# 2000-2001 Index of Section & Committee Newsletters

**ILLINOIS STATE BAR ASSOCIATION**

### Identifications Used in Index

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

To order individual articles, contact Janice Ishmael at 217-525-1760 or jishmael@isba.org
Recent amendments to Supreme Court Rules 31:7 (Apr.)
Recent appellate court opinion in brief 31:1 (July)
Recent appellate court opinions in brief 31:2 (Aug.)
Recent appellate court opinions in brief 31:3 (Sept.)
Recent appellate court opinions in brief 31:4 (Oct.)
Recent judicial appointments and retirements 31:1 (July)
Recent judicial appointments and retirements 31:2 (Aug.)
Recent judicial appointments and retirements 31:3 (Sept.)
Recent judicial appointments and retirements 31:4 (Oct.)
Recent judicial appointments and retirements 31:5 (Nov.)
Recent judicial appointments and retirements 31:6 (Jan.)
Recent judicial appointments and retirements 31:7 (Apr.)
Recent judicial appointments and retirements 31:8 (May)
Recent supreme and appellate court opinions in brief 31:5 (Nov.)
State appropriations to court system for fiscal year 2001 31:1 (July)

Business Advice & Financial Planning
2000 Collegium studies law firm organization 00:3 (Sept.)
Business Advice and Financial Planning Section Council minutes 01:3 (June)
Collegium 2001 fact pattern 01:2 (Apr.)
Dealing with our "snowbird clients" 01:3 (June)
Developments under the Real Property Disclosure Act 01:3 (June)
Editor's column 00:3 (Sept.)
Editor's column 00:4 (Nov.)
Editor's column 01:1 (Feb.)
Editor's column 01:2 (Apr.)
Editor's column 01:3 (June)
Eleventh Annual Collegium 00:4 (Nov.)
Financial identity theft 01:3 (June)
Keeping things simple 01:1 (Feb.)
Lifetime settlements on life insurance policies 01:3 (June)
Piercing the corporate veil 01:2 (Apr.)
Planning for higher education expenses 00:4 (Nov.)
Planning for higher education expenses 01:1 (Feb.)
A position on digital signature laws and notarization 00:4 (Nov.)
Protecting clients who care for an aged parent: the shifting burden of proof for fiduciaries 01:1 (Feb.)
Recent Illinois cases involving confidentiality and non-competition agreements 00:3 (Sept.)
Some final thoughts 01:3 (June)
The Statutory Power of Attorney for Property form's latent glitch 01:1 (Feb.)
Statutory Property Power of Attorney changes 01:1 (Feb.)
Summary of Business Advice and Financial Planning Section Council minutes 00:3 (Sept.)
Tax increment financing (TIF): a worthwhile program 01:3 (June)
View from the chair 00:3 (Sept.)
View from the chair 00:4 (Nov.)
View from the chair 01:1 (Feb.)
View from the chair 01:2 (Apr.)
View from the chair 01:3 (June)

Civil Practice & Procedure
Calling all government attorneys 46:4 (Mar.)
Collegiality creates civility 46:1 (Aug.)
Costs: an imbroglio for trial courts and practitioners 46:3 (Oct.)
The deliberative process evidentiary privilege (Civil Practice Committee 1/5/00) 46:1 (Aug.)
Discovery disclosure: State Rules 222 and 218 46:5 (Apr.)
Ex parte? I don’t need no stinking expert! Lay opinion testimony 46:6 (June)
Jury instructions: when is a “normal life” lost? 46:6 (June)
Liability in driving cases: rarely open and obvious 46:2 (Sept.)
Liability waivers/releases: when are they enforceable? 46:4 (Mar.)
McDonnell v. Partlin and the empty chair defense: clarity or quagmire? 46:2 (Sept.)
Plaintiff’s pre-existing conditions irrelevant absent medical proof of causation 46:3 (Oct.)
Recent supreme and appellate court opinions in brief 46:4 (Mar.)
Recovery for reduced or unpaid medical costs 46:3 (Oct.)
Substitution of judges as a matter of right under 735 ILCS 5/2-1001 (a)(2): when is the right absolute? 46:2 (Sept.)
Summary of amendments to the Federal Rules of Civil Procedure effective as of December 1, 2000 46:4 (Mar.)
Supreme Court Rule 216: admission of facts 46:1 (Aug.)
The surprising viability of the self-critical analysis privilege in Illinois federal courts 46:5 (Apr.)
The use of requests for admission of fact in proving a litigant’s case: what are the limits? 46:5 (Apr.)

Commercial Banking & Bankruptcy
Amendments to the bankruptcy rules to become effective December 1, 2000 unless Congress acts 45:4 (Nov.)
Bank counsel and the Bank Secrecy Act 45:5 (Jan.)
Calling all government attorneys 45:5 (Jan.)
Commercial loan not permissible purpose for credit report 45:3 (Oct.)
Community Reinvestment Act 45:1 (July)
Consumer “cross-collateralization” clauses held enforceable by the U.S. Fifth Circuit 45:4 (Nov.)
Does a chapter 7 debtor have an absolute right to convert to another chapter? 45:5 (Jan.)
“Mortgagee in possession”—watch your language 45:6 (Apr.)
Revised Article 9 and the growth of structured financing 45:5 (Jan.)
SBA reauthorization and budget for FY 2001 45:6 (Apr.)
Selected issues in oil and gas bankruptcy cases 45:2 (Aug.)
Seventh Circuit affirms that banks have no duty to disclose existence of check kiting scheme 45:6 (Apr.)
Supreme court provides some guidance for advising clients on holding title as tenants by the entirety 45:1 (July)
Two approaches to actions for breach of the implied covenant of good faith and fair dealing: where are we going? 45:3 (Oct.)

Corporate Law Departments
10th Circuit explains Kolstad requirements for defending Title VII actions in Cadena v. The Pacesetter Corporation, (10th Cir. 2000) 38:5 (Nov.)
2001 bodes well for health plan consultants and ERISA attorneys 38:10 (Apr.)
Appeals court holds that ADEA applies to retiree health plan 38:8 (Feb.)
Balancing employee absenteeism with the Family and Medical Leave Act 38:8 (Feb.)
The Business Corporation Act’s remedy for insolvency 38:9 (Mar.)
California law now exempts highly paid tech professionals from OT rules 38:7 (Jan.)
California Supreme Court approves mandatory predispute agreements to arbitrate statutory and other employment discrimination disputes 38:6 (Dec.)
Calling all government attorneys 38:7 (Jan.)
Citizens’ suits are alive and well 38:3 (Sept.)
Corporate compliance/voluntary disclosure or “how to keep your corporate board and officers out of jail and reduce civil judgment exposure” 38:5 (Nov.)
Court protects severance benefit 38:8 (Feb.)
Crisis communications: A mathematical formula for killing rumors 38:6 (Dec.)
The darker side of corporate compliance programs: A wolf in sheep’s clothing? 38:2 (Aug.)
D.C. circuit strikes down U.S. EPA’s periodic monitoring guidance 38:4 (Oct.)
Dealing with the government’s “ambush” interviews of executives 38:9 (Mar.)
Does UPL by in-house counsel really waive the attorney-client privilege? 38:4 (Oct.)
Driving the after-tax dollar—tax traps and techniques in corporate mergers and acquisitions 38:11 (May)
Driving the after-tax dollar—Surviving the down-turn: avoiding owing Uncle Sam from Restructuring 38:10 (Apr.)
Duty to disclose plan changes: Bins v. Exxon 38:8 (Feb.)
Electronic signatures: John Hancock won’t be forgotten anytime soon 38:3 (Sept.)
Employer size—it really does matter: counseling the small business client 38:12 (June)
Employers beware: The NLRB is watching your e-mail 38:3 (Sept.)
Federal ADEA litigation just became easier for the petitioner under Reeves v. Sanderson Plumbing, Inc.: prima facie case plus pretext usually wins 38:2 (Aug.)
Federal taxation of real property by foreign corporations under the Foreign Investment in Real Property Act (“FIRPTA”) 38:10 (Apr.)
Fifth Circuit holds that a demand letter constitutes "other paper" for purposes of 28 USC Section 1446(b) which requires defendant to remove to federal court on the basis of diversity jurisdiction within 30 days 46:5 (Apr.)
### No. I-011

| Students grading and reporting other students work: a FERPA violation? Falvo v. Owasso Indep. School Dist., No. I-011 | 45:3 (June) |
| U.S. Court finds school system's harassment policy violated free speech rights—recommendations to ensure your policy complies with the First Amendment | 45:3 (June) |

### Elder Law

| Divided Third District panel plainly at odds on plain meetings | 31:3 (June) |
| Environmental insurance rescues the “lawsuit from hell” | 31:3 (June) |
| “modifications’ pursuant to NSR regulations | 31:1 (Jan.) |

### Employee Benefits

| Illinois Department on Aging to hold Annual Elder Rights Conference | 6:1 (Oct.) |
| Illinois Guardianship Association | 6:1 (Oct.) |
| Illinois Supreme Court holds grandparent visitation law unconstitutional as applied to parents who object | 6:2 (Feb.) |
| List of top investment scams released | 6:4 (June) |
| National Conference on La and Aging scheduled for October | 6:4 (June) |
| Newsletter contributions solicited | 6:1 (Oct.) |
| Notes from the chair | 6:1 (Oct.) |
| Notes from the chair | 6:2 (Feb.) |
| Notes from the chair | 6:3 (May) |
| Notes from the chair | 6:4 (June) |
| Protecting seniors from home repair fraud | 6:4 (June) |
| Recent amendments to the Illinois Power of Attorney Act | 6:1 (Oct.) |
| Revised Illinois elder law practice handbook published | 6:1 (Oct.) |

### Environmental Law

| Citizens Organizing Project v. Department of Natural Resources: Supremes define reasonable litigation expense when administrative rule is invalidated | 31:1 (Jan.) |
| Docketed and addressing control in town | 31:2 (Mar.) |
| EAB Rules that Tennessee Valley Authority made | 31:2 (Jan.) |
Memorandum; jury verdict in job-bias testers case 27:2 (Jan.)
Online access to public records 27:1 (Oct.)
The source of Native American rights in Illinois 27:3 (May)
U.S. Supreme Court holds state employees cannot sue for money damages under the ADA 27:3 (May)

**Insurance Law**
Alphabetical listing of cases 45:1 (Aug.)
Alphabetical listing of cases 45:2 (Nov.)
Alphabetical listing of cases 45:4 (June)
Alphabetical listing of cases 45:Special
Cases 45:1 (Aug.)
Cases 45:2 (Nov.)
Cases 45:4 (June)
Cases 45:Special
Cites from previous issue 45:Special
The duty to defend and indemnify in Illinois after *Cincinnati and Burns* 45:3 (Apr.)
Excess insurance: the unique duties arising out of an excess policy 45:3 (Apr.)
Insurance announces *The Policy*—Internet version 45:4 (June)
The section 155 remedy 45:3 (Apr.)
Words and phrases index of cases 45:1 (Aug.)
Words and phrases index of cases 45:2 (Nov.)
Words and phrases index of cases 45:4 (June)
Words and phrases index of cases 45:Special

**Intellectual Property**
Academia at risk: antiquated IP policy 40:1 (Nov.)
Calling all government attorneys 40:2 (Feb.)
Free Illinois cases 40:2 (Feb.)
From ink to e-sign: a conceptual history of the electronic signature 40:2 (Feb.)
Illinois appellate court embraces "inevitable disclosure" doctrine in trade secrets case 40:2 (Feb.)

**International & Immigration Law**
Business law practice flash point 38:2 (Jan.)
Calling all government attorneys 38:2 (Jan.)
Chair's column 38:3 (May)
Corrections and apologies 38:3 (May)
The current U.S. trade embargo against Cuba: what you don't know could hurt you 38:2 (Jan.)
Dead-beat dad enters a general appearance 38:2 (Jan.)
Democracy calls for the restructuring of the UN Security Council 38:2 (Jan.)
Illinois events calendar 38:2 (Jan.)
International and immigration law breakfast series 38:1 (Dec.)
International and immigration law breakfast series 38:2 (Jan.)
International and immigration law breakfast series 38:3 (May)
International briefings 38:1 (Dec.)
The International and Immigration Section Web site 38:3 (May)
The International Trade Association of Greater Chicago: Illinois International Events Calendar 38:3 (May)
The politics of political asylum 38:1 (Dec.)
Recent cases 38:3 (May)
Section council seeks international law recommendations 38:1 (Dec.)

**Juvenile Justice**
Balancing the perspectives 13:4 (June)
Building blocks for youth "special edition" on-line newsletter 13:2 (Dec.)
Case law update 13:2 (Dec.)
Case law update: abuse/neglect 13:1 (Oct.)
Case law update: abuse/neglect/dependency 13:4 (June)
Do children tell the truth? 13:2 (Dec.)
Editor's note 13:1 (Oct.)
From the chair 13:4 (June)
Getting to know your council members 13:2 (Dec.)
Juvenile police officers—friend and foe 13:4 (June)
Major court decisions 13:3 (Mar.)
Major court decisions 13:4 (June)
New rules for special education 13:2 (Dec.)
Parental responsibility statutes to Illinois law 13:1 (Oct.)
Problems facing the juvenile justice system 13:2 (Dec.)
Students' procedural due process rights before suspension or expulsion in Illinois Public Schools 13:4 (June)

**Labor & Employment Law**
Arbitration in the nonunion sector; high court interprets the Federal Arbitration Act 38:5 (June)
Courts void FMLA regulations 38:1 (Sept.)
Damages award includes unrealized stock option appreciation 38:1 (Sept.)
Discrimination in hiring; employers beware of testers! 38:1 (Sept.)
Do you create a "precedent" by giving severance pay? 38:2 (Dec.)
Editor's note 38:5 (June)
EEOC and IDHR training offered 38:1 (Sept.)
Employment law update 38:3 (Feb.)
Fair Labor Standards Act: Is your supervisor really exempt? 38:2 (Dec.)
Fifth District Appellate Court voids physician-employee noncompetes on public policy grounds 38:3 (Feb.)
HB 812 analysis 38:5 (June)
IDES report 38:5 (June)
IDHR stakeholder survey 38:5 (June)
ISBA adopts resolution requesting modifications to Department of Human Rights' procedures expanding upon the federal injunction affirmed by Seventh Circuit in *Cooper v. Salazar* 38:2 (Dec.)
Labor and Employment Law minutes 38:3 (Feb.)
Labor and Employment Law minutes 38:5 (June)
Minutes of the Labor and Employment Law Section Council meeting 38:4 (Apr.)
NLRB makes it harder to withdraw recognition from a union 38:5 (June)
Private companies must permit nonunion employees predisciplinary hearings 38:1 (Sept.)
Report on activities of the Department of Labor 38:5 (June)
Seventh circuit decision also provides union election law primer 38:2 (Dec.)
Seventh circuit partially closes the FLSA “window of correction” 38:5 (June)
Supreme Court alert 38:1 (Sept.)
Supreme Court rules cap on damages not applicable to front pay 38:5 (June)
Viability of hostile work environment claims under the ADA in the Seventh Circuit 38:4 (Apr.)

**Law Office Economics**
"An all points bulletin"—for ISBA members and others 22:1 (Oct.)
Employer size—it really does matter: counseling the small business client 22:2 (Mar.)
The Internet, on the lighter side and a year-end potpourri 22:1 (Oct.)
On the nature of our work and the importance of happiness 22:1 (Oct.)
Paralegal assistants in a trial practice 22:1 (Oct.)
Speech recognition software: try it—but don't fire your secretary yet 22:2 (Mar.)
Technology: back to basics 22:2 (Mar.)

**Legal Technology**
Carnivore is not a meat-eating animal 8:2 (Jan.)
Comments from the chair 8:1 (Oct.)
Converting documents from WordPerfect to Word in ten easy steps 8:2 (Jan.)
Do I really need to backup 8:1 (Oct.)
Electronic Signatures in Global and National Commerce Act 8:2 (Jan.)
Help for judges and attorneys is here when calculating child support, alimony, the impact of taxes in dissolution cases 8:3 (June)
How to create fractions in Word and WordPerfect without using the math feature 8:3 (June)
Legal uses of spreadsheets: those magical programs on your computer you've probably never even looked at 8:1 (Oct.)
LEXISONE <http://www.lexisone.com> 8:3 (June)
My recommendations 8:3 (June)
Selecting a microphone for use with voice recognition software 8:3 (June)
To share or not to share 8:1 (Oct.)
Carnivore is not a meat-eating animal 8:2 (Jan.)
Comments from the chair 8:1 (Oct.)
Converting documents from WordPerfect to Word in ten easy steps 8:2 (Jan.)
Do I really need to backup 8:1 (Oct.)
Electronic Signatures in Global and National Commerce Act 8:2 (Jan.)
Help for judges and attorneys is here when calculating child support, alimony, the impact of taxes in dissolution cases 8:3 (June)
How to create fractions in Word and WordPerfect without using the math feature 8:3 (June)
Legal uses of spreadsheets: those magical programs on your computer you've probably never even looked at 8:1 (Oct.)
LEXISONE <http://www.lexisone.com> 8:3 (June)
My recommendations 8:3 (June)
Selecting a microphone for use with voice recognition software 8:3 (June)
To share or not to share 8:1 (Oct.)
Carnivore is not a meat-eating animal 8:2 (Jan.)
Comments from the chair 8:1 (Oct.)
Converting documents from WordPerfect to Word in ten easy steps 8:2 (Jan.)
Do I really need to backup 8:1 (Oct.)
Electronic Signatures in Global and National Commerce Act 8:2 (Jan.)
Help for judges and attorneys is here when calculating child support, alimony, the impact of taxes in dissolution cases 8:3 (June)
How to create fractions in Word and WordPerfect without using the math feature 8:3 (June)

**Local Government Law**
Anatomy of a conflict 37:4 (Nov.)
The Fifth Circuit finds the MCS-90 endorsement does not preempt state insurance law.

Employee termination for drug possession is no ADA violation.

DOT’s equipment leasing regulations and the owner-operator independent contractor status issue: two different approaches.

Extension of terminable mineral interests by off-tract production.

Practice reminder: simple wills—tricky issues (GPS) 29:2 (Sept.)
BRESSLER, BARBARA B.: Editor’s note (REL) 46:3 (Jan.)
BROOKS, AARON: From ink to e-sign: a conceptual history of the electronic signature (IP) 40:2 (Feb.)
BROWN, KYLE: Court protects severance benefit (CLD) 38:8 (Feb.)
BUCHMILLER, JAMES E.: Foreclosure defenses (GPS) 29:6 (Mar.)
BUKTA, MARTA C.: Adoption in Illinois by only one spouse: is it in the best interest of the child? (FL) 44:3 (Feb.)
BUMGARNER, JIM: Carnivore is not a meat-eating animal (COLT) 8:2 (Jan.)
To share or not to share (COLT) 8:1 (Oct.)
BURKE, JOHN M.: Plaintiff’s pre-existing conditions irrelevant absent medical proof of causation (CPAP) 46:3 (Oct.)
BUZUE, KEN: Update from the Department of Business Services (CSL) 46:2 (Jan.)
Caldwell, Laura: The medical malpractice health professional’s report (YLD) 45:3 (Jan.)
CAMPBELL, DUTRO E.: The Anti-cybersquatting Consumer Protection Act: an end to an old problem or the beginning of a new one? (CSL) 46:1 (Oct.)
CARMAN, PAUL: Driving the after-tax dollar—Surviving the down-turn: avoiding owning Uncle Sam from restructuring (CLD) 38:10 (Apr.)
Driving the after-tax dollar: tax traps and techniques in corporate mergers and acquisitions (CLD) 38:11 (May)
CARON, NANCY K.: The duty to defend and indemnify in Illinois after Cincinnati and Barns (IL) 45:3 (Apr.)
CAVENAGH, TIMOTHY: Editor’s note (ADR) 7:1 (Oct.)
CAVENAGH, TIMOTHY J.: Supreme Court hands victory to railroad industry in crossing case (TL) 36:2 (Nov.)
CHAMLEY, JOSEPH P.: Consumer “cross-collateralization” clauses held enforceable by the U.S. Fifth Circuit (CBAB) 45:4 (Nov.)
CHAMLEY, JOSEPH P. with EVANS, JAMES W.: Procedural glitch concerns lenders to agriculture (AGL) 10:2 (Nov.)
CHIMIEI, MICHAEL J.: Section council seeks international law recommendations (IIL) 38:1 (Dec.)
CLEFTY, PATRICK F.: Insurance coverages for business clients (GPS) 29:7 (Apr.)
Practice tip: your professional liability policy provides defense coverage for many ARDC complaints (GPS) 29:8 (June)
Prevent office theft (GPS) 29:7 (Apr.)
Real estate contracts (GPS) 29:8 (June)
COHEN, CHARLES I. With ZEIBERG, MONA C.: Employers beware: The NLRB is watching your e-mail (CLD) 38:3 (Sept.)
COHEN, SHARON: Appeals court holds that ADEA applies to retiree health plan (CLD) 38:8 (Feb.)
COLKY, SCOTT C.: Problems in the enforcement of foreign divorce judgments (FL) 44:5 (May)
COLEWELL, MICHAEL J.: Workers’ compensation review: significant cases from 1999 term (WCL) 38:1 (Aug.)
Students grading and reporting other students work: A FERA violation? Falvo v. Owasso Indep. School Dist., No. I-011 (EDL) 45:3 (June)
CONLON, JOHN L.: Editor’s note (AUCL) 39:2 (Mar.)
CONNELLY, MARY ANN: It’s easy to use the ISBA State and Local Tax Web site, even for a dinosaur like me. A step-by-step guide on how to use our Web site (SALT) 44:4 (Apr.)
CONTI, LEE ANN: How “evergreen” are your contracts? (CLD) 38:5 (Nov.)
COOK, LOUISE: Ethics in mediation—a growing consensus? An overview of various approaches (ADIR) 7:1 (Oct.)
CORSINTINO, ANTHONY P.: Observations of a central Illinois guardian ad litem (FL) 44:5 (May)
COTTRELL, JAMES D.: HB3093: Tree clearing legislation sent to Governor for approval (AGL) 10:1 (Aug.)
Merchanting claimants entitled to 85% of claim upon liquidation of elevator assets (AGL) 10:1 (Aug.)
CROWLEY, TRISHA: Report on activities of the Department of Labor (LAEL) 38:5 (June)
Cunningham, Donna J.: Business law practice flash point (ILL) 38:2 (Jan.)
BusinessLaw Flash Points—April (CSL) 46:2 (Jan.)
BusinessLaw Flash Points—May, 2001 (CSL) 46:4 (May)
BusinessLaw Flash Points—May, 2001 (CSL) 46:5 (June)
DABICH, MILENA with RAICH, GEORGE: Democracy calls for the restructuring of the UN Security Council (IIL) 38:2 (Jan.)
DALTON, JOHN D. with ROLOFF, ROSS D.: Excess insurance: the unique duties arising out of an excess policy (IL) 45:3 (Apr.)
DALY, PATRICK F.: Piercing the corporate veil (BAFP) 01:2 (Apr.)
DAMTOFT, RUSSEL W.: Antitrust law moves to the east (AUCL) 39:1 (Sept.)
DARCH, DOUGLAS A.: Is Executive Order 11246 still valid? (IRAR) 27:3 (May)
Memorandum: jury verdict in job-bias testers case (IRAR) 27:2 (Jan.)
DAVIS, LARRY A.: The authority to effectuate an arrest in Illinois (TLAC) 10:2 (Oct.)
Do breath operators have valid licenses? (TLAC) 10:4 (June)
DICKSON, FRED H.: Certification: the future ain’t what it used to be (TE) 47:3 (Feb.)
DIETRICH, ADAM T.: Students’ procedural due process rights before suspension or expulsion in Illinois Public Schools (BB) 31:8 (May)
DePINTO, JESSICA T.: The current U.S. trade embargo against Cuba: what you don’t know could hurt you (BB) 31:5 (June)
DOLAN, MARTIN: Invasion of privacy in Illinois time for change (YLD) 45:1 (Aug.)
DOYLE, DAVID E.: From the editor (CSL) 46:2 (Jan.)
From the editor (CSL) 46:3 (Apr.)
From the editor (CSL) 46:4 (May)
From the editor (CSL) 46:5 (June)
DRAKER, WILL: Speech recognition software: try it—but don’t fire your secretary yet (LOE) 22:2 (Mar.)
DRONE, MIKE: Gift splitting can cost OFOBI deduction on 706 (AGL) 10:3 (May)
The meaning of minerals in Illinois (AGL) 10:2 (Nov.)
DUGGAN, TIMOTHY E.: Quick reference guide to the Business Corporation Act—Part II (GPS) 29:7 (Apr.)
DUNNEBACK, JAMES: Practice alert Recent amendments to the Illinois Power of Attorney Act (EL) 6:1 (Oct.)
Recent amendments to the Illinois Power of Attorney Act (REL) 46:2 (Oct.)
New school laws 2001: A summary of education related Illinois legislation enacted in 2000 (EDL) 45:3 (June)
Dwyer, Timothy P.: Taxes affecting municipalities (SALT) 44:2 (Jan.)
EDWARDS, MARTIN S.: IRS issues long awaited reverse exchange rules (REL) 46:3 (Jan.)
EICHMEIER, ROGER W.: Collegiality creates civility (CPAP) 46:1 (Aug.)
ELMOUST, DAVID W.: Selected issues in oil and gas bankruptcy cases (CBAB) 45:2 (Aug.)

ENGLISH, MICHAEL L.: Corporate partnership update (FT) 47:2 (Oct.)
Recent developments on estate and gift tax (FT) 47:3 (Jan.)
Recent developments on estate and gift tax (FT) 47:5 (June)

ERDE, MICHAEL H.: Dogs, frogs, and chimpanzees: what elder law attorneys can learn from them (EL) 6:1 (Oct.)
Keeping things simple (BAFP) 01:1 (Feb.)
Keeping things simple (EL) 6:4 (June)

ERVIN, CINDY: Foot and mouth disease prevention efforts in Illinois (AGL) 10:3 (May)

EVANS, PAUL J.: Federal prosecution of farmer for killing birds (AGL) 10:2 (Nov.)

FACER, THORPE: Powers of attorney in light of the Fort Dearborn case (TE) 47:3 (Feb.)

FINNIGAN, DAVID with WEISS, CHERYL: Legislative update (CSL) 46:3 (Apr.)

FLAFERTY, SHAWN P.: Of petition objections and election contests: the courts readdress election FLAHERTY, SHAWN P.: Of petition objections and election contests: the courts readdress election (CSL) 46:3 (Apr.)

GOSSAGE, ROZA: Family law bytes (FL) 44:2 (Jan.)
With no strings attached (FL) 44:4 (Mar.)

GREENBERG, BARRY H.: Recent cases (FL) 44:1 (Oct.)
Recent cases (FL) 44:2 (Jan.)
Recent cases (FL) 44:5 (May)
Recent cases (FL) 44:6 (June)

GREENWALD, DAVID M.: The surprising viability of the self-critical analysis privilege in Illinois federal courts (CPAP) 46:5 (Apr.)

GRIFFIN, CECILIA HYNES: Recent developments under the Illinois Domestic Violence Act of 1986 (FL) 44:6 (June)

GUDINO, RUTH: From the chair (JJ) 13:4 (June)

GUILDE, KAREN JOHNSON: Recent developments in family law and divorce courts (CPAP) 46:5 (Apr.)

GWILLIM, BRENT: Do charitable organizations have a safe haven from general real estate taxes? (CSL) 46:5 (June)

HAAFF, CHRIS S.: ISBA Law Student Division looking for attorney participants (YLD) 45:2 (Nov.)

HABLUTZEL, NANCY: New rules for special education (JJ) 13:2 (Dec.)

HALLSTEN, DAWN R.: Amendments to federal rules of civil procedure (GPS) 29:5 (Feb.)
Health insurance continuation coverage—state or federal (GPS) 29:2 (Sept.)

HAMMER, DON C.: Case law update (FL) 44:3 (Feb.)
Case law update (FL) 44:4 (Mar.)
Chair's column (ADR) 7:1 (Oct.)
Chair's column (ADR) 7:2 (Dec.)
Chair's column (ADR) 7:3 (Feb.)
Chair's column (ADR) 7:4 (Apr.)
Chair's column (ADR) 7:5 (May)

HANLEY, MARK G. with ZIMMERMAN, MARK C.: Liquidated damages: you can’t have your cake and eat it too (REL) 46:6 (May)

HANNA, HANK: Liability for animal inflicted injury under the Illinois Animal Control Act—what happened to assumption of risk? (AGL) 10:3 (May)

HANNIGAN, RICHARD D.: Co-editor's notes (WCL) 38:3 (Mar.)

HANNON, EDWARD J. with CESARETTI, JOSEPH A.: Tax planning opportunities using the new 18 percent capital gain rate (FT) 47:5 (June)

HANSEN, TOM: Lifetime settlements on life insurance policies (BAFP) 01:3 (Feb.)

HANTLA, G. BRADLEY: Practice alert: voluntary non-suits—criteria and consequences (GPS) 29:5 (Feb.)

HANTLA, G. BRADLEY with HANTLA, CHRISTOPHER BRADLEY: Insurance claims procedure: When is the running of the statute of limitations not a good defense? (GPS) 29:1 (Aug.)

HARDIN, BARBARA E.: Child support and the high income parent—is the good fortune trust a safe haven? (CD) 38:6 (Dec.)

HARRIS, DAVID K.: Practice tip: preparation of client for deposition—patient beware! Part I (FL) 49:8 (June)
HARRIS, DAVID with BAREWIN, ROBERT: Do the deed: terminating a joint tenancy (GPS) 29:2 (Sept.)

HARTZELL, THOMAS F.: “Mortgagee in possession”—watch your language (GPS) 29:4 (Dec.)
HAYS, DON: Recent criminal law case analysis (REL) 46:4 (Mar.)

HEDINGER, STEPHEN F.: Don’t ELUC now, but there’s a new Brownfields institutional control in town (ENVL) 31:2 (Mar.)

HENDERSON, THOMAS L.: U.S. Court finds school system’s harassment policy violated free speech rights—recommendations to ensure your policy complies with the First Amendment (EDL) 45:3 (June)
HILBRICK, BILL: Should clients be advised to preplan their funeral? (EL) 6:3 (May)

HITNAS, PATRICK J.: Child custody disputes between guardians and parents: what law governs? Illinois Supreme Court abolishes “same part body rule” (GPS) 29:8 (June)

HORELED, JOHN J.: Statutory Property Power of Attorney changes (BAFP) 01:1 (Feb.)

HOWARD, TERRA COSTA: Juvenile police officers—friend and foe (J) 13:4 (June)

HOWARD, TIMOTHY J.: Seventh circuit affirms that banks have no duty to disclose existence of check kiting scheme (CBAB) 45:6 (Apr.)

HUBBARD, MEGHAN: Recent decisions (AL) 30:2 (Aug.)

HUDSON, DONALD C.: From the United States Supreme Court during the 2000-2001 term (ADR) 7:2 (Dec.)

HUDSON-WINFIELD, GILDA: Injunctions in parentage cases (GPS) 29:3 (Nov.)

HUGUES, JULIE K.: Illinois Educational Labor Relations Board—December 1, 1999 through November 30, 2000 (EDL) 45:1 (Jan.)

IMBIEROWICZ, ANGELA: Supreme Court Rule 216: admission of facts (CPAP) 46:1 (Aug.)

JACOB, ANTHONY J.: How will certification affect young lawyers? (YLD) 45:3 (Jan.)

JACOBS, MYLES L.: Why should an attorney be involved in residential real estate transactions? (REL) 46:4 (Mar.)

JAGIELLA, DIANA M.: The Northern District rejects a private right of action under the Illinois Environmental Protection Act (ENVL) 31:3 (June)

View from the chair—November 30, 2000 (EDL) 45:1 (Jan.)

JOCHNER, MICHELE M.: Recent criminal law cases decided by the Illinois Supreme Court: a review (GPS) 29:2 (Sept.)

JOHNSON, JANET M: Selected property damage: insurance concepts (CLD) 38:9 (Mar.)

JONES, JENNIFER: ADR issues before the Supreme Court during the 2000-2001 term (ADR) 7:2 (Dec.)

KAMENSKY, ROBERT N.: Software piracy, licensing and compliance: one copy—multiple users (CSL) 46:2 (Jan.)

KATZ, ERWIN I.: Alternative dispute resolution in bankruptcy (ADR) 7:3 (Feb.)

KATZ, JULIE; KEEHNER: Chair’s column (FL) 44:1 (Oct.)

Chair’s column (FL) 44:2 (Jan.)

Chair’s column (FL) 44:3 (Feb.)

Chair’s column (FL) 44:5 (May)

Chair’s column (FL) 44:6 (June)

KATZ, NANCY J.: Ethics corner (CGL) 2:1 (Nov.)

KEGAN, DANIEL L.: Academia at risk: antiquated IP policy (IP) 40:1 (Nov.)


KENNED, CHRISTIE S.: Planning for higher education expenses (BAFP) 00:4 (Nov.)

Planning for higher education expenses (BAFP) 00:1 (Feb.)

KEZELIS, ELENA Z.: New procedural rules guide for practitioners appearing before the Pollution Control Board (ENVL) 31:3 (June)

KILLOREN, THOMAS: Chair’s column (YLD) 45:2 (Nov.)

KINCAID, JOHN B.: The deliberate process evidentiary privilege (Civil Practice Committee 1/5/00) (CPAP) 46:1 (Aug.)

KINNALLY, PATRICK M.: Costs: an imbroglio for trial courts and practitioners (CPAP) 46:3 (Oct.)

KLEIN, HERB: Developments under the Real Corporation Act’s remedy for insolvency (CLD) 38:9 (Mar.)

KNUEPFER, ROBERT C., Jr.: From the co-editor (FL) 44:1 (Oct.)

KOTELMAN, LAURA: Insurers can intervene in FOIA request for loss data by zip code: Chicago Lawyers’ Committee for Civil Rights under Law

KOWAL, STEVEN M.: Antitrust issues in e-commerce (AUCI) 39:1 (Sept.)

Dealing with the government’s “ambush” inter views of executives (CLD) 38:9 (Mar.)

Dealing with the government’s “ambush” inter views of executives (CSL) 46:4 (May)

Responding to the government’s “ambush” interviews of health care professionals (HCL) 17:3 (Apr.)

KUHN, RICHARD W.: Attorney approval provisions—the food faith requirement (REL) 46:2 (Oct.)

LACKEY, GEORGE C.: Unification order by Department of Mines and Minerals is res judicata as to issues of title (ML) 27:3 (Feb.)

LANDMEIER, ALLEN L.: Did you know? (SALT) 44:3 (Feb.)

LARSON, RICHARD D.: Deviation from child support guidelines in parentage cases (FL) 44:6 (June)

LAWLEY, ROBERT T.: Citizens Organizing Project v. Department of Natural Resources: Supreme define reasonable litigation expense when administrative rule is invalidated (AL) 30:1 (July)

Second District Appellate Court rules local zoning boards not required to engage in Environmental consultation with IDNR (AL) 30:5 (Mar.)

LAZAR, BART with TSIMERMAN, INNA: New laws affect the transfer of information across the Atlantic (CLD) 38:7 (Jan.)

LEAHY, MARY LEE: The ADA and state employees (IRAR) 27:3 (May)

LEIBOWITZ, DAVID P.: The Business Administration’s proposed strategy on hospitals (HCL) 17:4 (June)

LENZINI, PHILLIP B.: Workers’ compensation on line (WCL) 38:1 (Aug.)

LESTER, JEFFREY D.: Federal ADEA litigation just became easier for the petitioner under Reeves v. Sanderson Plumbing, Inc.: prima facie case plus pretext usually wins (CLD) 38:2 (Aug.)

Requests for access to municipal right of way in Illinois by private interests: a license to use (ENVL) 31:2 (Mar.)

Requests for access to municipal right of way in Illinois by private interests: a license to use (LGL) 37:3 (Oct.)

A review of recent discrimination cases in the Seventh Circuit: welcome to the real world, plaintiffs! (CLD) 38:6 (Dec.)

LESTIKOW, JAMES M.: Protecting clients who care for an aged parent: the shifting burden of proof for fiduciaries (BAFP) 01:1 (Feb.)

LEVINE, HAROLD I.: Dishonest home improvement contractors—the force is not with you (REL) 46:2 (Oct.)

LIED, MICHAEL R.: Courts void FMLA regulations Do you create a “precedent” by giving severance pay? (LAEL) 38:1 (Sept.)

Immigration alert for school attorneys (EDL) 45:1 (Jan.)

NLRB makes it harder to withdraw recognition from a union (LAEL) 38:5 (June)

Private investigators in work place invade employee privacy (LAEL) 38:1 (Sept.)

Seventh circuit decision also provides union election law primer (LAEL) 38:2 (Dec.)

Seventh Circuit partially closes the FLSA “window of correction” (LAEL) 38:5 (June)

Supreme Court rules cap on damages not applicable to front pay (LAEL) 38:5 (June)

LISSON, STEVEN R.: IRS eases rules for application of the “window of correction” (LAEL) 38:5 (June)

LOGAN, GEORGE: The role of the Illinois Department of Revenue in the property tax exemption process (AL) 30:6 (June)

LONG, ERIC: Rule 213—disclosure of opinion testimony (YLD) 45:3 (Jan.)
PARISH, DARREL F.: Agreement for shared ownership of farm equipment (AGL) 10:1 (Aug.)

PARK, ROBERT T.: Recovery for reduced or unpaid medical costs (CPAP) 46:3 (Oct.)

PARKINSON, DONALD R.: Dispositions for leave to appeal (CJ) 44:1 (Sept.) (CJ) 44:1 (Sept.)

PAXTON, LYNNN: Attorneys General issue opinions addressing ethical concerns (CGL) 2:1 (Nov.)

Attorney general issues opinions affecting units of local government (LGL) 37:2 (Sept.)

Attorney general issues opinions affecting units of local government (LGL) 37:8 (Mar.)

Calling all government attorneys (EB) 19:2 (Dec.)

From the chair (CGL) 2:1 (Nov.)

PAUL, BERNARD Z.: When is a joinder of additional causes of action with a complaint for administrative review permissible under Illinois law (AL) 30:6 (June)

PERLS, STEVEN C.: Elder law update (EL) 6:2 (Feb.)

PERRY, ROBIN L. with REIMAN, PHIL.: A shock to the system (FL) 44:1 (Oct.)

PESKIND, STEVEN: Survey on QILDRO (pil) 44:1 (Oct.)

PETERS, ANGELA: DUI supervisions are no longer expungable and allegations subsequent to supervision event may preclude expungement (TLAC) 10:1 (July)

PETERSEN, GENE A.: Recent developments affecting subchapter S corporations (CSL) 46:3 (Apr.)

Recent Illinois cases involving confidentiality and non-competition agreements (BAFP) 00:3 (Sept.)

View from the chair (BAFP) 00:3 (Sept.)

View from the chair (BAFP) 00:4 (Nov.)

View from the chair (BAFP) 01:1 (Feb.)

View from the chair (BAFP) 01:2 (Apr.)

View from the chair (BAFP) 01:3 (June)

PETESEN, DIXIE LEE: Illinois expands admissibility for expert testimony on causation (CLD) 38:4 (Oct.)

PETESEN, DIXIE LEE with LUPO, THOMAS D.: Citizens’ suits are alive and well (CLD) 38:3 (Sept.)

PETRIK, HOLLY: Lawyers who lead our community (YLD) 45:2 (Nov.)

PETRO, NERINO: Do I really need to backup? (COLT) 8:1 (Oct.)

PETRO, NERINO, Jr.: Time is money (COLT) 8:3 (June)

PHILLIPS, LYNN: Duty to disclose plan changes: Briar v. Exxon (CLD) 38:8 (Feb.)


Computer update: Intel Pentium IV chip may actually run slower than Pentium III chip (GPS) 29:5 (Feb.)

Computer update: New Pentium IV machines create possible end of year price savings on high performance Pentium III computers (GPS) 29:4 (Dec.)

Computer update: Windows 95 retired by Microsoft (GPS) 29:8 (June)

Editor’s column (GPS) 29:2 (Sept.)

Editor’s column (GPS) 29:3 (Nov.)

Editor’s column (GPS) 29:5 (Feb.)

Editor’s column (GPS) 29:6 (Mar.)

U.S. Supreme Court holds police cannot use roadblocks to obtain evidence of ordinary criminal wrongdoing (GPS) 29:4 (Dec.)

POLLARD, MARYDTH E.: Protecting seniors from home repair fraud (EL) 6:4 (June)

POPOVIC, MARJA: Web sites for Illinois antitrust attorneys (AUCL) 39:2 (Mar.)

PRESSBREY, KIM E.: Appellate court decisions (WCL) 38:4 (June)

PRICE, WILLIAM A.: An annual survey of administrative law 2000 (AL) 30:4 (Jan.)

Structuring a business organization to reduce exposure to self-employment tax incidence (CSL) 46:3 (Apr.)

PROCTOR, DARCY L.: Supervision immunity is no longer absolute (TL) 36:1 (Sept.)

PROK, CHARLES: County reapportionment (LGL) 37:5 (Dec.)

PRUSAK, MAXIMILIAN M.: Paralegal assistants in a trial practice (LOE) 22:1 (Oct.)

PUSZIS, STEVEN M.: Municipal liability—no representation without indemnification under the Public Defender Immunity Act (CJ) 44:4 (June)

QUICK, JERRY: GMO contract issues: practical tips for advising clients (AGL) 10:1 (Aug.)

RAPPAPOR, BREY: When the litigants are the corporation and its officers or directors (CLD) 38:11 (May)

RAPPÉ, ROBERT E. with LINDBERG, STEVEN C.: Supreme court provides some guidance for advising clients on holding title as tenants by the entirety (CBAB) 45:1 (July)

REHNQUIST, WILLIAM H. with CUMMINGS, CHRISTOPHER J. and BRANNAN, THOMAS J.: Managing the time of your life (BB) 31:2 (Aug.)

REID, DAVID R.: Estate and gift tax update (FT) 47:2 (Oct.)

Estate and gift tax update (FT) 47:4 (Mar.)


RHINE, JOHN E.: Appellate court rules pending litigation no excuse for non-production under oil and gas lease (ML) 27:3 (Feb.)

RICHARDSON, JEFFREY D.: Does a chapter 7 debtor have an absolute right to convert to another chapter? (CBAB) 45:5 (Jan.)

RICHMAN, BRUCE L.: The Richman report (FL) 44:2 (Jan.)

The Richman report (FL) 44:5 (May)

The Richman report (FL) 44:6 (June)

RICHMAN, JOHN C., Jr.: Extension of terminable mineral interests by off-tract production (TLAC) 10:3 (Jan.)


ROBISON, JOHN C., Jr.: Extension of terminable mineral interests by off-tract production (ML) 27:1 (Aug.)

RODIN, CURT N.: Current and future work of the IPI Civil Committee (BB) 31:6 (Jan.)

Letter to the editor (TL) 36:1 (Sept.)

ROGERS, JOY: Do children tell the truth? (JJ) 13:3 (Mar.)

RONDEAU, PATRICK: Regulation FD: The SEC’s new selective disclosure rule takes effect (CLD) 38:7 (Jan.)

ROUBLENOW, JAMIN T.: Size really does matter: a parody on the recent Illinois Supreme Court decisions on the Single Subject Rule (SALT) 44:3 (Feb.)

ROULEAU, MARK A.: Compensation for the value of lost time and not lost wages (TL) 36:3 (Mar.)

ROULEAU, MARK with BAKER, STEPHEN W.: Impact of plea of guilty on civil proceedings (CJ) 44:3 (Apr.)

ROWND, DAVID M.: Establishing a protectable interest: forward thinking for clients that use restrictive covenants (CSL) 46:3 (Apr.)

ROYKO, DAVID: Another view (FL) 44:2 (Jan.)

RUZ, ALICIA HILL with WHEELER, LAUREL: Alternative dispute resolution in Illinois Agriculture (ADR) 7:4 (Apr.)

RUTHERFORD, ROGER L.: Comments from the chair (COLT) 8:1 (Oct.)

RYAN, DENNIS, JR.: The contact sports exception to self-employment tax incidence (YLD) 45:1 (Aug.)


SCHAEFFER, DAVID N.: Parents have rights too. Illinois’ third party statutes need help to pass the Texas test (LOE) 22:2 (Mar.)

SCHALLER, WILLIAM LYNCH: Fifth District Appellate Court voids physician-employee noncompetes on public policy grounds (LAEL) 38:3 (Feb.)
SCHLEIFER, ANDREA M.: Adoption by one spouse can be in the best interest of the child

SCHMITZ, SUZANNE J.: ADR happenings

SCHREMPF, JAMES E.: Tort immunity and the Human Rights Act

SCHULTZ, JAMES H.: To our readers

To our readers

To our readers

SCHULTZ, SUE A.: Suspended solids trading receives green light from Illinois Pollution Control Board

SCHUSTER, NAOMI H.: Elder law update: Task Force on the Unauthorized Practice of Law

SCOTT, MICHAEL TODD: 10th Circuit explains Kostal requirements for defending Title VII actions in Cadena v. The Pacetuzzer Corporation, (10th Cir. 2000)

California law now exempts highly paid tech professionals from OT rules

Does UPL by in-house counsel really waive the attorney-client privilege?

Fifth Circuit holds that a demand letter constitutes "other paper" for purposes of 28 USC Section 1446(b) which requires defendant to remove to federal court on the basis of diversity jurisdiction within 30 days of receiving the letter

An in-house counsel's guide to dealing with cybersquatters—Part I (ICCAN's Uniform Domain Name Dispute Resolution Policy)

An in-house counsel's guide to dealing with cybersquatters—Part II (the Anticybersquatting Consumer Protection Act)

An in-house counsel's guide to the destruction of records

Ninth Circuit Court of Appeals holds California district court has specific jurisdiction because defendant invoked NSI's dispute resolution process against California corporation

Ninth Circuit rules that government attorneys can speak ex parte with employees of represented companies when the employee initiates the communications

Seventh Circuit addresses diversity jurisdiction when defendant is a member corporation

U.S. Supreme Court holds that an order compelling arbitration and dismissing underlying claim is a final decision within the meaning of Section 16 of the Federal Arbitration Act

U.S. Supreme Court rules that blanket primary elections are unconstitutional

U.S. Supreme Court upholds Miranda warnings

SCOTT, WILLIAM J., Jr.: Liability in driving cases: rarely open and obvious (CPAP) 46:2 (Sept.)

SCRENNING, ROGER M.: Adoption by one spouse can be in the best interest of the child

and the empty chair defense: clarity or quagmire


SCHAFFER, TERRY: A primer for appeals to the Property Tax Appeal Board

SHOLDER, IRIS E.: Cook County expands incentives for real estate

SHRIVER, DONALD L.: The new Home Repair and Remodeling Act—itself in need of repair!

SHRIVER, DONALD P.: Willful and wanton conduct in Illinois—two categories impact contributory negligence and contribution

SLIVERMAN, DAVID J.: Protecting "mom & pop" or violating the commerce and due process clauses

SMALL, BRADLEY W.: Bank counsel and the Bank Secrecy Act

SMITH, ROBERT: "Notice" under the Illinois Workers' Compensation Act

SONNEBORN, AMANDA: Arbitration in the nonunion sector; high court interprets the Federal Arbitration Act

SPADOY, ROBERT S.: HIPAA: changing health care operations as we know it

SPAGAT, DAVID: Minimum coverage to maximum for bad faith dealings by insurer

Refusal to play—the insurer must pay

SPESIA, CHRISTIAN: Second District declares right to cross-examination in zoning hearings

SPIROS, JAMES D.: Choice of law questions for Illinois trial lawyers: an ever-evolving doctrine

SPRINGER, BOYD J.: Legal challenge to Aurora merchant power plant dismissed by circuit court

SPRINGER, JAMES W.: The use of requests for admission of fact in proving a litigant's case: what are the limits?

SPYRATOS, ETHEL: Computer disposal r egulations for businesses

Electronic business transactions

STANIEC, MARJAN PETER: Bridging the generation gap

STEFANOWIC, DENNIS H., Jr.: Liability in driving cases: rarely open and obvious (CPAP) 46:2 (Sept.)

STERN, JAMES: Dead letter of the law

STEVENS, JOY: Hey, that's my dirt! Subsurface trespass in horizontally drilled wells

STILLE, BARBARA: Iowa Attorney General offers contract information to producers

Miami Tribe lawsuit continues to develop

STOLTZ, PATRICK A.: SB1658 amends both the Illinois Insurance Code and the Illinois Workers' Compensation Act

STOVER, THOMAS L.: Down and dirty—a non-comprehensive list of 48 (oh-so-easy) ways to sabotage an estate plan

SWANSON, AL: Recent appellate court opinions in brief

SWEENEY, RHODA DAVIS: The Chicago Department on Aging: A formidable resource for senior citizens

TALLON, PATRICK A.: SB1658 amends both the Illinois Insurance Code and the Illinois Workers' Compensation Act

TERRELL, LAWRENCE: "Primary stop" ordinances: home rule power

TIISS, GREGORY G.: Making "safe" the manufacturer's hazard and safety risk analysis—steps a manufacturer can take to assure that product safety reviews do not themselves create liability

THORPE, GREGORY: Recent cases on indemnity and insurance provisions in construction contracts

TIBBETTS, JACK H.: Lease renewal rules have been clarified

TRACY, DONALD R. with DEGENOVA-CARTER, CATHERINE A.: Employment law update

TRAICOFF, SANDRA M.: Commercial loan not permissible purpose for credit report

Commercial loan not permissible purpose for credit report

TRUBITT, ARI M.: Can a person arrested for driving under the influence of alcohol refuse to submit to chemical testing unless afforded an opportunity to consult with an attorney?

The defense of "sleeping it off" to the charge of driving under the influence in light of City of