### IDENTIFICATIONS USED IN INDEX

<table>
<thead>
<tr>
<th>Administrative Law</th>
<th>(AL)</th>
<th>General Practice, Solo, and Small Firm</th>
<th>(GPS)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Admiralty and Maritime Law</td>
<td>(AML)</td>
<td>Health Care Law</td>
<td>(HCL)</td>
</tr>
<tr>
<td>Agricultural Law</td>
<td>(AGL)</td>
<td>Human Rights</td>
<td>(HR)</td>
</tr>
<tr>
<td>Antitrust and Unfair Competition Law</td>
<td>(AUCL)</td>
<td>Insurance Law</td>
<td>(IL)</td>
</tr>
<tr>
<td>Bench and Bar</td>
<td>(BB)</td>
<td>Intellectual Property</td>
<td>(IP)</td>
</tr>
<tr>
<td>Business Advice and Financial Planning</td>
<td>(BAFP)</td>
<td>International and Immigration Law</td>
<td>(IIL)</td>
</tr>
<tr>
<td>Child Law</td>
<td>(CL)</td>
<td>Labor and Employment Law</td>
<td>(LAEL)</td>
</tr>
<tr>
<td>Civil Practice and Procedure</td>
<td>(CPAP)</td>
<td>Law Office Management &amp; Economics</td>
<td>(LOME)</td>
</tr>
<tr>
<td>Commercial, Banking and Bankruptcy Law</td>
<td>(CBAB)</td>
<td>Legal Technology</td>
<td>(COLT)</td>
</tr>
<tr>
<td>Corporate Law Departments</td>
<td>(CLD)</td>
<td>Local Government Law</td>
<td>(LGL)</td>
</tr>
<tr>
<td>Criminal Justice</td>
<td>(CJ)</td>
<td>Minority Participation</td>
<td>(MP)</td>
</tr>
<tr>
<td>Education Law</td>
<td>(EDL)</td>
<td>Real Estate Law</td>
<td>(REL)</td>
</tr>
<tr>
<td>Employee Benefits</td>
<td>(EB)</td>
<td>State and Local Taxation</td>
<td>(SALT)</td>
</tr>
<tr>
<td>Energy, Utilities, Telecommunications &amp; Transportation Law</td>
<td>(EUTTL)</td>
<td>Tort Trends</td>
<td>(TT)</td>
</tr>
<tr>
<td>Environmental Law</td>
<td>(ENVL)</td>
<td>Traffic Laws and Courts</td>
<td>(TLAC)</td>
</tr>
<tr>
<td>Family Law</td>
<td>(FL)</td>
<td>Trusts and Estates</td>
<td>(TE)</td>
</tr>
<tr>
<td>Federal Taxation</td>
<td>(FT)</td>
<td>Workers’ Compensation Law</td>
<td>(WCL)</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Young Lawyers Division</td>
<td>(YLD)</td>
</tr>
</tbody>
</table>
## Administrative Law

<table>
<thead>
<tr>
<th>Topic</th>
<th>Issue</th>
<th>Month</th>
</tr>
</thead>
<tbody>
<tr>
<td>Administrative law quiz</td>
<td>23:2</td>
<td>Oct</td>
</tr>
<tr>
<td>Administrative law Section questionnaire</td>
<td>23:3</td>
<td>Jan</td>
</tr>
<tr>
<td>An annual survey of administrative law 1993</td>
<td>23:3</td>
<td>Jan</td>
</tr>
<tr>
<td>Answer to administrative law quiz</td>
<td>23:2</td>
<td>Oct</td>
</tr>
<tr>
<td>Dental Practice Act’s prohibition against judicial stays during judicial review held unconstitutional</td>
<td>23:2</td>
<td>Oct</td>
</tr>
<tr>
<td>Did you know?</td>
<td>23:2</td>
<td>Oct</td>
</tr>
<tr>
<td>Legislation providing uniformity in “direct” appeals from an administrative agency to the appellate court becomes law</td>
<td>23:1</td>
<td>July</td>
</tr>
<tr>
<td>Letter to the editor</td>
<td>23:2</td>
<td>Oct</td>
</tr>
<tr>
<td>License revocation following a criminal conviction not viewed as a double jeopardy violation</td>
<td>23:2</td>
<td>Oct</td>
</tr>
<tr>
<td>Lockett revisited</td>
<td>23:4</td>
<td>Apr</td>
</tr>
<tr>
<td>Lockett revisited</td>
<td>23:5</td>
<td>June</td>
</tr>
<tr>
<td>Physicians, dentists, pharmacists, optometrists and all other licensed health care workers prohibited by statute from referring patients to entities in which they have an investment interest</td>
<td>23:2</td>
<td>Oct</td>
</tr>
<tr>
<td>Recent decisions</td>
<td>23:1</td>
<td>July</td>
</tr>
<tr>
<td>Recent decision</td>
<td>23:5</td>
<td>June</td>
</tr>
<tr>
<td>Section council activities</td>
<td>23:1</td>
<td>July</td>
</tr>
<tr>
<td>Section council activities</td>
<td>23:2</td>
<td>Oct</td>
</tr>
<tr>
<td>Section council activities</td>
<td>23:4</td>
<td>Apr</td>
</tr>
<tr>
<td>U.S. Supreme Court resolves conflict in circuits and holds that exhaustion of remedies is not required prior to seeking judicial review where no statute or rule expressly mandates exhaustion</td>
<td>23:2</td>
<td>Oct</td>
</tr>
</tbody>
</table>

## Admiralty and Maritime Law

<table>
<thead>
<tr>
<th>Topic</th>
<th>Issue</th>
<th>Month</th>
</tr>
</thead>
<tbody>
<tr>
<td>Court adopts doctrine of uberrimae fidei in the Northern District of Illinois</td>
<td>29:1</td>
<td>Oct</td>
</tr>
<tr>
<td>Finders not usually keepers: a comment on recent salvage cases</td>
<td>29:1</td>
<td>Oct</td>
</tr>
<tr>
<td>Jones Act pattern jury instructions</td>
<td>29:1</td>
<td>Oct</td>
</tr>
<tr>
<td>Minutes of annual meeting held on June 24, 1993</td>
<td>29:1</td>
<td>Oct</td>
</tr>
<tr>
<td>No admiralty jurisdiction over passenger killed falling overboard from moving pleasure vessel</td>
<td>29:1</td>
<td>Oct</td>
</tr>
<tr>
<td>Seventh Circuit holds cause of Chicago flood to be within the admiralty jurisdiction</td>
<td>29:1</td>
<td>Oct</td>
</tr>
</tbody>
</table>

## Agricultural Law

<table>
<thead>
<tr>
<th>Topic</th>
<th>Issue</th>
<th>Month</th>
</tr>
</thead>
<tbody>
<tr>
<td>The country lawyer's ethics corner</td>
<td>3:1</td>
<td>Dec</td>
</tr>
<tr>
<td>The country lawyer's ethics corner</td>
<td>3:2</td>
<td>Jan</td>
</tr>
<tr>
<td>Crop lender prevails over supplier</td>
<td>3:2</td>
<td>Jan</td>
</tr>
<tr>
<td>Discrimination against a person in bankruptcy?</td>
<td>3:3</td>
<td>Feb</td>
</tr>
<tr>
<td>For what it’s worth</td>
<td>3:1</td>
<td>Dec</td>
</tr>
<tr>
<td>For what it’s worth</td>
<td>3:2</td>
<td>Jan</td>
</tr>
<tr>
<td>Frequently asked questions related to retirement planning</td>
<td>3:1</td>
<td>Dec</td>
</tr>
<tr>
<td>Illinois Appellate Court rejects affirmative defenses based on noncompliance with Farm Credit Act</td>
<td>3:3</td>
<td>Feb</td>
</tr>
<tr>
<td>Miscellaneous developments relating to agriculture</td>
<td>3:1</td>
<td>Dec</td>
</tr>
<tr>
<td>Revenue Reconciliation Act of 1993—selected provisions related to agricultural clients</td>
<td>3:1</td>
<td>Dec</td>
</tr>
<tr>
<td>Supplemental year end income tax materials</td>
<td>3:1</td>
<td>Dec</td>
</tr>
<tr>
<td>What to consider when your local country elevator fails</td>
<td>3:3</td>
<td>Feb</td>
</tr>
</tbody>
</table>

## Anti-Trust & Unfair Competition Law

<table>
<thead>
<tr>
<th>Topic</th>
<th>Issue</th>
<th>Month</th>
</tr>
</thead>
<tbody>
<tr>
<td>Antitrust Division &amp; FTC issue new guidelines for health care</td>
<td>32:1</td>
<td>Nov</td>
</tr>
<tr>
<td>Antitrust enforcement in the health care area</td>
<td>32:2</td>
<td>Feb</td>
</tr>
<tr>
<td>Antitrust: From the NAAG perspective</td>
<td>32:2</td>
<td>Feb</td>
</tr>
<tr>
<td>Department of Justice and Federal Trade Commission Antitrust Enforcement Policy Statements in the health care area</td>
<td>32:1</td>
<td>Nov</td>
</tr>
<tr>
<td>Health care reform, where does antitrust fit in?—December 9 program will provide antitrust enforcers’ and providers’ perspectives</td>
<td>32:1</td>
<td>Nov</td>
</tr>
<tr>
<td>The physician perspective on antitrust reform</td>
<td>32:2</td>
<td>Feb</td>
</tr>
<tr>
<td>Prosecutions of attempted price fixing and other conduct</td>
<td>32:3</td>
<td>June</td>
</tr>
<tr>
<td>under nonantitrust statutes and the use of electronic surveillance</td>
<td>32:3</td>
<td>June</td>
</tr>
<tr>
<td>Seminar on “Prescription for Antitrust Change”</td>
<td>32:2</td>
<td>Feb</td>
</tr>
</tbody>
</table>

## Bench & Bar

<table>
<thead>
<tr>
<th>Topic</th>
<th>Issue</th>
<th>Month</th>
</tr>
</thead>
<tbody>
<tr>
<td>Home rule</td>
<td>24:5</td>
<td>Nov</td>
</tr>
<tr>
<td>Judicial Primary Election</td>
<td>24:8</td>
<td>May</td>
</tr>
<tr>
<td>Legislature receives report of chief justice</td>
<td>24:6</td>
<td>Mar</td>
</tr>
<tr>
<td>Recent appellate court opinions in brief</td>
<td>24:1</td>
<td>July</td>
</tr>
<tr>
<td>Recent appellate court opinions in brief</td>
<td>24:2</td>
<td>Aug</td>
</tr>
<tr>
<td>Recent appellate court opinions in brief</td>
<td>24:3</td>
<td>Sept</td>
</tr>
<tr>
<td>Recent appellate court opinions in brief</td>
<td>24:4</td>
<td>Oct</td>
</tr>
<tr>
<td>Recent appellate court opinions in brief</td>
<td>24:5</td>
<td>Nov</td>
</tr>
<tr>
<td>Recent appellate court opinions in brief</td>
<td>24:7</td>
<td>Apr</td>
</tr>
<tr>
<td>Recent appellate court opinions in brief</td>
<td>24:8</td>
<td>May</td>
</tr>
<tr>
<td>Recent appellate court opinions in brief</td>
<td>24:9</td>
<td>June</td>
</tr>
<tr>
<td>Recent decisions of the Illinois Courts Commission</td>
<td>24:3</td>
<td>Sept</td>
</tr>
<tr>
<td>Recent decision of the Illinois Courts Commission</td>
<td>24:6</td>
<td>Mar</td>
</tr>
<tr>
<td>Recent decision of the Illinois Courts Commission</td>
<td>24:6</td>
<td>Mar</td>
</tr>
<tr>
<td>Recent Illinois Supreme Court Opinion</td>
<td>24:9</td>
<td>June</td>
</tr>
<tr>
<td>Recent judicial appointments and retirements</td>
<td>24:1</td>
<td>July</td>
</tr>
<tr>
<td>Recent judicial appointments and retirements</td>
<td>24:2</td>
<td>Aug</td>
</tr>
<tr>
<td>Recent judicial appointments and retirements</td>
<td>24:3</td>
<td>Sept</td>
</tr>
<tr>
<td>Recent judicial appointments and retirements</td>
<td>24:7</td>
<td>Apr</td>
</tr>
<tr>
<td>Recent judicial appointments and retirements</td>
<td>24:8</td>
<td>May</td>
</tr>
<tr>
<td>Recent judicial appointments and retirements</td>
<td>24:9</td>
<td>June</td>
</tr>
<tr>
<td>Recent judicial appointments and retirements</td>
<td>24:4</td>
<td>Oct</td>
</tr>
<tr>
<td>Recent judicial appointments and retirements</td>
<td>24:5</td>
<td>Nov</td>
</tr>
</tbody>
</table>

## Business Advice & Financial Planning

<table>
<thead>
<tr>
<th>Topic</th>
<th>Issue</th>
<th>Month</th>
</tr>
</thead>
<tbody>
<tr>
<td>Bankruptcy as an alternative for flood-related business losses</td>
<td>93:4</td>
<td>Oct</td>
</tr>
<tr>
<td>Business acquisition financing strategies</td>
<td>93:5</td>
<td>Dec</td>
</tr>
<tr>
<td>Casualty loss claims</td>
<td>93:4</td>
<td>Oct</td>
</tr>
<tr>
<td>Creditors cautious</td>
<td>93:4</td>
<td>Oct</td>
</tr>
<tr>
<td>Disclaimers in bankruptcy</td>
<td>93:5</td>
<td>Dec</td>
</tr>
<tr>
<td>Editor’s/Chair Column</td>
<td>93:3</td>
<td>Sept</td>
</tr>
<tr>
<td>Editor’s/Chair’s Column</td>
<td>93:5</td>
<td>Dec</td>
</tr>
<tr>
<td>Editor’s/Chair’s Column</td>
<td>94:1</td>
<td>Mar</td>
</tr>
<tr>
<td>Editor’s/Chair’s Column</td>
<td>94:2</td>
<td>June</td>
</tr>
<tr>
<td>The Environmental Assessment Act: an overview</td>
<td>94:1</td>
<td>Mar</td>
</tr>
<tr>
<td>From the chair</td>
<td>93:4</td>
<td>Oct</td>
</tr>
<tr>
<td>Illinois revamps UST program</td>
<td>93:5</td>
<td>Dec</td>
</tr>
<tr>
<td>Illinois UST update</td>
<td>93:3</td>
<td>Sept</td>
</tr>
<tr>
<td>Impact of catastrophes on commercial leases</td>
<td>93:4</td>
<td>Oct</td>
</tr>
<tr>
<td>Interviewing those “In-the-Know”</td>
<td>93:5</td>
<td>Dec</td>
</tr>
<tr>
<td>Interviewing those “In-the-Know”</td>
<td>94:1</td>
<td>Mar</td>
</tr>
<tr>
<td>Interviewing those “In-the-Know”</td>
<td>94:2</td>
<td>June</td>
</tr>
<tr>
<td>Legal literature of late</td>
<td>93:3</td>
<td>Sept</td>
</tr>
<tr>
<td>Legal literature of late</td>
<td>94:1</td>
<td>Mar</td>
</tr>
<tr>
<td>Legal literature of late</td>
<td>94:2</td>
<td>June</td>
</tr>
<tr>
<td>Lenders may be subject to 1099 reporting for payments to contractors and subcontractors</td>
<td>94:2</td>
<td>June</td>
</tr>
<tr>
<td>Limited liability companies standing in bankruptcy</td>
<td>94:1</td>
<td>Mar</td>
</tr>
<tr>
<td>NORTHERN NOTES</td>
<td>93:3</td>
<td>Sept</td>
</tr>
<tr>
<td>NORTHERN NOTES</td>
<td>93:5</td>
<td>Dec</td>
</tr>
<tr>
<td>NORTHERN NOTES</td>
<td>94:1</td>
<td>Mar</td>
</tr>
<tr>
<td>NORTHERN NOTES</td>
<td>94:2</td>
<td>June</td>
</tr>
<tr>
<td>OCC scrutinizes manufacturer drafting agreements</td>
<td>94:1</td>
<td>Mar</td>
</tr>
<tr>
<td>Pension plan loans or withdrawals: a possible source of ready cash</td>
<td>93:4</td>
<td>Oct</td>
</tr>
<tr>
<td>Preliminary thoughts on the 1993 Revenue Reconciliation Tax Act</td>
<td>93:3</td>
<td>Sept</td>
</tr>
<tr>
<td>Section council minutes summaries</td>
<td>93:5</td>
<td>Dec</td>
</tr>
<tr>
<td>Summary of minutes</td>
<td>93:3</td>
<td>Sept</td>
</tr>
<tr>
<td>Third Annual Collegium</td>
<td>93:3</td>
<td>Sept</td>
</tr>
<tr>
<td>Tax classification of limited liability companies</td>
<td>93:3</td>
<td>Sept</td>
</tr>
</tbody>
</table>
### Civil Practice & Procedure
- Apportionment of fault under the Code of Civil Procedure 39.3 (Apr)
- Determination of good faith settlements 39.4 (June)
- Editor’s note 39.3 (Apr)
- Illinois Supreme Court amends Civil Appellate Rules 39.2 (Feb)
- Illinois Supreme Court again clarifies the Medical Studies Act 39.3 (Apr)
- Introduction 39.3 (Apr)
- The legislature clarifies and simplifies the right to a change of judge 39.1 (Sept)
- Minutes of Civil Practice and Procedure Section Council meeting 39.1 (Sept)
- Objections to Rule 220 violations must be made and renewed promptly or such objections are waived 39.1 (Sept)
- Recent decisions concerning the use of experts—Rules 703 and 705 do have their limitations 39.4 (June)
- Staff physician may be apparent agent of hospital 39.2 (Feb)
- Substantive changes in the deposition transcript and use of the transcript and use of the transcript at trial: LaSalle National Bank v. 53rd-Ellis Currency Exchange 39.4 (June)
- Summary of recent amendments to Federal Rules of Civil Procedure 39.2 (Feb)
- Supreme Court upholds “special duty” exception, but will it do so in the future? 39.3 (Apr)
- Supreme Court modifies the parent-child tort immunity 39.3 (Apr)
- Use of the federal preemption doctrine to defeat state common law and statutory claims 39.3 (Apr)
- Vicarious liability revisited—a settlements with an agent automatically extinguishes liability of principal 39.2 (Feb)
- What next for the quixotic: Petrillo doctrine? 39.1 (Sept)

### Commercial Banking & Bankruptcy
- The Bankers’ Act (SB 41): added protection for purchasers of real property or simply more work for environmental consultants 38.3 (May)
- Basic concepts of letter of credit law 38.1 (Oct)
- Commercial, Banking and Bankruptcy Law section Council—minutes of meeting, October 22, 1993 38.2 (Jan)
- The commercially reasonable sale 38.1 (Oct)
- Discrimination against a person in bankruptcy? 38.3 (May)
- Illinois Appellate Court rejects affirmative defenses based on noncompliance with Farm Credit Act 38.3 (May)
- Information reporting for discharges of indebtedness 38.3 (May)
- Liens for water and sewage charges—valid? Not always! 38.2 (Jan)
- Patterson v. Shumate and section 12-1006 of the Illinois Code of Civil Procedure: the body is dead, but will the ghost live on? 38.2 (Jan)
- Production lien priority in crops under §9-312 (2) of the Uniform Commercial Code 38.1 (Oct)
- Reconsideration of bankruptcy proofs of claim 38.1 (Oct)
- The “rent fee” exemption—a new twist 38.1 (Oct)
- Summary of minutes of the January 1994 section council meeting 38.3 (May)
- Summary of section council meeting minutes 38.1 (Oct)
- United States Supreme Court determines that homeowners must repay lenders in full in chapter 13 38.1 (Oct)
- The what, why, and how of bankruptcy law certification 38.1 (Oct)
- Workout agreements: a useful tool 38.2 (Jan)

### Corporate Law Departments
- The bottom line 31.1 (Oct)
- Globalization of business 31.2 (Jan)
- Hagshenas v. Gaylord—reprise 31.1 (Oct)
- International Association of Attorneys and Executives in Corporate Real Estate 31.3 (Apr)
- Preventive law: contract drafting process 31.3 (Apr)
- Quality initiatives in the law firm 31.1 (Oct)
- Surviving the outsourcing Trend and the Survival of the Inhouse Legal Department 31.3 (Apr)
- Use of inadvertently disclosed documents or information 31.2 (Jan)

### Corporation Securities & Business Law Forum
- Discovery in NASD arbitrations 39.1 (Jan)
- Do recent changes in federal tax laws make S corporations less attractive? 39.2 (Apr)
- Fairness and due process issues in the SRO 39.2 (Apr)
- Disciplinary process—Part II 39.1 (Jan)
- Franchise registration in Illinois: trouble spots to avoid 39.3 (May)
- How to enforce an arbitration provision 39.1 (Jan)
- The Illinois Limited Liability Company Act 39.1 (Jan)
- Independent contractor or employee 31 (Aug)
- Judicial recognition of reasonable expectations in family businesses 39.2 (Apr)
- Minority shareholders given right to sue directly, rather than derivatively, in breach of fiduciary duty cases 39.1 (Jan)
- New amendments to Illinois Franchise Disclosure Act 31 (Aug)
- Professionalism: always “qualify” your client—Trap #1 of “the top 10 malpractice traps and how to avoid them” 39.1 (Jan)
- Professionalism: potential liability from lawyers acting as directors of client and nonclient companies 31 (Aug)
**Federal Taxation**

- Calculation of the investment expense limitation: 40:5 (Apr)
- Cancellation of debt in bankruptcy—highlights of federal tax issues: 40:4 (Jan)
- Casualty loss claims: 40:4 (Dec)
- Corporate and partnership tax update: 40:2 (Nov)
- Estate and gift tax updates: 40:2 (Nov)
- Estate and gift tax updates: 40:3 (Dec)
- Estate and gift tax update: 40:4 (Jan)
- Estate and gift tax update: 40:5 (Apr)
- From the chair: 40:3 (Dec)

**Individual Rights & Responsibilities**

- Duty to defend: appeals: 22.2 (Dec)
- Short list of common statutes: 22.3 (Jan)
- Special education: expulsion of students: 22.5 (May)
- Subpoena for deposition—records only: 22.3 (Jan)
- United State Supreme Court determines that homeowners must repay lenders in full in chapter 13: 22.1 (Aug)
- Update: sexual harassment: 22.1 (Aug)
- Update: recent decisions affecting legal malpractice: 22.1 (Aug)

**Health Care Law**

- All the latest developments in health care law: 10:1 (Sept)
- All the latest development in health care law: 10:2 (Jan)
- All the latest developments in health care law: 10:3 (Apr)
- All the latest developments in health care law: 10:4 (June)
- Developments in antitrust policy: safety zones and most-favored nation clauses: 10:2 (Jan)

**Insurance Law**

- Agent/broker: in general: 38.2 (Dec)
- Agent/broker: duty to procure: 38.2 (Dec)

**Legal Practice**

- An overview of the Illinois Statutory Summary Suspension Law: 22.3 (Jan)
- Attorney fees—the case for contemporary time records: 22.1 (Aug)
- Beware appointment to the prisoner’s civil rights case! 22.3 (Jan)
- Death penalty for child abuse homicides: 22.1 (Aug)
- Editor’s note: 22.1 (Aug)
- From Terry stop to probably cause: the plain feel exception: 22.1 (Aug)
- From the chair: 22.1 (Aug)
- From the chair: 22.1 (Jan)
- From the chair: 22.1 (Mar)
- From the chair: 22.1 (Apr)

**Nonwage Garnishment**

- The impact of legal reforms on medical malpractice costs: 10:3 (Apr)

**Personal Injury**

- In the best interest of the child: 22.3 (Jan)
- Medicaid support for long term care: fact or fiction: 22.3 (Mar)
- My experience as an intern in a general practice law office: 22.3 (Mar)
- Name change of minor: 22.2 (Nov)
- Nonwage garnishments: be careful: 22.2 (Nov)
- Planning your law practice for succession: 22.2 (Nov)
- Reeducation—just how much can the obligor parent reduce the child support obligation during this period?: 22.2 (Nov)

**Regulatory Matters**

- The latest council activities: 10:4 (June)
- The latest council activities: 10:3 (Apr)
- The latest council activities: 10:2 (Jan)
- The latest council activities: 10:1 (Sept)

**Taxing**

- Estate and gift tax update: 40:2 (Nov)
- Federal Taxation: 22.3 (Jan)
- New section 197—all intangibles recreated equally: 40:2 (Nov)
- Taxing receipt of partnership profits interest: 40:4 (Jan)
- There is no “failure to file” penalty when there is no underpayment of tax: 40:5 (Apr)
- There is no “failure to file” penalty when there is no underpayment of tax: 40:4 (Jan)
- There is no “failure to file” penalty when there is no underpayment of tax: 40:5 (Apr)
- There is no underpayment of tax: 40:4 (Jan)
- There is no underpayment of tax: 40:5 (Apr)

**Taxation**

- Recent council activities: 10:2 (Jan)
- Recent council activities: 10:3 (Apr)
- Recent council activities: 10:4 (June)
- Recent council activities: 10:1 (Sept)

**Unreasonable Intrusion**

- A proposal for change in bringing claims of employment discrimination under the Illinois Human Rights Act: 20:1 (Aug)
- Unreasonable intrusion upon the seclusion or solitude of another: time for recognition by the Illinois Supreme Court: 20:2 (Dec)

**Wisconsin**

- Updates: Wisconsin insurance law: 38.2 (Dec)
- Updates: Wisconsin insurance law: 38.3 (Mar)
- Updates: Wisconsin insurance law: 38.4 (June)

**Wisconsin Bar Association**

- Recent council activities: 10:2 (Jan)
- Recent council activities: 10:3 (Apr)
- Recent council activities: 10:4 (June)
Duty to defend: conflict of interest 38:2 (Dec)
Duty to defend: punitive damages 38:2 (Dec)
Duty to defend: conversion 38:3 (Mar)
Duty to defend: defamation 38:3 (Mar)
Editors' Note 38:2 (Dec)
Excess/umbrella insurance 38:1 (Sept)
Excess/umbrella insurance: apportionment 38:4 (June)
Exclusion: named insured's product 38:1 (Sept)
Exclusions: care, custody, or control 38:2 (Dec)
Exclusions: assault and battery 38:3 (Mar)
Exclusions: aircraft 38:3 (Mar)
Fidelity bonds 38:2 (Dec)
Fire insurance: civil authority exclusion 38:3 (Mar)
Fire insurance: time limitation 38:3 (Mar)
Guaranty fund 38:2 (Dec)
Hazardous waste 38:2 (Dec)
Late notice: in general 38:2 (Dec)
Late notice: in general 38:4 (June)
Life and disability insurance: definitions-accidental death 38:1 (Sept)
Life and disability insurance: total disability 38:1 (Sept)
Life and disability insurance definitions 38:2 (Dec)
Life and disability insurance : homicide exclusion 38:3 (Mar)
Life and disability insurance : rescision 38:3 (Mar)
Life and disability insurance : beneficiaries 38:4 (June)
Limits of liability 38:1 (Sept)
Mandatory insurance 38:3 (Mar)
Misrepresentation 38:1 (Sept)
Misrepresentation: in general 38:2 (Dec)
Misrepresentation: in general 38:4 (June)
Occurrence: in general 38:2 (Dec)
Other insurance 38:4 (June)
Personal property 38:4 (June)
Policy construction: ambiguity 38:1 (Sept)
Policy: existence of 38:4 (June)
Professional liability policy 38:3 (Mar)
Professional liability policy: sexual conduct exclusion 38:3 (June)
Reinsurance: in general 38:2 (Dec)
Resident of household 38:4 (June)
Retaliatory discharge 38:1 (Sept)
Subrogation: in general 38:2 (Dec)
Subrogation: health plan 38:2 (Dec)
Underinsured motorist coverage: adequacy of offer 38:1 (Sept)
Underinsured motorist coverage: resident of household 38:1 (Sept)
Underinsured motorist coverage: stacking 38:1 (Sept)
Underinsured motorist coverage: limits 38:2 (Dec)
Underinsured motorist coverage: setoff 38:2 (Dec)
Underinsured motorist coverage: subrogation 38:2 (Dec)
Underinsured motorist coverage: resident 38:4 (June)
Underinsured motorist coverage: stacking 38:4 (June)
Uninsured motorist coverage: conflict of law 38:1 (Sept)
Uninsured motorist coverage: definitions-uninsured vehicle 38:1 (Sept)
Uninsured motorist coverage: limits 38:1 (Sept)
Uninsured motorist coverage: named driver exclusion 38:1 (Sept)
Uninsured motorist coverage: other insurance 38:1 (Sept)
Uninsured motorist coverage: adequacy of offer 38:1 (Dec)
Uninsured motorist coverage definitions—insured 38:2 (Dec)
Uninsured motorist coverage: limitations period 38:2 (Dec)
Uninsured motorist coverage: other insurance 38:2 (Dec)
Uninsured motorist coverage: stacking allowed 38:2 (Dec)
Uninsured motorist coverage: definitions-relative 38:4 (June)
Uninsured motorist coverage: guaranty association 38:4 (June)
Uninsured motorist coverage: late notice 38:4 (June)
Uninsured motorist coverage: limits 38:4 (June)
Vendor's endorsement : vendor's exclusions 38:4 (June)
Waiver 38:4 (June)

**Intellectual Property**

Intellectual improbabilities™ 33:1 (Sept)
Intellectual Property Section Council meeting minutes 33:3 (May)

**International & Immigration Law**

The best and the brightest...from the Soviet Union! 31:3 (Sept)
To B-1 or not B-1...you should not have asked 31:7 (May)
Chicago targets immigration fraud complaint 31:5 (Jan)
Child support transcends international boundaries 31:2 (Aug)
Coming to America…to work permanently 31:1 (July)
Editor's notes 31:1 (July)
Editor's notes 31:2 (Aug)
Editor's notes 31:4 (Nov)
Editor's notes 31:5 (Jan)
Editor's notes 31:7 (May)
Human rights implications of the Demjanjuk case 31:5 (Jan)
An invitation 31:5 (Jan)
Law Day in Russia—on year later 31:1 (July)
Lawyer to Lawyer network 31:1 (July)
Lawyer to Lawyer network 31:2 (Aug)
Lawyer to Lawyer network 31:3 (Sept)
Lawyer to Lawyer network 31:4 (Nov)
Lawyer to Lawyer network 31:5 (Jan)
Lawyer to Lawyer network 31:6 (Apr)
Lawyer to Lawyer network 31:7 (May)
Letter to editor 31:5 (Jan)
A NAFTA primer 31:4 (Nov)
NAFTA and Mexican democracy 31:6 (Apr)
NAFTA and the free trade areas' unions of convenience 31:7 (May)
Press release 31:6 (Apr)
Press release 31:7 (May)
Review of reviews 31:1 (July)
Review of reviews 31:2 (Aug)
Review of reviews 31:3 (Sept)
Review of reviews 31:4 (Nov)
Review of reviews 31:5 (Jan)
Review of reviews 31:6 (Apr)
Review of reviews 31:7 (May)
The undoing of China's Olympic bid 31:4 (Nov)

**Juvenile Justice**

Become a section member 6:1 (Feb)
Become a section member 6:2 (Apr)
Child victim's statement may be corroborated by her statements to other witnesses 6:1 (Feb)
The CIVITAS Childlaw Center of Loyola University Chicago School of Law 6:3 (May)
Evidence in child abuse and neglect cases 6:2 (Apr)
Hearing officer legislation approved 6:2 (Apr)
Independent Inquiry Committee on Joseph Wallace case issues report 6:1 (Feb)
In re M.M. et. al., Minor (Gary T. Morgan et al., Appellees v. Parents of M.M. et. al., appellants), Docket #73377, 73439, Cons., Supreme Court of Illinois 6:2 (Apr)
Juvenile court update 6:1 (Feb)
Juvenile legislation: 1993 Session of the 88th General Assembly 6:3 (May)
Now is the time to revamp juvenile justice 6:1 (Feb)
An overview of permanency planning amendments to the Juvenile Court Act: Public Act 88-487 6:3 (May)
Recent cases concerning probable cause and the sufficiency of evidence in neglect and abuse cases 6:2 (Apr)
Recent opinions concerning termination of parental rights 6:2 (Apr)
in neglect and abuse cases 6:3 (May)
Roots and shoots 6:1 (Feb)
Standby guardianship 6:3 (May)
U.S. Senate hearings highlight proposed sentencing options to keep mothers and children together 6:1 (Feb)

**Labor & Employment Law**

1992-93 Illinois employment law legislative update 31:3 (Feb)
Americans with Disabilities Act—jury instructions 31:1 (Sept)
Chicago Commission on Human Relations decisions 31:1 (Sept)
Child labor law covers Christmas tree workers 31:2 (Dec)
Co-editors' note 31:3 (Feb)
Compliance with the IRCA 31:4 (May)
Computer research of Illinois Human Rights Commission cases 31:4 (May)
Constitutional right of action for small firm employees? 31:3 (Feb)
Defending independent contractor status—some new issues to consider 31:1 (Sept)
Editor's note 31:1 (Sept)

Fourteen and one-half years of front pay awarded: Marcing v. Fluor Daniel, Inc. 31:2 (Dec)
Geise: an employer's nightmare 31:3 (Feb)
How to count under the Illinois Human Rights Act 31:4 (May)
Human Rights Commission news 31:3 (Feb)
Model Sexual Harassment Policy for law firms 31:2 (Dec)
Performance appraisals 31:2 (Dec)
Recent Human Rights Commission decisions 31:1 (Sept)
Recent Human Rights Commission decisions 31:4 (May)
Sexual harassers need not apply: revisiting the torts of negligent hiring and retention 31:2 (Dec)
St. Mary’s Honor Center v. Hicks 31:2 (Dec)

**Law Office Economics**

Backing up a laptop computer 15:4 (June)
Comments from the chair 15:1 (Sept)
Comments from the chair 15:2 (Dec)
Comments from the chair 15:4 (June)
Computers are a pain in the neck 15:2 (Dec)
Correspondence 15:3 (Mar)
Developing a focused marketing strategy 15:3 (Mar)
Electronic mail in the law office 15:2 (Dec)
How long is long enough? 15:2 (Dec)
How to get and keep paralegals 15:4 (June)
Long-range planning—a key ingredient to success 15:1 (Sept)
My attorney 15:1 (Sept)
Office management videos available from ISBA 15:2 (Dec)
A partnership agreement for the small or medium size law firm 15:3 (Mar)
Sudder but wiser 15:1 (Sept)
Selected topics in office management 15:4 (June)
There should be a law against poor legal records management 15:3 (Mar)
To boldly go (and ask) where no lawyer has gone before!!! 15:2 (Dec)
Video review: “Getting your name out in your community”ABA, 1983, 44 mins) 15:4 (June)
Video review: “How to get a fair fee: J. Harris Morgan’s foolproof formula” 15:4 (June)
Welcome from the editor 15:1 (Sept)

**Legal Technology**

And the winners are…!!! 1:2 (Apr)
Chicago attorney launches electronic publishing venture 1:2 (Apr)
Committee minutes and hours 1:1 (Jan)
Connecting computers—a primer 1:2 (Apr)
The electronic lawyer 1:1 (Jan)
Hello and welcome! 1:1 (Jan)
Helping partners overcome “computer-phobia” 1:1 (Jan)
Lincoln Legal Papers goes CD-ROM 1:2 (Apr)
The Macintosh alternative 1:1 (Jan)
Phone first: Texas attorney keeps a criminal defense bulletin board 1:2 (Apr)
Point-Counterpoint on CD-ROM: -Save time and your clients’ money with CD-ROM -The dark side of CD-ROM 1:2 (Apr)
Recent discovery at Legal Tech Chicago ’93: autodailing from a PC 1:1 (Jan)
The scanning misnomer 1:2 (Apr)
Scope statement for Legal Technology Committee 1:2 (Apr)
Survey for Standing Committee on Legal Technology 1:1 (Jan)
Technology beyond computers 1:1 (Jan)
The visual courtroom: when a picture is worth more than a thousand words 1:2 (Apr)
The ways and means of electronic communication 1:2 (Apr)

**Local Government Law**

The 1993 FCC cable television regulations 30:5 (Feb)
Compliance with ADA re curb cuts and curb ramps 30:7 (May)
Federalism: The Illinois Constitutional Defense Council 30:8 (June)
Freedom of Information Act update 30:1 (Aug)
From farmland to “cash crop” –DeKalb’s intergovernmental agreement spurs development 30:8 (June)
Illinois Supreme Court renders decisions impacting municipal franchise agreements and preemption of home rule authority 30:4 (Nov)
Legislative update 30:6 (Apr)
Legislative update 30:7 (May)
Loitering ordinances—a note on their present constitutional status when used as a law enforcement tool in dealing with street gangs 30:6 (Apr)
Municipal responsibility for property damage resulting from a 911 call 30:1 (Aug)
Recent litigation 30:2 (Sept)
The role of priority in competing annexations—part 1 30:3 (Oct)
The role of priority in competing annexations—part 2 30:4 (Nov)
Stopping illegal sump pump hook ups 30:5 (Feb)
Ten “hopefully useful” rules of parliamentary procedure 30:6 (Apr)
Under new law, Senate Bill 900 (P.A. 88-188), who must file statements of economic interests? 30:2 (Sept)
Use of utility revenues for general corporate purposes 30:3 (Oct)
Zoning exception for church does not violate First of 14th Amendments 30:7 (May)

**Mineral Law**

Assessment and collections of property taxes on working interests in oil and gas leases after People ex rel. Harris v. Parrish Oil Production, Inc. 20:1 (May)

**Minority and Women Participation**

Congrats! 5:1 (Oct)
Congrats! 5:2 (Apr)
Direction of Illinois Department of Human Rights addresses Standing Committee’s Midyear Meeting Luncheon 5:2 (Apr)
How to get appointed or elected to the ISBA 5:2 (Apr)
Illinois Judicial Council comments on proposed Supreme Court Rules 35-38 5:1 (Oct)
Interview with Justice McMorrow 5:1 (Oct)
Letters to editor 5:1 (Oct)
Minutes of committee meeting 5:1 (Oct)
“One thousand lawyers later” 5:1 (Oct)
Out-going chair’s message 5:1 (Oct)
People’s Law School’s helpful hints for starting your own business 5:2 (Apr)
President’s remarks—North Suburban Bar Associations installation, September 19th, 1993 5:2 (Apr)
Questions you should ask yourself before you enter solo practice 5:1 (Oct)
Standing Committee on Minority and Women Participation meeting minutes 5:2 (Apr)
View from the chair 5:1 (Oct)
View from the chair 5:2 (Apr)
WBAI 75 5:2 (Apr)

**Public Utilities & Transportation**

Appellate court recognizes strict duty of impartiality in Illinois Commerce Commission proceedings 29:2 (Nov)
Balance due update 29:1 (Sept)
Brokers and bills of lading: may the broker identify itself as a carrier? 29:3 (Mar)
DOT interprets & restates its own safety rules 29:3 (Mar)
DOT’s proposed authorization of hazmat carriers impacts on brokers 29:1 (Sept)
ICC changes carrier financial reporting requirements 29:3 (Mar)
The ICC follows the 11th Circuit’s decision in North Alabama 29:3 (Mar)
ACKERMAN, ALLAN A.: Double jeopardy and the Seventh Circuit (CJ) 37:5 (Nov)

and the Seventh Circuit (CJ) 37:6 (Dec)

Attempted abridgement of criminal defense counsel’s advocacy—contempt

AHERN, JAMES J.: Recent decisions

Recent summary suspension decisions (TLAC) 2:1 (Oct)

Recent decisions (TLAC) 2:2 (Feb)

ALEXANDER, SUSAN: IRS says “NO” to deduction for cleanups

(reverses the Ninth Circuit’s decision) (PUT) 29:3 (Mar)

BELL, MARY L. with HOLCOMB, BARBARA L.: Marcing v. Fluor Daniel, Inc. (LAE) 31:2 (Dec)

References are to Volume: Issue Number and (Month)

and the Seventh Circuit (CJ) 37:3 (Sept)

BRECHLIN, JOHN H.: Recent litigation (LGL) 30:2 (Sept)

BISCEGLIA, JOSEPH G. with ZAHAYKEVICH, ANDREW J.: Objections to Rule 220 violations must be made and renewed promptly or such objections are waived (CPAP) 39:1 (Sept)

BERGER, MICHAEL M.: Is your case ripe to litigate—or is your goose cooked? (ENVL) 24:1 (Sept)

When do you get severance damages with a “larger parcel”? (ENVL) 24:1 (Sept)

Stop! Put that hotel down and move away... easy like (ENVL) 24:2 (Dec)

Environmental protection? It depends on who is paying (ENVL) 24:2 (Dec)

The next endangered species? Just take a look in the mirror (ENVL) 24:3 (Mar)

Who owns trees on your land? Don’t be too quick to answer (ENVL) 24:3 (Mar)

Governmental arrogance gets the High Court’s attention (ENVL) 24:4 (June)

Justice in rhyme: Will “Dolan” go far to explain “Nollan”? (ENVL) 24:4 (June)

“The Dolan/Dolan meets Dolan rollin’ down the bikepath...” (ENVL) 24:4 (June)

Yes, there can be a partial taking under regulatory law (ENVL) 24:4 (June)

BERGSCHNEIDER, DAVID: Significant criminal cases pending in the United States Supreme Court

(CJ) 37:3 (Sept)

Recent appellate court cases (CJ) 37:7 (Jan)

House Bill 2670—the effect of streamlining collateral review (CJ) 37:9 (Apr)

Significant cases currently pending in the United State Supreme Court (CJ) 37:10 (May)

Recent appellate court cases (CJ) 37:10 (May)

Analysis of House Bill 2670—a bill intended to repeal the Illinois Habra corpus and Post-Conviction Acts (IRAR) 20:3 (Apr)

BERKMAN, HARVEY: Phone first: Texas attorney keeps a criminal defense bulletin board (COLT) 1:2 (Apr)

BERNET, RICHARD G.: The Bankers’ Act (SB 41): added protection for purchasers of real property or simply more work for environmental consultants (CBAB) 38:3 (May)

The Bankers’ Act (Senate Bill 41): added protection for purchasers of real property or simply more work for environmental consultants? (ENVL) 24:3 (Mar)

The Bankers’ Act (SB 41): added protections for purchasers of real property or simply more work for environmental consultants? (ENVL) 24:3 (Mar)

BERNET, RICHARD G.: The Bankers’ Act (SB 41): added protection for purchasers of real property or simply more work for environmental consultants? (ENVL) 24:3 (Mar)

BERNET, RICHARD G.: The Bankers’ Act (SB 41): added protection for purchasers of real property or simply more work for environmental consultants? (ENVL) 24:3 (Mar)

BERNSTEIN, PAUL: Electronic mail in the law office (LOE) 15:2 (Dec)

The Macintosh alternative (COLT) 1:1 (Jan)

BIEGEL, GREGORY A.: Workout agreements: a useful tool (CBAB) 38:2 (Jan)

BISCEGLIA, JOSEPH G. with ZAHAYKEVICH, ANDREW J.: Objections to Rule 220 violations must be made and renewed promptly or such objections are waived (CPAP) 39:1 (Sept)

Vicarious liability revisited—a settlement with an agent automatically extinguishes liability of principal (CPAP) 39:2 (Feb)

Staff physician may be apparent agent of hospital (CPAP) 39:2 (Feb)

BISCEGLIA, JOSEPH G.: Summary of recent amendments to Federal Rules of Civil Procedure (CPAP) 39:2 (Feb)

BISCHOFF, KATHRYN: Juvenile court update (JJ) 6:1 (Feb)

BRECHLIN, JOHN H.: Recent litigation (LGL) 30:2 (Sept)

BREJCHA, WILLIAM D.: DOT’s proposed authorization of hazmat carriers impacts on brokers (PUT) 29:1 (Nov)

Balance due update (PUT) 29:1 (Nov)

Similarities and differences between brokers and freight forwards (PUT) 29:1 (Nov)

ICC changes carrier financial reporting requirements (PUT) 29:3 (Mar)

DOT interprets & restates its own safety rules (PUT) 29:3 (Mar)

Brokers and bills of lading: may the broker...
PATRICK B. – *Halper* – Does imposition of the civil fraud penalty following a criminal conviction violate Fifth Amendment restrictions on multiple punishment for a single crime

(KANE, ROBERT JOHN: The birth of the Illinois Compiled Statutes (TLAC) 22:2 (Feb)

KARNO, MARK L.: Legal malpractice issues facing the tort law practitioner (TL) 29:4 (Apr)

KARP, JOSHUA: An alternative view of the First Amendment and campus speech codes (IRAR) 20:4 (May)

KATZ, JULIE KEEHNER: “Brace” youself for the new cases on orthodontic expenses (FL) 37:1 (Sept)

KAUFFMAN, JOHN F.: Unreasonable intrusion or solitude of another: time for recognition by the Illinois Supreme Court (IRAR) 20:2 (Dec)

KEGAN, DANIEL L.: Intellectual improbabilities™ (IP) 33:1 (Sept)

KETTY, THOMAS W.: Federalism: The Illinois Constitutional Defense Council (LGL) 30:8 (June)

KELLY, JEANNE DOYLE: Excerpts of minutes of Real Estate Section Council meeting (REL) 39:7 (Apr)

KELLY, KATHRYN A.: Today’s attorney: professional responsibility and you (YLD) 38:1 (Aug)

KNUPPEL, WILLIAM H.: Nontaxation of garnishments—be careful! If you are not sure whom to sue, consider Supreme Court Rule 224 (GPS) 22:2 (Nov)

KUHN, RICHARD W.: Attorney’s approval provisions revisited (REL) 39:8 (May)

KUHNKE, NANCY R.: Recent decisions in occupational disease claims (WCL) 31:2 (Nov)

KURILLA, MARLENE A.: Recent developments: the structural work act (TL) 29:2 (Oct)

KUROWSKI, JOHN: Comments from the chair (FL) 37:1 (Sept)

The Illinois Child support Guidelines: Where do we go from here? (FL) 37:6 (June)

LaFUENTE, CYNTHIA BURT: Calculation of the investment expense limitation under the Revenue Reconciliation Act of 1993 (FT) 40:5 (Apr)

LANE, SCOTT D.: Should our roads be safe for intoxicated drivers? (TL) 29:4 (Apr)

LAUTERJUNG, LARRY with RICHEY, JOHN: Which is safe for intoxicated drivers? (TL) 29:4 (Apr)

LEA, JILL D. with MORALES, EDWARD J.: both pension boards and municipalities may be held liable for the discriminatory acts of local pension boards (EB) 12:4 (May)

LEMBERIS, THEODORE T.: Basic concepts of letter of credit law (CBAB) 38:1 (Oct)

LENNON, CHRISTI: Next assistant secretary for aging (SL) 5:1 (July)

LEVINE, HAROLD I.: Report of sale and confirmation of letter of credit law (CBAB) 38:1 (Oct)

LEVINE, JOHN: Professional responsibility and you (YLD) 38:1 (Aug)

LEVY, DAVID: Right to confer with witness during cross-examination (FL) 37:6 (June)

LIEBER, FREDERIC E.: The process and products of a business appraisal (FL) 37:4 (Mar)

LIED, MICHAEL R.: Recent Human Rights Commission decisions (LAEL) 31:4 (May)


Using blood tests in DUIDI and reckless homicide prosecutions—update 10-1-93 (CJ) 37:5 (Nov)
Summary of Article 36 forfeiture decisions in the Official Reports for 1991-1993 (CJ) 37:7 (Jan)

Summary of traffic related decisions published in the Official Reports for 1993 (CJ) 37:8 (Feb)

Summary of death penalty decisions published in the Official Reports or issued by the Illinois Supreme Court for the year 1993 (CJ) 37:9 special(Mar)

LOCALLO, JOSEPH F.: In re matter of...bobbins for apples (CJ) 37:4 (Mar)

LOEB, ROBERT A.: Section council activities (CJ) 37:6 (Dec)

More new laws passed by the legislatures, signed by governor (CJ) 37:6 (Dec)

Update on legislation approved by the governor (CJ) 37:9 (Apr)

LUBIN, STUART FREDERIC: Now is the time to revamped juvenile justice (JJ) 6:1 (Feb)


MACFARLANE, BONNIE L.: Seventh Circuit declares section 27A constitutional (CSL) 39:1 (Jan)

MALLEN, RICHARD F.: Lost and found: parties find severe sanctions when crucial evidence is lost (TL) 29:2 (Oct)

MALONEY, ED: Case note—King v. Ryan (TLAC) 2:2 (Feb)

MALONEY, MATTHEW A.: Don't waiver about waiver (CJ) 37:1 (July)

Don't make matters worse—follow the rules (CJ) 37:10 (May)

MANUS, TONY: Cancellation of debt in bankruptcy—highlights of federal tax issues (FT) 40:4 (Jan)

MANN, ROBIN R.: Prosecutions of attempted price fixing and other conduct under nonantitrust statutes and the use of electronic surveillance (AUC) 32:3 (June)

MARCONI, JOSEPH R.: Legal malpractice update—cases and trends (TL) 29:1 (Aug)

Legal malpractice update (TL) 29:2 (Oct)


MARCONI, JOSEPH R. with OWENS, KEVIN G.: Aggravation of preexisting injury condition (LGL) 30:3 (Oct)

MAREK, VALEREE D.: Compliance with ADA re curb cuts and curb ramps (LGL) 30:7 (May)

MAY, FRANK B.: New alternatives in real estate brokerage representation (REL) 39:4 (Jan)

McCARDIE, DAVID W.: Stopping illegal sump pump hook ups (LGL) 30:5 (Feb)

McCUSKEY, MICHAEL P.: Appellate practice 10 brief tips (GSP) 22:2 (Nov)

Internal procedures of the Third District Appellate Court—docketing to decision (GSP) 22:5 (May)

McGRATH, BONNIE, WBAI 75 (M) 5:2 (Apr)

McGRATH, WILLIAM D.: The bottom line (CLD) 31:1 (Oct)

MEINTS, PAUL A.: For what it's worth (AGL) 3:1 (Dec)

For what it's worth (AGL) 3:2 (Jan)

MEINTS, PAUL A.: For what it's worth (AGL) 3:1 (Dec)

For what it's worth (AGL) 3:2 (Jan)

MELEONE, ROBERT F.: Business acquisition financing strategies (BAFP) 93:5 (Dec)

OCC scrutinizes manufacturer drafting agreements (BAFP) 94:1 (Mar)

Lenders may be subject to 1099M reporting for payments to contractors and subcontractors (BAFP) 94:9 (June)

Information reporting for discharges of indebtedness (CBAB) 38:3 (May)

MELTZER, ROBERT C.: Editor's notes (IIL) 31:1 (July)

Editor's notes (IIL) 31:5 (Jan)

NAFTA and Mexican democracy (IIL) 31:6 (Apr)

MENDRZYCKI, EDWARD C.: Professionalism: potential liability from lawyers acting as directors of client and nonclient companies (CSL) Special(Aug)

Messer, AN: Environmental concerns of dry cleaners (ENVL) 24:4 (June)

MESSER, JOSEPH S.: Recent court decisions interpreting USEPA's Superfund lender liability rule (ENVL) 24:1 (Sept)

Federal district court fashion a uniform federal rule of decision on trustee liability under CERCLA (ENVL) 24:2 (Dec)

Recent developments limit CERCLA's joint and several liability (ENVL) 24:3 (Mar)

Illinois Superfund amendment protects "innocent purchasers" (ENVL) 24:3 (Mar)

Clinton administration proposes Superfund reform (ENVL) 24:4 (June)

Federal appellate court expands grounds for CERCLA liability of majority shareholders of closely held corporations (ENVL) 24:4 (June)

Appeals court invalidates USEPA's Superfund Lender Liability Rule (ENVL) 24:4 (June)

METZGER, DONALD L.: Recent developments—current authority—decisions of note—cases of impact—an update (or realistically) Stuff we ought to know—but probably missed (TE) 40:2 (Jan)

MICHALAK, ROBERT A.: IRS Chicago District Director's Liaison Committee meeting minutes (FT) 40:1 (Sept)

IRS consolidates customer service and tax processing (FT) 40:4 (Jan)

MILLER, MARK P.: Agency and board blasted by Fourth District for "lawlessness, spinelessness" (ENVL) 24:1 (Sept)

MILLER, SCOTT D.: Child labor law covers Christmas tree workers (BAFP) 93:5 (Dec)

MOCK, WILLIAM: The undoing of China's Olympic bid (IIL) 31:4 (Nov)

MOISER-JONES, LINDA: There should be a law against poor legal records management (LOE) 15:3 (Mar)

MORRIS, MALCOLM L.: Preliminary thoughts on the 1993 Revenue Reconciliation Tax Act from the Chair (BAFP) 93:3 (Sept)

Casualty loss claims (BAFP) 93:4 (Oct)

Editors/chair's column (BAFP) 93:5 (Dec)

Disclaimers in bankruptcy (BAFP) 94:1 (Mar)

Casualty loss claims (FT) 40:3 (Dec)

Taxing receipt of partnership profits interest (FT) 40:4 (Jan)

MULGREW, JOHN C.: Premises occupier's duty to trespassers expanded (REL) 39:2 (Nov)

MULLIN, GERALD B.: How to collect your law firm's past due receivables (YLD) 38:2 (Oct)

MURDOCK, CHARLES W.: Minority shareholders given right to sue directly, rather than derivatively, in breach of fiduciary duty cases (CSL) 39:1 (Jan)

Judicial recognition of reasonable expectations in family businesses (CSL) 39:2 (Apr)

MYERS, E.B.: Evidence in child abuse and neglect cases (JJ) 6:2 (Apr)

MYERS, JOHN: Use of utility revenues for general corporate purposes (LGL) 30:3 (Oct)

NATARAJAN, GANESH: VCR Program Update (EB) 12:1 (July)

NORDQUIST, STEVEN L.: Beware appointments for general corporate purposes (GSP) 22:3 (Jan)

NORTH, KENNETH E.: Connecting computers—a primer (COLT) 1:2 (Apr)


OLMSTEAD, JOHN W.: Developing a focused marketing strategy (LOE) 15:3 (Mar)

Selected topics in office management (LOE) 15:4 (June)

ORR, KATHLEEN FIELD: Zoning exception for church does not violate First of 14th Amendments (LGL) 30:7 (May)

PANCRAZT, JAMES E.: ERISA preemption of medical malpractice actions against employer-sponsored HMOs: a new viable defense or just another attempt toward more tort bashing? (EB) 12:3 (Feb)

ERISA preemption of medical malpractice actions against employer-sponsored HMOs: a new viable defense or just another attempt toward more tort bashing? (TL) 29:3 (Dec)
STIEGEL, LORI A.: Commission undertakes Elder Abuse Project (SL) 5:4 (June)

STIEHL, BILL: Liens for water and sewage charge—valid? Not always! (CBAB) 38:2 (Jan)

STINE, KEVIN J.: The commercially reasonable sale (CBAB) 38:1 (Oct)

STOMBAUGH, RONALD: Ten “hopefully useful” rules of parliamentary procedure (LGL) 30:6 (Apr)

SUMMERS, HOL T: Discretionary trust for the legally disabled Medicaid support for long term care—fact or fiction (GPS) 22:4 (Mar)

SWABOWSKI, THOMAS J.: The legislature clarifies and simplifies the right to a change of judge (CPAP) 39:1 (Sept)

TALLIANA, LAWRENCE O. with CROWDER, BARBARA: “Isn’t it the law that…?”—suggested revisions of the IMDMA based on client beliefs (FL) 37:4 (Mar)

TATNALL, SUSAN: The “messenger” gets killed (FL) 37:2 (Nov)

TERRELL, LAWRENCE W.: Provisions and implementation of the Chicago system of administrative adjudication of parking violations (TLAC) 2:1 (Oct)

THEIS, JOHN T.: Recommendations by the Task Force on Crime and Corrections (CJ) 37:4 (Oct)

THIENEMAN, KEVIN R.: Recent corporate cases (CSL) 39:1 (Jan)

TREVINO, FERN N.: Sexual harassers need not apply: revisiting the torts of negligent hiring and retention (LAEL) 31:2 (Dec)

TRONE, D. KENT: The effects of remarriage between prior spouses on enforcement of the prior judgment (FL) 37:4 (Mar)

TURKINGTON, EDNA: An overview of the Illinois Statutory Law with respect to the Illinois Supreme Court decision in People v. Schaefer (GPS) 22:3 (Jan)

TURNER, RICK: Substantive changes in the deposition transcript and use of the transcript at trial: LaSalle National Bank v. 53rd-Ellis Currency Exchange (CPAP) 39:4 (June)

USLANDER, ARLENE S.: Depression: you can beat it with treatment (SL) 5:1 (July)

VASILJEVICH, THOMAS: The employee benefits provisions of the Omnibus Budget Reconciliation Act of 1993 (EB) 12:2 (Nov)

VITUOLLO, LOUIS: From farmland to “cash crop”—DeKalb’s intergovernmental agreement spur development (LGL) 30:8 (June)

WEBER, ROBERT: If the facts are right, sometimes we can collect fees from the IRS. There is no “failure to file” penalty when there is no underpayment of tax (FT) 40:2 (Nov)

WEIHLL, DONALD E.: How long is long enough? (FT) 40:5 (Apr)

WEINBERG, ANITA: An overview of permanency planning amendments to the Juvenile Court Act: Public Act 88-487 (LOE) 15:2 (Dec)

WEINHEIMER, MARK B.: Discrimination against a person in bankruptcy (AGL) 3:3 (Feb)

WENIG, DONALD R. with LOWE, TAMMY: If the landlord loses the building, will the tenant lose its lease? (REL) 39:8 (May)

WHITE, ALEXANDER P. with SEBASTIAN, JULIE ANN: Locket revisited (AL) 23:4 (Apr) Locket revisited (AL) 23:5 (June)

WHITENDER, MARK D.: Antitrust enforcement in the health care area (AUCL) 32:2 (Feb)

WILLIAMS, JACKSON: Traffic stops and arrests: recent case law on the tiers of search and seizure (TLAC) 2:1 (Oct)

WILSON, CYNTHIA A. with SCHMIDT, RANDALL D., and GRAFF, CHRISTI: Constitutional right of action for small firm employees? (LAEL) 31:3 (Feb)

WINEBURG, ARTHUR: Reconciling IP rights and industrial policy (IP) 33:2 (Nov)

WITT, NANCY: My experience as an intern in a general practice law office (TB) 29:4 (Apr)

WITTE, M. LEE with BENSON, MARGARET C.: The New Tax Act: $150,000 limitation on includible compensation (EB) 12:3 (Feb)

WYSOCKI, BERNARD with CURTIS, DIANE: Defense strategies in automobile and truck accidents (GPS) 22:3 (Jan)

ZELLS, MARTIN B.: Subpoena for deposition-records only—a classic improper use of same (GPS) 22:3 (Jan)

ZERMAN, CHRISTINE G.: Legislation providing uniformity in “direct appeals from an administrative agency to the appellate court becomes law” (AL) 23:1 (July)

Qualified Medical Child Support Orders (QMCSO): the government’s newest protection for children (FL) 37:5 (Apr)