1994-1995 INDEX OF SECTION & COMMITTEE ILLINOIS STATE BAR ASSOCIATION NEWSLETTERS

Newsletter Index		Page 3
Author Index	•••••••••	Page 11

IDENTIFICATIONS USED IN INDEX

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

Case law update

Administrative Law	
An annual survey of administrative law 1994	24:2 (Jan)
Central hearing agency states	24:3 (Apr)
Central hearing panel would benefit Illinois	24:3 (Apr)
The impact of the American Bar Association on state administrative decisions	24:1 (Sept)
Minutes of recent section council meetings	24:3 (Apr)
News from JCAR	24:3 (Apr)
Pharmacist disciplinary decisions of Illinois Department of Professional Regulation held to be legally	
incorrect, arbitrary, and overly harsh	24:3 (Apr)
Recent activities of the section council	24:1 (Sept)
Recent article Recent decisions from other jurisdictions	24:1 (Sept) 24:1 (Sept)
Recent Illinois decision	24:1 (Sept)
Summary judgment in an administrative proceeding	24:1 (Sept)
Admiralty and Maritime Law	
An Act for the Requirement of a Safe Boating Certificate	
for the Operators of Vessels on the Waters of this State	30:1 (May)
Central District of Illinois upholds admiralty jurisdiction for injury to passenger on gambling boat	30:2 (June)
Dispute over lease of potential gambling boat permanently	50.2 (Julie)
moored in Hamond, Indiana, not subject to	
admiralty jurisdiction	30:1 (May)
Duty of wharfinger: port held not liable to vessel that sustained	
ranging damage in its harbor—port awarded entirety of its damages	30:1 (May)
Jones Act liability not automatic: Seventh Circuit	(),
reverses major Jones Act verdict	30:2 (June)
Northern District of Illinois upholds forum selection clause in passenger ticket	30:2 (June)
Significance of Supreme Court's decision in <i>Grubart v. Great</i>	(J)
Lakes Dredge & Dock Company, et al.	30:2 (June)
Supreme Court adopts proportionate share	20.1 (Mar)
liability for maritime defendants Supreme Court holds that admiralty and maritime	30:1 (May)
law governs limitation of liability	
proceedings for the Chicago flood	30:2 (June)
Agricultural Law	
ASCS program appeals	4:2 (Feb)
The case for amending the attorney's malpractice law—	4:1 (Nov)
an urgent call for help Comments from the Chair	4.1 (Mov) 4:4 (May)
Country lawyer ethics corner	4:3 (Mar)
Crop lender's U.C.C. lien notification to grain elevator upheld	4:1 (Nov)
Discounting undivided interests in tenancy in common and closely held corporate stock at death	4:4 (May)
Repayment of 1993 deficiency payments	4:2 (Feb)
Seventh Circuit holds that assignment of rent clause is a	· · · ·
prepetition security interest such that post-petition	
rents were cash collateral	4:1 (Nov)
Sod buster, swamp buster For what it's worth	4:3 (Mar) 4:1 (Nov)
For what it's worth	4:2 (Feb)
For what it's worth	4:3 (Mar)
For what it's worth	4:4 (May)
Alternative Dispute Resolution:	
Academy of Family Mediators	1:3 (Mar)
ADR cuts wait for discrimination decisions ADR in the law schools	1:2 (Dec) 1:1 (Sept)
ADR in the law schools	1:1 (Sept) 1:2 (Dec)
ADR organization news	1:1 (Sept)
ADR organizations	1:2 (Dec)
Case law update	1:1 (Sept)

Case law update	1:2 (Dec)
Case law update	1:3 (Mar)
Case law update	1:4 (June)
Case law	1:2 (Dec)
Chair's column	1:1 (Sept)
Chair's column	1:2 (Dec)
Chair's column	1:3 (Mar)
Chair's column	1:4 (June)
CLE December 10—Effective mediation :a	111 (June)
tool for judges and lawyers	1:2 (Dec)
Court-annexed arbitration update	1:1 (Sept)
Editor's note	1:3 (Mar)
Family mediation: good for judges and parents	1:3 (Mar)
Family mediation adapts to needs of local bench and bar	1:3 (Mar)
Family mediation alive downstate	1:3 (Mar)
For your information	1:1 (Sept)
Highlights of minutes and activities of the ADR Section Council	1:2 (Dec)
Highlights of ADR section activities	1:4 (June)
Law firms finding ADR business profitable	1:4 (June)
Mandated mediation in the Domestic Relations Division of the	0 /
Circuit Court of Cook County: calming rough waters	1:3 (Mar)
Mandatory arbitration in Illinois: a progress report	1:2 (Dec)
Mediation Council of Illinois	1:3 (Mar)
New Federal Rule allows appellate courts to direct parties to	
hold settlement hearings	1:3 (Mar)
The Mediation advantage	1:4 (June)
Mediation program reaches agreements: study pinpoints successes	1:4 (June)
Northern District offers mediation in trademark cases	1:4 (June)
Other views	1:1 (Sept)
Practice pointers for those interested in family mediation	1:3 (Mar)
Practice tips	1:1 (Sept)
Practice tips	1:2 (Dec)
Private family mediation works—a private mediator's perspective	1:3 (Mar)
Procedures and timetables for mandatory court-annexed	110 (1111)
arbitration in Cook County	1:2 (Dec)
Professional standards ensure quality mediations	1:3 (Mar)
Reading list on family mediation	1:3 (Mar)
Recent arbitration cases address punitives,	
preemption, and waiver issues	1:4 (June)
Research on Illinois program	1:2 (Dec)
Upcoming conferences	1:1 (Sept)
Upcoming conferences	$1.2 (D_{22})$
	1:2 (Dec)
Upcoming conferences	
Upcoming conferences Upcoming conferences	1:3 (Mar)
Upcoming conferences Upcoming conferences	
Upcoming conferences	1:3 (Mar)
Upcoming conferences Anti-Trust & Unfair Competition Law	1:3 (Mar)
Upcoming conferences Anti-Trust & Unfair Competition Law 1995 Antitrust Guidelines for the Licensing of	1:3 (Mar) 1:4 (June)
Upcoming conferences Anti-Trust & Unfair Competition Law 1995 Antitrust Guidelines for the Licensing of Intellectual Property	1:3 (Mar)
Upcoming conferences Anti-Trust & Unfair Competition Law 1995 Antitrust Guidelines for the Licensing of Intellectual Property The Airline Deregulation Act preempts Illinois Consumer	1:3 (Mar) 1:4 (June)
Upcoming conferences Anti-Trust & Unfair Competition Law 1995 Antitrust Guidelines for the Licensing of Intellectual Property	1:3 (Mar) 1:4 (June)
Upcoming conferences Anti-Trust & Unfair Competition Law 1995 Antitrust Guidelines for the Licensing of Intellectual Property The Airline Deregulation Act preempts Illinois Consumer	1:3 (Mar) 1:4 (June)
Upcoming conferences Anti-Trust & Unfair Competition Law 1995 Antitrust Guidelines for the Licensing of Intellectual Property The Airline Deregulation Act preempts Illinois Consumer Fraud Act claims, but does not preempt breach of contract claims	1:3 (Mar) 1:4 (June) 33:4 (June)
Upcoming conferences Anti-Trust & Unfair Competition Law 1995 Antitrust Guidelines for the Licensing of Intellectual Property The Airline Deregulation Act preempts Illinois Consumer Fraud Act claims, but does not preempt breach of contract claims Antitrust enforcement by the Illinois Attorney's General's Office	1:3 (Mar) 1:4 (June) 33:4 (June) 33:4 (June)
Upcoming conferences Anti-Trust & Unfair Competition Law 1995 Antitrust Guidelines for the Licensing of Intellectual Property The Airline Deregulation Act preempts Illinois Consumer Fraud Act claims, but does not preempt breach of contract claims Antitrust enforcement by the Illinois Attorney's General's Office Antitrust laws held inapplicable to multiemployer bargaining units	1:3 (Mar) 1:4 (June) 33:4 (June) 33:4 (June) 33:2 (Mar)
Upcoming conferences Anti-Trust & Unfair Competition Law 1995 Antitrust Guidelines for the Licensing of Intellectual Property The Airline Deregulation Act preempts Illinois Consumer Fraud Act claims, but does not preempt breach of contract claims Antitrust enforcement by the Illinois Attorney's General's Office Antitrust laws held inapplicable to multiemployer bargaining units Antitrust problems posed by most favored nation clauses	1:3 (Mar) 1:4 (June) 33:4 (June) 33:4 (June) 33:2 (Mar) 33:4 (June)
Upcoming conferences Anti-Trust & Unfair Competition Law 1995 Antitrust Guidelines for the Licensing of Intellectual Property The Airline Deregulation Act preempts Illinois Consumer Fraud Act claims, but does not preempt breach of contract claims Antitrust enforcement by the Illinois Attorney's General's Office Antitrust laws held inapplicable to multiemployer bargaining units Antitrust problems posed by most favored nation clauses in health care contracts	1:3 (Mar) 1:4 (June) 33:4 (June) 33:4 (June) 33:2 (Mar)
Upcoming conferences Anti-Trust & Unfair Competition Law 1995 Antitrust Guidelines for the Licensing of Intellectual Property The Airline Deregulation Act preempts Illinois Consumer Fraud Act claims, but does not preempt breach of contract claims Antitrust enforcement by the Illinois Attorney's General's Office Antitrust laws held inapplicable to multiemployer bargaining units Antitrust problems posed by most favored nation clauses in health care contracts Geographic market determination— <i>Rockford</i> revisited in light	1:3 (Mar) 1:4 (June) 33:4 (June) 33:4 (June) 33:2 (Mar) 33:2 (Mar)
 Upcoming conferences Anti-Trust & Unfair Competition Law 1995 Antitrust Guidelines for the Licensing of Intellectual Property The Airline Deregulation Act preempts Illinois Consumer Fraud Act claims, but does not preempt breach of contract claims Antitrust enforcement by the Illinois Attorney's General's Office Antitrust laws held inapplicable to multiemployer bargaining units Antitrust problems posed by most favored nation clauses in health care contracts Geographic market determination—<i>Rockford</i> revisited in light of <i>Ukiab</i> and <i>Morgenstern</i> 	1:3 (Mar) 1:4 (June) 33:4 (June) 33:4 (June) 33:2 (Mar) 33:4 (June)
 Upcoming conferences Anti-Trust & Unfair Competition Law 1995 Antitrust Guidelines for the Licensing of Intellectual Property The Airline Deregulation Act preempts Illinois Consumer Fraud Act claims, but does not preempt breach of contract claims Antitrust enforcement by the Illinois Attorney's General's Office Antitrust laws held inapplicable to multiemployer bargaining units Antitrust problems posed by most favored nation clauses in health care contracts Geographic market determination—<i>Rockford</i> revisited in light of <i>Ukiab</i> and <i>Morgenstern</i> The government has authorized itself to contact 	1:3 (Mar) 1:4 (June) 33:4 (June) 33:4 (June) 33:2 (Mar) 33:2 (Mar) 33:4 (June)
 Upcoming conferences Anti-Trust & Unfair Competition Law 1995 Antitrust Guidelines for the Licensing of Intellectual Property The Airline Deregulation Act preempts Illinois Consumer Fraud Act claims, but does not preempt breach of contract claims Antitrust enforcement by the Illinois Attorney's General's Office Antitrust problems posed by most favored nation clauses in health care contracts Geographic market determination—<i>Rockford</i> revisited in light of <i>Ukiab</i> and <i>Morgenstern</i> The government has authorized itself to contact parties who are represented by legal counsel 	1:3 (Mar) 1:4 (June) 33:4 (June) 33:2 (Mar) 33:2 (Mar) 33:2 (Mar) 33:4 (June) 33:4 (June) 33:1 (Dec)
 Upcoming conferences Anti-Trust & Unfair Competition Law 1995 Antitrust Guidelines for the Licensing of Intellectual Property The Airline Deregulation Act preempts Illinois Consumer Fraud Act claims, but does not preempt breach of contract claims Antitrust enforcement by the Illinois Attorney's General's Office Antitrust laws held inapplicable to multiemployer bargaining units Antitrust problems posed by most favored nation clauses in health care contracts Geographic market determination—<i>Rockford</i> revisited in light of <i>Ukiab</i> and <i>Morgenstern</i> The government has authorized itself to contact parties who are represented by legal counsel Illinois Supreme Court treats RPM as rule of reason 	1:3 (Mar) 1:4 (June) 33:4 (June) 33:2 (Mar) 33:2 (Mar) 33:4 (June) 33:4 (June) 33:4 (June) 33:1 (Dec)
 Upcoming conferences Anti-Trust & Unfair Competition Law 1995 Antitrust Guidelines for the Licensing of Intellectual Property The Airline Deregulation Act preempts Illinois Consumer Fraud Act claims, but does not preempt breach of contract claims Antitrust enforcement by the Illinois Attorney's General's Office Antitrust laws held inapplicable to multiemployer bargaining units Antitrust problems posed by most favored nation clauses in health care contracts Geographic market determination—<i>Rockford</i> revisited in light of <i>Ukiab</i> and <i>Morgenstern</i> The government has authorized itself to contact parties who are represented by legal counsel Illinois Supreme Court treats RPM as rule of reason ISBA's initiative pays off with the Illinois Pro Bono Center 	1:3 (Mar) 1:4 (June) 33:4 (June) 33:2 (Mar) 33:2 (Mar) 33:4 (June) 33:4 (June) 33:4 (June) 33:1 (Dec) 33:1 (Dec) 33:4 (June)
 Upcoming conferences Anti-Trust & Unfair Competition Law 1995 Antitrust Guidelines for the Licensing of Intellectual Property The Airline Deregulation Act preempts Illinois Consumer Fraud Act claims, but does not preempt breach of contract claims Antitrust enforcement by the Illinois Attorney's General's Office Antitrust laws held inapplicable to multiemployer bargaining units Antitrust problems posed by most favored nation clauses in health care contracts Geographic market determination—<i>Rockford</i> revisited in light of <i>Ukiab</i> and <i>Morgenstern</i> The government has authorized itself to contact parties who are represented by legal counsel Illinois Supreme Court treats RPM as rule of reason 	1:3 (Mar) 1:4 (June) 33:4 (June) 33:2 (Mar) 33:2 (Mar) 33:4 (June) 33:4 (June) 33:4 (June) 33:1 (Dec)
 Upcoming conferences Anti-Trust & Unfair Competition Law 1995 Antitrust Guidelines for the Licensing of Intellectual Property The Airline Deregulation Act preempts Illinois Consumer Fraud Act claims, but does not preempt breach of contract claims Antitrust enforcement by the Illinois Attorney's General's Office Antitrust laws held inapplicable to multiemployer bargaining units Antitrust problems posed by most favored nation clauses in health care contracts Geographic market determination—<i>Rockford</i> revisited in light of <i>Ukiab</i> and <i>Morgenstern</i> The government has authorized itself to contact parties who are represented by legal counsel Illinois Supreme Court treats RPM as rule of reason ISBA's initiative pays off with the Illinois Pro Bono Center 	1:3 (Mar) 1:4 (June) 33:4 (June) 33:2 (Mar) 33:2 (Mar) 33:4 (June) 33:4 (June) 33:4 (June) 33:1 (Dec) 33:1 (Dec) 33:4 (June)
 Upcoming conferences Anti-Trust & Unfair Competition Law 1995 Antitrust Guidelines for the Licensing of Intellectual Property The Airline Deregulation Act preempts Illinois Consumer Fraud Act claims, but does not preempt breach of contract claims Antitrust enforcement by the Illinois Attorney's General's Office Antitrust laws held inapplicable to multiemployer bargaining units Antitrust problems posed by most favored nation clauses in health care contracts Geographic market determination—<i>Rockford</i> revisited in light of <i>Ukiab</i> and <i>Morgenstern</i> The government has authorized itself to contact parties who are represented by legal counsel Illinois Supreme Court treats RPM as rule of reason ISBA's initiative pays off with the Illinois Pro Bono Center Notes from the chair Recent developments in the FTC's antitrust 	1:3 (Mar) 1:4 (June) 33:4 (June) 33:2 (Mar) 33:2 (Mar) 33:4 (June) 33:4 (June) 33:4 (June) 33:1 (Dec) 33:1 (Dec) 33:4 (June)
 Upcoming conferences Anti-Trust & Unfair Competition Law 1995 Antitrust Guidelines for the Licensing of Intellectual Property The Airline Deregulation Act preempts Illinois Consumer Fraud Act claims, but does not preempt breach of contract claims Antitrust enforcement by the Illinois Attorney's General's Office Antitrust laws held inapplicable to multiemployer bargaining units Antitrust problems posed by most favored nation clauses in health care contracts Geographic market determination—<i>Rockford</i> revisited in light of <i>Ukiab</i> and <i>Morgenstern</i> The government has authorized itself to contact parties who are represented by legal counsel Illinois Supreme Court treats RPM as rule of reason ISBA's initiative pays off with the Illinois Pro Bono Center Notes from the chair Recent developments in the FTC's antitrust program for health care markets 	1:3 (Mar) 1:4 (June) 33:4 (June) 33:2 (Mar) 33:4 (June) 33:2 (Mar) 33:4 (June) 33:4 (June) 33:1 (Dec) 33:1 (Dec) 33:4 (June) 33:3 (May)
 Upcoming conferences Anti-Trust & Unfair Competition Law 1995 Antitrust Guidelines for the Licensing of Intellectual Property The Airline Deregulation Act preempts Illinois Consumer Fraud Act claims, but does not preempt breach of contract claims Antitrust enforcement by the Illinois Attorney's General's Office Antitrust laws held inapplicable to multiemployer bargaining units Antitrust problems posed by most favored nation clauses in health care contracts Geographic market determination—<i>Rockford</i> revisited in light of <i>Ukiab</i> and <i>Morgenstern</i> The government has authorized itself to contact parties who are represented by legal counsel Illinois Supreme Court treats RPM as rule of reason ISBA's initiative pays off with the Illinois Pro Bono Center Notes from the chair Recent developments in the FTC's antitrust program for health care markets Report on antitrust legislation 	1:3 (Mar) 1:4 (June) 33:4 (June) 33:2 (Mar) 33:2 (Mar) 33:4 (June) 33:4 (June) 33:4 (June) 33:1 (Dec) 33:1 (Dec) 33:4 (June) 33:3 (May)
 Upcoming conferences Anti-Trust & Unfair Competition Law 1995 Antitrust Guidelines for the Licensing of Intellectual Property The Airline Deregulation Act preempts Illinois Consumer Fraud Act claims, but does not preempt breach of contract claims Antitrust enforcement by the Illinois Attorney's General's Office Antitrust enforcement by the Illinois Attorney's General's Office Antitrust problems posed by most favored nation clauses in health care contracts Geographic market determination—<i>Rockford</i> revisited in light of <i>Ukiab</i> and <i>Morgenstern</i> The government has authorized itself to contact parties who are represented by legal counsel Illinois Supreme Court treats RPM as rule of reason ISBA's initiative pays off with the Illinois Pro Bono Center Notes from the chair Recent developments in the FTC's antitrust program for health care markets Report on antitrust legislation The Seventh Circuit's recent pronouncement on state action 	1:3 (Mar) 1:4 (June) 33:4 (June) 33:2 (Mar) 33:4 (June) 33:2 (Mar) 33:4 (June) 33:4 (June) 33:1 (Dec) 33:1 (Dec) 33:3 (May) 33:3 (May)
 Upcoming conferences Anti-Trust & Unfair Competition Law 1995 Antitrust Guidelines for the Licensing of Intellectual Property The Airline Deregulation Act preempts Illinois Consumer Fraud Act claims, but does not preempt breach of contract claims Antitrust enforcement by the Illinois Attorney's General's Office Antitrust laws held inapplicable to multiemployer bargaining units Antitrust problems posed by most favored nation clauses in health care contracts Geographic market determination—<i>Rockford</i> revisited in light of <i>Ukiab</i> and <i>Morgenstern</i> The government has authorized itself to contact parties who are represented by legal counsel Illinois Supreme Court treats RPM as rule of reason ISBA's initiative pays off with the Illinois Pro Bono Center Notes from the chair Recent developments in the FTC's antitrust program for health care markets Report on antitrust legislation 	1:3 (Mar) 1:4 (June) 33:4 (June) 33:2 (Mar) 33:4 (June) 33:2 (Mar) 33:4 (June) 33:4 (June) 33:1 (Dec) 33:1 (Dec) 33:4 (June) 33:3 (May)

1:1 (Sept)

Bench & Bar

Bench & Bar	
Circuit court statistics	25:2 (Aug)
Circuit court statistics	25:11 (May)
Judges, judging, and the media	25:7 (Jan)
Judges, judging, and the media	25:10 (Apr)
Legislature receives report of chief justice Recent appellate court opinions in brief	25:9 (Mar) 25:1 (July)
Recent appellate court opinions in brief	25:2 (Aug)
Recent appellate court opinions in brief	25:3 (Sept)
Recent appellate court opinions in brief	25:4 (Oct)
Recent appellate court opinions in brief	25:5 (Nov)
Recent appellate court opinions in brief	25:6 (Dec)
Recent appellate court opinions in brief Recent appellate court opinions in brief	25:7 (Jan) 25:8 (Feb)
Recent appellate court opinions in brief	25:9 (Mar)
Recent appellate court opinions in brief	25:10 (Apr)
Recent appellate court opinions in brief	25:11 (May)
Recent appellate court opinions in brief	25:12 (June)
Recent judicial appointments	25:1 (July)
Recent judicial appointments	25:6 (Dec)
Recent judicial retirement Recent judicial appointments and retirements	25:2 (Aug) 25:3 (Sept)
Recent judicial appointments and retirements	25:4 (Oct)
Recent judicial appointments and retirements	25:5 (Nov)
Recent judicial appointments and retirements	25:7 (Jan)
Recent judicial appointments and retirements	25:8 (Feb)
Recent judicial appointments and retirements	25:9 (Mar)
Recent judicial appointments and retirements Recent judicial appointments and retirements	25:10 (Apr)
Recent judicial appointments and retirements	20:11 (May) 25:12 (June)
Recent legislation enacted into law	25:2 (Julie) 25:2 (Aug)
Recent legislation enacted into law	25:4 (Oct)
Recent restrictions on the use of materials	
obtained by grand jury subpoena	25:1 (July)
Business Advice & Financial Planning	
Checklist central	94:3 (Sept)
Checklist central Checklist central	94:3 (Sept) 95:1 (Mar)
Checklist central Deferred compensation developments Disclaimers and Public Aid assistance	95:1 (Mar) 95:2 (June) 94:4 (Dec)
Checklist central Deferred compensation developments Disclaimers and Public Aid assistance Editor's column	95:1 (Mar) 95:2 (June) 94:4 (Dec) 94:3 (Sept)
Checklist central Deferred compensation developments Disclaimers and Public Aid assistance Editor's column Editor's column	95:1 (Mar) 95:2 (June) 94:4 (Dec) 94:3 (Sept) 94:4 (Dec)
Checklist central Deferred compensation developments Disclaimers and Public Aid assistance Editor's column Editor's column Editor's column	95:1 (Mar) 95:2 (June) 94:4 (Dec) 94:3 (Sept) 94:4 (Dec) 95:1 (Mar)
Checklist central Deferred compensation developments Disclaimers and Public Aid assistance Editor's column Editor's column Editor's column Editor's column	95:1 (Mar) 95:2 (June) 94:4 (Dec) 94:3 (Sept) 94:4 (Dec) 95:1 (Mar) 95:2 (June)
Checklist central Deferred compensation developments Disclaimers and Public Aid assistance Editor's column Editor's column Editor's column	95:1 (Mar) 95:2 (June) 94:4 (Dec) 94:3 (Sept) 94:4 (Dec) 95:1 (Mar)
Checklist central Deferred compensation developments Disclaimers and Public Aid assistance Editor's column Editor's column Editor's column Editor's column EPA proposes lender liability rule for USTs Information reporting for discharges of indebtedness Interviewing "Those in-the-Know"	95:1 (Mar) 95:2 (June) 94:4 (Dec) 94:3 (Sept) 94:4 (Dec) 95:1 (Mar) 95:2 (June) 94:4 (Dec)
Checklist central Deferred compensation developments Disclaimers and Public Aid assistance Editor's column Editor's column Editor's column Editor's column EPA proposes lender liability rule for USTs Information reporting for discharges of indebtedness Interviewing "Those in-the-Know" Interviewing "Those in-the-Know"	95:1 (Mar) 95:2 (June) 94:4 (Dec) 94:3 (Sept) 94:4 (Dec) 95:1 (Mar) 95:2 (June) 94:4 (Dec) 94:3 (Sept) 94:4 (Dec) 95:1 (Mar)
Checklist central Deferred compensation developments Disclaimers and Public Aid assistance Editor's column Editor's column Editor's column Editor's column EPA proposes lender liability rule for USTs Information reporting for discharges of indebtedness Interviewing "Those in-the-Know" Interviewing "Those in-the-Know" ISBA's Initiative pays off with the Illinois Pro Bono	95:1 (Mar) 95:2 (June) 94:4 (Dec) 94:3 (Sept) 94:4 (Dec) 95:1 (Mar) 95:2 (June) 94:4 (Dec) 94:3 (Sept) 94:4 (Dec) 95:1 (Mar) 95:2 (June)
Checklist central Deferred compensation developments Disclaimers and Public Aid assistance Editor's column Editor's column Editor's column Editor's column EPA proposes lender liability rule for USTs Information reporting for discharges of indebtedness Interviewing "Those in-the-Know" Interviewing "Those in-the-Know" ISBA's Initiative pays off with the Illinois Pro Bono Legal literature of late	95:1 (Mar) 95:2 (June) 94:4 (Dec) 94:3 (Sept) 94:4 (Dec) 95:1 (Mar) 95:2 (June) 94:4 (Dec) 94:3 (Sept) 94:4 (Dec) 95:1 (Mar) 95:2 (June) 94:3 (Sept)
Checklist central Deferred compensation developments Disclaimers and Public Aid assistance Editor's column Editor's column Editor's column Editor's column EPA proposes lender liability rule for USTs Information reporting for discharges of indebtedness Interviewing "Those in-the-Know" Interviewing "Those in-the-Know" ISBA's Initiative pays off with the Illinois Pro Bono Legal literature of late Legal literature of late	95:1 (Mar) 95:2 (June) 94:4 (Dec) 94:3 (Sept) 94:4 (Dec) 95:1 (Mar) 95:2 (June) 94:4 (Dec) 94:3 (Sept) 95:2 (June) 94:3 (Sept) 94:4 (Dec)
Checklist central Deferred compensation developments Disclaimers and Public Aid assistance Editor's column Editor's column Editor's column Editor's column EPA proposes lender liability rule for USTs Information reporting for discharges of indebtedness Interviewing "Those in-the-Know" Interviewing "Those in-the-Know" ISBA's Initiative pays off with the Illinois Pro Bono Legal literature of late Legal literature of late	95:1 (Mar) 95:2 (June) 94:4 (Dec) 94:3 (Sept) 94:4 (Dec) 95:1 (Mar) 95:2 (June) 94:4 (Dec) 94:3 (Sept) 94:4 (Dec) 95:2 (June) 94:3 (Sept) 94:4 (Dec) 95:1 (Mar)
Checklist central Deferred compensation developments Disclaimers and Public Aid assistance Editor's column Editor's column Editor's column Editor's column EPA proposes lender liability rule for USTs Information reporting for discharges of indebtedness Interviewing "Those in-the-Know" Interviewing "Those in-the-Know" ISBA's Initiative pays off with the Illinois Pro Bono Legal literature of late Legal literature of late	95:1 (Mar) 95:2 (June) 94:4 (Dec) 94:3 (Sept) 94:4 (Dec) 95:1 (Mar) 95:2 (June) 94:4 (Dec) 94:3 (Sept) 95:2 (June) 94:3 (Sept) 94:4 (Dec)
Checklist central Deferred compensation developments Disclaimers and Public Aid assistance Editor's column Editor's column Editor's column Editor's column Editor's column EAT (1997) EPA proposes lender liability rule for USTs Information reporting for discharges of indebtedness Interviewing "Those in-the-Know" Interviewing "Those in-the-Know" ISBA's Initiative pays off with the Illinois Pro Bono Legal literature of late Legal literature of late Letter to the editor Minutes of section council meeting, Dec. 9, 1994	95:1 (Mar) 95:2 (June) 94:4 (Dec) 94:3 (Sept) 94:4 (Dec) 95:1 (Mar) 95:2 (June) 94:4 (Dec) 94:3 (Sept) 94:4 (Dec) 95:1 (Mar) 95:2 (June) 94:4 (Dec) 95:1 (Mar) 95:2 (June)
Checklist central Deferred compensation developments Disclaimers and Public Aid assistance Editor's column Editor's column Editor's column Editor's column Editor's column Editor's column EAT of the column EPA proposes lender liability rule for USTs Information reporting for discharges of indebtedness Interviewing "Those in-the-Know" Interviewing "Those in-the-Know" INTERVIEWING The column of the column of the the c	95:1 (Mar) 95:2 (June) 94:4 (Dec) 94:3 (Sept) 94:4 (Dec) 95:1 (Mar) 95:2 (June) 94:4 (Dec) 95:1 (Mar) 95:2 (June) 94:3 (Sept) 94:4 (Dec) 95:1 (Mar) 95:2 (June) 95:1 (Mar) 95:2 (June) 95:1 (Mar) 95:2 (June)
Checklist central Deferred compensation developments Disclaimers and Public Aid assistance Editor's column Editor's column Editor's column Editor's column Editor's column EAT of the column EAT of the column EPA proposes lender liability rule for USTs Information reporting for discharges of indebtedness Interviewing "Those in-the-Know" Interviewing "Those in-the-Know" INTERVIEWING "Those in-the-Know" ISBA's Initiative pays off with the Illinois Pro Bono Legal literature of late Legal literature of late Legal literature of late Legal literature of late Letter to the editor Minutes of section council meeting, Dec. 9, 1994 NAFTA: Does your client's good qualify as "American" The new Title V Operating Permit Program—Midwest update	95:1 (Mar) 95:2 (June) 94:4 (Dec) 94:3 (Sept) 94:4 (Dec) 95:1 (Mar) 95:2 (June) 94:4 (Dec) 94:3 (Sept) 94:4 (Dec) 95:1 (Mar) 95:2 (June) 94:4 (Dec) 95:1 (Mar) 95:2 (June) 94:3 (Sept) 95:1 (Mar) 95:2 (June) 95:2 (June) 95:2 (June) 95:2 (June)
Checklist central Deferred compensation developments Disclaimers and Public Aid assistance Editor's column Editor's column Editor's column Editor's column Editor's column EAT of the column EAT of the column EPA proposes lender liability rule for USTs Information reporting for discharges of indebtedness Interviewing "Those in-the-Know" Interviewing "Those in-the-Know" Interviewing "Those in-the-Know" ISBA's Initiative pays off with the Illinois Pro Bono Legal literature of late Legal literature of late Legal literature of late Legal literature of late Legal literature of late Letter to the editor Minutes of section council meeting, Dec. 9, 1994 NAFTA: Does your client's good qualify as "American" The new Title V Operating Permit Program—Midwest update NORTHERN NOTES	95:1 (Mar) 95:2 (June) 94:4 (Dec) 94:3 (Sept) 94:4 (Dec) 95:1 (Mar) 95:2 (June) 94:4 (Dec) 94:3 (Sept) 94:4 (Dec) 95:1 (Mar) 95:2 (June) 94:4 (Dec) 95:1 (Mar) 95:2 (June) 94:3 (Sept) 95:1 (Mar) 95:2 (June) 94:3 (Sept) 95:2 (June) 94:3 (Sept) 94:3 (Sept)
Checklist central Deferred compensation developments Disclaimers and Public Aid assistance Editor's column Editor's column Editor's column Editor's column Editor's column EAT of the column EAT of the column EPA proposes lender liability rule for USTs Information reporting for discharges of indebtedness Information reporting for discharges of indebtedness Interviewing "Those in-the-Know" Interviewing "Those in-the-Know" ISBA's Initiative pays off with the Illinois Pro Bono Legal literature of late Legal literature of late Legal literature of late Legal literature of late Legal literature of late Letter to the editor Minutes of section council meeting, Dec. 9, 1994 NAFTA: Does your client's good qualify as "American" The new Title V Operating Permit Program—Midwest update NORTHERN NOTES	95:1 (Mar) 95:2 (June) 94:4 (Dec) 94:3 (Sept) 94:4 (Dec) 95:1 (Mar) 95:2 (June) 94:4 (Dec) 94:3 (Sept) 94:4 (Dec) 95:1 (Mar) 95:2 (June) 94:3 (Sept) 95:1 (Mar) 95:2 (June) 94:3 (Sept) 95:1 (Mar) 95:2 (June) 94:3 (Sept) 94:3 (Sept) 94:4 (Dec)
Checklist central Deferred compensation developments Disclaimers and Public Aid assistance Editor's column Editor's column Editor's column Editor's column Editor's column EAT of the column EAT of the column EPA proposes lender liability rule for USTs Information reporting for discharges of indebtedness Interviewing "Those in-the-Know" Interviewing "Those in-the-Know" Interviewing "Those in-the-Know" ISBA's Initiative pays off with the Illinois Pro Bono Legal literature of late Legal literature of late Legal literature of late Legal literature of late Legal literature of late Letter to the editor Minutes of section council meeting, Dec. 9, 1994 NAFTA: Does your client's good qualify as "American" The new Title V Operating Permit Program—Midwest update NORTHERN NOTES	95:1 (Mar) 95:2 (June) 94:4 (Dec) 94:3 (Sept) 94:4 (Dec) 95:1 (Mar) 95:2 (June) 94:4 (Dec) 94:3 (Sept) 94:4 (Dec) 95:1 (Mar) 95:2 (June) 94:4 (Dec) 95:1 (Mar) 95:2 (June) 94:3 (Sept) 95:1 (Mar) 95:2 (June) 94:3 (Sept) 95:2 (June) 94:3 (Sept) 94:3 (Sept)
Checklist central Deferred compensation developments Disclaimers and Public Aid assistance Editor's column Editor's column Editor's column Editor's column EDPA proposes lender liability rule for USTs Information reporting for discharges of indebtedness Interviewing "Those in-the-Know" Interviewing "Those in-the-Know" ISBA's Initiative pays off with the Illinois Pro Bono Legal literature of late Legal literature of late Legal literature of late Legal literature of late Letter to the editor Minutes of section council meeting, Dec. 9, 1994 NAFTA: Does your client's good qualify as "American" The new Title V Operating Permit Program—Midwest update NORTHERN NOTES NORTHERN NOTES NORTHERN NOTES NORTHERN NOTES Section council minutes	95:1 (Mar) 95:2 (June) 94:4 (Dec) 94:3 (Sept) 94:4 (Dec) 95:1 (Mar) 95:2 (June) 94:4 (Dec) 94:3 (Sept) 94:4 (Dec) 95:1 (Mar) 95:2 (June) 94:3 (Sept) 94:3 (Sept) 95:1 (Mar) 95:2 (June) 94:3 (Sept) 95:1 (Mar) 95:2 (June) 94:3 (Sept) 94:3 (Sept) 94:3 (Sept) 94:3 (Sept) 94:4 (Dec) 95:1 (Mar)
Checklist central Deferred compensation developments Disclaimers and Public Aid assistance Editor's column Editor's column Editor's column Editor's column Editor's column EPA proposes lender liability rule for USTs Information reporting for discharges of indebtedness Interviewing "Those in-the-Know" Interviewing "Those in-the-Know" ISBA's Initiative pays off with the Illinois Pro Bono Legal literature of late Legal literature of late Legal literature of late Legal literature of late Letter to the editor Minutes of section council meeting, Dec. 9, 1994 NAFTA: Does your client's good qualify as "American" The new Title V Operating Permit Program—Midwest update NORTHERN NOTES NORTHERN NOTES NORTHERN NOTES Section council minutes Stumbling over "stub" income	95:1 (Mar) 95:2 (June) 94:4 (Dec) 94:3 (Sept) 94:4 (Dec) 95:1 (Mar) 95:2 (June) 94:4 (Dec) 94:3 (Sept) 94:4 (Dec) 95:1 (Mar) 95:2 (June) 94:3 (Sept) 94:4 (Dec) 95:1 (Mar) 95:2 (June) 94:3 (Sept) 94:3 (Sept) 94:3 (Sept) 94:3 (Sept) 94:3 (Sept) 94:3 (Sept) 94:3 (Sept) 94:4 (Dec) 95:1 (Mar) 95:2 (June) 95:2 (June) 95:2 (June) 95:2 (June) 95:2 (June) 95:2 (June)
Checklist central Deferred compensation developments Disclaimers and Public Aid assistance Editor's column Editor's column Editor's column Editor's column EPA proposes lender liability rule for USTs Information reporting for discharges of indebtedness Interviewing "Those in-the-Know" Interviewing "Those in-the-Know" ISBA's Initiative pays off with the Illinois Pro Bono Legal literature of late Legal literature of late AfTA: Does your client's good qualify as "American" The new Title V Operating Permit Program—Midwest update NORTHERN NOTES NORTHERN NOTES NORTHERN NOTES Section council minutes Stumbling over "stub" income Summary of council meeting minutes	95:1 (Mar) 95:2 (June) 94:4 (Dec) 94:3 (Sept) 95:1 (Mar) 95:2 (June) 94:4 (Dec) 94:3 (Sept) 94:4 (Dec) 95:1 (Mar) 95:2 (June) 94:3 (Sept) 94:3 (Sept) 95:1 (Mar) 95:2 (June) 94:3 (Sept) 95:1 (Mar) 95:2 (June) 94:3 (Sept) 94:4 (Dec) 95:1 (Mar) 95:2 (June) 95:2 (June) 95:2 (June) 95:1 (Mar) 95:2 (June) 95:2 (June) 95:1 (Mar) 95:2 (June) 95:1 (Mar) 95:2 (June) 95:1 (Mar)
Checklist central Deferred compensation developments Disclaimers and Public Aid assistance Editor's column Editor's column Editor's column Editor's column EPA proposes lender liability rule for USTs Information reporting for discharges of indebtedness Interviewing "Those in-the-Know" Interviewing "Those in-the-Know" ISBA's Initiative pays off with the Illinois Pro Bono Legal literature of late Legal literature of late Section council meeting, Dec. 9, 1994 NAFTA: Does your client's good qualify as "American" The new Title V Operating Permit Program—Midwest update NORTHERN NOTES NORTHERN NOTES NORTHERN NOTES Section council minutes Stumbling over "stub" income Summary of council meeting minutes Summary of minutes of Sept, 1994, meeting	95:1 (Mar) 95:2 (June) 94:4 (Dec) 94:3 (Sept) 94:4 (Dec) 95:1 (Mar) 95:2 (June) 94:4 (Dec) 94:3 (Sept) 94:4 (Dec) 95:1 (Mar) 95:2 (June) 94:3 (Sept) 94:3 (Sept) 95:1 (Mar) 95:2 (June) 94:3 (Sept) 94:3 (Sept) 94:4 (Dec) 95:1 (Mar) 95:2 (June) 95:2 (June) 95:2 (June) 95:2 (June) 95:2 (June) 95:2 (June) 95:2 (June) 95:2 (June) 95:2 (June) 95:1 (Mar) 95:2 (June)
Checklist central Deferred compensation developments Disclaimers and Public Aid assistance Editor's column Editor's column Editor's column Editor's column EPA proposes lender liability rule for USTs Information reporting for discharges of indebtedness Interviewing "Those in-the-Know" Interviewing "Those in-the-Know" ISBA's Initiative pays off with the Illinois Pro Bono Legal literature of late Legal literature of late Letter to the editor Minutes of section council meeting, Dec. 9, 1994 NAFTA: Does your client's good qualify as "American" The new Title V Operating Permit Program—Midwest update NORTHERN NOTES NORTHERN NOTES NORTHERN NOTES Section council minutes Stumbling over "stub" income Summary of council meeting minutes Summary of minutes of Sept, 1994, meeting Take a kid to work	95:1 (Mar) 95:2 (June) 94:4 (Dec) 94:3 (Sept) 94:4 (Dec) 95:1 (Mar) 95:2 (June) 94:4 (Dec) 94:4 (Dec) 95:1 (Mar) 95:2 (June) 94:3 (Sept) 94:3 (Sept) 94:3 (Sept) 95:1 (Mar) 95:2 (June) 94:3 (Sept) 95:1 (Mar) 95:2 (June) 94:3 (Sept) 94:4 (Dec) 95:1 (Mar) 95:2 (June) 95:2 (June) 95:2 (June) 95:1 (Mar) 95:2 (June) 95:2 (June) 95:1 (Mar) 95:2 (June) 95:1 (Mar)
Checklist central Deferred compensation developments Disclaimers and Public Aid assistance Editor's column Editor's column Editor's column Editor's column EPA proposes lender liability rule for USTs Information reporting for discharges of indebtedness Interviewing "Those in-the-Know" Interviewing "Those in-the-Know" ISBA's Initiative pays off with the Illinois Pro Bono Legal literature of late Legal literature of late Section council meeting, Dec. 9, 1994 NAFTA: Does your client's good qualify as "American" The new Title V Operating Permit Program—Midwest update NORTHERN NOTES NORTHERN NOTES NORTHERN NOTES Section council minutes Stumbling over "stub" income Summary of council meeting minutes Summary of minutes of Sept, 1994, meeting	95:1 (Mar) 95:2 (June) 94:4 (Dec) 94:3 (Sept) 94:4 (Dec) 95:1 (Mar) 95:2 (June) 94:4 (Dec) 94:3 (Sept) 94:4 (Dec) 95:1 (Mar) 95:2 (June) 94:3 (Sept) 94:3 (Sept) 94:3 (Sept) 95:1 (Mar) 95:2 (June) 94:3 (Sept) 94:3 (Sept) 94:4 (Dec) 95:1 (Mar) 95:2 (June) 95:2 (June) 95:1 (Mar) 95:2 (June)
Checklist central Deferred compensation developments Disclaimers and Public Aid assistance Editor's column Editor's column Editor's column Editor's column EPA proposes lender liability rule for USTs Information reporting for discharges of indebtedness Interviewing "Those in-the-Know" Interviewing "Those in-the-Know" ISBA's Initiative pays off with the Illinois Pro Bono Legal literature of late Legal literature of late Legal literature of late Legal literature of late Legal literature of late Letter to the editor Minutes of section council meeting, Dec. 9, 1994 NAFTA: Does your client's good qualify as "American" The new Title V Operating Permit Program—Midwest update NORTHERN NOTES NORTHERN NOTES NORTHERN NOTES Section council minutes Stumbling over "stub" income Summary of council meeting minutes Summary of minutes of Sept, 1994, meeting Take a kid to work Tales from hither and yon	95:1 (Mar) 95:2 (June) 94:4 (Dec) 94:3 (Sept) 94:4 (Dec) 95:1 (Mar) 95:2 (June) 94:4 (Dec) 94:4 (Dec) 95:1 (Mar) 95:2 (June) 94:3 (Sept) 94:3 (Sept) 94:3 (Sept) 95:1 (Mar) 95:2 (June) 94:3 (Sept) 95:1 (Mar) 95:2 (June) 94:3 (Sept) 94:4 (Dec) 95:1 (Mar) 95:2 (June) 95:2 (June) 95:2 (June) 95:1 (Mar) 95:2 (June) 95:2 (June) 95:1 (Mar) 95:2 (June) 95:1 (Mar)
Checklist central Deferred compensation developments Disclaimers and Public Aid assistance Editor's column Editor's column Editor's column Editor's column Editor's column Editor's column EPA proposes lender liability rule for USTs Information reporting for discharges of indebtedness Interviewing "Those in-the-Know" Interviewing "Those in-the-Know" ISBA's Initiative pays off with the Illinois Pro Bono Legal literature of late Legal literature of late Letter to the editor Minutes of section council meeting, Dec. 9, 1994 NAFTA: Does your client's good qualify as "American" The new Title V Operating Permit Program—Midwest update NORTHERN NOTES NORTHERN NOTES NORTHERN NOTES Section council minutes Stumbling over "stub" income Summary of council meeting minutes Summary of minutes of Sept, 1994, meeting Take a kid to work Tales from hither and yon The view from the chair	95:1 (Mar) 95:2 (June) 94:4 (Dec) 94:3 (Sept) 94:4 (Dec) 95:1 (Mar) 95:2 (June) 94:4 (Dec) 94:3 (Sept) 94:4 (Dec) 95:1 (Mar) 95:2 (June) 94:3 (Sept) 94:3 (Sept) 94:3 (Sept) 95:1 (Mar) 95:2 (June) 94:3 (Sept) 94:3 (Sept) 94:4 (Dec) 95:1 (Mar) 95:2 (June) 95:2 (June) 95:1 (Mar) 95:2 (June) 95:1 (Mar) 95:2 (June) 95:1 (Mar) 95:2 (June) 95:1 (Mar)

Civil Practice & Procedure

civil i lactice a l'iocedule	
Applicability of exculpatory agreements under Illinois tort law	40:1 (Oct)
Contribution update: Where are we now?	40:4 (Mar)
Declarations against interest	40:1 (Oct)
A defendant cannot settle under Contribution act and retain	
right to recover back all or part of settlement monies	
from plaintiff's later recovery against nonsettling defendant	40:2 (Dec)
The erosion of the peremptory challenge: Batson	. ,
extended to gender	40:2 (Dec)
The fiduciary shield doctrine and personal jurisdiction in Illinois	40:6 (May)
The "fund doctrine" and McGee v. Oldham	40:3 (Jan)
General Assembly enacts, and governor signs, legislation	
establishing uniform limitations periods for contribution	
and indemnity actions	40:2 (Dec)
Insured's statement to an independent investigator is privileged	40:1 (Oct)
Intrastate forum non conveniens revisited	40:6 (May)
Judicial scrutiny of peremptory challenges: Can it	
prevent discrimination in jury selection?	40:4 (Mar)
Kotecki v. Cyclops Welding Corp.—an update	40:3 (Jan)
Nondisclosure provision in settlement agreement which is	() /
filed with court unenforceable even against party	
who agreed to it	40:2 (Dec)
Parent barred from waiving minor child's tort remedy	40:3 (Jan)
Petrillo does not apply in a workers' compensation setting;	
supreme court sidesteps <i>Petrillo</i> for now—further	
word may be pending	40:1 (Oct)
Recent development: motions in limine	40:6 (May)
A review of the Illinois Civil Justice Reform Act of 1995	40:5 (Apr)
Subrogation, attorney fees and costs	40:6 (May)
Summary of minutes	40:6 (May)
Supreme court affirms doctrine of <i>forum non conveniens</i> and its	
own authority to control the administration of Illinois courts	40:4 (Mar)
The Petrillo saga continues: "Who's on first?"	40:4 (Mar)
When can a defendant obtain contribution from a party	
dismissed from the plaintiff's action?	40:1 (Oct)
· · · · · · · · · · · ·	
Commercial Banking & Bankruptcy	
Appeals court invalidates USEPA's Superfund Lender	
Liability Rule	39:2 (Jan)
The Bankruptcy Reform Act of 1994	39:2 (Jan)
Checking and calculating chapter 13 plans	39:1 (Sept)
Corporate liquidations and alternatives	39:1 (Sept)
Creditors' rights coverage in title insurance policies	39:2 (Jan)
Lenders may be subject to 1099M reporting for payments to	
contractors and subcontractors	39:2 (Jan)
Press release	39:2 (Jan)
Supreme Court creates safe harbor from §548(a)(2) of the	
Bankruptcy Code for foreclosing lenders	39:1 (Sept)
Update on reporting requirements for discharge of indebtedness	39:2 (Jan)

Appeals court invalidates USEPA's Superfund Lender	
Liability Rule	39:2 (Jan)
The Bankruptcy Reform Act of 1994	39:2 (Jan)
Checking and calculating chapter 13 plans	39:1 (Sept)
Corporate liquidations and alternatives	39:1 (Sept)
Creditors' rights coverage in title insurance policies	39:2 (Jan)
Lenders may be subject to 1099M reporting for payments to	
contractors and subcontractors	39:2 (Jan)
Press release	39:2 (Jan)
Supreme Court creates safe harbor from §548(a)(2) of the	
Bankruptcy Code for foreclosing lenders	39:1 (Sept)
Update on reporting requirements for discharge of indebtedness	39:2 (Jan)
U.S. Supreme Court enhances stability of	
mortgage foreclosure sales	39:1 (Sept)

Corporate Law Departments

The California Supreme Court's recent decision on wrongful	
termination claims by corporate counsel	32:1 (Oct)
"Caveat emptor" in securities transactions: the	
"bespeaks caution doctrine"	32:1 (Oct)
Corporate Law Departments Section Council pledges support	
for the Illinois Pro Bono Center	32:1 (Oct)
Employment claim settlements—taxable or not?	32:3 (Apr)
Is your faxed signature valid?	32:2 (Jan)
Join the Corporate Law Departments Section today!	32:1 (Oct)
Light duty jobs and the ADA	32:3 (Apr)
The new Federal Rule of Civil Procedure: problems and	
opportunities	32:2 (Jan)
Pitfalls & problems: settlements under Illinois Contribution Act	32:3 (Apr)
Plant relocation is not illegal age discrimination	32:3 (Apr)
Pro Bono news	32:2 (Jan)
Punitive damages without backpay?	32:3 (Apr)
Recent decisions: arbitration clauses and the permissibility	-
of punitive damages awards	32:2 (Jan)
Top 10 reason your company should have a compliance program	32:1 (Oct)
Worker wins \$3 million on race harassment claims	32:3 (Apr)

Corporation Securities & Business Law Forum

•	
Attorneys must comply with the Fair Debt	
Collection Practices Act	40:1 (Nov)
Blue sky fraud	40:1 (Nov)
Bulletin: Illinois and the new UFOC format	40:1 (Nov)
Corporate formalities in sole or controlling	
shareholder corporations	40:1 (Nov)
Illinois LLCs one year later: new opportunities, new challenges	40:2 (Mar)
Impact of donor bankruptcy on donee charitable	
nonprofit corporation	40:1 (Nov)
Important issues discussed by the Corporation and	
Securities Law Section Council	40:2 (Mar)
Is a membership interest in a limited liability company a security?	40:1 (Nov)
Minutes excerpts from the meeting of the Corporation and	
Securities Law Section Council	40:1 (Nov)
Not-for-profit issues	40:2 (Mar)
Recent cases	40:1 (Nov)
Roundtable Discussion on the Challenges of Professionalism	
in the Business Law Practice	40:3 (May)
Schedule of actions for an annual meeting	40:2 (Mar)
Small business capital formation	40:2 (Mar)
Some professional liability-avoidance tips to remember before	
and while drafting private placement memoranda	40:2 (Mar)

Criminal Justice

Criminal Justice	
Are anticipatory search warrants valid?	38:9 (June)
Are more rule 23 opinions needed?	38:2 (Sept)
Are you getting on your clients their full sentence credit?	38:3 (Oct)
Broward County, Florida, Drug Treatment Program	38:1 (Aug)
Chairman's column	38:2 (Sept)
Criminal Justice Section activities	38:4 (Dec)
Criminal Justice Section activities	38:6 (Feb)
Criminal Justice Section activities	38:8 (May)
Criminal Justice Section activities	38:9 (June)
Criminal Legislation Update	38:4 (Dec)
Dispositions of petitions for leave to appeal	38:1 (Aug)
Dispositions of petitions for leave to appeal	38:4 (Dec)
Dispositions of petitions for leave to appeal	38:8 (May)
Dispositions for leave to appeal	38:6 (Feb)
Editor's note	38:2 (Sept)
Expungement tips—one lawyer's experience	38:4 (Dec)
From the Illinois Supreme Court	38:2 (Sept)
From the Illinois Supreme Court	38:3 (Oct)
From the Illinois Supreme Court	38:5 (Jan)
From the Illinois Supreme Court	38:6 (Feb)
From the Illinois Supreme Court	38:8 (May)
From the Illinois Supreme Court	38:9 (June)
From the United State Supreme Court	38:2 (Sept)
Illinois case law on admissibility of DNA	38:9 (June)
John Gacy and the death penalty	38:3 (Oct)
Jury trial involving conspiracy to distribute 10 kilos of cocaine:	
pretrial motions seeking to suppress evidence by	
challenging constitutionality of nonconsensual	
electronic eavesdropping statute and alleging	
government's failure to comply with duty to minimize	
interception of telephone calls not otherwise subject	
to interception	38:5 (Jan)
Me and Rosie McGee	38:8 (May)
More comments on the re cent page and Rule 23 ordered opinions	38:4 (Dec)
The need for alternative sentencing	38:9 (June)
New changes in eavesdropping law	38:8 (May)
New limits on impeachment?	38:3 (Oct)
On fees in the federal court	38:3 (Oct)
Prophylactic aspects of "use immunity" and "plea-related	50.5 (000)
discussion" doctrines—watch out for the differences	38:2 (Sept)
Rule 23 opinions accepted by Illinois Supreme Court	38:5 (Jan)
Sentencing alternatives	38:1 (Aug)
Significant criminal issues pending in United	50.1 (<i>H</i> ug)
States Supreme Court	38:6 (Feb)
Summary of Article 36 forfeiture decisions published in the	56.6 (105)
Official Reports for the years 1991-94	38:7 (Mar)
Summary of death penalty decisions published in the Official	55.7 (191al)
Reports or issued by the Illinois Supreme Court for the	

year 1994 Summary of traffic related decisions published in the Official	38:SI (Apr)
Reports for the year 1994	38:7 (Mar)
Supreme Court Rule 23—brief comments on the new changes	38:4 (Dec)
Update on Cannabis and Controlled Substances Tax Act	38:3 (Oct)
Veto session—88th General Assembly—criminal legislation	38:6 (Feb)
Watch your pleas and Qs	38:9 (June)
Education Law	
About our name change	39:2 (Feb)
Disability law—the ADA and Rehab Act of	
1973 and school settings	39:2 (Feb)
Education Law Section Council Law Ed Series	39:3 (Apr)
Evaluation and remediation: tenured teacher dismissals under	
24A of the Illinois School Code	39:2 (Feb)
Higher education update	39:2 (Feb)
Illinois Educational Labor Relations Board decisions	39:4 (June)
The implication of school drug testing on students	39:4 (June)
Index of recent cases—school year 1993-94	39:1 (Nov)
New federal drugs legislation	39:1 (Nov)
Miscellaneous provisions of the Improving America's Schools Act	39:1 (Nov)
New family medical leave rules released	39:2 (Feb)
Recent Court decisions	39:1 (Nov)
Seventh and Ninth Circuits split on drug testing of student	
athletes; Supreme Court to hear arguments	39:3 (Apr)
School bus driver fingerprinting law	39:1 (Nov)
Student Editorial Board	39:1 (Nov)
Supreme Court ruling on age discrimination claim	39:3 (Apr)
Update on education law	39:2 (Feb)
You heard it here first	39:1 (Nov)
Employee Benefits	

Employee Benefits

COBRA developments	13:4 (June)
Current issues in nonqualified deferred compensation	13:4 (June)
Employer Benefits Section Council meeting minutes	13:1 (Feb)
Employee benefits litigation-a Seventh Circuit case review	13:3 (May)
Excerpts from IRS EP/EO newsletter (Chicago Key District),	
Vol. 1, No.3 (12/31/94)	13:2 (Apr)
From the Editor	13:3 (May)
From the Editor	13:4 (June)
A primer on the required minimum distribution rules	13:1 (Feb)
Quickie questionnaire	13:1 (Feb)
Resolution of plan deficiencies	13:3 (May)
Section council meeting minutes	13:2 (Apr)
Voluntary correction program for 403(b) annuity plans	13:1 (Feb)
Withholding FICA tax on deferred compensation	13:2 (Apr)

Environmental Law

After all, it's still water and it still runs deep	25:3 (Mar)
American Bar Association's Environmental	
Justice Pro Bono Directory project	25:4 (June)
The applicability of federal hazmat law	25:4 (June)
Beware of EPA section 308 requests for in formation	25:4 (June)
Chasing the tail of environmental racism: who is the pit bull?	25:1 (Sept)
Chasing the tail of environmental racism: taming the pit bull	25:2 (Dec)
Clean Air Act: certifying compliance/legal obligations	
and consequences	25:4 (June)
Correspondence	25:2 (Dec)
Court examines coverage for voluntary cleanup	25:1 (Sept)
Discounting risky environmental remediation costs	25:4 (June)
EPA proposes lender liability rule for USTs	25:3 (Mar)
False alarm: GOP contract clause is no "license to pollute"—	
it just forces agencies to weigh costs	25:4 (June)
Fifth Amendment to government: but it or let it be used	25:2 (Dec)
The Fifth Amendment: now you see it, now you don't	25:3 (Mar)
Getting the lead out: homeowners beware	25:3 (Mar)
Hysteria sways court in EMF lawsuit	25:1 (Sept)
How to limit disclosure of environmental audits	25:3 (Mar)
IEPA proposes market-based solution to regional ozone problem	25:2 (Dec)
Illinois Pollution Control Board orders former landowner to	
reimburse current landowner's corrective action cost	25:2 (Dec)
The Illinois Environmental Audit	
Privilege Act	25:SI (Mar)
-	

Incinerator ash is hazardous waste	25:1 (Sept)
ISBA's initiative pays off with the Illinois Pro Bono Center	25:4 (June)
The new constitutional standard for property exactions	25:2 (Dec)
Letter to the editor	25:3 (Mar)
New rules on accreditation of asbestos workers	25:1 (Sept)
Next round of property control battles could be over historic areas	25:3 (Mar)
Property owners' rights: many are still unclear on the concept	25:1 (Sept)
Retaining and contracting with environmental consultants	25:2 (Dec)
Securing federal permits for marina development	25:2 (June)
Seventh Circuit affirms record Clean Air Act	23.1 (Julie)
penalty for asbestos removal violations	25:2 (Dec)
Science, not perception, should rule our courts	25:2 (Dec) 25:1 (Sept)
· 1 1 ·	· 1 /
Some pigs are more equal than others, continued	25:1 (Sept)
Superfund lender liability: how lenders can protect	
themselves under the current law	25:2 (Dec)
U.S. Supreme Court rules most attorney fees not	
recoverable under Superfund	25:2 (Dec)
Wet T-shirts, property rights: a constitutional conundrum	25:1 (Sept)
When property owners start speaking out	25:2 (Dec)
11, 10	

Family Law

Adoption Act Amendments of 1994: an overview	38:2 (Oct)
Adoption in Bulgaria	38:1 (Aug)
At long last—security!	38:2 (Oct)
Book review: The Illinois Practice of Family Law by Muller Davis	38:6 (June)
Caution: construction zone	38:3 (Jan)
Cohabitation under section 510: constitutional?	38:5 (Apr)
The DuPage County Conciliation Program:	
mandatory mediation and evaluation	38:5 (Apr)
"Focus on Children" is out of focus	38:2 (Oct)
Form orders need more attention to be in good form	38:3 (Jan)
From the Chair	38:1 (Aug)
Maintenance awards: current trends	38:1 (Aug)
Modifiability of maintenance provisions in separation agreements	38:6 (June)
Mother may I	38:2 (Oct)
Nontraditional family relations	38:4 (Mar)
Section council proposes new removal legislation	38:1 (Aug)
Tax treatment of divorce-related stock buyouts	38:3 (Jan)
A terrible waste of money	38:6 (June)
The use of percentage orders for child support	38:4 (Mar)
When does an adult child have standing to seek	
contribution to college expenses from a divorced parent?	38:2 (Oct)
	,
Federal Taxation	
Are supplier contracts with evergreen clauses depreciable?	41:3 (Nov)
Corporate and partnership tax update	41:3 (Nov)
Corporate and partnership tax update	41:4 (Jan)
Estate & Gift tax update	41:1 (Sept)
Estate & Gift tax update	41:3 (Nov)
Estate & Gift tax update	41:4 (Jan)
The Freedom of Information Act	41:4 (Jan)
From the IRS Public Affairs Office: The IRS	(juii)
Vernon Hills Office has moved	41:1 (Sept)
Hidden employment tax liability exposure of health care reform	41:1 (Sept)
Income tax updates	41:1 (Sept)
Income tax update	41:3 (Nov)
Income tax update	41:4 (Jan)
Information release form the district director's office—new law	(Jul)
eases burden for household employers	41:4 (Jan)
IRS news	41:4 (Jan)
Limited liability companies present new joint venture	(Juli)
alternative for foreign affairs	41:1 (Sept)
Limited liability partnerships—fine in Texas, but are they	(111 (11 F)
really needed in Illinois?	41:3 (Nov)
Practice and procedure	41:1 (Sept)
Tax aspects of agricultural workouts and	(oopt)
	41:2 (Oct)
bankruptcy abandonments	41:2 (Oct) 41:3 (Nov)
	41:2 (Oct) 41:3 (Nov)
bankruptcy abandonments	, ,
bankruptcy abandonments Tax court deals a blow to the Methodist ministers General Practice	41:3 (Nov)
bankruptcy abandonments Tax court deals a blow to the Methodist ministers	, ,

nations organizing legal systems	23:3 (Nov)
Attorney's approval provisions revisited	23:1 (July)
BAIID—a new secretary of state requirement	() ()
for repeat DUI offenders	23:2 (Sept)
Beyond "the elderly"—an essay in terminology	23:3 (Nov)
Certification of attorneys in elder law	23:5 (Nov) 23:5 (Mar)
Defense strategies in automobile and truck accidents	23:4 (Jan)
"Delivering Exceptional Service"—a video review	23:4 (Jan)
Designated housing for elderly persons	23:5 (Mar)
A dilemma for the employer in wage deduction proceedings—	22.4(T)
what is a conditional judgment?	23:4 (Jan)
Dischargeability of student loans	23:5 (Mar)
Elder law bibliography	23:5 (Mar)
Focusing on your practice—Part II	23:5 (Mar)
The Health Care Surrogate Act	23:5 (Mar)
Illinois Aging Network prepares for White House Conference	23:3 (Nov)
Illinois spousal impoverishment provisions	23:3 (Nov)
Illinois Supreme Court report—a timely summary of cases	23:1 (July)
Illinois Supreme Court report—a timely summary of cases	23:2 (Sept)
Illinois Supreme Court report—a timely summary of cases	23:4 (Jan)
Is joint custody in the best interest of the children?	23:3 (Nov)
Is there a limited liability company in your future?	23:2 (Sept)
Joint Conference on Law and Aging held in Washington, D.C.	23:3 (Nov)
Law office management tips	23:1 (July)
Law office management tips	23:4 (Jan)
Law office management workshop	23:4 (Jan)
Law office management workshop	23:5 (Mar)
	23.3 (Iviai)
Legislature adds guardianship provisions—temporary and	22.1 (J.J.)
standby guardians and virtual representation in trusts A letter from the Chair	23:1 (July)
	23:3 (Nov)
A letter from the Chair	23:5 (Mar)
Liens created by service of a citation to discover assets	23:3 (Nov)
New Social Security Handbook available	23:3 (Nov)
Nursing home admissions and the family home	23:3 (Nov)
Meeting to draft senior legal service standards held	23:3 (Nov)
Mixed news on Social Security Trust Funds	23:5 (Mar)
Municipal liability in pedestrian cases: have the rules changed?	23:1 (July)
New Social Security law strengthens penalties	
for misleading advertising	23:5 (Mar)
Obtaining possession after a residential foreclosure: your	
case may just be beginning	23:3 (Nov)
Operation Uplift—What is it?	23:5 (Mar)
Practical aspects of purchasing deferred annuities	23:3 (Nov)
Profile of a successful client	23:2 (Sept)
Recent restrictions on the use of material	
obtained by grand jury subpoena	23:1 (July)
Review of legal data bases on disk for Social	(),)
Security disability lawyers	23:3 (Nov)
Right to a jury trial in civil forfeiture proceedings	23:5 (Mar)
Self determination in healthcare in Illinois	23:3 (Nov)
Senior Citizens Real Estate Tax Deferral Act	23:5 (Nov) 23:5 (Mar)
A simple tickler system	23.3 (Nar) $23:3$ (Nov)
	23.3 (1007)
The status of permitting the sale of a sole practitioner's practice: $APA M_{a} = 117$	22.2 (5
ABA Model Rule 1.17	23:2 (Sept)
Subpoena duces tecum	23:1 (July)
Supreme Court Rule 23—brief comments on the new changes	23:3 (Nov)
The supreme court revisits impeachment	23:4 (Jan)
Void guardianship?	23:3 (Nov)
Weaving it all together, the law and the facts: a child custody case	23:4 (Jan)
When does an employee handbook create an enforceable contract?	23:2 (Sept)
Zero tolerance for underage drinkers	23:5 (Mar)
Hoalth Caro Law	
Health Care Law	
All the latest developments in health care law	12:1 (Nov)
All the latest developments in health care law	12:2 (Feb)

All the latest developments in health care law	12:1 (INOV)
All the latest developments in health care law	12:2 (Feb)
All the latest developments in health care law	12:3 (June)
Common issues surrounding the durable power of	
attorney and guardianship	12:2 (Feb)
The Corporate practice doctrine-Berlin v. Sarah	
Bush Lincoln Health Center	12:1 (Nov)
Operation Restore Trust: practical realities	12:3 (June)
Recent council activities	12:2 (Feb)
Recent council activities	12:3 (June)

Individual Rights & Responsibilities	
Central panel for administrative hearings—a practitioner's concern	21:4 (June)
From the Chair	21:1 (July)
From the Chair From the Chair	21:2 (Nov)
From the Chair	21:3 (Feb) 21:4 (June)
Hicks and Hazen Paper: blessings in disguise for	2111 (Julio)
employment discrimination plaintiffs?	21:2 (Nov)
ISBA's initiative pays off with the Illinois Pro Bono Center	21:4 (June)
Is the Illinois Human Rights Commission	21.4 (Juna)
metamorphosing into a "court?" John Gacy and the death penalty	21:4 (June) 21:1 (July)
Personal view	21:1 (July)
Pursuing sexual harassment conduct in the circuit court	21:2 (Nov)
Rights of a person declared disabled under	24 2 (F 1)
the Illinois Probate Code Right to die and the use of agents to make health	21:3 (Feb)
care decisions in Illinois	21:3 (Feb)
WBAI 75	21:1 (July)
	•••
Insurance Law	
Agent/broker: in general	39:1 (Sept)
Agent/broker Arbitration	39:2 (Dec) 39:2 (Dec)
Assistance and cooperation	39:2 (Dec) 39:1 (Sept)
Bad faith: section 155	39:1 (Sept)
Bad faith: section 767	39:3 (Mar)
Cancellation	39:2 (Dec)
Cancellation: in general Cancellation: notice of	39:1 (Sept)
Cancellation: notice of	39:1 (Sept) 39: 3 (Mar)
Cancellation: notice of	39:4 (June)
Claims-made policy	39:1 (Sept)
Claims-made policy	39:3 (Mar)
Contribution	39:1 (Sept)
Court decides multiple coverage issues in asbestos property damage case	39:2 (Dec)
Declaratory judgment: standing	39:2 (Dec)
Declaratory judgment: timing	39:2 (Dec)
Declaratory judgment: attorney fees	39:4 (June)
Declaratory judgment: indispensable parties Definitions: arising out of the ownership, maintenance or use	39:4 (June) 39:2 (Dec)
Definitions: temporary substitute automobile	39:4 (June)
Duty to defend: additional insured	39:1 (Sept)
Duty to defend: in general	39:3 (Mar)
Duty to defend: suit	39:1 (Sept)
Duty to defend: suit Duty to defend: additional insured	39:2 (Dec) 39:4 (June)
Duty to defend: civil rights	39:4 (June)
Duty to defend: intentional act	39:4 (June)
Estoppel	39:1 (Sept)
Estoppel	39:4 (June)
Exclusions: business pursuits Fire insurance: time limitation	39:2 (Dec) 39:1 (Sept)
First party property: waiver	39:4 (June)
Guaranty association: other insurance	39:1 (Sept)
Hazardous waste	39:2 (Dec)
Health insurance: exclusions	39:4 (June) 39:1 (Sept)
Insolvency Insolvency: in general	39:2 (Dec)
Intervention	39:3 (Mar)
Late notice: excess insurer	39:1 (Sept)
Late notice: excess insurer	39:2 (Dec)
Late notice: after judgment Life & disability insurance: beneficiaries	39:2 (Dec) 39:1 (Sept)
Life & disability insurance: rescission	39:1 (Sept) 39:2 (Dec)
Life & disability insurance: cancellation	39:3 (Mar)
Medical payments coverage: setoff	39:2 (Dec)
Misrepresentation	39:1 (Sept)
Occurrence: number of	39:3 (Mar)

Occurrence: number of Other insurance Permissive user: in general

Professional liability policy: business exclusion

Property damage: economic loss	39:1 (Sept)
Property damage: trigger of coverage	39:2 (Dec)
Retaliatory discharge	39:3 (Mar)
Self-insurance	39:3 (Mar)
Statute of limitations	39:2 (Dec)
Subrogation	39:1 (Sept)
Subrogation	39:4 (June)
Subrogation - timing	39:2 (Dec)
Subrogation—attorney fees	39:3 (Mar)
Title insurance	39:1 (Sept)
Title insurance	39:3 (Mar)
Underinsured motorist coverage: limits of liability	39:1 (Sept)
Underinsured motorist coverage: stacking	39:1 (Sept)
Underinsured motorist coverage: limitations period	39:2 (Dec)
Underinsured motorist coverage: other insurance	39:2 (Dec)
Underinsured motorist coverage: setoff	39:2 (Dec)
Underinsured motorist coverage: adequacy of offer	39:3 (Mar)
Underinsured motorist coverage: limits	39:3 (Mar)
Underinsured motorist coverage: other insurance	39:4 (June)
Underinsured motorist coverage: setoff	39:4 (June)
Uninsured motorist coverage: physical contact	39:1 (Sept)
Uninsured motorist coverage: setoff	39:2 (Dec)
Uninsured motorist coverage: limits	39:3 (Mar)
Uninsured motorist coverage: other insurance	39: 3 (Mar)
Uninsured motorist coverage: adequacy of offer	39:4 (June)
Waiver	39:2 (Dec)
Intellectual Dreneyty	

Intellectual Property

The damages expert witness vs. the damages consultant	34:3 (Apr)
Don't TRIP on GATT copyright changes	34:3 (Apr)
Intellectual Property Section Council invites comments	_
respecting possible legislation regarding computerization	
of state and county business records	34:1 (Dec)
Intellectual Property Section Council meeting minutes	34:1 (Dec)
Intellectual Property Section Council meeting minutes	34:2 (Feb)
In use trademark searches to determine abandonment	34:3 (Apr)
Members join section committees	34:1 (Dec)
Patent infringement damages—I	34:1 (Dec)
Patent infringement damages—II	34:2 (Feb)
Proposal to amend the local rules-voluntary mediation program	n 34:2 (Feb)
Thirst-Aid trademark case	34:1 (Dec)
Top 10 rules for proper trademark use	34:3 (Apr)
Trademark tidbits	34:1 (Dec)

International & Immigration Law

-	
Abbreviated minutes of meeting	32:3 (Dec)
Abbreviated minutes of the section council meeting	32:4 (Jan)
Editor's notes	32:1 (Oct)
Editor's notes	32:2 (Nov)
Editor's notes	32:3 (Dec)
Editor's notes	32:6 (Apr)
Editor's notes	32:7 (May)
Editor's notes	32:8 (June)
Electronic Data Interchange: evidentiary problems and solutions	32:3 (Dec)
Forfait financing: an alternative approach to trade financing	32:6 (Apr)
Immigration restrictions do apply	32:6 (Apr)
ISBA's initiative pays off with the Illinois Pro Bono Center	32:8 (June)
Lawyer to Lawyer Network	32:1 (Oct)
Lawyer to Lawyer Network	32:2 (Nov)
Lawyer to Lawyer Network	32:3 (Dec)
Lawyer to Lawyer Network	32:4 (Jan)
Lawyer to Lawyer Network	32:5 (Feb)
Lawyer to Lawyer Network	32:7 (May)
Lawyer to Lawyer Network	32:8 (June)
Limited liability companies present new joint venture	
alternative for foreign investors	32:2 (Nov)
Minutes of International and Immigration	
Law section Council meeting	32:6 (Apr)
NAFTA and the free trade areas: unions of convenience	32:1 (Oct)
A NAFTA primer: Part II	32:5 (Feb)
The North American Free Trade Agreement and the U.S.	× /
telecommunications investor in Mexican laws of	
foreign investment	32:7 (May)

39:1 (Sept) 39:3 (Mar) 39:3 (Mar)

39:1 (Sept)

39:3 (Mar)

Press release	32:2 (Nov)
Review of reviews	32:2 (Nov)
Review of reviews	32:7 (May)
Shopping for fine China	32:3 (Dec)
The system of courts in Poland	32:4 (Jan)
Trade Adjustment Assitance Program (TAAPing a	
source!) Transfer of funds in and out of the United States	32:8 (June)
Unique program of the ISBA and this section	32:2 (Nov)
The World Trade Organization	32:5 (Feb)

Juvenile Justice

ABA young lawyers judge the juvenile justice system	7:2 (Mar)
CASA—a child's voice in court	7:2 (Mar)
Changes in Cook County's Juvenile's Court	7:2 (Mar)
Editor's note	7:2 (Mar)
Gun-Free Schools Act overturned	7:3 (June)
Hard lines and hard time for juveniles	7:2 (Mar)
"Poor relations: The children of the state in Illinois, 1818-1990" by	
John Gittens chronicles the state as the reluctant parent	7:1 (Jan)
ISBA's initiative pays off with the Illinois Pro Bono Center	7:3 (June)
Legislative update	7:1 (Jan)
National Conference on Juvenile Justice '95	7:3 (June)
National Council is more than judicial	7:3 (June)
Recent cases in the area of juvenile law	7:1 (Jan)
Recent changes to the Gun-Free Schools Act	7:2 (Mar)
Recent passage of juvenile-related crime laws	7:2 (Mar)
Summer vacation	7:3 (June)
U.S. finally signs Children's Bill of Rights	7:2 (Mar)
Welcome to the Juvenile Justice Section Newsletter	7:1 (Jan)
Zero tolerance for underage drinkers	7:3 (June)

Labor & Employment Law

ADEA jury instructions ADEA willful damages award upheld	32:2 (Jan) 32:2 (Jan)
After-acquired evidence not a bar to discrimination suit	32:3 (May)
An analysis of gender discrimination laws in the	
European Community and the United States	32:3 (May)
Case update—Human Rights Commission exclusive jurisdiction	32:2 (Jan)
Co-Editor's Note	32:3 (May)
Confidentiality of unemployment insurance records	32:1 (Oct)
Editor's update: Geise v. Phoenix	32:1 (Oct)
Employee's participation in hostile environment not fatal	
to sexual harassment claim	32:2 (Jan)
ISBA's initiative pays off with the Illinois Pro Bono Center	32:4 (June)
Minutes of section council meeting	32:1 (Oct)
Minutes of Labor and Employment Law Section Council meeting	32:2 (Jan)
Minutes of Labor and Employment Law Section	
Council meetings	32:3 (May)
Obesity as a disability	32:2 (Jan)
Recent cases of interest	32:3 (May)
Recent Human Rights Commission decisions	32:4 (June)
Recent Illinois Human Rights Commission decisions	32:1 (Oct)
Retaliatory demotion decision reversed by Illinois Supreme Court	32:2 (Jan)
Section council—legislative activity	32:1 (Oct)
- •	

Law Office Economics

Are your firm's employee benefits up to date?	16:4 (June)
Comments from the Chair	16:2 (Dec)
Comments from the Chair	16:3 (Mar)
Dealing with new estate planning clients	16:1 (Oct)
Document production—back to basics	16:1 (Oct)
Economics—a different point of view	16:2 (Dec)
Hot technologies in 1995	16:2 (Dec)
Information super highways	16:2 (Dec)
Insuring a law firm— <i>caveat emptor</i>	16:3 (Mar)
I told you sooft repeated computer wisdoms	16:1 (Oct)
The life insurance premium audit; a new cost containment concept	16:4 (June)
Prevention of sexual harassment claims	16:4 (June)
Rainmaking	16:3 (Mar)
RSI: A pain in the neck and wallet	16:4 (June)
Speeding up WordPerfect for Windows	16:1 (Oct)
Talk to your computer	16:2 (Dec)
Video review: "Legal Ethics for Support Staff"	16:2 (Dec)
- •••	

Legal Technology

5 57	
ABA news release	2:1 (Oct)
Another meeting, another show	2:2 (Jan)
CoLT seminar in Springfield a success	2:4 (June)
CoLT survey results 1994	2:2 (Jan)
Coming soon, to a bar association near you	2:3 (Apr)
The death of the law library	2:3 (Apr)
The "electronic lawyer"	2:1 (Oct)
The "electronic lawyer"	2:2 (Jan)
The "electronic lawyer"	2:3 (Apr)
The "electronic lawyer"	2:4 (June)
Free magazine can be useful	2:4 (June)
Improved technology hasn't increased popularity of speakerphones	2:1 (Oct)
Into the new year	2:1 (Oct)
ISBA's initiative pays off with the Illinois Pro Bono Center	2:4 (June)
Lessons learned	2:4 (June)
Letter to the editor	2:1 (Oct)
Meeting moments: the road show	2:2 (Jan)
More surveys, more results	2:3 (Apr)
Plain facts about plain paper faxes	2:3 (Apr)
Plan before you buy	2:1 (Oct)
Secretary takes on IBM and Apples for injuries	2:3 (Apr)
Starting from scratch	2:1 (Oct)
We have lots of winners!	2:2 (Jan)

Local Government Law

1994 Attorney General Opinions	31:5 (Mar)
The 1994 Legislative Session	31:2 (Oct)
And you thought zoning continued until the property was rezoned	31:7 (May)
The appropriation and levy process	31:3 (Nov)
Cable rate regulation update	31:6 (Apr)
Commentary on recent issues concerning Illinois drainage districts	31:6 (Apr)
Decreasing salaries of elected municipal officials—an option?	31:3 (Nov)
Expansion of private property rights—Ladue and Dolan revisited	31:1 (Sept)
The First Amendment and termination of public employment	31:7 (May)
A list without meaning: eligibility lists pursuant	
to Public Act 88-440	31:2 (Oct)
Municipal officials—conviction of crime	31:4 (Jan)
Rough proportionality, reasonable relationship, and essential	
nexus: What does the Supreme Court mean?	31:1 (Sept)

Minority and Women Participation

From the Chair	6:1 (Oct)
The Illinois Clemency Project for Battered Women	6:1 (Oct)
Justice Harry Blackmun in retrospect	6:1 (Oct)
The law and where you find it: administrative law	6:1 (Oct)
Notes on the federal side	6:1 (Oct)
Standing Committee on Minority and Women	
Participation meeting minutes	6:1 (Oct)
United States Supreme Court Justice Ruth Bader Ginsburg	
addresses the Women's Bar Foundation Annual	
Scholarship Luncheon	6:1 (Oct)

Public Utilities & Transportation

1/1/95 may bid adios to state trucking regulation	30:1 (Sept)
\$33,000 civil penalty "grounds" Prompt Air	30:3 (Nov)
ADA and motor carriers—Flasza v. TNT	30:2 (Oct)
Addenda—last minute tidbits	30:2 (Oct)
Are you clients ready for DOT's new drug and	
alcohol testing regulations?	30:2 (Oct)
Both permanent and trip lessee carriers held responsible for	
owner-operator torts	30:5 (Mar)
Competitive utility markets and stranded investment concerns	
prompt petitions for federal help in cost recovery	30:4 (Jan)
DOT issues hazmat registration and fee rules	30:6 (June)
DOT's Region 5 proposes partnerships with motor	
carriers to reduce preventable crashes	30:2 (Oct)
Editor's Comment	30:4 (Jan)
Editorial—Chicken Little revisited	30:1 (Sept)
Editorial—What, me worry? Not in Washington!	30:3 (Nov)
Editor's Note	30:2 (Oct)
Eighth Circuit finds NRA applies to bankrupt carriers	30:6 (June)
Fourth Circuit and DOT combine to end preemployment	

alcohol test requirements for commercial truck drivers	30:6 (June)
High Court evaluates the "Frequent Flier Programs"—	
is Morales the "high-water mark"?	30:3 (Nov)
ILCC sends Edison's Chicago franchise fee structure	
back to the old drawing board!	30:3 (Nov)
Illinois Appellate Court finds that cleanup costs from a leaking	
gas pump are not compensable from the state LUST fund	30:2 (Oct)
Illinois Supreme Court sustains commission PGA	
order in United Cities Gas case	30:2 (Oct)
Insulin diabetics, DOT's safety rules and the ADA:	
What's an employer to do?	30:5 (Mar)
ITA announces new policy re intrastate regulation	30:4 (Jan)
Motor carrier equipments lessor crashes while	
moving "its own freight"—is the lessee liable?	30:2 (Oct)
Negotiated Rates Act-actions to collect undercharges-	
TIRRA marks the beginning of a new era	30:3 (Nov)
Positive drug test disqualifies terminated employee from Illinois	
unemployment benefits	30:6 (June)
Quo Vadis 10th Amendment? Constitutional challenge	
asserted October 26 in 11th Circuit	30:3 (Nov)
Quo Vadis 10th Amendment? Oklahoma's constitutional	
~ challenge rebuffed December 30	30:4 (Jan)
Rail merger mania—choosing up partners with the ICC in	
mind—there's more to a deal than dollars and cents!	30:3 (Nov)
Recent decisions on the motor carrier exemption to the	
overtime pay requirements of the Fair Labor Standards Act	30:5 (Mar)
Recent Illinois decision	30:1 (Sept)
Seventh Circuit finds contract carriage not changed to	
common carriage by unauthorized interlines	30:6 (June)
Sunsetting the Interstate Commerce Commission	30:6 (June)
The courts and OSHA offer protection to whistle-blowing drivers	30:5 (Mar)
The natural gas industry—"A special undervalued report!"	30:3 (Nov)
There's much more to be said for municipal utilities—	0010 (1101)
low rates, for example!	30:4 (Jan)
U.S. District Court enforces bill of lading carrier liability limitation	30:6 (June)
What hath the Federal Energy Policy Act wrought?	30:1 (Sept)
Will the Exon-Packwood Bill lay the Filed Rate Doctrine to rest?	30:1 (Sept)
will the Exon Tackwood Bin lay the Theu Rate Doctrine to rest:	30.1 (Sept)
Real Estate Law	
ASTM standards for Phase I audits and the Illinois	
Environmental Protection Act	40:1 (July)
Cook County extend and enhances real estate tax incentives	(J)/

Environmental Protection Act	40:1 (July)
Cook County extend and enhances real estate tax incentives	
for industrial and commercial developments	40:6 (Apr)
Creditors' rights coverage in title insurance policies	40:3 (Oct)
Determining who is a "prevailing party" under a	
contract fee-shifting provision	40:8 (June)
Editor's note	40:1 (July)
Editor's note	40:2 (Sept)
Editor's note	40:3 (Oct)
Editor's note	40:4 (Nov)
Editor's note	40:5 (Jan)
Editor's note	40:6 (Apr)
Editor's note	40:7 (May)
Editor's note	40:8 (June)
Have you told your tenants about the lead?	40:4 (Nov)
Highlights from minutes of the June 25, 1994 meeting	
of the Real Estate Section Council	40:3 (Oct)
Hold escrows at your peril	40:5 (Jan)
Illinois Appellate Court rejects affirmative defenses based	
on noncompliance with Farm Credit Act	40:3 (Oct)
Illinois Appellate Court rules that tenancy by the entirety	
conveyance does not violate the Fraudulent Transfer Act	40:8 (June)
Illinois lawyers and the multistate practice of law	40:3 (Oct)
ISBA Advisory Opinion on Professional Conduct No. 94-1	40: 4 (Nov)
ISBA Opinion 94-1: The essential role of the	
lawyer in real estate transactions	40:7 (May)
Land trust beneficial interest as real estate	40:1 (July)
The landlord's "burden" to mitigate damages	40:7 (May)
Minutes of Real Estate Law Section Council meeting	40:8 (June)
A new mine field for the real estate attorney	40:2 (Sept)
Note on "securities"	40:6 (Apr)
Now even the <i>non</i> home rule municipalities try to get into the act!	40:5 (Jan)
Obtaining possession after a residential foreclosure:	

your case may just be beginning	40:2 (Sept)
Personal liability in nonrecourse loans	40:4 (Nov)
Possession issues in real estate transactions	40:1 (July)
Post-judgment reconveyance into tenancy by	
the entirety not a fraudulent transfer	40:8 (June)
Real Estate Law Section Council meeting minutes	40:5 (Jan)
Some disadvantages of the qualified personal	
residence trust and the reverse mortgage	40:5 (Jan)
Summary of minutes of the Real Estate Law Section	
Council meeting of April 15, 1994	40:1 (July)
Summary of minutes of the Real Estate Law Section Council	
meeting of September 16, 1994	40:4 (Nov)
Summary of the revisions amending the Real Property	
Assessment Classification Ordinance dealing with real	
estate tax incentives in Cook County	40:7 (May)
The Supreme Court defines reasonably equivalent	
value for purposes of a bid at a mortgage foreclosure sale	40:2 (Sept)
The Trap of joint tenancy	40:8 (June)
Ten common errors made in phase I environmental	
assessmentsand how to avoid them	40:3 (Oct)

Tort Law

An analysis of the Proctor v. Davis decision-Has it reduced recover	
of punitive Damages in Illinois to the cost of doing business?	30:3 (Dec)
Assumption of risk returns in disguise as the open	
and obvious danger defense	30:4 (Feb)
A child's loss of a parent's society in injury cases	30:1 (July)
The Civil Justice Reform Amendments of 1995	30:5 (June)
Contribution and indemnity	30:1 (July)
Correspondence	30:2 (Oct)
Correspondence	30:3 (Dec)
Defense lawyers and insurance companies beware	30:4 (Feb)
Discovery of opinion testimony from occurrence witnesses	30:2 (Oct)
Duty of wharfinger: port held not liable to vessel that sustained	
ranging damage in its harbor—port awarded entirety	
of its damages	30:3 (Dec)
Expanded liability as to nonresident landlord under	
doctrine of "flexible control"	30:3 (Dec)
Expert's brother is proper impeachment	30:2 (Oct)
From the Editors	30:1 (July)
From the Editors	30:2 (Oct)
From the Editors	30:3 (Dec)
From the Editors	30:4 (Feb)
From the Editors	30:5 (June)
House Bill 20—changes regarding healing art malpractice	30:5 (June)
House Bill 20 turns the <i>Petrillo</i> doctrine upside down	30:5 (June)
A look at recent supreme court cases	30:3 (Dec)
Marketing tools may increase hospitals' liability exposure	30:2 (Oct)
New legislation abolishes <i>Petrillo</i> doctrine	30:5 (June)
<i>Petrillo</i> instruction reversible error	30:4 (Feb)
Pitfalls & problems: settlements under Illinois Contribution Act	30:4 (Feb)
Relating back of amended pleadings: "not as easy as you think"	30:1 (July)
Some thoughts on <i>Leonardi v. Bradley University</i>	30:1 (July)
Sometimes a denial is enough	30:2 (Oct)
Supreme Court adopts proportionate share liability	30.2 (000)
for marriage defendants	30:3 (Dec)
Third-party actions against plaintiff's employer	30:5 (June)
Tort legislation, House Bill 20—changes to the Premises	50.5 (Julie)
Liability Act	30:5 (June)
Voluntary dismissal— <i>Gibellina</i>	30:2 (Oct)
When does a cause of action against an attorney accrue? The	30.2 (OCI)
answer may depend on how the court views the lawyer's	
	$20.1 (J_{11})$
duty to a client Written exculpatory clauses as a defense to tort claims:	30:1 (July)
Written exculpatory clauses as a defense to tort claims: recent decisions	20.1 (I.I.)
recent decisions	30:1 (July)
Traffic Laws & Courts	
Breath Alcohol Ignition Interlock Device (BAIID) Pilot Program	4:1 (Jan)
Criminal reckless driving	4:2 (Feb)
Double jeopardy and its application in DUI cases	4:3 (May)
Has the final installment of the <i>Schaefer</i> saga been written?	4:3 (May)
The Holmes decision and effect of a please of guilty to	(1.14)

Has the final installment of the Schaefer saga been written?4:3 (May)The Holmes decision and effect of a please of guilty to
DUI in a subsequent summary suspension proceeding4:2 (Feb)

Illinois Supreme Court upholds constitutionality of DUI	
statute prohibiting presence of trace amounts of illegal drugs	4:2 (Feb)
Innovative approaches to the multiple DUI offender	4:2 (Feb)
ISBA's initiative pays off with the Illinois Pro Bono Center	4:3 (May)
Motion to quash arrest based on officer's lack of authority	4:3 (May)
The new Illinois zero tolerance law	4:1 (Jan)
New law affects persons in possession of another	
person's driver's license	4:2 (Feb)
New traffic law legislation	4:2 (Feb)
Recent cases	4:1 (Jan)
Recent cases	4:3 (May)
The Schaefer saga continues	4:1 (Jan)
Trusts & Estates	
Comments	41:1 (Sept)
The case for amending the attorney's malpractice law—	*

marital property—the "analytical vs. the mechanical" approach	32:1 (Oct)
Restitution and workers' compensation—or, the carrier	
paid too much and want its money back	32:1 (Oct)
Second hand smoke/sexual harassment—Workers'	
Compensation or Illinois Human Rights Act?	32:1 (Oct)
Section 19(f), payment of costs on review	32:2 (Feb)
Standards, standardization, the A.M.A. and workers' compensation	32:2 (Feb)
Statute of limitations for local government employees	32:1 (Oct)
Statutes of limitation—the lawyer's nightmare	32:2 (Feb)
Tort reform amendment	32:1 (Oct)
Who has jurisdiction?	32:1 (Oct)

Young Lawyers Division

41:1 (Sept) 41:2 (Oct)

41:3 (May)

41:4 (June)

41:2 (Oct)

41:1 (Sept)

41:2 (Oct)

41:3 (May)

41:3 (May)

41:1 (Sept)

41:2 (Oct)

Basic tax issues in estate planning	39:2 (Jan)
Discovering Petrillo violations	39:1 (Oct)
Driving too fast for compensation?	39:1 (Oct)
The ethical propriety of citing unpublished opinions	39:2 (Jan)
From the Editors	39:1 (Oct)
From the Editors	39:2 (Jan)
From the Editors	39:3 (Mar)
Here's the big pictures on changing jobs	39:3 (Mar)
"Home sweet home": An analysis of valuation techniques pertainin	g
to the family home in dissolution of marriage actions	39:4 (May)
Illinois juries should decide whether the fear of AIDS	
is compensable	39:2 (Jan)
Image improvement	39:1 (Oct)
The joys of giving—parting with some of	
your estate before you depart	39:3 (Mar)
Letter from the Chair—"the times they are a changing"	39:3 (Mar)
A letter to the editor	39:4 (May)
Make it final and appealable	39:1 (Oct)
Responses to requests to admit facts: is the 28-	
day deadline absolute?	39:2 (Jan)
Rule 220, an overview	39:3 (Mar)
Section 2-1117: Modified joint and several liability in Illinois	39:4 (May)
The "More Open" Meetings Act	39:4 (May)
The proper level of ignorance	39:2 (Jan)
The real estate tax assessment process in Cook County	39:1 (Oct)
Young lawyers volunteer in disaster relief efforts	39:2 (Jan)

Workers' Compensation Law

A way to dispose of personal effects

and an urgent call for help

Legislative and case law update

care decisions in Illinois

opportunities expire this year

A primer on charitable split interests

The private foundation: some charitable giving

Right to die and the use of agents to make health

Ten proven ways to help avoid malpractice claims

The use of a family limited partnership in estate planning

How the new tax legislation affects high-income individuals ISBA's initiative pays off with the Illinois Pro Bono Center

Standby and short-term guardian laws effective January 14, 1994

Can the boss fire me for filing a claim? No, but he <i>can</i> demote you	32:2 (Feb)
Choice of doctors	32:2 (Feb)
Dual capacity or dual recovery?	32:1 (Oct)
Even more Kotecki-Koteecki and the structural Work Act	32:2 (Feb)
Injured on the way to the doctor—is it compensable?	32:1 (Oct)
Kotecki, will we ever figure it out?	32:2 (Feb)
A new approach to workers' compensation awards and	

Valuing closely held stock-retrenchment on Revenue Rule 93-12 41:3 (May)

AUTHOR DIRECTORY

References are to Volume: Issue Number and (Month)

ADAMSKI, GREGORY with CONTI, KAREN:	(ID A D) 21.1 (I.1.)
John Gacy and the death penalty John Gacy and the death penalty	(IRAR) 21:1 (July) (CJ) 38:3 (Oct)
AHERN, JAMES J.: Recent cases	(TLAC) 4:1 (Jan)
Recent cases	(TLAC) 4:3 (May)
New traffic law legislation	(TLAC) 4:2 (Feb)
Motion to quash arrest based on officer's lack of	(TLAC) 4:3 (May)
authority ALLEN, GEMMA: At long last—security!	(FL) 38:2 (Oct)
APPLE, GORDON J. with LEVIN, LAURIE J.:	
Operation Restore Trust: practical realities	(HCL) 12:3 (June)
ASCHER, STEPHEN C.: Report on	
antitrust legislation	(AUCL) 33:1 (Dec)
AUBEL, LEO G.: Some professional liability-avoidance tips to remember before and while drafting private	
placement memoranda	(CSL) 40:2 (Mar)
BAKER, STEPHEN W.: Prophylactic aspect of "use	
immunity" and "plea-related discussion" doctrines—	
watch out for the differences A credit defense to deceptive practices	(CJ) 38:2 (Sept)
Criminal legislation update	(CJ) 38: 4 (Dec) (CJ) 38:4 (Dec)
BAKER, STEVE with LOEB, ROBERT: Veto	(CJ) 50.1 (DCC)
session—88th General Assemblycriminal	
legislation	(CJ) 38:6 (Feb)
BASANTA, W. EUGENE with FOSTER,	
ELIZABETH, SCHMIEDER, ROBERT:	(HCI.) 12.1 (Nov)
All the latest developments in health care law All the latest developments in health care law	(HCL) 12:1 (Nov) (HCL) 12:2 (Feb)
BASANTA, W. EUGENE with FOSTER, ELIZABETH	
All the latest developments in health care law	(HCL) 12:3 (June)
BAUMGARTNER, FRANCIS: Starting from scratch	(COLT) 2:1 (Oct)
BAUTCH, SHERYL: When does an adult child have	
standing to seek contribution to college expenses from	$(EI) 29.2 (O_{at})$
a divorced parent? BAYSTER, R.J.: with MEYER, E.B. "Skip" Jr.: Central	(FL) 38:2 (Oct)
hearing panel wouldbenefit Illinois	(AL) 24:3 (Apr)
BEATTY, WILLIAM G.: Employee benefits litigation-	
a Seventh Circuit case review	(EB) 13:3 (May)
BEGER, JERROLD R.: Expanded liability as to nonresident landlord under doctrine of "flexible	
control"	(TL) 30: 3 (Dec)
BENEZE, LEE: Joint Conference on Law and	(11) 50.5 (Dee)
Aging held in Washington, D.C.	(GPS) 23:3 (Nov)
Illinois' spousal impoverishment provisions	(GPS) 23:3 (Nov)
Meeting to draft senior legal service standards held	(GPS) 23:3 (Nov)
American attorneys assist new East European	(GPS) 23:3 (Nov)
nations organizing legal systems The Health Care Surrogate Act	(GPS) 23.5 (Nov) (GPS) 23:5 (Mar)
BERGER, MICHAEL M.: Some pigs are more	(, , , , , , , -
equal than others, continued	(ENVL) 25:1 (Sept)
Property owners' rights: many are still unclear	
on the concept	(ENVL) 25:1 (Sept)
Wet T-shirts, property rights: a constitutional conundrum	(ENVL) 25:1 (Sept)
Fifth Amendment to government: buy it or	(Er (12) 2511 (60pt)
let it be used	(ENVL) 25:2 (Dec)
The new constitutional standard for property	
exactions	(ENVL) 25:2 (Dec)
When property owners start speaking out After all, it's still water and it still runs deep	(ENVL) 25:2 (Dec) (ENVL) 25:3 (Mar)
The Fifth Amendment: now you see it, now	(Li (VL) 25.5 (IVIai))
you don't	(ENVL) 25:3 (Mar)
Next round of property control battles could be over	
historic areas	(ENVL) 25:3 (Mar)
False alarm: GOP contract clause is no "license to pollute"—it justforces agencies to weigh costs	(FNVI) 25.4 (June)
pollute"—it justforces agencies to weigh costs BERGSCHNEIDER, DAVID P.: Significant criminal	(ENVL) 25:4 (June)
issues pending in United States Supreme Court	(CJ) 38:6 (Feb)
BERKLEY, LONNI E. with GORDON,	

MICHAELINE: Illinois LLCs one year	
later: new opportunities, new challenges	(CSL) 40:2 (Mar)
BERNSTEIN, PAUL: Document production—back	
to basics	(LOE) 16:1 (Oct)
Hot technologies in 1995	(LOE) 16:2 (Dec)
Talk to your computer RITTERMAN DATRICK L. Pight to die and the use of	(LOE) 16:2 (Dec)
BITTERMAN, PATRICK J.: Right to die and the use of agents to make health care decisions in Illinois	(TE) 41:1 (Sept)
Right to die and the use of agents to make health care decisions in Illinois	(IRAR) 21:3 (Feb)
BLITMAN, BRUCE A.: The mediation advantage	(ADR) 1:4 (June)
BOCK, C. ALLEN: Comments from the Chair	(AGL) 4:4 (May)
BOCK, C. ALLEN with REISINGER, ED-	(101) (1114)
WARD: Discounting undivided interests	
in tenancy in common and closely held corporate	
stock at death	(AGL) 4:4 (May)
BOULDON, PAULA K.: Justice Harry Blackmun	
in retrospect	(MP) 6:1 (Oct)
BOURNE, SUMNER: NAFTA: Does your	
client's good qualify as "American"?	(BAFP) 95:2 (June)
BRADFORD, DAVID J. with HAMILL, JOHN J.:	
1995 Antitrust Guidelines for the	
Licensing of Intellectual Property	(AUCL) 33:4 (June)
BRANKEY, EDWARD W.: Checking and	
calculating chapter 13 plans	(CBAB) 39:1 (Sept)
BRECHLIN, JOHN H.: Expansion of private	
property rights-Ladue and Dolan revisited	(LGL) 31:1 (Sept)
BREJCHA, WILLIAM D.: Editor's Note	(PUT) 30:2 (Oct)
ADA and motor carriers— <i>Flasza v. TNT</i>	(PUT) 30:2 (Oct)
Are your clients ready for DOT's new drug and	
alcohol testing regulations	(PUT) 30:2 (Oct)
DOT's Region 5 proposes partnerships with	$(DUT) 20.2 (O_{-4})$
motor carriers to reduce preventable crashes	(PUT) 30:2 (Oct)
Illinois Appellate Court finds that cleanup costs from a leaking gas pump nozzle are not compensable from	
the state LUST fund	(PUT) 30:2 (Oct)
Motor carrier equipment lessor crashes while moving	(
Motor carrier equipment lessor crashes while moving "its own freight"—is the lessee liable?	
"its own freight"—is the lessee liable?	(PUT) 30:2 (Oct)
"its own freight"—is the lessee liable? Recent decisions on the motor carrier exemption	
"its own freight"—is the lessee liable?	(PUT) 30:2 (Oct)
"its own freight"—is the lessee liable? Recent decisions on the motor carrier exemption to the overtime pay requirements of the Fair Labor Standards Act	
"its own freight"—is the lessee liable? Recent decisions on the motor carrier exemption to the overtime pay requirements of the Fair Labor	(PUT) 30:2 (Oct)
"its own freight"—is the lessee liable? Recent decisions on the motor carrier exemption to the overtime pay requirements of the Fair Labor Standards Act Both permanent and trip lessee carriers held	(PUT) 30:2 (Oct) (PUT) 30:5 (Mar)
"its own freight"—is the lessee liable? Recent decisions on the motor carrier exemption to the overtime pay requirements of the Fair Labor Standards Act Both permanent and trip lessee carriers held responsible for owner-operator torts	(PUT) 30:2 (Oct) (PUT) 30:5 (Mar)
"its own freight"—is the lessee liable? Recent decisions on the motor carrier exemption to the overtime pay requirements of the Fair Labor Standards Act Both permanent and trip lessee carriers held responsible for owner-operator torts Insulin diabetics, DOT's safety rules and the ADA: What's an employerto do? The courts and OSHA offer protection to	(PUT) 30:2 (Oct) (PUT) 30:5 (Mar) (PUT) 30:5 (Mar) (PUT) 30:5 (Mar)
"its own freight"—is the lessee liable? Recent decisions on the motor carrier exemption to the overtime pay requirements of the Fair Labor Standards Act Both permanent and trip lessee carriers held responsible for owner-operator torts Insulin diabetics, DOT's safety rules and the ADA: What's an employerto do? The courts and OSHA offer protection to whistle-blowing drivers	(PUT) 30:2 (Oct) (PUT) 30:5 (Mar) (PUT) 30:5 (Mar)
"its own freight"—is the lessee liable? Recent decisions on the motor carrier exemption to the overtime pay requirements of the Fair Labor Standards Act Both permanent and trip lessee carriers held responsible for owner-operator torts Insulin diabetics, DOT's safety rules and the ADA: What's an employerto do? The courts and OSHA offer protection to whistle-blowing drivers D.C. Circuit approves DOT alcohol testing	(PUT) 30:2 (Oct) (PUT) 30:5 (Mar) (PUT) 30:5 (Mar) (PUT) 30:5 (Mar) (PUT) 30:5 (Mar)
"its own freight"—is the lessee liable? Recent decisions on the motor carrier exemption to the overtime pay requirements of the Fair Labor Standards Act Both permanent and trip lessee carriers held responsible for owner-operator torts Insulin diabetics, DOT's safety rules and the ADA: What's an employerto do? The courts and OSHA offer protection to whistle-blowing drivers D.C. Circuit approves DOT alcohol testing procedures	 (PUT) 30:2 (Oct) (PUT) 30:5 (Mar) (PUT) 30:5 (Mar) (PUT) 30:5 (Mar) (PUT) 30:5 (Mar) (PUT) 30:6 (June)
 "its own freight"—is the lessee liable? Recent decisions on the motor carrier exemption to the overtime pay requirements of the Fair Labor Standards Act Both permanent and trip lessee carriers held responsible for owner-operator torts Insulin diabetics, DOT's safety rules and the ADA: What's an employerto do? The courts and OSHA offer protection to whistle-blowing drivers D.C. Circuit approves DOT alcohol testing procedures DOT issues hazmat registration and fee rules 	(PUT) 30:2 (Oct) (PUT) 30:5 (Mar) (PUT) 30:5 (Mar) (PUT) 30:5 (Mar) (PUT) 30:5 (Mar)
 "its own freight"—is the lessee liable? Recent decisions on the motor carrier exemption to the overtime pay requirements of the Fair Labor Standards Act Both permanent and trip lessee carriers held responsible for owner-operator torts Insulin diabetics, DOT's safety rules and the ADA: What's an employerto do? The courts and OSHA offer protection to whistle-blowing drivers D.C. Circuit approves DOT alcohol testing procedures DOT issues hazmat registration and fee rules Eighth Circuit finds NRA applies to 	 (PUT) 30:2 (Oct) (PUT) 30:5 (Mar) (PUT) 30:5 (Mar) (PUT) 30:5 (Mar) (PUT) 30:5 (Mar) (PUT) 30:6 (June) (PUT) 30:6 (June)
"its own freight"—is the lessee liable? Recent decisions on the motor carrier exemption to the overtime pay requirements of the Fair Labor Standards Act Both permanent and trip lessee carriers held responsible for owner-operator torts Insulin diabetics, DOT's safety rules and the ADA: What's an employerto do? The courts and OSHA offer protection to whistle-blowing drivers D.C. Circuit approves DOT alcohol testing procedures DOT issues hazmat registration and fee rules Eighth Circuit finds NRA applies to bankrupt carriers	 (PUT) 30:2 (Oct) (PUT) 30:5 (Mar) (PUT) 30:5 (Mar) (PUT) 30:5 (Mar) (PUT) 30:5 (Mar) (PUT) 30:6 (June)
"its own freight"—is the lessee liable? Recent decisions on the motor carrier exemption to the overtime pay requirements of the Fair Labor Standards Act Both permanent and trip lessee carriers held responsible for owner-operator torts Insulin diabetics, DOT's safety rules and the ADA: What's an employerto do? The courts and OSHA offer protection to whistle-blowing drivers D.C. Circuit approves DOT alcohol testing procedures DOT issues hazmat registration and fee rules Eighth Circuit finds NRA applies to bankrupt carriers Fourth Circuit and DOT combine to end	 (PUT) 30:2 (Oct) (PUT) 30:5 (Mar) (PUT) 30:5 (Mar) (PUT) 30:5 (Mar) (PUT) 30:5 (Mar) (PUT) 30:6 (June) (PUT) 30:6 (June)
"its own freight"—is the lessee liable? Recent decisions on the motor carrier exemption to the overtime pay requirements of the Fair Labor Standards Act Both permanent and trip lessee carriers held responsible for owner-operator torts Insulin diabetics, DOT's safety rules and the ADA: What's an employerto do? The courts and OSHA offer protection to whistle-blowing drivers D.C. Circuit approves DOT alcohol testing procedures DOT issues hazmat registration and fee rules Eighth Circuit finds NRA applies to bankrupt carriers Fourth Circuit and DOT combine to end preemployment alcohol test requirements for	 (PUT) 30:2 (Oct) (PUT) 30:5 (Mar) (PUT) 30:5 (Mar) (PUT) 30:5 (Mar) (PUT) 30:5 (Mar) (PUT) 30:6 (June) (PUT) 30:6 (June) (PUT) 30:6 (June)
"its own freight"—is the lessee liable? Recent decisions on the motor carrier exemption to the overtime pay requirements of the Fair Labor Standards Act Both permanent and trip lessee carriers held responsible for owner-operator torts Insulin diabetics, DOT's safety rules and the ADA: What's an employerto do? The courts and OSHA offer protection to whistle-blowing drivers D.C. Circuit approves DOT alcohol testing procedures DOT issues hazmat registration and fee rules Eighth Circuit finds NRA applies to bankrupt carriers Fourth Circuit and DOT combine to end preemployment alcohol test requirements for commercial truck drivers	 (PUT) 30:2 (Oct) (PUT) 30:5 (Mar) (PUT) 30:5 (Mar) (PUT) 30:5 (Mar) (PUT) 30:5 (Mar) (PUT) 30:6 (June) (PUT) 30:6 (June)
"its own freight"—is the lessee liable? Recent decisions on the motor carrier exemption to the overtime pay requirements of the Fair Labor Standards Act Both permanent and trip lessee carriers held responsible for owner-operator torts Insulin diabetics, DOT's safety rules and the ADA: What's an employerto do? The courts and OSHA offer protection to whistle-blowing drivers D.C. Circuit approves DOT alcohol testing procedures DOT issues hazmat registration and fee rules Eighth Circuit finds NRA applies to bankrupt carriers Fourth Circuit and DOT combine to end preemployment alcohol test requirements for commercial truck drivers Positive drug test disqualifies terminated employee	 (PUT) 30:2 (Oct) (PUT) 30:5 (Mar) (PUT) 30:5 (Mar) (PUT) 30:5 (Mar) (PUT) 30:5 (Mar) (PUT) 30:6 (June) (PUT) 30:6 (June) (PUT) 30:6 (June) (PUT) 30:6 (June)
"its own freight"—is the lessee liable? Recent decisions on the motor carrier exemption to the overtime pay requirements of the Fair Labor Standards Act Both permanent and trip lessee carriers held responsible for owner-operator torts Insulin diabetics, DOT's safety rules and the ADA: What's an employerto do? The courts and OSHA offer protection to whistle-blowing drivers D.C. Circuit approves DOT alcohol testing procedures DOT issues hazmat registration and fee rules Eighth Circuit finds NRA applies to bankrupt carriers Fourth Circuit and DOT combine to end preemployment alcohol test requirements for commercial truck drivers Positive drug test disqualifies terminated employee from Illinois unemployment benefits	 (PUT) 30:2 (Oct) (PUT) 30:5 (Mar) (PUT) 30:5 (Mar) (PUT) 30:5 (Mar) (PUT) 30:5 (Mar) (PUT) 30:6 (June) (PUT) 30:6 (June) (PUT) 30:6 (June)
 "its own freight"—is the lessee liable? Recent decisions on the motor carrier exemption to the overtime pay requirements of the Fair Labor Standards Act Both permanent and trip lessee carriers held responsible for owner-operator torts Insulin diabetics, DOT's safety rules and the ADA: What's an employerto do? The courts and OSHA offer protection to whistle-blowing drivers D.C. Circuit approves DOT alcohol testing procedures DOT issues hazmat registration and fee rules Eighth Circuit finds NRA applies to bankrupt carriers Fourth Circuit and DOT combine to end preemployment alcohol test requirements for commercial truck drivers Positive drug test disqualifies terminated employee from Illinois unemployment benefits Seventh Circuit finds contract carriage not changed to 	 (PUT) 30:2 (Oct) (PUT) 30:5 (Mar) (PUT) 30:5 (Mar) (PUT) 30:5 (Mar) (PUT) 30:6 (June)
 "its own freight"—is the lessee liable? Recent decisions on the motor carrier exemption to the overtime pay requirements of the Fair Labor Standards Act Both permanent and trip lessee carriers held responsible for owner-operator torts Insulin diabetics, DOT's safety rules and the ADA: What's an employerto do? The courts and OSHA offer protection to whistle-blowing drivers D.C. Circuit approves DOT alcohol testing procedures DOT issues hazmat registration and fee rules Eighth Circuit finds NRA applies to bankrupt carriers Fourth Circuit and DOT combine to end preemployment alcohol test requirements for commercial truck drivers Positive drug test disqualifies terminated employee from Illinois unemployment benefits Seventh Circuit finds contract carriage not changed to common carriage by unauthorized interlines 	 (PUT) 30:2 (Oct) (PUT) 30:5 (Mar) (PUT) 30:5 (Mar) (PUT) 30:5 (Mar) (PUT) 30:5 (Mar) (PUT) 30:6 (June) (PUT) 30:6 (June) (PUT) 30:6 (June) (PUT) 30:6 (June)
 "its own freight"—is the lessee liable? Recent decisions on the motor carrier exemption to the overtime pay requirements of the Fair Labor Standards Act Both permanent and trip lessee carriers held responsible for owner-operator torts Insulin diabetics, DOT's safety rules and the ADA: What's an employerto do? The courts and OSHA offer protection to whistle-blowing drivers D.C. Circuit approves DOT alcohol testing procedures DOT issues hazmat registration and fee rules Eighth Circuit finds NRA applies to bankrupt carriers Fourth Circuit and DOT combine to end preemployment alcohol test requirements for commercial truck drivers Positive drug test disqualifies terminated employee from Illinois unemployment benefits Seventh Circuit finds contract carriage not changed to common carriage by unauthorized interlines U.S. District Court enforces bill of lading 	 (PUT) 30:2 (Oct) (PUT) 30:5 (Mar) (PUT) 30:5 (Mar) (PUT) 30:5 (Mar) (PUT) 30:5 (Mar) (PUT) 30:6 (June)
 "its own freight"—is the lessee liable? Recent decisions on the motor carrier exemption to the overtime pay requirements of the Fair Labor Standards Act Both permanent and trip lessee carriers held responsible for owner-operator torts Insulin diabetics, DOT's safety rules and the ADA: What's an employerto do? The courts and OSHA offer protection to whistle-blowing drivers D.C. Circuit approves DOT alcohol testing procedures DOT issues hazmat registration and fee rules Eighth Circuit finds NRA applies to bankrupt carriers Fourth Circuit and DOT combine to end preemployment alcohol test requirements for commercial truck drivers Positive drug test disqualifies terminated employee from Illinois unemployment benefits Seventh Circuit finds contract carriage not changed to common carriage by unauthorized interlines U.S. District Court enforces bill of lading carrier liability limitation 	 (PUT) 30:2 (Oct) (PUT) 30:5 (Mar) (PUT) 30:5 (Mar) (PUT) 30:5 (Mar) (PUT) 30:6 (June)
 "its own freight"—is the lessee liable? Recent decisions on the motor carrier exemption to the overtime pay requirements of the Fair Labor Standards Act Both permanent and trip lessee carriers held responsible for owner-operator torts Insulin diabetics, DOT's safety rules and the ADA: What's an employerto do? The courts and OSHA offer protection to whistle-blowing drivers D.C. Circuit approves DOT alcohol testing procedures DOT issues hazmat registration and fee rules Eighth Circuit finds NRA applies to bankrupt carriers Fourth Circuit and DOT combine to end preemployment alcohol test requirements for commercial truck drivers Positive drug test disqualifies terminated employee from Illinois unemployment benefits Seventh Circuit finds contract carriage not changed to common carriage by unauthorized interlines U.S. District Court enforces bill of lading 	 (PUT) 30:2 (Oct) (PUT) 30:5 (Mar) (PUT) 30:5 (Mar) (PUT) 30:5 (Mar) (PUT) 30:5 (Mar) (PUT) 30:6 (June)
 "its own freight"—is the lessee liable? Recent decisions on the motor carrier exemption to the overtime pay requirements of the Fair Labor Standards Act Both permanent and trip lessee carriers held responsible for owner-operator torts Insulin diabetics, DOT's safety rules and the ADA: What's an employerto do? The courts and OSHA offer protection to whistle-blowing drivers D.C. Circuit approves DOT alcohol testing procedures DOT issues hazmat registration and fee rules Eighth Circuit finds NRA applies to bankrupt carriers Fourth Circuit and DOT combine to end preemployment alcohol test requirements for commercial truck drivers Positive drug test disqualifies terminated employee from Illinois unemployment benefits Seventh Circuit finds contract carriage not changed to common carriage by unauthorized interlines U.S. District Court enforces bill of lading carrier liability limitation BROWN, CHARLES G.: Pitfalls & Problems: 	 (PUT) 30:2 (Oct) (PUT) 30:5 (Mar) (PUT) 30:5 (Mar) (PUT) 30:5 (Mar) (PUT) 30:5 (Mar) (PUT) 30:6 (June)
 "its own freight"—is the lessee liable? Recent decisions on the motor carrier exemption to the overtime pay requirements of the Fair Labor Standards Act Both permanent and trip lessee carriers held responsible for owner-operator torts Insulin diabetics, DOT's safety rules and the ADA: What's an employerto do? The courts and OSHA offer protection to whistle-blowing drivers D.C. Circuit approves DOT alcohol testing procedures DOT issues hazmat registration and fee rules Eighth Circuit finds NRA applies to bankrupt carriers Fourth Circuit and DOT combine to end preemployment alcohol test requirements for commercial truck drivers Positive drug test disqualifies terminated employee from Illinois unemployment benefits Seventh Circuit finds contract carriage not changed to common carriage by unauthorized interlines U.S. District Court enforces bill of lading carrier liability limitation BROWN, CHARLES G.: Pitfalls & Problems: settlements under Illinois Contribution Act 	 (PUT) 30:2 (Oct) (PUT) 30:5 (Mar) (PUT) 30:5 (Mar) (PUT) 30:5 (Mar) (PUT) 30:5 (Mar) (PUT) 30:6 (June)
 "its own freight"—is the lessee liable? Recent decisions on the motor carrier exemption to the overtime pay requirements of the Fair Labor Standards Act Both permanent and trip lessee carriers held responsible for owner-operator torts Insulin diabetics, DOT's safety rules and the ADA: What's an employerto do? The courts and OSHA offer protection to whistle-blowing drivers D.C. Circuit approves DOT alcohol testing procedures DOT issues hazmat registration and fee rules Eighth Circuit finds NRA applies to bankrupt carriers Fourth Circuit and DOT combine to end preemployment alcohol test requirements for commercial truck drivers Positive drug test disqualifies terminated employee from Illinois unemployment benefits Seventh Circuit finds contract carriage not changed to common carriage by unauthorized interlines U.S. District Court enforces bill of lading carrier liability limitation BROWN, CHARLES G.: Pitfalls & Problems: settlements under Illinois Contribution Act Pitfalls & problems: settlements under Illinois Contribution Act 	 (PUT) 30:2 (Oct) (PUT) 30:5 (Mar) (PUT) 30:5 (Mar) (PUT) 30:5 (Mar) (PUT) 30:5 (Mar) (PUT) 30:6 (June)
 "its own freight"—is the lessee liable? Recent decisions on the motor carrier exemption to the overtime pay requirements of the Fair Labor Standards Act Both permanent and trip lessee carriers held responsible for owner-operator torts Insulin diabetics, DOT's safety rules and the ADA: What's an employerto do? The courts and OSHA offer protection to whistle-blowing drivers D.C. Circuit approves DOT alcohol testing procedures DOT issues hazmat registration and fee rules Eighth Circuit finds NRA applies to bankrupt carriers Fourth Circuit and DOT combine to end preemployment alcohol test requirements for commercial truck drivers Positive drug test disqualifies terminated employee from Illinois unemployment benefits Seventh Circuit finds contract carriage not changed to common carriage by unauthorized interlines U.S. District Court enforces bill of lading carrier liability limitation BROWN, CHARLES G.: Pirfalls & Problems: settlements under Illinois Contribution Act Pitfalls & problems: settlements under Illinois Contribution Act BROWN, D. KIMBERLY: Image improvement BROWN, JOHNINE J.: Chasing the tail of 	 (PUT) 30:2 (Oct) (PUT) 30:5 (Mar) (PUT) 30:5 (Mar) (PUT) 30:5 (Mar) (PUT) 30:5 (Mar) (PUT) 30:6 (June)
 "its own freight"—is the lessee liable? Recent decisions on the motor carrier exemption to the overtime pay requirements of the Fair Labor Standards Act Both permanent and trip lessee carriers held responsible for owner-operator torts Insulin diabetics, DOT's safety rules and the ADA: What's an employerto do? The courts and OSHA offer protection to whistle-blowing drivers D.C. Circuit approves DOT alcohol testing procedures DOT issues hazmat registration and fee rules Eighth Circuit finds NRA applies to bankrupt carriers Fourth Circuit and DOT combine to end preemployment alcohol test requirements for commercial truck drivers Positive drug test disqualifies terminated employee from Illinois unemployment benefits Seventh Circuit finds contract carriage not changed to common carriage by unauthorized interlines U.S. District Court enforces bill of lading carrier liability limitation BROWN, CHARLES G.: Pitfalls & Problems: settlements under Illinois Contribution Act Pitfalls & problems: settlements under Illinois Contribution Act 	 (PUT) 30:2 (Oct) (PUT) 30:5 (Mar) (PUT) 30:5 (Mar) (PUT) 30:5 (Mar) (PUT) 30:5 (Mar) (PUT) 30:6 (June)

taming the pit bull Getting the lead out: homeowners beware	(ENVL) 25:2 (Dec) (ENVL) 25:3 (Mar)
Securing federal permits for marina development BROWN, MARTIN R: A letter to the editor	(ENVL) 25:4 (June) (YLD) 39:4 (May)
BRUCE, DEVON C.: Illinois juries should decide whether the fear of AIDS is compensable	(YLD) 39:2 (Jan)
BRYANT, MARY C.: Retaining and contracting with environmental consultants BURETTA, HEIDI M.: CASA—a child's voice	(ENVL) 25:2 (Dec)
in court BURTON, ALFRED G.: The law and where you	(JJ) 7:2 (Mar)
find it: administrative law	(MP) 6:1 (Oct)
BUSER, STEPHEN C.: Applicability of exculpatory agreements under Illinois tort law <i>Petrillo</i> does not apply in a workers' compensation	(CPAP) 40:1 (Oct)
setting; supreme court sidesteps <i>Petrillo</i> for now— further word may be pending	(CPAP) 40:1 (Oct)
Parent barred from waiving minor child's tort remedy	(CPAP) 40:3 (Jan)
The <i>Petrillo</i> saga continues: "Who's on first?"	(CPAP) 40:4 (Mar)
CAMPBELL, RICHARD A. with CONWAY, MICHAEL R.: The use of family limited	()
partnership in estate planning CAMPBELL, TOM: Geographic market determination—	(TE) 41:1 (Sept)
Rockford revisited in light of Ukiah and Morgenstern CAMPE, THOMAS D.: Tort legislation, House Bill 20. show much the Dominica	(AUCL) 33:4 (June)
Bill 20—changes to the Premises Liability Act	(TL) 30:5 (June)
CARREN, JEFFREY P.: Are your firm's employee	
benefits up to date? Voluntary correction program for 403	(LOE) 16:4 (June)
(b) annuity plans	(EB) 13:1 (Feb)
Recent COBRA developments Withholding FICA tax on deferred compensation	(EB) 13:2 (Apr) (EB) 13:2 (Apr)
Resolution of plan deficiencies	(EB) 13.2 (May)
COBRA developments	(EB) 13:4 (June)
CAVANAGH, TIMOTHY J.: Section 2-1117: Modified joint and several liability in Illinois	(YLD) 39:4 (May)
CENGEL, THOMAS A.: Corporate formalities in sole or controlling shareholder corporations	(TED) 59.4 (May) (CSL) 40:1 (Nov)
CHAMBERLIN, C. RICK: Nontraditional family relations	(FL) 38:4 (Jan)
CHURCH, TIMOTHY D.: Are supplier contracts with evergreen clauses depreciable?	(FT) 41:2 (Nov)
CHURCHILL, MARTHA: Hysteria sways court in EMF lawsuit	(ENVL) 25:1 (Sept)
Science, not perception, should rule our courts CLIFFORD, ROBERT A.: Marketing tools may	(ENVL) 25:1 (Sept) (ENVL) 25:1 (Sept)
increase hospitals' liability exposure CLINTON, EDWARD X.: Recent development:	(TL) 30: 2 (Oct)
motions in <i>limine</i>	(CPAP) 40:6 (May)
COFFEE, RICHARD J.: Recent changes to the Gun-Free Schools Act	(JJ) 7:2 (Mar)
Index of recent cases—school year 1993-94	(EDL) 39:1 (Nov)
Miscellaneous provisions of the Improving	
America's Schools Act Update on education law	(EDL) 39:1 (Nov) (EDL) 39:2 (Feb)
COHEN, MICHAEL S. with BIRNBAUM, JACALYN: Maintenance Awards: current trends	(FL) 38:1 (Aug)
COHN, ZANE M.: Is a membership interest in a limited	
liability company a security? COLOMBIK, RICHARD M.: Income	(CSL) 40:1 (Nov)
tax updates Income tax update	(FT) 41:1 (Sept.) (FT) 41:3 (Nov)
Income tax updates	(FT) 41:4 (Jan)
COTTRELL, JAMES: Commentary on recent issues concerning Illinois drainage districts	(LGL) 31:6 (Apr)
COVINGTON, JAMES R.: The Civil Justice Reform Amendments of 1995	(TL) 30: 5 (June)
CROMLEY, J. TIMOTHY: Thirst-Aid trademark case	(IP) 34:1 (Dec)
Patent infringement damages—I	(IP) 34:1 (Dec)
Patent infringement damages—II The damages expert witness vs. the damages consultant	(IP) 34:2 (Feb)
(Are two heads better than one?) CROWDER, BARBARA: Modifiability of maintenance	(IP) 34:3 (Apr)
. ,	

provisions in separation agreements	(FL) 38:6 (June)
CUMBY, HARDY: Self determination in health care in Illinois	(GPS) 23:3 (Mar)
DALEY, SUSAN J.: Current issues in nonqualified	(015) 23.5 (1011)
deferred compensation	(EB) 13:4 (June)
DAVIS, LARRY A.: The <i>Schaefer</i> saga continues New law affects persons in possession of another	(TLAC) 4:1 (Jan)
person's driver's license	(TLAC) 4:2 (Feb)
Has the final installment of the <i>Schaefer</i> saga been written	(TLAC) 4:3 (May)
DAY, MARILYN W.: IRS news	(TLRC) 4.3 (Way) (FT) 41:4 (Jan)
DeFRANCO, LEONARD S.: Estate and gift	
tax update Estate and gift tax update	(FT) 41:1 (Sept) (FT) 41:3 (Nov)
Estate and gift tax update	(FT) 41:4 (Jan)
DEMBICKI, PAULINE G.: Rights of a person declared disabled under the Illinois Probate Code	$(ID A D) 21.2 (E_{ab})$
DOERINGER, JOHN H.: Sunsetting the Interstate	(IRAR) 21:3 (Feb)
Commerce Commission	(PUT) 30:6 (June)
DOHERTY, MARY E.: House Bill 20—changes regarding healing art malpractice	(TL) 30: 5 (June)
DUDLEY, SUSAN E.: Discounting risky	(12) 0000 (June)
environmental remediation costs	(ENVL) 25:4 (June)
DWYER, THOMAS J.: The joys of giving—parting with some of your estate before you depart	(YLD) 39:3 (Mar)
EARTHINGTON, KENNTH R.: Seventh Circuit	. , . ,
holds that assignment of rent clause is a pre- petition security interest such that post-petition	
rents were cash collateral	(AGL) 4:1 (Nov)
EASUM, NANCY G.: Breath Alcohol Ignition	$(TIAC) 41(I_{\rm T})$
Interlock Device (BAIID) Pilot Program EATON, TIMOTHY: Supreme court affirms doctrine	(TLAC) 4:1 (Jan)
of forum non conveniens and its own authority to	
control the administration of Illinois courts EDWARDS, BENJAMIN F.: From the Chair	(CPAP) 40:4 (Mar) (MP) 6:1 (Oct)
EMERSON, MEREDITH H.: Responses to requests	(1011) 0.1 (Oct)
to admit facts: is the 28-day deadline absolute?	(YLD) 39:2 (Jan)
ENGLISH, MICHAEL L.: Corporate and partnership tax update	(FT) 41:3 (Nov)
Corporate and partnership tax update	(FT) 41:4 (Jan)
FALETTO, JON: Incinerator ash is hazardous waste Clean Air Act: Certifying compliance/legal	(ENVL) 25:1 (Sept)
obligations and consequences	(ENVL) 25:4 (June)
The new Title V operating permit program—	(DEAD) 04.2 (Same)
midwest update FARACE, ANTHONY M.: The real estate tax	(BFAP) 94:3 (Sept)
assessment process in Cook County	(YLD) 39:1 (Oct)
FARRUG, EUGENE J.: Contribution and indemnity FEHAN, JOSEPH G.: When can a defendant obtain	(TL) 30:1 (July)
contribution from a party dismissed from the	
plaintiff's action?	(CPAP) 40:1 (Oct)
FEINBERG, JOY M.: From the Chair FEINSTEIN, PAUL L.: "Focus on Children" is	(FL) 38:1 (Aug)
out of focus	(FL) 38:2 (Oct)
FIZZELL, J. TOBIAS: Antitrust problems posed by most favored nation clauses	
in health care contracts	(AUCL) 33:2 (Mar)
FLAMING, TODD: The death of the law library FLOOD, RICHARD G. with CAHILL, KELLY A.: The	(COLT) 2:3 (Apr)
appropriation and levy process	(LGL) 31:3 (Nov)
FLOOD, RICHARD G. with GARRY, RITA W.:	$(\mathbf{L}_{\mathbf{C}}\mathbf{I})$ 21. $((\mathbf{A}_{\mathbf{C}}))$
Cable rate regulation update FLORETH, FREDERICK D.: Nursing home	(LGL) 31:6 (Apr)
admissions and the family home	(GPS) 23:3 (Nov)
FREEMAN, ANTHONY A.: The life insurance premium audit; a new cost containment concept	(LOE) 16:4 (June)
FREESE, CHRIS E.: Zero tolerance	(202) 1011 (June)
for underage drinkers	(JJ) 7:3 (June)
BAIID—A new secretary of state requirement for repeat DUI offenders	(GPS) 23:2 (Sept)
Zero tolerance for underage drinkers	(GPS) 23:5 (Mar)
FUNDERBURG, STUART E.: Top 10 reasons your company should have a compliance program	(CLD) 32:1 (Oct)
GAGLIARDO, JOSEPH M. with BRADLEY,	· · · · · · · · · · · · · · · · · · ·
THOMAS S.: A defendant cannot settle under	

Contribution Act and retain right to recover back all or part of settlement monies from plaintiff's later recovery against nonsettling defendant GAGLIARDO, JOSEPH M. with PERRY III, CLIFFORD: Nondisclosure provision in settlement agreement which is filed with court	(CPAP) 40:2 (Dec)
unenforceable even against party who agreed to it GILBERT, DANIEL T.: Innovative approaches to	(CPAP) 40:2 (Dec)
the multiple DUI offender Double jeopardy and its application in DUI cases GINZKEY, JAMES P.: Third-party actions against	(TLAC) 4:2 (Feb) (TLAC) 4:3 (May)
plaintiff's employer	(TL) 30:5 (June)
GODFREY, FRANCIS X.: Update on reporting requirements for discharge of indebtedness GOLDBERG, GERALD C. with BAUER SCHMIDT, ROBERT A.: Pharmacist disciplinary decisions of Illinois Department	(CBAB) 39:2 (Jan)
of Professional Regulation held to be legally incorrect, arbitrary, and overly harsh GOLDENBERG, JAY S.: A way to dispose of	(AL) 24:3 (Apr)
personal effects A primer on charitable split interests GONZALEZ, RICHARD J.: <i>Hicks</i> and <i>Hazen Paper</i> :	(TE) 41:2 (Oct) (TE) 41:3 (May)
blessings in disguise for employment discrimination plaintiffs? GUNNARSSON, HELEN W.: From the Chair Is the Illinois Human Rights Commission	(IRAR) 21:2 (Nov) (IRAR) 21:1 (July)
metamorphosing into a "court?" From the Chair From the Chair	(IRAR) 21:4 (June) (IRAR) 21:2 (Nov) (IRAR) 21:3 (Feb)
From the Chair GUTZKE, JOHN D.: Standby and short-term guardian laws effective January 14, 1994	(IRAR) 21:4 (June) (TE) 41:2 (Oct)
HABLUTZEL, MARGO LYNN: Into the new year	(COLT) 2:1 (Oct)
Another meeting, another show Coming soon, to a bar association near you	(COLT) 2:2 (Jan) (COLT) 2:3 (Apr)
Secretary takes on IBM and Apple for injuries Lessons learned	(COLT) 2:3 (Apr) (COLT) 2:4 (June)
Recent cases in the area of juvenile law ABA young lawyers judge the juvenile	(JJ) 7:1 (Jan)
justice system Changes in Cook County's Juvenile Court	(JJ) 7:2 (Mar) (JJ) 7:2 (Mar)
Hard lines and hard time for juveniles National Conference on Juvenile Justice '95 HANDLEY, ROBERT: Subrogation, attorney	(JJ) 7:2 (Mar) (JJ) 7:3 (June)
fees, and costs	(CPAP) 40:6 (May)
HARRYMAN, JOHN T.: Case law update HART, DAVID T.: Plan before you buy HARTL, DONNA F.: Hidden employment tax liability	(ADR) 1:3 (Mar) (COLT) 2:1 (Oct)
exposure of health care reform HATTERY, JOHN J.: Comments from the Chair	(FT) 41:1 (Sept) (LOE) 16:2 (Dec)
Video review: "Legal Ethics for Support Staff"	(LOE) 16:2 (Dec)
Comments from the Chair HERBST, CHARLES: Limited liability partnerships—fine in Texas, but are they	(LOE) 16:3 (Mar)
really needed in Illinois? HOEF'I, STEVEN H.: The California Supreme Court's recent decision on wrongful termination claims by	(FT) 41:3 (Nov)
corporate counsel HOFF, DAVID: Repayment of 1993 deficiency	(CLD) 32:1 (Oct)
payments Sod buster, swamp buster HOGAN, JUDY L with NOLAN, CAROL.: Family	(AGL) 4:2 (Feb) (AGL) 4:3 (Mar)
mediation adapts to needs of local bench and bar HOOKS, WILLIAM H.: Notes on the federal side*	(ADR) 1:3 (Mar) (MP) 6:1 (Oct)
HORELED, JOHN J.: Profile of a successful client	(GPS) 23:2 (Sept)
Focusing your practice—Part II Practical aspects of purchasing deferred annuities	(GPS) 23:5 (Mar) (GPS) 23:3 (Nov)
HORNSBY, THOMAS: National Council is more than judicial	(JJ) 7:3 (June)
HOROSCHAK, MARK J.: Recent developments in the FTC's antitrust program for health care	(jj), (juno)
markets HORWICH, TERRI FINESMITH: Adoption Act	(AUCL) 33:3 (May)

Amendments of 1994: an overview HOSEA, SONJA: Seventh and Ninth Circuits split	(FL) 38:2 (Oct)
on drug testing of student-athletes; Supreme Court to hear arguments HOWARD LEF: Private family mediation works—a	(EDL) 39:3 (Apr)
HOWARD, LEE: Private family mediation works—a private mediator's perspective	(ADR) 1:3 (Mar)
HOWARD, TIMOTHY J.: U.S. Supreme Court enhances stability of mortgage foreclosure sales HOWE, DAVID with DWYER, EDWARD W.:	(CBAB) 39:1 (Sept)
The Illinois Environmental Audit Privilege Act (HUDSON-WILSON, GILDA: Is joint custody in	ENVL) 25: (si) (Mar)
the best interest of the children	(GPS) 23:3 (Nov)
HUEBNER, ROGER: The 1994 Legislative Session HUGHES, JULIE K.: Illinois Educational Labor	(LGL) 31:2 (Oct)
Relations Board decisions HUTCHES, CLARENCE: Addenda—last	(EDL) 39:4 (June)
minute tidbits	(PUT) 30:2 (Oct)
Illinois Supreme Court sustains commission PGA order in <i>United Cities Gas</i> case HUTCHISON, RICHARD L. with HICKEY,	(PUT) 30:2 (Oct)
LYNN M.: Pursuing sexual harassment conduct in the circuit court	(IRAR) 21:2 (Nov)
HYNAN, DANIEL J.: The DuPage County Conciliation	
Program: mandatory mediation and evaluation IMBIEROWICZ, ANGELA: The Illinois Clemency	(FL) 38:5 (Apr)
Project for Battered Women United States Supreme Court Justice Ruth Bader	(MP) 6:1 (Oct)
Ginsburg addressesthe Women's Bar Foundation Annual Scholarship Luncheon	(MP) 6:1 (Oct)
INGRIM, CHRISTOPHER L.: Electronic Data Interchange: evidentiary problems and solutions	(IIL) 32:3 (Dec)
INMAN, ARTHUR J.: On fees in the federal court	(CJ) 38:3 (Oct)
JAGIELLA, DIANA M.: EPA proposes lender liability rule for USTs	(ENVL) 25:3 (Mar)
EPA proposes lender liability rule for USTs JENTSCH, ERWIN W.: Summary judgment in an administrative proceeding	(BAFP) 94:4 (Dec) (AL) 24:1 (Sept)
JOHNSON, LINDA: NORTHERN NOTES NORTHERN NOTES	(BAFP) 94:3 (Sept) (BAFP) 94:4 (Dec)
NORTHERN NOTES JOHNSON, THOMAS S.: Ten proven ways to help	(BAFP) 95:1 (Mar)
avoid malpractice claims	(TE) 41:3 (May)
JONES, ALICE: Illinois Aging Network prepares for White House Conference	(GPS) 23:3 (Nov)
JUSTER, MARK L.: Prevention of sexual harassment claims	(LOE) 16:4 (June)
KARNO, MARK L.: House Bill 20 turns the <i>Petrillo</i> doctrine upside down	(TL) 30: 5 (June)
KASNER, JAY B. with SMITH, LORNE M.: "Caveat emptor" in securities transactions: the "bespeaks	
caution doctrine"	(CLD) 32:1 (Oct)
KAVANAGH, KAREN L.: Recent passage of juvenile-related crime laws	(JJ) 7:2 (Mar)
KEGAN, DANIEL: Don't TRIP on GATT copyright changes	(IP) 34:3 (Apr)
KELTY, THOMAS: 1994 Attorney General Opinions KLINE, GARY H. with QUINLISK, JOHN J.: How	(LGL) 31:5 (Mar)
the new tax legislation affects high-income individuals	(TE) 41:2 (Oct)
KNUPPEL, WILLIAM H.: Void guardianship? KOWAL, STEVEN M.: The government has authorized	(GPS) 23:3 (Nov)
itself to contact parties who are represented by legal counsel	(AUCL) 33:1 (Dec)
KRAMER, MICHAEL D.: Liens t created by service of a citation to discover assets	(GPS) 23:3 (Nov)
KUHN, RICHARD W.: Attorney's approval	
provisions revisited Senior Citizens Real Estate Tax Deferral Act	(GPS) 23:1 (July) (GPS) 23:5 (Mar)
KUNTZ, RICHARD M.: Court examines coverage for voluntary cleanup	(ENVL) 25:1 (Sept)
KUTSCHEID, STEVEN B.: Tax aspects of agricultural workouts and bankruptcy	

abandonments	(FT) 41:2 (Oct)
LACHCIK, TERRY M.: Some thoughts on Leonardi v. Bradley University	(TL) 30:1 (July)
LAFUENTE, CYNTHIA B.: Limited liability	(112) 30.1 (July)
companies present new joint venture	
alternative for foreign investors	(IIL) 32:2 (Nov)
Limited liability present new joint venture alternative for foreign investors	(FT) 41:1 (Sept)
LANDMEIER, ALLEN L.: And you thought zoning	(11) 111 (00pt)
continued until the property was rezoned	(LGL) 31:7 (May)
LAPINSKI, JOHN J.: Mandatory arbitration in	(ADD) 1.2 (D)
Illinois: a progress report LASENBY, JAMES L.: Forfait financing: an	(ADR) 1:2 (Dec)
alternative approach to trade financing	(IIL) 32:6 (Apr)
LAUTERJUNG, LARRY with RICHEY, JOHN:	
Criminal reckless driving LEAHY, MARY LEE: Central panel for administrative	(TLAC) 4:2 (Feb)
hearings—a practitioner's concern	(IRAR) 21:4 (June)
LECKOW, DEREK: Transfer of funds in and out	
of the United States	(IIL) 32: 8 (May)
LEE, DAVID L.: The proper level of ignorance LEE, LUANN: Insuring a law firm— <i>caveat emptor</i>	(YLD) 39:2 (Jan) (LOE) 16: 3 (Mar)
LESTIKOW, JIM: Checklist central	(BAFP) 94:3 (Sept)
LEVITT, SUZANNE J. with O'NEILL,	
REBECCA J.: Common issues surrounding	(\mathbf{HOI}) 12.2 (\mathbf{F}_1)
the durable power of attorney and guardianship LIPTON, MARK D.: Update on Cannabis and	(HCL) 12:2 (Feb)
Controlled Substances Tax Act	(CJ) 38:3 (Oct)
Expungement tips—one lawyer's experience	(CJ) 38:4 (Dec)
LISTER, TERRY L. with SCHOENE, KATHLEEN S.:	
Small business capital formation LoBUE, DONALD: Designated housing for	(CSL) 40:2 (Mar)
elderly persons	(GPS) 23:5 (Mar)
LOCALLO, DANIEL M.: Summary of	
traffic related decisions published in the	(CI) 29.7 (Mar)
Official Reports for the year 1994 Summary of Article 36 forfeiture decisions published in	(CJ) 38:7 (Mar)
the Official Reports for the years 1991-94	(CJ) 38:7 (Mar)
Summary of death penalty decisions published in the	
Official Reports for the year 1994 LOCALLO, DANIEL M. with TOOMIN, MICHAEL F	(CJ) 38: SI (Apr)
Illinois case law on admissibility of DNA	 (CJ) 38:9 (June)
LOEB, ROBERT A .: Criminal Justice Section	
Activities	(CJ) 38:4 (Dec)
Criminal Justice Section Activities Criminal Justice Section Activities	(CJ) 38:6 (Feb) (CJ) 38:8 (May)
Criminal Justice Section Activities	(CJ) 38:9 (June)
New changes in eavesdropping law	(CJ) 38:8 (May)
LONGWELL, MARILYN F.: A terrible waste	(FL) 38:6 (June)
of money LOOS, DEBORAH S.: Operation Uplift—What is it?	(GPS) 23:5 (Mar)
LUNDERGAN, BARBARA K.: Valuing closely held	(, (,
stock—retrenchment on Revenue Rule 93-12	(TE) 41:3 (May)
LYHUS, JOHN E.: Trademark tidbits In use trademark searches to determine	(IP) 34:1 (Dec)
abandonment	(IP) 34:3 (Apr)
MALONEY, EDWARD: The new Illinois zero	
tolerance law MALONEV MATTHEW A. Ma and Basia MaCaa	(TLAC) 4:1 (Jan)
MALONEY, MATTHEW A.: Me and Rosie McGee Watch your pleas and Qs	(CJ) 38:8 (May) (CJ) 38:9 (June)
MARCONI, JOSEPH R.: From the Editors	(TL) 30:1 (July)
From the Editors	(TL) 30: 2 (Oct)
From the Editors From the Editors	(TL) 30: 3 (Dec) (TL) 30: 4 (Feb)
From the Editors	(TL) 30: 5 (June)
Sometimes a denial is enough	(TL) 30: 2 (Oct)
Defense lawyers and insurance companies beware	(TL) 30:4 (Feb)
MARCONI, JOSEPH R. with LIEB, STEVEN E.: Discovery of opinion testimony from occurrence	
witnesses	(TL) 30:2 (Oct)
Expert's brother is proper impeachment	(TL) 30:2 (Oct)
Voluntary dismissal— <i>Gibellina</i> MARCONI JOSEPH R with LOPEZ MARVE . A	(TL) 30:2 (Oct)
MARCONI, JOSEPH R. with LOPEZ, MARY E.: A look at recent supreme court cases	(TL) 30: 3 (Dec)
MARCONI, JOSEPH R. with FEGAN, THOMAS H.:	(12) 30.3 (DOC)

Petrillo instruction reversible error	(TL) 30:4 (Feb)
MAREK, VALEREE D.: Decreasing salaries of elected	
municipal officials—an option?	(LGL) 31:3 (Nov)
MARIFIAN, GEORGE: Tax court deals a blow	
to the Methodist ministers	(FT) 41:2 (Nov)
MARR, BRUCE B.: Written exculpatory clauses as a	
defense to tort claims: recent decisions	(TL) 30:1 (July)
MASTANDREA, LINDA: Disability law—the ADA	
and Rehab Act of 1973 and school settings	(EDL) 39:2 (Feb)
MATUSZEWICH, LEWIS F.: Unique program of the	
ISBA and this section	(IIL) 32:2 (Nov)
MAVILLE, JOHN H.: A simple tickler system	(GPS) 23:3 (Nov)
McCUSKEY, MICHAEL P.: Supreme Court Rule 23—	
brief comments on the new changes	(CJ) 38:4 (Dec)
McCUSKEY, MICHAEL P.: Supreme Court Rule 23—	
brief comments on the new changes	(GPS) 23:3 (Nov)
McDADE, Mary W.: Contribution update: Where	
are we now?	(CPAP) 40:4 (Mar)
McDONALD, DAVID R.: Municipal officials—	(= ==) (=)
conviction of crime	(LGL) 31:4 (Jan)
McDONALD, JOHN A. with NESLON, MARK D.:	
Light duty jobs and the ADA	(CLD) 32:3 (Apr)
Plant relocation is not illegal age discrimination	(CLD) 32:3 (Apr)
Punitive damages without backpay?	(CLD) 32:3 (Apr)
Employment claim settlements—taxable or not?	(CLD) 32:3 (Apr)
Worker wins \$3 million on race harassment claims	(CLD) 32:3 (Apr)
McGANN, Patrick E.: Rule 220, an overview	(YLD) 39:3 (Mar)
McGRATH, BONNIE: WBAI 75	(IRAR) 21:1 (July)
McINTYRE, ANDREA J.: Supreme Court holds that	
admiralty and maritime law governs limitation of	
liability proceedings for the Chicago flood	(AML) 30:2 (June)
Northern District of Illinois upholds forum	
selection clause in passenger ticket	(AML) 30:2 (June)
MICHALAK, ROBERT A.: Information	
release from the district director's office	
new law easies burden for household employers	(FT) 41:4 (Jan)
MILLED VATING D. 1 ·	
MILLER, KATHY: Personal view	(IRAR) 21:1 (July)
MEASON, JAMES E.: The applicability of	(IRAR) 21:1 (July)
MEASON, JAMES E.: The applicability of federal hazmat law	(ENVL) 25:4 (June)
MEASON, JAMES E.: The applicability of federal hazmat law MEINTS, PAUL A.: For what it's worth	(ENVL) 25:4 (June) (AGL) 4:1 (Nov)
MEASON, JAMES E.: The applicability of federal hazmat law MEINTS, PAUL A.: For what it's worth For what it's worth	(ENVL) 25:4 (June) (AGL) 4:1 (Nov) (AGL) 4:2 (Feb)
MEASON, JAMES E.: The applicability of federal hazmat law MEINTS, PAUL A.: For what it's worth For what it's worth For what it's worth	(ENVL) 25:4 (June) (AGL) 4:1 (Nov) (AGL) 4:2 (Feb) (AGL) 4:3 (Mar)
MEASON, JAMES E.: The applicability of federal hazmat law MEINTS, PAUL A.: For what it's worth For what it's worth For what it's worth For what it's worth	(ENVL) 25:4 (June) (AGL) 4:1 (Nov) (AGL) 4:2 (Feb) (AGL) 4:3 (Mar) (AGL) 4:4 (May)
MEASON, JAMES E.: The applicability of federal hazmat law MEINTS, PAUL A.: For what it's worth For what it's worth For what it's worth For what it's worth For what it's worth	(ENVL) 25:4 (June) (AGL) 4:1 (Nov) (AGL) 4:2 (Feb) (AGL) 4:3 (Mar)
MEASON, JAMES E.: The applicability of federal hazmat law MEINTS, PAUL A.: For what it's worth For what it's worth For what it's worth For what it's worth For what it's worth MELONE, ROBERT F.: Lenders may be	(ENVL) 25:4 (June) (AGL) 4:1 (Nov) (AGL) 4:2 (Feb) (AGL) 4:3 (Mar) (AGL) 4:4 (May)
MEASON, JAMES E.: The applicability of federal hazmat law MEINTS, PAUL A.: For what it's worth For what it's worth For what it's worth For what it's worth For what it's worth MELONE, ROBERT F.: Lenders may be subject to 1099M reporting for payments	(ENVL) 25:4 (June) (AGL) 4:1 (Nov) (AGL) 4:2 (Feb) (AGL) 4:3 (Mar) (AGL) 4:4 (May) (AGL) 4:5 (June)
MEASON, JAMES E.: The applicability of federal hazmat law MEINTS, PAUL A.: For what it's worth For what it's worth For what it's worth For what it's worth MELONE, ROBERT F.: Lenders may be subject to 1099M reporting for payments to contractors and subcontractors	(ENVL) 25:4 (June) (AGL) 4:1 (Nov) (AGL) 4:2 (Feb) (AGL) 4:3 (Mar) (AGL) 4:4 (May)
MEASON, JAMES E.: The applicability of federal hazmat law MEINTS, PAUL A.: For what it's worth For what it's worth For what it's worth For what it's worth For what it's worth MELONE, ROBERT F.: Lenders may be subject to 1099M reporting for payments to contractors and subcontractors Information reporting for discharges of	(ENVL) 25:4 (June) (AGL) 4:1 (Nov) (AGL) 4:2 (Feb) (AGL) 4:3 (Mar) (AGL) 4:4 (May) (AGL) 4:5 (June) (CBAB) 39:2 (Jan)
MEASON, JAMES E.: The applicability of federal hazmat law MEINTS, PAUL A.: For what it's worth For what it's worth For what it's worth For what it's worth For what it's worth MELONE, ROBERT F.: Lenders may be subject to 1099M reporting for payments to contractors and subcontractors Information reporting for discharges of indebtedness	(ENVL) 25:4 (June) (AGL) 4:1 (Nov) (AGL) 4:2 (Feb) (AGL) 4:3 (Mar) (AGL) 4:4 (May) (AGL) 4:5 (June)
MEASON, JAMES E.: The applicability of federal hazmat law MEINTS, PAUL A.: For what it's worth For what it's worth For what it's worth For what it's worth MELONE, ROBERT F.: Lenders may be subject to 1099M reporting for payments to contractors and subcontractors Information reporting for discharges of indebtedness MELTZER, ROBERT C.: NAFTA and the free	(ENVL) 25:4 (June) (AGL) 4:1 (Nov) (AGL) 4:2 (Feb) (AGL) 4:3 (Mar) (AGL) 4:4 (May) (AGL) 4:5 (June) (CBAB) 39:2 (Jan) (BAFP) 94:3 (Sept)
MEASON, JAMES E.: The applicability of federal hazmat law MEINTS, PAUL A.: For what it's worth For what it's worth For what it's worth For what it's worth MELONE, ROBERT F.: Lenders may be subject to 1099M reporting for payments to contractors and subcontractors Information reporting for discharges of indebtedness MELTZER, ROBERT C.: NAFTA and the free trade areas: unions of convenience	(ENVL) 25:4 (June) (AGL) 4:1 (Nov) (AGL) 4:2 (Feb) (AGL) 4:3 (Mar) (AGL) 4:3 (Mar) (AGL) 4:4 (May) (AGL) 4:5 (June) (CBAB) 39:2 (Jan) (BAFP) 94:3 (Sept) (IIL) 32:1 (Oct)
 MEASON, JAMES E.: The applicability of federal hazmat law MEINTS, PAUL A.: For what it's worth For what it's worth For what it's worth For what it's worth For what it's worth MELONE, ROBERT F.: Lenders may be subject to 1099M reporting for payments to contractors and subcontractors Information reporting for discharges of indebtedness MELTZER, ROBERT C.: NAFTA and the free trade areas: unions of convenience Editor's Notes 	(ENVL) 25:4 (June) (AGL) 4:1 (Nov) (AGL) 4:2 (Feb) (AGL) 4:3 (Mar) (AGL) 4:3 (Mar) (AGL) 4:4 (May) (AGL) 4:5 (June) (CBAB) 39:2 (Jan) (BAFP) 94:3 (Sept) (IIL) 32:1 (Oct) (IIL) 32:1 (Oct)
 MEASON, JAMES E.: The applicability of federal hazmat law MEINTS, PAUL A.: For what it's worth For what it's worth For what it's worth For what it's worth For what it's worth MELONE, ROBERT F.: Lenders may be subject to 1099M reporting for payments to contractors and subcontractors Information reporting for discharges of indebtedness MELTZER, ROBERT C.: NAFTA and the free trade areas: unions of convenience Editor's Notes Editor's Notes 	(ENVL) 25:4 (June) (AGL) 4:1 (Nov) (AGL) 4:2 (Feb) (AGL) 4:3 (Mar) (AGL) 4:3 (Mar) (AGL) 4:4 (May) (AGL) 4:5 (June) (CBAB) 39:2 (Jan) (BAFP) 94:3 (Sept) (IIL) 32:1 (Oct) (IIL) 32:1 (Oct) (IIL) 32:2 (Nov)
 MEASON, JAMES E.: The applicability of federal hazmat law MEINTS, PAUL A.: For what it's worth For what it's worth For what it's worth For what it's worth For what it's worth MELONE, ROBERT F.: Lenders may be subject to 1099M reporting for payments to contractors and subcontractors Information reporting for discharges of indebtedness MELTZER, ROBERT C.: NAFTA and the free trade areas: unions of convenience Editor's Notes Editor's Notes Editor's Notes Editor's Notes 	(ENVL) 25:4 (June) (AGL) 4:1 (Nov) (AGL) 4:2 (Feb) (AGL) 4:3 (Mar) (AGL) 4:3 (Mar) (AGL) 4:4 (May) (AGL) 4:5 (June) (CBAB) 39:2 (Jan) (BAFP) 94:3 (Sept) (IIL) 32:1 (Oct) (IIL) 32:1 (Oct) (IIL) 32:2 (Nov) (IIL) 32:3 (Dec)
 MEASON, JAMES E.: The applicability of federal hazmat law MEINTS, PAUL A.: For what it's worth For what it's worth For what it's worth For what it's worth For what it's worth MELONE, ROBERT F.: Lenders may be subject to 1099M reporting for payments to contractors and subcontractors Information reporting for discharges of indebtedness MELTZER, ROBERT C.: NAFTA and the free trade areas: unions of convenience Editor's Notes Editor's Notes Editor's Notes Editor's Notes Editor's Notes Editor's Notes 	(ENVL) 25:4 (June) (AGL) 4:1 (Nov) (AGL) 4:2 (Feb) (AGL) 4:3 (Mar) (AGL) 4:3 (Mar) (AGL) 4:4 (May) (AGL) 4:5 (June) (CBAB) 39:2 (Jan) (BAFP) 94:3 (Sept) (IIL) 32:1 (Oct) (IIL) 32:1 (Oct) (IIL) 32:2 (Nov) (IIL) 32:3 (Dec) (IIL) 32:4 (Jan)
 MEASON, JAMES E.: The applicability of federal hazmat law MEINTS, PAUL A.: For what it's worth For what it's worth For what it's worth For what it's worth For what it's worth MELONE, ROBERT F.: Lenders may be subject to 1099M reporting for payments to contractors and subcontractors Information reporting for discharges of indebtedness MELTZER, ROBERT C.: NAFTA and the free trade areas: unions of convenience Editor's Notes Editor's Notes 	(ENVL) 25:4 (June) (AGL) 4:1 (Nov) (AGL) 4:2 (Feb) (AGL) 4:3 (Mar) (AGL) 4:3 (Mar) (AGL) 4:4 (May) (AGL) 4:5 (June) (CBAB) 39:2 (Jan) (BAFP) 94:3 (Sept) (IIL) 32:1 (Oct) (IIL) 32:1 (Oct) (IIL) 32:2 (Nov) (IIL) 32:3 (Dec) (IIL) 32:4 (Jan) (IIL) 32:6 (Apr)
 MEASON, JAMES E.: The applicability of federal hazmat law MEINTS, PAUL A.: For what it's worth For what it's worth For what it's worth For what it's worth For what it's worth Method Method Met	(ENVL) 25:4 (June) (AGL) 4:1 (Nov) (AGL) 4:2 (Feb) (AGL) 4:3 (Mar) (AGL) 4:3 (Mar) (AGL) 4:4 (May) (AGL) 4:5 (June) (CBAB) 39:2 (Jan) (BAFP) 94:3 (Sept) (IIL) 32:1 (Oct) (IIL) 32:1 (Oct) (IIL) 32:2 (Nov) (IIL) 32:3 (Dec) (IIL) 32:4 (Jan) (IIL) 32:6 (Apr) (IIL) 32:7 (May)
 MEASON, JAMES E.: The applicability of federal hazmat law MEINTS, PAUL A.: For what it's worth For what it's worth For what it's worth For what it's worth For what it's worth MELONE, ROBERT F.: Lenders may be subject to 1099M reporting for payments to contractors and subcontractors Information reporting for discharges of indebtedness MELTZER, ROBERT C.: NAFTA and the free trade areas: unions of convenience Editor's Notes 	(ENVL) 25:4 (June) (AGL) 4:1 (Nov) (AGL) 4:2 (Feb) (AGL) 4:3 (Mar) (AGL) 4:4 (May) (AGL) 4:5 (June) (CBAB) 39:2 (Jan) (BAFP) 94:3 (Sept) (IIL) 32:1 (Oct) (IIL) 32:1 (Oct) (IIL) 32:2 (Nov) (IIL) 32:3 (Dec) (IIL) 32:4 (Jan) (IIL) 32:7 (May) (IIL) 32:8 (June)
 MEASON, JAMES E.: The applicability of federal hazmat law MEINTS, PAUL A.: For what it's worth For what it's worth For what it's worth For what it's worth MELONE, ROBERT F.: Lenders may be subject to 1099M reporting for payments to contractors and subcontractors Information reporting for discharges of indebtedness MELTZER, ROBERT C.: NAFTA and the free trade areas: unions of convenience Editor's Notes 	(ENVL) 25:4 (June) (AGL) 4:1 (Nov) (AGL) 4:2 (Feb) (AGL) 4:3 (Mar) (AGL) 4:3 (Mar) (AGL) 4:4 (May) (AGL) 4:5 (June) (CBAB) 39:2 (Jan) (BAFP) 94:3 (Sept) (IIL) 32:1 (Oct) (IIL) 32:1 (Oct) (IIL) 32:2 (Nov) (IIL) 32:3 (Dec) (IIL) 32:4 (Jan) (IIL) 32:6 (Apr) (IIL) 32:7 (May)
 MEASON, JAMES E.: The applicability of federal hazmat law MEINTS, PAUL A.: For what it's worth For what it's worth For what it's worth For what it's worth For what it's worth MELONE, ROBERT F.: Lenders may be subject to 1099M reporting for payments to contractors and subcontractors Information reporting for discharges of indebtedness MELTZER, ROBERT C.: NAFTA and the free trade areas: unions of convenience Editor's Notes 	(ENVL) 25:4 (June) (AGL) 4:1 (Nov) (AGL) 4:2 (Feb) (AGL) 4:3 (Mar) (AGL) 4:4 (May) (AGL) 4:5 (June) (CBAB) 39:2 (Jan) (BAFP) 94:3 (Sept) (IIL) 32:1 (Oct) (IIL) 32:1 (Oct) (IIL) 32:2 (Nov) (IIL) 32:3 (Dec) (IIL) 32:6 (Apr) (IIL) 32:6 (Apr) (IIL) 32:8 (June) (WCL) 32:2 (Feb)
 MEASON, JAMES E.: The applicability of federal hazmat law MEINTS, PAUL A.: For what it's worth For what it's worth For what it's worth For what it's worth For what it's worth MELONE, ROBERT F.: Lenders may be subject to 1099M reporting for payments to contractors and subcontractors Information reporting for discharges of indebtedness MELTZER, ROBERT C.: NAFTA and the free trade areas: unions of convenience Editor's Notes MENCHETTI, DAVID B.: Choice of doctors 	(ENVL) 25:4 (June) (AGL) 4:1 (Nov) (AGL) 4:2 (Feb) (AGL) 4:3 (Mar) (AGL) 4:3 (Mar) (AGL) 4:4 (May) (AGL) 4:5 (June) (CBAB) 39:2 (Jan) (BAFP) 94:3 (Sept) (IIL) 32:1 (Oct) (IIL) 32:1 (Oct) (IIL) 32:1 (Oct) (IIL) 32:2 (Nov) (IIL) 32:3 (Dec) (IIL) 32:4 (Jan) (IIL) 32:6 (Apr) (IIL) 32:7 (May) (IIL) 32:8 (June) (WCL) 32:2 (Feb) (GPS) 23:3 (Nov)
 MEASON, JAMES E.: The applicability of federal hazmat law MEINTS, PAUL A.: For what it's worth For what it's worth For what it's worth For what it's worth For what it's worth MELONE, ROBERT F.: Lenders may be subject to 1099M reporting for payments to contractors and subcontractors Information reporting for discharges of indebtedness MELTZER, ROBERT C.: NAFTA and the free trade areas: unions of convenience Editor's Notes Editor's Notes MENCHETTI, DAVID B.: Choice of doctors MENNINGER, KARL: Beyond "the elderly"—an essay in terminology Elder law bibliography 	(ENVL) 25:4 (June) (AGL) 4:1 (Nov) (AGL) 4:2 (Feb) (AGL) 4:3 (Mar) (AGL) 4:4 (May) (AGL) 4:5 (June) (CBAB) 39:2 (Jan) (BAFP) 94:3 (Sept) (IIL) 32:1 (Oct) (IIL) 32:1 (Oct) (IIL) 32:2 (Nov) (IIL) 32:3 (Dec) (IIL) 32:6 (Apr) (IIL) 32:6 (Apr) (IIL) 32:8 (June) (WCL) 32:2 (Feb)
 MEASON, JAMES E.: The applicability of federal hazmat law MEINTS, PAUL A.: For what it's worth For what it's worth For what it's worth For what it's worth For what it's worth MELONE, ROBERT F.: Lenders may be subject to 1099M reporting for payments to contractors and subcontractors Information reporting for discharges of indebtedness MELTZER, ROBERT C.: NAFTA and the free trade areas: unions of convenience Editor's Notes Editor's Notes MENCHETTI, DAVID B.: Choice of doctors MENNINGER, KARL: Beyond "the elderly"—an essay in terminology Elder law bibliography MESSER, ANN P.: New rules on accreditation 	(ENVL) 25:4 (June) (AGL) 4:1 (Nov) (AGL) 4:2 (Feb) (AGL) 4:3 (Mar) (AGL) 4:3 (Mar) (AGL) 4:4 (May) (AGL) 4:5 (June) (CBAB) 39:2 (Jan) (BAFP) 94:3 (Sept) (IIL) 32:1 (Oct) (IIL) 32:1 (Oct) (IIL) 32:1 (Oct) (IIL) 32:2 (Nov) (IIL) 32:3 (Dec) (IIL) 32:4 (Jan) (IIL) 32:4 (Jan) (IIL) 32:6 (Apr) (IIL) 32:2 (Feb) (WCL) 32:2 (Feb) (GPS) 23:3 (Nov) (GPS) 23:5 (Mar)
 MEASON, JAMES E.: The applicability of federal hazmat law MEINTS, PAUL A.: For what it's worth For what it's worth For what it's worth For what it's worth For what it's worth MELONE, ROBERT F.: Lenders may be subject to 1099M reporting for payments to contractors and subcontractors Information reporting for discharges of indebtedness MELTZER, ROBERT C.: NAFTA and the free trade areas: unions of convenience Editor's Notes Editor's notes MENCHETTI, DAVID B.: Choice of doctors MENNINGER, KARL: Beyond "the elderly"—an essay in terminology Elder law bibliography MESSER, ANN P.: New rules on accreditation of asbestos workers 	(ENVL) 25:4 (June) (AGL) 4:1 (Nov) (AGL) 4:2 (Feb) (AGL) 4:3 (Mar) (AGL) 4:3 (Mar) (AGL) 4:4 (May) (AGL) 4:5 (June) (CBAB) 39:2 (Jan) (BAFP) 94:3 (Sept) (IIL) 32:1 (Oct) (IIL) 32:1 (Oct) (IIL) 32:1 (Oct) (IIL) 32:2 (Nov) (IIL) 32:3 (Dec) (IIL) 32:4 (Jan) (IIL) 32:6 (Apr) (IIL) 32:7 (May) (IIL) 32:2 (Feb) (GPS) 23:3 (Nov) (GPS) 23:5 (Mar)
 MEASON, JAMES E.: The applicability of federal hazmat law MEINTS, PAUL A.: For what it's worth For what it's worth For what it's worth For what it's worth For what it's worth MELONE, ROBERT F.: Lenders may be subject to 1099M reporting for payments to contractors and subcontractors Information reporting for discharges of indebtedness MELTZER, ROBERT C.: NAFTA and the free trade areas: unions of convenience Editor's Notes MENCHETTI, DAVID B.: Choice of doctors MENNINGER, KARL: Beyond "the elderly"—an essay in terminology Elder law bibliography MESSER, ANN P.: New rules on accreditation of asbestos workers Beware of EPA section 308 requests for information 	(ENVL) 25:4 (June) (AGL) 4:1 (Nov) (AGL) 4:2 (Feb) (AGL) 4:3 (Mar) (AGL) 4:3 (Mar) (AGL) 4:4 (May) (AGL) 4:5 (June) (CBAB) 39:2 (Jan) (BAFP) 94:3 (Sept) (IIL) 32:1 (Oct) (IIL) 32:1 (Oct) (IIL) 32:1 (Oct) (IIL) 32:2 (Nov) (IIL) 32:3 (Dec) (IIL) 32:4 (Jan) (IIL) 32:4 (Jan) (IIL) 32:6 (Apr) (IIL) 32:2 (Feb) (WCL) 32:2 (Feb) (GPS) 23:3 (Nov) (GPS) 23:5 (Mar)
 MEASON, JAMES E.: The applicability of federal hazmat law MEINTS, PAUL A.: For what it's worth For what it's worth For what it's worth For what it's worth For what it's worth MELONE, ROBERT F.: Lenders may be subject to 1099M reporting for payments to contractors and subcontractors Information reporting for discharges of indebtedness MELTZER, ROBERT C.: NAFTA and the free trade areas: unions of convenience Editor's Notes MENCHETTI, DAVID B.: Choice of doctors MENNINGER, KARL: Beyond "the elderly"—an essay in terminology Elder law bibliography MESSER, ANN P.: New rules on accreditation of asbestos workers Beware of EPA section 308 requests for information 	(ENVL) 25:4 (June) (AGL) 4:1 (Nov) (AGL) 4:2 (Feb) (AGL) 4:3 (Mar) (AGL) 4:3 (Mar) (AGL) 4:4 (May) (AGL) 4:5 (June) (CBAB) 39:2 (Jan) (BAFP) 94:3 (Sept) (IIL) 32:1 (Oct) (IIL) 32:1 (Oct) (IIL) 32:1 (Oct) (IIL) 32:2 (Nov) (IIL) 32:3 (Dec) (IIL) 32:4 (Jan) (IIL) 32:6 (Apr) (IIL) 32:7 (May) (IIL) 32:2 (Feb) (GPS) 23:3 (Nov) (GPS) 23:5 (Mar)
 MEASON, JAMES E.: The applicability of federal hazmat law MEINTS, PAUL A.: For what it's worth For what it's worth For what it's worth For what it's worth MELONE, ROBERT F.: Lenders may be subject to 1099M reporting for payments to contractors and subcontractors Information reporting for discharges of indebtedness MELTZER, ROBERT C.: NAFTA and the free trade areas: unions of convenience Editor's Notes MENCHETTI, DAVID B.: Choice of doctors MENNINGER, KARL: Beyond "the elderly"—an essay in terminology Elder law bibliography MESSER, ANN P.: New rules on accreditation of asbestos workers Beware of EPA section 308 requests for information MESSER, JOSEPH: U.S. Supreme Court rules most attorney fees not recoverable 	(ENVL) 25:4 (June) (AGL) 4:1 (Nov) (AGL) 4:2 (Feb) (AGL) 4:3 (Mar) (AGL) 4:3 (Mar) (AGL) 4:4 (May) (AGL) 4:5 (June) (CBAB) 39:2 (Jan) (BAFP) 94:3 (Sept) (IIL) 32:1 (Oct) (IIL) 32:1 (Oct) (IIL) 32:1 (Oct) (IIL) 32:2 (Nov) (IIL) 32:3 (Dec) (IIL) 32:3 (Dec) (IIL) 32:4 (Jan) (IIL) 32:6 (Apr) (IIL) 32:7 (May) (IIL) 32:8 (June) (WCL) 32:2 (Feb) (GPS) 23:3 (Nov) (GPS) 23:5 (Mar) (ENVL) 25:1 (Sept) (ENVL) 25:4 (June)
 MEASON, JAMES E.: The applicability of federal hazmat law MEINTS, PAUL A.: For what it's worth For what it's worth For what it's worth For what it's worth MELONE, ROBERT F.: Lenders may be subject to 1099M reporting for payments to contractors and subcontractors Information reporting for discharges of indebtedness MELTZER, ROBERT C.: NAFTA and the free trade areas: unions of convenience Editor's Notes 	(ENVL) 25:4 (June) (AGL) 4:1 (Nov) (AGL) 4:2 (Feb) (AGL) 4:3 (Mar) (AGL) 4:3 (Mar) (AGL) 4:4 (May) (AGL) 4:5 (June) (CBAB) 39:2 (Jan) (BAFP) 94:3 (Sept) (IIL) 32:1 (Oct) (IIL) 32:1 (Oct) (IIL) 32:1 (Oct) (IIL) 32:2 (Nov) (IIL) 32:3 (Dec) (IIL) 32:4 (Jan) (IIL) 32:6 (Apr) (IIL) 32:7 (May) (IIL) 32:2 (Feb) (GPS) 23:3 (Nov) (GPS) 23:5 (Mar)
 MEASON, JAMES E.: The applicability of federal hazmat law MEINTS, PAUL A.: For what it's worth For what it's worth For what it's worth For what it's worth MELONE, ROBERT F.: Lenders may be subject to 1099M reporting for payments to contractors and subcontractors Information reporting for discharges of indebtedness MELTZER, ROBERT C.: NAFTA and the free trade areas: unions of convenience Editor's Notes MENCHETTI, DAVID B.: Choice of doctors MENNINGER, KARL: Beyond "the elderly"—an essay in terminology Elder law bibliography MESSER, ANN P.: New rules on accreditation of asbestos workers Beware of EPA section 308 requests for information MESSER, JOSEPH: U.S. Supreme Court rules most attorney fees not recoverable under Superfund Illinois Pollution Control Board orders former 	(ENVL) 25:4 (June) (AGL) 4:1 (Nov) (AGL) 4:2 (Feb) (AGL) 4:3 (Mar) (AGL) 4:3 (Mar) (AGL) 4:4 (May) (AGL) 4:5 (June) (CBAB) 39:2 (Jan) (BAFP) 94:3 (Sept) (IIL) 32:1 (Oct) (IIL) 32:1 (Oct) (IIL) 32:1 (Oct) (IIL) 32:2 (Nov) (IIL) 32:3 (Dec) (IIL) 32:3 (Dec) (IIL) 32:4 (Jan) (IIL) 32:6 (Apr) (IIL) 32:7 (May) (IIL) 32:8 (June) (WCL) 32:2 (Feb) (GPS) 23:3 (Nov) (GPS) 23:5 (Mar) (ENVL) 25:1 (Sept) (ENVL) 25:4 (June)
 MEASON, JAMES E.: The applicability of federal hazmat law MEINTS, PAUL A.: For what it's worth For what it's worth For what it's worth For what it's worth For what it's worth MELONE, ROBERT F.: Lenders may be subject to 1099M reporting for payments to contractors and subcontractors Information reporting for discharges of indebtedness MELTZER, ROBERT C.: NAFTA and the free trade areas: unions of convenience Editor's Notes MENCHETTI, DAVID B.: Choice of doctors MENNINGER, KARL: Beyond "the elderly"—an essay in terminology Elder law bibliography MESSER, ANN P.: New rules on accreditation of asbestos workers Beware of EPA section 308 requests for information MESSER, JOSEPH: U.S. Supreme Court rules most attorney fees not recoverable under Superfund Illinois Pollution Control Board orders former landowner to reimburse current landowner's 	(ENVL) 25:4 (June) (AGL) 4:1 (Nov) (AGL) 4:2 (Feb) (AGL) 4:3 (Mar) (AGL) 4:4 (May) (AGL) 4:5 (June) (CBAB) 39:2 (Jan) (BAFP) 94:3 (Sept) (IIL) 32:1 (Oct) (IIL) 32:1 (Oct) (IIL) 32:2 (Nov) (IIL) 32:3 (Dec) (IIL) 32:3 (Dec) (IIL) 32:6 (Apr) (IIL) 32:6 (Apr) (IIL) 32:8 (June) (WCL) 32:2 (Feb) (GPS) 23:3 (Nov) (GPS) 23:3 (Nov) (GPS) 23:5 (Mar) (ENVL) 25:1 (Sept) (ENVL) 25:4 (June)
 MEASON, JAMES E.: The applicability of federal hazmat law MEINTS, PAUL A.: For what it's worth For what it's worth For what it's worth For what it's worth For what it's worth MELONE, ROBERT F.: Lenders may be subject to 1099M reporting for payments to contractors and subcontractors Information reporting for discharges of indebtedness MELTZER, ROBERT C.: NAFTA and the free trade areas: unions of convenience Editor's Notes MENCHETTI, DAVID B.: Choice of doctors MENNINGER, KARL: Beyond "the elderly"—an essay in terminology Elder law bibliography MESSER, JOSEPH: U.S. Supreme Court rules most attorney fees not recoverable under Superfund Illinois Pollution Control Board orders former landowner to reimburse current landowner's corrective action costs 	(ENVL) 25:4 (June) (AGL) 4:1 (Nov) (AGL) 4:2 (Feb) (AGL) 4:3 (Mar) (AGL) 4:3 (Mar) (AGL) 4:4 (May) (AGL) 4:5 (June) (CBAB) 39:2 (Jan) (BAFP) 94:3 (Sept) (IIL) 32:1 (Oct) (IIL) 32:1 (Oct) (IIL) 32:1 (Oct) (IIL) 32:2 (Nov) (IIL) 32:3 (Dec) (IIL) 32:3 (Dec) (IIL) 32:4 (Jan) (IIL) 32:6 (Apr) (IIL) 32:7 (May) (IIL) 32:8 (June) (WCL) 32:2 (Feb) (GPS) 23:3 (Nov) (GPS) 23:5 (Mar) (ENVL) 25:1 (Sept) (ENVL) 25:4 (June)
 MEASON, JAMES E.: The applicability of federal hazmat law MEINTS, PAUL A.: For what it's worth For what it's worth For what it's worth For what it's worth For what it's worth MELONE, ROBERT F.: Lenders may be subject to 1099M reporting for payments to contractors and subcontractors Information reporting for discharges of indebtedness MELTZER, ROBERT C.: NAFTA and the free trade areas: unions of convenience Editor's Notes Editor's Notes MENCHETTI, DAVID B.: Choice of doctors MENNINGER, KARL: Beyond "the elderly"—an essay in terminology Elder law bibliography MESSER, ANN P.: New rules on accreditation of asbestos workers Beware of EPA section 308 requests for information MESSER, JOSEPH: U.S. Supreme Court rules most attorney fees not recoverable under Superfund Illinois Pollution Control Board orders former landowner to reimburse current landowner's corrective action costs Superfund liability: how lenders can protect 	(ENVL) 25:4 (June) (AGL) 4:1 (Nov) (AGL) 4:2 (Feb) (AGL) 4:3 (Mar) (AGL) 4:4 (May) (AGL) 4:5 (June) (CBAB) 39:2 (Jan) (BAFP) 94:3 (Sept) (IIL) 32:1 (Oct) (IIL) 32:1 (Oct) (IIL) 32:1 (Oct) (IIL) 32:2 (Nov) (IIL) 32:3 (Dec) (IIL) 32:3 (Dec) (IIL) 32:4 (Jan) (IIL) 32:6 (Apr) (IIL) 32:6 (Apr) (IIL) 32:7 (May) (IIL) 32:8 (June) (WCL) 32:2 (Feb) (GPS) 23:3 (Nov) (GPS) 23:3 (Nov) (GPS) 23:5 (Mar) (ENVL) 25:1 (Sept) (ENVL) 25:4 (June) (ENVL) 25:2 (Dec)
 MEASON, JAMES E.: The applicability of federal hazmat law MEINTS, PAUL A.: For what it's worth For what it's worth For what it's worth For what it's worth For what it's worth MELONE, ROBERT F.: Lenders may be subject to 1099M reporting for payments to contractors and subcontractors Information reporting for discharges of indebtedness MELTZER, ROBERT C.: NAFTA and the free trade areas: unions of convenience Editor's Notes Editor's Notes MENCHETTI, DAVID B.: Choice of doctors MENNINGER, KARL: Beyond "the elderly"—an essay in terminology Elder law bibliography MESSER, ANN P.: New rules on accreditation of asbestos workers Beware of EPA section 308 requests for information MESSER, JOSEPH: U.S. Supreme Court rules most attorney fees not recoverable under Superfund Illinois Pollution Control Board orders former landowner to reimburse current landowner's corrective action costs Superfund liability: how lenders can protect themselves under the current law 	 (ENVL) 25:4 (June) (AGL) 4:1 (Nov) (AGL) 4:2 (Feb) (AGL) 4:3 (Mar) (AGL) 4:3 (Mar) (AGL) 4:5 (June) (CBAB) 39:2 (Jan) (BAFP) 94:3 (Sept) (IIL) 32:1 (Oct) (IIL) 32:1 (Oct) (IIL) 32:1 (Oct) (IIL) 32:2 (Nov) (IIL) 32:3 (Dec) (IIL) 32:3 (Dec) (IIL) 32:4 (Jan) (IIL) 32:6 (Apr) (IIL) 32:7 (May) (IIL) 32:8 (June) (WCL) 32:2 (Feb) (GPS) 23:3 (Nov) (GPS) 23:3 (Nov) (GPS) 23:5 (Mar) (ENVL) 25:1 (Sept) (ENVL) 25:2 (Dec) (ENVL) 25:2 (Dec) (ENVL) 25:2 (Dec)
 MEASON, JAMES E.: The applicability of federal hazmat law MEINTS, PAUL A.: For what it's worth For what it's worth For what it's worth For what it's worth For what it's worth MELONE, ROBERT F.: Lenders may be subject to 1099M reporting for payments to contractors and subcontractors Information reporting for discharges of indebtedness MELTZER, ROBERT C.: NAFTA and the free trade areas: unions of convenience Editor's Notes Editor's Notes MENCHETTI, DAVID B.: Choice of doctors MENNINGER, KARL: Beyond "the elderly"—an essay in terminology Elder law bibliography MESSER, ANN P.: New rules on accreditation of asbestos workers Beware of EPA section 308 requests for information MESSER, JOSEPH: U.S. Supreme Court rules most attorney fees not recoverable under Superfund Illinois Pollution Control Board orders former landowner to reimburse current landowner's corrective action costs Superfund liability: how lenders can protect 	(ENVL) 25:4 (June) (AGL) 4:1 (Nov) (AGL) 4:2 (Feb) (AGL) 4:3 (Mar) (AGL) 4:4 (May) (AGL) 4:5 (June) (CBAB) 39:2 (Jan) (BAFP) 94:3 (Sept) (IIL) 32:1 (Oct) (IIL) 32:1 (Oct) (IIL) 32:1 (Oct) (IIL) 32:2 (Nov) (IIL) 32:3 (Dec) (IIL) 32:3 (Dec) (IIL) 32:4 (Jan) (IIL) 32:6 (Apr) (IIL) 32:6 (Apr) (IIL) 32:7 (May) (IIL) 32:8 (June) (WCL) 32:2 (Feb) (GPS) 23:3 (Nov) (GPS) 23:3 (Nov) (GPS) 23:5 (Mar) (ENVL) 25:1 (Sept) (ENVL) 25:4 (June) (ENVL) 25:2 (Dec)

Liability Rule METNICK, MICHAEL B.: Chairman's column MORRIS, KATHY: Here's the big picture on	(CBAB) 39:2 (Jan) (CJ) 38:2 (Sept)
changing jobs	(YLD) 39:3 (Mar)
MORRIS, MALCOLM L.: Disclaimers and Public Aid assistance	(BAFP) 94:4 (Dec)
Stumbling over "stub" income	(BAFP) 95:1 (Mar)
Deferred compensation developments Tales from hither and yon	(BAFP) 95:2 (June) (BAFP) 95:2 (June)
MOY, KENNETH: The need for alternative	(DAFT) 55.2 (Julie)
sentencing MULGREW, JOHN C.: General Assembly	(CJ) 38:9 (June)
enacts, and governor signs, legislation	
establishing uniform limitations periods for contribution and indemnity actions	(CPAP) 40:2 (Dec)
MURDOCK, CHARLES W.: Blue Sky fraud	(CSL) 40:1 (Nov)
MURPHY, SHELIA M.: Broward County, Florida, Drug Treatment Program	(CJ) 38:1 (Aug)
MURPHY, SHELIA M. with PARKINSON, DONALD R.: Sentencing alternatives	(CJ) 38:1 (Aug)
NAPLETON, ROBERT J.: An analysis of the Proctor v.	
Davis decision—has it reduced recovery of punitive	$(TI) 20.2 (D_{re})$
damages in Illinois to the cost of doing business? NELSON, DAVID C.: Intrastate <i>forum non</i>	(TL) 30: 3 (Dec)
conveniens revisited	(CPAP) 40:6 (May)
NIERMANN, KURT A.: Who has jurisdiction?	(WCL) 32:1 (Oct)
Injured on the way to the doctor—is it compensable?	(WCL) 32:1 (Oct)
Section 19(f), payment of costs on review	(WCL) 32:2 (Feb)
NORDEN, DENNIS A.: "Delivering Exceptional	
Service"—a video review	(GPS) 23:4 (Jan)
O'MEARA, DONALD J.: Supreme Court adopts	
proportionate share liability for maritime defendants	(TL) 30:3 (Dec)
OSTERBERGER, TOM: The "More Open"	(12) 0010 (200)
Meetings Act	(YLD) 39:4 (May)
PALK, CAROLYN S.: The Airline Deregulation	
Act preempts Illinois Consumer Fraud Act claims, but does not preempt breach of	
contract claims	(AUCL) 33:4 (June)
PALMER, STEPHEN A.K.: IEPA proposes market-	(
based solution to regional ozone problem PAPAGIANIS, SAMANTHA: New legislation	(ENVL) 25:2 (Dec)
abolishes <i>Petrillo</i> doctrine	(TL) 30:5 (June)
PARK, ROBERT T.: Illinois Supreme Court report—a timely summary of cases	(GPS) 23:1 (July)
Illinois Supreme Court report—a timely summary of cases	(GPS) 23:2 (Sept)
Illinois Supreme Court report—a timely summary	*
of cases PARK, SALLY R.: Impact of donor bankruptcy on	(GPS) 23:4 (Jan)
donee charitable nonprofit corporation	(CSL) 40:1 (Nov)
Not-for-profit issues (CSL) 40:2 (Mar)	()
PARKINSON, DONALD R.: Dispositions	
of petitions for leave to appeal	(CJ) 38:1 (Aug)
Are more Rule 23 opinions needed? Are you getting your clients their full	(CJ) 38:2 (Sept)
sentence credit?	(CJ) 38:3 (Oct)
New limits on impeachment?	(CJ) 38:3 (Oct)
Dispositions of petitions for leave to appeal	(CJ) 38:4 (Dec)
More comments on the recent page and Rule 23 ordered opinions	(CJ) 38:4 (Dec)
Rule 23 opinions accepted by	
Illinois Supreme Court	(CJ) 38:5 (Jan)
Dispositions for leave to appeal Dispositions of petitions for leave to appeal	(CJ) 38:6 (Feb) (CJ) 38:8 (May)
Are anticipatory search warrants valid?	(CJ) 38:9 (June)
PEARLMAN, ALAN: "The electronic lawyer"TM	(COLT) 2:1 (Oct)
"The electronic lawyer"™ "The electronic lawyer"™	(COLT) 2:2 (Jan)
"The electronic lawyer"™ "The electronic lawyer"™	(COLT) 2:3 (Apr) (COLT) 2:4 (June)
PEITHMANN, WILLIAM A.: The case for	(COLI) 2. ((Julie)
amending the attorney's malpractice	
law—and an urgent call for help The case for amending the attorney's malpractice law—	(TE) 41:1 (Sept)

and an urgent call for help PERONA, PAUL: Declarations against interest PESKIND, STEVEN N.: "Home sweet home": An	(AGL) 4:1 (Nov) (CPAP) 40:1 (Oct)
analysis of valuation techniques pertaining to the	
family home in dissolution of marriage actions PETERS, ANGELA: Weaving it all together, the	(YLD) 39:4 (May)
law and the facts: a child custody case PETSCHE, JANET N.: The First Amendment and	(GPS) 23:4 (Jan)
termination of public employment PFANDER, JAMES E.: Kotecki v. Cyclops Welding	(LGL) 31:7 (May)
Corp.—an update	(CPAP) 40:3 (Jan)
PHILLIPS, JOHN G.: Assumption of risk returns in disguise as the open and obvious danger defense	(TL) 30:4 (Feb)
PHIPPS, JOHN T.: Chair's Column	(ADR) 1:1 (Sept)
Chair's Column	(ADR) 1:2 (Dec)
Chair's Column Chair's Column	(ADR) 1:3 (Mar)
PISANI, ROBERT P.: Relating back of amended	(ADR) 1:4 (June)
pleadings: "not as easy as you think" POTTER, GRETCHEN M.: Speeding up	(TL) 30:1 (July)
WordPerfect for Windows	(LOE) 16:1 (Oct)
I told you sooft repeated computer wisdoms	(LOE) 16:1 (Oct)
Information super highways	(LOE) 16:2 (Dec)
PRAMAGGIORE, ANNE: The Seventh Circuit's	
recent pronouncement on state action immunity and	
tying claim market share thresholds	(AUCL) 33:3 (May)
PRESTWICH, HOWARD: Review of	
legal data bases on disk for Social Security	
disability lawyers	(GPS) 23:3 (Nov)
PRUSAK, MAXIMILLIAN M.: Economics-	
a different point of view	(LOE) 16:2 (Dec)
RAFOOL, GARY T.: The view from the Chair The view from the Chair	(BFAP) 94:3 (Sept)
View from the Chair	(BFAP) 94:4 (Dec) (BFAP) 95:1 (Mar)
View from the Chair	(BFAP) 95:2 (June)
RAPPE, ROBERT H.: Obtaining possession	(BITH) / J.2 (Julie)
after a residential foreclosure: your	
case may just be beginning	(GPS) 23:3 (Nov)
REEB, ROBERT L.: Dispute over lease of	
potential gambling boat permanently	
moored in Hammond, Indiana, not subject	(
to admiralty jurisdiction	(AML) 30:1 (May)
Significance of Supreme Court's decision in <i>Grubart</i>	$(\mathbf{A}\mathbf{M}\mathbf{I})$ 20.2 $(\mathbf{I},)$
v. Great Lakes Dredge & Dock Company, et. al. Central District of Illinois upholds admiralty	(AML) 30:2 (June)
jurisdiction for injury to passenger on	
gambling boat	(AML) 30:2 (June)
Jones Act liability not automatic: Seventh Circuit	() ())
reverses major Jones Act verdict	(AML) 30:2 (June)
REESE, JAMES L.: Legislature adds guardianship	
provisions—temporary and standby guardians and	
virtual representation in trusts REEVES, CRAIG R.: Young lawyers volunteer	(GPS) 23:1 (July)
in disaster relief efforts	(YLD) 39:2 (Jan)
REINHOLD, CHARLEEN A.: A NAFTA primer: Part II*	(IIL) 32:5 (Feb)
REYNOLDS, LAURIE: Rough proportionality,	
reasonable relationship, and essential nexus:	
What does the Supreme Court mean?	(LGL) 31:1 (Sept)
RICHARDSON, JEFFREY D.: Crop lender's U.C.C.	
lien notification to grain elevator upheld	(AGL) 4:1 (Nov)
RICHMAN, BRUCE L.: Tax treatment of	$(\mathbf{D}\mathbf{I})$ 20.2 (\mathbf{I})
divorce-related stock buyouts	(FL) 38:3 (Jan)
RIEWER, CHRISTINA M.: Seventh Circuit affirms record Clean Air Act penalty	
for asbestos removal violations	(ENVL) 25:2 (Dec)
RIKLI, DONALD C.: The status of permitting the sale	()) ()
of a sole practitioner's practice: ABA Model	
Rule 1.17	(GPS) 23:2 (Sept)
RINGS, RANDALL: Basic tax issues in	/
estate planning	(YLD) 39:2 (Jan)
ROBINS, LARRY: Top 10 rules for proper	(ID) 24-2 (A)
trademark use ROGERS, H. DAVID: A list without meaning:	(IP) 34:3 (Apr)
eligibility lists pursuant to Public Act 88-440	(LGL) 31:2 (Oct)
0 , I	()) · · · · · · · · · · · · · · · · ·

ROSSO, CHRISTINE H.: Illinois Supreme Court treat RPM as rule of reason	(AUCL) 33:1 (Dec)
Antitrust enforcement by the Illinois Attorney	
General's Office ROTH, MITCHELL: Recent Court decisions	(AUCL) 33:2 (Mar) (EDL) 39:1 (Nov)
ROULEAU, MARK A.: Discovering <i>Petrillo</i> violations	(YLD) 39:1 (Oct)
Letter from the Chair—"the times they	
are a changing" Subpoena <i>duces tecum</i>	(YLD) 39:3 (Mar) (GPS) 23:1 (July)
RUFF, EDWARD B.: Duty of wharfinger: port held	(OI 5) 25.1 (July)
not liable to vessel that sustained ranging damage	
in its harbor—port awarded entirety of its damages Duty of wharfinger: port held not liable to vessel	(TL) 30: 3 (Dec)
that sustained ranging damage in its harbor—port	
awarded entirety of its damages	(AML) 30:1 (May)
RUFF, EDWARD B. with O'MEARA, DONALD J.: Supreme Court adopts proportionate share liability	
for maritime defendants	(AML) 30:1 (May)
RUTHERFORD, ROGER L.: CoLT seminar in	(COIT) 2.4 (June)
Springfield a success SAMPEN, DON R.: Notes from the Chair	(COLT) 2:4 (June) (AUCL) 33:3 (May)
Antitrust laws held inapplicable to	
multiemployer bargaining units SANDQUIST, THOMAS P.: Supreme Court	(AUCL) 33:4 (June)
creates safe harbor from §548(a)(2) of the	
Bankruptcy Code for foreclosing lenders	(CBAB) 39:1 (Sept)
SARGENT, SALLY LARSON: The private foundation: some charitable giving	
opportunities expire this year	(TE) 41:2 (Oct)
SCHAFFNER, HARRY: Mother may I	(FL) 38:2 (Oct)
The use of percentage orders for child support Book review: The Illinois Practice of	(FL) 38:4 (Mar)
Family Law by Muller Davis	(FL) 38:6 (June)
SCHMITZ, SUZANNE J. with HARRYMAN,	$(\Lambda DD) 1.1 (0)$
JOHN T.: Case law update SCHUSTER, NAOMI H.: When does an employee	(ADR) 1:1 (Sept)
handbook create an enforceable contract?	(GPS) 23:2 (Sept)
A letter from the Chair A letter from the Chair	(GPS) 23:3 (Nov) (GPS) 23:5 (Mar)
SCRIVNER, ROGER N.: The "fund doctrine"	(GFS) 25.5 (Wal)
and McGee v. Oldham	(CPAP) 40:3 (Jan)
SFASCIOTTI, MARY L.: Shopping for fine China Immigration restrictions do apply	(IIL) 32:3 (Dec) (IIL) 32:6 (Apr)
Trade Adjustment Assistance Program	(112) 0210 (1191)
(TAAPing a source!)	(IIL) 32:7 (May)
SHARPE, ELEANOR F. DEIN: Creditors rights coverage in title insurance policies	(CBAB) 32:2 (Jan)
SHAW, CHARLES F.: CoLT survey results in 1994	(COLT) 2:2 (Jan)
SKROCH, CHARLOTTE: The implication of school drug testing on students	(EDL) 39:4 (June)
SMART, PATRICIA S.: Intellectual Property	(EDL) 59.4 (Julie)
Section Council invites comments respecting	
possible legislation regarding computerization of state and county business records	(IP) 34:1 (Dec)
Members join section committees	(IP) 34:1 (Dec)
SNOW, SUAN: Form orders need more	(EI) 20.2 (I)
attention to be in good form SPEARS, RONALD D.: The erosion of the preemptory	(FL) 38:3 (Jan)
challenge: Batson extended to gender	(CPAP) 40:2 (Dec)
Judicial scrutiny of peremptory challenges: Can it prevent discrimination in jury selection?	(CPAP) 40:4 (Mar)
STEINBURG, EDIE: From the Editors	(YLD) 39:1 (Oct)
From the Editors	(YLD) 39:2 (Jan)
From the Editors Make it final and appealable	(YLD) 39:3 (Mar) (YLD) 39:1 (Oct)
The ethical propriety of citing unpublished	(1112) 57.1 (Oct)
opinions	(YLD) 39:2 (Jan)
SPASSOVA, TSVETANKA: Adoption in Bulgaria SPRINGER, JAMES W.: The fiduciary shield doctrine	(FL) 38:1 (Aug)
and personal jurisdiction in Illinois	(CPAP) 40:6 (May)
STARK, VINCENT J.: Cohabitation under section	(FI) 20.5 (A)
510: constitutional? STERN, MARLENE: "Poor relations: The children of	(FL) 38:5 (Apr)
the state in Illinois 1818-1990" by Joan Gittens	(TT) = ((T)
chronicles the state as the reluctant parent	(JJ) 7:1 (Jan)

STIEHL, BILL: Municipal liability in pedestrian cases: have the rules changed?	(GPS) 23:1 (July)
The supreme court revisits impeachment	(GPS) 23:4 (Jan)
STONE, LOREN R.: Attorneys must comply with	(
the Fair Debt Collection Practices Act STREIT, ELIZABETH M.: When does a cause of	(CSL) 40:1 (Nov)
action against an attorney accrue? The answer may	
depend on how the court views the lawyer's	
duty to a client	(TL) 30:1 (July)
STUMPF, ALAN E.: Comments TASLITZ, NEAL: RSI: A pain in the neck and wallet	(TE) 41:1 (Sept) (LOE) 16:4 (June)
THIELEMANN, BETTY: About our name change	(EDL) 39:2 (Feb)
Evaluation and remediation: tenured teacher	. , . ,
dismissals under 24A of the Illinois School Code	(EDL) 39:2 (Feb)
THIENEMAN, KEVIN R.: Recent cases Recent decisions: arbitration clauses and the	(CSL) 40:1 (Nov)
permissibility of punitive damages awards	(CLD) 32:2 (Jan)
THIESS, GREGORY G .: The new Federal Rules of	-
Civil Procedure: problems and opportunities	(CLD) 32:2 (Jan)
TOBACK, ALAN J.: Section council proposes new removal legislation	(FL) 38:1 (Aug)
TODHUNTER, L. JUDSON: Corporate liquidations	(1 L) 50.1 (1 lug)
and alternatives	(CBAB) 39:1 (Sept)
TURKINGTON, EDNA: Recent restrictions	
on the use of materials obtained by grand jury subpoena	(GPS) 23:1 (July)
Right to a jury trial in civil forfeiture proceedings	(GPS) 23:5 (Mar)
VANDERSNICK, J. BRICK: Illinois Supreme Court	
upholds constitutionality of DUI statute prohibiting	
presence of trace amounts of illegal drugs The <i>Holmes</i> decision and effect of a plea of guilty	(TLAC) 4:2 (Feb)
to DUI in a subsequent summary suspension	
proceeding	(TLAC) 4:2 (Feb)
VAN DUZER, JENNIFER: The North	
American Free Trade Agreement and the U.S telecommunications investor in Mexico:	
Changes in Mexican laws of foreign investment	(IIL) 32:7 (May)
VASILJEVICH, THOMAS: A primer on the	() • ())
required minimum distribution rules	(EB) 13:1 (Feb)
From the Editor From the Editor	(EB) 13:3 (May) (EB) 13:4 (June)
VONN BELL, GREGORY: Higher Education update	(EDL) 39:2 (Feb)
WATSON, C. DAVID: with LAZAR, VINCENT E.:	() = , = , = (= = =)
The Bankruptcy Reform Act of 1994	(CBAB) 39:2 (Jan)
WEBER, ROBERT: Is there a limited liability company in your future?	(GPS) 23:2 (Sept)
Practice and procedure	(FT) 41:1 (Sept)
The Freedom of Information Act	(FT) 41:4 (Jan)
WEIHL, DONALD E.: Dealing with	
new estate planning clients	(LOE) 16:1 (Oct)
Rainmaking WHITE, ALEXANDER P.: The impact of the	(LOE) 16:3 (Mar)
American Bar Association on state and	
administrative decisions	(AL) 24:1 (Sept)
WIERNIKOWSKI, ZYGMUNT with MALINOWSKA, LUCJA: The system of	
courts in Poland	(IIL) 32:4 (Jan)
WITTE, M. LEE with BENSON,	
MARGARET C.: Caution: construction zone	(FL) 38:3 (Jan)
WURL, DANIEL P.: Insured's statement to an independent investigator is privileged	(CPAP) 40:1 (Oct)
WYSOCKI, BERNARD with CURTIS,	(0111) 40.1 (000)
DIANE: Defense strategies in automobile	
and truck accidents	(GPS) 23:4 (Jan)
ZELLS, MARTIN B.:A dilemma for the employer in wage deduction proceedings—What is a	
conditional judgment?	(GPS) 23:4 (Jan)
ZIMMERMAN, J. JEFFREY: A review of the Illinois	
Civil Justice Reform Act of 1995	(CPAP) 40:5 (Apr)
ZINGERY, SHARON: Mandated mediation in the Domestic Relations Division of the	
Circuit Court of Cook County: calming	
rough waters	(ADR) 1:3 (Mar)
rough waters ZUKOWSKI, WALTER J.: Legislative and case law update	(ADR) 1:3 (Mar) (TE) 41:4 (June)