



**ILLINOIS STATE
BAR ASSOCIATION**

2007-2008 INDEX OF SECTION & COMMIT- TEE NEWSLETTERS

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

IDENTIFICATIONS USED IN INDEX

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

- 7th Circuit finds that “Stay-put” does not encompass
Individuals with Disabilities Education Act (IDEA)
services provided outside of the Student’s Individual
Education Plan (IEP) 37:4 (Oct.)
- Ann Breen-Greco, Chicago Kent College of Law ‘84,
Administrative Law Judge 37:6 (Dec.)
- Can a corporation file a complaint for administrative
review? *Siakpere* says no 37:2 (Aug.)
- Chair’s column 37:1 (July)
- Chair’s column 37:2 (Aug.)
- City of Chicago attains another victory in ordinance
violation enforcement 37:3 (Sept.)
- City’s Department of Administrative Hearings to launch
pilot Legal Help Desk 37:4 (Oct.)
- Court confusion regarding challenges to municipal
land use decisions 37:7 (Jan.)
- District conflict over interpretation of Illinois FOIA? 37:6 (Dec.)
- Editor’s note 37:11 (May)
- E-mail retention policies and the Local Records Act 37:1 (July)
- Are employment contracts a matter of record and
available under FOIA? 37:12 (June)
- Ex-Parte Communication—Guidelines for the
Administrative Law Judiciary 37:1 (July)
- Failure to name the proper party in administrative
agency appeals—Still a fatal flaw 37:4 (Oct.)
- Fines in Building Code cases—Mandatory 37:11 (May)
- The Fourth Amendment and drug testing in the public
employment sector: A review of *Krieg v. Seybold*, 481
F.3D 512 (7th Cir. 2007) 37:6 (Dec.)
- From State ALJ to Federal District Court Judge: Judge
Rebecca R. Pallmeyer’s professional progression 37:9 (Mar.)
- Illinois Association of Administrative Law Judges 37:6 (Dec.)
- Illinois legal community and Department of Veterans’
Affairs come together to support veterans 37:4 (Oct.)
- Inside 37:1 (July)
- Inside 37:2 (Aug.)
- Inside 37:3 (Sept.)
- Inside 37:4 (Oct.)
- Inside 37:5 (Nov.)
- Inside 37:6 (Dec.)
- Inside 37:7 (Jan.)
- Inside 37:9 (Mar.)
- Inside 37:10 (Apr.)
- Inside 37:12 (June)
- ISBA Board of Governors approves proposed legislation
concerning *Lockett* decision problems 37:5 (Nov.)
- It is clear error for a school board to rely on an employee’s
expunged record as a basis for discharge from employment 37:12 (June)
- Judge Sophia Hall speaks to ALJs on how to gain and keep respect 37:6 (Dec.)
- The Local Records Act and destruction of public records 37:10 (Apr.)
- MCLE credit and newsletter authors 37:3 (Sept.)
- Michele Jochner’s guidelines for writing effective ALJ opinions 37:8 (Feb.)
- Morgan v. Department of Financial and Professional Regulation*:
A primer on agency discretion, due process, and license
deprivation 37:3 (Sept.)
- Plaintiff guesses wrong on naming right defendant for review case 37:5 (Nov.)
- A policeman’s disability application cannot be denied based
upon one dissenting doctor selected by the Police
Pension Board 37:11 (May)
- Proposed Illinois Supreme Court Rules regarding
municipal ordinance violations 37:9 (Mar.)
- Recent case 37:2 (Aug.)
- Recent legislation 37:3 (Sept.)
- The role of attorney-accountants in administrative
state and local tax proceedings 37:5 (Nov.)
- Seventh Circuit Court of Appeals judge explains principles
applied to review of administrative decisions 37:10 (Apr.)
- Summary of recent decisions 37:1 (July)
- Summary of recent decisions 37:3 (Sept.)
- Summary of recent decisions 37:4 (Oct.)
- Summary of recent decisions 37:5 (Nov.)
- Summary of recent decisions 37:7 (Jan.)
- Summary of recent decisions 37:8 (Feb.)
- Summary of recent decisions 37:9 (Mar.)
- Summary of recent decisions 37:10 (Apr.)
- Summary of recent decisions 37:11 (May)
- Summary of recent decisions 37:12 (June)
- What became of *Rice*? 37:7 (Jan.)

Agricultural Law

- Agricultural Assistance Act of 2007 17:3 (Oct.)
- Does size matter? Homestead and Tenancy by the entirety 17:4 (Nov.)
- Estate and gift tax changes for 2008 17:5 (Dec.)
- Farmland assessments—Where are we and where are we going? 17:1 (July)
- Farmland values and credit conditions 17:7 (Apr.)
- Grain elevator failures: Can farmers and businesses do anything? 17:2 (Sept.)
- Greg Bowman, 1954-2007 17:3 (Oct.)
- HHS launches new Web site on HIPAA privacy compliance
and enforcement 17:1 (July)
- Life estate transaction legal considerations 17:6 (Feb.)
- Memorials for families with minor children 17:1 (Sept.)
- Payment eligibility and limitations 17:5 (Dec.)
- A practice pointer for dealing with the Farm Service
Agency Power of Attorney 17:2 (Sept.)
- Vote for humane farming and nobody gets (as) hurt 17:8 (May)

Alternative Dispute Resolution

- ADR happenings 14:3 (Feb.)
- Arbitration alternatives 14:1 (Oct.)
- Arbitration reform pending in the House and Senate 14:6 (June)
- The art of picking an arbitrator 14:3 (Feb.)
- Case summaries 14:2 (Jan.)
- Case summaries 14:4 (Apr.)
- Case summaries 14:6 (June)
- Cases 14:1 (Oct.)
- Cases 14:3 (Feb.)
- Cases 14:5 (May)
- Chair’s Column 14:1 (Oct.)
- Chair’s Column 14:3 (Feb.)
- Chair’s Column 14:5 (May)
- Chair’s Column 14:4 (Apr.)
- Current developments in mediation 14:2 (Jan.)
- Editor’s note 14:1 (Oct.)
- Editor’s note 14:2 (Jan.)
- The ethics of confidentiality: Suggestions for resolution
of disputed, but quantifiable facts 14:5 (May)
- Evaluating the ethics of ADR programs 14:6 (June)
- “Evident Partiality” in an arbitration proceeding 14:1 (Oct.)
- Gender as a factor in international peacekeeping: The
status of women in international conflict resolution 14:6 (June)
- “Gross errors of law” under the Arbitration Act 14:4 (Apr.)
- Happenings 14:2 (Jan.)
- Happenings 14:4 (Apr.)
- Happenings 14:5 (May)
- Happenings 14:6 (June)
- “Insuring” success: Arbitrating insurance coverage
disputes in London 14:1 (Oct.)
- Mediation limits/opportunities 14:4 (Apr.)
- Mediation: Obstacle or tool? (Insight to a litigator) 14:2 (Jan.)
- So you want to be a mediator? (Or a better one?) 14:2 (Jan.)
- Supreme Court to decide two cases involving Power of
Arbitration Agreements 14:3 (Feb.)
- Working towards more successful environmental
mediation (Part 1) 14:4 (Apr.)
- Working towards more successful environmental mediation (pt. 2) 14:5 (May)

Antitrust and Unfair Competition Law

The antitrust counselor: The Supreme Court reversed <i>Dr. Miles</i> : Now what?	46:1 (Oct.)
Connecticut Attorney General files antitrust lawsuit against Guy Carpenter	46:3 (Mar.)
Editor's introduction	46:1 (Oct.)
Editor's introduction	46:2 (Dec.)
Editor's introduction	46:3 (Mar.)
Have you achieved your 20 hours of mandatory CLE yet?	46:1 (Oct.)
Highlights from the U.S. Antitrust Agencies' Report on Intellectual Property: How agency policy statements can be helpful to practitioners	46:2 (Dec.)
Important upcoming program	46:3 (Mar.)
Minimum resale price maintenance after <i>Leegin</i>	46:1 (Oct.)
Ninth Circuit rejects <i>LePage's</i> and creates Circuit split on treatment of bundled discounts	46:3 (Mar.)
State law limitations on the impact of <i>Leegin</i>	46:3 (Mar.)

Bench and Bar

Another court applies the collateral source rule	38:5 (Mar.)
Book review	38:6 (May)
Chair's column	38:2 (Nov.)
Chair's column	38:3 (Dec.)
<i>Crawford v. Washington</i> —Confrontation clause	38:1 (Aug.)
An example of amendments that create new problems in Administrative Law	38:2 (Nov.)
A federal courthouse in Wheaton?	38:5 (Mar.)
How lawyers can temper judicial temperament	38:1 (Aug.)
The Illinois Supreme Court defines the phrase "arising out of patient care" and clarifies the tolling provisions found in the Medical Malpractice Statute of Repose in Section 13-212 of the Code of Civil Procedure	38:6 (May)
The Illinois Supreme Court sheds light on the "gray areas" of the relation-back doctrine in <i>Porter v. Decatur Memorial Hospital</i>	38:5 (Mar.)
Judicial perspective on discovery disputes	38:2 (Nov.)
Lawyers under the influence: Lives, livelihoods, and legacies	38:3 (Dec.)
An MCLE program on "Colleagues in Crisis"	38:3 (Dec.)
The Mentor	38:4 (Feb.)
My story	38:3 (Dec.)
Now you see it—Now you don't: The Supreme Court reverses course on its interpretation of willful and wanton conduct	38:7 (June)
Plaintiffs beware! The conflict of a voluntary dismissal and res judicata	38:6 (May)
Pre-conviction DNA gathering	38:7 (June)
Recent amendments to the Illinois Supreme Court rules	38:1 (Aug.)
Recent appointments and retirements	38:2 (Nov.)
Recent appointments and retirements	38:3 (Dec.)
Recent appointments and retirements	38:4 (Feb.)
Recent appointments and retirements	38:5 (Mar.)
Recent appointments and retirements	38:6 (May)
Recent appointments and retirements	38:7 (June)
Recent judicial appointments and retirements	38:1 (Aug.)
Restorative justice—Restoring the peace	38:2 (Nov.)
Supreme Court arguments on the Web	38:4 (Feb.)
Supreme Court analyzes retainer agreements	38:4 (Feb.)
Supreme Court clarifies contact sports exception	38:6 (May)
Two slices from life	38:4 (Feb.)
Use of 735 ILCS 5/2-1401 in criminal cases	38:6 (May)

Business Advice and Financial Planning

The Illinois Legislature overcorrected Section 12.56(f) of the Illinois Business Corporation Act's forced buy-out provision for close corporations	22:2 (Feb.)
The need and methods behind a valuation	22:1 (Dec.)
Privilege causes family feud	22:1 (Dec.)

Child Law

IDEA 2004 embraces broader mandate for evaluation, eligibility and FAPE	20:1 (Sept.)
Interviewing children, Part II	20:1 (Sept.)
Law Day 2008	20:3 (May)
Legislation—Passed bills	20:3 (May)

Legislation—Passed bills	20:4 (June)
More parents for more children: The modernization of adoption	20:2 (Jan.)
Obtaining accommodations for college students with disabilities	20:1 (Sept.)
The role of the GAL in family law cases	20:3 (May)
Taking adoption out of the closet and into the open	20:2 (Jan.)
When a child is in foster care: From the parent's perspective	20:4 (June)

Civil Practice and Procedure

Admissions	53:1 (July)
Admissions	53:2 (Aug.)
Another court applies the collateral source rule	53:6 (Jan.)
Attorney's caveat—Fair Credit Reporting Act, 15 USC §1681	53:10 (May)
Bad-faith requirement for fee shifting in the Consumer Fraud Act: <i>Krautsack v. Anderson</i>	53:3 (Sept.)
BlackBerrys, depositions, and the Illinois Rules of Professional Conduct	53:10 (May)
Caution: <i>Res judicata</i> may bar the refiling of a voluntarily dismissed claim	53:11 (June)
Contacting an opponent's employee and former employees	53:5 (Dec.)
Court reinforces prohibition against using deceased party's discovery deposition as trial evidence	53:4 (Oct.)
<i>Czarnik v. Wendover</i> : An application of collateral estoppel to arbitration	53:11 (June)
Due process requires live testimony to judge witness credibility	53:7 (Feb.)
Fifth District grants new trial on damages when jury's verdict is inconsistent with the evidence	53:5 (Dec.)
The First District examines standards for reviewing Section 2-615 motions in legal malpractice cases and clarifies the solvency rule	53:9 (Apr.)
How a missing affidavit reduced a jury verdict: Supreme Court Rule 222(B)	53:3 (Sept.)
The Illinois Supreme Court sheds light on the "gray areas" of the Relation-Back Doctrine in <i>Porter v. Decatur Memorial Hospital</i>	53:8 (Mar.)
Indemnification redux: The Supreme Court rings in on contractual indemnification clauses in <i>Buenz v. Frontline Transportation Company</i>	53:8 (Mar.)
It's not just paperwork: Insuring due process in the service of summons	53:4 (Oct.)
Legislation: Medical and legal records	53:3 (Sept.)
Madison County's new medical malpractice rules	53:4 (Oct.)
The mailbox rule does not apply to refiling of a voluntarily dismissed complaint	53:5 (Dec.)
MCLE credit and newsletter authors	53:2 (Aug.)
MCLE credit and newsletter authors	53:3 (Sept.)
MCLE credit and newsletter authors	53:4 (Oct.)
Motions attacking motions: A plea to end the violence	53:8 (Mar.)
Public policy strongly favors contribution claim settlements: <i>The Pierre Condominium Assn v. Lincoln Park West Associates, LLC</i>	53:8 (Mar.)
Reasonableness and the admission of an unpaid bill into evidence; <i>Kunz v. Little Company of Mary Hospital and Health Care Centers</i>	53:3 (Sept.)
Recent amendments to the Illinois Supreme Court Rules	53:6 (Jan.)
"Tactical gamesmanship" and trial practice: Can it be good advocacy?	53:9 (Apr.)
<i>Tedrick v. Community Resource Center Inc. & the theory of transferred negligence in medical negligence actions</i>	53:6 (Jan.)
Trial court erred in allowing defendant to withdraw rejection of arbitration award	53:9 (Apr.)
A trial lawyer's reminiscences	53:10 (May)
Twenty years since <i>Asahi</i> : Reviewing the still-uncertain "stream of commerce" theory	53:10 (May)
The unwanted: Dead witnesses, The Dead Man's Act and the Frauds Act	53:7 (Feb.)
Update on new, revised, and withdrawn Illinois Civil Jury instructions	53:11 (June)
<i>Vision Point v. Haas</i> : Breathing room for litigants on requests to admit	53:4 (Oct.)
What's in a name? It depends on whether you are seeking Rule 137 sanctions	53:10 (May)
What's in a name: The Illinois Supreme Court identifies the limits on amending a complaint for review of an administrative decision when a necessary party	

Court's decision in the <i>Poindexter</i> case	13:2 (Dec.)	Depositions from a court reporter's perspective	51:2 (Aug.)
Judicial Medicaid Planning—Convincing the judge is easier than convincing DHS	13:1 (Oct.)	Grandparent visitation—A practitioner's approach	51:6 (Dec.)
Note from the Chair	13:1 (Oct.)	Grandparents' visitation rights are still in limbo in Illinois	51:3 (Sept.)
Overview of Reverse Mortgages	13:3 (Feb.)	Hello, young lawyers	51:4 (Oct.)
Potential speed bumps on Probate Avenue	13:2 (Dec.)	Is it a claim or a new action? Characterization of post-judgment petitions in family law cases affects appealability	51:8 (Feb.)
The Practitioner's Guide to the Illinois Department on Aging "Shell bills" and the legislative process	13:2 (Dec.)	It's not nice to fool with Orders to Withhold Income	51:8 (Feb.)
VA pro bono project and attorney fees for VA cases	13:2 (Dec.)	Lawyers' lives in balance: Developing your plan and tips for staying energized and productive	51:6 (Dec.)
When Grandma and Grandpa can't pay their bills	13:1 (Oct.)	MCLE credit and newsletter authors	51:2 (Aug.)
Employee Benefits		Message from the Chair	51:3 (Sept.)
Books	26:1 (Oct.)	Message from the Chair	51:4 (Oct.)
Caselaw update	26:1 (Oct.)	Message from the Chair	51:6 (Dec.)
ERISA: Pleading a claim	26:3 (Mar.)	Message from the Chair	51:7 (Jan.)
Examination of the recent class action lawsuits filed against large companies alleging improper fee structures concerning the management of plan participants' 401(k) plans	26:1 (Oct.)	Message from the Chair	51:9 (Mar.)
Federal caselaw update	26:2 (Dec.)	Message from the Chair	51:10 (May)
Federal caselaw update	26:4 (June)	Message from the Chair	51:11 (June)
Final QDIA regulations provide fiduciary relief	26:2 (Dec.)	The <i>Miller</i> case: Custody dispute—Limiting the number of witnesses—Proper offer of proof	51:7 (Jan.)
Illinois Employee Classification Act	26:3 (Mar.)	MUM is the word for allocating personal and enterprise goodwill	51:5 (Nov.)
Supreme Court	26:3 (Mar.)	No legal relationship between paternity and registry	51:2 (Aug.)
Energy, Utilities, Telecommunications & Transportation Law		Obtaining law enforcement records: Remember the <i>Daniels</i> case	51:4 (Oct.)
Carmack damages do not allow for any shipper windfall	43:4 (June)	Prevention of the Holiday Emergency Motion... is it possible? Maybe yes, maybe no. But, minimizing the possibility, absolutely!	51:5 (Nov.)
Fact questions as to "good order" of cargo at origin and the shipper's duty of mitigation bar summary judgment in cargo claim litigation	43:3 (Mar.)	Public Act 95-685 and its impact on family law	51:10 (May)
Illinois Supreme Court affirms finding of truck owner-operator employee status	43:2 (Dec.)	Retainers in dissolution of marriage actions	51:1 (July)
Illinois Supreme Court construes indemnity provision to require indemnitor to indemnify indemnitee from its own negligence	43:3 (Mar.)	Rethinking divorce through collaborative practice	51:2 (Aug.)
No railroad liability when auto's driver hits a stopped train on dark, foggy night	43:4 (June)	A review of judicial gloss on the statutory provisions governing contribution to attorney fees under the IMDMA	51:7 (Jan.)
Utility law update	43:1 (Nov.)	The top 10 things they did not teach me in law school	51:4 (Oct.)
Virginia District Court sustains personal injury action against property broker	43:2 (Dec.)	Utilization of paralegals in Illinois: The secret to a more efficient and profitable law practice	51:5 (Nov.)
Environmental Law		Vehicle title transfer tax trap	51:1 (July)
All Appropriate Inquiry at eight months: The more things change, the more they stay the same	38:3 (Mar.)	<i>Vision Point v. Haas</i> : Breathing room for litigants on Request to Admit	51:9 (Mar.)
Discarded materials revisited: A case review of <i>Northern Illinois Service Company v. Illinois Environmental Protection Agency</i>	38:5 (May)	Your client wants to vacation outside the U.S. with the kids but the other parent fears abduction... If the destination country is a Hague signatory, here's a possible solution	51:3 (Sept.)
Financial reporting 201: A review of key principles of environmental financial reporting	38:1 (July)	Federal Civil Practice	
Guidance from above	38:2 (Oct.)	Affirmative defenses in federal court: What every practitioner should know	6:4 (June)
Insurance coverage for bankruptcy claims	38:3 (Mar.)	Disclosing expert witnesses	6:1 (Sept.)
One final warning before we call security: The debut of chemical facility anti-terrorism standards	38:1 (July)	For whom the <i>Bell Atlantic</i> tolls, it tolls for you	6:2 (Dec.)
Part One: Federal Administrative Environmental Law—Rulemaking	38:4 (Apr.)	From the Chair	6:1 (Sept.)
Part Two: Federal Administrative Environmental Law—Permitting and Administrative Enforcement	38:5 (May)	Magistrate Judge Susan E. Cox	6:1 (Sept.)
Radon disclosure now required for residential property sales	38:4 (Apr.)	Plaintiff's motion for remand after defendant's diversity jurisdiction removal	6:2 (Dec.)
U.S. Supreme Court leads PRPs back to §107(a) for cost recovery under CERCLA	38:2 (Oct.)	Primer on copyright law	6:3 (Mar.)
Family Law		RULE 56.1: Requirements and pitfalls	6:3 (Mar.)
An analysis of the court's authority to order the sale of property prior to entry of judgment	51:11 (June)	Save the date	6:2 (Dec.)
Chair's column	51:1 (July)	Should the FDA's approval of medical devices preempt state court products liability suits?	6:4 (June)
Chair's column	51:2 (Aug.)	Upcoming CLE programs	6:3 (Mar.)
Child custody statutes ready for a complete overhaul	51:1 (July)	Federal Taxation	
Circuit Court of Cook County's Expedited Child Support Program	51:11 (June)	Alternative Minimum Tax	54:1 (Aug.)
Class action challenges Illinois DCFS investigators' threats in the United States Supreme Court	51:9 (Mar.)	Amendment to applicable sections of the Internal Revenue Code: Changing the deductibility of attorney fees	54:1 (Aug.)
Cohabitation revisited	51:6 (Dec.)	Cancellation of debt & Section 108	54:2 (Oct.)
Contempt of Court: Is bad faith enough?	51:3 (Sept.)	Chair's corner	54:1 (Aug.)
Courtroom security: Whose problem is it?	51:1 (July)	Collecting the rent: Renting real estate to your business	54:4 (Mar.)
		Collection issues and the IRS	54:5 (May)
		Corporate and partnership update	54:4 (Mar.)
		Estate and gift tax: Recent cases and rulings	54:4 (Mar.)
		Estate tax repeal	54:1 (Aug.)
		Fed Tax Section Council takes to the Hill—As in Capitol Hill, Washington, D.C.	54:4 (Mar.)
		Individual income tax update	54:5 (May)
		IRS Collection Financial Standards	54:2 (Oct.)
		IRS Stakeholder Liaison	54:2 (Oct.)
		IRS Telephone Directory for Practitioners	54:2 (Oct.)

Major "Kiddie Tax" changes	54:3 (Dec.)	E-Mail and the Attorney-Client Privilege: <i>In re County of Erie</i>	9:1 (Sept.)
Offer in compromise	54:1 (Aug.)	Public sector discipline: Two Illinois prosecutors disciplined for	
Phantom gain—It's magic	54:3 (Dec.)	<i>Brady</i> violations during May term of the Supreme Court	9:1 (Sept.)
Save the Date	54:2 (Oct.)	News Flash: Illinois Appellate Court cases decided	
Save the Date	54:3 (Dec.)	prior to 1935 are not precedential	9:1 (Sept.)
Tax professionals take note: Monetary penalties for misconduct	54:3 (Dec.)	HHS Launches New Web site on HIPAA Privacy	
Valuing private company stock: Determining fair market value for purposes of §409A	54:2 (Oct.)	Compliance and Enforcement	9:1 (Sept.)
General Practice, Solo and Small Firm			
2007 Tradition of Excellence Award winner	36:1 (July)	Health Care Law	
Admonitions in the criminal trial court: Waiver of Counsel, Jury Demand, and Noncitizen Guilty Pleas	36:1 (July)	All the latest developments in health care law	24:1 (Sept.)
Amendment to FMLA of 1993 covers care for injured or ill service members and for "qualifying exigency"	36:5 (Mar.)	All the latest developments in health care law	24:2 (Dec.)
Applications for the Tradition of Excellence Award sought—Deadline March 21, 2008	36:5 (Mar.)	All the latest developments in health care law	24:3 (Mar.)
Approaching the total client in general practice	36:1 (July)	All the latest developments in health care law	24:4 (June)
Chair's Column: Going out, outgoing, & not going away	36:1 (July)	Convenient care clinics in Illinois: The legal landscape	24:2 (Dec.)
Chair's Column: Plea to local bar associations: ISBA General Practice, Solo & Small Firm Section wants to work with your Association	36:3 (Dec.)	The Federal False Claims Act: A look at qui tam actions aimed at the pharmaceutical manufacturing industry	24:1 (Sept.)
Chair's Column: Solo and Small Firm Conference—Like no other conference in Illinois	36:2 (Nov.)	Health-care associated infections in hospitals	24:4 (June)
Chair's Column: There are but a few short months to complete CLE credits	36:6 (Apr.)	Tax exemption and charity care update	24:3 (Mar.)
Chair's Column: "Two lawyers walk into a bar..."	36:7 (May)	Human Rights	
Chair's Column: Veterans need our help	36:5 (Mar.)	Book review	34:5 (Apr.)
Client communication should start at the beginning	36:7 (May)	Civil unions in Illinois—House Bill 1826 and Senate Bill 2436	34:5 (Apr.)
Editor's Column: Illinois Supreme Court allows retired lawyer to do pro bono work during retirement without requiring annual registration fee	36:7 (May)	Criminal justice reform	34:4 (Jan.)
Editor's Column: In praise of our staffs and contingency planning	36:2 (Nov.)	Despite it all, U.S. civil liberties strong	34:3 (Dec.)
Editor's Column: Lessons from the ABA Tech Show: Windows VISTA—Looks good but no compelling reason to upgrade	36:1 (July)	Ethics issues	34:3 (Dec.)
Editor's Column: Observations at ABA Tech Show—2008	36:6 (Apr.)	<i>Freedom for the thought we hate: A Biography of the First Amendment</i> by Anthony Lewis	34:6 (June)
Editor's Column: Our service members need our help	36:5 (Mar.)	From the Chair	34:1 (Sept.)
Editor's Column: Solo and Small Firm Conference—A big hit I hung my shingle: What I've learned in two years of solo practice	36:3 (Dec.)	From the Chair	34:2 (Nov.)
The Illinois Open Meetings Act: Client communications to counsel while the door is closed	36:7 (May)	From the Chair	34:3 (Dec.)
The Illinois Supreme Court sheds light on the "gray areas of the Relation-Back Doctrine in <i>Porter v. Decatur Memorial Hospital</i>	36:6 (Apr.)	From the Chair	34:4 (Jan.)
Legislative update: Ten new Public Acts that affect general practice	36:2 (Nov.)	From the Chair	34:5 (Apr.)
Matt Maloney—A passion for the law	36:4 (Jan.)	From the Chair	34:6 (June)
Newly codified standards for community association managers—Analysis and potential pitfalls	36:6 (Apr.)	Guantanamo in the Supreme Court... again	34:5 (Apr.)
Practice advisory: Appellate practice changes	36:6 (Apr.)	Illinois joins the ranks of the anti-SLAPP states	34:6 (June)
Practice Trap: Life insurance provisions that secure child support obligation in marital settlement agreements can cause drafting and enforcement problems	36:5 (Mar.)	John Yoo and the problem of Constitutional evil	34:6 (June)
Prevailing parties in contract litigation: "Who are they?"	36:3 (Dec.)	A Law Day Program on the crisis in Darfur	34:5 (Apr.)
Recent amendments to the Illinois Supreme Court Rules	36:2 (Nov.)	Local immigration ordinances are likely unconstitutional	34:1 (Sept.)
Say it isn't so—Say it's not maintenance!	36:3 (Dec.)	MCLE credit and newsletter authors	34:1 (Sept.)
Special issue in memorial of Matthew A. Maloney	36:4 (Jan.)	Pre-conviction DNA gathering	34:6 (June)
Upcoming CLE programs	36:5 (Mar.)	R. Eugene Pincham—2007 Gertz Award honoree	34:2 (Nov.)
We're all on the same side	36:3 (Dec.)	R. Eugene Pincham receives Section's Elmer Gertz Award	34:4 (Jan.)
Government Lawyers			
2007 Legislative Summary	9:2 (Dec.)	Rhetoric aside, most First Amendment claimants lose	34:1 (Sept.)
Attorney General issues opinions	9:2 (Dec.)	Student law speech heating up	34:3 (Nov.)
Attorney General issues opinions	9:3 (Mar.)	Thank Yoo and Judge (Mostly Getting a Free Pass) Bybee	34:6 (June)
Clearing the air on the State's new smoking ban	9:3 (Mar.)	A true rightward turn? The current U.S. Supreme Court term and the 2008 elections	34:4 (Jan.)
Closed sessions "wholly dedicated" to discussion of leasing property allowed under the Open Meetings Act	9:2 (Dec.)	Insurance Law	
In-sites	9:2 (Dec.)	Case law highlight: Illinois Appellate Court applies "professional services" exclusion in general liability policy to claim of negligent hiring and supervision of a professional	52:2 (Dec.)
In-sites	9:3 (Mar.)	Case names and holdings	52:1 (Sept.)
<i>Reppert v. Southern Illinois University</i> —employment contracts and the Freedom of Information Act	9:2 (Dec.)	Case names and holdings	52:2 (Dec.)
The Personal Information Protection Act and its implications for integrated justice information systems	9:1 (Sept.)	Case names and holdings	52:3 (Mar.)
Someone You Should Know – Meet Jerry Larkin, Administrator of the ARDC	9:1 (Sept.)	Case names and holdings	52:4 (June)
		Case summaries	52:1 (Sept.)
		Case summaries	52:2 (Dec.)
		Case summaries	52:3 (Mar.)
		Case summaries	52:4 (June)
		Connecticut Attorney General files antitrust lawsuit against Guy Carpenter	52:3 (Mar.)
		From the Chair	52:3 (Mar.)
		From the editor	52:1 (Sept.)
		From the editor	52:2 (Dec.)
		Legislative and regulatory update	52:4 (June)
		Selected insurance legislation in the 95th General Assembly	52:4 (June)
		<i>State Automobile Mutual Insurance Company v. Habitat Construction Company</i>	52:4 (June)
		Intellectual Property	
		Brand Extension—Popular and perilous: American Red Cross expansion invokes Laches	47:1 (Sept.)

Legal Technology

Can you see me now? Today's Web conferencing	15:2 (Nov.)
Courtroom Information Project prepares courtrooms for the future	15:2 (Nov.)
Cybersquatting? What is It? How cybersquatting is affecting us today and how it will affect us in the future	15:3 (Feb.)
Easier cell phone data transfer?	15:4 (Apr.)
Favorites	15:1 (Sept.)
From the Chair	15:1 (Sept.)
From the Chair	15:2 (Nov.)
From the Chair	15:3 (Feb.)
From the Chair	15:4 (Apr.)
Got questions on new technology? ISBA's committee has the answers!	15:2 (Nov.)
How to run an ad campaign for your Web site	15:3 (Feb.)
Inbox overflowing? Tips for taming the beast	15:4 (Apr.)
Managing e-discovery: What is required and how to save money	15:4 (Apr.)
Remote access technology for your law practice	15:2 (Nov.)
Word and WordPerfect (cue Star Wars theme music)	15:1 (Sept.)

Local Government Law

Appellate Court reaffirms tort immunity for liability stemming from building code enforcement and inspections	44:5 (Dec.)
Appellate Court upholds village's contractual right to indemnification for its own alleged negligence	44:9 (Apr.)
Cable TV—What should your municipality be doing?	44:8 (Mar.)
Conflicts of interest of attorneys representing units of government—A short quiz	44:6 (Jan.)
Content-based regulations run afoul of the First Amendment— <i>Poob-Bab Enterprises, Inc. v. County of Cook</i>	44:7 (Feb.)
Disability pensions—What constitutes an act of duty?	44:11 (June)
Elections—When does an arrearage make a person ineligible for an elective municipal office?	44:10 (May)
Eminent domain update	44:5 (Dec.)
Enforceability of contractual severance provisions in the public sector	44:7 (Feb.)
Following up...	44:1 (July)
High-speed pursuits after <i>Scott v. Harris</i>	44:2 (Aug.)
Illinois General Assembly makes it clear: Units of local government can't ask about price	44:1 (July)
Indemnification agreements enforceable for municipality's own negligence	44:10 (May)
Local immigration ordinances are likely unconstitutional	44:4 (Nov.)
The Local Records Act and Destruction of Public Records	44:8 (Mar.)
<i>Murray v. Chicago Youth Center</i> : Restricting the immunity of the Local Government and Governmental Employees Tort Immunity Act	44:2 (Aug.)
New rules for vacancies in municipal offices	44:6 (Jan.)
Paramedic (EMS) immunity and legislative update	44:4 (Nov.)
Prosecution of municipal ordinances violations and a preview of the proposed Supreme Court Rules addressing them	44:9 (Apr.)
Recent decisions of interest	44:3 (Sept.)
<i>Reppert v. SIU</i> : 4th District decision—A commentary	44:10 (May)
A state requirement that voters present photo identification in order to vote does not violate the Fourteenth Amendment	44:11 (June)
Township authority to fix problem properties	44:5 (Dec.)
<i>Wade</i> : The Supreme Court's final word on Section 3-115 of the Pension Code	44:11 (June)
What became of <i>Rice</i> ?	44:4 (Nov.)
Who is in charge of determining disability for police officers—Pension boards or witnesses?	44:3 (Sept.)

Mineral Law

From the editor	34:1 (Oct.)
From the editor	34:2 (Dec.)
From the editor	34:3 (Mar.)
From the editor	34:4 (June)
Illinois drilling permits—The upward trend advances	34:3 (Mar.)
Illinois drilling permits—The upward trend advances	34:4 (June)
Illinois drilling permits—The upward trend continues	34:1 (Oct.)
Illinois drilling permits—The upward trend continues	34:2 (Dec.)
Landmen and the unauthorized practice of law: The West Virginia perspective and some thoughts as to the subject in Illinois	34:3 (Mar.)

Legislative report	34:1 (Oct.)
Oil and gas law for the non-oil and gas lawyer	34:2 (Dec.)
The surface transportation rides to the rescue	34:4 (June)

Minority and Women Participation

Changing the face of the ISBA	18:2 (Dec.)
Continuing the Hallmark of Diversity Awareness at the 4th Annual Peoria County Bar Association's Diversity Luncheon	18:1 (Oct.)
The challenges of being the only _____ in a law firm (or other legal setting)	18:2 (Dec.)
Diverse experiences: Covering my hair, not my mind: A Muslim woman's perspective	18:3 (Mar.)
A diversity pipeline success story—A new partnership develops from ISBA's Diversity Roundtable	18:2 (Dec.)
ISBA Task Force on Diversity	18:2 (Dec.)
Last chance to complete diversity survey	18:3 (Mar.)
Letter from the Chair	18:1 (Oct.)
Letter from the Chair	18:2 (Dec.)
Letter from the Chair: A call to action	18:3 (Mar.)
Preamble to the Constitution of the Republic of South Africa	18:1 (Oct.)
Reception invitation	18:3 (Mar.)
South Africa: Transformed by truth and democracy	18:1 (Oct.)
Who me? A law professor?—Southern Illinois University School of Law sponsors workshop for lawyers interested in law teaching	18:3 (Mar.)
WOMEN EVERYWHERE: PARTNERS IN SERVICE PROJECT—Impacting Young Lives	18:2 (Dec.)

Real Estate Law

2007 Amendments to ILCS 770 60/23 – The Public Lien Act – Public Act 095-0274	53:8 (Feb.)
Answers to the June issue Practical Problems	53:5 (Nov.)
Case law update	53:1 (July)
Does size matter? Homestead and Tenancy by the entirety	53:2 (Aug.)
E-alert—Rental equipment liens	53:6 (Dec.)
Editor's note	53:1 (July)
Editor's note	53:2 (Aug.)
Editor's note	53:3 (Sept.)
Editor's note	53:4 (Oct.)
Editor's note	53:5 (Nov.)
Editor's note	53:6 (Dec.)
Editor's note	53:7 (Jan.)
Editor's note	53:8 (Feb.)
Editor's note	53:9 (Mar.)
Editor's note	53:10 (Apr.)
Editor's note	53:11 (May)
Editor's note	53:12 (June)
General overview of hotel acquisitions in Illinois	53:7 (Jan.)
Guidelines for buyer's review of new construction contracts	53:12 (June)
Illinois practitioners beware: Florida Documentary Stamp Tax and Intangible Tax	53:4 (Oct.)
IMFL: Attempted private sales after foreclosure sales	53:5 (Nov.)
Is your client's money safe? What constitutes secure funds for your clients in a 1031 exchange?	53:7 (Jan.)
ISBA Opinion 94-1: The essential role of the lawyer in real estate transactions	53:5 (Nov.)
Legislation of interest to real estate practitioners: 2007 Session of the 95th General Assembly	53:6 (Dec.)
Legislative report	53:7 (Jan.)
Letter to the editor	53:12 (June)
Liability for construction claims	53:3 (Sept.)
Life Estate Transaction legal considerations	53:8 (Feb.)
Mortgage foreclosure redemptions under IMFL	53:6 (Dec.)
New changes to IRC rules on vacation-second homes and 1031 Exchanges	53:10 (Apr.)
No more appraisals ordered by mortgage brokers after 12/31/08	53:10 (Apr.)
On the Waterfront: An Illinois Water Law Trilogy	53:11 (May)
Overview of attorney review cases	53:4 (Oct.)
A problem, a solution and a new malpractice standard?	53:12 (June)
The Real Estate Law Section Council	53:4 (Oct.)
Related-party exchange approved	53:2 (Aug.)
Residential contractors (and subcontractors) BEWARE! The Home Remodeling and Repair Act prevents	

mechanic's liens on a residence when there is an oral contract for work that exceeds \$1,000	53:9 (Mar.)	Editor's note	43:2 (Jan.)
The Series LLC	53:1 (July)	Editor's note	43:3 (Mar.)
Severing a tripartite joint tenancy	53:3 (Sept.)	Editor's note	43:4 (Apr.)
Short sales: A primer	53:9 (Mar.)	Editor's note	43:5 (May)
Should a utility company be responsible for property taxes on a utility easement?	53:8 (Feb.)	General principles of trial witness disclosure under Supreme Court Rule 213	43:2 (Jan.)
Supreme Court settles dispute between appellate districts	53:8 (Feb.)	Impropriety of the "otherwise careless and negligent" allegation	43:3 (Mar.)
Trouble, with a capital "T"	53:1 (Aug.)	Liability for common bile duct injuries—Measure twice, cut once	43:4 (Apr.)
Vacation homes and Section 1031	53:1 (July)	Now you see it—Now you don't: The Supreme Court reverses course on its interpretation of willful and wanton conduct	43:3 (Mar.)
Vacation homes and Section 1031	53:10 (Apr.)	Preparing your client for deposition	43:5 (May)
When a foreclosure sale preempts mortgagor's right to sell	53:3 (Sept.)	Production of financial records by a Supreme Court Rule 213(f)(3) Expert Witnesses	43:1 (July)
Who's liable?	53:9 (Mar.)	Supreme Court provides clarification on Supreme Court Rule 216 and its relationship with Supreme Court Rule 183	43:2 (Jan.)
Senior Lawyers		Ten tips for pursuing an automotive product liability case	43:4 (Apr.)
Converting a life insurance policy into cash while the insured is alive: Viatical and life settlements	1:1 (Mar.)	The Written Notice Requirement of the Health Care Services Lien Act	43:5 (May)
Real estate tax exemptions for senior citizens	1:1 (Mar.)	Traffic Laws and Courts	
Retirement planning for lawyers: The savings gap	1:1 (Mar.)	Did <i>People v. McKown</i> "Frye" the HGN test?	17:2 (Dec.)
Senior Lawyers and CLE Programs	1:1 (Mar.)	New Interlock Law important provisions	17:2 (Dec.)
View from the Chair	1:1 (Mar.)	New legislation	17:3 (Feb.)
State and Local Taxation		Recent cases and cases of interest	17:1 (Aug.)
The 7 percent tax cap & other relief measures of Public Act 644	51:5 (Nov.)	Recent traffic cases	17:2 (Dec.)
95th General Assembly: Governor Actions	51:4 (Oct.)	Recent traffic cases	17:3 (Feb.)
Appellate court rules on utility corridors and burdens of proof, persuasion and production in PTAB appeals	51:10 (Apr.)	Recent traffic cases	17:4 (June)
Case summary	51:8 (Feb.)	Supreme Court Rule 137 sanctions—Affirmed (DUI case)	17:3 (Feb.)
Chair's column	51:12 (June)	Trusts and Estates	
Chicago adds new taxes for 2008	51:7 (Jan.)	An ancillary lesson	54:4 (Feb.)
Court strips Chicago of its exotic dancing tax as violating the First Amendment	51:9 (Mar.)	The delayed QTIP: The Illinois Wait-n-See	54:3 (Dec.)
'Equitable redemption' from tax sale affirmed where no tax deed had yet issued	51:8 (Feb.)	Estate tax update: Estate tax reform proposals	54:2 (Oct.)
Illinois Appellate Court affirms Department of Revenue's treatment of electricity for Investment Tax Credit purposes and limits Uniformity Clause application for credits	51:8 (Feb.)	Five new laws passed in Springfield: Trusts and Estates Section Council legislative update	54:2 (Oct.)
Intangible holding companies under increased fire by state taxing agencies	51:6 (Dec.)	Keeping score: New reporting requirements for capital gains	54:4 (Feb.)
January 2008 IDOR Practitioners Meetings	51:10 (Apr.)	A lesson in discretion: Leona Helmsley's last will and testament	54:2 (Oct.)
Let's review the basics of local taxation	51:11 (May)	Major "Kiddie Tax" changes	54:1 (Sept.)
Letter from the Chair: Welcome to the 2007-08 State and Local Tax Section	51:1 (July)	MCLE credit and newsletter authors	54:1 (Sept.)
A note from the Co-Editor	51:1 (July)	Minutes	54:3 (Dec.)
A note from the Co-Editor	51:2 (Aug.)	Proposed regulations limiting estate tax deductions for uncertain claims against decedents and other administration expenses under §2053	54:1 (Sept.)
A note from the Co-Editor	51:3 (Sept.)	Push comes to shove	54:5 (Apr.)
A note from the Co-Editor	51:4 (Oct.)	Regulating the acronyms: GRAT, GRUT, QPRT, CRAT and CRUT	54:2 (Oct.)
A note from the Co-Editor	51:5 (Nov.)	Return Preparer Accuracy Standards under 6694 now applicable to estate and gift tax returns	54:4 (Feb.)
A note from the Co-Editor	51:6 (Dec.)	Rollover—We mean it!	54:5 (Apr.)
A note from the Co-Editor	51:9 (Mar.)	Tax tips for estate planners	54:5 (Apr.)
A note from the Co-Editor	51:10 (Apr.)	Time-out for <i>Talty</i>	54:4 (Feb.)
A note from the Co-Editor	51:11 (May)	Trusts and Estates Section Council legislative update	54:5 (Apr.)
A new franchise tax amnesty and some major changes to the Illinois income tax signed into law	51:3 (Sept.)	What a difference a day makes: <i>Estate of Frazier Jelke III</i>	54:3 (Dec.)
A note from the Co-Editors	51:7 (Jan.)	Women and the Law	
A note from the co-editors	51:8 (Feb.)	2007 World Economic Forum's Gender Gap Index	13:2 (Jan.)
Recent case update from the June 2007 State and Local Tax Council Meeting	51:2 (Aug.)	Acupuncture: What, When, Why and How?	13:3 (Mar.)
Recent decisions in real estate tax cases	51:1 (July)	Annual outreach and networking event	13:4 (June)
Recent procedural developments in real property taxation	51:12 (June)	Answering the call of our changing society: The "Illinois Religious Freedom Protection and Civil Unions Act" (House Bill 1826)	13:1 (Nov.)
A review of the 26th Annual State and Local Taxation Conference of the National Conference of State Tax Judges	51:6 (Dec.)	Best practices for private attorneys defending female juveniles, or, The top 10 tips for juvie attorneys	13:2 (Jan.)
The role of attorney-accountants in administrative state and local tax proceedings	51:3 (Sept.)	A best practices guide for attorneys representing victims of domestic violence	13:3 (Mar.)
The taxman cometh	51:2 (Aug.)	Changing the climate: Why gender equality matters	13:2 (Jan.)
United States Supreme Court vacates and remands <i>MeadWestvaco</i> and provides further clarification concerning determination of unitary assets	51:11 (May)	Child sex exploitation study probes extent of victimization in Illinois	13:4 (June)
Tort Law		Collaborative divorce	13:2 (Jan.)
Cross-examination of a medical expert witness regarding the expert's personal opinion or personal practice	43:1 (July)	Committee Member Spotlight on our very own 2007 Young Lawyer of the Year, Heather M. Fritsch	13:1 (Nov.)
Editor's note	43:1 (July)	Disparity between women and men's compensation and leadership responsibilities still significant, NAWL survey concludes	13:4 (June)

AUTHOR DIRECTORY

References are to Volume: Issue Number and (Month)

- AFANEH, TAHANI: New employment-based immigration regulations cause controversy (IIL) 45:8 (May)
- AHERN, JAMES J. with MORAN, THOMAS M.:
Recent cases and cases of interest (TLAC) 17:1 (Aug.)
Recent traffic cases (TLAC) 17:2 (Dec.)
Recent traffic cases (TLAC) 17:3 (Feb.)
Recent traffic cases (TLAC) 17:4 (June)
- AKERS, STEVE R.: Proposed regulations limiting estate tax deductions for uncertain claims against decedents and other administration expenses under §2053 (TE) 54:1 (Sept.)
- AMARI, LEONARD F. with MARUSIC, VESNA: Real estate tax exemptions for senior citizens (SL) 1:1 (Mar.)
- ANDERSON, ELIZABETH W.: Overview of reverse mortgages (TEL) 13:3 (Feb.)
- ANDERSON, HOWARD W., III: Doing well by doing good (or, just in case you needed more reasons to do pro bono) (YLD) 52:2 (Oct.)
Six rules of Illinois Civil Practice that you should know to impress your supervising partner (YLD) 52:3 (Dec.)
- ANDERSON, KIMBALL R.: Who should speak on civility in civil litigation? (CPAP) 53:11 (June)
- ANTONACCI, BRAD A.: Personal comfort doctrine (WCL) 45:3 (Mar.)
- ARBOGAST, MATT: Use the Web, but don't let it use you (YLD) 52:1 (Aug.)
Use the Web, but don't let it use you (WATL) 13:3 (Mar.)
- ARENDS, THOMAS F.: Individual income tax update (FT) 54:5 (May)
- ARÉVALO, CARLOS S.: *Wade*: The Supreme Court's final word on Section 3-115 of the Pension Code (LGL) 44:11 (June)
- ARMIROS, KONSTANTINOS: Impact of bankruptcy on a real estate lease (CBAB) 52:3 (Nov.)
- ARQUILLA, GINA M.: Report on ABA House of Delegates Annual Meeting From the Chair (YLD) 52:2 (Oct.)
(YLD) 52:6 (June)
- ASHLEY, JESSICA: Child sex exploitation study probes extent of victimization in Illinois (WATL) 13:4 (June)
- AUSTILL, MARK A.: Court confusion regarding challenges to municipal land use decisions (AL) 37:7 (Jan.)
- AUSTIN, DAVID: Death penalty article Section members promote careers in international law (IIL) 45:5 (Jan.)
- BAKER, STEVEN: Legislation—Passed bills (CJ) 51:4 (May)
Legislation—Passed bills (CL) 20:3 (May)
Legislation—Passed bills (CJ) 51:5 (June)
Legislation—Passed bills (CL) 20:4 (June)
New legislation (TLAC) 17:3 (Feb.)
- BALES, RICHARD F.: Does size matter? Homestead and Tenancy by the entirety (AGL) 17:4 (Nov.)
Does size matter? Homestead and Tenancy by the entirety (CBAB) 52:5 (Mar.)
Does size matter? Homestead and Tenancy by the entirety (REL) 53:2 (Aug.)
On the Waterfront: An Illinois Water Law Trilogy (REL) 53:11 (May)
- BALOGH, STEPHEN E.: The Illinois Personnel Records Review Act: Do I really have to give him the secret memo? (LAEL) 45:4 (June)
- BARICKMAN, JASON: The Series LLC (REL) 53:1 (July)
- BARON, STEVEN L. with LaVINE, LINDSAY: Musicians' message to politicians: "Hold On" (IP) 47:4 (May)
"Pull My Finger Fred" gets his day in court (IP) 47:1 (Sept.)
- BAS, JAMIE L.: Don't get pushed around (YLD) 52:1 (Aug.)
- BASANTA, W. EUGENE with JOHNSON, LAURA K. and ROSZAK, ANDREW: All the latest developments in health care law (HCL) 24:4 (June)
All the latest developments in health care law (HCL) 24:3 (Mar.)
- BASANTA, W. EUGENE with ROSZAK, ANDREW: All the latest developments in health care law (HCL) 24:2 (Dec.)
- BASANTA, W. EUGENE with ROSZAK, ANDREW and SINHA, MICHAEL: All the latest developments in health care law (HCL) 24:1 (Sept.)
- BASI, BART A.: The need and methods of a valuation (BAFP) 22:1 (Dec.)
- BASI, ROMAN A.: Collecting the rent: Renting real estate to your business (FT) 54:4 (Mar.)
- BATISTA, THOMAS M.: Chair's column (SALT) 51:12 (June)
- BENEZE, LEE: "Shell bills" and the legislative process (EL) 13:4 (May)
- BEREK, DAVID: Return Preparer Accuracy Standards under 6694 now applicable to estate and gift tax returns (TE) 54:4 (Feb.)
- BERNARDI, DONALD D. with VAZQUEZ, GREGORY PAUL; ROSENBAUM, RANDALL; BLAKE, SANDRA M.; ANDERSON, ROBERT J.; MAX, BRENDAN; MORRIS, PAUL and STERN, JAMES: Case summaries (CJ) 51:2 (Nov.)
- BERNARDI, DONALD D. with VAZQUEZ, GREGORY PAUL; WASILEWSKI, JOHN; FRANKS, DAVID B.; BOGDAN, ATTILA; KARLIN, JEREMY; MORRIS, PAUL BEN; and GREENBERG, STEVE: Case summaries (CJ) 51:3 (Jan.)
- BERSANI, MICHAEL: Appellate Court reaffirms tort immunity for liability stemming from building code enforcement and inspections (LGL) 44:5 (Dec.)
Appellate Court upholds village's contractual right to indemnification for its own alleged negligence (LGL) 44:9 (Apr.)
- BERTOGLIO, JENNIFER: Managing e-discovery: What is required and how to save money (COLT) 15:4 (Apr.)
- BETTS, GINO JR.: South Africa: Transformed by truth and democracy (MP) 18:1 (Oct.)
- BIRNBAUM, JACALYN: Your client wants to vacation outside the U.S. with the kids but the other parent fears abduction... If the destination country is a Hague signatory, here's a possible solution (FL) 51:3 (Sept.)
Your client wants to vacation outside the U.S. with the kids but the other parent fears abduction... If the destination country is a Hague signatory, here's a possible solution (IIL) 45:3 (Nov.)
- BIRNBAUM, PETER J. with BOCHENEK, STEPHEN J.: ISBA Opinion 94-1: The essential role of the lawyer in real estate transactions (REL) 53:5 (Nov.)
- BISCHOFF, KATHRYN: Interviewing children, Part II (CL) 20:1 (Sept.)
- BLEAKNEY, BRAD: Exclusive remedy update (WCL) 45:1 (Sept.)
- BLUME, CHRIS: Financial reporting 201: A review of key principles of environmental financial reporting (ENVL) 38:1 (July)
- BORAH, WILLIAM J.: For whom the *Bell Atlantic* tolls, it tolls for you (FCP) 6:2 (Dec.)
- BOTHA, KEVIN S.: The Commission giveth and the Appellate Court taketh away (WCL) 45:4 (June)
- BRASELTON, DEBRA J.: Collaborative divorce (WATL) 13:2 (Jan.)
- BRAZAS, SUSAN M.: The role of the GAL in family law cases (CL) 20:3 (May)
The role of the GAL in family law cases (GPS) 36:7 (May)
What's in a name: The Illinois Supreme Court identifies the limits on amending a complaint for review of an administrative decision when a necessary party has not been added (CPAP) 53:6 (Jan.)
- BRECHIN, JOHN H.: Conflicts of interest of attorneys representing units of government—A short quiz (LGL) 44:6 (Jan.)
Content-based regulations run afoul of the First Amendment—*Poob-Bab Enterprises, Inc. v. County of Cook* (LGL) 44:7 (Feb.)
Disability pensions—What constitutes an act of duty? (LGL) 44:11 (June)
- Elections—When does an arrearage make a person ineligible for an elective municipal office? (LGL) 44:10 (May)
- Eminent domain update (LGL) 44:5 (Dec.)
- Enforceability of contractual severance provisions in the public sector (LGL) 44:7 (Feb.)

Following up...	(LGL) 44:1 (July)	Editor's note	(ADR) 14:2 (Jan.)
Recent decisions of interest	(LGL) 44:3 (Sept.)	CHIPMAN, JAMES W.: 2007 legislative summary	(CGL) 9:2 (Dec.)
A state requirement that voters present photo identification in order to vote does not violate the Fourteenth Amendment	(LGL) 44:11 (June)	Clearing the air on the State's new smoking ban	(CGL) 9:3 (Mar.)
BREEN-GRECO, ANN: 7th Circuit finds that "Stay-put" does not encompass Individuals with Disabilities Education Act (IDEA) services provided outside of the Student's Individual Education Plan (IEP)	(AL) 37:4 (Oct.)	Closed sessions "wholly dedicated" to discussion of leasing property allowed under the Open Meetings Act	(CGL) 9:2 (Dec.)
Ex-parte communication—Guidelines for the Administrative Law Judiciary	(AL) 37:1 (July)	CHORVAT, TIMOTHY J. with RUFF, SARA S.: Caution: <i>Res judicata</i> may bar the refile of a voluntarily dismissed claim	(CPAP) 53:11 (June)
BREJCHA, WILLIAM D.: Carmack damages do not allow for any shipper windfall	(EUTTL) 43:4 (June)	CIRIGNANI, WILLIAM A.: Liability for common bile duct injuries—Measure twice, cut once	(TT) 43:4 (Apr.)
Fact questions as to "good order" of cargo at origin and the shipper's duty of mitigation bar summary judgment in cargo claim litigation	(EUTTL) 43:3 (Mar.)	CLARK, DAVID: Got questions on new technology? ISBA's committee has the answers!	(COLT) 15:2 (Nov.)
Illinois Supreme Court affirms finding of truck owner-operator employee status	(EUTTL) 43:2 (Dec.)	CLEAVER, WILLIAM L.: Case comment: <i>In Re Grandparent Visitation of China Pfalzgraf, a Minor</i>	(GPS) 13:4 (May)
No railroad liability when auto's driver hits a stopped train on dark, foggy night	(EUTTL) 43:4 (June)	COHEN, MATTHEW: IDEA 2004 embraces broader mandate for evaluation, eligibility and FAPE	(CL) 20:1 (Sept.)
Virginia District Court sustains personal injury action against property broker	(EUTTL) 43:2 (Dec.)	Obtaining accommodations for college students with disabilities	(CL) 20:1 (Sept.)
BREYER, AMY A.: Vote for humane farming and nobody gets (as) hurt	(AGL) 17:8 (May)	COLADARCI, JOHN: Word and WordPerfect (cue Star Wars theme music)	(COLT) 15:1 (Sept.)
BROTHERS, JULIE: You can't handle the truth! DOs and DONTs for getting through court appearances	(YLD) 52:4 (Feb.)	COLKY, SCOTT C.: Chair's column	(FL) 51:1 (July)
BROWN, REX L.: Potential speed bumps on Probate Avenue	(EL) 13:2 (Dec.)	CONLON, JOHN L.: Editor's introduction	(AUCL) 46:1 (Oct.)
BRUNO, THOMAS: <i>Crawford v. Washington</i> —Confrontation clause	(BB) 38:1 (Aug.)	Editor's introduction	(AUCL) 46:2 (Dec.)
Pre-conviction DNA gathering	(BB) 38:7 (June)	Editor's introduction	(AUCL) 46:3 (Mar.)
Pre-conviction DNA gathering	(HR) 34:6 (June)	CONNELLY, MARY ANN: A note from the Co-Editor	(SALT) 51:1 (July)
BULLION, MARYANN: DUI becomes an international matter	(IIL) 45:1 (Aug.)	A note from the Co-Editor	(SALT) 51:2 (Aug.)
The Local Records Act and destruction of public records	(AL) 37:10 (Apr.)	A note from the Co-Editor	(SALT) 51:3 (Sept.)
The Local Records Act and Destruction of Public Records	(LGL) 44:8 (Mar.)	A note from the Co-Editor	(SALT) 51:4 (Oct.)
What became of <i>Rice</i> ?	(AL) 37:7 (Jan.)	A note from the Co-Editor	(SALT) 51:5 (Nov.)
What became of <i>Rice</i> ?	(LGL) 44:4 (Nov.)	A note from the Co-Editor	(SALT) 51:6 (Dec.)
BUSER, STEPHEN C.: Fifth District grants new trial on damages when jury's verdict is inconsistent with the evidence	(CPAP) 53:5 (Dec.)	A note from the Co-Editor	(SALT) 51:8 (Feb.)
Update on new, revised, and withdrawn Illinois Civil Jury Instructions	(CPAP) 53:11 (June)	A note from the Co-Editor	(SALT) 51:9 (Mar.)
BUSH, TRENT L.: Inbox overflowing? Tips for taming the beast	(COLT) 15:4 (Apr.)	CONNELLY, MARY ANN with KAMINSKI, STANLEY R.: A note from the Co-Editors	(SALT) 51:10 (Apr.)
BUYS, CINDY G.: Putting employers between a rock and a hard place with respect to verifying employment eligibility	(IIL) 45:4 (Dec.)	Thoughts from an inside counsel (and former outside counsel)	(SALT) 51:11 (May)
BUYS, CINDY with WOJCIK, MARK E.: If the U.S. detains foreign visitors arriving at the airport, is consular notice required?	(IIL) 45:8 (May)	CORRIGAN, MARY: Practice transition Resolutions for 2008	(SALT) 51:7 (Jan.)
CALHOUN, MILLIE: The antitrust counselor: The Supreme Court reversed <i>Dr. Miles</i> : Now what?	(AUCL) 46:1 (Oct.)	CORTINA, MICHAEL G.: The importance of being thorough	(CLD) 45:2 (Aug.)
CAMPAGNA, JULI: Laid-off U.S. workers unable to claim statutory benefits while Department of Labor treats similarly situated plaintiffs differently	(IIL) 45:2 (Sept.)	COSIMINI, MARK: Attorney signature on appeal bond not sufficient	(LOME) 29:1 (Aug.)
A minor child may establish his own best interests for purposes of the Hague Convention on International Child Abduction	(IIL) 45:2 (Sept.)	COSTA, PENNY with APPLGATE, RENEE: California Supreme Court rules to allow same-sex marriage: Decision could lead to Constitutional issues	(LOME) 29:2 (Apr.)
CARRION, NIKKI: A best practices guide for attorneys representing victims of domestic violence	(WATL) 13:3 (Mar.)	COVERT, WES: Examination of the recent class action lawsuits filed against large companies alleging improper fee structures concerning the management of plan participants' 401(k) plans	(CBAB) 52:3 (Nov.)
CASON, LANINYA A.: Grandparents' visitation rights are still in limbo in Illinois	(EL) 13:1 (Oct.)	Federal caselaw update	(WCL) 45:2 (Dec.)
Grandparents' visitation rights are still in limbo in Illinois	(FL) 51:3 (Sept.)	CRAVEN, MICHAEL C.: Corporations can pay child support too	(CLD) 45:12 (June)
Grandparents' visitation rights are still in limbo in Illinois	(WATL) 13:1 (Nov.)	CRAWFORD, SANDRA: Lawyers as peacemakers—An opportunity to learn and explore	(CLD) 45:12 (June)
CAVENAGH, THOMAS: Current developments in mediation	(ADR) 14:2 (Jan.)	Spotlight on women in ISBA leadership: A conversation with ISBA Board Member Michele Jochner	(WATL) 13:3 (Mar.)
Editor's note	(ADR) 14:1 (Oct.)	CREIGHTON, ANDREW: It is clear error for a school board to rely on an employee's expunged record as a basis for discharge from employment	(WATL) 13:1 (Nov.)
		Seventh Circuit Court of Appeals judge explains principles applied to review of administrative decisions	(AL) 37:12 (June)
		CRETTOL, ASHLEY: ADR happenings	(AL) 37:10 (Apr.)
		Case summaries	(ADR) 14:3 (Feb.)
		Case summaries	(ADR) 14:2 (Jan.)
		Happenings	(ADR) 14:4 (Apr.)
		Supreme Court to decide two cases involving Power of Arbitration Agreements	(ADR) 14:5 (May)
			(ADR) 14:3 (Feb.)

CRETOL, ASHLEY with KAMRATH, KURT: Case summaries	(ADR) 14:6 (June)	If you build your own corner office they will come! Is it midway already?	(WATL) 13:3 (Mar.) (WATL) 13:2 (Jan.)
CROWDER, BARBARA: Judicial perspective on discovery disputes	(BB) 38:2 (Nov.)	Last letter from the Chair: And a wonderful time was had by all in Carbondale, Illinois!	(WATL) 13:4 (June)
DAHLEN, KIMBERLY L.: The mailbox rule does not apply to refile of a voluntarily missed complaint	(CPAP) 53:5 (Dec.)	Senators introduce bill in Congress to combat violence against girls and women on a global level	(WATL) 13:2 (Jan.)
DALE, STANLEY J.: Improving HR Service Quality	(CLD) 45:6 (Dec.)	Welcome to a new year	(WATL) 13:1 (Nov.)
DAUPHIN, YOLAINE: Women Everywhere: Partners In Service Project—Impacting Young Lives	(LAEL) 45:3 (Feb.)	EISENHART, KATHRYN E.: Book review	(HR) 34:5 (Apr.) (BB) 38:6 (May)
DAVIS, CHAMP W., JR: Arbitration alternatives	(MP) 18:2 (Dec.)	Book review	
DAVIS, KIMBERLY A.: The First District examines standards for reviewing Section 2-615 motions in legal malpractice cases and clarifies the solvency rule	(ADR) 14:1 (Oct.)	<i>Freedom for the thought we hate: A Biography of the First Amendment</i> by Anthony Lewis	(HR) 34:6 (June)
DeBONI, FRANK N.: Forget steroids and gambling—MLB's next political quagmire may be a closer look at its antitrust exemption	(CPAP) 53:9 (Apr.)	ELLENBERGER, LYNN A.: • The Illinois Legislature overcorrected Section 12.56(f) of the Illinois Business Corporation Act's forced buy-out provision for close corporations	(BAFP) 22:2 (Feb.)
DeCARLO, ANITA with JOHNSON, KELLY: Are utilization review reports admissible into evidence? Petitioner vs. Respondent	(YLD) 52:3 (Dec.)	ELLIS, SETH L.: The Fourth Amendment and drug testing in the public employment sector: A review of <i>Krieg v. Seybold</i> , 481 F.3D 512 (7th Cir. 2007)	(AL) 37:6 (Dec.)
DeFLORIO, MATTHEW: Public-private supply chain initiatives: The relationship between C-TPAT, CSI and the WCO	(WCL) 45:3 (Mar.)	Twenty years since <i>Asahi</i> : Reviewing the still-uncertain "stream of commerce" theory	(CPAP) 53:10 (May)
DeFRANCO, LEONARD S.: Fed Tax Section Council takes to the Hill—As in Capitol Hill, Washington, D.C.	(IIL) 45:4 (Dec.)	ELSE, ANDREA TRIPPL: Depositions from a court reporter's perspective	(FL) 51:2 (Aug.)
DelGIORNO, ANTHONY J.: From the editor... Judicial Medicaid Planning—Convincing the judge is easier than convincing DHS	(FT) 54:4 (Mar.) (EL) 13:4 (May)	ELSE, THOMAS A.: Contempt of Court: Is bad faith enough?	(FL) 51:3 (Sept.)
de GRASSE, KATHLEEN with NAGEL, WILL: The Personal Information Protection Act and its implications for integrated justice information systems	(EL) 13:1 (Oct.)	EMMERTH, JOSEPH F., IV: More parents for more children: The modernization of adoption	(CL) 20:2 (Jan.)
DiDOMINICO, MICHAEL G.: An analysis of the court's authority to order the sale of property prior to entry of judgment	(EL) 13:1 (Oct.)	ERDE, MICHAEL H.: How to make a summary care plan	(EL) 13:1 (Oct.) (YLD) 52:3 (Dec.)
DIES, DARRELL E.: An ancillary lesson	(CGL) 9:1 (Sept.)	FADEL, TAREK A.: Not just wills for heroes	
DIMOND, KAREN: Letter from the Chair: Welcome to the 2007-08 State and Local Tax Section	(FL) 51:11 (June) (TE) 54:4 (Feb.)	FALKOFF, MARC: Guantanamo in the Supreme Court... again	(HR) 34:5 (Apr.)
DiVIESTI, TONY: Ten tips for pursuing an automotive product liability case	(SALT) 51:1 (July)	FALLON, PATRICIA M.: Magistrate Judge Susan E. Cox	(FCP) 6:1 (Sept.) (CLD) 45:7 (Jan.) (IIL) 45:7 (Mar.)
DIXTON, JENNIFER M.: Highlights from the U.S. Antitrust Agencies' Report on Intellectual Property: How agency policy statements can be helpful to practitioners	(TT) 43:4 (Apr.)	FATINO, JOHN F.: The ice person cometh	
DOMINGUEZ, LU-ANN with SCHIMMEL, MICHAEL S.: Illinois practitioners beware: Florida Documentary Stamp Tax and Intangible Tax	(AUCL) 46:2 (Dec.)	The ice person cometh	
DRAPER, CARL R.: ISBA Board of Governors approves proposed legislation concerning <i>Lockett</i> decision problems	(FL) 51:11 (June) (TE) 54:4 (Feb.)	FELD, JEFFREY B. with PIOTROWSKI, THERESA: 401(k) Retirement fees—Are these fees being fully and properly disclosed to employers?	(CLD) 45:7 (Jan.)
DRISCOLL, JOHN J.: <i>Tedrick v. Community Resource Center Inc.</i> & the theory of transferred negligence in medical negligence actions	(SALT) 51:1 (July)	FELLENBAUM, JOSHUA: Zimbabwe: New Act forces foreign companies to cede control	(IIL) 45:8 (May)
DRISCOLL, PATRICK T. with FALLON, PATRICIA M.: E-Mail and the Attorney-Client Privilege: <i>In re County of Erie</i> Affirmative defenses in federal court: What every practitioner should know	(TT) 43:4 (Apr.)	FELLIN, EDWARD J.: Major "Kiddie Tax" changes	(TE) 54:1 (Sept.) (FT) 54:3 (Dec.)
DRONE, MIKE: Estate and gift tax changes for 2008	(REL) 53:4 (Oct.)	FINK, ALLISON: Young lawyers and professional responsibility	(YLD) 52:3 (Dec.) (FCP) 6:1 (Sept.)
DUFFIELD, BRIGID A.: Prevention of the Holiday Emergency	(REL) 53:4 (Oct.)	FISH, DAVID: From the Chair	
Motion... is it possible? Maybe yes, maybe no. But, minimizing the possibility, absolutely!	(AL) 37:5 (Nov.)	FLOOD, RICHARD G. with SCHWEMLER, JENETTE M.: E-mail retention policies and the Local Records Act	(AL) 37:1 (July) (EL) 13:1 (Oct.)
DUFFIN, ROBERT with JACOBS, MYLES: Answers to the June issue Practical Problems	(AL) 37:5 (Nov.)	FOLTZ, JOHN: Note from the Chair	
DURKIN, ALBERT E.: Production of financial records by a Supreme Court Rule 213(f)(3) Expert Witnesses	(CPAP) 53:6 (Jan.)	FORTUNATO, JOSEPH R., JR.: Overview of attorney review cases	(REL) 53:4 (Oct.) (MP) 18:1 (Oct.) (MP) 18:2 (Dec.) (MP) 18:3 (Mar.)
DUTTON, MARCY with MILSK, PHIL: New education laws	(CGL) 9:1 (Sept.)	FOX, ANDY: Letter from the Chair	
New Education Laws (Part II)	(FCP) 6:4 (June)	Letter from the Chair	
EISEMAN, SHARON L.: Letter from the Chair:	(AGL) 17:5 (Dec.)	Letter from the Chair: A call to action	
	(EDL) 52:2 (Oct.) (EDL) 52:3 (Feb.)	FOX, KAREN D.: Tort Immunity Act is no protection against claim of retaliatory discharge for pursuing workers' compensation claim	(LAEL) 45:4 (June)
		FREDERICK, JEFFREY D.: Supreme Court provides clarification on Supreme Court Rule 216 and its relationship with Supreme Court Rule 183	(TT) 43:2 (Jan.)
		FREEHLING, PAUL E.: Converting a life insurance policy into cash while the insured is alive: Viatical and life settlements	(SL) 1:1 (Mar.) (AL) 37:11 (May)
		Editor's note	
		Illinois Appellate Court declines to broaden employee rights or to narrow the Employment-At-Will Doctrine	(LAEL) 45:3 (Feb.)
		Judge Sophia Hall speaks to ALJs on how to gain and keep respect	(AL) 37:6 (Dec.)
		Michele Jochner's guidelines for writing effective ALJ opinions	(AL) 37:8 (Feb.) (AL) 37:2 (Aug.)
		Recent case	
		FREY, BERTRAM C.: Part One: Federal Administrative	

Environmental Law—Rulemaking	(ENVL) 38:4 (Apr.)	immediately!!	(CLD) 45:9 (Mar.)
Part Two: Federal Administrative Environmental Law—Permitting and Administrative Enforcement	(ENVL) 38:5 (May)	Proposed FMLA revisions are a “mixed bag” and provide employers almost no guidance regarding new Family Military Leave	(CLD) 45:9 (Mar.)
FRIEDMAN, EUGENE F.: Ethics issues	(HR) 34:3 (Dec.)		
FRITSCH, HEATHER M.: Book review	(YLD) 52:1 (Aug.)	GODBOUNT, JIM: MUM is the word for allocating personal and enterprise goodwill	(FL) 51:5 (Nov.)
Book review	(YLD) 52:2 (Oct.)		
Book review	(YLD) 52:3 (Dec.)	GOLBERT, CHARLES P.: Guardianship and Electroconvulsive Therapy (ECT): Legislative update	(EL) 13:3 (Feb.)
Book review	(YLD) 52:5 (Apr.)		
Home is where the court is	(YLD) 52:6 (June)	GOLDBERG, ALLEN S.: Bad-faith requirement for fee shifting in the Consumer Fraud Act: <i>Krautsack v. Anderson</i>	(CPAP) 53:3 (Sept.)
What can I be with a J.D.?	(YLD) 52:1 (Aug.)		(SL) 1:1 (Mar.)
What can I be with a J.D.?	(YLD) 52:2 (Oct.)	GOLDEN, LOREN S.: View from the Chair	
What can I be with a J.D.?	(YLD) 52:3 (Dec.)	GOLDSTEIN, TOM: A true rightward turn? The current U.S. Supreme Court term and the 2008 elections	(HR) 34:4 (Jan.)
What can I be with a J.D.?	(YLD) 52:4 (Feb.)		
What can I be with a J.D.?	(YLD) 52:5 (Apr.)	GOPMAN, HOWARD Z.: Seventh Circuit overturns arbitration decision based on failure to specifically adhere to state substantive law	(CSL) 53:3 (Apr.)
What can I be with a J.D.?	(YLD) 52:6 (June)		
FRITSCH, SHANNA: Acupuncture: What, When, Why and How?	(YLD) 52:2 (Oct.)	GOSSAGE, ROZA: Does the grandparent unknowingly contribute towards the child support due from their child?	(EL) 13:4 (May)
Acupuncture: What, When, Why and How?	(WATL) 13:3 (Mar.)		
FRY, CASEY A.: International trade basics: How to advise clients with global products and services	(IIL) 45:9 (June)	GRABER, MARK: John Yoo and the Problem of Constitutional evil	(HR) 34:6 (June)
FYLSTRA, RAY: Additional Illinois case update	(CLD) 45:9 (Mar.)		
GAFFNEY, GLENN R.: Plaintiff’s motion for remand after defendant’s diversity jurisdiction removal	(FCP) 6:2 (Dec.)	GRAY, PAULETTE M.: Public Act 95-685 and its impact on family law	(FL) 51:10 (May)
GALLEGOS, ANDRES J.: Convenient care clinics in Illinois: The legal landscape	(HCL) 24:2 (Dec.)		
GAO, PENGCHENG: Finding a way out: A brief examination of the Trademark Fair Use Principle in China	(IIL) 45:7 (Mar.)	GRAYSON, E. LYNN: 2007 World Economic Forum’s Gender Gap Index	(WATL) 13:2 (Jan.)
		ISBA Task Force on Diversity	(MP) 18:2 (Dec.)
		ISBA Task Force on Diversity—Chair’s Report	(DM) 2:1 (June)
		Middle East Partnership Initiative	(WATL) 13:1 (Nov.)
GARMISA, STEVEN P.: Plaintiff guesses wrong on naming right defendant for review case	(AL) 37:5 (Nov.)	National Association of Women Lawyers: 2007 Survey of the Status of Women in Law firms	(WATL) 13:4 (June)
GASA, WILLIAM: Collection issues and the IRS	(FT) 54:5 (May)	Representing unmarried couples: The need for Illinois legislative action	(WATL) 13:3 (Mar.)
GASTELUM, ELIZABETH: The challenges of being the only _____ in a law firm (or other legal setting)	(MP) 18:2 (Dec.)		
GEHLBACH, GARY R.: Editor’s note	(REL) 53:1 (July)	GRAYSON, E. LYNN with AILOR, STEPHANIE M.: Recent SEC enforcement of environmental financial disclosure	(CLD) 45:3 (Sept.)
Editor’s note	(REL) 53:2 (Aug.)		
Editor’s note	(REL) 53:3 (Sept.)	GREGORY-CHANG, PATTI S.: City of Chicago attains another victory in ordinance violation enforcement	(AL) 37:3 (Sept.)
Editor’s note	(REL) 53:4 (Oct.)	Fines in Building Code cases—Mandatory	(AL) 37:11 (May)
Editor’s note	(REL) 53:5 (Nov.)		(CLD) 45:4 (Oct.)
Editor’s note	(REL) 53:6 (Dec.)	GRENARD, FRANK M.: Case updates	(CLD) 45:9 (Mar.)
Editor’s note	(REL) 53:7 (Jan.)	Case updates	(CLD) 45:9 (Mar.)
Editor’s note	(REL) 53:8 (Feb.)	Recent case updates	(CLD) 45:3 (Sept.)
Editor’s note	(REL) 53:9 (Mar.)	Update of recent cases	(CLD) 45:6 (Dec.)
Editor’s note	(REL) 53:10 (Apr.)		
Editor’s note	(REL) 53:11 (May)	GUERRA-GOMEZ, ANTONIO: Invest in Mexico: The perils of Mexican labor unions are a thing of the past	(IIL) 45:6 (Feb.)
Editor’s note	(REL) 53:12 (June)		
Related-party exchange approved	(REL) 53:2 (Aug.)	GWILLIM, BRENT and MEINEN, J.: Property and polity issues	(CSL) 53:3 (Apr.)
Severing a tripartite joint tenancy	(REL) 53:3 (Sept.)		
Short sales: A primer	(REL) 53:9 (Mar.)	HABLUTZEL, MARGO LYNN: Drawing a line between art and copyright	(IP) 47:3 (Jan.)
Supreme Court settles dispute between appellate districts	(REL) 53:8 (Feb.)	“One day you’re in....” —Louis Vuitton’s recent trademark cases	(IP) 47:4 (May)
Vacation homes and Section 1031	(REL) 53:1 (July)		
Vacation homes and Section 1031	(REL) 53:10 (Apr.)	HALL, SOPHIA H.: Restorative justice—Restoring the peace	(BB) 38:2 (Nov.)
When a foreclosure sale preempts mortgagor’s right to sell	(CBAB) 52:2 (Oct.)	HAMOS, JULIE: Criminal justice reform	(HR) 34:4 (Jan.)
When a foreclosure sale preempts mortgagor’s right to sell	(REL) 53:3 (Sept.)	HANDLEY, ROBERT: From the Chair	(IL) 52:3 (Mar.)
GERTZ, SCOTT W.: A Law Day Program on the crisis in Darfur	(HR) 34:5 (Apr.)	HANNIGAN, RICHARD D.: Attorney fees for the discharged attorney: Does it pay to be the second attorney?	(WCL) 45:4 (June)
A Law Day Program on the crisis in Darfur	(IIL) 45:7 (Mar.)	Editor’s notes	(WCL) 45:1 (Sept.)
A Law Day Program on the crisis in Darfur	(IIL) 45:8 (May)	Editor’s notes	(WCL) 45:2 (Dec.)
GIANNESCHI, JACQUELINE: Recent procedural developments in real property taxation	(SALT) 51:12 (June)	Editor’s notes	(WCL) 45:3 (Mar.)
		Editor’s notes	(WCL) 45:4 (June)
GILBERT, JON: “Evident Partiality” in an arbitration proceeding	(ADR) 14:1 (Oct.)	Extra scrutiny revisited	(WCL) 45:4 (June)
“Gross errors of law” under the Arbitration Act	(ADR) 14:4 (Apr.)	If you do not ask the respondent to pay for the medical provider’s expenses does the medical provider count as a choice?	(WCL) 45:4 (June)
GILLESPIE, DANIEL T.: <i>Czarnik v. Wendover</i> : An application of collateral estoppel to arbitration	(CPAP) 53:11 (June)	Sanctions at the Circuit Court Level	(WCL) 45:4 (June)
GIRARD, ELLEN M.: Employers beware: Illinois gives employees ticket to take discrimination claims to state court	(CLE) 45:8 (Feb.)	Waiver of Section 5b lien	(WCL) 45:1 (Sept.)
Expanded FMLA coverage is effective		HARDIN, BARBARA E.: Courtroom security: Whose problem is it?	(FL) 51:1 (July)

HARROP, BLAKE L.: State law limitations on the impact of <i>Leegin</i>	(AUCL) 46:3 (Mar.)	JOCHNER, MICHELE M.: The Illinois Supreme Court defines the phrase “arising out of patient care” and clarifies the tolling provisions found in the Medical Malpractice Statute of Repose in Section 13-212 of the Code of Civil Procedure	(BB) 38:6 (May)
HARTIGAN, RUSSELL W. with BENSON, VICTORIA R.: <i>Murray v. Chicago Youth Center</i> : Restricting the immunity of the Local Government and Governmental Employees Tort Immunity Act	(LGL) 44:2 (Aug.)	The Illinois Supreme Court sheds light on the “gray areas” of the relation-back doctrine in <i>Porter v. Decatur Memorial Hospital</i>	(BB) 38:5 (Mar.)
HELLE, STEVEN: From the Chair	(HR) 34:1 (Sept.)	The Illinois Supreme Court sheds light on the “gray areas” of the relation-back doctrine in <i>Porter v. Decatur Memorial Hospital</i>	(CPAP) 53:8 (Mar.)
From the Chair	(HR) 34:2 (Nov.)	The Illinois Supreme Court sheds light on the “gray areas” of the relation-back doctrine in <i>Porter v. Decatur Memorial Hospital</i>	(GPS) 36:6 (Apr.)
From the Chair	(HR) 34:3 (Dec.)	Recent amendments to the Illinois Supreme Court Rules	(GPS) 36:2 (Nov.)
From the Chair	(HR) 34:4 (Jan.)	Mark your calendars for the most electrifying series of programs this bar year!	(WATL) 13:1 (Nov.)
From the Chair	(HR) 34:5 (Apr.)	Recent amendments to the Illinois Supreme Court rules	(BB) 38:1 (Aug.)
Illinois joins the ranks of the anti-SLAPP states	(HR) 34:6 (June)	Recent amendment to the Illinois Supreme Court rules	(CPAP) 53:6 (Jan.)
Student law speech heating up	(HR) 34:6 (June)	JOSEPH, ROBERT T.: Minimum resale price maintenance after <i>Leegin</i>	(AUCL) 46:1 (Oct.)
HENDRICKS, JULIE: Tax tips for estate planners	(HR) 34:2 (Nov.)	KACZMAREK, MICHAEL: The Written Notice Requirement of the Health Care Services Lien Act	(TT) 43:5 (May)
HIGGINS, TOM: Utilization of paralegals in Illinois: The secret to a more efficient and profitable law practice	(TE) 54:5 (Apr.)	KAGAN, LINDA S.: Is it a claim or a new action? Characterization of post-judgment petitions in family law cases affects appealability	(FL) 51:8 (Feb.)
HOLDRIDGE, WILLIAM E.: Illinois Workers’ Compensation Commission Division	(FL) 51:5 (Nov.)	KALVEN, HARRY, JR.: Despite it all, U.S. civil liberties strong	(HR) 34:3 (Dec.)
HOLEVAS, JOHN J.: Due process requires live testimony to judge witness credibility	(WCL) 45:1 (Sept.)	KAMINSKI, STANLEY R.: Case summary Court strips Chicago of its exotic dancing tax as violating the First Amendment	(SALT) 51:8 (Feb.)
Should the FDA’s approval of medical devices preempt state court products liability suits?	(CPAP) 53:7 (Feb.)	January 2008 IDOR Practitioners Meetings	(SALT) 51:9 (Mar.)
Trial court erred in allowing defendant to withdraw rejection of arbitration award	(FCP) 6:4 (June)	A note from the Co-Editors	(SALT) 51:10 (Apr.)
HONG, LEI: No need to panic about China’s new anti-monopoly law	(CPAP) 53:9 (Apr.)	Intangible holding companies under increased fire by state taxing agencies	(SALT) 51:7 (Jan.)
HOPKINS, DAVID H.: A review of judicial gloss on the statutory provisions governing contribution to attorney fees under the IMDMA	(IIL) 45:5 (Jan.)	A new franchise tax amnesty and some major changes to the Illinois income tax signed into law	(SALT) 51:6 (Dec.)
HORELED, JOHN J.: Retirement planning for lawyers: The savings gap	(FL) 51:7 (Jan.)	Recent case update from the June 2007 State and Local Tax Council Meeting	(SALT) 51:3 (Sept.)
HORSLEY, JACK E.: A trial lawyer’s reminiscences	(SL) 1:1 (Mar.)	KAMRATH, KURT: Arbitration reform pending in the House and Senate	(ADR) 14:6 (June)
HORST, PETER: District conflict over interpretation of Illinois FOIA?	(CPAP) 53:10 (May)	Cases	(ADR) 14:3 (Feb.)
HOYING, KATHRYN R.: Court reinforces prohibition against using deceased party’s discovery deposition as trial evidence	(AL) 37:6 (Dec.)	Evaluating the ethics of ADR programs	(ADR) 14:5 (May)
HUFF, MATTHEW R.: Young Lawyers serve firefighters	(YLD) 52:3 (Dec.)	Happenings	(ADR) 14:6 (June)
HUNTER, EUGENIA: When Grandma and Grandpa can’t pay their bills	(EL) 13:1 (Oct.)	Working towards more successful environmental mediation (Part 1)	(ADR) 14:4 (Apr.)
HUNTER, T.J.: One final warning before we call security: The debut of chemical facility anti-terrorism standards	(ENVL) 38:1 (July)	Working towards more successful environmental mediation (pt. 2)	(ADR) 14:5 (May)
HUTCHISON, DICK: R. Eugene Pincham—2007 Gertz Award honoree	(HR) 34:2 (Nov.)	KAMRATH, KURT with CRETTLER, ASHLEY: Happenings	(ADR) 14:6 (June)
R. Eugene Pincham receives Section’s Elmer Gertz Award	(HR) 34:4 (Jan.)	KAPLAN, ROSALYN: Public sector discipline: Two Illinois prosecutors disciplined for <i>Brady</i> violations during May term of the Supreme Court	(CGL) 9:1 (Sept.)
HYMAN, MICHAEL B.: Chair’s column	(BB) 38:2 (Nov.)	KARMEIER, LLOYD A.: The mentor	(BB) 38:4 (Feb.)
How lawyers can temper judicial temperament	(BB) 38:1 (Aug.)	KEAYS, ANNE C. with CHABAN, MITCHELL S.: Protecting trade secrets in cyberspace	(IP) 47:3 (Jan.)
Two Slices from Life	(BB) 38:4 (Feb.)	KEGAN, DANIEL: Brand Extension—Popular and perilous: American Red Cross expansion invokes Laches	(IP) 47:1 (Sept.)
INFELISE, PIERINA with ZAHR, JOELL: How much will I get paid as a Chicago lawyer taking an out-of-town case?	(YLD) 52:5 (Apr.)	Securing and collecting intellectual property collateral	(CBAB) 52:4 (Dec.)
IVERSON, ROBERT: Push comes to shove	(TE) 54:5 (Apr.)	Securing and collecting intellectual property collateral	(IP) 47:2 (Dec.)
Time out for <i>Talty</i>	(TE) 54:4 (Feb.)	TrAid names aids trademark creation	(IP) 47:4 (May)
IZRAELI, TAL: General overview of hotel acquisitions in Illinois	(REL) 53:7 (Jan.)	KELEHER, CHRISTOPHER: Businesses should take heed of Illinois court’s novel approach to restrictive covenants	(CLD) 45:10 (Apr.)
JACOBS, MYLES with DUFFIN, BOB: Who’s liable?	(REL) 53:9 (Mar.)	The Illinois Employee Classification Act: A primer	(CLD) 45:6 (Dec.)
JACOBSON, J. PAUL: IRS offers limited relief from year-end deadline for compliance with Code Section 409A	(CLD) 45:5 (Nov.)	KENOL, JEAN A.: Making it rain	(YLD) 52:6 (June)
JAKALA, DANIEL P. with JAKALA, STANLEY H.: A policeman’s disability application cannot be denied based upon one dissenting doctor selected by the Police Pension Board	(AL) 37:11 (May)	KENT, MARYLOU LOWDER: Legislation of	
A policeman’s disability application cannot be denied based upon one dissenting doctor selected by the Police Pension Board	(WCL) 45:3 (Mar.)		
JARMUSZ, DAVID F.: Corporate and partnership update	(FT) 54:4 (Mar.)		

interest to real estate practitioners: 2007 Session of the 95th General Assembly	(REL) 53:6 (Dec.)	LAW, RICK L. with LAW, DIANA M.: A woman's nightmare: Long-term care—Two elder law attorneys' perspectives	(WATL) 13:4 (June)
KERNAN, LINDI: Farmland assessments—Where are we and where are we going?	(AGL) 17:1 (July)	LAWLESS, MICHELLE with RYAN, PATRICK: Retainers in dissolution of marriage actions	(FL) 51:1 (July)
KETTERMAN, TRAVIS J.: Disclosing expert witnesses	(FCP) 6:1 (Sept.)	LeFEVOUR, KEVIN: Workers' compensation benefits, FMLA, and retaliatory discharge	(WCL) 45:4 (June)
KIESEWETTER, JENNIFER: "I got fired. Do I still get a check?": A summary of recent Commission decisions on temporary total disability benefits after termination	(WCL) 45:1 (Sept.)	LEWIS, JONATHAN L.: Ninth Circuit rejects <i>LePage's</i> and creates Circuit split on treatment of bundled discounts	(AUCL) 46:3 (Mar.)
KILEY, MICHAEL: Chair's column	(LAEL) 38:3 (Dec.)	LEON, JORGE: Final QDIA regulations provide fiduciary relief	(CLD) 26:2 (Dec.)
KILL, ANNEMARIE: All you need is love. . . And the right legislation: The Illinois Religious Freedom Protection and Civil Unions Act (House Bill 1826)	(DM) 2:1 (June)	LENZINI, PHILLIP: <i>Reppert v. SIU</i> : 4th District decision—A commentary	(LGL) 44:10 (May)
Answering the call of our changing society: The "Illinois Religious Freedom Protection and Civil Unions Act" (House Bill 1826)	(WATL) 13:1 (Nov.)	LEVINE, SAMUEL H.: Case law update	(REL) 53:1 (July)
KINCAID, JOHN B.: Attorney's caveat—Fair Credit Reporting Act, 15 USC §1681	(CPAP) 53:10 (May)	Lien cuisine and other construction delights	(CBAB) 52:1 (July)
KINNALLY, PAT: Admonitions in the criminal trial court: Waiver of Counsel, Jury Demand, and Noncitizen Guilty Pleas	(GPS) 36:1 (July)	LEWIS, CHARLES B.: The art of picking an arbitrator	(ADR) 14:3 (Feb.)
Prevailing parties in contract litigation: "Who are they?"	(GPS) 36:3 (Dec.)	LICHTCSIEN, BRUCE: <i>State Automobile Mutual Insurance Company v. Habitat Construction Company</i>	(IP) 52:4 (June)
KINNALLY, PATRICK M.: How a missing affidavit reduced a jury verdict: Supreme Court Rule 222(B)	(CPAP) 53:3 (Sept.)	LIED, MICHAEL R.: Anti-pretexting statute	(LAEL) 45:2 (Nov.)
The Illinois Open Meetings Act; Client communications to counsel while the door is closed	(GPS) 36:7 (May)	Does a manager have to express happiness that a subordinate is pregnant?	(LAEL) 45:1 (Aug.)
It's not just paperwork: Insuring due process in the service of summons	(CPAP) 53:4 (Oct.)	EEOC issues guidance on employment testing	(LAEL) 45:4 (June)
"Tactical gamesmanship" and trial practice: Can it be good advocacy?	(CPAP) 53:9 (Apr.)	EEOC issues guidance on workers with caregiving responsibilities	(LAEL) 45:1 (Aug.)
The unwanted: Dead witnesses, The Dead Man's Act and the Frauds Act	(CPAP) 53:7 (Feb.)	Employer's challenge to unemployment benefits may be evidence of unlawful retaliation	(LAEL) 45:3 (Feb.)
KIRSH, MATTHEW A. with ANDERSON, AMY K.: Obtaining law enforcement records: Remember the <i>Daniels</i> case	(FL) 51:4 (Oct.)	Employer's test for tobacco use might violate ERISA	(LAEL) 45:4 (June)
KLEIN, JEWEL: <i>Morgan v. Department of Financial and Professional Regulation</i> : A primer on agency discretion, due process, and license deprivation	(AL) 37:3 (Sept.)	Negotiating separation agreements	(CSL) 53:1 (Jan.)
Proposed Illinois Supreme Court Rules regarding municipal ordinance violations	(AL) 37:9 (Mar.)	NLRB changes damages presumptions when employer refuses to hire paid union organizers	(LAEL) 45:1 (Aug.)
KLIMA-MARTIN, CAROL: No more appraisals ordered by mortgage brokers after 12/31/08	(REL) 53:10 (Apr.)	NLRB modifies recognition bar rule	(LAEL) 45:3 (Feb.)
KLIS, CHRISTOPHER B.: Did <i>People v. McKown</i> "Frye" the HGN test?	(TLAC) 17:2 (Dec.)	Private investigator's actions lead to invasion of privacy claim	(LAEL) 45:2 (Nov.)
KOENIG, RAY J. with SMITH, AMY JO: Five new laws passed in Springfield: Trusts and Estates Section Council legislative update	(TE) 54:2 (Oct.)	Private investigator's actions lead to invasion of privacy claim	(LAEL) 45:3 (Feb.)
Minutes	(TE) 54:3 (Dec.)	Union not entitled to employee e-mail addresses	(LAEL) 45:2 (Nov.)
Trusts & Estates Section Council legislative update	(TE) 54:5 (Apr.)	LISS, JEFFREY G.: IMFL: Attempted private sales after foreclosure sales	(REL) 53:5 (Nov.)
KRONENWETTER, PATRICK J.: The ADA on the edge of 17: That was the law that was	(DM) 2:1 (June)	IMFL: Attempted private sales after foreclosure sales	(CBAB) 52:6 (Apr.)
KRUPP, ROBERT J.: Estate Tax Repeal	(FL) 54:1 (Aug.)	Mortgage foreclosure redemptions under IMFL	(REL) 53:6 (Dec.)
KUNZ, MAXINE WEISS: Collaborative law—A brief overview	(YLD) 52:4 (Feb.)	LOBOVITS, YEHUDA: Circuit Court of Cook County's Expedited Child Support Program	(FL) 51:11 (June)
KUPIEC, DAVID J.: Illinois Appellate Court affirms Department of Revenue's treatment of electricity for Investment Tax Credit purposes and limits Uniformity Clause application for credits	(SALT) 51:8 (Feb.)	LoBUE, DONALD A.: Applications for the Tradition of Excellence Award sought—Deadline March 21, 2008	(GPS) 36:5 (Mar.)
United States Supreme Court vacates and remands <i>MeadWestvaco</i> and provides further clarification concerning determination of unitary assets	(SALT) 51:11 (May)	Chair's Column: Plea to local bar associations: ISBA General Practice, Solo & Small Firm Section wants to work with your Association	(GPS) 36:3 (Dec.)
KUZMA, SHERYL H.: Township authority to fix problem properties	(LGL) 44:5 (Dec.)	Chair's Column: Solo and Small Firm Conference—Like no other conference in Illinois	(GPS) 36:2 (Nov.)
LaFAYETTE, MICHELLE: A tort plaintiff, but no defendant	(WCL) 45:2 (Dec.)	Chair's Column: There are but a few short months to complete CLE credits	(GPS) 36:6 (Apr.)
LASAK, JAN: <i>SEVIC Systems AG</i> : Cross-border mergers come under the European Right of Establishment	(IIL) 45:5 (Jan.)	Chair's Column: "Two lawyers walk into a bar..."	(GPS) 36:7 (May)
LaSORSA, PETER: Amendment to the Illinois Human Rights Act opens the door to civil suits	(CLD) 43:5 (Nov.)	Special issue in memoriam of Matthew A. Maloney	(GPS) 36:4 (Jan.)
How to run an ad campaign for your Web site	(COLT) 15:3 (Feb.)	Chair's Column: Veterans need our help	(GPS) 36:5 (Mar.)
Primer on copyright law	(FCP) 6:3 (Mar.)	LOLLIS, NATHAN: Making the transition to a solo or small firm practice	(YLD) 52:5 (Apr.)
		LONGO, ANTHONY: Impropriety of the "otherwise careless and negligent" allegation	(TT) 43:3 (Mar.)
		Motions attacking motions: A plea to end the violence	(CPAP) 53:8 (Mar.)
		LONGSTREET, SCOTT E.: Appellate court rules on utility corridors and burdens of proof, persuasion and production in PTAB appeals	(SALT) 51:10 (Apr.)
		LOPEZ, KRISTIN: Immigration-related raids: Employer rights and lawful responses	(LOME) 29:4 (June)
		LORO, MARC CHRISTOPHER: Are employment contracts a matter of record and available under FOIA?	(AL) 37:12 (June)
		LUCCHESI, ADELA: Creating and perfecting a	

security interest in a vehicle: Illinois Vehicle Code checkmates Article 9 of the UCC	(YLD) 52:6 (June)	Worker's Party	(IIL) 45:7 (Mar.)
LULICH, INGRID M.: Extra scrutiny revived: <i>S&H Floor Covering, Inc. v. Illinois Workers' Compensation Commission</i>	(WCL) 45:1 (Sept.)	Textualism as a touchstone for privately-focused treaty interpretation	(IIL) 45:6 (Feb.)
LYONS, ROBERT P.: Case note	(EDL) 52:2 (Oct.)	MOLLET, JEFFREY A.: Agricultural Assistance Act of 2007	(AGL) 17:3 (Oct.)
MAHER, JOHN N.: The Federal False Claims Act: A look at qui tam actions aimed at the pharmaceutical manufacturing industry	(HCL) 24:1 (Sept.)	Grain elevator failures: Can farmers and businesses do anything?	(AGL) 17:2 (Sept.)
MALONEY, EDWARD M.: New Interlock Law important provisions	(TLAC) 17:2 (Dec.)	MONTGOMERY, JULIE-APRIL: Let's review the basics of local taxation	(SALT) 51:11 (May)
MALONEY, MATT: Chair's Column: Going out, outgoing, & not going away	(GPS) 36:1 (July)	The role of attorney-accountants in administrative state and local tax proceedings	(SALT) 51:3 (Sept.)
We're all on the same side	(GPS) 36:3 (Dec.)	The role of attorney-accountants in administrative state and local tax proceedings	(AL) 37:5 (Nov.)
MARIFIAN, GEORGE E.: Offer in compromise	(FT) 54:1 (Aug.)	The taxman cometh	(SALT) 51:2 (Aug.)
MARKOFF, ROBERT G.: Public Act 95-0661: Amendments to Illinois Code of Civil Procedure relating to enforcement of judgments	(CBAB) 52:5 (Mar.)	MORAN, TIMOTHY E.: 'Equitable redemption' from tax sale affirmed where no tax deed had yet issued	(SALT) 51:8 (Feb.)
MAROVICH, MICHAEL J.: When is an expert not really an expert?	(CPAP) 53:4 (Oct.)	Recent decisions in real estate tax cases	(TT) 51:1 (July)
MASTERS, LORELIE S.: "Insuring success: Arbitrating insurance coverage disputes in London	(ADR) 14:1 (Oct.)	MURDOCK, CHARLES W.: A primer on pleading securities fraud under PLSRA: The Seventh Circuit's decision in <i>Tellabs</i>	(CSL) 53:3 (Apr.)
MATUSZEWICH, LEWIS F.: Editor's comments	(IIL) 45:1 (Aug.)	MURPHY, MICHAEL J.: My story	(BB) 38:3 (Dec.)
Message from the Chair	(IIL) 45:2 (Sept.)	MURPHY, MICHAEL J. with WOLFSON, WARREN D.: Lawyers under the influence: Lives, livelihoods and legacies	(BB) 38:3 (Dec.)
Message from the Chair	(IIL) 45:3 (Nov.)	MURPHY, PATRICK T.: The growing epidemic of elder abuse: Recommendations for proactive judicial solutions	(EL) 13:4 (May)
Message from the Chair	(IIL) 45:4 (Dec.)	MURRAY, JOHN C.: Seventh Circuit rules for lender in <i>River East Plaza</i> case	(CLD) 45:5 (Nov.)
Message from the Chair	(IIL) 45:5 (Jan.)	NAGEL, MARY with KELLY, KATHRYN: Rule 56.1: Requirements and pitfalls	(FCP) 6:3 (Mar.)
Message from the Chair	(IIL) 45:6 (Feb.)	NATHANSON, STEPHANIE: Protect yourself, protect your family with auto insurance coverage	(WATL) 13:4 (June)
Message from the Chair	(IIL) 45:7 (Mar.)	NEWBERGER, ROBIN: Financial access and insurance: A preliminary description of factors that affect immigrants	(IIL) 45:4 (Dec.)
Message from the Chair	(IIL) 45:8 (May)	NEWMAN, MARGERY: E-alert—Rental equipment liens	(REL) 53:6 (Dec.)
Message from the Chair	(IIL) 45:9 (June)	Liability for construction claims	(REL) 53:3 (Sept.)
MAURO, TONY: Rhetoric aside, most First Amendment claimants lose	(HR) 34:1 (Sept.)	NICHOLSON, MARY LIN: Letter to the editor	(REL) 53:12 (June)
MAY, MARKUS: A look at the Illinois Employee Classification Act	(CSL) 53:2 (Feb.)	NISIVACO, JOHN L.: Editor's note	(TT) 43:1 (July)
McBRIDE, KATARINNA: The delayed QTIP: The Illinois Wait-n-See	(TE) 54:3 (Dec.)	Editor's note	(TT) 43:2 (Jan.)
A lesson in discretion: Leona Helmsley's last will and testament	(TE) 54:2 (Oct.)	Editor's note	(TT) 43:3 (Mar.)
Rollover—We mean it!	(TE) 54:5 (Apr.)	Editor's note	(TT) 43:4 (Apr.)
What a difference a day makes: <i>Estate of Frazier Jelke III</i>	(TE) 54:3 (Dec.)	Editor's note	(TT) 43:5 (May)
McCROHON, Craig: Bank Directors on the hot seat	(CLD) 45:11 (May)	NOBLE-ALLGIRE, ALICE M.: A diversity pipeline success story—A new partnership develops from ISBA's Diversity Roundtable	(MP) 18:2 (Dec.)
McCUMBER, SEAN M.: Taking adoption out of the closet and into the open	(CL) 20:2 (Jan.)	Ten strategies for attorneys facing the challenges of diversity	(DM) 2:1 (June)
McGRATH, JIM: Help eliminate poverty housing and homelessness in Illinois, and earn pro bono credit to boot	(CLD) 45:7 (Jan.)	NORDEN, DENNIS A.: The top 10 things they did not teach me in law school	(FL) 51:4 (Oct.)
McKENNIA, JAMES A.: Remote access technology for your law practice	(COLT) 15:2 (Nov.)	NORRIS, JOHN K.: The 7 percent tax cap & other relief measures of Public Act 644	(SALT) 51:5 (Nov.)
McKILLIP, ELIZABETH: YLD's first bean bag tournament fundraiser a success!	(YLD) 52:6 (June)	NOVOTNA, PETRA: Center of main interests of a debtor	(IIL) 45:1 (Aug.)
McPHERTERS, BRIAN L.: Practice Trap: Life insurance provisions that secure child support obligation in marital settlement agreements can cause drafting and enforcement problems	(GPS) 36:5 (Mar.)	Illinois International Business Calendar	(IIL) 45:3 (Nov.)
MECHLER, KEVIN: Recent cases involving utilization review	(WCL) 45:3 (Mar.)	NOWINSKI, FRANK: Another practitioner's view on long-term care: From LTC insurance to the effect of the Deficit Reduction Act on "Medicaid Planning"	(EL) 13:2 (Dec.)
MEINTS, PAUL A.: Memorials for families with minor children	(AGL) 17:2 (Sept.)	O'BRIEN, JESSICA: Gender as a factor in international peacekeeping: The status of women in international conflict resolution	(ADR) 14:6 (June)
A practice pointer for dealing with the Farm Service Agency Power of Attorney	(AGL) 17:2 (Sept.)	O'BRIEN, MEGHAN N.: YLD to host bean bag tournament fundraiser in May	(YLD) 52:5 (Apr.)
METNICK, CAROLYN V.: Tax-exemption and charity care update	(HCL) 24:3 (Mar.)	O'KEEFE, JOSEPH P. with HESSELBACH, ELIZABETH C.: Estate and gift tax: Recent cases and rulings	(FT) 54:4 (Mar.)
MIERZWA, PETER: Can you see me now? Today's Web conferencing	(COLT) 15:2 (Nov.)	OLIVERO, LISA: Say it isn't so—Say it's not maintenance!	(GPS) 36:3 (Dec.)
MILSK, PHIL: Budget implementation for FY 2008 approved	(EDL) 52:3 (Feb.)	OLMSTEAD, JOHN W.: Cutting the pie: Determining partner compensation	(LOME) 29:2 (Apr.)
Case update	(EDL) 52:1 (July)	Do you want to know how you can enhance your	
Case update	(EDL) 52:4 (June)		
MINELLI, CHRISTOPHER R.: Chicago hosts major international arbitration event	(IIL) 45:8 (May)		
Reinforcing the International Conflicts Regime: A critical analysis of the Turkish attack on the Kurdish			

relationship with your top-tier clients? Why not ask them?	(LOME) 29:4 (June)	Editor's Column: Lessons from the ABA Tech Show: Windows VISTA—Looks good but no compelling reason to upgrade	(GPS) 36:1 (July)
Lawyers' lives in balance: Developing your plan and tips for staying energized and productive	(FL) 51:6 (Dec.)	Editor's Column: Observations at ABA Tech Show—2008	(GPS) 36:6 (Apr.)
Survival in turbulent times: Using a business plan to focus the small law firm	(LOME) 29:1 (Aug.)	Editor's Column: Our service members need our help	(GPS) 36:5 (Mar.)
OLSEN, ENID KEMP: Highlights of the Probate Guardian ad Litem Training Seminar Presented by the ISBA Bench and Bar Section	(EL) 13:3 (Feb.)	Editor's Column: Solo and Small Firm Conference—A big hit	(GPS) 36:3 (Dec.)
OLSON, DAVID: ERISA fiduciaries may be sued for losses to individual accounts	(CLD) 45:10 (Apr.)	Matt Maloney—A passion for the law	(GPS) 36:4 (Jan.)
OLSON, PETER R.: I hung my shingle: What I've learned in two years of solo practice	(GPS) 36:4 (Jan.)	PIETRICK, STEVEN G.: <i>Vision Point v. Haas</i> : Breathing room for litigants on requests to admit	(CPAP) 53:4 (Oct.)
Using a home office and virtual workers: Our firm's experience	(LOME) 29:3 (May)	<i>Vision Point v. Haas</i> : Breathing room for litigants on Request to Admit	(FL) 51:9 (Mar.)
OLSON, STEPHEN: Bill status report	(CBAB) 52:2 (Oct.)	PIGOTT, JANE DiRENZO: Chicago Bar Association's Call to Action: Progress on Women in Leadership in the Legal Profession	(DM) 2:1 (June)
O'MALLEY, FRANCIS W.: Should a utility company be responsible for property taxes on a utility easement?	(REL) 53:8 (Feb.)	PINHEIRO, BRIAN M. with GRAY, JACQUELYN M.: IRS Extends Section 409A Transition Relief and Deadlines to December 31, 2008	(CLD) 45:5 (Nov.)
OPPENDAHL, DAVID B.: Farmland values and credit conditions	(AGL) 17:7 (Apr.)	New guidance on Qualified Default Investment Alternatives clarifies regulations issued in 2007	(CLD) 45:12 (June)
OSBORN, PAUL: Vehicle title transfer tax trap	(FL) 51:1 (July)	PLETZ, ASHLEY: Cybersquatting? What is It? How cybersquatting is affecting us today and how it will affect us in the future	(COLT) 15:3 (Feb.)
OSMER, GWENDOLYN M.: The International and Immigration Section on the World Wide Web	(IIL) 45:8 (May)	PODLEWSKI, JOSEPH R., JR.: All Appropriate Inquiry at eight months: The more things change, the more they stay the same	(ENVL) 38:3 (Mar.)
PABIAN, MICHAEL: Utility law update	(EUTTL) 43:1 (Nov.)	POLLOCK, SCOTT D.: Diversity Visas for FY '08 and FY '09—What are they and how can they be obtained?	(IIL) 45:6 (Feb.)
PALMER, MARK C.: Prosecution of municipal ordinances violations and a preview of the proposed Supreme Court Rules addressing them	(LGL) 44:9 (Apr.)	POWERS, JOHN W.: <i>Roberson and West Cab Co.</i> , contrasted rulings regarding employer/employee relationships	(WCL) 45:2 (Dec.)
PALMER, RAIFORD D.: Grandparent visitation—A practitioner's approach	(FL) 51:6 (Dec.)	PRICE, WILLIAM A.: Remarks from the Chair	(CSL) 53:1 (Jan.)
PANTILIMON, OANA: The latest changes in the judiciary system in South Korea	(IIL) 45:2 (Sept.)	Remarks from the Chair	(CSL) 53:2 (Feb.)
PARK, ROBERT T.: Another court applies the collateral source rule	(CPAP) 53:6 (Jan.)	QAZI, FARRAH: The irony of blasphemy laws in a democratic nation such as Pakistan and its ramifications for immigration lawyers in the U.S.	(IIL) 45:5 (Jan.)
Another court applies the collateral source rule	(BB) 38:5 (Mar.)	RAICA, KEVIN: Navigating the Employment Eligibility Verification Process (Form I-9)	(LOME) 29:3 (May)
PATTON, LYNN: Attorney General issues opinions	(CGL) 9:2 (Dec.)	RAICA, KEVIN with WIKGREN, BRENT: The no match letter—What employers need to know	(LOME) 29:4 (June)
Attorney General issues opinions	(CGL) 9:3 (Mar.)	RAMER, JACOB: State money and foreign policy: Illinois Sudan Act ruled unconstitutional	(IIL) 45:1 (Aug.)
PAUL, BERNARD Z.: Chair's column	(AL) 37:1 (July)	RARIDON, MICHAEL W.: Law Day 2008	(CL) 20:3 (May)
Chair's column	(AL) 37:2 (Aug.)	REISBERG, DARREN: Administrative rules for special education: Process and outcomes	(EDL) 52:2 (Oct.)
PAVASUTTI, PIYATIDA: Advantages and benefits for U.S. investors in Thailand	(IIL) 45:5 (Jan.)	Origin of the Illinois State Response to Intervention (RtI) Plan	(EDL) 52:3 (Feb.)
PAVLIK, SARAH DELANO: Alternative Minimum Tax	(FT) 54:1 (Aug.)	RENZI, CONSTANCE: Illinois Supreme Court to review the Fourth District Appellate Court's decision in the <i>Poindexter</i> case	(EL) 13:2 (Dec.)
Amendment to applicable sections of the Internal Revenue Code: Changing the deductibility of attorney fees	(FT) 54:1 (Aug.)	REOTT, RAYMOND: Guidance from above	(ENVL) 38:2 (Oct.)
Chair's corner	(FT) 54:1 (Aug.)	REOTT, RAYMOND with SCHANZ, BECKY J.: Insurance coverage for bankruptcy claims	(CBAB) 52:6 (Apr.)
PEARL, REBECCA: Changing the climate: Why gender equality matters	(WATL) 13:2 (Jan.)	Insurance coverage for bankruptcy claims	(ENVL) 38:3 (Mar.)
PEARLMAN, ALAN: Workshare does its share to secure your documents	(LOME) 29:1 (Aug.)	Radon disclosure now required for residential property sales	(ENVL) 38:4 (Apr.)
PERLIS, STEVEN C.: VA pro bono project and attorney fees for VA cases	(EL) 13:2 (Dec.)	RESSLER, KRYSIA W.: Illinois Supreme Court puts an end to appellate courts' varied interpretations of Pension Code Section 3-115	(YLD) 52:4 (Feb.)
PETER, BERNARD G.: Employee benefits update	(CLD) 45:2 (Aug.)	RICHARDS, JOHN R.: Diversity: Why checking the "box" is not enough	(DM) 2:1 (June)
PETERS, ANGELA: Class action challenges Illinois DCFS investigators' threats in the United States Supreme Court	(FL) 51:9 (Mar.)	RICHARDS, KATHRYN B.: Failure to name the proper party in administrative agency appeals—Still a fatal flaw	(AL) 37:4 (Oct.)
PETERSON, BRADFORD J.: Street risk or positional risk?	(WCL) 45:3 (Mar.)	RIGGS, MAUREEN E.: Indemnification agreements enforceable for municipality's own negligence	(LGL) 44:10 (May)
PETUCHIUS, MARY F.: Best practices for private attorneys defending female juveniles, or, The top 10 tips for juvie attorneys	(WATL) 13:2 (Jan.)	RISTANOVIC, ZORA: No legal relationship between paternity and registry	(FL) 51:2 (Aug.)
Committee Member Spotlight on our very own 2007 Young Lawyer of the Year, Heather M. Fritsch	(WATL) 13:1 (Nov.)	RITCHIE, MEREDITH E.: Easier cell phone data transfer?	(COLT) 15:4 (Apr.)
PFEIFFER, J. MATTHEW: What's in a name? It depends on whether you are seeking Rule 137 sanctions	(CPAP) 53:10 (May)		
PHIPPS, JOHN T.: Editor's Column: Illinois Supreme Court allows retired lawyer to do pro bono work during retirement without requiring annual registration fee	(GPS) 36:7 (May)		
Editor's Column: In praise of our staffs and contingency planning	(GPS) 36:2 (Nov.)		

In-house job search 101	(CLD) 45:4 (Oct.)	Who is in charge of determining disability for police officers—Pension boards or witnesses?	(LGL) 44:3 (Sept.)
ROBISON, JOHN C., JR.: Oil and gas law for the non-oil and gas lawyer	(ML) 34:2 (Dec.)	SCOTT, GREGORY A.: Chair's column	(FL) 51:2 (Aug.)
ROE, DAVID JE: From the editor	(IL) 52:1 (Sept.)	Message from the Chair	(FL) 51:3 (Sept.)
From the editor	(IL) 52:2 (Dec.)	Message from the Chair	(FL) 51:4 (Oct.)
ROMINGER, KYLE: U.S. Supreme Court leads PRPs back to §107(a) for cost recovery under CERCLA	(ENVL) 38:2 (Oct.)	Message from the Chair	(FL) 51:6 (Dec.)
ROONEY, MICHAEL J.: A problem, a solution, and a new malpractice standard?	(REL) 53:12 (June)	Message from the Chair	(FL) 51:7 (Jan.)
Trouble, with a capital "T"	(REL) 53:2 (Aug.)	Message from the Chair	(FL) 51:9 (Mar.)
ROSETTO, JASON with OSTEEEN, ASHANTI; MAX, BRENDAN; VAZQUEZ, GREGORY PAUL; DREXLER, DANA; and BOGDAN, ATTILA: Case summaries	(CJ) 51:1 (July)	Message from the Chair	(FL) 51:10 (May)
ROSZAK, ANDREW R.: Paramedic (EMS) immunity and legislative update	(LGL) 44:4 (Nov.)	SCOTT, R. STEPHEN: Departing officers' and employees' fiduciary duties	(CLD) 45:1 (July)
ROTHERT, ANTHONY E.: Local immigration ordinances are likely unconstitutional	(LGL) 44:4 (Nov.)	SEBASTIAN, J.A.: An example of amendments that create new problems in Administrative Law	(BB) 38:2 (Nov.)
Local immigration ordinances are likely unconstitutional	(HR) 34:1 (Sept.)	From State ALJ to Federal District Court Judge: Judge Rebecca R. Pallmeyer's professional progression	(AL) 37:9 (Mar.)
Local immigration ordinances are likely unconstitutional	(IIL) 45:3 (Nov.)	SEBASTIAN, JULIE ANN: Amendment to FMLA of 1993 covers care for injured or ill service members and for "qualifying exigency"	(GPS) 36:5 (Mar.)
ROULEAU, MARK: Contacting an opponent's employee and former employees	(CPAP) 53:5 (Dec.)	Legislative update: Ten new Public Acts that affect general practice	(GPS) 36:2 (Nov.)
RUBIN, SANDRA: Privilege causes family feud	(BAFP) 22:1 (Dec.)	Can a corporation file a complaint for administrative review? <i>Siakpere</i> says no	(AL) 37:2 (Aug.)
RUSSO, RICHARD A.: He said, she said: Handling uncorroborated allegations of sexual harassment	(LAEL) 45:4 (June)	An MCLE program on "Colleagues in Crisis"	(BB) 38:3 (Dec.)
Seventh Circuit clarifies "cat's paw" doctrine	(LAEL) 45:1 (Aug.)	SEBASTIAN, JULIE ANN with FREEHLING, PAUL M.: Recent legislation	(AL) 37:3 (Sept.)
RYAN, MARTY with KELLY, BILL and LEVIN, IRA: Car dealers—Don't get stuck with a lemon for an estate plan	(CLD) 45:4 (Oct.)	SEITZ, WILLIAM: 95th General Assembly: Governor Actions	(SALT) 51:4 (Oct.)
SAEED, AMINA: Diverse experiences: Covering my hair, not my mind: A Muslim woman's perspective	(MP) 18:3 (Mar.)	SHAHEEN, PAUL: You're on your own: Risk management tips for running a small firm or going solo	(LOME) 29:4 (June)
SAHU, ALPANA P. with SAHU, PRADIP K.: Indian patent law survives challenge by Swiss drug company	(IIP) 45:6 (Feb.)	SHANAHAN, MARTIN, JR: Cable TV—What should your municipality be doing?	(LGL) 44:8 (Mar.)
SAHU, PRADIP K.: Upcoming CLE regarding intellectual property and international law issues in representing a globally expanding company	(IIL) 45:8 (May)	SHAPIRO, JULIUS: 2007 Amendments to ILCS 770 60/23 – The Public Lien Act – Public Act 095-0274	(REL) 53:8 (Feb.)
SALERNO, PHILLIP J., II: Would an Illinois Series LLC meet your clients' needs?	(YLD) 52:6 (June)	SHAW, JENNIFER A.: Civil unions in Illinois—House Bill 1826 and Senate Bill 2436	(HR) 34:5 (Apr.)
SAMSON, RICHARD L. with LEVINE, MATTHEW: Recent statutory developments in Illinois labor & employment law	(LOME) 29:2 (Apr.)	SHEPHERD, SHANNON M.: Diversity visas for 2009: Top five questions asked by clients	(IIL) 45:5 (Jan.)
SCHAFFER, DAVID N.: Child custody statutes ready for a complete overhaul	(FL) 51:1 (July)	SIEMER, MARTIN W.: Changes to Probate Act, Custodial Claim, among new legislative enactments for 2008	(EL) 13:3 (Feb.)
It's not nice to fool with Orders to Withhold Income	(FL) 51:8 (Feb.)	DESK REFERENCE: 2008 Numbers and statistics	(EL) 13:3 (Feb.)
SCHLESINGER, GARY: Cohabitation revisited	(FL) 51:6 (Dec.)	SIMON, GREGG M.: Estate tax update: Estate tax reform proposals	(TE) 54:2 (Oct.)
SCHNEIDER, CHRISTINA: When a child is in foster care: From the parent's perspective	(CL) 20:4 (June)	Regulating the acronyms: GRAT, GRUT, QPRT, CRAT and CRUT	(TE) 54:2 (Oct.)
SCHOENBAUM, EDWARD: Summary of recent decisions	(AL) 37:1 (July)	SIMPSON, AMIE: Your Opinion Needed! ISBA's Standing Committee on Women and the Law Examines Committee Goals—and we need your help!	(WATL) 13:1 (Nov.)
Summary of recent decisions	(AL) 37:3 (Sept.)	SIMS, BRYAN: Favorites	(COLT) 15:1 (Sept.)
Summary of recent decisions	(AL) 37:4 (Oct.)	SINGLETON, ALAN R.: Business entity s election at a glance	(IP) 47:3 (Jan.)
Summary of recent decisions	(AL) 37:5 (Nov.)	Business entity selection at a glance	(CSL) 53:2 (Feb.)
Summary of recent decisions	(AL) 37:7 (Jan.)	Intellectual property protection at a glance	(IP) 47:3 (Jan.)
Summary of recent decisions	(AL) 37:8 (Feb.)	Intellectual property protection at a glance	(CSL) 53:2 (Feb.)
Summary of recent decisions	(AL) 37:9 (Mar.)	Valuing private company stock: Determining fair market value for purposes of §409A	(FT) 54:2 (Oct.)
Summary of recent decisions	(AL) 37:10 (Apr.)	SMITH, JAMES G. FITZGERALD: Reasonableness and the admission of an unpaid bill into evidence; <i>Kunz v. Little Company of Mary Hospital and Health Care Centers</i>	(CPAP) 53:3 (Sept.)
Summary of recent decisions	(AL) 37:11 (May)	SOLOV, TANYA: Secondary actor liability for securities law violations	(CSL) 53:4 (June)
Summary of recent decisions	(AL) 37:12 (June)	SOMMARIO, FRANK A.: "Odd-lot" permanent total disability award affirmed	(WCL) 45:1 (Sept.)
SCHOENBECK, GEORGE L.: Closing the gap: Why and how we should address the lack of law student involvement in the ISBA	(YLD) 52:3 (Dec.)	SOVERN, GRANT with DURAN, LISA and KURTEN, BENJAMIN: Immigration Service attempts to resurrect social security no-match regulation	(CLD) 45:10 (Apr.)
SCHOTT, DAVID A.: BlackBerrys, depositions, and the Illinois Rules of Professional Conduct	(CPAP) 53:10 (May)	SOVERN, GRANT with DURAN, LISA and	
SCHROEDER, MELISSA with COLLINS, LISA: Navigating an unemployment claim	(LOME) 29:3 (May)		
SCHWARTZ, BRIAN: From the Chair...	(EDL) 52:3 (Feb.)		
SCHWEMLER, JENETTE: High-speed pursuits after <i>Scott v. Harris</i>	(LGL) 44:2 (Aug.)		
New rules for vacancies in municipal offices	(LGL) 44:6 (Jan.)		

LEDBETTER, ERIC: Immigration law update: Diversity Immigrant Visa Lottery now open for Fiscal Year 2009	(CLD) 45:5 (Nov.)	liability in Illinois	(CSL) 53:3 (Apr.)
SPUNAR-SHEATS: LETITIA: Tips on what to do if your purse is stolen	(WATL) 13:4 (June)	VAN DER SNICK, BRICK: Supreme Court Rule 137 sanctions—Affirmed (DUI case)	(TLAC) 17:3 (Feb.)
STALMACK, JOHN M.: Admissions Admissions	(CPAP) 53:1 (July)	VAZQUEZ, GREGORY PAUL: In memoriam of Matthew A. Maloney	(CJ) 51:3 (Jan.)
Cross-examination of a medical expert witness regarding the expert's personal opinion or personal practice	(CPAP) 53:2 (Aug.)	VETRI, KRISTI: The Practitioner's Guide to the Illinois Department on Aging	(EL) 13:2 (Dec.)
STALTER, LISLE A.: Discarded materials revisited: A case review of <i>Northern Illinois Service Company v. Illinois Environmental Protection Agency</i>	(TT) 43:1 (July)	VICEK, DAVID: Guidelines for buyer's review of new construction contracts	(REL) 53:12 (June)
News Flash: Illinois Appellate Court cases decided prior to 1935 are not precedential	(ENVL) 38:5 (May)	VIOLA, STEFANO M. with DePINTO, JESSICA T.: "Made In" legislation: A brief overview of origin-marking regulations in the EU and in the U.S.	(IIL) 45:3 (Nov.)
<i>Reppert v. Southern Illinois University</i> —employment contracts and the Freedom of Information Act	(CGL) 9:1 (Sept.)	WADIAK, KRISTEN A.: The policy, the whole policy and nothing but the policy	(WCL) 45:2 (Dec.)
STANFA, MICHAEL A.: Current topics in bank examinations	(CGL) 9:2 (Dec.)	WALTMIRE, ERIC R.: How does the Illinois Eavesdropping Statute apply in the educational setting?	(IP) 47:4 (May)
STERN, COREY B.: Illinois Supreme Court construes indemnity provision to require indemnitor to indemnify indemnitee from its own negligence	(CBAB) 52:1 (July)	WARD, PATRICK E.: Approaching the total client in general practice	(GPS) 36:1 (July)
STEVENS, JOHN E.: Government contracting	(EUTTL) 43:3 (Mar.)	WASSER, STAN: Chair's Column	(ADR) 14:1 (Oct.)
STORM, TIMOTHY J.: Client communication should start at the beginning	(CLD) 45:3 (Sept.)	Chair's Column	(ADR) 14:3 (Feb.)
Practice advisory: Appellate practice changes	(GPS) 36:7 (May)	Chair's Column	14:4 (Apr.)
STOVALL, HOWARD L.: Summary of commercial agency/distributorship law in the United Arab Emirates	(GPS) 36:6 (Apr.)	Chair's Column	(ADR) 14:5 (May)
STUMPF, ALAN E.: Life estate transaction legal considerations	(IIL) 45:4 (Dec.)	WAYNER, STEPHEN A. with PRINCIS, CHRISTOPHER: Is your client's money safe? What constitutes secure funds for your clients in a 1031 exchange?	(REL) 53:7 (Jan.)
Life estate transaction legal considerations	(AGL) 17:6 (Feb.)	New changes to IRC rules on vacation-second homes and 1031 Exchanges	(REL) 53:10 (Apr.)
SULLIVAN, EILEEN G.: To have and to help: University administrators reflect on involuntary withdrawal policies	(REL) 53:8 (Feb.)	WEBB, CHRISTINA: Supreme Court decision a win for custodial parents and a warning to employers	(YLD) 52:4 (Feb.)
SWANSON, ALFRED M.: A federal courthouse in Wheaton?	(EDL) 52:1 (July)	WEBER, ROBERT: Keeping score: New reporting requirements for capital gains	(TE) 54:4 (Feb.)
Plaintiffs Beware! The conflict of a voluntary dismissal and res judicata	(BB) 38:5 (Mar.)	WEILER, RORY T.: Hello, young lawyers	(FL) 51:4 (Oct.)
SWANSON, ALFRED M. with TYBOR, JOSEPH: Supreme Court arguments on the Web	(BB) 38:6 (May)	WELLS, ROBERT E., JR.: The ethics of confidentiality: Mediation limits/opportunities	(ADR) 14:4 (Apr.)
SWANSON, BRETT: YLD drives home another successful golf outing	(BB) 38:4 (Feb.)	Suggestions for resolution of disputed, but quantifiable facts	(ADR) 14:5 (May)
TAMAHANA, BRIAN: Thank Yoo and Judge (Mostly Getting a Free Pass) Bybee	(YLD) 52:2 (Oct.)	Mediation: Obstacle or tool? (Insight to a litigator)	(ADR) 14:2 (Jan.)
TESSMAN, ANDREW: Illinois General Assembly makes it clear: Units of local government can't ask about price	(HR) 34:6 (June)	So you want to be a mediator? (Or, a better one?)	(ADR) 14:2 (Jan.)
THORN, KEVIN: Tax professionals take note: Monetary penalties for misconduct	(LGL) 44:1 (July)	WESTON, JAMES K., SR.: From the editor	(ML) 34:1 (Oct.)
TOOTOOIAN, MICHAEL W.: Now you see it—Now you don't: The Supreme Court reverses course on its interpretation of willful and wanton conduct	(FT) 54:3 (Dec.)	From the editor	(ML) 34:2 (Dec.)
Now you see it—Now you don't: The Supreme Court reverses course on its interpretation of willful and wanton conduct	(BB) 38:7 (June)	From the editor	(ML) 34:3 (Mar.)
TOPALIS, PANOS T.: Supreme Court clarifies contact sports exception	(TT) 43:3 (Mar.)	From the editor	(ML) 34:4 (June)
TRIBLER, WILLIS R. with FISCHER, GLENN: Supreme Court analyzes retainer agreements	(LGL) 44:1 (July)	Illinois drilling permits—The upward trend advances	(ML) 34:3 (Mar.)
TROTTER, PETER S.: Intellectual property fundamentals for corporate employees	(LGL) 44:1 (July)	Illinois drilling permits—The upward trend advances	(ML) 34:4 (June)
TURNER, RICHARD L., JR.: Indemnification redux: The Supreme Court rings in on contractual indemnification clauses in <i>Buenz v. Frontline Transportation Company</i>	(BB) 38:7 (June)	Illinois drilling permits—The upward trend continues	(ML) 34:1 (Oct.)
Public Policy strongly favors contribution claim settlements: <i>The Pierre Condominium Assn v. Lincoln Park West Associates, LLC</i>	(TT) 43:3 (Mar.)	Illinois drilling permits—The upward trend continues	(ML) 34:2 (Dec.)
TYPER, MARTIN: Courtroom Information Project prepares courtrooms for the future	(BB) 38:6 (May)	Landmen and the unauthorized practice of law: The West Virginia perspective and some thoughts as to the subject in Illinois	(ML) 34:3 (Mar.)
USMAN, DEREK P.: Phantom gain—It's magic The threat is real—The fight for limited	(BB) 38:4 (Feb.)	Legislative report	(ML) 34:1 (Oct.)
	(BB) 38:4 (Feb.)	Legislative report	(REL) 53:7 (Jan.)
	(CLD) 45:8 (Feb.)	WHITE, ALEXANDER P.: A review of the 26th Annual State and Local Taxation Conference of the National Conference of State Tax Judges	(SALT) 51:6 (Dec.)
	(CPAP) 53:8 (Mar.)	WHITE, TIMOTHY: The 7th Circuit upholds application of the act-of-state doctrine	(IIL) 45:9 (June)
	(CPAP) 53:8 (Mar.)	WHITEMAN, ADAM B.: Residential contractors (and subcontractors) BEWARE! The Home Remodeling and Repair Act prevents mechanic's liens on a residence when there is an oral contract for work that exceeds \$1,000	(REL) 53:9 (Mar.)
	(COLT) 15:2 (Nov.)	WILLENS, MATTHEW L.: Preparing your client for deposition	(TT) 43:5 (May)
	(FT) 54:3 (Dec.)	WILLIAMS, DAVID M.: The surface transportation rides to the rescue	(ML) 34:4 (June)
		WILLIAMS, SONNI CHOI: Changing the face	

of the ISBA	(MP) 18:2 (Dec.)	YING, WANG: China's great leap forward in private property protection	(IIL) 45:7 (Mar.)
Continuing the hallmark of diversity awareness at the 4th Annual Peoria County Bar Association's Diversity Luncheon	(MP) 18:1 (Oct.)	ZAYED, SAMIA: Rethinking divorce through collaborative practice	(FL) 51:2 (Aug.)
Last chance to complete diversity survey	(MP) 18:3 (Mar.)	ZBYLUT, GREGORY A.: Cancellation of debt & Seciton 108	(FT) 54:2 (Oct.)
A square peg in a round world	(DM) 2:1 (June)	ZIMMERMAN, STEVEN P.: The Real Estate Law Section Council	(REL) 53:4 (Oct.)
WINKLER, CHARLES R.: The <i>Miller</i> case: Custody dispute—Limiting the number of witnesses—Proper offer of proof	(FL) 51:7 (Jan.)	ZINK, MICHAEL: Newly codified standards for community association managers—Analysis and potential pitfalls	(GPS) 36:6 (Apr.)
WOJCIK, MARK E.: International child visitation	(IIL) 45:9 (June)	ZOLLNER, DANIEL J.: Case law highlight: Illinois Appellate Court applies "professional services" exclusion in general liability policy to claim of negligent hiring and supervision of a professional	(IL) 52:2 (Dec.)
WRIGHT, DANIEL K.: United States Supreme Court crystallizes time limitation for EEOC claims	(LAEL) 45:2 (Nov.)	ZUKOWSKI, WALTER J. with FROST, JACOB J.: Objecting to tax objections	(EDL) 52:4 (June)
WURL, DANIEL P.: General principles of trial witness disclosure under Supreme Court Rule 213	(TT) 43:2 (Jan.)		
YAVITZ, DAVID B.: From the Chair	(COLT) 15:1 (Sept.)		
From the Chair	(COLT) 15:2 (Nov.)		
From the Chair	(COLT) 15:3 (Feb.)		
From the Chair	(COLT) 15:4 (Apr.)		

SUBJECT INDEX

References are to Volume: Issue Number and (Month)

Abuse/Neglect

Obtaining law enforcement records: Remember the *Daniels* case (FL) 51:4 (Oct.)

Addiction

Lawyers under the influence: Lives, livelihoods and legacies (BB) 38:3 (Dec.)
An MCLE program on “Colleagues in Crisis” (BB) 38:3 (Dec.)
My story (BB) 38:3 (Dec.)

Administrative Law

7th Circuit finds that “Stay-put” does not encompass Individuals with Disabilities Education Act (IDEA) services provided outside of the Student’s Individual Education Plan (IEP) (AL) 37:4 (Oct.)
Can a corporation file a complaint for administrative review? *Siakpere* says no (AL) 37:2 (Aug.)
City of Chicago attains another victory in ordinance violation enforcement (AL) 37:3 (Sept.)
City’s Department of Administrative Hearings to launch pilot Legal Help Desk (AL) 37:4 (Oct.)
Court confusion regarding challenges to municipal land use decisions (AL) 37:7 (Jan.)
District conflict over interpretation of Illinois FOIA? (AL) 37:6 (Dec.)
E-mail retention policies and the Local Records Act (AL) 37:1 (July)
Are employment contracts a matter of record and available under FOIA? (AL) 37:12 (June)
Ex-parte communication—Guidelines for the Administrative Law Judiciary (AL) 37:1 (July)
An example of amendments that create new problems in Administrative Law (BB) 38:2 (Nov.)
Failure to name the proper party in administrative agency appeals—Still a fatal flaw (AL) 37:4 (Oct.)
Fines in Building Code cases—Mandatory (AL) 37:11 (May)
The Fourth Amendment and drug testing in the public employment sector: A review of *Krieg v. Seybold*, 481 F.3D 512 (7th Cir. 2007) (AL) 37:6 (Dec.)
Illinois Association of Administrative Law Judges (AL) 37:6 (Dec.)
ISBA Board of Governors approves proposed legislation concerning *Lockett* decision problems (AL) 37:5 (Nov.)
It is clear error for a school board to rely on an employee’s expunged record as a basis for discharge from employment (AL) 37:12 (June)
Judge Sophia Hall speaks to ALJs on how to gain and keep respect (AL) 37:6 (Dec.)
Michele Jochner’s guidelines for writing effective ALJ opinions (AL) 37:8 (Feb.)
Morgan v. Department of Financial and Professional Regulation: A primer on agency discretion, due process, and license deprivation (AL) 37:3 (Sept.)
Plaintiff guesses wrong on naming right defendant for review case (AL) 37:5 (Nov.)
A policeman’s disability application cannot be denied based upon one dissenting doctor selected by the Police Pension Board (AL) 37:11 (May)
Recent case (AL) 37:2 (Aug.)
Recent legislation (AL) 37:3 (Sept.)
The role of attorney-accountants in administrative state and local tax proceedings (AL) 37:5 (Nov.)
Seventh Circuit Court of Appeals judge explains principles applied to review of administrative decisions (AL) 37:10 (Apr.)
Summary of recent decisions (AL) 37:1 (July)
Summary of recent decisions (AL) 37:3 (Sept.)
Summary of recent decisions (AL) 37:4 (Oct.)
Summary of recent decisions (AL) 37:5 (Nov.)
Summary of recent decisions (AL) 37:7 (Jan.)
Summary of recent decisions (AL) 37:8 (Feb.)

Summary of recent decisions (AL) 37:9 (Mar.)
Summary of recent decisions (AL) 37:10 (Apr.)
Summary of recent decisions (AL) 37:11 (May)
Summary of recent decisions (AL) 37:12 (June)
What became of *Rice*? (AL) 37:7 (Jan.)

Adoption

More parents for more children: The modernization of adoption (CL) 20:2 (Jan.)
Taking adoption out of the closet and into the open (CL) 20:2 (Jan.)

Agricultural Law

Agricultural Assistance Act of 2007 (AGL) 17:3 (Oct.)
Does size matter? Homestead and Tenancy by the entirety (AGL) 17:4 (Nov.)
Estate and gift tax changes for 2008 (AGL) 17:5 (Dec.)
Farmland assessments—Where are we and where are we going? (AGL) 17:1 (July)
Farmland values and credit conditions (AGL) 17:7 (Apr.)
Grain elevator failures: Can farmers and businesses do anything? (AGL) 17:2 (Sept.)
Life estate transaction legal considerations (AGL) 17:6 (Feb.)
Payment eligibility and limitations (AGL) 17:5 (Dec.)
A practice pointer for dealing with the Farm Service Agency Power of Attorney (AGL) 17:2 (Sept.)
Vote for humane farming and nobody gets (as) hurt (AGL) 17:8 (May)

Alternative Dispute Resolution

ADR happenings (ADR) 14:3 (Feb.)
Arbitration alternatives (ADR) 14:1 (Oct.)
Arbitration reform pending in the House and Senate (ADR) 14:6 (June)
The art of picking an arbitrator (ADR) 14:3 (Feb.)
Case summaries (ADR) 14:2 (Jan.)
Case summaries (ADR) 14:4 (Apr.)
Cases (ADR) 14:1 (Oct.)
Cases (ADR) 14:3 (Feb.)
Cases (ADR) 14:5 (May)
Cases (ADR) 14:6 (June)
Chicago hosts major international arbitration event (IIL) 45:8 (May)
Current developments in mediation (ADR) 14:2 (Jan.)
The ethics of confidentiality: Suggestions for resolution of disputed, but quantifiable facts (ADR) 14:5 (May)
Evaluating the ethics of ADR programs (ADR) 14:6 (June)
“Evident Partiality” in an arbitration proceeding (ADR) 14:1 (Oct.)
Gender as a factor in international peacekeeping: The status of women in international conflict resolution (ADR) 14:6 (June)
“Gross errors of law” under the Arbitration Act (ADR) 14:4 (Apr.)
Happenings (ADR) 14:2 (Jan.)
Happenings (ADR) 14:4 (Apr.)
Happenings (ADR) 14:5 (May)
Happenings (ADR) 14:6 (June)
“Insuring” success: Arbitrating insurance coverage disputes in London (ADR) 14:1 (Oct.)
Mediation limits/opportunities (ADR) 14:4 (Apr.)
Mediation: Obstacle or tool? (Insight to a litigator) (ADR) 14:2 (Jan.)
Restorative justice—Restoring the peace (BB) 38:2 (Nov.)
Seventh Circuit overturns arbitration decision based on failure to specifically adhere to state substantive law (CSL) 53:3 (Apr.)
So you want to be a mediator? (Or a better one?) (ADR) 14:2 (Jan.)
Supreme Court to decide two cases involving Power of Arbitration Agreements (ADR) 14:3 (Feb.)
Trial court erred in allowing defendant to withdraw rejection of arbitration award (CPAP) 53:9 (Apr.)
Working towards more successful environmental mediation (Part 1) (ADR) 14:4 (Apr.)
Working towards more successful environmental

mediation (pt. 2) (ADR) 14:5 (May)

Antitrust and Unfair Competition Law

The antitrust counselor: The Supreme Court reversed
Dr. Miles: Now what? (AUCL) 46:1 (Oct.)
Connecticut Attorney General files antitrust lawsuit
against Guy Carpenter (IL) 52:3 (Mar.)
Forget steroids and gambling—MLB's next political
quagmire may be a closer look at its antitrust
exemption (YLD) 52:3 (Dec.)
Highlights from the U.S. Antitrust Agencies' Report
on Intellectual Property: How agency policy
statements can be helpful to practitioners (AUCL) 46:2 (Dec.)
Important upcoming program (AUCL) 46:3 (Mar.)
Minimum resale price maintenance after *Leegin*
(AUCL) 46:1 (Oct.)
Ninth Circuit rejects *LePage's* and creates Circuit
split on treatment of bundled discounts (AUCL) 46:3 (Mar.)
State law limitations on the impact of *Leegin* (AUCL) 46:3 (Mar.)

Attorney fees

Amendment to applicable sections of the Internal Revenue
Code: Changing the deductibility of attorney fees (FT) 54:1 (Aug.)
Attorney fees for the discharged attorney: Does it
pay to be the second attorney? (WCL) 45:4 (June)

Awards

2007 Tradition of Excellence Award winner: Honorable
Adrienne W. Albrecht (GPS) 36:1 (July)
Applications for the Tradition of Excellence Award
sought—Deadline March 21, 2008 (GPS) 36:5 (Mar.)
Our very own 'Tish' Spunar-Sheats joins the
ranks of ISBA Laureates! (WATL) 13:3 (Mar.)
R. Eugene Pincham—2007 Gertz Award honoree (HR) 34:2 (Nov.)
R. Eugene Pincham receives Section's
Elmer Gertz Award (HR) 34:4 (Jan.)

Bankruptcy

Bill status report (CBAB) 52:2 (Oct.)
Creating and perfecting a security interest in a vehicle:
Illinois Vehicle Code checkmates Article 9 of
the UCC (YLD) 52:6 (June)
Impact of bankruptcy on a real estate lease (CBAB) 52:3 (Nov.)
Insurance coverage for bankruptcy claims (CBAB) 52:6 (Apr.)

Banks and Financial Institutions

Bank Directors on the hot seat (CLD) 45:11 (May)
Bill status report (CBAB) 52:2 (Oct.)
Creating and perfecting a security interest in a vehicle:
Illinois Vehicle Code checkmates Article 9 of
the UCC (YLD) 52:6 (June)
Current topics in bank examinations (CBAB) 52:1 (July)
Does size matter? Homestead and Tenancy
by the entirety (CBAB) 52:5 (Mar.)
IMFL: Attempted private sales after foreclosure sales (CBAB) 52:6 (Apr.)
Financial access and insurance: A preliminary
description of factors that affect immigrants (ILL) 45:4 (Dec.)
The importance of being thorough (CBAB) 52:3 (Nov.)
Public Act 95-0661: Amendments to Illinois Code
of Civil Procedure relating to enforcement
of judgments (CBAB) 52:5 (Mar.)
Securing and collecting intellectual property collateral (CBAB) 52:4 (Dec.)
When a foreclosure sale preempts
mortgagor's right to sell (CBAB) 52:2 (Oct.)

Biographies

Ann Breen-Greco, Chicago Kent College of Law '84,
Administrative Law Judge (AL) 37:6 (Dec.)
Committee Member Spotlight on our very own 2007
Young Lawyer of the Year, Heather M. Fritsch (WATL) 13:1 (Nov.)
From State ALJ to Federal District Court Judge: Judge

Rebecca R. Pallmeyer's professional progression (AL) 37:9 (Mar.)
Magistrate Judge Susan E. Cox (FCP) 6:1 (Sept.)
Someone You Should Know – Meet Jerry Larkin,
Administrator of the ARDC (CGL) 9:1 (Sept.)

Book reviews

Book review (BB) 38:6 (May)
Book review (HR) 34:5 (Apr.)
Book review (YLD) 52:1 (Aug.)
Book review (YLD) 52:2 (Oct.)
Book review (YLD) 52:3 (Dec.)
Book review (YLD) 52:4 (Feb.)
Book review (YLD) 52:5 (Apr.)
Book review (YLD) 52:6 (June)
*Freedom for the thought we hate: A Biography of the
First Amendment* by Anthony Lewis (HR) 34:6 (June)

Business Law

(See also, Family and Medical Leave Act, Illinois Family Military Leave Act)

Additional Illinois case update (CLD) 45:9 (Mar.)
Business entity selection at a glance (CSL) 53:2 (Feb.)
Businesses should take heed of Illinois court's novel
approach to restrictive covenants (CLD) 45:10 (Apr.)
Car dealers—Don't get stuck with a lemon for
an estate plan (CLD) 45:4 (Oct.)
Case updates (CLD) 45:4 (Oct.)
Case updates (CLD) 45:9 (Mar.)
Collecting the rent: Renting real estate to your business (FT) 54:4 (Mar.)
Corporations can pay child support too (CLD) 45:12 (June)
The Illinois Employee Classification Act: A primer (CLD) 45:6 (Dec.)
The Illinois Legislature overcorrected Section 12.56(f)
of the Illinois Business Corporation Act's forced
buy-out provision for close corporations (BAFP) 22:2 (Feb.)
Intellectual property protection at a glance (CSL) 53:2 (Feb.)
Retirement fees—Are these fees being fully and
properly disclosed to employers? (CLD) 45:7 (Jan.)
Departing officers' and employees fiduciary duties (CLD) 45:1 (July)
Employee benefits update (CLD) 45:2 (Aug.)
Employers beware: Illinois gives employees ticket to
take discrimination claims to state court (CLD) 45:8 (Feb.)
Government contracting (CLD) 45:3 (Sept.)
Help eliminate poverty housing and homelessness in
Illinois, and earn pro bono credit to boot (CLD) 45:7 (Jan.)
The ice person cometh (CLD) 45:7 (Jan.)
Immigration law update: Diversity Immigrant Visa
Lottery now open for Fiscal Year 2009 (CLD) 45:5 (Nov.)
Improving HR Service Quality (CLD) 45:6 (Dec.)
In-house job search 101 (CLD) 45:4 (Oct.)
Intellectual property fundamentals for
corporate employees (CLD) 45:8 (Feb.)
IRS Extends Section 409A Transition Relief and
Deadlines to December 31, 2008 (CLD) 45:5 (Nov.)
IRS offers limited relief from year-end deadline for
compliance with Code Section 409A (CLD) 45:5 (Nov.)
Lien cuisine and other construction delights (CBAB) 52:1 (July)
A look at the Illinois Employee Classification Act (CSL) 53:2 (Feb.)
The need and methods behind a valuation (BAFP) 22:1 (Dec.)
Negotiating separation agreements (CSL) 53:1 (Jan.)
New guidance on Qualified Default Investment
Alternatives clarifies regulations issued in 2007 (CLD) 45:12 (June)
Privilege causes family feud (BAFP) 22:1 (Dec.)
Property and polity issues (CSL) 53:3 (Apr.)
Recent case updates (CLD) 45:3 (Sept.)
Seventh Circuit overturns arbitration decision based
on failure to specifically adhere to state substantive
law (CSL) 53:3 (Apr.)
Seventh Circuit rules for lender in *River East Plaza* case (CLD) 45:5 (Nov.)
Survey (CLD) 45:6 (Dec.)
Thoughts from an inside counsel (and former outside
counsel) (CLD) 45:2 (Aug.)

The threat is real—The fight for limited liability in Illinois (CSL) 53:3 (Apr.)
 United States Supreme Court vacates and remands *MeadWestvaco* and provides further clarification concerning determination of unitary assets (SALT) 51:11 (May)
 Update of recent cases (CLD) 45:6 (Dec.)
 Would an Illinois Series LLC meet your clients' needs? (YLD) 52:6 (June)

Capital punishment

Death penalty article (IIL) 45:9 (June)

Child Support

Circuit Court of Cook County's Expedited Child Support Program (FL) 51:11 (June)
 Corporations can pay child support too (CLD) 45:12 (June)
 Does the grandparent unknowingly contribute towards the child support due from their child? (EL) 13:4 (May)
 Practice Trap: Life insurance provisions that secure child support obligation in marital settlement agreements can cause drafting and enforcement problems (GPS) 36:5 (Mar.)

Civil Law

(See also, Discovery; Malpractice; Witnesses)

Admissions (CPAP) 53:1 (July)
 Admissions (CPAP) 53:2 (Aug.)
 Affirmative defenses in federal court: What every practitioner should know (FCP) 6:4 (June)
 Amendment to the Illinois Human Rights Act opens the door to civil suits (CLD) 45:5 (Nov.)
 Another court applies the collateral source rule (BB) 38:5 (Mar.)
 Attorney's caveat—Fair Credit Reporting Act, 15 USC §1681 (CPAP) 53:10 (May)
 Bad-faith requirement for fee shifting in the Consumer Fraud Act: *Krautsack v. Anderson* (CPAP) 53:3 (Sept.)
 Caution: *Res judicata* may bar the refiling of a voluntarily dismissed claim (CPAP) 53:11 (June)
 Class action challenges Illinois DCFS investigators' threats in the United States Supreme Court (FL) 51:9 (Mar.)
 Contacting an opponent's employee and former employees (CPAP) 53:5 (Dec.)
 Cross-examination of a medical expert witness regarding the expert's personal opinion or personal practice (TT) 43:1 (July)
Czarnik v. Wendover: An application of collateral estoppel to arbitration (CPAP) 53:11 (June)
 Disclosing expert witnesses (FCP) 6:1 (Sept.)
 Due process requires live testimony to judge witness credibility (CPAP) 53:7 (Feb.)
 Fifth District grants new trial on damages when jury's verdict is inconsistent with the evidence (CPAP) 53:5 (Dec.)
 For whom the *Bell Atlantic* tolls, it tolls for you (FCP) 6:2 (Dec.)
 How a missing affidavit reduced a jury verdict: Supreme Court Rule 222(B) (CPAP) 53:3 (Sept.)
 The Illinois Supreme Court defines the phrase "arising out of patient care" and clarifies the tolling provisions found in the Medical Malpractice Statute of Repose in Section 13-212 of the Code of Civil Procedure (BB) 38:6 (May)
 The Illinois Supreme Court sheds light on the "gray areas" of the relation-back doctrine in *Porter v. Decatur Memorial Hospital* (BB) 38:5 (Mar.)
 Impropriety of the "otherwise careless and negligent" allegation (TT) 43:3 (Mar.)
 Indemnification redux: The Supreme Court rings in on contractual indemnification clauses in *Buenz v. Frontline Transportation Company* (CPAP) 53:8 (Mar.)
 It's not just paperwork: Insuring due process in the service of summons (CPAP) 53:4 (Oct.)
 Legislation: Medical and legal records (CPAP) 53:3 (Sept.)
 Liability for common bile duct injuries—Measure twice, cut once (TT) 43:4 (Apr.)

The mailbox rule does not apply to refiling of a voluntarily dismissed complaint (CPAP) 53:5 (Dec.)
 Motions attacking motions: A plea to end the violence Now you see it—Now you don't: The Supreme Court reverses course on its interpretation of willful and wanton conduct (BB) 38:7 (June)
 Plaintiff's motion for remand after defendant's diversity jurisdiction removal (FCP) 6:2 (Dec.)
 Plaintiffs Beware! The conflict of a voluntary dismissal and *res judicata* (BB) 38:6 (May)
 Preparing your client for deposition (TT) 43:5 (May)
 Prevailing parties in contract litigation: "Who are they?" (GPS) 36:3 (Dec.)
 Primer on copyright law (FCP) 6:3 (Mar.)
 Production of financial records by a Supreme Court Rule 213(f)(3) Expert Witnesses (TT) 43:1 (July)
 Public Act 95-0661: Amendments to Illinois Code of Civil Procedure relating to enforcement of judgments (CBAB) 52:5 (Mar.)
 Public policy strongly favors contribution claim settlements: *The Pierre Condominium Assn v. Lincoln Park West Associates, LLC* (CPAP) 53:8 (Mar.)
 Reasonableness and the admission of an unpaid bill into evidence; *Kunz v. Little Company of Mary Hospital and Health Care Centers* (CPAP) 53:3 (Sept.)
 RULE 56.1: Requirements and pitfalls (FCP) 6:3 (Mar.)
 Should the FDA's approval of medical devices preempt state court products liability suits? (FCP) 6:4 (June)
 Six rules of Illinois Civil Practice that you should know to impress your supervising partner (YLD) 52:3 (Dec.)
 Supreme Court clarifies contact sports exception "Tactical gamesmanship" and trial practice: Can it be good advocacy? (BB) 38:6 (May)
Tedrick v. Community Resource Center Inc. & the theory of transferred negligence in medical negligence actions (CPAP) 53:6 (Jan.)
 Ten tips for pursuing an automotive product liability case (TT) 43:4 (Apr.)
 Trial court erred in allowing defendant to withdraw rejection of arbitration award (CPAP) 53:9 (Apr.)
 A trial lawyer's reminiscences (CPAP) 53:10 (May)
 Twenty years since *Asahi*: Reviewing the still-uncertain "stream of commerce" theory (CPAP) 53:10 (May)
 The unwanted: Dead witnesses, The Dead Man's Act and the Frauds Act (CPAP) 53:7 (Feb.)
 Update on new, revised, and withdrawn Illinois Civil Jury Instructions (CPAP) 53:11 (June)
 Use of 735 ILCS 5/2-1401 in criminal cases (BB) 38:6 (May)
Vision Point v. Haas: Breathing room for litigants on requests to admit (CPAP) 53:4 (Oct.)
 What's in a name? It depends on whether you are seeking Rule 137 sanctions (CPAP) 53:10 (May)
 What's in a name: The Illinois Supreme Court identifies the limits on amending a complaint for review of an administrative decision when a necessary party has not been added (CPAP) 53:6 (Jan.)
 Who should speak on civility in civil litigation? (CPAP) 53:11 (June)
 The Written Notice Requirement of the Health Care Services Lien Act (TT) 43:5 (May)

Constitutional Law

California Supreme Court rules to allow same-sex marriage: Decision could lead to Constitutional issues (CLD) 45:12 (June)
 Content-based regulations run afoul of the First Amendment—*Pooh-Bah Enterprises, Inc. v. County of Cook* (LGL) 44:7 (Feb.)
 Court strips Chicago of its exotic dancing tax as violating the First Amendment (SALT) 51:9 (Mar.)
Crawford v. Washington—Confrontation clause (BB) 38:1 (Aug.)
 Local immigration ordinances are likely unconstitutional (LGL) 44:4 (Nov.)
 Rhetoric aside, most First Amendment claimants lose State money and foreign policy: Illinois Sudan Act (HR) 34:1 (Sept.)

ruled unconstitutional (ILL) 45:1 (Aug.)
 A state requirement that voters present photo
 identification in order to vote does not violate the
 Fourteenth Amendment (LGL) 44:11 (June)
 Student law speech hearing up (HR) 34:2 (Nov.)

Continuing Legal Education

Chair's Column: There are but a few short months to
 complete CLE credits (GPS) 36:6 (Apr.)
 Have you achieved your 20 hours of mandatory
 CLE yet? (AUCL) 46:1 (Oct.)
 MCLE credit and newsletter authors (CPAP) 53:2 (Aug.)
 Save the Date (FCP) 6:2 (Dec.)
 Upcoming CLE programs (FCP) 6:3 (Mar.)
 Upcoming CLE programs (GPS) 36:5 (Mar.)

Courthouses

Home is where the court is (YLD) 52:6 (June)

Courtroom

Courtroom security: Whose problem is it? (FL) 51:1 (July)

Criminal Law

Admonitions in the criminal trial court: Waiver of Counsel,
 Jury Demand, and Noncitizen Guilty Pleas (GPS) 36:1 (July)
 Case summaries (CJ) 51:1 (July)
 Case summaries (CJ) 51:2 (Nov.)
 Case summaries (CJ) 51:3 (Jan.)
 Case summaries (CJ) 51:4 (May)
 Case summaries (CJ) 51:5 (June)
 Child sex exploitation study probes extent of
 victimization in Illinois (WATL) 13:4 (June)
Crawford v. Washington—Confrontation clause (BB) 38:1 (Aug.)
 Criminal justice reform (HR) 34:4 (Jan.)
 Legislation—Passed bills (CJ) 51:4 (May)
 Legislation—Passed bills (CJ) 51:5 (June)
 Pre-conviction DNA gathering (BB) 38:7 (June)

Custody

Changes to Probate Act, Custodial Claim, among new
 legislative enactments for 2008 (EL) 13:3 (Feb.)
 Child custody statutes ready for a complete overhaul (FL) 51:1 (July)
 The *Miller* case: Custody dispute—Limiting the number
 of witnesses—Proper offer of proof (FL) 51:7 (Jan.)
 Supreme Court decision a win for custodial parents and a
 warning to employers (YLD) 52:4 (Feb.)

Depositions

Depositions from a court reporter's perspective (FL) 51:2 (Aug.)
 Preparing your client for deposition (TT) 43:5 (May)

Disability Law

(see also, **Workers' Compensation Law**)

7th Circuit finds that "Stay-put" does not encompass
 Individuals with Disabilities Education Act (IDEA)
 services provided outside of the Student's Individual
 Education Plan (IEP) (AL) 37:4 (Oct.)
 The ADA on the edge of 17: That was the law that was
 Disability pensions—What constitutes an act of duty? (DM) 2:1 (June)
 Obtaining accommodations for college students with
 disabilities (LGL) 44:11 (June)
 (CL) 20:1 (Sept.)

Discovery

Court reinforces prohibition against using deceased
 party's discovery deposition as trial evidence (CPAP) 53:4 (Oct.)
 Judicial perspective on discovery disputes (BB) 38:2 (Nov.)
 Managing e-discovery: What is required and how to
 save money (COLT) 15:4 (Apr.)

Discrimination

Employers beware: Illinois gives employees ticket to
 take discrimination claims to state court (CLD) 45:8 (Feb.)

Diversity

(see also, **Minorities and Women**)

The ADA on the edge of 17: That was the law that was (DM) 2:1 (June)
 All you need is love. . . And the right legislation: The Illinois
 Religious Freedom Protection and Civil Unions Act
 (House Bill 1826) (DM) 2:1 (June)
 Chicago Bar Association's Call to Action: Progress on
 Women in Leadership in the Legal Profession (DM) 2:1 (June)
 Diverse experiences: Covering my hair, not my mind:
 A Muslim woman's perspective (MP) 18:3 (Mar.)
 Diversity in the Legal Profession: ISBA's
 commitment continues (DM) 2:1 (June)
 A diversity pipeline success story—A new partnership
 develops from ISBA's Diversity Roundtable (MP) 18:2 (Dec.)
 Diversity: Why checking the "box" is not enough (DM) 2:1 (June)
 ISBA Task Force on Diversity—Chair's Report (DM) 2:1 (June)
 ISBA Task Force on Diversity Hosts Hire Big 10 Plus—
 Diversity in the Law Program (DM) 2:1 (June)
 ISBA visits SIU School of Law (DM) 2:1 (June)
 Last chance to complete diversity survey (MP) 18:3 (Mar.)
 National Association of Women Lawyers: 2007
 Survey of the Status of Women in Law firms (WATL) 13:4 (June)
 A square peg in a round world (DM) 2:1 (June)
 Ten strategies for attorneys facing the
 challenges of diversity (DM) 2:1 (June)
 Why diversity matters. . . (DM) 2:1 (June)

Divorce

Collaborative divorce (WATL) 13:2 (Jan.)
 Contempt of Court: Is bad faith enough? (FL) 51:3 (Sept.)
 MUM is the word for allocating personal and
 enterprise goodwill (FL) 51:5 (Nov.)
 Retainers in dissolution of marriage actions (FL) 51:1 (July)
 Rethinking divorce through collaborative practice (FL) 51:2 (Aug.)
 A review of judicial gloss on the statutory provisions
 governing contribution to attorney fees under the
 IMDMA (FL) 51:7 (Jan.)
 Say it isn't so—Say it's not maintenance! (GPS) 36:3 (Dec.)
 Vehicle title transfer tax trap (FL) 51:1 (July)

Domestic Violence

A best practices guide for attorneys representing
 victims of domestic violence (WATL) 13:3 (Mar.)
 Pulling no punches: Effective Representation of Immigration
 Survivors of Domestic Violence (ILL) 45:6 (Feb.)

DUI

DUI becomes an international matter (ILL) 45:1 (Aug.)
 Recent cases and cases of interest (TLAC) 17:1 (Aug.)

Editor/Chair Columns

Chair's Column (ADR) 14:1 (Oct.)
 Chair's Column (ADR) 14:3 (Feb.)
 Chair's Column (ADR) 14:5 (May)
 Chair's Column (ADR) 14:4 (Apr.)
 Chair's column (AL) 37:1 (July)
 Chair's column (AL) 37:2 (Aug.)
 Chair's column (BB) 38:2 (Nov.)
 Chair's column (BB) 38:3 (Dec.)
 Chair's column (FL) 51:1 (July)
 Chair's column (FL) 51:2 (Aug.)
 Chair's column (SALT) 51:12 (June)
 Chair's Column: Going out, outgoing, & not
 going away (GPS) 36:1 (July)
 Chair's Column: Plea to local bar associations: ISBA
 General Practice, Solo & Small Firm Section wants

to work with your Association	(GPS) 36:3 (Dec.)	Inside	(AL) 37:5 (Nov.)
Chair's Column: Solo and Small Firm Conference—		Inside	(AL) 37:6 (Dec.)
Like no other conference in Illinois	(GPS) 36:2 (Nov.)	Inside	(AL) 37:7 (Jan.)
Chair's Column: There are but a few short		Inside	(AL) 37:9 (Mar.)
months to complete CLE credits	(GPS) 36:6 (Apr.)	Inside	(AL) 37:10 (Apr.)
Chair's Column: "Two lawyers walk into a bar..."	(GPS) 36:7 (May)	Inside	(AL) 37:12 (June)
Chair's Column: Veterans need our help	(GPS) 36:5 (Mar.)	Inside	
Chair's corner	(FT) 54:1 (Aug.)	Inside	
Editor's Column: Illinois Supreme Court allows		Last letter from the Chair: And a wonderful time	(WATL) 13:4 (June)
retired lawyer to do pro bono work during		was had by all in Carbondale, Illinois!	(MP) 18:1 (Oct.)
retirement without requiring annual registration fee	(GPS) 36:7 (May)	Letter from the Chair	(MP) 18:2 (Dec.)
Editor's Column: In praise of our staffs and		Letter from the Chair: A call to action	(MP) 18:3 (Mar.)
contingency planning	(GPS) 36:2 (Nov.)	Letter from the Chair: Is it midyear already?	(WATL) 13:2 (Jan.)
Editor's Column: Lessons from the ABA Tech Show:		Letter from the Chair: Welcome to the 2007-08 State	
Windows VISTA—Looks good but no compelling		and Local Tax Section	(SALT) 51:1 (July)
reason to upgrade	(GPS) 36:1 (July)	Message from the Chair	(FL) 51:3 (Sept.)
Editor's Column: Observations at ABA		Message from the Chair	(FL) 51:4 (Oct.)
Tech Show—2008	(GPS) 36:6 (Apr.)	Message from the Chair	(FL) 51:6 (Dec.)
Editor's Column: Our service members need our help	(GPS) 36:5 (Mar.)	Message from the Chair	(FL) 51:7 (Jan.)
Editor's Column: Solo and Small Firm		Message from the Chair	(FL) 51:9 (Mar.)
Conference—A big hit	(GPS) 36:3 (Dec.)	Message from the Chair	(FL) 51:10 (May)
Editor's comments	(IIL) 45:1 (Aug.)	Message from the Chair	(IIL) 45:1 (Aug.)
Editor's introduction	(AUCL) 46:1 (Oct.)	Message from the Chair	(IIL) 45:2 (Sept.)
Editor's introduction	(AUCL) 46:2 (Dec.)	Message from the Chair	(IIL) 45:4 (Dec.)
Editor's introduction	(AUCL) 46:3 (Mar.)	Message from the Chair	(IIL) 45:5 (Jan.)
Editor's note	(ADR) 14:1 (Oct.)	Message from the Chair	(IIL) 45:6 (Feb.)
Editor's note	(ADR) 14:2 (Jan.)	Message from the Chair	(IIL) 45:7 (Mar.)
Editor's note	(AL) 37:11 (May)	Message from the Chair	(IIL) 45:8 (May)
Editor's note	(REL) 53:1 (July)	Message from the Chair	(IIL) 45:9 (June)
Editor's note	(REL) 53:2 (Aug.)	Note from the Chair	(EL) 13:1 (Oct.)
Editor's note	(REL) 53:3 (Sept.)	A note from the Co-Editor	(SALT) 51:1 (July)
Editor's note	(REL) 53:4 (Oct.)	A note from the Co-Editor	(SALT) 51:2 (Aug.)
Editor's note	(REL) 53:5 (Nov.)	A note from the Co-Editor	(SALT) 51:3 (Sept.)
Editor's note	(REL) 53:6 (Dec.)	A note from the Co-Editor	(SALT) 51:4 (Oct.)
Editor's note	(REL) 53:7 (Jan.)	A note from the Co-Editor	(SALT) 51:5 (Nov.)
Editor's note	(REL) 53:8 (Feb.)	A note from the Co-Editor	(SALT) 51:6 (Dec.)
Editor's note	(REL) 53:9 (Mar.)	A note from the Co-Editor	(SALT) 51:9 (Mar.)
Editor's note	(REL) 53:10 (Apr.)	A note from the Co-Editor	(SALT) 51:10 (Apr.)
Editor's note	(REL) 53:11 (May)	A note from the Co-Editor	(SALT) 51:11 (May)
Editor's note	(REL) 53:12 (June)	A note from the Co-Editors	(SALT) 51:7 (Jan.)
Editor's note	(TT) 43:1 (July)	A note from the co-editors	(SALT) 51:8 (Feb.)
Editor's note	(TT) 43:2 (Jan.)	Remarks from the Chair	(CSL) 53:1 (Jan.)
Editor's note	(TT) 43:3 (Mar.)	Remarks from the Chair	(CSL) 53:2 (Feb.)
Editor's note	(TT) 43:4 (Apr.)	View from the Chair	(SL) 1:1 (Mar.)
Editor's note	(TT) 43:5 (May)	Welcome to a new year	(WATL) 13:1 (Nov.)
Editor's notes	(WCL) 45:1 (Sept.)		
Editor's notes	(WCL) 45:2 (Dec.)		
Editor's notes	(WCL) 45:3 (Mar.)		
Editor's notes	(WCL) 45:4 (June)		
From the Chair	(COLT) 15:1 (Sept.)		
From the Chair	(COLT) 15:2 (Nov.)		
From the Chair	(COLT) 15:3 (Feb.)		
From the Chair	(COLT) 15:4 (Apr.)		
From the Chair...	(EDL) 52:3 (Feb.)		
From the Chair	(FCP) 6:1 (Sept.)		
From the Chair	(HR) 34:1 (Sept.)		
From the Chair	(HR) 34:2 (Nov.)		
From the Chair	(HR) 34:3 (Dec.)		
From the Chair	(HR) 34:4 (Jan.)		
From the Chair	(HR) 34:5 (Apr.)		
From the Chair	(HR) 34:6 (June)		
From the Chair	(IL) 52:3 (Mar.)		
From the Chair	(YLD) 52:6 (June)		
From the editor...	(EL) 13:4 (May)		
From the editor	(IL) 52:1 (Sept.)		
From the editor	(IL) 52:2 (Dec.)		
From the editor	(ML) 34:1 (Oct.)		
From the editor	(ML) 34:2 (Dec.)		
From the editor	(ML) 34:3 (Mar.)		
From the editor	(ML) 34:4 (June)		
Inside	(AL) 37:1 (July)		
Inside	(AL) 37:2 (Aug.)		
Inside	(AL) 37:3 (Sept.)		
Inside	(AL) 37:4 (Oct.)		

Education Law

Administrative rules for special education: Process and			
outcomes			(EDL) 52:2 (Oct.)
Budget implementation for FY 2008 approved			(EDL) 52:3 (Feb.)
Case note			(EDL) 52:2 (Oct.)
Case update			(EDL) 52:1 (July)
Case update			(EDL) 52:4 (June)
How does the Illinois Eavesdropping Statute			
apply in the educational setting?			(IP) 47:4 (May)
New education laws			(EDL) 52:2 (Oct.)
New Education Laws (Part II)			(EDL) 52:3 (Feb.)
Objecting to tax objections			(EDL) 52:4 (June)
Origin of the Illinois State Response to Intervention			
(Rtl) Plan			(EDL) 52:3 (Feb.)
Promoting Illinois Education Exports			(IIL) 45:3 (Nov.)
To have and to help: University administrators reflect on			
involuntary withdrawal policies			(EDL) 52:1 (July)
Upcoming CLE program			(EDL) 52:3 (Feb.)
Who me? A law professor?—Southern Illinois			
University School of Law sponsors workshop for			
lawyers interested in law teaching			(MP) 18:3 (Mar.)

Elder Law

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

Changes to Probate Act, Custodial Claim, among new

legislative enactments for 2008	(EL) 13:3 (Feb.)	owner-operator employee status	(EUTTL) 43:2 (Dec.)
Converting a life insurance policy into cash while the insured is alive: Viatical and life settlements	(SL) 1:1 (Mar.)	Immigration-related raids: Employer rights and lawful responses	(LOME) 29:4 (June)
DESK REFERENCE: 2008 Numbers and statistics	(EL) 13:3 (Feb.)	Improving HR Service Quality	(CLD) 45:6 (Dec.)
The growing epidemic of elder abuse: Recommendations for proactive judicial solutions	(EL) 13:4 (May)	It is clear error for a school board to rely on an employee's expunged record as a basis for discharge from employment	(AL) 37:12 (June)
Highlights of the Probate Guardian ad Litem Training Seminar Presented by the ISBA Bench and Bar Section	(EL) 13:3 (Feb.)	Laid-off U.S. workers unable to claim statutory benefits while Department of Labor treats similarly situated plaintiffs differently	(IIL) 45:2 (Sept.)
How to make a summary care plan	(EL) 13:1 (Oct.)	A look at the Illinois Employee Classification Act	(CSL) 53:2 (Feb.)
Illinois legal community and Department of Veterans' Affairs come together to support veterans	(EL) 37:4 (Oct.)	Navigating the Employment Eligibility Verification Process (Form I-9)	(LOME) 29:3 (May)
Overview of Reverse Mortgages	(EL) 13:3 (Feb.)	Navigating an unemployment claim	(LOME) 29:3 (May)
Potential speed bumps on Probate Avenue	(EL) 13:2 (Dec.)	Negotiating separation agreements	(CSL) 53:1 (Jan.)
The Practitioner's Guide to the Illinois Department on Aging	(EL) 13:2 (Dec.)	New employment-based immigration regulations cause controversy	(IIL) 45:8 (May)
VA pro bono project and attorney fees for VA cases	(EL) 13:2 (Dec.)	NLRB changes damages presumptions when employer refuses to hire paid union organizers	(LAEL) 45:1 (Aug.)
When Grandma and Grandpa can't pay their bills	(EL) 13:1 (Oct.)	NLRB modifies recognition bar rule	(LAEL) 45:3 (Feb.)
A woman's nightmare: Long-term care—Two elder law attorneys' perspectives	(WATL) 13:4 (June)	The no match letter—What employers need to know	(LOME) 29:4 (June)

Elections

Elections—When does an arrearage make a person ineligible for an elective municipal office?	(LGL) 44:10 (May)
A state requirement that voters present photo identification in order to vote does not violate the Fourteenth Amendment	(LGL) 44:11 (June)
A true rightward turn? The current U.S. Supreme Court term and the 2008 elections	(HR) 34:4 (Jan.)

Employment Law

(See also, Family and Medical Leave Act, Illinois Family Military Leave Act)

Anti-pretexting statute	(LAEL) 45:2 (Nov.)
Books	(EB) 26:1 (Oct.)
Caselaw update	(EB) 26:1 (Oct.)
Departing officers' and employees fiduciary duties	(CLD) 45:1 (July)
Disparity between women and men's compensation and leadership responsibilities still significant, NAWL survey concludes	(WATL) 13:4 (June)
Does a manager have to express happiness that a subordinate is pregnant?	(LAEL) 45:1 (Aug.)
EEOC issues guidance on employment testing	(LAEL) 45:4 (June)
EEOC issues guidance on workers with caregiving responsibilities	(LAEL) 45:1 (Aug.)
Employee benefits update	(CLD) 45:2 (Aug.)
Employers beware: Illinois gives employees ticket to take discrimination claims to state court	(CLD) 45:8 (Feb.)
Employer's challenge to unemployment benefits may be evidence of unlawful retaliation	(LAEL) 45:3 (Feb.)
Employer's test for tobacco use might violate ERISA	(LAEL) 45:4 (June)
Employers beware: Illinois gives employees ticket to take discrimination claims to state court	(CLD) 45:8 (Feb.)
Are employment contracts a matter of record and available under FOIA?	(AL) 37:12 (June)
Examination of the recent class action lawsuits filed against large companies alleging improper fee structures concerning the management of plan participants' 401(k) plans	(EB) 26:1 (Oct.)
Federal caselaw update	(EB) 26:2 (Dec.)
Federal caselaw update	(EB) 26:4 (June)
Final QDIA regulations provide fiduciary relief	(EB) 26:2 (Dec.)
He said, she said: Handling uncorroborated allegations of sexual harassment	(LAEL) 45:4 (June)
Illinois Appellate Court declines to broaden employee rights or to narrow the Employment-At-Will Doctrine	(LAEL) 45:3 (Feb.)
Illinois Employee Classification Act	(EB) 26:3 (Mar.)
The Illinois Employee Classification Act: A primer	(CLD) 45:6 (Dec.)
The Illinois Personnel Records Review Act; Do I really have to give him the secret memo?	(LAEL) 45:4 (June)
Illinois Supreme Court affirms finding of truck	

owner-operator employee status	(EUTTL) 43:2 (Dec.)
Immigration-related raids: Employer rights and lawful responses	(LOME) 29:4 (June)
Improving HR Service Quality	(CLD) 45:6 (Dec.)
It is clear error for a school board to rely on an employee's expunged record as a basis for discharge from employment	(AL) 37:12 (June)
Laid-off U.S. workers unable to claim statutory benefits while Department of Labor treats similarly situated plaintiffs differently	(IIL) 45:2 (Sept.)
A look at the Illinois Employee Classification Act	(CSL) 53:2 (Feb.)
Navigating the Employment Eligibility Verification Process (Form I-9)	(LOME) 29:3 (May)
Navigating an unemployment claim	(LOME) 29:3 (May)
Negotiating separation agreements	(CSL) 53:1 (Jan.)
New employment-based immigration regulations cause controversy	(IIL) 45:8 (May)
NLRB changes damages presumptions when employer refuses to hire paid union organizers	(LAEL) 45:1 (Aug.)
NLRB modifies recognition bar rule	(LAEL) 45:3 (Feb.)
The no match letter—What employers need to know	(LOME) 29:4 (June)
Private investigator's actions lead to invasion of privacy claim	(LAEL) 45:2 (Nov.)
Putting employers between a rock and a hard place with respect to verifying employment eligibility	(IIL) 45:4 (Dec.)
Recent statutory developments in Illinois labor & employment law	(LOME) 29:2 (Apr.)
<i>Reppert v. Southern Illinois University</i> —employment contracts and the Freedom of Information Act	(CGL) 9:2 (Dec.)
<i>Roberson and West Cab Co.</i> , contrasted rulings regarding employer/employee relationships	(WCL) 45:2 (Dec.)
Seventh Circuit clarifies "cat's paw" doctrine	(LAEL) 45:1 (Aug.)
Tort Immunity Act is no protection against claim of retaliatory discharge for pursuing workers' compensation claim	(LAEL) 45:4 (June)
Union not entitled to employee e-mail addresses	(LAEL) 45:2 (Nov.)
United States Supreme Court crystallizes time limitation for EEOC claims	(LAEL) 45:2 (Nov.)

Environmental Law

All Appropriate Inquiry at eight months: The more things change, the more they stay the same	(ENVL) 38:3 (Mar.)
Discarded materials revisited: A case review of <i>Northern Illinois Service Company v. Illinois Environmental Protection Agency</i>	(ENVL) 38:5 (May)
Financial reporting 201: A review of key principles of environmental financial reporting	(ENVL) 38:1 (July)
Guidance from above	(ENVL) 38:2 (Oct.)
Insurance coverage for bankruptcy claims	(ENVL) 38:3 (Mar.)
One final warning before we call security: The debut of chemical facility anti-terrorism standards	(ENVL) 38:1 (July)
Part One: Federal Administrative Environmental Law—Rulemaking	(ENVL) 38:4 (Apr.)
Part Two: Federal Administrative Environmental Law—Permitting and Administrative Enforcement	(ENVL) 38:5 (May)
Radon disclosure now required for residential property sales	(ENVL) 38:4 (Apr.)
Recent SEC enforcement of environmental financial disclosure	(CLD) 45:3 (Sept.)
U.S. Supreme Court leads PRPs back to §107(a) for cost recovery under CERCLA	(ENVL) 38:2 (Oct.)
Working towards more successful environmental mediation (Part 1)	(ADR) 14:4 (Apr.)
Working towards more successful environmental mediation (pt. 2)	(ADR) 14:5 (May)

ERISA

Employer's test for tobacco use might violate ERISA	(LAEL) 45:4 (June)
ERISA fiduciaries may be sued for losses to individual accounts	(CLD) 45:10 (Apr.)
ERISA: Pleading a claim	(EB) 26:3 (Mar.)
Examination of the recent class action lawsuits filed	

against large companies alleging improper fee structures concerning the management of plan participants' 401(k) plans (EB) 26:1 (Oct.)
 Final QDIA regulations provide fiduciary relief Supreme Court (EB) 26:2 (Dec.)
 (EB) 26:3 (Mar.)

Ethics

Ethics issues (HR) 34:3 (Dec.)
 The ethics of confidentiality: Suggestions for resolution of disputed, but quantifiable facts (ADR) 14:5 (May)
 Evaluating the ethics of ADR programs (ADR) 14:6 (June)
 Lawyers "lawgh" about ethics at MCLE forum (WATL) 13:1 (Nov.)

Family and Medical Leave Act

Amendment to FMLA of 1993 covers care for injured or ill service members and for "qualifying exigency" (GPS) 36:5 (Mar.)
 Expanded FMLA coverage is effective immediately!! (CLD) 45:9 (Mar.)
 Proposed FMLA revisions are a "mixed bag" and provide employers almost no guidance regarding new Family Military Leave (CLD) 45:9 (Mar.)
 Workers' compensation benefits, FMLA, and retaliatory discharge (WCL) 45:4 (June)

Family Law

(see also, Abuse/Neglect, Adoption, Child Support, Custody, Divorce, Domestic Violence, Guardianship, Juveniles, Visitation)

Class action challenges Illinois DCFS investigators' threats in the United States Supreme Court (FL) 51:9 (Mar.)
 Cohabitation revisited (FL) 51:6 (Dec.)
 Collaborative law—A brief overview (YLD) 52:4 (Feb.)
 Is it a claim or a new action? Characterization of post-judgment petitions in family law cases affects appealability (FL) 51:8 (Feb.)
 It's not nice to fool with Orders to Withhold Income Memorials for families with minor children (AGL) 17:2 (Sept.)
 A minor child may establish his own best interests for purposes of the Hague Convention on International Child Abduction (IIL) 45:2 (Sept.)
 No legal relationship between paternity and registry (FL) 51:2 (Aug.)
 Public Act 95-685 and its impact on family law (FL) 51:10 (May)
 Representing unmarried couples: The need for Illinois legislative action (WATL) 13:3 (Mar.)
Vision Point v. Haas: Breathing room for litigants on Request to Admit (FL) 51:9 (Mar.)
 Your client wants to vacation outside the U.S. with the kids but the other parent fears abduction... If the destination country is a Hague signatory, here's a possible solution (FL) 51:3 (Sept.)

Fraud

Bad-faith requirement for fee shifting in the Consumer Fraud Act: *Krautsack v. Anderson* (CPAP) 53:3 (Sept.)
 The unwanted: Dead witnesses, The Dead Man's Act and the Frauds Act (CPAP) 53:7 (Feb.)

Freedom of Information Act

District conflict over interpretation of Illinois FOIA? (AL) 37:6 (Dec.)
 Are employment contracts a matter of record and available under FOIA? (AL) 37:12 (June)
Reppert v. SIU: 4th District decision—A commentary (LGL) 44:10 (May)
Reppert v. Southern Illinois University—employment contracts and the Freedom of Information Act (CGL) 9:2 (Dec.)

Government Lawyers

2007 Legislative Summary (CGL) 9:2 (Dec.)
 Attorney General issues opinions (CGL) 9:2 (Dec.)
 Attorney General issues opinions (CGL) 9:3 (Mar.)
 Clearing the air on the State's new smoking ban (CGL) 9:3 (Mar.)
 Closed sessions "wholly dedicated" to discussion of

leasing property allowed under the Open Meetings Act (CGL) 9:2 (Dec.)
 Conflicts of interest of attorneys representing units of government—A short quiz (LGL) 44:6 (Jan.)
 E-Mail and the Attorney-Client Privilege: *In re County of Erie* (CGL) 9:1 (Sept.)
 HHS Launches New Web site on HIPAA Privacy Compliance and Enforcement (CGL) 9:1 (Sept.)
 In-sites (CGL) 9:2 (Dec.)
 In-sites (CGL) 9:3 (Mar.)
 News Flash: Illinois Appellate Court cases decided prior to 1935 are not precedential (CGL) 9:1 (Sept.)
 The Personal Information Protection Act and its implications for integrated justice information systems (CGL) 9:1 (Sept.)
 Public sector discipline: Two Illinois prosecutors disciplined for *Brady* violations during May term of the Supreme Court (CGL) 9:1 (Sept.)
Reppert v. Southern Illinois University—employment contracts and the Freedom of Information Act (CGL) 9:2 (Dec.)

Guardianship

Guardianship and Electroconvulsive Therapy (ECT): Legislative update (EL) 13:3 (Feb.)
 Highlights of the Probate Guardian ad Litem Training Seminar Presented by the ISBA Bench and Bar Section (EL) 13:3 (Feb.)
 The role of the GAL in family law cases (GPS) 36:7 (May)
 When a child is in foster care: From the parent's perspective (CL) 20:4 (June)

Health Care Law

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

Acupuncture: What, When, Why and How? (WATL) 13:3 (Mar.)
 All the latest developments in health care law (HCL) 24:1 (Sept.)
 All the latest developments in health care law (HCL) 24:2 (Dec.)
 All the latest developments in health care law (HCL) 24:3 (Mar.)
 All the latest developments in health care law (HCL) 24:4 (June)
 Case names and holdings (IP) 52:4 (June)
 Case summaries (IP) 52:4 (June)
 Clearing the air on the State's new smoking ban (CGL) 9:3 (Mar.)
 Convenient care clinics in Illinois: The legal landscape (HCL) 24:2 (Dec.)
 Cross-examination of a medical expert witness regarding the expert's personal opinion or personal practice (TT) 43:1 (July)
 The Federal False Claims Act: A look at qui tam actions aimed at the pharmaceutical manufacturing industry (HCL) 24:1 (Sept.)
 Health-care associated infections in hospitals (HCL) 24:4 (June)
 Legislation: Medical and legal records (CPAP) 53:3 (Sept.)
 Liability for common bile duct injuries—Measure twice, cut once (TT) 43:4 (Apr.)
 Should the FDA's approval of medical devices preempt state court products liability suits? (FCP) 6:4 (June)
 Tax-exemption and charity care update (HCL) 24:3 (Mar.)
Tedrick v. Community Resource Center Inc. & the theory of transferred negligence in medical negligence actions (CPAP) 53:6 (Jan.)
 The Written Notice Requirement of the Health Care Services Lien Act (TT) 43:5 (May)

Health Insurance Portability and Accountability Act

HHS launches new Web site on HIPAA privacy compliance and enforcement (AGL) 17:1 (July)

Human Rights

All you need is love... And the right legislation: The Illinois Religious Freedom Protection and Civil Unions Act (House Bill 1826) (DM) 2:1 (June)
 Amendment to the Illinois Human Rights Act opens the door to civil suits (CLD) 45:5 (Nov.)
 Book review (HR) 34:5 (Apr.)
 California Supreme Court rules to allow same-sex

marriage: Decision could lead to Constitutional issues (CLD) 45:12 (June)

Civil unions in Illinois—House Bill 1826 and Senate Bill 2436 (HR) 34:5 (Apr.)

Criminal justice reform (HR) 34:4 (Jan.)

Despite it all, U.S. civil liberties strong (HR) 34:3 (Dec.)

Guantanamo in the Supreme Court... again (HR) 34:5 (Apr.)

Illinois joins the ranks for the anti-SLAPP states (HR) 34:6 (June)

John Yoo and the Problem of Constitutional evil (HR) 34:6 (June)

A Law Day Program on the crisis in Darfur (HR) 34:5 (Apr.)

Pre-conviction DNA gathering (BB) 38:7 (June)

R. Eugene Pincham—2007 Gertz Award honoree (HR) 34:2 (Nov.)

R. Eugene Pincham receives Section's Elmer Gertz Award (HR) 34:4 (Jan.)

Student law speech heating up (HR) 34:2 (Nov.)

Thank Yoo and Judge (Mostly Getting a Free Pass) Bybee (HR) 34:6 (June)

A true rightward turn? The current U.S. Supreme Court term and the 2008 elections (HR) 34:4 (Jan.)

Illinois Family Military Leave Act

Proposed FMLA revisions are a “mixed bag” and provide employers almost no guidance regarding new Family Military Leave (CLD) 45:9 (Mar.)

Illinois Legislature

“Shell bills” and the legislative process (EL) 13:4 (May)

Illinois Rules of Professional Conduct

BlackBerrys, depositions, and the Illinois Rules of Professional Conduct (CPAP) 53:10 (May)

Client communication should start at the beginning (GPS) 36:7 (May)

In Memoriam

Greg Bowman, 1954-2007 (AGL) 17:3 (Oct.)

In memoriam of Matthew A. Maloney (CJ) 51:3 (Jan.)

Matt Maloney—A passion for the law (GPS) 36:4 (Jan.)

Special issue in memoriam of Matthew A. Maloney (GPS) 36:4 (Jan.)

Insurance Law

Case law highlight: Illinois Appellate Court applies “professional services” exclusion in general liability policy to claim of negligent hiring and supervision of a professional (IL) 52:2 (Dec.)

Case names and holdings (IL) 52:1 (Sept.)

Case names and holdings (IL) 52:2 (Dec.)

Case names and holdings (IL) 52:3 (Mar.)

Case summaries (IL) 52:1 (Sept.)

Case summaries (IL) 52:2 (Dec.)

Case summaries (IL) 52:3 (Mar.)

Connecticut Attorney General files antitrust lawsuit against Guy Carpenter (IL) 52:3 (Mar.)

Converting a life insurance policy into cash while the insured is alive: Viatical and life settlements (SL) 1:1 (Mar.)

Financial access and insurance: A preliminary description of factors that affect immigrants (IIL) 45:4 (Dec.)

Insurance coverage for bankruptcy claims (CBAB) 52:6 (Apr.)

“Insuring” success: Arbitrating insurance coverage disputes in London (ADR) 14:1 (Oct.)

Legislative and regulatory update (IP) 52:4 (June)

The policy, the whole policy and nothing but the policy (WCL) 45:2 (Dec.)

Practice Trap: Life insurance provisions that secure child support obligation in marital settlement agreements can cause drafting and enforcement problems (GPS) 36:5 (Mar.)

Protect yourself, protect your family with auto insurance coverage (WATL) 13:4 (June)

Selected insurance legislation in the 95th General Assembly (IP) 52:4 (June)

State Automobile Mutual Insurance Company v. Habitat Construction Company (IP) 52:4 (June)

Intellectual Property

Brand Extension—Popular and perilous: American Red Cross expansion invokes Laches (IP) 47:1 (Sept.)

Business entity selection at a glance (IP) 47:3 (Jan.)

Drawing a line between art and copyright (IP) 47:3 (Jan.)

Highlights from the U.S. Antitrust Agencies' Report on Intellectual Property: How agency policy statements can be helpful to practitioners (AUCL) 46:2 (Dec.)

How does the Illinois Eavesdropping Statute apply in the educational setting? (IP) 47:4 (May)

Indian patent law survives challenge by Swiss drug company (IIL) 45:6 (Feb.)

Intellectual property fundamentals for corporate employees (CLD) 45:8 (Feb.)

Intellectual property protection at a glance (IP) 47:3 (Jan.)

Musicians' message to politicians: “Hold On” (IP) 47:4 (May)

“One day you're in....” —Louis Vuitton's recent trademark cases (IP) 47:4 (May)

Primer on copyright law (FCP) 6:3 (Mar.)

Protecting trade secrets in cyberspace (IP) 47:3 (Jan.)

“Pull My Finger Fred” gets his day in court (IP) 47:1 (Sept.)

Securing and collecting intellectual property collateral (IP) 47:2 (Dec.)

TrAid names aids trademark creation (IP) 47:4 (May)

Upcoming CLE regarding intellectual property and international issues in representing a globally expanding company (IIL) 45:8 (May)

International and Immigration Law

The 7th Circuit upholds application of the act-of-state doctrine (IIL) 45:9 (June)

Advantages and benefits for U.S. investors in Thailand (IIL) 45:5 (Jan.)

Center of main interests of a debtor (IIL) 45:1 (Aug.)

Chicago hosts major international arbitration event (IIL) 45:8 (May)

China's great leap forward in private property protection (IIL) 45:7 (Mar.)

Complying with U.S. Export Controls (IIL) 45:6 (Feb.)

Diversity visas for 2009: Top five questions asked by clients (IIL) 45:5 (Jan.)

Diversity Visas for FY '08 and FY '09—What are they and how can they be obtained? (IIL) 45:6 (Feb.)

DUI becomes an international matter (IIL) 45:1 (Aug.)

Financial access and insurance: A preliminary description of factors that affect immigrants (IIL) 45:4 (Dec.)

Finding a way out: A brief examination of the Trademark Fair Use Principle in China (IIL) 45:7 (Mar.)

Free Trade Agreements (IIL) 45:2 (Sept.)

Free trade with Korea (IIL) 45:3 (Nov.)

Gender as a factor in international peacekeeping: The status of women in international conflict resolution (ADR) 14:6 (June)

The ice person cometh (IIL) 45:7 (Mar.)

If the U.S. detains foreign visitors arriving at the airport, is consular notice required? (IIL) 45:8 (May)

Illinois International Business Calendar (IIL) 45:3 (Nov.)

Immigration Court (IIL) 45:3 (Nov.)

Immigration law update: Diversity Immigrant Visa Lottery now open for Fiscal Year 2009 (CLD) 45:5 (Nov.)

Immigration-related raids: Employer rights and lawful responses (LOME) 29:4 (June)

Immigration Service attempts to resurrect social security no-match regulation (CLD) 45:10 (Apr.)

Indian patent law survives challenge by Swiss drug company (IIL) 45:6 (Feb.)

“Insuring” success: Arbitrating insurance coverage disputes in London (ADR) 14:1 (Oct.)

International child visitation (IIL) 45:9 (June)

The International and Immigration Section Council on the World Wide Web (IIL) 45:8 (May)

International trade basics: How to advise clients with global products and services (IIL) 45:9 (June)

Invest in Mexico: The perils of Mexican labor unions are a thing of the past (IIL) 45:6 (Feb.)

The irony of blasphemy laws in a democratic nation

such as Pakistan and its ramifications for immigration lawyers in the U.S. (IIL) 45:5 (Jan.)

Laid-off U.S. workers unable to claim statutory benefits while Department of Labor treats similarly situated plaintiffs differently (IIL) 45:2 (Sept.)

The latest changes in the judiciary system in South Korea (IIL) 45:2 (Sept.)

A Law Day Program on the crisis in Darfur (IIL) 45:7 (Mar.)

Local immigration ordinances are likely unconstitutional (LGL) 44:4 (Nov.)

“Made In” legislation: A brief overview of origin-marking regulations in the EU and in the U.S. (IIL) 45:3 (Nov.)

Middle East Partnership Initiative (WATL) 13:1 (Nov.)

A minor child may establish his own best interests for purposes of the Hague Convention on International Child Abduction (IIL) 45:2 (Sept.)

Navigating the Employment Eligibility Verification Process (Form I-9) (LOME) 29:3 (May)

New employment-based immigration regulations cause controversy (IIL) 45:8 (May)

No need to panic about China’s new anti-monopoly law (IIL) 45:5 (Jan.)

Pro bono attorneys needed (IIL) 45:2 (Sept.)

Pro bono cases (IIL) 45:9 (June)

Promoting Illinois Education Exports (IIL) 45:3 (Nov.)

Public-private supply chain initiatives: The relationship between C-TPAT, CSI, and the WCO (IIL) 45:4 (Dec.)

Pulling no punches: Effective Representation of Immigration Survivors of Domestic Violence (IIL) 45:6 (Feb.)

Reinforcing the International Conflicts Regime: A critical analysis of the Turkish attack on the Kurdish Worker’s Party (IIL) 45:7 (Mar.)

Section members promote careers in international law (IIL) 45:5 (Jan.)

Senators introduce bill in Congress to combat violence against girls and women on a global level (WATL) 13:2 (Jan.)

SEVIC Systems AG: Cross-border mergers come under the European Right of Establishment (IIL) 45:5 (Jan.)

State money and foreign policy: Illinois Sudan Act ruled unconstitutional (IIL) 45:1 (Aug.)

Summary of commercial agency/distributorship law in the United Arab Emirates (IIL) 45:4 (Dec.)

Textualism as a touchstone for privately-focused treaty interpretation (IIL) 45:6 (Feb.)

Upcoming CLE regarding intellectual property and international issues in representing a globally expanding company (IIL) 45:8 (May)

Upcoming events concerning international trade (IIL) 45:7 (Mar.)

Upcoming events concerning international trade (IIL) 45:8 (May)

Your client wants to vacation outside the U.S. with the kids but the other parent fears abduction... If the destination country is a Hague signatory, here’s a possible solution (IIL) 45:3 (Nov.)

Zimbabwe: New Act forces foreign companies to cede control (IIL) 45:8 (May)

Judiciary

A federal courthouse in Wheaton? (BB) 38:5 (Mar.)

How lawyers can temper judicial temperament (BB) 38:1 (Aug.)

Judicial perspective on discovery disputes (BB) 38:2 (Nov.)

Now you see it—Now you don’t: The Supreme Court reverses course on its interpretation of willful and wanton conduct (BB) 38:7 (June)

Recent appointments and retirements (BB) 38:2 (Nov.)

Recent appointments and retirements (BB) 38:3 (Dec.)

Recent appointments and retirements (BB) 38:7 (June)

Recent judicial appointments and retirements (BB) 38:1 (Aug.)

Recent appointments and retirements (BB) 38:4 (Feb.)

Recent appointments and retirements (BB) 38:5 (Mar.)

Recent appointments and retirements (BB) 38:6 (May)

Supreme Court arguments on the Web (BB) 38:4 (Feb.)

We’re all on the same side (GPS) 36:3 (Dec.)

Judgment

Public Act 95-0661: Amendments to Illinois Code of Civil Procedure relating to enforcement of judgments (CBAB) 52:5 (Mar.)

Jurisdiction

Plaintiff’s motion for remand after defendant’s diversity jurisdiction removal (FCP) 6:2 (Dec.)

Twenty years since *Asabi*: Reviewing the still-uncertain “stream of commerce” theory (CPAP) 53:10 (May)

Jury instruction

Update on new, revised, and withdrawn Illinois Civil Jury Instructions (CPAP) 53:11 (June)

Juveniles

(see also, Abuse/Neglect, Adoption, Child Support, Custody, Divorce, Domestic Violence, Family Law, Guardianship, Visitation)

Best practices for private attorneys defending female juveniles, or, The top 10 tips for juvie attorneys (WATL) 13:2 (Jan.)

Child sex exploitation study probes extent of victimization in Illinois (WATL) 13:4 (June)

IDEA 2004 embraces broader mandate for evaluation, eligibility and FAPE (CL) 20:1 (Sept.)

Interviewing children, Part II (CL) 20:1 (Sept.)

Law Day 2008 (CL) 20:3 (May)

Legislation—Passed bills (CL) 20:3 (May)

Legislation—Passed bills (CL) 20:4 (June)

Memorials for families with minor children (AGL) 17:2 (Sept.)

Obtaining accommodations for college students with disabilities (CL) 20:1 (Sept.)

The role of the GAL in family law cases (CL) 20:3 (May)

When a child is in foster care: From the parent’s perspective (CL) 20:4 (June)

Landlord/tenant issues

Newly codified standards for community association managers—Analysis and potential pitfalls (GPS) 36:6 (Apr.)

Law Office/Practice Management (See also, Employment Law, Technology)

Approaching the total client in general practice (GPS) 36:1 (July)

Cutting the pie: Determining partner compensation (LOME) 29:2 (Apr.)

Do you want to know how you can enhance your relationship with your top-tier clients? Why not ask them? (LOME) 29:4 (June)

Hello, young lawyers (FL) 51:4 (Oct.)

How much will I get paid as a Chicago lawyer taking an out-of-town case? (YLD) 52:5 (Apr.)

How to run an ad campaign for your Web site (COLT) 15:3 (Feb.)

I hung my shingle: What I’ve learned in two years of solo practice (GPS) 36:4 (Jan.)

If you build your own corner office they will come! (WATL) 13:3 (Mar.)

Lawyers’ lives in balance: Developing your plan and tips for staying energized & productive (FL) 51:6 (Dec.)

Making it rain (YLD) 52:6 (June)

Making the transition to a solo or small firm practice (YLD) 52:5 (Apr.)

Managing e-discovery: What is required and how to save money (COLT) 15:4 (Apr.)

The Mentor (BB) 38:4 (Feb.)

Navigating the Employment Eligibility Verification Process (Form I-9) (LOME) 29:3 (May)

Navigating an unemployment claim (LOME) 29:3 (May)

Practice transition (LOME) 29:1 (Aug.)

Resolutions for 2008 (LOME) 29:2 (Apr.)

Survival in turbulent times: Using a business plan to focus on the small law firm (LOME) 29:1 (Aug.)

The top 10 things they did not teach me in law school (FL) 51:4 (Oct.)

Two slices from life (BB) 38:4 (Feb.)

Using a home office and virtual workers: Our firm's experience (LOME) 29:3 (May)

Utilization of paralegals in Illinois: The secret to a more efficient and profitable law practice (FL) 51:5 (Nov.)

Workshare does its share to secure your documents (LOME) 29:1 (Aug.)

You can't handle the truth! DOs and DONTs for getting through court appearances (YLD) 52:4 (Feb.)

You're on your own: Risk management tips for running a small firm or going solo (LOME) 29:4 (June)

Malpractice

The First District examines standards for reviewing Section 2-615 motions in legal malpractice cases and clarifies the solvency rule (CPAP) 53:9 (Apr.)

The Illinois Supreme Court defines the phrase "arising out of patient care" and clarifies the tolling provisions found in the Medical Malpractice Statute of Repose in Section 13-212 of the Code of Civil Procedure (BB) 38:6 (May)

Madison County's new medical malpractice rules: A problem, a solution, and a new malpractice standard? (CPAP) 53:4 (Oct.)

(REL) 53:12 (June)

Reasonableness and the admission of an unpaid bill into evidence; *Kunz v. Little Company of Mary Hospital and Health Care Centers* (CPAP) 53:3 (Sept.)

Medicare/Medicaid

Another court applies the collateral source rule (BB) 38:5 (Mar.)

Another practitioner's view on long-term care: From LTC insurance to the effect of the Deficit Reduction Act on "Medicaid Planning" (EL) 13:2 (Dec.)

Illinois Supreme Court to review the Fourth District Appellate Court's decision in the *Poindexter* case: Judicial Medicaid Planning—Convincing the judge is easier than convincing DHS (EL) 13:2 (Dec.)

(EL) 13:1 (Oct.)

A woman's nightmare: Long-term care—Two elder law attorneys' perspectives (WATL) 13:4 (June)

Mineral Law

Illinois drilling permits—The upward trend advances (ML) 34:3 (Mar.)

Illinois drilling permits—The upward trend advances (ML) 34:4 (June)

Illinois drilling permits—The upward trend continues (ML) 34:1 (Oct.)

Illinois drilling permits—The upward trend continues (ML) 34:2 (Dec.)

Landmen and the unauthorized practice of law: The West Virginia perspective and some thoughts as to the subject in Illinois (ML) 34:3 (Mar.)

Legislative report (ML) 34:1 (Oct.)

Oil and gas law for the non-oil and gas lawyer (ML) 34:2 (Dec.)

The surface transportation rides to the rescue (ML) 34:4 (June)

Minorities and Women

(See also, Diversity, Domestic Violence)

2007 World Economic Forum's Gender Gap Index (WATL) 13:2 (Jan.)

Annual outreach and networking event (WATL) 13:4 (June)

Answering the call of our changing society: The "Illinois Religious Freedom Protection and Civil Unions Act" (House Bill 1826) (WATL) 13:1 (Nov.)

Changing the climate: Why gender equality matters (WATL) 13:2 (Jan.)

Changing the face of the ISBA (MP) 18:2 (Dec.)

Continuing the Hallmark of Diversity Awareness at the 4th Annual Peoria County Bar Association's Diversity Luncheon (MP) 18:1 (Oct.)

Diverse experiences: Covering my hair, not my mind: A Muslim woman's perspective (MP) 18:3 (Mar.)

The challenges of being the only _____ in a law firm (or other legal setting) (MP) 18:2 (Dec.)

Disparity between women and men's compensation and leadership responsibilities still significant, NAWL survey concludes (WATL) 13:4 (June)

A diversity pipeline success story—A new partnership develops from ISBA's Diversity Roundtable (MP) 18:2 (Dec.)

Gender as a factor in international peacekeeping: The status of women in international conflict resolution (ADR) 14:6 (June)

(MP) 18:2 (Dec.)

ISBA Task Force on Diversity

ISBA Young Lawyer of the Year helps Committee develop its long-range goals (WATL) 13:4 (June)

Mark your calendars for the most electrifying series of programs this bar year! (WATL) 13:1 (Nov.)

Middle East Partnership Initiative (WATL) 13:1 (Nov.)

National Association of Women Lawyers: 2007 Survey of the Status of Women in Law firms (WATL) 13:4 (June)

Preamble to the Constitution of the Republic of South Africa (MP) 18:1 (Oct.)

Reception invitation (MP) 18:3 (Mar.)

Senators introduce bill in Congress to combat violence against girls and women on a global level (WATL) 13:2 (Jan.)

South Africa: Transformed by truth and democracy (MP) 18:1 (Oct.)

Spotlight on women in ISBA leadership (WATL) 13:1 (Nov.)

Tips on what to do if your purse is stolen (WATL) 13:4 (June)

WOMEN EVERYWHERE: PARTNERS IN SERVICE PROJECT—Impacting Young Lives (MP) 18:2 (Dec.)

Your Opinion Needed! ISBA's Standing Committee on Women and the Law Examines Committee Goals—and we need your help! (WATL) 13:1 (Nov.)

Municipalities

Appellate Court reaffirms tort immunity for liability stemming from building code enforcement and inspections (LGL) 44:5 (Dec.)

Appellate Court upholds village's contractual right to indemnification for its own alleged negligence (LGL) 44:9 (Apr.)

Cable TV—What should your municipality be doing? (LGL) 44:8 (Mar.)

City of Chicago attains another victory in ordinance violation enforcement (AL) 37:3 (Sept.)

Clearing the air on the State's new smoking ban (CGL) 9:3 (Mar.)

Conflicts of interest of attorneys representing units of government—A short quiz (LGL) 44:6 (Jan.)

Content-based regulations run afoul of the First Amendment—*Poob-Bab Enterprises, Inc. v. County of Cook* (LGL) 44:7 (Feb.)

Disability pensions—What constitutes an act of duty? (LGL) 44:11 (June)

E-Mail and the Attorney-Client Privilege: *In re County of Erie* (CGL) 9:1 (Sept.)

(AL) 37:1 (July)

E-mail retention policies and the Local Records Act

Elections—When does an arrearage make a person ineligible for an elective municipal office? (LGL) 44:10 (May)

(LGL) 44:5 (Dec.)

Eminent domain update

Are employment contracts a matter of record and available under FOIA? (AL) 37:12 (June)

Enforceability of contractual severance provisions in the public sector (LGL) 44:7 (Feb.)

(AL) 37:11 (May)

Fines in Building Code cases—Mandatory (LGL) 44:1 (July)

Following up...

The Fourth Amendment and drug testing in the public employment sector: A review of *Krieg v. Seybold*, 481 F.3D 512 (7th Cir. 2007) (AL) 37:6 (Dec.)

High-speed pursuits after *Scott v. Harris* (LGL) 44:2 (Aug.)

Illinois General Assembly makes it clear: Units of local government can't ask about price (LGL) 44:1 (July)

Indemnification agreements enforceable for municipality's own negligence (LGL) 44:10 (May)

Legislative update: Ten new Public Acts that affect general practice (GPS) 36:2 (Nov.)

Local immigration ordinances are likely unconstitutional (LGL) 44:4 (Nov.)

The Local Records Act and destruction of public records (AL) 37:10 (Apr.)

Murray v. Chicago Youth Center: Restricting the immunity of the Local Government and Governmental Employees Tort Immunity Act (LGL) 44:2 (Aug.)

New rules for vacancies in municipal offices (LGL) 44:6 (Jan.)

Paramedic (EMS) immunity & legislative update (LGL) 44:4 (Nov.)

A policeman's disability application cannot be

denied based upon one dissenting doctor selected by the Police Pension Board	(AL) 37:11 (May)
Proposed Illinois Supreme Court Rules regarding municipal ordinance violations	(AL) 37:9 (Mar.)
Prosecution of municipal ordinances violations and a preview of the proposed Supreme Court Rules addressing them	(LGL) 44:9 (Apr.)
Public sector discipline: Two Illinois prosecutors disciplined for <i>Brady</i> violations during May term of the Supreme Court	(CGL) 9:1 (Sept.)
Recent decisions of interest	(LGL) 44:3 (Sept.)
<i>Reppert v. SIU</i> : 4th District decision—A commentary	(LGL) 44:10 (May)
A state requirement that voters present photo identification in order to vote does not violate the Fourteenth Amendment	(LGL) 44:11 (June)
Township authority to fix problem properties	(LGL) 44:5 (Dec.)
<i>Wade</i> : The Supreme Court's final word on Section 3-115 of the Pension Code	(LGL) 44:11 (June)
What became of <i>Rice</i> ?	(LGL) 44:4 (Nov.)
Who is in charge of determining disability for police officers—Pension boards or witnesses?	(LGL) 44:3 (Sept.)

Open Meetings Act

Closed sessions “wholly dedicated” to discussion of leasing property allowed under the Open Meetings Act	(CGL) 9:2 (Dec.)
The Illinois Open Meetings Act: Client communications to counsel while the door is closed	(GPS) 36:7 (May)

Power of Attorney

A practice pointer for dealing with the Farm Service Agency Power of Attorney	(AGL) 17:2 (Sept.)
---	--------------------

Pro bono

Doing well by doing good (or, just in case you needed more reasons to do pro bono)	(YLD) 52:2 (Oct.)
Editor's Column: Illinois Supreme Court allows retired lawyer to do pro bono work during retirement without requiring annual registration fee	(GPS) 36:7 (May)
Help eliminate poverty housing and homelessness in Illinois, and earn pro bono credit to boot	(CLD) 45:7 (Jan.)
Pro bono cases	(ILL) 45:9 (June)
VA pro bono project and attorney fees for VA cases	(EL) 13:2 (Dec.)

Public Utilities

Utility law update	(EUTTL) 43:1 (Nov.)
--------------------	---------------------

Real Property

2007 Amendments to ILCS 770 60/23 – The Public Lien Act – Public Act 095-0274	(REL) 53:8 (Feb.)
Answers to the June issue Practical Problems	(REL) 53:5 (Nov.)
Case law update	(REL) 53:1 (July)
Collecting the rent: Renting real estate to your business	(FT) 54:4 (Mar.)
Does size matter? Homestead and Tenancy by the entirety	(REL) 53:2 (Aug.)
E-alert—Rental equipment liens	(REL) 53:6 (Dec.)
General overview of hotel acquisitions in Illinois	(REL) 53:7 (Jan.)
Guidelines for buyer's review of new construction contracts	(REL) 53:12 (June)
Illinois practitioners beware: Florida Documentary Stamp Tax and Intangible Tax	(REL) 53: 4 (Oct.)
IMFL: Attempted private sales after foreclosure sales	(REL) 53:5 (Nov.)
Impact of bankruptcy on a real estate lease	(CBAB) 52:3 (Nov.)
Is your client's money safe? What constitutes secure funds for your clients in a 1031 exchange?	(REL) 53:7 (Jan.)
ISBA Opinion 94-1: The essential role of the lawyer in real estate transactions	(REL) 53:5 (Nov.)
Legislation of interest to real estate practitioners: 2007 Session of the 95th General Assembly	(REL) 53:6 (Dec.)
Legislative report	(REL) 53:7 (Jan.)
Legislative update: Ten new Public Acts	

that affect general practice	(GPS) 36:2 (Nov.)
Letter to the editor	(REL) 53:12 (June)
Liability for construction claims	(REL) 53:3 (Sept.)
Life Estate Transaction legal considerations	(REL) 53:8 (Feb.)
Mortgage foreclosure redemptions under IMFL	(REL) 53:6 (Dec.)
New changes to IRC rules on vacation-second homes and 1031 Exchanges	(REL) 53:10 (Apr.)
No more appraisals ordered by mortgage brokers after 12/31/08	(REL) 53:10 (Apr.)
On the Waterfront: An Illinois Water Law Trilogy	(REL) 53:11 (May)
Overview of attorney review cases	(REL) 53:4 (Oct.)
Overview of Reverse Mortgages	(EL) 13:3 (Feb.)
A problem, a solution, and a new malpractice standard?	(REL) 53:12 (June)
Property and polity issues	(CSL) 53:3 (Apr.)
Radon disclosure now required for residential property sales	(ENVL) 38:4 (Apr.)
The Real Estate Law Section Council	(REL) 53:4 (Oct.)
Real estate tax exemptions for senior citizens	(SL) 1:1 (Mar.)
Recent decisions in real estate tax cases	(SALT) 51:1 (July)
Recent procedural developments in real property taxation	(SALT) 51:12 (June)
Related-party exchange approved	(REL) 53:2 (Aug.)
Residential contractors (and subcontractors) BEWARE! The Home Remodeling and Repair Act prevents mechanic's liens on a residence when there is an oral contract for work that exceeds \$1,000	(REL) 53:9 (Mar.)
The Series LLC	(REL) 53:1 (July)
Severing a tripartite joint tenancy	(REL) 53:3 (Sept.)
Short sales: A primer	(REL) 53:9 (Mar.)
Should a utility company be responsible for property taxes on a utility easement?	(REL) 53:8 (Feb.)
Supreme Court settles dispute between appellate districts	(REL) 53:8 (Feb.)
Trouble, with a capital “T”	(REL) 53:2 (Aug.)
Vacation homes and Section 1031	(REL) 53:1 (July)
When a foreclosure sale preempts mortgagor's right to sell	(REL) 53:3 (Sept.)
Who's liable	(REL) 53:9 (Mar.)

Retainer Agreements

Supreme Court analyzes retainer agreements	(BB) 38:4 (Feb.)
--	------------------

Securities Law

A primer on pleading securities fraud under PLSRA: The Seventh Circuit's decision in <i>Tellabs</i>	(CSL) 53:3 (Apr.)
Recent SEC enforcement of environmental financial disclosure	(CLD) 45:3 (Sept.)
Secondary actor liability for securities law violations	(CSL) 53:4 (June)

Senior Lawyers

Converting a life insurance policy into cash while the insured is alive: Viatical and life settlements	(SL) 1:1 (Mar.)
Real estate tax exemptions for senior citizens	(SL) 1:1 (Mar.)
Retirement planning for lawyers: The savings gap	(SL) 1:1 (Mar.)
Senior Lawyers and CLE Programs	(SL) 1:1 (Mar.)

Supreme Court Rules

General principles of trial witness disclosure under Supreme Court Rule 213	(TT) 43:2 (Jan.)
How a missing affidavit reduced a jury verdict: Supreme Court Rule 222(B)	(CPAP) 53:3 (Sept.)
Practice advisory: Appellate practice changes	(GPS) 36:6 (Apr.)
Production of financial records by a Supreme Court Rule 213(f)(3) Expert Witnesses	(TT) 43:1 (July)
Proposed Illinois Supreme Court Rules regarding municipal ordinance violations	(AL) 37:9 (Mar.)
Prosecution of municipal ordinances violations and a preview of the proposed Supreme Court Rules addressing them	(LGL) 44:9 (Apr.)
Recent amendments to the Illinois	

Supreme Court Rules	(CPAP) 53:6 (Jan.)
Sanctions at the Circuit Court Level	(WCL) 45:4 (June)
Supreme Court provides clarification on Supreme Court Rule 216 and its relationship with Supreme Court Rule 183	(TT) 43:2 (Jan.)
<i>Vision Point v. Haas</i> : Breathing room for litigants on requests to admit	(CPAP) 53:4 (Oct.)
What's in a name? It depends on whether you are seeking Rule 137 sanctions	(CPAP) 53:10 (May)

Tax professionals take note: Monetary penalties for misconduct	(FT) 54:3 (Dec.)
Tax tips for estate planners	(TE) 54:5 (Apr.)
The taxman cometh	(SALT) 51:2 (Aug.)
United States Supreme Court vacates and remands <i>MeadWestvaco</i> and provides further clarification concerning determination of unitary assets	(SALT) 51:11 (May)
Valuing private company stock: Determining fair market value for purposes of §409A	(FT) 54:2 (Oct.)
Vehicle title transfer tax trap	(FL) 51:1 (July)

Taxation

(see also, Bankruptcy)

The 7 percent tax cap & other relief measures of Public Act 644	(SALT) 51:5 (Nov.)
95th General Assembly: Governor Actions	(SALT) 51:4 (Oct.)
Alternative Minimum Tax	(FT) 54:1 (Aug.)
Amendment to applicable sections of the Internal Revenue Code: Changing the deductibility of attorney fees	(FT) 54:1 (Aug.)
Appellate court rules on utility corridors and burdens of proof, persuasion and production in PTAB appeals	(SALT) 51:10 (Apr.)
Cancellation of debt & Section 108	(FT) 54:2 (Oct.)
Case summary	(SALT) 51:8 (Feb.)
Chicago adds new taxes for 2008	(SALT) 51:7 (Jan.)
Collecting the rent: Renting real estate to your business	(FT) 54:4 (Mar.)
Collection issues and the IRS	(FT) 54:5 (May)
Corporate and partnership update	(FT) 54:4 (Mar.)
Court strips Chicago of its exotic dancing tax as violating the First Amendment	(SALT) 51:9 (Mar.)
'Equitable redemption' from tax sale affirmed where no tax deed had yet issued	(SALT) 51:8 (Feb.)
Estate and gift tax changes for 2008	(AGL) 17:5 (Dec.)
Estate and gift tax: Recent cases and rulings	(FT) 54:4 (Mar.)
Estate tax repeal	(FT) 54:1 (Aug.)
Fed Tax Section Council takes to the Hill—As in Capitol Hill, Washington, D.C.	(FT) 54:4 (Mar.)
Illinois Appellate Court affirms Department of Revenue's treatment of electricity for Investment Tax Credit purposes and limits Uniformity Clause application for credits	(SALT) 51:8 (Feb.)
Individual income tax update	(FT) 54:5 (May)
Intangible holding companies under increased fire by state taxing agencies	(SALT) 51:6 (Dec.)
IRS Collection Financial Standards	(FT) 54:2 (Oct.)
IRS Extends Section 409A Transition Relief and Deadlines to December 31, 2008	(CLD) 45:5 (Nov.)
IRS offers limited relief from year-end deadline for compliance with Code Section 409A	(CLD) 45:5 (Nov.)
IRS Stakeholder Liaison	(FT) 54:2 (Oct.)
IRS Telephone Directory for Practitioners	(FT) 54:2 (Oct.)
January 2008 IDOR Practitioners Meetings	(SALT) 51:10 (Apr.)
Let's review the basics of local taxation	(SALT) 51:11 (May)
Major "Kiddie Tax" changes	(FT) 54:3 (Dec.)
A new franchise tax amnesty and some major changes to the Illinois income tax signed into law	(SALT) 51:3 (Sept.)
Objecting to tax objections	(EDL) 52:4 (June)
Offer in compromise	(FT) 54:1 (Aug.)
Phantom gain—It's magic	(FT) 54:3 (Dec.)
Recent case update from the June 2007 State and Local Tax Council Meeting	(SALT) 51:2 (Aug.)
Recent decisions in real estate tax cases	(SALT) 51:1 (July)
Recent procedural developments in real property taxation	(SALT) 51:12 (June)
A review of the 26th Annual State and Local Taxation Conference of the National Conference of State Tax Judges	(SALT) 51:6 (Dec.)
The role of attorney-accountants in administrative state and local tax proceedings	(SALT) 51:3 (Sept.)
Save the Date	(FT) 54:2 (Oct.)
Save the Date	(FT) 54:3 (Dec.)
Tax-exemption and charity care update	(HCL) 24:3 (Mar.)

Technology

(See also, Law Office/Practice Management)

BlackBerrys, depositions, and the Illinois Rules of Professional Conduct	(CPAP) 53:10 (May)
Can you see me now? Today's Web conferencing	(COLT) 15:2 (Nov.)
Editor's Column: Observations at ABA Tech Show—2008	(GPS) 36:6 (Apr.)
Courtroom Information Project prepares courtrooms for the future	(COLT) 15:2 (Nov.)
Cybersquatting? What is It? How cybersquatting is affecting us today and how it will affect us in the future	(COLT) 15:3 (Feb.)
Easier cell phone data transfer?	(COLT) 15:4 (Apr.)
Favorites	(COLT) 15:1 (Sept.)
Got questions on new technology? ISBA's committee has the answers!	(COLT) 15:2 (Nov.)
How to run an ad campaign for your Web site	(COLT) 15:3 (Feb.)
Inbox overflowing? Tips for taming the beast	(COLT) 15:4 (Apr.)
Remote access technology for your law practice	(COLT) 15:2 (Nov.)
Use the Web, but don't let it use you	(WATL) 13:3 (Mar.)
Word and WordPerfect (cue Star Wars theme music)	(COLT) 15:1 (Sept.)
Workshare does its share to secure your documents	(LOME) 29:1 (Aug.)

Traffic Laws

Did <i>People v. McKown</i> "Frye" the HGN test?	(TLAC) 17:2 (Dec.)
High-speed pursuits after <i>Scott v. Harris</i>	(LGL) 44:2 (Aug.)
Legislative update: Ten new Public Acts that affect general practice	(GPS) 36:2 (Nov.)
New Interlock Law important provisions	(TLAC) 17:2 (Dec.)
New legislation	(TLAC) 17:3 (Feb.)
Public Act 95-685 and its impact on family law	(FL) 51:10 (May)
Recent cases and cases of interest	(TLAC) 17:1 (Aug.)
Recent traffic cases	(TLAC) 17:2 (Dec.)
Recent traffic cases	(TLAC) 17:3 (Feb.)
Recent traffic cases	(TLAC) 17:4 (June)
Supreme Court Rule 137 sanctions—Affirmed (DUI case)	(TLAC) 17:3 (Feb.)

Transportation

Carmack damages do not allow for any shipper windfall	(EUTTL) 43:4 (June)
Fact questions as to "good order" of cargo at origin and the shipper's duty of mitigation bar summary judgment in cargo claim litigation	(EUTTL) 43:3 (Mar.)
Illinois Supreme Court affirms finding of truck owner-operator employee status	(EUTTL) 43:2 (Dec.)
Illinois Supreme Court construes indemnity provision to require indemnitor to indemnify indemnitee from its own negligence	(EUTTL) 43:3 (Mar.)
Indemnification redux: The Supreme Court rings in on contractual indemnification clauses in <i>Buenz v. Frontline Transportation Company</i>	(CPAP) 53:8 (Mar.)
No railroad liability when auto's driver hits a stopped train on dark, foggy night	(EUTTL) 43:4 (June)
The surface transportation rides to the rescue	(ML) 34:4 (June)
Virginia District Court sustains personal injury action against property broker	(EUTTL) 43:2 (Dec.)

Trusts and Estates

An ancillary lesson	(TE) 54:4 (Feb.)
---------------------	------------------

Car dealers—Don't get stuck with a lemon for an estate plan	(CLD) 45:4 (Oct.)	Court taketh away	(WCL) 45:4 (June)
Changes to Probate Act, Custodial Claim, among new legislative enactments for 2008	(EL) 13:3 (Feb.)	Disability pensions—What constitutes an act of duty?	(LGL) 44:11 (June)
The delayed QTIP: The Illinois Wait-n-See	(TE) 54:3 (Dec.)	Exclusive remedy update	(WCL) 45:1 (Sept.)
Estate tax update: Estate tax reform proposals	(TE) 54:2 (Oct.)	Extra scrutiny revisited	(WCL) 45:4 (June)
Five new laws passed in Springfield: Trusts and Estates Section Council legislative update	(TE) 54:2 (Oct.)	Extra scrutiny revisited: <i>S&H Floor Covering, Inc. v. Illinois Workers' Compensation Commission</i>	(WCL) 45:1 (Sept.)
Highlights of the Probate Guardian ad Litem Training Seminar Presented by the ISBA Bench and Bar Section	(EL) 13:3 (Feb.)	"I got fired. Do I still get a check?": A summary of recent Commission decisions on temporary total disability benefits after termination	(WCL) 45:1 (Sept.)
Keeping score: New reporting requirements for capital gains	(TE) 54:4 (Feb.)	If you do not ask the respondent to pay for the medical provider's expenses does the medical provider count as a choice?	(WCL) 45:4 (June)
Legislative update: Ten new Public Acts that affect general practice	(GPS) 36:2 (Nov.)	Illinois Supreme Court puts an end to appellate courts' varied interpretations of Pension Code Section 3-115	(YLD) 52:4 (Feb.)
A lesson in discretion: Leona Helmsley's last will and testament	(TE) 54:2 (Oct.)	Illinois Workers' Compensation Commission Division "Odd-lot" permanent total disability award affirmed	(WCL) 45:1 (Sept.)
Major "Kiddie Tax" changes	(TE) 54:1 (Sept.)	Personal comfort doctrine	(WCL) 45:3 (Mar.)
Minutes	(TE) 54:3 (Dec.)	A policeman's disability application cannot be denied based upon one dissenting doctor selected by the Police Pension Board	(AL) 37:11 (May)
Proposed regulations limiting estate tax deductions for uncertain claims against decedents and other administration expenses under §2053	(TE) 54:1 (Sept.)	The policy, the whole policy and nothing but the policy	(WCL) 45:2 (Dec.)
Push comes to shove	(TE) 54:5 (Apr.)	Private investigator's actions lead to invasion of privacy claim	(LAEL) 45:2 (Nov.)
Regulating the acronyms: GRAT, GRUT, QPRT, CRAT and CRUT	(TE) 54:2 (Oct.)	Recent cases involving utilization review	(WCL) 45:3 (Mar.)
Return Preparer Accuracy Standards under 6694 now applicable to estate and gift tax returns	(TE) 54:4 (Feb.)	<i>Roberson and West Cab Co.</i> , contrasted rulings regarding employer/employee relationships	(WCL) 45:2 (Dec.)
Rollover—We mean it!	(TE) 54:5 (Apr.)	Sanctions at the Circuit Court Level	(WCL) 45:4 (June)
Tax tips for estate planners	(TE) 54:5 (Apr.)	Street risk or positional risk?	(WCL) 45:3 (Mar.)
Time-out for <i>Talty</i>	(TE) 54:4 (Feb.)	Tort Immunity Act is no protection against claim of retaliatory discharge for pursuing workers' compensation claim	(LAEL) 45:4 (June)
Trusts & Estates Section Council legislative update	(TE) 54:5 (Apr.)	A tort plaintiff, but no defendant	(WCL) 45:2 (Dec.)
What a difference a day makes: <i>Estate of Frazier Jelke III</i>	(TE) 54:3 (Dec.)	Are utilization review reports admissible into evidence? Petitioner vs. Respondent	(WCL) 45:3 (Mar.)

Unauthorized Practice of Law

Landmen and the unauthorized practice of law: The West Virginia perspective and some thoughts as to the subject in Illinois	(ML) 34:3 (Mar.)
---	------------------

Uniformed Services Employment and Reemployment Rights Act (USERRA)

Chair's Column: Veterans need our help	(GPS) 36:5 (Mar.)
Editor's Column: Our service members need our help	(GPS) 36:5 (Mar.)

Visitation

Case comment: <i>In Re Grandparent Visitation of China Pfalzgraf, a Minor</i>	(EL) 13:4 (May)
Grandparent visitation—A practitioner's approach	(FL) 51:6 (Dec.)
Grandparents' visitation rights are still in limbo in Illinois	(FL) 51:3 (Sept.)
International child visitation	(IIL) 45:9 (June)
Prevention of the Holiday Emergency Motion... is it possible? Maybe yes, maybe no. But, minimizing the possibility, absolutely!	(FL) 51:5 (Nov.)

Witnesses

Cross-examination of a medical expert witness regarding the expert's personal opinion or personal practice	(TT) 43:1 (July)
Disclosing expert witnesses	(FCP) 6:1 (Sept.)
Production of financial records by a Supreme Court Rule 213(f)(3) Expert Witnesses	(TT) 43:1 (July)
When is an expert not really an expert?	(CPAP) 53:4 (Oct.)

Workers' Compensation (See also, Disabilities Law)

Attorney signature on appeal bond not sufficient	(WCL) 45:2 (Dec.)
The Commission giveth and the Appellate	

Court taketh away	(WCL) 45:4 (June)
Disability pensions—What constitutes an act of duty?	(LGL) 44:11 (June)
Exclusive remedy update	(WCL) 45:1 (Sept.)
Extra scrutiny revisited	(WCL) 45:4 (June)
Extra scrutiny revisited: <i>S&H Floor Covering, Inc. v. Illinois Workers' Compensation Commission</i>	(WCL) 45:1 (Sept.)
"I got fired. Do I still get a check?": A summary of recent Commission decisions on temporary total disability benefits after termination	(WCL) 45:1 (Sept.)
If you do not ask the respondent to pay for the medical provider's expenses does the medical provider count as a choice?	(WCL) 45:4 (June)
Illinois Supreme Court puts an end to appellate courts' varied interpretations of Pension Code Section 3-115	(YLD) 52:4 (Feb.)
Illinois Workers' Compensation Commission Division "Odd-lot" permanent total disability award affirmed	(WCL) 45:1 (Sept.)
Personal comfort doctrine	(WCL) 45:3 (Mar.)
A policeman's disability application cannot be denied based upon one dissenting doctor selected by the Police Pension Board	(AL) 37:11 (May)
The policy, the whole policy and nothing but the policy	(WCL) 45:2 (Dec.)
Private investigator's actions lead to invasion of privacy claim	(LAEL) 45:2 (Nov.)
Recent cases involving utilization review	(WCL) 45:3 (Mar.)
<i>Roberson and West Cab Co.</i> , contrasted rulings regarding employer/employee relationships	(WCL) 45:2 (Dec.)
Sanctions at the Circuit Court Level	(WCL) 45:4 (June)
Street risk or positional risk?	(WCL) 45:3 (Mar.)
Tort Immunity Act is no protection against claim of retaliatory discharge for pursuing workers' compensation claim	(LAEL) 45:4 (June)
A tort plaintiff, but no defendant	(WCL) 45:2 (Dec.)
Are utilization review reports admissible into evidence? Petitioner vs. Respondent	(WCL) 45:3 (Mar.)
Waiver of Section 5b lien	(WCL) 45:1 (Sept.)
Who is in charge of determining disability for police officers—Pension boards or witnesses?	(LGL) 44:3 (Sept.)
Workers' compensation benefits, FMLA, and retaliatory discharge	(WCL) 45:4 (June)

Young Lawyers Division

10th Annual Holiday Party to be held in December	(YLD) 52:2 (Oct.)
10th Annual ISBA/YLD Holiday Party	
another great success	(YLD) 52:4 (Feb.)
Acupuncture: What, When, Why and How?	(YLD) 52:2 (Oct.)
Closing the gap: Why and how we should address the lack of law student involvement in the ISBA	(YLD) 52:3 (Dec.)
Doing well by doing good (or, just in case you needed more reasons to do pro bono)	(YLD) 52:2 (Oct.)
Don't get pushed around	(YLD) 52:1 (Aug.)
Forget steroids and gambling—MLB's next political quagmire may be a closer look at its antitrust exemption	(YLD) 52:3 (Dec.)
MCLE credit and newsletter authors	(YLD) 52:1 (Aug.)
Not just wills for heroes	(YLD) 52:3 (Dec.)
Report on ABA House of Delegates Annual Meeting	(YLD) 52:2 (Oct.)
Use the Web but don't let it use you	(YLD) 52:1 (Aug.)
What can I be with a J.D.?	(YLD) 52:1 (Aug.)
What can I be with a J.D.?	(YLD) 52:2 (Oct.)
What can I be with a J.D.?	(YLD) 52:3 (Dec.)
What can I be with a J.D.?	(YLD) 52:4 (Feb.)
What can I be with a J.D.?	(YLD) 52:5 (Apr.)
What can I be with a J.D.?	(YLD) 52:6 (June)
YLD drives home another successful golf outing	(YLD) 52:2 (Oct.)
YLD to host bean bag tournament fundraiser in May	(YLD) 52:5 (Apr.)
YLD's first bean bag tournament fundraiser a success!	(YLD) 52:6 (June)
Young lawyers and professional responsibility	(YLD) 52:3 (Dec.)
Young Lawyers serve firefighters	(YLD) 52:3 (Dec.)