 (May)		
What is an international law practice?	(ILL) 44:1 (July)		
MAY, MARKUS: Negotiating and drafting pre-acquisition documents related to a business sale or purchase	(CSL) 52:3 (Mar.)		

The Illinois Supreme Court revisits <i>forum non conveniens</i> in <i>Langenhorst v. Norfolk Southern Railway</i> : "A battle over the minutiae"	(EUTTL) 42:1 (Nov.)	PALLARDY, JANET with HANNIGAN, RICHARD D.: Co-editor's notes	(WCL) 44:3 (Mar.)
MURRAY, JOHN C.: Warranty of Title, Negligent Misrepresentation, and the Moorman Doctrine	(REL) 52:2 (Oct.)	PALMER, MARK C.: Right of redemption or not, junior mortgagee has right to file separate foreclosure action	(CBAB) 51:2 (Sept.)
MUSKOVITZ, MEL: Accommodating the religious needs of employees	(BAFP) 21:4 (June)	PANTILIMON, OANA: The transatlantic partnership and its implications to the economies of the United States and the European Union	(IIL) 44:7 (Apr.)
NAAR, SONYA D. with HILLER, R. MATTHEW: Ten suggested steps to ensure cost-effective e-discovery preparedness	(CLD) 44:5 (Nov.)	PARK, ROBERT T.: The Collateral Source Rule and Vehicle Photos: Two Recent Cases	(CPAP) 52:9 (May) (CPAP) 52:6 (Feb.)
Top 10 things all corporate counsel should know about the amendments to the Federal Rules of Civil Procedure	(CLD) 44:4 (Oct.)	PARKER, ERIC J.: Use caution when filing death case following nursing home neglect	(EL) 12:2 (Feb.)
NAGEL, WIL with DeGRASSE, KATHLEEN: The impact of FOIA on an integrated justice information system	(CGL) 8:1 (Sept.)	PASULKA, DAVID P. with MILLER, ROBIN: The validity of waivers in marital agreements	(FL) 50:2 (Oct.)
To delete or not to delete: State Records Act implications for integrated justice systems	(CGL) 8:3 (Mar.)	PATTON, LYNN: Attorney General issues opinions	(CGL) 8:2 (Dec.)
NELSON, ADAM C. with GERBER, BENJAMIN: Information Security for the Solo and Small Firm attorney	(COLT) 14:5 (June)	Attorney General issues opinions	(CGL) 8:3 (Mar.)
NEPPLE, JAMES: Basic income taxation of entities and their owners	(BAFP) 21:4 (June)	Attorney General issues opinions	(CGL) 8:4 (June)
NEWMAN, MARGERY: Joint Venture Agreements: Doing construction projects together	(REL) 52:5 (Jan.)	PAUL, BERNARD Z.: <i>Illinois Health Maintenance Org. Guarantee Ass'n v. Department of Ins.</i> , additional issues	(AL) 36:11 (May)
Partnering Agreements: How to get along with your adversaries	(REL) 52:5 (Jan.)	PAULLIN, RICHARD: State of the World—Center of Opportunity	(IIL) 44:6 (Mar.)
Teaming Agreements: An agreement to agree	(REL) 52:5 (Jan.)	PAVLINSKI, ANDREW: Keeping company secrets secure: Where does the Economic Espionage Act stand after its first 10 years?	(IIL) 44:8 (May)
NICOLAU, MARY T.: Welcome note from the 2006-2007 Chair	(SALT) 51:1 (July)	PEARLMAN, ALAN: "The Electronic Lawyer": Seiko's Smart Label printers bring your firm to the future!	(LOME) 28:3 (May)
NIRO, CHERYL: The Illinois Supreme Court Commission on Professionalism and its mission	(DM) 1:1 (June)	Scanning's a snap with the Fujitsu ScanSnap!	(LOME) 28:3 (May)
NISIVACO, JOHN L.: Editor's note	(TT) 42:1 (July)	PERLIS, STEVEN G.: N.Y. Court allows reformation of trust to confirm to grantor's Medicaid planning intent	(EL) 12:3 (May)
Editor's note	(TT) 42:2 (Aug.)	PETER, BERNARD G.: 2006 year-end reminder of required or suggested employee benefits action	(CLD) 44:5 (Nov.)
Editor's note	(TT) 42:3 (Sept.)	Summary of Pension Protection Act of 2006	(CLD) 44:5 (Nov.)
Editor's note	(TT) 42:4 (Mar.)	PETERSON, BRADFORD J.: The Medicare Secondary Payer and Workers' Compensation Settlement Agreements Act of 2006	(WCL) 44:1 (Sept.)
Editor's note	(TT) 42:5 (Apr.)	PETRO, NERINO: Back-up basics	(COLT) 14:1 (Aug.)
NOBLE-ALLGIRE, ALICE: Diversity Roundtable: Pipeline to the future	(DM) 1:1 (June)	From the Chair	(COLT) 14:3 (Dec.)
NORDEN, DENNIS A.: The second top 10 things they did not teach me in law school	(BAFP) 21:3 (May)	From the Chair	(COLT) 14:4 (Mar.)
NOVAK, RITA: Supreme court overturns appellate court in <i>Marconi v. Chicago Heights Police Pension Board</i> , reinstates board's denial of disability benefits, and leaves Section 3-115 of the Illinois Pension Code intact	(AL) 36:7 (Jan.)	From the Chair	(COLT) 14:5 (June)
NUGENT, TRACY J.: Consider a Co-op in the sale of a Closely Held Business	(CSL) 52:3 (Mar.)	PETROV, PETER: Bulgaria's accession to the EU—What does this mean for you and your clients?	(IIL) 44:5 (Jan.)
O'BRIEN, JILL: Recent developments in Illinois employment law	(WATL) 12:3 (Mar.)	PFEIFFER, J. MATTHEW: Caveat emptor: Your non-Illinois purchase might mean no Illinois jurisdiction	(CPAP) 52:10 (June)
O'BRIEN, SEAN: ISBA Human Rights Section Council member wins case for victims of Dictator Alberto Fujimori	(HR) 33:5 (Mar.)	Pay[ment] attention: a lesson in avoiding unintended accord and satisfaction	(CPAP) 52:9 (May)
O'CONNOR, YVONNE M.: Landowners may have more duties to the public than they think	(TT) 42:44 (Mar.)	PIETRICK, STEVEN G.: The "empty chair" defense at trial	(CPAP) 52:5 (Jan.)
O'KEEFE, JOSEPH P. with HESSELBACH, ELIZABETH C.: Estate and gift tax recent cases and rulings	(FT) 53:4 (June)	PHIPPS, JOHN T.: Editor's Column: Computer update—To buy or not to buy? That is the question	(GPS) 35:4 (Nov.)
OLIVERO, LISA: Practice Tip: Know your client before you meet—Intake forms fill need	(GPS) 35:4 (Nov.)	Editor's column: Court-ordered Rock, Paper, Scissors?	(GPS) 35:1 (July)
OLMSTEAD, JOHN W.: Lawyers' lives in balance: Developing your plan and tips for staying energized & productive	(LOME) 28:1 (Sept.)	Editor's Column: ISBA electronic newsletter subscriptions provide newsletters sooner	(GPS) 35:3 (Oct./Nov.)
OLSON, PETER R.: Elder notes	(EL) 12:2 (Feb.)	Editor's Column: ISBA's aggressive response to mandatory CLE by providing varied and frequent courses	(GPS) 35:2 (Oct.)
Elder notes	(EL) 12:3 (May)	The Ryan juror furor—The questions and implications are disturbing and far reaching	(BB) 37:1 (July)
From the editor	(EL) 12:4 (June)	PIETRICK, STEVEN G.: Settlement: A plaintiff's attorney's personal guarantee to pay liens is found to violate the Rules of Professional Conduct	(CPAP) 52:3 (Nov.)
Pay yourself in residential real estate transactions	(REL) 52:6 (Feb.)	PINHEIRO, BRIAN M., KLEIN, BARRY L. with MULLANY, MARY J.: Treasury issues final regulations on Section 409A Executive and Deferred Compensation Restrictions	(CLD) 44:11 (May)
OLSON, STEPHEN: Bill status report: Section Council Action as of 09/22/06	(CBAB) 51:3 (Oct.)	PETRO, NERINO J.: From the Chair	(COLT) 14:2 (Oct.)
ONORATO, NICOLE M.: Child custody overview of Supreme Court rules	(CL) 19:4 (June)	PIGOTT, JANE DiRENZO: Articulating the business case for inclusion	(DM) 1:1 (June)
Grandparent visitation	(CL) 19:1 (Sept.)	PODLEWSKI, JOSEPH R., JR.: United States Supreme Court to resolve split in circuits over implied right of contribution under Section 107(a) of CERCLA	(ENVL) 37:4 (Apr.)
ORR, KATHLEEN FIELD: Ownership of property within a TIF	(LGL) 43:3 (Oct.)	U.S. EPA argues no implied right of contribution for PRPs under Section 107(a) of CERCLA	(ENVL) 37:1 (Sept.)
OSTFELD, LYNN R.: Selling food in the European Union	(AGL) 16:1 (Aug.)	POLLOCK, SCOTT D.: Immigration Consultation Corner #4—The B-2 overstay dilemma: Issue spotting and wise counsel when there are limited options	(IIL) 44:4 (Nov.)
Selling food in the European Union	(IIL) 44:1 (July)	United States treaty and nationality-based work options	(IIL) 44:3 (Sept.)
OTHMAN, RONZA M.: Someone you should know: Patti S. Gregory-Chang	(AL) 36:5 (Nov.)	POLLOCK, SCOTT D. with MOHYUDDIN, FATIMA G.: Now is	
Someone you should know: Patti S. Gregory-Chang	(CGL) 8:2 (Dec.)		
PABIAN, MIKE: Updates	(EUTTL) 42:1 (Nov.)		
PALLARDY, JANET D.: Payments related to replacing and servicing claimant's prosthesis included in employer's subrogation claim	(WCL) 44:2 (Nov.)		

the time for employers to prepare to beat the fiscal year 2008 H-1B cap	(IIL) 44:5 (Jan.)	Summary of recent decisions	(AL) 36:4 (Oct.)
POTTER, BRIAN R.: Compensation-for-contribution: An alternative method for handling personal goodwill in divorce matters	(FL) 50:5 (June)	Summary of recent decisions	(AL) 36:5 (Nov.)
POWELL, STACY L.: SEC Changes Proxy Disclosure of Equity Compensation: New rules made consistent with FAS 123R expense recognition	(CLD) 44:8 (Feb.)	Summary of recent decisions	(AL) 36:7 (Jan.)
PRESS, ALLAN: Receive and send faxes—Anytime, anywhere (including on your cell phone!)	(COLT) 14:3 (Dec.)	Summary of recent decisions	(AL) 36:9 (Mar.)
PRICE, WILLIAM A.: Due process and ethical issues for administrative judges	(AL) 36:9 (Mar.)	Summary of recent decisions	(AL) 36:11 (May)
PRUSAK, MAXIMILIAN M.: To lead or to manage	(LOME) 28:2 (Jan.)	Summary of recent decisions	(AL) 36:12 (June)
RAMSELL, DONALD J.: Alcohol monitoring ankle bracelets in DUI cases (SCRAM)	(TLAC) 16:3 (Mar.)	SCHOOP, DEVLIN: Judicial Profile: Chief Judge James F. Holderman of the Northern District of Illinois	(FCP) 5:2 (Dec.)
REID, DAVID: West Virginia joins growing majority of states to limit the “substantial nexus” requirement to state sales and use taxes	(SALT) 50:6 (Dec.)	SCHULTZ, JAMES H.: Individual income tax update	(FT) 53:3 (Mar.)
REOTT, RAYMOND T. with SCHANZ, BECKY J.: Illinois ethical release reporting dilemmas for environmental attorneys, engineers and geologists	(ENVL) 37:4 (Apr.)	SEBASTIAN, J.A.: <i>Ahmad v. Board of Education of the City of Chicago</i> , ___ Ill.App.3d ___ 847 N.E.2d 810 (1st Dist. 2006)	(LAEL) 44:1 (July)
RICHARDS, KATHRYN B.: The “new wrinkle” in due process: When the state learns its notice has failed	(AL) 36:12 (June)	Amendments to administrative practice: Is a central core panel a good idea?	(AL) 36:12 (June)
RICHARDSON, JESSE J.: Conservation easements: Smart growth or sprawl promotion?	(AGL) 16:3 (Dec.)	Arête and Atticus Finch	(YLD) 51:1 (Aug.)
RIGGS, MAUREEN: Navigating the Election Code: A highly technical course to follow	(LGL) 43:8 (SP ED)	SEBASTIAN, JULIE ANN: Guidance on the Illinois Administrative Review Law	(AL) 36:9 (Mar.)
ROBERTS, JOY A.: Local governmental entities not entitled to absolute immunity when a hazardous recreational activity is involved	(LGL) 43:3 (Oct.)	Legislation update of interest to the general practitioner	(GPS) 35:1 (July)
ROBERTS, PAMELA J.: Diversity is a yarn, until women of color are woven into the law firm fabric	(DM) 1:1 (June)	<i>McGaw Medical Center's</i> fall into the ARL's dangerous minefield	(AL) 36:7 (Jan.)
ROBERTS, WHITNEY: ADR happenings	(ADR) 13:6 (June)	New court security restrictions in 9th Circuit	(BB) 37:2 (Sept.)
Domestic ADR Happenings	(ADR) 13:4 (Mar.)	Thoughts about conflicts of interest	(AL) 36:5 (Nov.)
The history of United Nations mediation in the Darfur conflict	(ADR) 13:5 (May)	SEELIG, STEVE: Court of Claims in CSX case would still exempt a limited category of separation payments from FICA taxes	(CLD) 44:1 (July)
A region ripe for mediation: The genocide in Darfur	(ADR) 13:2 (Nov.)	SEITZ, WILLIAM: What is “charity care”: Qualifying for property tax exemptions	(SALT) 50:9 (Apr.)
ROBISON, JOHN C., Jr: Leasing and producing coalbed methane gas in Illinois after <i>Continental Resources of Illinois, Inc. v. Illinois Methane, LLC</i>	(ML) 33:3 (Feb.)	SHAW, MATTHEW G.: Interpreting “prior obligations” under Section 505	(FL) 50:1 (Aug.)
ROE, DAVID: In this issue	(IL) 51:3 (Apr.)	Transfer of marital residence found fraudulent by Bankruptcy Court	(FL) 50:4 (Apr.)
ROSENBAUM, RANDALL with PONCE DeLEON, EDMUND; MAX, BRENDAN; VAZQUEZ, GREGORY PAUL; PATTAROZZI, MICHAEL N.; HAZE, RONALD; and BOGDAN, ATTILA: Case summaries	(CJ) 50:2 (Dec.)	SHRIVER, DON: Residential Foreclosure 101	(YLD) 51:3 (Dec.)
ROSENBAUM, RANDALL with VAZQUEZ, GREGORY PAUL, GREENBERG, STEVEN, WINSTON, HAROLD J., BOGDAN, ATTILA, and JELTES, JENNY R.: Case summaries	(CJ) 50:3 (Mar.)	SIEMER, MARTIN W.: Spousal elections in Medicaid planning	(EL) 12:2 (Feb.)
ROSNER, KEVIN M.: When attorneys misbehave in court—Judicial Contempt Power	(FL) 50:3 (Jan.)	SIMON, ADAM B.: Can Illinois municipalities be in the business of constructing wireless broadband networks?	(LGL) 43:1 (July)
ROSS, DINA: Sweepstakes and promotions: The fine art of the fine print	(CLD) 44:3 (Sept.)	SIMON, GREGG M.: Inflation Adjustments: 2007 and before	(TE) 53:2 (Dec.)
RYAN, CATHERINE: Case law in child abuse and neglect and custody matters	(CL) 19:2 (Dec.)	SIMPSON, AMIE M.: The gift of fear: What listening to intuition can do for women lawyers	(WATL) 12:1 (Oct.)
Case law in juvenile delinquency matters	(CL) 19:2 (Dec.)	SIMS, BRYAN M.: My Treo 650	(COLT) 14:3 (Dec.)
Case law in termination of parental rights matters	(CL) 19:2 (Dec.)	SINGLETON, ALAN R.: Valuing private company stock: Determining fair market value for purposes of §409A	(CSL) 52:4 (Apr.)
Case law update	(CL) 19:3 (Mar.)	SMALL, BRADLEY W. with SPEICHER, PHILIP D.: Lis pendens notices	(CBAB) 51:3 (Oct.)
Crisis nurseries in Illinois: Keeping families together	(CL) 19:3 (Mar.)	SMIRMAN, PRESTON H.: Intellectual property law for the general practice attorney	(LAEL) 44:5 (Mar.)
SAHU, ALPANA P. with SAHU, PRADIP K.: World Intellectual Property Organization proposes new initiative regarding trademarks for drug names	(IIL) 44:6 (Mar.)	SMITH, JOSHUA C.: Recent court pronouncements continue to shape nationwide pro-arbitration policies	(CPAP) 52:1 (Sept.)
SAMSON, HOWARD: Attorney General Opinion restricts county recorders	(REL) 52:9 (June)	SNYDER, JAMES E.: Sexual orientation discrimination in the workplace	(LAEL) 44:6 (June)
Land split considerations: The Plat Act	(REL) 52:6 (Feb.)	SNYDER, RAYMOND: Document process: The competitive edge in the legal profession	(LOME) 28:2 (Jan.)
SCHAFFER, CHRISTOPHER J.: Buying back your own trademark: The reality of cybersquatting	(CLD) 44:1 (July)	SPEARS, RON: Attorney independence? Remember The Alamo!	(BB) 37:5 (June)
SCHMITTGENS, GENE with MERRIGAN, JESSICA: Will EPA's Administrative Order on Consent satisfy the procedural requirements of <i>Cooper v. Aviall</i> ?	(ENVL) 37:3 (Feb.)	STALTER, LISLE A.: Delegation Agreements under the Illinois Environmental Protection Act	(ENVL) 37:2 (Dec.)
SCHOENBAUM, EDWARD: 2007 Fellowship	(AL) 36:10 (Apr.)	Does a public employee have a right to closed meeting minutes of the discussion of her employment? A case review of Wisconsin Appellate Court case <i>Sands v. Whitnall School District</i>	(CGL) 8:4 (June)
Summary of important items from the June meeting minutes	(BB) 37:2 (Sept.)	STOVALL, HOWARD L.: Summary of commercial agency/distributorship law in Turkey	(IIL) 44:1 (July)
Summary of important items from the September 2006 meeting minutes	(BB) 37:3 (Oct.)	SUGAR, RICHARD A.: Here we go 'round the <i>Rosen</i> bush—An FLP roadmap	(TE) 53:3 (Apr.)
		SULKIN, RYAN: The critical role of employee controls in data security	(BAFP) 21:2 (Feb.)
		SWANSON, ALFRED M., JR.: Residency rule for judges is unconstitutional: Madigan	(BB) 37:4 (Feb.)
		SWANSON, BRETT: Admissibility of medical records at trial under Illinois Supreme Court Rule 236	(CPAP) 52:10 (June)
		THOMA-CULVER, MICHELLE: Thoughts of a recent graduate in-house counsel and a call for poetic justice	(CLD) 44:7 (Jan.)
		THORPE, GREGORY with RIDINGS, JEANNIE: Equitable subrogation—Mechanics' Lien Priority	(REL) 52:1 (Aug.)

TIBBETTS, JACK H.: New bankruptcy law changes for nonresidential landlords and tenants	(CBAB) 51:2 (Sept.)	unconstitutional	(LAEL) 44:3 (Sept.)
TIRA, SORINA: Real estate investment in Romania	(IIL) 44:5 (Jan.)	WEIHL, DONALD E.: More on engagement letters	(LOME) 28:3 (May)
TOOTOOIAN, MICHAEL W.: Whether to shift costs or not under the new federal e-discovery rules	(FCP) 5:3 (Mar.)	WEINER, LARENCE JAY: <i>Atwell</i> : Investigations of public employees involving criminal conduct—A trap for the unwary	(EDL) 51:3 (May)
TRAVIS, SHERRIE: Employers face liability for employee multitasking on the road	(CLD) 44:9 (Mar.)	WEISS, MAXINE R.: E-mail etiquette Meredith E. Ritchie, Attorney At Law	(YLD) 51:4 (Feb.) (YLD) 51:3 (Dec.)
TRIPODI, SAL L. with BLOOM, TERESA T.: Key provisions of HR 4: Pension Protection Act of 2006	(EB) 25:1 (Sept.)	WESTON, JAMES K., SR.: From the editor	(ML) 33:2 (Dec.) (ML) 33:3 (Feb.)
TURNER, RICHARD L.: <i>Melena v. Anheuser-Busch, Inc.</i> : Further enlightenment from the Supreme Court on the dichotomy between mandatory arbitration agreements and public policy	(CPAP) 52:3 (Nov.)	From the editor	(ML) 33:4 (June)
UCHTMANN, DONALD L.: Making farm leases compatible with the division of USDA farm program payments between landlord and tenant	(AGL) 16:1 (Aug.)	H.B. 4050 back in the spotlight	(REL) 52:9 (June)
USMAN, DEREK P.: Minority shareholders receive a Christmas gift from the governor	(CSL) 52:2 (Feb.)	Illinois drilling permits—The upward trend continues	(ML) 33:1 (Oct.)
Shareholder loans made simple	(FT) 53:2 (Jan.)	Illinois drilling permits—The upward trend continues	(ML) 33:3 (Feb.) (ML) 33:4 (June)
VAN DER SNICK, J. BRICK: Can a single strand of beads hanging from the rear-view mirror form the basis for a legitimate traffic stop?	(TLAC) 16:3 (Mar.)	Legislative update	(ML) 33:4 (June)
Is a treating physician required to be disclosed as an expert testimony in DUI prosecution?	(TLAC) 16:2 (Jan.)	Update from the 94th General Assembly	(REL) 52:3 (Nov.)
VAN DIJK, MARGARET L.: 2006 Agricultural Law Update	(AGL) 16:4 (Feb.)	Update from the 94th General Assembly for the ISBA Mineral Law Section	(ML) 33:1 (Oct.)
VARNEY, PETER M. with GODOFSKY, DAVID R.: Seventh Circuit rules that Cash Balance Plans are not age discriminatory; Second, Third, and Ninth Circuits could follow	(EB) 25:1 (Sept.)	WHITE, ALEXANDER P.: The 26th Annual State & Local Taxation Conference	(SALT) 50:4 (Oct.)
VASILJEVICH, THOMAS: Chairman's Corner	(FT) 53:1 (Sept.)	Adjudication of the rights of pro se litigants	(BB) 37:1 (July)
Overview of the multi-employer plan provisions in the Pension Protection Act of 2006	(FT) 53:3 (Mar.)	The saga of LexisNexis	(SALT) 50:11 (June)
VAZQUEZ, GREGORY PAUL with HAZE, RONALD; MAX, BRENDAN; NORTHRUP, ANDREW; KOZICKI, SCOTT MICHAEL; WORLEY, SAM; BOGDAN, ATTILA; GROSSMAN, MICHAEL; O'MARA, PETER J.: Case summaries	(CJ) 50:1 (Sept.)	WIEDEL, MICHAEL C.: The effects of the Debt Reduction Act on Medicaid	(TE) 53:1 (Nov.)
VETRI, KRISTI: Book review: <i>Scam-Proof Your Life, 377 Smart Ways to Protect You and Your Family from Rip-offs, Bogus Deals & Other Consumer Headaches</i> by Sid Kirchner	(EL) 12:4 (June)	WILLIAMS, SONNI: Summary of the 2006 Diversity Luncheon	(DM) 1:1 (June)
<i>Smith v. City of Jackson</i> : A hollow victory in age discrimination cases	(EL) 12:4 (June)	WOJCIK, MARK E.: Investor-State disputes	(IIL) 44:2 (Aug.)
VEUGELER, KEVIN T.: Use of Request to Admit to obtain foundation for admission of medical expenses	(TT) 42:2 (Aug.)	Sexual orientation charges under the Illinois Human Rights Act—A preliminary analysis of the "sexual orientation" discrimination charges filed in the first eight months of the amended Illinois statute	(HR) 33:2 (Nov.)
WARD, PHILIP H.: Letter to the Editor	(REL) 52:2 (Oct.)	Starting the debate: Should Illinois have same-sex marriage or civil unions?	(HR) 33:4 (Jan.)
WARTMAN, BRAD with ANDJELKOVICH, PETER: Amendments to the Illinois Employment of Strikebreakers Act ("ESA") and the Day and Temporary Labor Services Act declared		WRIGHT, E. KENNETH, JR.: The high costs of justice: Expanding pro-bono and the community's responsibility	(BB) 37:2 (Sept.)
		WRIGHT, E. KENNETH, JR. with TAJUDDIN, BASEER: The other shoe drops: Reflections on Illinois' Long-Arm Statute	(BB) 37:3 (Oct.)
		WYSOCKI, BERNARD: Practice Update: Who is your client? What document can you disclose	(GPS) 35:3 (Oct./Nov.)
		YOW, H. ALLEN: Filing of general appearance does not waive jurisdictional objection	(GPS) 35:4 (Nov.)
		Filing of general appearance does not waive jurisdictional objection	(CPAP) 52:7 (Mar.)
		ZIMMERMAN, STEVEN P.: Why are most downstate lawyers locked out of real estate sales—A downstate lawyer's response	(REL) 52:4 (Dec.)
		ZIN, LIU: Agricultural liens: A comparison of Chinese secured transactions law and UCC Article 9	(IIL) 44:3 (Sept.)

SUBJECT INDEX

References are to volume: issue number and (month)

Abstention Doctrine

Seventh Circuit speaks on Abstention Doctrine (FCP) 5:1 (Sept.)

Abuse/Neglect

2006 Legislation Update: Juvenile Law (Abuse & Delinquency) (CL) 19:1 (Sept.)
Case law in child abuse and neglect and custody matters (CL) 19:2 (Dec.)
Use caution when filing death case following nursing home neglect (EL) 12:2 (Feb.)

Administrative Law

2007 Fellowship (AL) 36:10 (Apr.)
Amendments to administrative practice: Is a central core panel a good idea? (AL) 36:12 (June)
Correction (AL) 36:6 (Dec.)
Court sends a message to administrative agencies: "When drafting regulations, say what you mean" (AL) 36:6 (Dec.)
Due process and ethical issues for administrative judges (AL) 36:9 (Mar.)
E-mail use: When does it constitute a meeting? (AL) 36:10 (Apr.)
Exhaustion of administrative remedies clarified? (AL) 36:11 (May)
Exhaustion, waiver and preemption: *Poindexter v. State of Illinois* (AL) 36:8 (Feb.)
Feret v. Schillerstrom: Second District (AL) 36:4 (Oct.)
Guidance on the Illinois Administrative Review Law (AL) 36:9 (Mar.)
Hearsay in Administrative Hearings—Follow up (AL) 36:1 (July)
Illinois Association of Administrative Law Judges (IAALJ) holds first MCLE educational program (AL) 36:2 (Aug.)
Illinois Health Maintenance Org. Guarantee Ass'n v. Department of Ins., additional issues (AL) 36:11 (May)
JCAR insists on its own system of statutory citation (AL) 36:10 (Apr.)
McGaw Medical Center's fall into the ARL's dangerous minefield (AL) 36:7 (Jan.)
Multiplicity of necessary parties: Naming defendants in administrative agency appeals (AL) 36:5 (Nov.)
Necessary parties—Strict adherence again (AL) 36:3 (Sept.)
The new Section Council Chair—Jim Chipman (AL) 36:1 (July)
The "new wrinkle" in due process: When the state learns its notice has failed (AL) 36:12 (June)
Proper exhaustion of administrative remedies? (AL) 36:2 (Aug.)
Reaching out or overreaching—Judicial ethics and the self-represented litigant (AL) 36:8 (Feb.)
Special Education Hearing Officer: A "hybrid" federal/state Administrative Law Judge (AL) 36:4 (Oct.)
Summary of recent decisions (AL) 36:1 (July)
Summary of recent decisions (AL) 36:2 (Aug.)
Summary of recent decisions (AL) 36:3 (Sept.)
Summary of recent decisions (AL) 36:4 (Oct.)
Summary of recent decisions (AL) 36:5 (Nov.)
Summary of recent decisions (AL) 36:7 (Jan.)
Summary of recent decisions (AL) 36:9 (Mar.)
Summary of recent decisions (AL) 36:11 (May)
Summary of recent decisions (AL) 36:12 (June)
Supreme court overturns appellate court in *Marconi v. Chicago Heights Police Pension Board*, reinstates board's denial of disability benefits, and leaves Section 3-115 of the Illinois Pension Code intact (AL) 36:7 (Jan.)
Thoughts about conflicts of interest (AL) 36:5 (Nov.)
Two memorandum orders by Judge Julia Nowicki (AL) 36:1 (July)

Agricultural Law

2006 Agricultural Law Update (AGL) 16:4 (Feb.)
2007 General Assembly Agricultural Legislative Update (AGL) 16:6 (May)
Agriculture in Congress (AGL) 16:6 (May)
Coexistence failures and damage control: An initial look at genetically engineered rice (AGL) 16:2 (Nov.)
Conservation easements: Smart growth or sprawl promotion? (AGL) 16:2 (Dec.)
Estate and gift tax changes for 2007 (AGL) 16:4 (Feb.)

Farmland assessments—Where are we and where are we going? (AGL) 16:7 (June)
Illinois land trusts: Five statutes that can compromise the anonymity of beneficiaries (TE) 53:4 (June)
Making farm leases compatible with the division of USDA farm program payments between landlord and tenant (AGL) 16:1 (Aug.)
Minimum wage rates (AGL) 16:7 (June)
Proposed Illinois legislation of interest to farmers and small rural communities (AGL) 16:5 (Apr.)
Selling food in the European Union (AGL) 16:1 (Aug.)

Alternative Dispute Resolution

ADR happenings (ADR) 13:1 (Sept.)
ADR happenings (ADR) 13:1 (Nov.)
ADR happenings (ADR) 13:6 (June)
Advancing conflict resolution in the business sector (ADR) 13:3 (Feb.)
Arbitration: Why some general counsel have mixed feelings (ADR) 13:1 (Sept.)
Arbitration preferred in domain name disputes (ADR) 13:2 (Nov.)
Article and book reviews (ADR) 13:2 (Nov.)
The benefits of mandatory arbitration in Illinois (GPS) 35:6 (Mar.)
Case summaries (ADR) 13:1 (Sept.)
Case summaries (ADR) 13:2 (Nov.)
Cases (ADR) 13:4 (Mar.)
Cases (ADR) 13:3 (Feb.)
Cases (ADR) 13:5 (May)
Cases (ADR) 13:6 (June)
Cases (ADR) 13:4 (Mar.)
Domestic ADR happenings (LAEL) 44:1 (July)
Employee must arbitrate retaliatory discharge claim
Hamline University School of Law offers mediation case law project
Web site (ADR) 13:1 (Nov.)
Happenings (ADR) 13:3 (Feb.)
Happenings (ADR) 13:5 (May)
The history of United Nations mediation in the Darfur conflict (ADR) 13:5 (May)
International ADR happenings (ADR) 13:4 (Mar.)
International alternative dispute resolution (ADR) 13:1 (Sept.)
International alternative dispute resolution (ADR) 13:2 (Nov.)
International happenings (ADR) 13:3 (Feb.)
Mandatory arbitration clauses in employee manuals (LAEL) 44:4 (Dec.)
Mediation: A distinct profession (ADR) 13:3 (Feb.)
Melena v. Anheuser-Busch, Inc.: Further enlightenment from the Supreme Court on the dichotomy between mandatory arbitration agreements and public policy (CPAP) 52:3 (Nov.)
An overview of the Section Council CLE Program on Family Mediation (ADR) 13:4 (Mar.)
Recent court pronouncements continue to shape nationwide pro-arbitration policies (CPAP) 52:1 (Sept.)
A region ripe for mediation: The genocide in Darfur (ADR) 13:2 (Nov.)
A summary: Arbitrator misconduct: Liability and immunity (ADR) 13:3 (Feb.)
Vacating an arbitration award: Giving meaning to "undue means" (ADR) 13:3 (Feb.)
What we are never to discuss: Compensation to arbitrators, commissioner and the attorneys who practice before the Commission (WCL) 44:3 (Mar.)

Antitrust and Unfair Competition Law

Debt-collection affidavits under Fair Debt Collection Practices Act: No immunity for attorneys filing un-investigated garnishment affidavits (AUCL) 45:1 (Sept.)
Dicta Rising to Doctrine: *Independent Ink* resolving the presumption of market power from patents used in antitrust tie-ins (AUCL) 45:1 (Sept.)
Editor's note: Plea agreements in criminal antitrust cases (AUCL) 45:2 (Dec.)
The impending demise of *Dr. Miles*? (AUCL) 45:3 (Feb.)
The role of regression analysis in class certification decisions in antitrust cases (AUCL) 45:3 (Feb.)
Should the origination of a vertical restraint be relevant to its legality (AUCL) 45:3 (Feb.)
Supreme Court to decide buyer predatory pricing

Civil Law

Admissibility of medical records at trial under Illinois Supreme Court Rule 236 (CPAP) 52:10 (June)

Amendments to Federal Rules of Civil Procedure to address electronic discovery (LAEL) 44:1 (July)

Bankruptcy may sound death knell for subsequent civil action (CPAP) 52:1 (Sept.)

Can a contract be enforced against a third-party beneficiary? (TT) 42:5 (Apr.)

Can an unlicensed law firm recover in a suit for attorney fees? (CPAP) 52:5 (Jan.)

Caveat emptor: Your non-Illinois purchase might mean no Illinois jurisdiction (CPAP) 52:10 (June)

Changes on the horizon for trial lawyers: The Seventh Circuit's Jury Trial Project (TT) 42:3 (Sept.)

Clerk hands back complaint—Case barred by statute of limitations (CPAP) 52:3 (Nov.)

The Collateral Source Rule and Vehicle Photos: Two Recent Cases (CPAP) 52:9 (May)

Court reviews jury instructions, expert testimony, remittitur and post-judgment interest (CPAP) 52:6 (Feb.)

Cross-examination of opinion witness with facts and data not relied upon (CPAP) 52:4 (Dec.)

Do motions in limine preserve error? (CPAP) 52:6 (Feb.)

E-discovery now, not later—New Federal Rules of Civil Procedure (CPAP) 52:6 (Feb.)

"Eek" and it's not even Halloween: The new world of federal "e-discovery" (CLD) 44:3 (Sept.)

The "empty chair" defense at trial (CPAP) 52:5 (Jan.)

Enforceability of Class Action Waivers: *Kinkel v. Cingular Wireless, LLC* (CPAP) 52:8 (Apr.)

Fairness and equity permeate the ab initio arena (CPAP) 52:1 (Sept.)

Filing of general appearance does not waive jurisdictional objection (CPAP) 52:7 (Mar.)

The Gender Violence Act: Civil rights for survivors of rape and domestic violence (TT) 42:2 (Aug.)

Illinois law governs products case with complicated conflict of law analysis (CPAP) 52:6 (Feb.)

The Illinois Supreme Court revisits intrastate forum non conveniens in *Langenhorst v. Norfolk Southern Railway*: "A battle over the minutiae" (CPAP) 52:2 (Oct.)

Informed consent for lawyers (TT) 42:3 (Sept.)

IPI notes and comments: Dicta or Law? (CPAP) 52:5 (Jan.)

Landowners may have more duties to the public than they think (TT) 42:4 (Mar.)

Licensed to testify? A change in focus for medical expert qualifications (CPAP) 52:4 (Dec.)

Melena v. Anheuser-Busch, Inc.: Further enlightenment from the Supreme Court on the dichotomy between mandatory arbitration agreements and public policy (CPAP) 52:3 (Nov.)

Minimum contacts with your out-of-state expert (CPAP) 52:9 (May)

New tort theory approved by Illinois Supreme Court (CLD) 44:12 (June)

PA 94-677—The case for constitutionality? Non-existent. (TT) 42:1 (July)

Pay[ment] attention: a lesson in avoiding unintended accord and satisfaction (CPAP) 52:9 (May)

Petitions for relief from judgments under 735 ILCS 5/2-1401 (CPAP) 52:8 (Apr.)

Practice in the Central District of Illinois (CPAP) 52:7 (Mar.)

Recent court pronouncements continue to shape nationwide pro-arbitration policies (CPAP) 52:1 (Sept.)

Recent developments under *Batson* (CPAP) 52:10 (June)

Re-direct examination, the right to rehabilitate an expert (CPAP) 52:8 (Apr.)

Requests to Admit: *Vision Point of Sale v. Haas* (CPAP) 52:4 (Dec.)

Rights of veterans and duties of employers under federal and Illinois law (CLD) 44:12 (June)

Ruminations on Rule 216 and considerations of substantial justice (CPAP) 52:2 (Oct.)

The saga of admissibility of vehicular post-collision photographs continues (CPAP) 52:7 (Mar.)

Senate Bill 475—Cause for concern or self-generated crisis? (TT) 42:1 (July)

Settlement: A plaintiff's attorney's personal guarantee to pay liens is found to violate the Rules of Professional Conduct (CPAP) 52:3 (Nov.)

The Supreme Court enforces employer health plan reimbursement provisions (FCP) 5:2 (Dec.)

Supreme Court finds patient privacy violation outside scope of employment (CPAP) 52:10 (June)

Use of literature at trial: "Authoritative" is not the only

magic word (TT) 42:4 (Mar.)

Use of Request to Admit to obtain foundation for admission of medical expenses (TT) 42:2 (Aug.)

Walnuts keep falling on my head and other horrors of litigation (BB) 37:3 (Oct.)

What's an attorney to do? Ensuring federal jurisdiction over settlement agreements in light of recent Seventh Circuit cases (FCP) 5:4 (June)

York v. Rush Presbyterian St. Luke's Medical Center—Apparent agency revisited and refined (TT) 42:5 (Apr.)

Constitutional Law

The "new wrinkle" in due process: When the state learns its notice has failed (AL) 36:12 (June)

PA 94-677—The case for constitutionality? Non-existent. (TT) 42:1 (July)

Public employees' free speech rights (LGL) 43:1 (July)

Senate Bill 475—Cause for concern or self-generated crisis? (TT) 42:1 (July)

Continuing Legal Education

Attorney FAQs of the Minimum Continuing Legal Education Board of the Supreme Court of Illinois (CL) 19:1 (Sept.)

Bench & Bar—Civil Practice CLE Program (BB) 37:2 (Sept.)

CLE covers immigration issues for family lawyers (IIL) 44:7 (Apr.)

CLE Program agenda (CLD) 44:9 (Mar.)

Going in a different direction (GPS) 35:4 (Nov.)

More than 350 lawyers "shined up their shingles" at the ISBA's Second Annual Solo and Small Firm Conference, making it a resounding success! (GPS) 35:5 (Feb.)

Section Council to present CLE on assessing capacity (EL) 12:2 (Feb.)

Contracts

5th District rejects class contract claim against Federal Express Corporation (EUTTL) 42:1 (Nov.)

Can a contract be enforced against a third-party beneficiary? (TT) 42:5 (Apr.)

Courtroom

When attorneys misbehave in court—Judicial Contempt Power (FL) 50:3 (Jan.)

Criminal Law

Admonitions in the criminal court: Waiver of Counsel, Jury Demand, and Noncitizen Guilty Pleas (TLAC) 16:2 (Jan.)

Case summaries (CJ) 50:1 (Sept.)

Case summaries (CJ) 50:2 (Dec.)

Case summaries (CJ) 50:3 (Mar.)

In-sites (CGL) 8:2 (Dec.)

Legislation—Passed bills part 1: New offenses, amendments to existing offenses, criminal procedure, and drug crimes (CJ) 50:1 (Sept.)

Legislation—Passed bills part 2: Code of Corrections, crime victims, domestic violence, and juvenile law (CJ) 50:2 (Dec.)

Practice Alert: When advising a client that a plea for supervision is not a conviction... Think again! (GPS) 35:5 (Feb.)

Special needs of girls and women in prison: What can we do? (WATL) 12:1 (Oct.)

Custody

Case law in child abuse and neglect and custody matters (CL) 19:2 (Dec.)

Child custody overview of Supreme Court rules (CL) 19:4 (June)

Contested custody / visitation litigation: A satire (FL) 50:4 (Apr.)

Preparing for an expedited appeal in child custody cases (CL) 19:1 (Sept.)

Removal in parentage cases after *Fisher v. Waldrop* (FL) 50:3 (Jan.)

Debt collection

Debt-collection affidavits under Fair Debt Collection Practices Act: No immunity for attorneys filing un-investigated garnishment affidavits (AUCL) 45:1 (Sept.)

Defendants

Multiplicity of necessary parties: Naming defendants in administrative agency appeals (AL) 36:5 (Nov)

Discovery

Amendments to Federal Rules of Civil Procedure to address electronic discovery	(LAEL) 44:1 (July)
E-discovery now, not later—New Federal Rules of Civil Procedure	(CPAP) 52:6 (Feb.)
“Eek” and it’s not even Halloween: The new world of federal “e-discovery”	(CLD) 44:3 (Sept.)
Ten suggested steps to ensure cost-effective e-discovery preparedness	(CLD) 44:5 (Nov.)
Whether to shift costs or not under the new federal e-discovery rules	(FCP) 5:3 (Mar.)

Discrimination

Seventh Circuit rules that Cash Balance Plans are not age discriminatory; Second, Third and Ninth Circuits could follow	(EB) 25:1 (Sept.)
Sexual orientation charges under the Illinois Human Rights Act—A preliminary analysis of the “sexual orientation” discrimination charges filed in the first eight months of the amended Illinois statute	(HR) 33:2 (Nov.)
Sexual orientation discrimination in the workplace <i>Smith v. City of Jackson</i> : A hollow victory in age discrimination cases	(LAEL) 44:6 (June) (EL) 12:4 (June)

Diversity

Articulating the business case for inclusion	(DM) 1:1 (June)
The Chicago Call to Action for Women Attorneys: The right thing to do for law firms	(DM) 1:1 (June)
Diversity in the Legal Profession: What we can do to open doors?	(DM) 1:1 (June)
Diversity is a yarn, until women of color are woven into the law firm fabric	(DM) 1:1 (June)
Diversity news	(DM) 1:1 (June)
Diversity Roundtable: Pipeline to the future	(DM) 1:1 (June)
Excellence and strength through diversity: The positive impact on the future of our profession	(DM) 1:1 (June)
The Illinois Supreme Court Commission on Professionalism and its mission	(DM) 1:1 (June)
Mission Possible: Black Law Students Association at SIU Initiative	(DM) 1:1 (June)
Summary of the 2006 Diversity Luncheon	(DM) 1:1 (June)

Divorce

Compensation-for-contribution: An alternative method for handling personal goodwill in divorce matters	(FL) 50:5 (June)
The departed <i>and divorced</i>	(TE) 53:3 (Apr.)

Domestic Violence

Domestic violence: Silent witness, silent killer	(WATL) 12:1 (Oct.)
The Gender Violence Act: Civil rights for survivors of rape and domestic violence	(TT) 42:2 (Aug.)
Hot topics in domestic violence	(WATL) 12:2 (Jan.)

DUI

Alcohol monitoring ankle bracelets in DUI cases (SCRAM)	(TLAC) 16:3 (Mar.)
Is a treating physician required to be disclosed as an expert testimony in DUI prosecution?	(TLAC) 16:2 (Jan.)

Editor/Chair Columns

Chair’s Column	(ADR) 13:1 (Sept.)
Chair’s Column	(ADR) 13:2 (Nov.)
Chair’s Column	(ADR) 13:4 (Mar.)
Chair’s column	(BB) 37:1 (July)
Chair’s column	(BB) 37:2 (Sept.)
Chair’s column	(BB) 37:3 (Oct.)
Chair’s column	(DM) 1:1 (June)
Chair’s column	(FL) 50:5 (June)
Chair’s column	(GPS) 35:1 (July)
Chair’s column	(IIL) 44:1 (July)
Chair’s Column: 2007 legislative update	(AL) 36:9 (Mar.)

Chair’s Column: 2007 Spring Seminar update	(AL) 36:7 (Jan.)
Chair’s Column: Administrative Law Handbook revision update	(AL) 36:8 (Feb.)
Chair’s Column: A busy year	(AL) 36:1 (July)
Chair’s Column: A debt of gratitude	(AL) 36:12 (June)
Chair’s Column: Hey, look us over!	(GPS) 35:5 (Feb.)
Chair’s Column: The Illinois Open Meetings Act goes electronic	(AL) 36:3 (Sept.)
Chair’s Column: Imagine this	(GPS) 35:6 (Mar.)
Chair’s Column: Neither fish nor fowl	(GPS) 35:2 (Oct.)
Chair’s Column: Seminar on driver’s license issues set for June 9	(AL) 36:11 (May)
Chair’s Column: Why lawyers don’t do what they’re supposed to do	(GPS) 35:3 (Oct./Nov.)
Chairman’s Corner	(FT) 53:1 (Sept.)
Co-Editors’ note	(AUCL) 45:3 (Feb.)
Co-Editor’s notes	(WATL) 12:4 (May)
Co-Editor’s notes	(WCL) 44:1 (Sept.)
Co-Editor’s notes	(WCL) 44:3 (Mar.)
Editor’s Column: Computer update—To buy or not to buy? That is the question	(GPS) 35:4 (Nov.)
Editor’s column: Court-ordered Rock, Paper, Scissors?	(GPS) 35:1 (July)
Editor’s Column: ISBA electronic newsletter subscriptions provide newsletters sooner	(GPS) 35:3 (Oct./Nov.)
Editor’s Column: ISBA’s aggressive response to mandatory CLE by providing varied and frequent courses	(GPS) 35:2 (Oct.)
Editor’s comments	(IIL) 44:1 (July)
Editor’s comments	(IIL) 44: 4 (Nov.)
Editor’s comments	(IIL) 44:5 (Jan.)
Editor’s comments	(IIL) 44:6 (Mar.)
Editor’s comments	(IIL) 44:7 (Apr.)
Editor’s comments	(CLD) 44:2 (Aug.)
Editor’s comments	(CLD) 44:3 (Sept.)
Editor’s comments	(TE) 53:1 (Nov.)
Editor’s comments	(IIL) 44:8 (May)
Editor’s note	(AUCL) 45:2 (Dec.)
Editor’s note	(IP) 46:2 (Jan.)
Editor’s note	(IP) 46:3 (Mar.)
Editor’s note	(REL) 52:1 (Aug.)
Editor’s note	(REL) 52:2 (Oct.)
Editor’s note	(REL) 52:3 (Nov.)
Editor’s note	(REL) 52:4 (Dec.)
Editor’s note	(REL) 52:5 (Jan.)
Editor’s note	(REL) 52:6 (Feb.)
Editor’s note	(REL) 52:7 (Mar.)
Editor’s note	(REL) 52:8 (Apr.)
Editor’s note	(REL) 52:9 (June)
Editor’s note	(TT) 42:1 (July)
Editor’s note	(TT) 42:2 (Aug.)
Editor’s note	(TT) 42:3 (Sept.)
Editor’s note	(TT) 42:4 (Mar.)
Editor’s note	(TT) 42:5 (Apr.)
Editor’s Note: Introducing <i>In the Alternative’s</i> new student editors	(ADR) 13:1 (Sept.)
Editor’s notes	(AUCL) 45:1 (Sept.)
Editor’s notes	(BAFP) 21:1 (Oct.)
Editor’s notes	(BAFP) 21:2 (Feb.)
Editor’s notes	(BAFP) 21:3 (May)
Editor’s notes	(HR) 33:3 (Dec.)
Editor’s notes	(WCL) 44:2 (Dec.)
Editor’s notes: The survey	(BAFP) 21:4 (June)
Ex-Officio	(FL) 50:1 (Aug.)
From the Chair	(HR) 33:1 (Sept.)
From the Chair	(HR) 33:2 (Nov.)
From the Chair	(HR) 33:3 (Dec.)
From the Chair	(HR) 33:4 (Jan.)
From the Chair	(HR) 33:5 (Mar.)
From the Chair	(HR) 33:6 (June)
From the Chair	(CGL) 8:1 (Sept.)
From the Chair	(COLT) 14:2 (Oct.)
From the Chair	(COLT) 14:3 (Dec.)
From the Chair	(COLT) 14:4 (Mar.)
From the Chair	(COLT) 14:5 (June)
From the Chair	(WATL) 12:1 (Oct.)

From the Chair	(WATL) 12:2 (Jan.)	Changes to impartial due process hearings for children with disabilities	(CL) 19:3 (Mar.)
From the Chair	(YLD) 51:1 (Aug.)	Charitable Rollover Provisions of the Pension Protection Act of 2006	(EL) 12:4 (June)
From the Chair	(YLD) 51:2 (Oct.)	Elder notes	(EL) 12:1 (Nov.)
From the editor	(ML) 33:2 (Dec.)	Elder notes	(EL) 12:2 (Feb.)
From the editor	(ML) 33:3 (Feb.)	Elder notes	(EL) 12:3 (May)
From the editor	(ML) 33:4 (June)	Estate and gift tax update	(EL) 12:3 (May)
From the Editor's Chair	(TE) 53:2 (Dec.)	Health Savings Accounts (HSAs): Are they the right option for your client?	(EL) 12:1 (Nov.)
Inside	(AL) 36:1 (July)	Notes on the 33rd annual meeting of local area agencies on aging	(EL) 12:4 (June)
Inside	(AL) 36:2 (Aug.)	The origin of an elder law attorney	(EL) 12:1 (Nov.)
Inside	(AL) 36:3 (Sept.)	Practice Alert: Special issues in the social security disability case—COBRA & Medicare, aka, Snake Oil Medicine	(GPS) 35:6 (Mar.)
Inside	(AL) 36:4 (Oct.)	Practice tip: Deducting care costs	(EL) 12:1 (Nov.)
Inside	(AL) 36:5 (Nov.)	A rare reversal & remand of a manifest weight issue under the "Odd Lot" permanent disability theory	(WCL) 44:4 (June)
Inside	(AL) 36:6 (Dec.)	Section Council to present CLE on assessing capacity	(EL) 12:2 (Feb.)
Inside	(AL) 36:7 (Jan.)	Seventh Circuit rules that Cash Balance Plans are not age discriminatory; Second, Third and Ninth Circuits could follow	(EB) 25:1 (Sept.)
Inside	(AL) 36:8 (Feb.)	Simple steps to avoid perjury in will signing	(EL) 12:4 (June)
Inside	(AL) 36:9 (Mar.)	<i>Smith v. City of Jackson</i> : A hollow victory in age discrimination cases	(EL) 12:4 (June)
Inside	(AL) 36:10 (Apr.)	The UN Convention on Protection and Promotion of the Rights and Dignity of Persons with Disabilities	(HR) 33:3 (Dec.)
Inside	(AL) 36:11 (May)	What is the latest online scam involving Social Security?	(EL) 12:2 (Feb.)
Inside	(AL) 36:12 (June)		
Letter from the Chair	(CL) 19:1 (Sept.)		
Letter from the Chair	(EL) 12:1 (Nov.)		
Letter from the Chair	(EL) 12:2 (Feb.)		
Message from the Chair	(FL) 50:1 (Aug.)		
Message from the Chair	(FL) 50:2 (Oct.)		
Message from the Chair	(FL) 50:3 (Jan.)		
Message from the Chair	(IIL) 44:4 (Nov.)		
Message from the Chair	(IIL) 44:5 (Jan.)		
Message from the Chair	(IIL) 44:6 (Mar.)		
Message from the Chair	(IIL) 44:7 (Apr.)		
Message from the Chair	(IIL) 44:8 (May)		
A note from the co-editor	(SALT) 50:2 (Aug.)		
A note from the co-editor	(SALT) 50:3 (Sept.)		
A note from the co-editor	(SALT) 50:7 (Jan.)		
A note from the co-editor	(SALT) 50:8 (Feb.)		
A note from the co-editor	(SALT) 50:9 (Apr.)		
A note from the co-editor	(SALT) 50:10 (May)		
A note from the co-editor	(SALT) 50:11 (June)		
A note from the Editor	(SALT) 50:4 (Oct.)		
A note from the Editor	(SALT) 50:5 (Nov.)		
A note from the Editor	(SALT) 50:6 (Dec.)		
Note from the Co-editor	(WATL) 12:3 (Mar.)		
Notes from the Editor	(WCL) 44:4 (June)		
Voice of the prior Chair	(AL) 36:1 (July)		
Welcome note from the 2006-2007 Chair	(SALT) 50:1 (July)		

Employment Law

2006 year-end reminder of required or suggested employee benefits action	(CLD) 44:5 (Nov.)
<i>Ahmad v. Board of Education of the City of Chicago</i> , ___ Ill.App.3d ___ 847 N.E.2d 810 (1st Dist. 2006)	(LAEL) 44:1 (July)
Amendments to the Illinois Employment of Strikebreakers Act ("ESA") and the Day and Temporary Labor Services Act declared unconstitutional	(LAEL) 44:3 (Sept.)
Amendments to Federal Rules of Civil Procedure to address electronic discovery	(LAEL) 44:1 (July)
Case note	(LGL) 43:2 (Sept.)
Chronological summary of major post-ERISA benefit legislation	(EB) 25:3 (Mar.)
DB: RIP?	(EB) 25:2 (Dec.)
Does a public employee have a right to closed meeting minutes of the discussion of her employment? A case review of Wisconsin Appellate Court case <i>Sands v. Whitnall School District</i>	(CGL) 8:4 (June)
Employee benefits research on the Web	(EB) 25:2 (Dec.)
Employee destroys computer files and violates Computer Fraud and Abuse Act	(LAEL) 44:1 (July)
Employee dress and grooming policies	(LAEL) 44:2 (Aug.)
Employment Law Update: Standard of review expanded for employees in retaliation claims involving FMLA	(GPS) 35:2 (Oct.)
Employee must arbitrate retaliatory discharge claim	(LAEL) 44:1 (July)
Employees called to duty in the National Guard and Reserve—An overview of the applicable federal and Illinois laws	(LAEL) 44:4 (Dec.)
Employers should really think about adding Roth 401(k) accounts to plan	(CLD) 44:4 (Oct.)
Employer's handbook rules discourage protected labor activity	(LAEL) 44:5 (Mar.)
Employer's obligations under the Uniformed Services Employment and Reemployment Rights Act	(LAEL) 44:5 (Mar.)
Failure to insure contraceptives was not sex discrimination	(LAEL) 44:6 (June)
Federal caselaw update	(EB) 25:2 (Dec.)
Federal caselaw update	(EB) 25:4 (June)
Key provisions of HR 4: Pension Protection Act of 2006	(EB) 25:1 (Sept.)
Major Post-ERISA Benefit Legislation	(EB) 25:3 (Mar.)
Mandatory arbitration clauses in employee manuals	(LAEL) 44:4 (Dec.)
Mass flu outbreak: Employment implications	(LAEL) 44:6 (June)
Minimum wage rates	(AGL) 16:7 (June)
The need to accommodate workplace proselytization?	(LAEL) 44:5 (Mar.)
New VESSA rules announced	(LAEL) 44:1 (July)
NLRB decides successorship issues	(LAEL) 44:3 (Sept.)

Education Law

<i>Atwell</i> : Investigations of public employees involving criminal conduct—A trap for the unwary	(EDL) 51:3 (May)
Educational Implications of <i>Garcetti v. Ceballos</i>	(EDL) 51:2 (Dec.)
Illinois Educational Labor Relations Board case summaries	(EDL) 51:3 (May)
Legislative update	(EDL) 51:1 (Sept.)
Legislative update Part II	(EDL) 51:2 (Dec.)
Student loan repayment assistance legislation moves forward in Congress	(CGL) 8:4 (June)

Elder and Disability Law

(see also, Abuse/Neglect, Guardianship, Medicare/Medicaid)

Adventures in dying: The journey of a Law Clerk	(TE) 53:4 (June)
Another Health Care Power of Attorney: Mental Health Treatment Preference Declaration	(TE) 53:4 (June)
Before implementation—What is an elder law attorney to do about the Deficit Reduction Act?	(EL) 12:3 (May)
Calendar of upcoming events, conferences and seminars	(EL) 12:2 (Feb.)
Calendar of upcoming events, conferences and seminars	(EL) 12:3 (May)
Case note: <i>Estate of Howell</i> , ___ Ill.App.3d ___ 2007 WL 1246972 (Ill.App.5 Dist. 2007)	(EL) 12:4 (June)
Case note: <i>Estate of Kohlenbrener</i> , 356 Ill.App.3d 414 (1st Dist. 2005)	(EL) 12:3 (May)
Case note: <i>Estate of Lower</i> , 365 Ill.App.3d 469 (2nd Dist. 2006)	(EL) 12:3 (May)
Case Note: <i>Grate v. Grzeticz</i> , 2007 WL 1345247 (Ill.App.3 Dist. 2007)	(EL) 12:4 (June)

Guardianship

Case law in termination of parental rights matters	(CL) 19:2 (Dec.)
Creating a collaborative atmosphere: Child Representatives, guardians-ad-litem, and attorneys for children	(CL) 19:2 (Dec.)
The defacto parent: Legal guardianship without court order or common law parents	(FL) 50:5 (June)
A guardian's authority to consent to electroconvulsive therapy (ECT) for a ward	(EL) 12:3 (May)
Legislative Update: Section success and opportunity in the 95th Session	(TE) 53:4 (June)

Health Care Law

(See also, Annuities, Health Insurance Portability and Accountability Act; Malpractice; Medicare/Medicaid)

Aging gracefully?	(YLD) 51:6 (June)
All the latest developments in health care law	(HCL) 23:1 (Sept.)
All the latest developments in health care law	(HCL) 23:2 (Dec.)
All the latest developments in health care law	(HCL) 23:3 (Apr.)
Another Health Care Power of Attorney: Mental Health Treatment Preference Declaration	(TE) 53:4 (June)
<i>Bagent v. Blessing Care Corporation</i> : How to avoid a hospital's potential liability for wrongful disclosure of confidential patient information by an employee	(HCL) 23:4 (June)
Consumer-Directed Health Plans: Early enrollee experiences with Health Savings Accounts and eligible health plans	(HCL) 23:2 (Dec.)
Illinois Supreme Court upholds physician restrictive covenants	(HCL) 23:3 (Apr.)
Law Ed Program—"Cutting Edge Issues in Health Care"—April 20, 2007	(HCL) 23:3 (Apr.)
Licensed to testify? A change in focus for medical expert qualifications	(CPAP) 52:4 (Dec.)
Mastectomy Hospital Bill in Congress	(WATL) 12:4 (May)
Preserving medical evidence and testimony for trial	(FL) 50:2 (Oct.)
Some employers finding relief from rising health care costs, according to NBGH/Watson Wyatt survey	(CLD) 44:1 (July)
Stress: Your toughest opponent yet	(WATL) 12:3 (Mar.)
The Supreme Court enforces employer health plan reimbursement provisions	(FCP) 5:2 (Dec.)
Use of Request to Admit to obtain foundation for admission of medical expenses	(TT) 42:2 (Aug.)
When are single-location bargaining units appropriate for health care employers?	(LAEL) 44:5 (Mar.)
Workers' compensation changes for health care providers	(HCL) 23:1 (Sept.)

Health Insurance Portability and Accountability Act

<i>Bagent v. Blessing Care Corporation</i> : How to avoid a hospital's potential liability for wrongful disclosure of confidential patient information by an employee	(HCL) 23:4 (June)
The higher HIPAA hurdle	(IP) 46:3 (Mar.)

Health Savings Accounts

Consumer-Directed Health Plans: Early enrollee experiences with Health Savings Accounts and eligible health plans	(HCL) 23:2 (Dec.)
Health Savings Accounts (HSAs): Are they the right option for your client?	(EL) 12:1 (Nov.)

Human Rights

(See also, Chief Illiniwek)

2006 Gertz Award winner	(HR) 33:2 (Nov.)
Advising a client that a plea for supervision is not a conviction? Think again!!!	(HR) 33:1 (Sept.)
"The condemnation of Sir Walter Raleigh" or "confronting confrontation"	(HR) 33:6 (June)
Contractual foundations of universal human rights	(HR) 33:6 (June)
The Gender Violence Act: Civil rights for survivors of rape and domestic violence	(TT) 42:2 (Aug.)
Illinois Supreme Court adopts parental notification of minor's abortion rule	(HR) 33: 2 (Nov.)
The invalidation of Illinois' ballot access law: Good news for voters who seek choice in elections	(HR) 33:5 (Mar.)

ISBA Human Rights Section Council member wins case for victims of Dictator Alberto Fujimori	(HR) 33:5 (Mar.)
Note on <i>ACLU v. NSA</i> 438 F. Supp. 2d 754 (E.D. Mich. 2006)	(HR) 33:2 (Nov.)
Relying on tolerance, respect & recognition: Race and sexual orientation in the Supreme Court	(ADR) 13:6 (June)
Report on Annual Gertz Award Luncheon	(HR) 33:4 (Jan.)
Same-sex couples and the concept of de facto parents— <i>Illinois vs. Washington State</i>	(GPS) 35:6 (Mar.)
The Secret World of Human Trafficking	(HR) 33:3 (Dec.)
Sexual orientation charges under the Illinois Human Rights Act—A preliminary analysis of the "sexual orientation" discrimination charges filed in the first eight months of the amended Illinois statute	(HR) 33:2 (Nov.)
Sexual orientation discrimination in the workplace	(LAEL) 44:6 (June)
Starting the debate: Should Illinois have same-sex marriage or civil unions?	(HR) 33:4 (Jan.)
The UN Convention on Protection and Promotion of the Rights and Dignity of Persons with Disabilities	(HR) 33:3 (Dec.)
What you may not ask	(BB) 37:3 (Oct.)

Hurricane Katrina

Are you ready for tsunami, a Katrina, fire or terrorists?	(LOME) 28:1 (Sept.)
---	---------------------

Illinois Family Military Leave Act

Employees called to duty in the National Guard and Reserve—An overview of the applicable federal and Illinois laws	(LAEL) 44:4 (Dec.)
Employment Law Update: Standard of review expanded for employees in retaliation claims involving FMLA	(GPS) 35:2 (Oct.)
Illinois enacts laws granting new job rights to military personnel and their families	(BAFP) 21:2 (Feb.)

Illinois Rules of Professional Conduct

Practice Update: Who is your client? What document can you disclose	(GPS) 35:3 (Oct./Nov.)
Settlement: A plaintiff's attorney's personal guarantee to pay liens is found to violate the Rules of Professional Conduct	(CPAP) 52:3 (Nov.)

Insurance Law

Appellate Court rules insurance exclusions ambiguous	(CLD) 44:3 (Sept.)
Case names and holdings	(IL) 51:1 (Sept.)
Case names and holdings	(IL) 51:2 (Jan.)
Case summaries	(IL) 51:1 (Sept.)
Case summaries	(IL) 51:2 (Jan.)
The Illinois Supreme Court holds that fax blasting may be potentially covered under a commercial liability policy	(IL) 51:3 (Apr.)
In this issue	(IL) 51:3 (Apr.)
Insurance law update	(IL) 51:1 (Sept.)
Insurance law update	(IL) 51:2 (Jan.)
Insurance notice obligations	(ENVL) 37:1 (Sept.)
Update on Illinois Targeted Tenders under <i>John Burns</i> : Businesses reduce costs through the shifting of defense and indemnification costs	(IL) 51:3 (Apr.)
An update on Terrorism Risk Insurance	(IL) 51:2 (Jan.)

Intellectual Property

Buying back your own trademark: The reality of cybersquatting	(CLD) 44:1 (July)
Intellectual property law for the general practice attorney	(LAEL) 44:5 (Mar.)
Keeping company secrets secure: Where does the Economic Espionage Act stand after its first 10 years?	(IIL) 44:8 (May)
Nondisclosure agreements: Useful examples	(IP) 46:3 (Mar.)
Probate trademarks: death, reincarnation, and survival of intellectual property rights	(IP) 46:1 (Oct.)
Pulling the plug on "The Electric (Slide)"	(IP) 46:3 (Mar.)
Questions and complexities in disclosure	(IP) 46:2 (Jan.)
Select Illinois case law on non-disclosure agreements and trade secrets	(IP) 46:2 (Jan.)
Traditional patent license negotiations result in declaratory judgment jurisdiction after <i>MedImmune</i>	(IP) 46:4 (June)
What every lawyer should know about intellectual property: The	

Basics of Copyright Law; The Basics of Patent Law;
Ethical Issues in Intellectual Property Law (IP) 46:4 (June)
What's in a name? (IP) 46:2 (Jan.)
What to do when you receive a charge of patent infringement (CLD) 44:10 (Apr.)
World Intellectual Property Organization proposed new initiative
regarding trademarks for drug names (IIL) 44:6 (Mar.)

International and Immigration Law

Abuse of legal process (IIL) 44:7 (Apr.)
Abuse of legal process in the *Khodorkovsky* case (IIL) 44:8 (May)
Addendum to the article by Michael Coleman and Celine Van
Zeebroeck published in the fourth issue of *The Globe*, "Oil
and gas investments in Algeria—A legal and tax primer from
an Algerian perspective" (IIL) 44:6 (Mar.)
Admonitions in the criminal court: Waiver of Counsel, Jury
Demand, and Noncitizen Guilty Pleas (IIL) 44:6 (Mar.)
Agricultural liens: A comparison of Chinese secured transactions
law and UCC Article 9 (IIL) 44:3 (Sept.)
Algeria—Retention of intermediaries for sales to the
public sector (IIL) 44:2 (Aug.)
Attorneys from Vietnam (IIL) 44:6 (Mar.)
Book drive for immigration detainees (IIL) 44:6 (Mar.)
Building bridges: An Egypt-U.S. Free Trade Agreement, Ahmed Galal
and Robert Z. Lawrence, Editors (Brookings Institution
Press: 1998) (IIL) 44:3 (Sept.)
Bulgaria's accession to the EU—What does this mean for
you and your clients? (IIL) 44:5 (Jan.)
Chair's column (IIL) 44:1 (July)
The Chicago Council on Foreign Relations changes its name
China watch (IIL) 44:3 (Sept.)
Choosing (and using) a mental health expert witness
for immigration cases (IIL) 44:7 (Apr.)
CLE covers immigration issues for family lawyers (IIL) 44:7 (Apr.)
Conference series: An informed discussion of financial
access for immigrants—Part III (IIL) 44:1 (July)
Foreign law resources: Government Gazettes Online (IIL) 44:2 (Aug.)
FSIA applied retroactively and subsequent commercial use of
expropriated property does not qualify for the "commercial
exception" (IIL) 44:6 (Mar.)
Hague Securities Convention (IIL) 44:8 (May)
IBA comes to Chicago (IIL) 44:1 (July)
Illinois International Business Calendar (IIL) 44:4 (Nov.)
Immigration Consultation Corner #4—The B-2 overstay dilemma:
Issue spotting and wise counsel when there are limited
options (IIL) 44:4 (Nov.)
Immigration strategies: Getting the U.S. off the dime (IIL) 44:4 (Nov.)
International alternative dispute resolution (ADR) 13:1 (Sept.)
Investor-State disputes (IIL) 44:2 (Aug.)
Judges should notify foreign nationals (IIL) 44:7 (Apr.)
Keeping company secrets secure: Where does the Economic
Espionage Act stand after its first 10 years? (IIL) 44:8 (May)
Law Library of Congress: Global Legal Monitor (IIL) 44:3 (Sept.)
Message from the Chair (IIL) 44:2 (Aug.)
Message from the Chair (IIL) 44:3 (Sept.)
Now is the time for employers to prepare to beat the
fiscal year 2008 H-1B cap (IIL) 44:5 (Jan.)
Oil and gas investments in Algeria—A legal and tax primer
from an Algerian perspective (IIL) 44:4 (Nov.)
One plus one equals three, or in an immigration context,
applying for a waiver (IIL) 44:4 (Nov.)
Pro bono assistance needed (IIL) 44:7 (Apr.)
Pro bono opportunities (IIL) 44:5 (Jan.)
Pro bono recognition (IIL) 44:5 (Jan.)
Protecting "Works of the Human Spirit" worldwide (IIL) 44:2 (Aug.)
Real estate investment in Romania (IIL) 44:5 (Jan.)
Recent developments with respect to First Amendments Rights
in the immigration context (IIL) 44:3 (Sept.)
Removal Orders Redux: An analysis of the Immigration Deportation
Reinstatement statute (IIL) 44:2 (Aug.)
The Secret World of Human Trafficking (IIL) 44:5 (Jan.)
Selling food in the European Union (IIL) 44:1 (July)
State of the World—Center of Opportunity (IIL) 44:6 (Mar.)
Summary of commercial agency/distributorship law in Turkey (IIL) 44:1 (July)

Suppression of evidence is not a remedy for violating
the VCCR (IIL) 44:4 (Nov.)
The transatlantic partnership and its implications to the
economies of the United States and the European Union (IIL) 44:7 (Apr.)
The United States as a third-world country (WATL) 12:3 (Mar.)
United States treaty and nationality-based work options (IIL) 44:3 (Sept.)
U.S. Department of Commerce upcoming international
trade events (IIL) 44:6 (Mar.)
What is an international law practice? (IIL) 44:1 (July)
World Intellectual Property Organization proposed new initiative
regarding trademarks for drug names (IIL) 44:6 (Mar.)
A world of international law coming to Chicago and beyond (IIL) 44:2 (Aug.)

Judiciary

Administrative Order limiting number and length of published
opinions in Appellate Court is repealed (BB) 37:4 (Feb.)
Amended rules of Judicial Conduct (BB) 37:1 (July)
Attorney independence? Remember the Alamo! (BB) 37:5 (June)
Independent research on scientific issues by judges must be carefully
weighed and considered (BB) 37:4 (Feb.)
New court security restrictions in 9th Circuit (BB) 37:2 (Sept.)
A New Year's resolution: Read new Rule 213 (BB) 37:4 (Feb.)
Nunc Pro Tunc (BB) 37:5 (June)
Recent judicial appointments and retirements (BB) 37:1 (July)
Recent judicial appointments and retirements (BB) 37:2 (Sept.)
Recent judicial appointments and retirements (BB) 37:3 (Oct.)
Recent judicial appointments and retirements (BB) 37:4 (Feb.)
Recent judicial appointments and retirements (BB) 37:5 (June)
Reflections on 50 years of practice (BB) 37:5 (June)
Residency rule for judges is unconstitutional: Madigan (BB) 37:4 (Feb.)
The role of Magistrate Judges in federal civil practice (FCP) 5:1 (Sept.)
Substitution of judge: Recent case law (BB) 37:4 (Feb.)
Twenty-second Judicial Circuit comes to life (BB) 37:5 (June)

Judgment

Court reviews jury instructions, expert testimony, remittitur
and post-judgment interest (CPAP) 52:6 (Feb.)
Petitions for relief from judgments under 735 ILCS 5/2-1401 (CPAP) 52:8 (Apr.)
Traditional patent license negotiations result in declaratory
judgment jurisdiction after *MedImmune* (IP) 46:4 (June)
When is a declaratory judgment not a declaratory judgment? (FL) 50:3 (Jan.)

Jurisdiction

Caveat emptor: Your non-Illinois purchase might mean
no Illinois jurisdiction (CPAP) 52:10 (June)
Filing of general appearance does not waive jurisdictional
objection (GPS) 35:4 (Nov.)
Illinois jurisdiction (WCL) 44:2 (Dec.)
The other shoe drops: Reflections on Illinois' Long-
Arm Statute (BB) 37:3 (Oct.)
A Rule 23 decision with something for everyone (WCL) 44:4 (June)

Juries

Jury trial innovations: 7th Circuit project (FCP) 5:1 (Sept.)

Jurors

The Ryan juror furor—The questions and implications are
disturbing and far reaching (BB) 37:1 (July)

Jury instruction

Court reviews jury instructions, expert testimony, remittitur
and post-judgment interest (CPAP) 52:6 (Feb.)

Juveniles

(see also, Abuse/Neglect, Adoption, Custody,
Divorce, Domestic Violence, Family Law, Guardianship, Visitation)
2006 Legislation Update: Juvenile Law (Abuse &
Delinquency) (CL) 19:1 (Sept.)

Case law in juvenile delinquency matters	(CL) 19:2 (Dec.)
Case law update	(CL) 19:3 (Mar.)
Changes to impartial due process hearings for children with disabilities	(CL) 19:3 (Mar.)
Child law legislation	(CL) 19:4 (June)
Creating a collaborative atmosphere: Child Representatives, guardians-ad-litem, and attorneys for children	(CL) 19:2 (Dec.)
Crisis nurseries in Illinois: Keeping families together	(CL) 19:3 (Mar.)
Judicial Observation: Caution of the Relaxed Rules of Evidence	(CL) 19:1 (Sept.)
Overview of DCFS investigations	(CL) 19:2 (Dec.)
Practice tips: Interviewing techniques for young children	(CL) 19:2 (Dec.)
Pro bono corner	(CL) 19:1 (Sept.)
Statute of Limitations for minors in legal malpractice clarified	(YLD) 51:3 (Dec.)

Landlord/tenant issues

Making farm leases compatible with the division of USDA farm program payments between landlord and tenant	(AGL) 16:1 (Aug.)
New bankruptcy law changes for nonresidential landlords and tenants	(CBAB) 51:2 (Sept.)
Recent decision addresses landlord liability for lead-based paint hazard	(ENVL) 37:2 (Dec.)

Law Office/Practice Management

(See also, marketing, mentors, technology)

Aging gracefully?	(YLD) 51:6 (June)
Are you ready for tsunami, a Katrina, fire or terrorists?	(LOME) 28:1 (Sept.)
Document process: The competitive edge in the legal profession	(LOME) 28:2 (Jan.)
"The Electronic Lawyer": Seiko's Smart Label Printers bring your firm to the future!	(LOME) 28:3 (May)
Ground yourself	(WATL) 12:4 (May)
Ground yourself	(YLD) 51:5 (Apr.)
How to make your business development breakthroughs in 2007	(YLD) 51:6 (YLD)
Law office management 101—Setting up your practice	(LOME) 28:1 (Sept.)
Law office management 102: Getting your financial house in order	(LOME) 28:3 (May)
Lawyers' lives in balance: Developing your plan and tips for staying energized & productive	(LOME) 28:1 (Sept.)
More on engagement letters	(LOME) 28:3 (May)
Practice Tip: Know your client before you meet—Intake forms fill need	(GPS) 35:4 (Nov.)
Salary negotiations for the small firm associate	(GPS) 35:4 (Nov.)
Scanning's a snap with the Fujitsu ScanSnap!	(LOME) 28:3 (May)
The second top 10 things they did not teach me in law school	(BAFP) 21:3 (May)
Stress: Your toughest opponent yet	(WATL) 12:3 (Mar.)
The taming of the rude	(BB) 37:1 (July)
Tips for healthy living in the new year	(YLD) 51:4 (Feb.)
To lead or to manage	(LOME) 28:2 (Jan.)
Utilization of paralegals in Illinois: The secret to a more efficient and profitable law practice	(LOME) 28:2 (Jan.)
When representing more clients can actually result in less legal fees: Avoiding multiple representations can save hours of grief, unnecessary costs and challenges to your law license	(CSL) 52:1 (Nov.)
Why do we need performance reviews?	(LOME) 28:2 (Jan.)

Malpractice

Statute of Limitations for minors in legal malpractice clarified	(YLD) 51:3 (Dec.)
--	-------------------

Medicare/Medicaid

Case note: <i>Poindexter, et. al. v. State of Illinois ex. rel. Dept. of Human Services</i>	12:2 (Feb.)
The effects of the Debt Reduction Act on Medicaid planning	(TE) 53:1 (Nov.)
N.Y. Court allows reformation of trust to confirm to grantor's Medicaid planning intent	(EL) 12:3 (May)
Practice Alert: Special issues in the social security disability case—COBRA & Medicare, aka, Snake Oil Medicine	(GPS) 35:6 (Mar.)
Spousal elections in Medicaid planning	(EL) 12:2 (Feb.)

Mentors

Mentors: You can learn a lot from crash dummies and other ruminations	(REL) 52:7 (Mar.)
---	-------------------

Mineral Law

Another look at the coalbed methane case	(ML) 33:2 (Dec.)
From the Liaison Report to the Real Estate Section Council	(ML) 33:2 (Dec.)
Illinois drilling permits—The upward trend continues	(ML) 33:1 (Oct.)
Illinois drilling permits—The upward trend continues	(ML) 33:3 (Feb.)
Illinois drilling permits—The upward trend continues	(ML) 33:4 (June)
Leasing and producing coalbed methane gas in Illinois after <i>Continental Resources of Illinois, Inc. v. Illinois Methane, LLC</i>	(ML) 33:3 (Feb.)
Legislative update	(ML) 33:4 (June)
The MINER Act: An opportunity for a new era	(ML) 33:4 (June)
Questionnaire	(ML) 33:2 (Dec.)
Regulatory Directory—Illinois Division of Oil and Gas	(ML) 33:4 (June)
Update from the 94th General Assembly for the ISBA Mineral Law Section	(ML) 33:1 (Oct.)
The IDNR to propose revised regulations	(ML) 33:1 (Oct.)

Minutes

Summary of important items from the June meeting minutes	(BB) 37:2 (Sept.)
Summary of important items from the September 2006 meeting minutes	(BB) 37:3 (Oct.)

Minorities and Women

(See also, Diversity, Domestic Violence)

Announcements	(WATL) 12:3 (Mar.)
Committee member spotlight: Claire A. Manning, Chair of the Standing Committee of Women and the Law	(WATL) 12:3 (Mar.)
Committee member spotlight: Patrice Ball-Reed, former committee member	(WATL) 12:4 (May)
Elizabeth Cady Stanton and the history of The Woman's Declaration of Independence	(WATL) 12:3 (Mar.)
Flexible hours policies: Success strategies for you and your law firm	(WATL) 12:1 (Oct.)
The gift of fear: What listening to intuition can do for women lawyers	(WATL) 12:1 (Oct.)
An invitation to all to take a "Darrow Day"	(WATL) 12:2 (Jan.)
Mastectomy Hospital Bill in Congress	(WATL) 12:4 (May)
Negotiations and emotions, not mutually exclusive concepts	(WATL) 12:1 (Oct.)
Photos	(WATL) 12:2 (Jan.)
Presumed equal: What America's top women lawyers really think about their firms	(WATL) 12:2 (Jan.)
Save the date	(WATL) 12:1 (Oct.)
Save the date	(WATL) 12:2 (Jan.)
Special needs of girls and women in prison: What can we do?	(WATL) 12:1 (Oct.)
Stress: Your toughest opponent yet	(WATL) 12:3 (Mar.)
The Women's Declaration of Independence	(WATL) 12:3 (Mar.)
The "Women of the West" Outreach Reception	(WATL) 12:4 (May)

Municipalities

Applicability of the Prevailing Wage Act requirements to private subdivision developers engaged in public works	(LGL) 43:4 (Nov.)
<i>Atwell</i> : Investigations of public employees involving criminal conduct—A trap for the unwary	(EDL) 51:3 (May)
Can Illinois municipalities be in the business of constructing wireless broadband networks?	(LGL) 43:1 (July)
Candygram: Serving complaints and subpoenas on local governments	(LGL) 43:8 (SP ED)
Case note	(LGL) 43:2 (Sept.)
Case note	(LGL) 43:5 (Dec.)
Case Note: Does a special use permit run with the land? Not this one, says Justice Smith	(LGL) 43:3 (Oct.)
Does a public employee have a right to closed meeting minutes of the discussion of her employment? A case review of Wisconsin Appellate Court case <i>Sands v. Whitnall School District</i>	(CGL) 8:4 (June)
E-mail retention policies and The Local Retention Act	(LGL) 43:7 (Mar.)

E-mail use—When does it constitute a meeting?	(LGL) 43:6 (Jan.)	The Carbon Monoxide Alarm Detector Act	(REL) 52:3 (Nov.)
Executive summary of the Spring 2006 legislative session	(LGL) 43:1 (July)	A comparison of the new Multi-Board Residential Real Estate Contract 4.0 (Year 2006 version) with the 3.0 version	(REL) 52:1 (Aug.)
Filing of general appearance does not waive jurisdictional objection	(GPS) 35:4 (Nov.)	Equitable subrogation—Mechanics' Lien Priority	(REL) 52:1 (Aug.)
The impact of Public Act 94-976 for tax-capped governments	(LGL) 43:9 (Apr.)	Ethical and professional concerns	(REL) 52:6 (Feb.)
Impoundment of motor vehicles	(LGL) 43:6 (Jan.)	H.B. 4050 back in the spotlight	(REL) 52:9 (June)
Incompatibility of offices	(LGL) 43:7 (Mar.)	Joint Venture Agreements: Doing construction projects together	(REL) 52:5 (Jan.)
Inverse condemnation in the Illinois courts	(LGL) 43:11 (June)	Land split considerations: The Plat Act	(REL) 52:6 (Feb.)
Local governmental entities not entitled to absolute immunity when a hazardous recreational activity is involved	(LGL) 43:3 (Oct.)	Letter to the Editor	(REL) 52:2 (Oct.)
A municipality's dilemma involving injured police officers	(LGL) 43:9 (Apr.)	Letter to the Editor	(REL) 52:7 (Mar.)
Navigating the Election Code: A highly technical course to follow	(LGL) 43:8 (SP ED)	Letter to the Editor	(REL) 52:8 (Apr.)
Ownership of property within a TIF	(LGL) 43:3 (Oct.)	Lien cuisine and other construction delights	(REL) 52:8 (Apr.)
Prevailing parties and attorney fees	(LGL) 43:11 (June)	Lis pendens notices	(CBAB) 51:3 (Oct.)
Public employee free speech rights—Are there any left after <i>Garcetti</i> ?	(LGL) 43:10 (May)	A little bit of this, a little bit of that	(REL) 52:2 (Oct.)
Public employees' free speech rights	(LGL) 43:1 (July)	Mentors: You can learn a lot from crash dummies and other ruminations	(REL) 52:7 (Mar.)
Public sector discipline: Two Illinois public sector attorneys disciplined during March term of court for criminal conduct	(CGL) 8:4 (June)	Mooove over Illinois, Wisconsin real estate sheds probate harness	(TE) 53:3 (Apr.)
Recent cases relating to employment law	(LGL) 43:10 (May)	Partnering Agreements: How to get along with your adversaries	(REL) 52:5 (Jan.)
Recent changes in zoning law: <i>Klaeren</i> and SB 94—What was, what recently had been, and what will be	(LGL) 43:4 (Nov.)	Pay yourself in residential real estate transactions	(REL) 52:6 (Feb.)
Second District limits municipal authority to recoup lost sales tax revenue	(LGL) 43:2 (Sept.)	Practical problems in residential transactions	(REL) 52:9 (June)
To delete or not to delete: State Records Act implications for integrated justice systems	(CGL) 8:3 (Mar.)	Recent decisions in Real Estate Tax cases	(SALT) 50:4 (Oct.)
Using the Illinois Vehicle Code to clear railroad crossings	(LGL) 43:5 (Dec.)	A related party exchange that should work	(REL) 52:1 (Aug.)
Zoning	(LGL) 43:6 (Jan.)	Residential Foreclosure 101	(YLD) 51:3 (Dec.)
Zoning and religious uses— <i>Vision Church v. Village of Long Grove</i>	(LGL) 43:5 (Dec.)	The scope of an engagement	(REL) 52:9 (June)

Open Meetings Act

Does a public employee have a right to closed meeting minutes of the discussion of her employment? A case review of Wisconsin Appellate Court case <i>Sands v. Whitnall School District</i>	(CGL) 8:4 (June)
E-mail use—When does it constitute a meeting?	(LGL) 43:6 (Jan.)
The Open Meetings Act: Recent amendments and cases	(GPS) 35:5 (Feb.)

Organ donation

A season for giving: Organ donation in Illinois	(TE) 53:2 (Dec.)
---	------------------

Power of Attorney

Another Health Care Power of Attorney: Mental Health Treatment Preference Declaration	(TE) 53:4 (June)
Who is my client and what are my responsibilities under a power of attorney?	(REL) 52:8 (Apr.)

Pro bono

The high costs of justice: Expanding pro-bono and the community's responsibility	(BB) 37:2 (Sept.)
Managing your relationship with pro bono clients	(YLD) 51:2 (Oct.)
Pro bono and other legal information is just a click away	(CL) 19:3 (Mar.)
Pro bono assistance needed	(ILL) 44:7 (Apr.)
Pro bono corner	(CL) 19:1 (Sept.)

Pro se litigants

Adjudication of the rights of pro se litigants	(BB) 37:1 (July)
--	------------------

Public Utilities

Updates	(EUTTL) 42:1 (Nov.)
---------	---------------------

Real Property

2006 legislative report	(REL) 52:3 (Nov.)
The ALTA 2006 title insurance policies and the issuance of survey coverage	(REL) 52:4 (Dec.)
Assignability of special use permits	(REL) 52:2 (Oct.)
Attorney General opinion restricts county recorders	(REL) 52:9 (June)

A comparison of the new Multi-Board Residential Real Estate Contract 4.0 (Year 2006 version) with the 3.0 version	(REL) 52:1 (Aug.)
Equitable subrogation—Mechanics' Lien Priority	(REL) 52:1 (Aug.)
Ethical and professional concerns	(REL) 52:6 (Feb.)
H.B. 4050 back in the spotlight	(REL) 52:9 (June)
Joint Venture Agreements: Doing construction projects together	(REL) 52:5 (Jan.)
Land split considerations: The Plat Act	(REL) 52:6 (Feb.)
Letter to the Editor	(REL) 52:2 (Oct.)
Letter to the Editor	(REL) 52:7 (Mar.)
Letter to the Editor	(REL) 52:8 (Apr.)
Lien cuisine and other construction delights	(REL) 52:8 (Apr.)
Lis pendens notices	(CBAB) 51:3 (Oct.)
A little bit of this, a little bit of that	(REL) 52:2 (Oct.)
Mentors: You can learn a lot from crash dummies and other ruminations	(REL) 52:7 (Mar.)
Mooove over Illinois, Wisconsin real estate sheds probate harness	(TE) 53:3 (Apr.)
Partnering Agreements: How to get along with your adversaries	(REL) 52:5 (Jan.)
Pay yourself in residential real estate transactions	(REL) 52:6 (Feb.)
Practical problems in residential transactions	(REL) 52:9 (June)
Recent decisions in Real Estate Tax cases	(SALT) 50:4 (Oct.)
A related party exchange that should work	(REL) 52:1 (Aug.)
Residential Foreclosure 101	(YLD) 51:3 (Dec.)
The scope of an engagement	(REL) 52:9 (June)
Solving the problem of the over-inclusive deed	(REL) 52:7 (Mar.)
Teaming Agreements: An agreement to agree	(REL) 52:5 (Jan.)
Update from the 94th General Assembly	(REL) 52:3 (Nov.)
Warranty of Title, Negligent Misrepresentation, and the Moorman Doctrine	(REL) 52:2 (Oct.)
What is a "right of first refusal"?	(REL) 52:4 (Dec.)
Who is my client and what are my responsibilities under a power of attorney?	(REL) 52:8 (Apr.)
Why are most downstate lawyers locked out of real estate sales—A downstate lawyer's response	(REL) 52:4 (Dec.)

Request to Admit Facts (Supreme Court Rule 216)

Playing by the rules has its advantages	(YLD) 51:2 (Oct.)
Requests to Admit: <i>Vision Point of Sale v. Haas</i>	(CPAP) 52:4 (Dec.)
Ruminations on Rule 216 and considerations of substantial justice	(CPAP) 52:2 (Oct.)

Securities Law

<i>Fontana v. TLD Builders, Inc.</i> —A primer on piercing the corporate veil	(CSL) 52:1 (Nov.)
Minimizing information asymmetry risk in acquisitions with contingent payouts: An accountant's perspective	(CSL) 52:4 (Apr.)
Minority shareholders receive a Christmas gift from the governor	(CSL) 52:2 (Feb.)
Raising business capital through exempt securities offerings	(BAFP) 21:1 (Oct.)
SEC Changes Proxy Disclosure of Equity Compensation: New rules made consistent with FAS 123R expense recognition	(CLD) 44:8 (Feb.)
Valuing private company stock: Determining fair market value for purposes of §409A	(CSL) 52:4 (Apr.)

Servicemembers Civil Relief Act

Rights of veterans and duties of employers under federal and Illinois law	(CLD) 44:12 (June)
---	--------------------

Substitution of Judge

Substitution of Judge: Recent case law	(GPS) 35:2 (Oct.)
--	-------------------

Supreme Court Rules

Child custody overview of Supreme Court rules	(CL) 19:4 (June)
---	------------------

Taxation

(see also, Bankruptcy)

The 26th Annual State & Local Taxation Conference (SALT) 50:4 (Oct.)
2006 Illinois Income and Sales Tax legislative update and veto session tax projections (SALT) 50:5 (Nov.)
2006 Legislative agenda item: Amendment to Applicable Sections of the Internal Revenue Code—Changing the deductibility of attorney fees (FT) 53:1 (Sept.)
2006 Legislative agenda item: Amendment to Applicable Sections of the Internal Revenue Code—Changing the half-year age conventions to full-year age conventions for retirement plan distribution purposes (FT) 53:1 (Sept.)
Amusements can be a taxing part of the game of life (SALT) 50:1 (July)
Basic income taxation of entities and their owners (BAFP) 21:4 (June)
Collection procedure update (FT) 53:3 (Mar.)
Court of Claims in CSX case would still exempt a limited category of separation payments from FICA taxes (CLD) 44:1 (July)
Defined Contribution Plans—Summary and limits (YLD) 51:1 (Aug.)
Estate and gift tax recent cases and rulings (FT) 53:4 (June)
Estate and gift tax update (FT) 53:3 (Mar.)
Federal estate and gift tax update (FT) 53:2 (Jan.)
Formal notice of deficiency not required to commence protest monies action (SALT) 50:3 (Sept.)
Illinois Appellate Court affirms Department of Revenue's business income and net proceeds positions (SALT) 50:11 (June)
The Illinois Series LLC provides several planning opportunities but significant issues remain unsolved (FT) 53:4 (June)
Individual income tax update (FT) 53:3 (Mar.)
Internal Revenue Service Liaison Update (FT) 53:1 (Sept.)
Internal Revenue Service liaison update (FT) 53:3 (Mar.)
IRS revises Form 706 (AGL) 16:2 (Nov.)
Legislative agenda item: Alternative minimum tax (FT) 53:1 (Sept.)
Legislative agenda item: Estate tax Repeal (FT) 53:1 (Sept.)
Liaison meeting with Congressional legislative aides—Discussing issue: Employee misclassification (FT) 53:1 (Sept.)
Not-for-profit organizations and donor provisions of the Pension Protection Act of 2006 (FT) 53:4 (June)
Proposed regulations limiting estate tax deductions for uncertain claims against decedents and other administration expenses under §2053 (FT) 53:4 (June)
Overview of the multi-employer plan provisions in the Pension Protection Act of 2006 (FT) 53:3 (Mar.)
Questions and answers for 2006/2007 IDOR Practitioners' Meetings (SALT) 50:7 (Jan.)
Realistic business succession planning for family businesses (FT) 53:2 (Jan.)
Recent court decisions (SALT) 50:5 (Nov.)
Recent decisions in Real Estate Tax cases (SALT) 50:4 (Oct.)
Recent developments in real property taxation; procedural Revenue Department: No charitable exemption for Provena Covenant Medical Center (SALT) 50:8 (Feb.)
The saga of LexisNexis (SALT) 50:11 (June)
Second District limits municipal authority to recoup lost sales tax revenue (LGL) 43:2 (Sept.)
Sell your company and pay no tax! (BAFP) 21:2 (Feb.)
Shareholder loans made simple (FT) 53:2 (Jan.)
State tax advisory (SALT) 50:2 (Aug.)
Substantial tax penalties can be avoided by the proper tax reporting of damage awards and settlements (SALT) 50:2 (Aug.)
Tax and estate planning for year-end and looking ahead to 2007 (CLD) 44:6 (Dec.)
Tax Increase Prevention and Reconciliation Act of 2005: Summary of individual income tax provisions (FT) 53:1 (Sept.)
The vital supplements of "S.A.L.T." (state and local tax) (SALT) 50:7 (Jan.)
West Virginia joins growing majority of states to limit the "substantial nexus" requirement to state sales and use taxes (SALT) 50:6 (Dec.)
What is "charity care": Qualifying for property tax exemptions (SALT) 50:9 (Apr.)

Technology

Amendments to Federal Rules of Civil Procedure to address electronic discovery (LAEL) 44:1 (July)
Arbitration preferred in domain name disputes (ADR) 13:2 (Nov.)
Back-up basics (COLT) 14:1 (Aug.)

A brown shoe in a black shoe world (COLT) 14:1 (Aug.)
Buying back your own trademark: The reality of cybersquatting (CLD) 44:1 (July)
Can Illinois municipalities be in the business of constructing wireless broadband networks? (LGL) 43:1 (July)
E-discovery now, not later—New Federal Rules of Civil Procedure (CPAP) 52:6 (Feb.)
Editor's Column: Computer update—To buy or not to buy? That is the question (GPS) 35:4 (Nov.)
"Eek" and it's not even Halloween: The new world of federal "e-discovery" (CLD) 44:3 (Sept.)
Electronic communications & records: Metadata, security, and more (COLT) 14:2 (Oct.)
E-mail etiquette (YLD) 51:4 (Feb.)
Employee destroys computer files and violates Computer Fraud and Abuse Act (LAEL) 44:1 (July)
Favorites (COLT) 14:1 (Aug.)
Favorites (COLT) 14:3 (Dec.)
Houdini and Acrobat 8—Mastering the disappearing act (COLT) 14:4 (Mar.)
Ideas for your firm's Web site (COLT) 14:4 (Mar.)
Information Security of the Solo and Small Firm attorney (COLT) 14:5 (June)
My Treo 650 (COLT) 14:3 (Dec.)
Now you don't see it—Now you do (FL) 50:2 (Oct.)
Receive and send faxes—Anytime, anywhere (Including on your cell phone!) (COLT) 14:3 (Dec.)
To BlackBerry or not to BlackBerry? (COLT) 14:5 (June)

Traffic Laws

Admonitions in the criminal court: Waiver of Counsel, Jury Demand, and Noncitizen Guilty Pleas (TLAC) 16:2 (Jan.)
Can a single strand of beads hanging from the rear-view mirror form the basis for a legitimate traffic stop? (TLAC) 16:3 (Mar.)
Case summary (TLAC) 16:3 (Mar.)
Community caretaking: No longer the third tier of police-citizen encounters (TLAC) 16:2 (Jan.)
Is a treating physician required to be disclosed as an expert testimony in DUI prosecution? (TLAC) 16:2 (Jan.)
New law abolishes judicial driving permits (TLAC) 16:3 (Mar.)
Recent cases and cases of interest (TLAC) 16:2 (Jan.)
Recent cases and cases of interest (TLAC) 16:3 (Mar.)
Recent cases and cases of interest (TLAC) 16:4 (June)
Recent traffic cases and cases of interest (TLAC) 16:1 (Aug.)
The saga of admissibility of vehicular post-collision photographs continues (CPAP) 52:7 (Mar.)

Transportation

5th District rejects class contract claim against Federal Express Corporation (EUTTL) 42:1 (Nov.)
Court finds both that Carmack Amendment remedy preempts state law claims and that Carmack Amendment waiver was not established (EUTTL) 42:2 (Feb.)
District Court enforces 18-month statute of limitations for carrier accessory charges and a contract according to its terms (EUTTL) 42:3 (Mar.)
Federal District Court finds preemption bars carrier's state law tort claims (EUTTL) 42:2 (Feb.)
First District finds indemnity agreement covers claims of indemnitee negligence (EUTTL) 42:3 (Mar.)
The Illinois Supreme Court revisits *forum non conveniens* in *Langenhorst v. Norfolk Southern Railway*: "A battle over the minutiae" (EUTTL) 42:1 (Nov.)
Seventh Circuit enforces tariff non-liability rule against jeweler (EUTTL) 42:4 (Apr.)
Seventh Circuit rejects Disabilities Act claim in driver termination for a blood pressure disorder (EUTTL) 42:4 (Apr.)
Using the Illinois Vehicle Code to clear railroad crossings (LGL) 43:5 (Dec.)

Trusts and Estates

Adventures in dying: The journey of a Law Clerk (TE) 53:4 (June)
Another Health Care Power of Attorney: Mental Health Treatment Preference Declaration (TE) 53:4 (June)
Building your estate practice through legal service plans (TE) 53:2 (Dec.)
The departed *and divorced* (TE) 53:3 (Apr.)

The effects of the Debt Reduction Act on Medicaid planning	(TE) 53:1 (Nov.)	compensable when there was no penalty for non-attendance	(WCL) 44:1 (Sept.)
Estate and gift tax changes for 2007	(AGL) 16:4 (Feb.)	Illinois jurisdiction	(WCL) 44:2 (Dec.)
Estate and gift tax update	(EL) 12:3 (May)	The injured workers' benefit fund	(WCL) 44:3 (Mar.)
Estate and gift tax update	(FT) 53:3 (Mar.)	Injury compensable regardless of alleged safety rule violation, as petitioner was in the scope of his employment	(WCL) 44:3 (Mar.)
Estate planning with the increasing exclusion amount	(TE) 53:2 (Dec.)	The Medicare Secondary Payer and Workers' Compensation Settlement Agreements Act of 2006	(WCL) 44:1 (Sept.)
<i>Hines v. Department. of Public Aid</i>	(TE) 53:1 (Nov.)	No causal connection for claimant, despite cracked helmet	(WCL) 44:1 (Sept.)
Estate Planning Update for the Solo, Small Firm & General Practice & Probate	(GPS) 35:1 (July)	No workers' compensation benefits for injury at company-sponsored picnic	(LAEL) 44:3 (Sept.)
Federal estate and gift tax update	(FT) 53:2 (Jan.)	Not speculation or conjecture to rely on similarly situated employees to determine amount claimant would have earned in usual and customary employment	(WCL) 44:1 (Sept.)
Here we go 'round the <i>Rosen</i> bush—An FLP roadmap	(TE) 53:3 (Apr.)	Overtime wages excluded from average weekly wage calculation if not worked on a regular and mandatory basis	(WCL) 44:4 (June)
Illinois land trusts: Five statutes that can compromise the anonymity of beneficiaries	(TE) 53:4 (June)	Payments related to replacing and servicing claimant's prosthesis included in employer's subrogation claim	(WCL) 44:2 (Dec.)
In Terrorerem Clauses—Bark but no bite	(TE) 53:2 (Dec.)	Petitioner's non-compliance with vocational rehabilitation insufficient to deny compensation	(WCL) 44:2 (Dec.)
Inflation adjustments: 2007 and before	(TE) 53:2 (Dec.)	<i>Radosevich</i> , continued attorney fees under §19(g)	(WCL) 44:4 (June)
ISBA Trusts & Estates Section Council minutes from the April 20, 2007 meeting in Peoria, Illinois	(TE) 53:4 (June)	A rare reversal & remand of a manifest weight issue under the "Odd Lot" permanent disability theory	(WCL) 44:4 (June)
Legislative Update: Section success and opportunity in the 95th Session	(TE) 53:4 (June)	Repetitive trauma, date of accident and travel expense for seeing treater	(WCL) 44:3 (Mar.)
Moove over Illinois, Wisconsin real estate sheds probate harness	(TE) 53:3 (Apr.)	Respondents must meet their obligations in vocational rehabilitation	(WCL) 44:3 (Mar.)
Probate trademarks: death, reincarnation, and survival of intellectual property rights	(IP) 46:1 (Oct.)	A Rule 23 decision with something for everyone	(WCL) 44:4 (June)
Probate Update: Recent case decisions	(GPS) 35:3 (Oct./Nov.)	Supreme Court modifies repetitive trauma standard	(WCL) 44:2 (Dec.)
REV. RUL. 2006-34 defines when real estate ownership constitutes closely held business for Section 6166 purposes	(TE) 53:1 (Nov.)	Wage loss differential	(WCL) 44:4 (June)
Sample year-end letter	(TE) 53:2 (Dec.)	What we are never to discuss: Compensation to arbitrators, commissioner and the attorneys who practice before the Commission	(WCL) 44:3 (Mar.)
Selected developments in income, estate, gift & generation-skipping transfer tax	(TE) 53:2 (Dec.)	Workers' compensation changes for health care providers	(HCL) 23:1 (Sept.)
Simple steps to avoid perjury in will signing	(EL) 12:4 (June)		
Stranger than fiction: The Illinois Attorney General wants trustees to WHAT!	(TE) 53:4 (June)		
Tax and estate planning for year-end and looking ahead to 2007	(CLD) 44:6 (Dec.)		
Who is my client and what are my responsibilities under a power of attorney?	(REL) 52:8 (Apr.)		

Uniformed Services Employment and Reemployment Rights Act (USERRA)

Employer's obligations under the Uniformed Services Employment and Reemployment Rights Act	(LAEL) 44:5 (Mar.)
--	--------------------

Visitation

Chicago supervised visitation programs provide invaluable services	(CL) 19:2 (Dec.)
Contested custody / visitation litigation: A satire	(FL) 50:4 (Apr.)
Grandparent visitation	(CL) 19:1 (Sept.)

Witnesses

Choosing (and using) a mental health expert witness for immigration cases	(IIL) 44:7 (Apr.)
Minimum contacts with your out-of-state expert	(CPAP) 52:9 (May)
A New Year's resolution: Read new Rule 213	(BB) 37:4 (Feb.)

Workers' Compensation Law

All the latest developments in health care law	(HCL) 23:1 (Sept.)
Another confusing interest case	(WCL) 44:3 (Mar.)
Benefits slip away from claimant	(WCL) 44:1 (Sept.)
The elusiveness of the intoxication defense	(WCL) 44:4 (June)
First District Appellate Court holds that specific reservation of workers' compensation lien in settlement contract not required for lien to be enforceable	(WCL) 44:2 (Dec.)
<i>GHERE</i> no more? <i>Certified Testing v. Ind. Comm'n</i> , __N.E.2d__, 2006 WL 30600086 (Ill.App.4th Dist.)	(WCL) 44:2 (Dec.)
Illinois Appellate Court holds injury at company picnic not	

Young Lawyers Division

2006 ABA Annual Meeting	(YLD) 51:3 (Dec.)
2007 Lincoln Award Writing Contest winners selected	(YLD) 51:4 (Feb.)
Aging gracefully?	(YLD) 51:6 (June)
Arête and Atticus Finch	(YLD) 51:1 (Aug.)
Ground yourself	(WATL) 12:4 (May)
How to make your business development breakthroughs in 2007	(YLD) 51:6 (YLD)
ISBA/YLD 2nd Annual Golf Classic	(YLD) 51:1 (Aug.)
ISBA/YLD 3rd Annual Golf Classic	(YLD) 51:4 (Feb.)
ISBA/Young Lawyers Division 3rd Annual Golf Classic	(YLD) 51:6 (June)
The Law Student Division Committee – Who we are, what we do and where we are going	(YLD) 51:2 (Oct.)
Report on ABA House of Delegates Annual Meeting	(YLD) 51:2 (Oct.)
Save the Date: YLD 9TH Annual Holiday Party	
Approaching Fast	(YLD) 51:2 (Oct.)
Surviving (and thriving) as a young attorney	(WATL) 12:4 (May)
Thank You	(YLD) 51:1 (Aug.)
What can I be with a J.D.?	(YLD) 51:1 (Aug.)
What can I be with a J.D.?	(YLD) 51:2 (Oct.)
What can I be with a J.D.?	(YLD) 51:3 (Dec.)
What can I be with a J.D.?	(YLD) 51:4 (Feb.)
What can I be with a J.D.?	(YLD) 51:5 (Apr.)
What can I be with a J.D.?	(YLD) 51:6 (June)
What's been going on in the ISBA YLD?	(YLD) 51:4 (Feb.)
YLD announces 2007 award winners	(YLD) 51:6 (June)
YLD Council prepares for another outstanding year	(YLD) 51:1 (Aug.)
YLD members and friends volunteer at the Greater Chicago Food Depository	(YLD) 51:6 (June)
Young Lawyer of the Year nomination form	(YLD) 51:4 (Feb.)
Young Lawyers support children's waiting rooms	(YLD) 51:6 (June)