<table>
<thead>
<tr>
<th>IDENTIFICATIONS USED IN INDEX</th>
</tr>
</thead>
<tbody>
<tr>
<td>Administrative Law (AL)</td>
</tr>
<tr>
<td>Agricultural Law (AGL)</td>
</tr>
<tr>
<td>Alternative Dispute Resolution (ADR)</td>
</tr>
<tr>
<td>Antitrust and Unfair Competition Law (AUCL)</td>
</tr>
<tr>
<td>Bench and Bar (BB)</td>
</tr>
<tr>
<td>Business Advice and Financial Planning (BAFP)</td>
</tr>
<tr>
<td>Child Law (CL)</td>
</tr>
<tr>
<td>Civil Practice and Procedure (CPAP)</td>
</tr>
<tr>
<td>Commercial, Banking and</td>
</tr>
<tr>
<td>Bankruptcy Law (CBAB)</td>
</tr>
<tr>
<td>Corporate Law Departments (CLD)</td>
</tr>
<tr>
<td>Corporation, Securities &amp; Business Law Forum (CSL)</td>
</tr>
<tr>
<td>Criminal Justice (CJ)</td>
</tr>
<tr>
<td>Diversity Matters (DM)</td>
</tr>
<tr>
<td>Education Law (EDL)</td>
</tr>
<tr>
<td>Elder Law (EL)</td>
</tr>
<tr>
<td>Employee Benefits (EB)</td>
</tr>
<tr>
<td>Energy, Utilities, Telecommunications &amp; Transportation Law (EUTTL)</td>
</tr>
<tr>
<td>Environmental Law (ENVL)</td>
</tr>
<tr>
<td>Family Law (FL)</td>
</tr>
<tr>
<td>Federal Civil Practice (FCP)</td>
</tr>
<tr>
<td>Federal Taxation (FT)</td>
</tr>
<tr>
<td></td>
</tr>
</tbody>
</table>

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

Administrative Law section newsletter celebrates its 30th birthday: the first year: 31:2 (Oct.)
Administrative review law and necessary parties: who must be named: 31:1 (Aug.)
An annual survey of administrative law 2001: 31:4 (Mar.)
Appeal strikes out: *Vezey v. Doherty*: 31:5 (Apr.)
Biography of a section council member: 31:1 (Aug.)
Chair's column: 31:2 (Oct.)
Chair's column: 31:4 (Mar.)

### City of Chicago Heights v. Living Word Outreach

Full Gospel Church & Ministries: 31:1 (Aug.)

### Constitutional challenges to municipal administrative adjudicatory systems

31:5 (Apr.)

### Cook County Sheriff’s Enforcement Act v. County of Cook, et. al.


### How do I climb the ladder to success in SSA adjudications

31:5 (Apr.)

### Illinois’ continuum between the manifest weight standard and *de novo* review continues...

31:3 (Nov.)

### Illinois State Bar Association Administrative Law Section Council

31:2 (Oct.)

### Introduction to The Handbook of Illinois Administrative Law

31:2 (Oct.)

### Letter to fellow administrative law section members

31:2 (Oct.)

### Memories of my tenure on the Administrative Law Section Council

31:2 (Oct.)

### Minutes of the February 9, 2001 Administrative Law Section Council meeting

31:1 (Aug.)

### My year as section council chair

31:2 (Oct.)

### November 16 Law Ed Program on Illinois administrative law

31:2 (Oct.)

### Opening the Meetings Act to reality—abolishing the “Rule of Two”

31:2 (Oct.)

### A prisoner seeking only money damages under the Prison Litigation reform Act must exhaust all administrative forms of remedy; even if that administrative process does not provide moneymediations

31:1 (Aug.)

### Reflections from a chair

31:3 (Nov.)

### Statutory developments

31:4 (Mar.)

### Ten reasons to be member of the Administrative Law Section

31:1 (Aug.)

### Unauthorized practice of law in administrative proceedings

31:5 (Apr.)

### Agriculture Law

Are you liable for overtime pay?: 11:3 (Apr.)

Estate and gift tax changes for 2002: 11:2 (Jan.)

Landlord’s lien issues: a trap for the uninformed and unmotivated: 11:2 (Jan.)

New income tax rates for non-grantor trusts and estates: 11:3 (Apr.)

Providing credit--risk or reward?: 11:1 (Nov.)

Riding high again--thanks to the Illinois Equine Activity Liability Act: 11:4 (May)

Saline County, Kansas resolution placing builders on notice of agricultural use: 11:4 (May)

Securing the right to receive government payments under revised Article 9: 11:2 (Jan.)

Supreme Court considering plant patent issue: 11:2 (Jan.)

Taxes for the general practitioner: 11:2 (Jan.)

A tribute to Professor Harold ( Hank) W. Hannah: 11:3 (Apr.)

Using defined survey terms in farmland purchase: 11:4 (May)

Using the Illinois landlord’s lien after June 30, 2001: 11:1 (Nov.)

What is a “farm residence” under the Livestock Management Facilities Act?: Will we ever know?: 11:3 (Apr.)

### Alternative Dispute Resolution

ADR happenings: 8:2 (Feb.)

ADR update: 8:3 (Mar.)

ADR update: 8:4 (May)

Arbitration of uninsured/underinsured claims: 8:4 (May)

Breaking impasses in settlement conferences: five techniques for resolution: 8:1 (Nov.)

Breaking impasses in settlement conferences: five techniques for resolution: Part I: creating a range: 8:1 (Nov.)

Breaking impasses in settlement conferences: five techniques for resolution: Part II: recommending a specific number: 8:2 (Feb.)

Breaking impasses in settlement conferences: five techniques for resolution: Part III: splitting the difference: 8:3 (Mar.)

Case law update: 8:1 (Nov.)

Case law update: 8:2 (Feb.)

Case law update: 8:3 (Mar.)

Case law update: 8:4 (May)

Chair’s column: 8:1 (Nov.)

Chair’s column: 8:2 (Feb.)

Editor’s note: 8:2 (Feb.)

The NASD launches a Single Arbitrator Pilot Program for arbitration claims between $50,000.01 and $200,000: 8:1 (Nov.)

The New Illinois Supreme Court Rule 99 “mediation programs” representing clients in mediation: the “missed” opportunity: 8:3 (Mar.)

The settlement conference program U.S. Court of Appeals for the Seventh Circuit: 8:2 (Feb.)

Should Illinois adopt the RUAA?: 8:2 (Feb.)

Upcoming events: 8:1 (Nov.)

Upcoming events: 8:2 (Feb.)

Upcoming events: 8:3 (Mar.)

Upcoming events: 8:4 (May)

When experts collide: revisited private: 8:3 (Mar.)

### Antitrust and Unfair Competition Law

Amendments to the Hart-Scott-Rodino Antitrust Improvements Act: 40:1 (Jul.)

Antitrust complaints and motions to dismiss: 40:2 (Dec.)

Be careful what you wish for: some thoughts on the merger review process: 40:2 (Dec.)

Corporate amnesty: an offer your client cannot afford to refuse: 40:3 (May)

Editor’s comments: 40:2 (Dec.)

Editor’s note: 40:1 (Jul.)

Editor’s note: 40:3 (May)

The Federal Trade Commission’s antitrust enforcement agenda: 40:2 (Dec.)

Microsoft redux: 40:1 (Jul.)

Toward a more refined rule of reason analysis--California Dental Association v. FTC: 40:1 (Jul.)

### Bench and Bar

Breaking impasses in settlement conferences: five techniques for resolution: 32:1 (Jul.)

Breaking impasses in settlement conferences: five techniques for resolution: 32:2 (Oct.)

Case summaries: 32:1 (Jul.)

Case summaries: 32:2 (Oct.)

Case summaries: 32:3 (Jan.)

Case summaries: 32:4 (May)

Clarence Darrow remembered: 32:2 (Oct.)

Cook County Chief Judge Donald P. O’Connell retires effective July 31, 2001: 32:1 (Jul.)

Court Commission removes Judge Oliver Spurlock: 32:3 (Jan.)

Hon. Timothy C. Evans chosen Chief Judge of Cook County: 32:3 (Jan.)

Hon. William G. Clark, former chief justice, former attorney general, former legislator died August 17, 2001: 32:2 (Oct.)

Judge Timothy C. Evans elected chief judge in Cook County: 32:2 (Oct.)

Learning from dicta: 32:4 (May)

Recent judicial appointments and retirements: 32:1 (Jul.)

Recent judicial appointments and retirements: 32:2 (Oct.)

Recent judicial appointments and retirements: 32:3 (Jan.)

Recent judicial appointments and retirements: 32:4 (May)

Remembering Hon. Michael A. Bilandic: former Chief Justice, Alderman and Mayor of Chicago: 32:4 (May)

State appropriations to court system for fiscal year 2002: 32:2 (Oct.)

State appropriations to court system for fiscal year 2002: 32:3 (Jan.)
Supreme Court amends rules 32:3 (Jan.)
An update on the Law Division in Cook County 32:4 (May)

**Business Advice and Financial Planning**

Editor's column 16:1 (Jun.)
Incomprehensible arbitration award enforceable on appeal 16:1 (Jun.)
Moving day: a lawyer's reflections on the past, present, and future 16:1 (Jun.)
UCITA is coming! UCITA is coming! (One if by 1 and two if by C) 16:1 (Jun.)

**Civil Practice and Procedure**

Are opinion witness deposition fees and transcription costs taxable as costs after judgment 47:5 (Apr.)
Discovery and the Fifth Amendment 47:5 (Apr.)
Discovery practicum: intertemporal inquiries 47:5 (Apr.)
Do parties have an absolute right to directly question prospective jurors during voir dire? 47:1 (Sept.)
Editor's note 47:1 (Sept.)
Establishing a protectable interest: forward thinking for clients that use restrictive covenants 47:1 (Sept.)
Illinois physicians and the enforceability of covenants not to compete in the wake of Carter—Shields 47:1 (Sept.)
The importance of prompt settlement notice in the prosecution of underinsured motorist claims 47:2 (Oct.)
Neveti v. Roselli: an IRS malpractice trap for the unwary practitioner 47:4 (Feb.)
Negligent infliction of emotion distress in Illinois—Reiley vs. CTA revisited 47:4 (Feb.)
Overlapping class actions and the proposed amendments to Rule 23 47:2 (Oct.)
Rule 213 opinion case update 47:3 (Nov.)
Soto restates the law governing opinion testimony as to permanency of injury 47:3 (Nov.)

**Commercial, Banking and Bankruptcy Law**

Alternative dispute resolution in bankruptcy 46:1 (Jul.)
Appellate court protects guarantor in dispute over collateral proceeds 46:2 (Nov.)
Brush up your Latin—"nemo dat qui non habet" 46:1 (Jul.)
Can a Chapter 7 debtor's attorney be compensated from the bankruptcy estate? 46:3 (Feb.)
Collecting on the judgments is not for the feebie at heart 46:1 (Jul.)
Does UPL in in-house counsel really waive the attorney-client privilege? 46:4 (Mar.)
Foreclosure defenses 46:1 (Jul.)
Illinois Supreme Court overturns decision against mortgage lender 46:2 (Nov.)
Landlord's lien issues: a trap for the uninformed and unmotivated 46:5 (May)
Payable on death accounts 46:5 (May)
Perfecting and enforcing a security interest in an option to purchase real estate 46:5 (May)
Predatory lending—a perspective for the mortgage attorney 46:2 (Nov.)
SBA is still approving credits 46:3 (Feb.)
Securing the right to receive government payments under revised article 9 46:5 (May)
Signed sales receipt can document purchase money security interest 46:2 (Nov.)
Unauthorized practice of law and in-house counsel 46:4 (Mar.)
View from the chair 46:1 (Jul.)
View from the chair 46:2 (Nov.)
View from the chair 46:3 (Feb.)
View from the chair 46:4 (Mar.)

**Corporate Law Departments**

"Business associates": why you should care about HIPAA even if you are not a health plan or an insurance company 39:5 (Nov.)
Call in the cavalry: IP issues in business transactions 39:7 (Jan.)
Can your company store its documents electronically? 39:4 (Oct.)
Changes in the law have been enacted regarding unclaimed property 39:6 (Dec.)
Closing the deal: streamlining processes and being an effective member of the team 39:11 (May)
Correction to the June issue 39:1 (Jul.)
Corporate counsel and the unauthorized practice of law: "special" is not necessarily better 39:9 (Mar.)
The corporate executive's guide to the role of the general counsel 39:8 (Feb.)
Cyber defense plan 39:3 (Sept.)
Cybersquatters: the legal assistant's role in recovering corporate assets 39:4 (Oct.)
Domain name infringement: investigating the cybersquatter 39:3 (Sept.)
Electronic contracts—some of the basics 39:11 (May)
The elements of a non-disclosure agreement 39:1 (Jul)
The Essential Formbook, Volume II, a review 39:8 (Oct.)
European incentives—don't take them for granted 39:5 (Nov.)
European incentives—seek and you shall find them 39:9 (Feb.)
The ins and outs of extranets 39:1 (Jul)
Internet court records could compromise client privacy 39:11 (May)
IRS issues new guidance on compensating employees with LLC and partnership interests 39:6 (Dec.)
ISBA financial responsibility (mandatory insurance) proposal puts moonlighting by law department lawyers in jeopardy 39:3 (Sept.)
Legal considerations in seeking equity financing 39:2 (Aug.)
Letter from the co-editors 39:1 (Jul.)
Letter from the co-editors 39:2 (Aug.)
Letter from the co-editors 39:3 (Sept.)
Letter from the co-editors 39:4 (Oct.)
Letter from the editors 39:5 (Nov.)
Letter from the co-editors 39:6 (Dec.)
Letter from the co-editors 39:7 (Jan.)
Letter from the co-editors 39:8 (Feb.)
Letter from the co-editors 39:9 (Mar.)
Letter from the co-editors 39:10 (Apr.)
Letter from the co-editors 39:11 (May)
Letter from the co-editors 39:12 (Jun.)
Limited liability companies: a summary 39:2 (Aug.)
Online business defamation: how to respond to "cybersmearing" 39:3 (Sept.)
Predatory lending—a perspective for the mortgage attorney 39:1 (Jul.)
Public-private partnerships in the new economy 39:5 (Nov.)
Recent trends in M&A activity—an increasingly hostile environment 39:12 (Jun.)
Recent U.S. Supreme Court cases of interest to in-house counsel 39:1 (Jul.)
Recent U.S. Supreme Court cases of interest to in-house counsel 39:2 (Aug.)
Secretary of State Jess White's business legislation (Senate Bill 725, effective July 1, 2001) 39:2 (Aug.)
Securities broker-dealers and money laundering: the obligations of broker-dealers under money laundering laws 39:10 (Apr.)
Single member LLC better than unincorporated business 39:2 (Aug.)
Subject index to substantive articles in volumes 36, 37, 38 & 39 of The Corporate Lawyer 39:12 (Jun.)
Uniformity in sales tax compliance 39:6 (Dec.)
White House study examines economic effects of U.S. tort system 39:11 (May)
Workers' compensation and the 9/11/01 terrorist attack (Part I) 39:7 (Jan.)
Workers' compensation more on workplace stress (Part II) 39:7 (Jan.)

**Corporation, Securities and Business Law**

Beware of the "bulk sales" provisions for business assets in the Illinois tax statutes 47:1 (Dec.)
A chip off the old block—a comparative analysis of the Illinois Environmental Protection Act and CERCLA 47:2 (Feb.)
CPAs as investment advisors 47:3 (May)
Do charitable organizations have a safe haven from general real estate taxes? 47:1 (Dec.)
From the chair's corner 47:1 (Dec.)
From the editor 47:2 (Feb.)
From the editor 47:3 (May)
Illinois Secretary of State announces new services in its Chicago office 47:3 (May)
IRS rewards whistle blowers to snitch on tax cheats—Ex-employers beware! 47:3 (May)
Major brokerage firms propose hollow solutions for research analyst conflict of interests 47:1 (Dec.)
The NASD announces regulatory enforcement actions to curb annuity sales abuses 47:2 (Feb.)
Recent concern regarding cyber-fraud and its impact on businesses 47:3 (May)
Sample client advice letter: structuring an individual medical practice to minimize tax and avoid asset exposure to liability claims 7:2 (Feb.)

Seventh Circuit decision discusses "deferral" of information as violation of 10b-5 47:2 (Feb.)

**Criminal Justice**

Active bills--92nd General Assembly--2001
- Case law notes 45:1 (Jul.)
- Case law notes 45:4 (Mar.)
- Case notes 45:5 (May)
- Case notes 45:3 (Feb.)
- Confidential memorandum 45:2 (Aug.)
- Double jeopardy 45:4 (Mar.)
- Editor's note 45:2 (Aug.)
- Financial identity theft 45:4 (Mar.)
- From the Illinois Supreme Court 45:3 (Feb.)
- People vs. Hall, No. 90776 45:2 (Feb.)
- Recent decisions of the Illinois Supreme Court 45:2 (Aug.)

**Education Law**

Case notes 46:2 (Apr.)
- Editor's note 46:1 (Dec.)
- Illinois Association of School Administrators' digest of education-related legislation that passed both houses of the Illinois General Assembly during 2001 46:1 (Dec.)
- National teacher certification 46:2 (Apr.)
- School referenda: 61 percent pass, 39 percent fail--March 19, 2002 46:3 (May)
- Teacher certification and the implications of the Corey H. decision 46:3 (Mar.)

**Elder Law**

Alzheimer's: a practitioner's guide 7:3 (May)
- Another scam enters the electronic age--Work-at-home offers: the new temptation of computer literacy 7:4 (Jun.)
- Background on Patients' Bill of Rights 7:1 (Oct.)
- Book review: Representing the Elderly Client: Law and Practice 7:3 (May)
- Calendar of upcoming elder law events and seminars 7:1 (Oct.)
- Calendar of upcoming elder law events and seminars 7:2 (Jan.)
- Calendar of upcoming elder law events and seminars 7:3 (May)
- Calendar of upcoming elder law events and seminars 7:4 (Jun.)
- Child custody disputes between guardians and parents: what law governs? 7:2 (Jan.)
- Circuit City case: arbitration clause in employment contract trumps federal statutory rights 7:2 (Jan.)
- Community Medicaid cases and spousal impoverishment update 7:1 (Oct.)
- The Cook County State's Attorney's Seniors and Persons with Disabilities Division 7:1 (Oct.)
- Council members named academy laureates 7:3 (May)
- Defending disoriented persons from nursing home discharge for non-payment 7:2 (Jan.)
- Do not resuscitate and the Orange Form 7:2 (Jan.)
- Elder rights conference addresses wide range of issues 7:4 (Jun.)
- The estate planning gap 7:3 (May)
- Grandparents raising grandchildren update 7:1 (Oct.)
- Identity theft and the elderly 7:2 (Jan.)
- Illinois Guardianship & Advocacy Commission makes plea for attorney volunteers 7:2 (Jan.)
- Increased protection needed for institutionalized elderly 7:1 (Oct.)
- New legislation on crimes against older persons 7:1 (Oct.)
- Notes from the chair 7:1 (Oct.)
- Notes from the chair 7:3 (May)
- Notes from the chair 7:4 (Jun.)
- Older tenants lose in Supreme Court--U.S. Supreme Court upholds no-fault evictions 7:4 (Jun.)
- Profile of the Elder Law Section 7:1 (Oct.)
- The purchase of or exchange for a life estate interest as a Medicaid eligibility planning technique 7:3 (May)
- Recent cases 7:2 (Jan.)
- Recent cases 7:3 (May)
- Recent law review articles on elder law issues 7:4 (Jun.)
- Reducing unwanted junk mail, e-mail, and telemarketing calls 7:2 (Jan.)
- Report on the annual meeting of the American Bar Association 7:1 (Oct.)
- Scam alert! Nigerian global scam in full flower 7:3 (May)
- The chairman's column 45:2 (Jan.)
- The Senior Health Insurance Program--SHIP 7:3 (May)
- The special needs of the elderly in the courtroom 7:1 (Oct.)
- State Supreme Court invalidates grandparent visitation statute 7:4 (Jun.)
- Stops along the information superhighway--where to complain on (or about) the Internet 7:2 (Jan.)
- Supreme Court dismisses aging disparate impact suit 7:4 (Jun.)
- The Supreme Court goes to the "Waffle House" 7:4 (Jun.)
- Supreme Court rules on spousal impoverishment determination standards 7:4 (Jun.)
- Task Force on Unauthorized Practice of Law update 7:1 (Oct.)
- The use of caregiver services contracts in Medicaid eligibility planning 7:4 (Jun.)

**Employee Benefits**

Case law update and review 20:4 (May)
- Case law update and review 20:4 (May)
- Controlled group liability for withdrawal liability from multi-employer pension plans at U.S. borders 20:3 (Jan.)
- Employee Benefits Section Council review of recent cases and IRS matters 20:2 (Dec.)
- Example section 404(c) Notice to participants and beneficiaries regarding self-directed investment accounts 20:4 (May)
- Letter to the ISBA Employee Benefits Section 20:1 (Oct.)
- State legislative update 20:3 (Jan.)
- To our readers 20:1 (Oct.)
- To our readers 20:2 (Dec.)
- To our readers 20:3 (Jan.)
- To our readers 20:4 (May)

**Environmental Law**

A chip off the ole' block--a comparative analysis of the Illinois Environmental Protection Act and CERCLA 32:4 (Mar.)
- Does size matter in Illinois—the fallacy of the permit exemption 32:2 (Dec.)
- Does UPL by in-house counsel really waive the attorney-client privilege? 32:2 (Dec.)
- First District pulls the “continuing trigger” on vertical exhaustion of pollution insurance coverage 32:3 (Jan.)
- In this issue 32:1 (Jul.)
- In this issue 32:2 (Dec.)
- In this issue 32:3 (Jan.)
- In this issue 32:4 (Mar.)
- In this issue 32:5 (Apr.)
- A LUST for money; re-discovering the indemnification provisions of the Leaking Underground Storage Tank Program 32:3 (Jan.)
- New federal law continues trend towards relaxing requirements for small businesses and facilitating brownfields remediation 32:4 (Mar.)
- Peoria County Board may seek permission to allow yard waste to be added to municipal landfills 32:3 (Jan.)
- Practice tip: lead and toxic release inventory reporting 32:4 (Mar.)
- Retooling the federal NSR program 32:3 (Jan.)
- Seventh Circuit rejects USEPA access/remediation order 32:2 (Dec.)
- Shifting responsibility under the new antidegradation rule 32:4 (Mar.)
- Suspended solids trading receives green light from Illinois Pollution Control Board 32:1 (Jul.)
- Supreme Court Finds "Migratory Bird Rule" exceeds authority of the Federal Clean Water Act 32:1 (Jul.)
- Total maximum daily loads: destination Illinois 32:1 (Jul.)
- Total maximum daily loads: a roadmap for water quality 32:1 (Jul.)
- Total maximum daily loads: rolling right along 32:2 (Dec.)
- Unauthorized practice of law and in-house counsel 32:2 (Dec.)
- Unauthorized practice of law in administrative proceedings 32:5 (Apr.)
- Supreme Court dismisses aging disparate impact suit 7:4 (Jun.)

**Family Law**

Case law update 45:1 (Nov.)
- Case law update 45:3 (Feb.)
- The chairman's column 45:1 (Nov.)
- The chairman's column 45:3 (Feb.)
- Editor's column 45:2 (Jan.)
- Editor's column 45:3 (Feb.)
News you can use

3:2 (Feb.)
3:4 (Jun.)
3:1 (Oct.)

Reducing the burden of student loans—The Career Criminal Justice Attorney Education Expenses Repayment Act—

House Bill 5599

3:3 (Apr.)

Someone you should know: Jim Grogan

3:1 (Oct.)

28:1 (Jan.)

Illinois Native American Bar challenges racial school liability under the DMCA

41:1 (Dec.)

Two if by C)

4:1 (Mar.)

UCITA is coming! UCITA is coming! (One if by land, two if by C)

3:4 (Jun.)

Injunction request

3:2 (Feb.)

Upcoming CLE programs

3:1 (Oct.)

Upcoming CLE programs

3:2 (Feb.)

Health Care Law

All the latest developments in health care law

18:1 (Dec.)
18:2 (Mar.)
18:3 (May)
18:4 (Jun.)

Care without coverage: too little, too late

18:4 (Jun.)

Health Care Section Council plans HIPAA programs

18:2 (Mar.)

Preventing medical errors and improving patient safety

18:2 (Mar.)

Quality oversight of ambulatory surgical centers:

a system in neglect

18:3 (May)

Individual Rights and Responsibilities

Adjudicating the government use of racial slurs—the “Redskins” debate

28:1 (Jan.)
28:3 (May)
8:4 (Jun.)

Elmer Gertz

28:1 (Jan.)

The future of the section

28:4 (Jun.)

Illinois Native American Bar challenges racial school sports name of “redskins”

28:1 (Jan.)

In this issue

28:1 (Jan.)
28:2 (Apr.)
28:3 (May)

New business for the Illinois Open Meetings Act

28:2 (Apr.)

War crimes tribunals—1948 revisited

28:4 (Jun.)

When are an employer’s “legitimate expectations” pretextual?

28:2 (Apr.)

Where have all the liberals gone? Have they been tribed?

28:2 (Apr.)

Insurance Law

Alphabetical listing of cases

46:1 (Feb.)

Cases

46:1 (Feb.)

Cites from previous issue

46:1 (Feb.)

Words & phrases index of cases

46:1 (Feb.)

Intellectual Property

Another roadblock on the way to proving trade dress in product configuration: Traffic Devices, Inc. v. Marketing Displays, Inc.

41:1 (Dec.)

Copyright office e-mail newsletter, NewsNet, available

41:1 (Dec.)

Establishing a presence on the World Wide Web:

an Internet primer

41:2 (Jan.)

Free ISBA case service

41:1 (Dec.)

Intellectual improbabilities(TM)

41:4 (Jun.)

Inventor rights: Chou v. The University of Chicago

41:3 (Apr.)

Is that boat really intended for this safe harbor?

41:2 (Jan.)

ISBA advisory ethics opinions on Web

41:2 (Jan.)

A new cybertool against cyberquarrels—and they can only blame it on Rio

41:4 (Jun.)

Organic foods and labels

41:2 (Jan.)

Property v. Privacy

41:4 (Jun.)

Proposed amendments to copyright transfer and license termination notices

41:2 (Jan.)

Trademark Trial and Appeals Board issues first dilution decision

41:3 (Apr.)

UCITA is coming! UCITA is coming! (One if by land, two if by C)

41:3 (Apr.)

When is “notice” really notice? Service provider liability under the DMCA

41:1 (Dec.)

International and Immigration Law

Banking on both sides of the 49th parallel

39:2 (Nov.)

Banking on both sides of the 49th parallel

39:3 (Jan.)
39:2 (Nov.)
39:3 (Jan.)
39:4 (Apr.)
39:5 (Jun.)

Chair’s column

Chair’s column

Chair’s column

Chair’s column

Controlled group liability for withdrawal liability from multi-employer pension plans ends at U.S. borders

39:4 (Apr.)

The enforcement of child support provisions in foreign source judgments

39:3 (Jan.)

Hot topics in immigration law

39:5 (Jun.)

Immigration law update

39:1 (Aug.)

Immigration practice: the R-1 religious visa options

39:4 (Apr.)

Intellectual property protection in China

39:3 (Jan.)

International and immigration seminars

39:1 (Aug.)

Introduction: Civil Law Notary Statute

39:5 (Jun.)

Normal trade relations with Vietnam: opportunities for U.S. importers and exporters

39:2 (Nov.)

A proposal to adopt an Illinois civil law notary statute

39:5 (Jun.)

Quick review to House Bill 6003—Civil Law Notary Act

39:5 (Jun.)

Recent Illinois decisions of interest

39:3 (Jan.)

Remarks by President Bush in an exchange of toasts with President Kwasnieski of Poland at state dinner in the presidential palace, Warsaw, Poland, June 15, 2001

39:1 (Aug.)

Remarks by the President in address to faculty and students of Warsaw University

39:1 (Aug.)

Spanish authorities become “agents of the U.S.” for purposes of asserting jurisdiction over Spanish bank accounts

39:2 (Nov.)

Summary of Arab labor law rules and practices—termination of employment

39:1 (Aug.)

Three Web sites keep you up to date on immigration law

39:5 (Jun.)

Tuesday topics continue

39:4 (Apr.)

Understanding the ABA international law Web site

39:5 (Jun.)

United Nations International Law Web page

39:4 (Apr.)

Juvenile Justice

Abandoned Newborn Infant Protection Act

14:3 (Feb.)

Child protection law update

14:2 (Jan.)

Delinquency case law update

14:4 (May)

Establishing teen courts in local communities

14:3 (Oct.)

From the chair

14:1 (Oct.)

From the chair

14:1 (Oct.)

GEE No, GED?

14:1 (Oct.)

Juvenile delinquency case law and legislative update

14:2 (Jan.)

Lee/Ogle/DeKalb Intervention System’s Advisory Board (LODIS)

14:1 (Oct.)

School choice under the “Individuals with Disabilities Act Amendments of 1997”

14:2 (Jan.)

School violence and discipline of special education students

14:4 (May)

Should your child client be in a different school?

14:3 (Feb.)

Sycamore police peer jury program

14:3 (Feb.)

Termination: two and two for the spring

14:2 (Jan.)

The varying degrees of diligence used in locating and notifying non-custodial father of juvenile court proceedings involving their minor children

14:3 (Feb.)

Labor and Employment Law

Appellate court lacks jurisdiction to review partial dismissal of claim under Human Rights Act

39:1 (Nov.)
39:4 (May)

Arbitration clauses in employment contracts: to do or not to do

39:3 (Apr.)

Circuit City v. Adams: the battle over arbitration agreements rages on

39:3 (Apr.)

D.C. Circuit upholds NLRB’s extension of Weingarten rights to nonunion workplace

39:2 (Mar.)

Defendant sanctioned for failure to adequately participate in mediation

39:3 (Apr.)

District court issues permanent injunction against Illinois Department of Human Rights

39:4 (May)

Double breathing: how not to run afoul of the law

39:2 (Mar.)

Drafting an effective release under the Older Workers Benefit Protection Act

39:4 (May)

Employee drug-testing: constructing effective programs that avoid the legal pitfalls

39:3 (Apr.)

Employer bears burden of proving supervisory status in NLRB proceeding

39:1 (Nov.)
Employers giving guarantees in job offers are promising more than they think
Expert witnesses cannot testify to standard of conduct in a fiduciary duty case
A general guide to employment agreements
Hot topics: did you know that disciplinary suspensions of less than one week can jeopardize a salaried employee's exempt status from the overtime requirements of the Fair Labor Standards Act?
Illinois appellate court recognizes claim for retaliatory discharge relating to filing for unemployment benefits
ISBA Labor and Employment Law Section Council minutes
Minority business set aside program ruled unconstitutional
Minutes of the Labor and Employment Section Council
Nursing mothers to be accommodated
Section council resolves to support right-to-sue legislative amendment to Illinois Human Rights Act
Seventh Circuit Clarifies standards for the grant or denial of summary judgment in retaliation cases
Seventh Circuit expounds on trade secret issues
When a committee decides

Law Office Economics
ABA tech show highlights
Bankruptcy Plus puts a plus in your practice!
Client fee agreements: it's time for a review
Disappearing Inc., is the real e-mail magic show
Editor's note
“The Electronic Lawyer”™
“The Electronic Lawyer”™
FinAlyst ... a powerful money management utility
Get organized—use a checklist
Getting started on the road to getting organized
How would you rate the morale in your office?
Diagnosing the problem
It's time
Office morale, Part II: Making things better—twenty things that you can do or begin today
Oh where, oh where has my back up gone?
PHONEclips ... your receptionist will love you for it!
Presenting the bill
Stop! I want off!
West Works™, West Workspace™, powered by Eroom™, Technology and more from West Group—the future is here, today
What lawyers want, need and should obtain when it comes to information about law office economics and technology

Law Related Education
Abraham Lincoln curriculum materials available on Web site
American Bar Association resources
Children's literature and law bibliography
Congratulations and thank you to the 2002 High School Mock Trial participants and volunteers!
CRFC sponsors Law-Related Education conference on November 9 at Hamburger University in Oak Brook
Illinois State Bar Association LRE Web site
Illinois State Bar Association Mock Trial Invitational announced
Information on-line
National strategy forum provides insight into international affairs
New law on bullying
Resources for Civics and law-related education
Understanding the Illinois Constitution

Legal Technology
An Apple a day: Macintosh becoming computer of choice for many law firms
Area code 809 telephone scam
The benefits of digital dictation and transcription
Do it yourself: computer maintenance tips
Electronic filing
Formatting commands in word
From the air

Governor Ryan issues order for integrated justice
Helpful hints—security flaws in Internet Explorer
I've got your peripatetic right here
Note from the chair
Scanning irreplaceable documents in case of disaster
Search better
Trailing Cybercrime
Use the Styles
Xperience Windows XP

Local Government Law
Application of Prevailing Wage Act to grant recipients of Illinois First monies
Attorney general issues opinions affecting units of local government
Attorney general issues opinions affecting units of local government
Constitutional challenges to municipal administrative adjudicatory systems
A county's authority to regulate wireless communication facilities
House Bill 3098—certification of closed meetings—dies
Letter from the chair: LGL cooks!
Local government Web sites and the First Amendment
More municipal dollars down the drain: the unfunded mandate of Federal phase II stormwater regulations
“NEW BUSINESS” takes on a new meaning
Significant recent case law affecting fire departments and fire protection districts
2001 key municipal issues

Mineral Law
Editor's note
Daniels announces program to revitalize Southern Illinois coal industry
Denial of appeal moves SDO forward
Donaldson v. CIPS: a case of pennywise, pound foolish?
Editor's notes
FERC holds key to fair competition
Letter from the chair
Mineral Law Section Council minutes
New Illinois laws for 2001 that affect oil and gas and other mineral law
Notes from the editor
The Oil Pollution Act of 1990, by definition, may ensnare unsuspecting “passive” owners

Minority and Women Participation
American Bar Association summit planned
Employment law developments—evolving definitions/suspensions and demotions
Hiroshima revisited; a Nissei's perspective on the Peace Museum
Home schooling
ISBA Access to Justice luncheon
Judge Moy responds to rating by Bar groups
Lawyer's workshop
Letter from the chair
Mentoring getting a bad rap?
Mid-Year Meeting luncheon speaker
National news of interest
New scope statement for committee
NOW gets new leader
Perspectives on war
Primary stop ordinances: home rule power
Ten Commandments monument proposal rejected

Public Utilities and Transportation
Carmack cargo claim preemption and freight forwarder limitations of cargo loss and damage liability
COGSA's $500 liability limit and bill of lading errors—what’s the effect?
District court enforces cargo damage liability limitation
District court rejects broker liability in Carmack suit
Do transportation brokers hold freight charges collected from

Technology and more from West Group—the things that you can do or begin today
Office morale, Part II: Making things better—twenty It's time
Getting started on the road to getting organized
How would you rate the morale in your office? Diagnosing the problem
It’s time
Office morale, Part II: Making things better—twenty things that you can do or begin today Oh where, oh where has my back up gone? PHONEclips ... your receptionist will love you for it! Presenting the bill Stop! I want off! West Works™, West Workspace™, powered by Eroom™, Technology and more from West Group—the future is here, today What lawyers want, need and should obtain when it comes to information about law office economics and technology

Law Office Economics
ABA tech show highlights Bankruptcy Plus puts a plus in your practice! Client fee agreements: it's time for a review Disappearing Inc., is the real e-mail magic show Editor's note “The Electronic Lawyer”™ “The Electronic Lawyer”™ FinAlyst ... a powerful money management utility Get organized—use a checklist Getting started on the road to getting organized How would you rate the morale in your office? Diagnosing the problem It's time Office morale, Part II: Making things better—twenty things that you can do or begin today Oh where, oh where has my back up gone? PHONEclips ... your receptionist will love you for it! Presenting the bill Stop! I want off! West Works™, West Workspace™, powered by Eroom™, Technology and more from West Group—the future is here, today What lawyers want, need and should obtain when it comes to information about law office economics and technology

Law Related Education Abraham Lincoln curriculum materials available on Web site American Bar Association resources Children's literature and law bibliography Congratulations and thank you to the 2002 High School Mock Trial participants and volunteers! CRFC sponsors Law-Related Education conference on November 9 at Hamburger University in Oak Brook Illinois State Bar Association LRE Web site Illinois State Bar Association Mock Trial Invitational announced Information on-line National strategy forum provides insight into international affairs New law on bullying Resources for Civics and law-related education Understanding the Illinois Constitution

Legal Technology An Apple a day: Macintosh becoming computer of choice for many law firms Area code 809 telephone scam The benefits of digital dictation and transcription Do it yourself: computer maintenance tips Electronic filing Formatting commands in word From the air

Governor Ryan issues order for integrated justice Helpful hints—security flaws in Internet Explorer I've got your peripatetic right here Note from the chair Scanning irreplaceable documents in case of disaster Search better Trailing Cybercrime Use the Styles Xperience Windows XP

Local Government Law Application of Prevailing Wage Act to grant recipients of Illinois First monies Attorney general issues opinions affecting units of local government Attorney general issues opinions affecting units of local government Constitutional challenges to municipal administrative adjudicatory systems A county's authority to regulate wireless communication facilities House Bill 3098—certification of closed meetings—dies Letter from the chair: LGL cooks! Local government Web sites and the First Amendment More municipal dollars down the drain: the unfunded mandate of Federal phase II stormwater regulations “NEW BUSINESS” takes on a new meaning Significant recent case law affecting fire departments and fire protection districts 2001 key municipal issues

Mineral Law Editor's note Daniels announces program to revitalize Southern Illinois coal industry Denial of appeal moves SDO forward Donaldson v. CIPS: a case of pennywise, pound foolish? Editor's notes FERC holds key to fair competition Letter from the chair Mineral Law Section Council minutes New Illinois laws for 2001 that affect oil and gas and other mineral law Notes from the editor The Oil Pollution Act of 1990, by definition, may ensnare unsuspecting “passive” owners

Minority and Women Participation American Bar Association summit planned Employment law developments—evolving definitions/suspensions and demotions Hiroshima revisited; a Nissei's perspective on the Peace Museum Home schooling ISBA Access to Justice luncheon Judge Moy responds to rating by Bar groups Lawyer's workshop Letter from the chair Mentoring getting a bad rap? Mid-Year Meeting luncheon speaker National news of interest New scope statement for committee NOW gets new leader Perspectives on war Primary stop ordinances: home rule power Ten Commandments monument proposal rejected

Public Utilities and Transportation Carmack cargo claim preemption and freight forwarder limitations of cargo loss and damage liability COGSA's $500 liability limit and bill of lading errors—what’s the effect? District court enforces cargo damage liability limitation District court rejects broker liability in Carmack suit Do transportation brokers hold freight charges collected from

Xperience Windows XP

8
shippers in a constructive trust for their motor carriers?

The Fifth Circuit finds the MCS-90 endorsement does not preempt state insurance law

First Circuit finds FLSA motor carrier does not apply to intra-island transport within U.S. territories

Illinois Appellate Court allows motor carrier to pursue claim for cargo damage

Log violations fail to support damage award

Motor carrier’s limitation of cargo liability held enforceable

Seventh Circuit affirms Carmack judgment against railroad

Seventh Circuit affirms withdrawal liability judgment against sole proprietor owner of withdrawing motor carrier

Seventh Circuit finds federal law bars pension fund trustee from collecting owner operator ERISA contributions

Seventh circuit reverses ERISA award for Central States

Seventh circuit reverses tax court on transportation law issue

Seventh circuit tackles Carmack jurisdictional issues in botched bedroom furniture move

Sixth Circuit allows DOT to require organized motor carrier records

Supreme court finds courier drivers to be employees, not independent contractors: is the decision valid under current transportation law?

Surface Transportation Board affirms earlier decision that truck licensing issues—including definition of “household goods carrier”—should be resolved by federal motor carrier safety administration

Surface Transportation Board issues decision on use of arbitration to resolve disputes

U.S. imposes new safety rules for motor carriers

The requirements of raising equitable estoppel or fraudulent negligent entrustment?

Is liability coverage afforded under homeowners policy for motor carrier's intentional driver log falsification and excessive driving?

Log violations fail to support damage award

Seventh Circuit finds federal law bars pension fund trustee from collecting owner operator ERISA contributions

Seventh circuit reverses ERISA award for Central States

Seventh circuit reverses tax court on transportation law issue

Seventh circuit tackles Carmack jurisdictional issues in botched bedroom furniture move

Sixth Circuit allows DOT to require organized motor carrier records

Supreme court finds courier drivers to be employees, not independent contractors: is the decision valid under current transportation law?

Surface Transportation Board affirms earlier decision that truck licensing issues—including definition of “household goods carrier”—should be resolved by federal motor carrier safety administration

Surface Transportation Board issues decision on use of arbitration to resolve disputes

U.S. imposes new safety rules for motor carriers

Real Estate Law

Editor’s note

Editor’s note

Editor’s note

Editor’s note

Editor’s note

The effective use of arbitration in real estate disputes

Enforceability of intercreditor agreements in bankruptcy

Material changes in Illinois’ Uniform Commercial Code—secured transactions

A message from the chair

New real estate and related legislation

Perfecting and enforcing a security interest in an option to purchase real estate

Power of attorney from the title company perspective following AMCORE Bank v. Hochman-Altsch

Powers of attorney, guaranties and third party protection

Practical considerations in representing parties interested in purchasing properties at judicial foreclosure sales

Practice tip: Avoid malpractice—is there an association?

A primer on construction issues for the construction lender

Privacy versus confidentiality

Q & A: Illinois Real Estate Transfer Tax

Real estate case law update

Real estate for retirement? Now you can

Real estate law practice key points

Reverse exchanges and transfer taxes—to pay or not to pay; that is no longer the question

A seller’s lot: real estate sales under the Illinois Residential Real Property Disclosure Act

Summary of FCC satellite dish regulations affecting condominium/homeowner associations

There is a difference!—attorney modification versus attorney approval clauses

The unauthorized practice of law in modern real estate transactions

Quinlan & Tyson remains instructive and enforceable

Wetland regulation since the demise of the “Migratory Bird Rule”—more muddy water?

State and Local Taxation

Appealing real estate tax assessments in TIF districts

Are Illinois’ tax caps still a good fit after 10 years?

A busy time for the State and Local Taxation Section Council

Cook County class wars: taxpayers win a battle at PTAB—war continues on two fronts

Cook County expands incentives for real estate and creates south suburban tax reactivation program

Do you want your children playing under those things?—the continuing controversy over high voltage electro-magnetic fields, human health, and real property values

Payment of real estate taxes on an undivided PIN: the necessity to pay by legal description

Recent case summary

Recent developments

Recent developments in Illinois abandoned property

Recent Illinois unitary income tax cases

Responsible and willful? Yes. Responsible and willful? No.

Responsible person liability under state tax law

Software savings: businesses can reap substantial tax savings from the proper structuring of their software purchases

State and Local Taxation Section Council minutes

The Illinois Training Expense Credit: what else?

Legislation

Note from the editor

The 10 most frequent issues that arise in state and local taxation and their options

An update on business and non-business income

Tort Law

Closing argument: avoiding formulas when arguing pain and suffering

Co-editor’s note

Co-editor’s note

Co-editor’s note

Co-editor’s note

Co-editor’s note

The continuous course of negligent treatment doctrine

Governmental tort immunity—claims for willful and wanton misconduct are reinstated by the legislature

Illinois Supreme Court clarifies proper standard for admissibility of novel scientific evidence in Donaldson v. Central Illinois Public Service Co.

Is liability coverage afforded under homeowners policy for negligent entrustment?

The legal status of local public entities under Illinois tort law

The requirements of raising equitable estoppel or fraudulent concealment in a legal malpractice context

Serving the uncooperative defendant

When do the decisions of public school districts deserve tort immunity?

Traffic Laws and Courts

An argument as to why emergency room medical records are inadmissible in the DUI prosecution

Discovery in DUI, misdemeanor and traffic cases

Field sobriety tests in Illinois

Is a motorist obligated to exit his vehicle following a stop
by police for a traffic violation?

Is the time to revisit the doctrine of collateral estoppel in the context of statutory summary suspension hearings?

Necessity of filing a timely notice of appeal following hearing on a petition to rescind

A preliminary breath screening test (PBT) is admissible in a hearing in a motion to quash arrest and suppress evidence and in a petition to rescind statutory summary suspension

Recent cases

Review of new traffic laws of the 92nd General Assembly

Scrivener’s error: validity of a sworn report

Secretary of state now reports DUI supervision to other states

Suspension and revocation for fraudulent or altered identification cards, permits and licenses

2002 DUI sentencing guide

What is the proper standard for a motion for a directed finding? People v. Connolly

When can a disposition of supervision be granted

The zero tolerance law

Chasing custodial claims

Education expenses in Illinois: An analysis of § 529 plans in Illinois after EGTRRA

A fiduciary relationship may exist based on a reposition of trust

From the editors

From the editors

From the editors

From the editors

Garrett revisited

Innocent spouse relief update

Internal Revenue Service adopts final minimum distributions regulations

Practical considerations in the execution of estate planning documents—beware of the bomb

Practice tips

Recent decisions

Recent decisions

Recent decisions

Recent decisions

Recent developments in estate and gift tax

Something old, something new, something borrowed, something blue dealing with the changing tax laws and repeal

Special trusts

Strategies for estate planning: a summary of EGTRRA 2001 provisions with immediate effect on planning

What did the testator really want?

ABA Commission on Women honors Laurel G. Bellows

The aftermath of September 11th: recognizing women’s rights as an international issue

Appellate court receptions provide networking opportunities

Azerbaijan: Patricia Bronte’s legal reform experience

Book review

Community outreach: Center for Conflict Resolution—helping lawyers and clients resolve disputes without going to war

Community Outreach: Good News Partners provides a variety of services—from housing to education and employment

Community outreach: Women In Need Growing Stronger (“WINGS”)—Providing support for homeless women and children

Gender fairness roundtables to be held in early 2002

Girls and science—meet InnerLink

The Illinois Equal Justice Foundation: promoting access to justice for the people of Illinois

Legal update: using the non-support Punishment Act

Letter from the editor

Letter from the editor

Momentum builds for employers to provide insurance coverage for prescription contraceptives

Profile in success: A conversation with two pioneering women justices from the Fifth District of the Illinois Court of Appeals

A profile in success: Irene Bahr

Projects supporting women: sign up to help women with breast cancer!

Seventh Circuit deals a blow to affirmative action set-asides for women and minorities in Illinois

Two awards bestowed upon the Women Everywhere Service Project

Women candidates for the judiciary

Women everywhere: Partners in Service project

Women in Afghanistan

Appellate court takes a “gamble” on Jones Act cases

Applying the term “last exposure” in claims with multiple respondents under the Illinois Workers’ Occupational Diseases Act

Case law update

Civility in our work place

Commissioners of the Industrial Commission

The common fund doctrine/entitlement to attorney fees

Computation of average weekly wage

Congratulations

Could have, would have, shouldn’t have

Does the employer’s share of the plaintiff’s expenses depend on the gross or net recovery of the employer’s subrogation claim?

Editor’s notes

Even after a second amended Industrial Commission decision, the original decision can be subject to appeal

Illinois Industrial Commission releases 2002 calendar

Intentional infliction of emotional distress by vocational rehabilitation expert/insurance company

19(b)(1) is no place for rehab

Notes from the chair

Notes from the editor

Questions and answers on insurance compliance

Statute of limitation for filing a workers’ compensation claim extended by the broadening definition of “compensation” under the Illinois Workers’Compensation Act

Subsequent and intervening accidents

Thank you, Bud!

Time limit for filing summons in circuit court

All in a day's work—YLD council members find success in volunteering

Can I get a refund for a previous year’s real estate taxes?

Understanding the “Certificate of Error” process in Cook County

Carl W. Gilmore: “Happy” to be the 2001 ISBA Downstate Young Lawyer of the Year

Covering your assets—Insurance pointers for lawyers on the move

Domestic violence clinic sponsors advocate training program

Facing an ethical dilemma? Call ISBA

Filing a proof of claim in a bankruptcy case

Facing an ethical dilemma? Call ISBA

Filing a proof of claim in a bankruptcy case

Giving credit where it’s due: citing to electronic databases

Governmental regulations of real property—Can a regulation go too far?

Hispanic Lawyers Association of Illinois—HLAI

ISBA helps you track bills, statutes affecting your practice

Lincoln Award: History repeats itself in 2002

Making the digital transition and other common quandaries solved

Marty Castro creates footsteps worth following

Mental health court & emergency writs

Motion for continuance: Grounds and factors

Profile of the 2001 ISBA Chicago Young Lawyer of the Year: Anita M. Bolanos

Risk management techniques in the prevention of malpractice

So, you want to open your own firm? One attorney’s tale from the front

Think membership doesn’t have its benefits? Think again

Women Everywhere: Partners in Service Project May 17, 2002
ABBOTT, ALDEN F.: The Federal Trade Commission's antitrust enforcement agenda (AUCL) 40:2 (Dec.)
ADKISON, DAVID: Case law update (ADR) 8:2 (Feb.)
Case law update (ADR) 8:3 (Mar.)
Case law update (ADR) 8:4 (May)
AGNEW, ELAINE: An overview of the Illinois Pollution Control Board (ENVL) 32:5 (Apr.)
AHERN, JAMES J.: Recent cases (TLAC) 11:1 (Dec.)
Review of new traffic laws of the 92nd General Assembly (TLAC) 11:1 (Dec.)
Secretary of state now reports DUI supervision to other states (TLAC) 11:1 (Dec.)
ALBRECHT, ADRIENNE: The benefits of digital dictation and transcription (COLT) 9:3 (May)
Formatting commands in word (COLT) 9:2 (Apr.)
Learning from dicta (BB) 32:4 (May)
Reconciling parentage act cases from the past year (FL) 45:4 (Apr.)
ALCORN, DANIEL S.: D.C. Circuit upholds NLRB's extension of Weingarten rights to nonunion workplace (LAEL) 39:2 (Mar.)
ALDEN, MATTHEW L.: Employers giving guarantees in job offers are promising more than they think (LAEL) 39:3 (Apr.)
AMARI, KATHERINE A.: Giving credit where it's due: citing to electronic databases (YLD) 46:4 (Jun.)
ANAYA, WILLIAM J.: Wetland regulation since the demise of the "Migratory Bird Rule"—more muddy water? (REL) 47:4 (Mar.)
ANDERER, KIM: Legal update: using the non-support Punishment Act (WATL) 7:3 (Mar.)
Women Everywhere: Partners in Service project May 17, 2002 (WATL) 7:3 (Mar.)
ANDERSON, STEPHEN: Elmer Gertz (IRAR) 28:1 (Jan.)
ANDERSON, STEPHEN K.: Cyber defense plan (CLD) 39:3 (Sept.)
APPLEBAUM, LARRY: Serving the uncooperative defendant (TL) 37:2 (May)
ARNOFF, ALISA B.: Nursing mothers to be accommodated (LAEL) 39:1 (Nov.)
BAIME, KENNETH E.: Subsequent and intervening accidents (WCL) 39:3 (Apr.)
BAKER, STEPHEN W.: Active bills--92nd General Assembly--2001 (CJ) 45:1 (Jul.)
BALAN, VIOLETA I.: Recent Illinois decisions of interest (ILL) 39:3 (Jan.)
BALBACH, STANLEY B.: Report on the annual meeting of the American Bar Association (EL) 7:1 (Oct.)
BALES, DICK: Powers of attorney, guaranties and third party protection (REL) 47:4 (Mar.)
BANK, JESSICA A.: Requests to admit facts and for genuineness of documents (FL) 45:1 (Nov.)
BARS, STEVEN L. with BRYNN, ANNE C.: Another roadblock on the way to proving trade Real estate law practice key points (REL) 47:3 (Feb.)
BATTISTA, THOMAS M.: Ten reasons to be member of the Administrative Law Section (AL) 31:1 (Aug.)
BEAL, BRUCE C.: Drafting an effective release under the Older Workers Benefit Protection Act (LAEL) 39:4 (May)
BEAUVET, MATTHEW W.: Adjudicating the government use of racial slurs—the "Redskins" debate (IRAR) 28:1 (Jan.)
BEEHNER, KELLEY: Statutory developments (AL) 31:4 (Mar.)
BENEZE, LEE: Circuit City case: arbitration clause in employment contract trumps federal statutory rights (EL) 7:2 (Jan.)
Profile of the Elder Law Section (EL) 7:1 (Oct.)
Scam alert! Nigerian global scam in full flower (EL) 7:3 (May)
The Supreme Court goes to the "Waffle House" (EL) 7:4 (Jun.)
BENSON, MARGARET C. with WITTE, M. LEE: Fencing and the art of forum protection (FL) 45:5 (Jun.)
BERGSCHNEIDER, DAVID: Recent decisions of the Illinois Supreme Court (CJ) 45:2 (Aug.)
BERGSCHNEIDER, DAVID P with PELLETIER, MICHAEL J. and BENNETT, MICHAEL C. From the Illinois Supreme Court (CJ) 45:3 (Feb.)
BERNARDI, DONALD: People vs. Hall, No. 90776 (CJ) 45:3 (Feb.)
BERNSTEIN, PAUL: ABA tech show highlights (LOE) 23:1 (Aug.)
Getting started on the road to getting organized West Worksm, West Workspower by Eroom™, Technology and more from West (LOE) 23:1 (Aug.)
Group—the future is here, today What lawyers want, need and should obtain when it comes to information about law office economics and technology (LOE) 23:4 (Jun.)
BISCEGLIA, JOSEPH G. with PATTISON, CHAKA M.: Recent 7th circuit decisions of interest (FP) 1:1 (Apr.)
BISCHOFF, KATHRYN: From the chair From the chair (JJ) 14:1 (Oct.)
From the chair (JJ) 14:1 (May)
BORAH, WILLIAM J.: Discovery practicum: intertwine inquiries (CPAP) 47:5 (Apr.)
BORDELON, CINDY: Momentum builds for employers to provide insurance coverage for prescription contraceptives Projects supporting women: sign up to help women with breast cancer! (WATL) 7:3 (Mar.)
BOURNE, SUMNER A.: Filing a proof of claim in a bankruptcy case (YLD) 46:4 (Jun.)
Filing a proof of claim in a bankruptcy case (YLD) 46:3 (Apr.)
BRADY, SEAN: A preliminary breath screening test (PBT) is admissible in a hearing in a motion to quash arrest and suppress evidence and in a petition to rescind statutory summary suspension (TLAC) 11:1 (Dec.)
BRANNAN, THOMAS J.: Stop! I want off! (LOE) 23:2 (Jan.)
BREJCHA, WILLIAM D.: Carmack cargo claim preemption and freight forwarder limitations of cargo loss and damage liability (PUT) 37:1 (Aug.)
COGSAs: $500 liability limit and bill of lading errors—what's the effect? (PUT) 37:1 (Aug.)
District court enforces cargo damage liability limitation (PUT) 37:3 (May)
District court rejects broker liability in Carmack suit (PUT) 37:3 (May)
Do transportation brokers hold freight charges collected from shippers in a constructive trust for their motor carriers? (PUT) 37:1 (Aug.)
The Fifth Circuit finds the MCS-90 endorsement does not preempt state insurance law (PUT) 37:1 (Aug.)
to intra-island transport within U.S. territories

Illinois Appellate Court allows motor carrier to pursue claim for cargo damage

Log violations fail to support damage award

Motor carrier's limitation of cargo liability held enforceable

Seventh Circuit affirms Carmack judgement against railroad

Seventh Circuit affirms withdrawal liability judgment against sole proprietor owner of withdrawing motor carrier

Seventh Circuit finds federal law bars pension fund trustee from collecting owner operator ERISA contributions

Seventh Circuit affirms withdrawal liability judgment against sole proprietor owner of withdrawing motor carrier

Seventh circuit reverses ERISA award for Central States

Seventh circuit reverses tax court on transportation law issue

Sixth Circuit allows DOT to require organized motor carrier records

Supreme court finds courier drivers to be employees, not independent contractors: is the decision valid under current transportation law?

Surface Transportation Board affirms earlier decision that truck licensing issues—including definition of “household goods carrier”—should be resolved by federal motor carrier safety administration

U.S. imposes new safety rules for motor carriers

BRENNAN, BABETTE: L.: Practice pointer: a release is not enough

BRYANT, DAVID R.: How do I climb the ladder to success in SSA adjudications

BUCHMILLER, JAMES E.: Forclosures delay defenses

BUMGARNER, JAMES: Search better

Trailing Cybercrime

BURKE, SEAN C.: When do the decisions of public school districts deserve tort immunity?

CAHILL, BRIAN: What is a “farm residence” under the Livestock Management Facilities Act? Will we ever know?

CAIN, TAMMARA: Just between you and me?--privacy and electronic messages

CALVERT, LOUISE: Recent case summary

CANNELL, JULIAN with LENZINI, PHIL: Case notes

CARROLL, MARK J.: School choice under the “Individuals with Disabilities Act Amendments of 1997”

Cavinagh, Thomas: Editor’s note

CAVANAUGH, JERRY D.: Appellate court protects guarantor in dispute over collateral proceeds

Cavanaugh, Jerry D.: Appellate court protects guarantor in dispute over collateral proceeds

DeCARLO, DONALD T.: Workers’ compensation and the 9/11/01 terrorist attack (Part I)

DENLOW, MORTON: Breaking impasses in settlement conferences: five techniques for resolution Part I: creating a range

CLARK, DAVID: Do it yourself: computer maintenance tips

Governor Ryan issues order for integrated justice

Helpful hints—security flaws in Internet Explorer

CLEARY, PATRICK F.: Motion to vacate default 2-1301: the floating standard

CLEAVER, BILL: Notes from the chair

Notes from the chair

Notes from the chair

COFFEE, TINA J.: Illinois Guardianship & Advocacy

Commission makes plea for attorney volunteers

COHN, ZANE M.: From the chair’s corner

COLADIPETRO, FRANCO A.: Can I get a refund for a previous year’s real estate taxes?

Understanding the “Certificate of Error” process in Cook County

COLOMBIK, RICHARD M.: The last tax shelter?

COLEWELL, BRAD with MATTOCKS, CHRIS: Case notes

CONLON, JOHN: Editor’s note

Maceluch, Jeffrey: Appellate attorney

Microsoft redux

CONNELLY, MARY ANN: From the co-editor

COOK, STEVE: Sycamore police peer jury program

COULSON, WESLEY J.: The purchase of or exchange for a life estate interest as a Medicaid eligibility planning technique

The use of caregiver services contracts in Medicaid eligibility planning

COX, JACQUELINE P.: Hon. Timothy C. Evans chosen Chief Judge of Cook County

COZZO, MATTHEW J.: A chip off the old block—a comparative analysis of the Illinois Environmental Protection Act and CERCLA

A chip off the old block—a comparative analysis of the Illinois Environmental Protection Act and CERCLA

CRAWFORD, WILLIAM: National teacher certification

DAHLEN, KIMBERLY: Double jeopardy

DAILING, JOSEPH: How would you rate the morale in your office? Diagnosing the problem

DAHLEN, KIMBERLY: Double jeopardy

Office morale, Part II: Making things better—twenty things that you can do or begin today

DAUPHIN, YOLAINE M.: Community Outreach: Good News Partners provides a variety of services—from housing to education and employment

DAVIS, BRUCE H. with TAUBER, JAMES J. and GUSTAFSON, BRENNT R.: Uniformity in sales tax compliance

DAVIS, LARRY A.: Is it time to revisit the doctrine of collateral estoppel in the context of statutory summary suspension hearings?

DAWSON-TIBBETS, SUSAN: The special needs of the elderly in the courtroom

DAWSON-TIBBETS, SUSAN: The special needs of the elderly in the courtroom

The use of caregiver services contracts in Medicaid eligibility planning

DeCarlo, Donald T.: Workers’ compensation and the 9/11/01 terrorist attack (Part I)

DeLaMAR, SHANNON: A fiduciary relationship may exist based on a reposition of trust

Devincentis, Amanda: The aftermath of September 11th: recognizing women’s rights as
Illinois physicians and the enforceability of covenants not to compete in the wake of *Carter-Shields* (CLD) 39:8 (Sept.)

Medical information minefield: What does HIPAA stand for and why you should care (GPS) 30:9 (Jun.)

GOLDSTEIN, A. JAY with GOMERY, SHANNON M.: IRS rewards whistle blowers to snitch on tax cheats--Ex-employers beware! (CSL) 47:3 (May)

GOPMAN, HOWARD Z.: Incomprehensible arbitration award enforceable on appeal Seventh Circuit decision discusses "deferral" of information as violation of 10b-5 (CSL) 47:2 (Feb.)

GORDON, AMY with CASHMAN, ANAMARIA E.: "Business associates": why you should care about HIPAA even if you are not a health plan or an insurance company (CLD) 39:5 (Nov.)

GORDON, BELLE LIND: Recognizing and protecting against conflicts of interest (FL) 45:2 (Jan.)

GORDON, DEBORAH: Legal considerations in seeking equity financing (CLD) 39:2 (Aug.)

GORDON, DEBORAH with COLLINS, JOSEPH: The elements of a non-disclosure agreement (CLD) 39:1 (Jul.)

GOSSAGE, ROZA: In camera interview of a child Pet custody: the new frontier in family law (FL) 45:4 (Apr.) (FL) 45:5 (Jun.)

GRADY, STEVEN T.: Applying the term "last exposure" in claims with multiple respondents under the Illinois Workers' Occupational Diseases Act (WCL) 39:3 (Apr.)

GRAYSON, E. LYNN: Azerbaijan: Patricia Bron's legal reform experience (WATL) 7:3 (Mar.)

Community outreach: Women In Need Growing Stronger ("WINGS")--Providing support for homeless women and children (WATL) 7:1 (Oct.) (WATL) 7:3 (Mar.)

Women in Afghanistan (WATL) 7:3 (Mar.)

GREBE, JAMES R.: Landlord's lien issues: a trap for the uninformed and unmotivated (AGL) 11:2 (Jan.)

Landlord's lien issues: a trap for the uninformed and unmotivated (CBAB) 46:5 (May)

GREENBURG, BARRY: Case law update Case law update (FL) 45:1 (Nov.) (FL) 45:3 (Feb.)

GREEN, ROY: Arbitration of uninsured/underinsured claims (ADR) 8:4 (May)

HANDLEY, ROBERT: Soto restates the law governing unemployment insurance company (WCL) 39:1 (Oct.)

HANAFORD, ROBERT H.: Arbitration of uninsured/underinsured claims (ADR) 8:4 (May)

HANLEY, MARK G. with ZIMMERMAN, MARK C.: A seller's lot: real estate sales under the Illinois Residential Real Property Disclosure Act (REL) 47:1 (Oct.)

HANNIGAN, RICHARD D.: Commissioners of the Industrial Commission (WCL) 39:3 (Apr.)

The common fund doctrine/entitlement to attorney fees (WCL) 39:3 (Apr.)

Editor's notes Intentional infliction of emotional distress by vocational rehabilitation expert/insurance company (WCL) 39:1 (Oct.) (WCL) 39:3 (Apr.)

Time limit for filing summons in circuit court (WCL) 39:1 (Oct.)

HANNA, J. RONALD: Department of Transportation (WCL) 39:1 (Sept.)

Secretary of State Jess White's business legislation (Senate Bill 725), effective July 1, 2001 (CLD) 39:2 (Aug.)

Single member LLC better than unincorporated business (CLD) 39:2 (Aug.)

HANTLA, G. BRADLEY: Garageman's labor and storage liens another believe it or not situation (GPS) 30:6 (Mar.)

HARRIS, DAVID K.: Patient beware! Part II Patient beware! Part III (GPS) 30:1 (Sept.) (GPS) 30:7 (Apr.)

HARRIS, ROBERT: Questions and answers on insurance compliance enforcement (WCL) 39:2 (Jan.)

HARTZELL, FRANKLIN M.: Practical considerations in the execution of estate planning documents--beware of the bomb (TE) 48:4 (Jun.)

HARTZELL, THOMAS F.: Mechanics liens: Oh, those old cases--how they haunt you (GPS) 30:9 (Jun.)

Substitution of judge--supplemental update (GPS) 30:7 (May)

Taxes for the general practitioner (AGL) 11:2 (Jan.)

Taxes for the general practitioner (GPS) 30:1 (Sept.)

Touchy, touchy--substitution of judge (GPS) 30:5 (Jan.)

HAWKINS, MAURESETA T.: Collecting on the judgments is not for the feeble at heart (CBAB) 46:1 (Jul.)

HEADLEY, T.L.: An Apple a day: Macintosh becoming computer of choice for many law firms (COLT) 9:1 (Dec.)

HERNANDEZ, MICHAEL J.: Teacher certification and the implications of the Corey H. decision (EDL) 46:3 (May)

HESS, RACHEL: An argument as to why emergency room medical records are inadmissible in the DUI prosecution (TLAC) 11:1 (Dec.)


Which costs incurred by plaintiffs are recoverable? (GPS) 30:4 (Dec.)

HOFF, DAVID: Saline County, Kansas resolution placing builders on notice of agricultural use (AGL) 11:4 (May)
Editor's column (FL) 45:4 (Apr.)
Editor's column (FL) 45:5 (Jun.)
LEVIN, LORI G.: The Cook County State's Attorney's Seniors and Persons with Disabilities Division (EL) 7:1 (Oct.)
LICHTENFELD, SAMUEL A.: A prisoner seeking only money damages under the Prison Litigation Reform Act must exhaust all administrative forms of remedy, even if that administrative process does not provide money damages (AL) 31:1 (Aug.)
LIEBEN, IVAN J. with MELODIA, CRAIG A.: Total maximum daily loads: a roadmap for water quality (ENVL) 32:1 (Jul.)
LIED, MICHAEL R.: Appellate court lacks jurisdiction to review partial dismissal of claim under Human Rights Act (LAEL) 39:1 (Nov.)
Defendant sanctioned for failure to adequately participate in mediation (LAEL) 39:3 (Apr.)
Employer bears burden of proving supervisory status in NLRB proceeding (LAEL) 39:1 (Nov.)
Expert witnesses cannot testify to standard of conduct in a fiduciary duty case (LAEL) 39:1 (Nov.)
Illinois appellate court recognizes claim for retaliatory discharge relating to filing for unemployment benefits (LAEL) 39:1 (Nov.)
Minority business set aside program ruled unconstitutional (LAEL) 39:1 (Nov.)
Seventh Circuit Clarifies standards for the grant or denial of summary judgment in retaliation cases (LAEL) 39:4 (May)
Seventh Circuit expounds on trade secret issues (LAEL) 39:1 (Nov.)
LoBUE, DONALD A.: Revocation of wills: intent is not enough (GPS) 30:6 (Mar.)
Sellers beware: buyer's remedies for defective homes (GPS) 30:1 (Sept.)
LOCALLO, JOHN: Legislation (SALT) 45:10 (Apr.)
LORD, PAT: House Bill 3098--certification of closed meetings—dies (LGL) 38:5 (Mar.)
Letter from the chair: LGL cooks! (LGL) 38:5 (Mar.)
LORO, MARC: Legislative update (CGL) 3:1 (Oct.)
LORO, MARC with PATTON, LYNN: Legislative update (CGL) 3:3 (Apr.)
LOUNDY, DAVID: Is that boat really intended for this safe harbor? (IP) 41:2 (Jan.)
Property v. Privacy (IP) 41:4 (Jun.)
When is "notice" really notice? Service provider liability under the DMCA (IP) 41:1 (Dec.)
LYHUS, JOHN E.: Trademark Trial and Appeals Board issues first dilution decision (IP) 41:3 (Apr.)
LYNAM, SUSAN: Girls and science--meet InnerLink (WATL) 7:1 (Oct.)
MADIGAN, KELLI E.: Estate and gift and generations gifting tax update (FT) 48:2 (Jan.)
Estate, gift and generation-skipping tax update (FT) 48:4 (Jun.), A new definition of income (FT) 48:1 (Oct.)
MADDUX, WILLIAM D.: An update on the Law Division in Cook County (BB) 32:4 (May)
MADSEN, TERENCE M.: Ante-nuptial isn't nuptial (GPS) 30:7 (Apr.)
GEE, NO GEE? (JJ) 14:1 (Oct.)
Special use zoning and comprehensive plans (GPS) 30:1 (Sept.)
Termination: two and two for the spring (JJ) 14:2 (Jan.)
The youth court option: now that's a young prosecutor (GPS) 30:7 (May)
MALONEY, EDWARD M.: Suspension and revocation for fraudulent or altered identification cards, permits and licenses (TLAC) 11:3 (May)
MALONEY, MATT: Criminal law "It's deja vu all over again" (GPS) 30:2 (Oct.)
MALONEY, MATTHEW: Old soldiers never die... neither do they make mistakes (GPS) 30:5 (Jan.)
MANNING, CLAIRE A.: Appellate court receptions provide networking opportunities (WATL) 7:2 (Dec.)
MANNING, CLAIRE A. with McGILL, RICHARD R.: Unauthorized practice of law in administrative proceedings (AL) 31:5 (Apr.)
Unauthorized practice of law in administrative proceedings (ENVL) 32:5 (Apr.)
MAROVICH, MICHAEL J.: Are opinion witness deposition fees and transcription costs taxable as costs after judgment (CPAP) 47:5 (Apr.)
MARTINEZ, RAQUEL G.: From the chair (CGL) 3:1 (Oct.)
From the chair (CGL) 3:2 (Feb.)
MARTINKUS, ANNE M.: Divorce law issues (CGL) 30:9 (Jun.)
Modification of joint custody agreement (CGL) 30:2 (Oct.)
MASSOCK, ELAINE: When a committee decides (LAEL) 39:1 (Nov.)
MATA, GRACIELA: Women candidates for the judiciary (WATL) 7:3 (Mar.)
MATUSZEWICH, LEWIS F.: Banking on both sides of the 49th parallel (IIL) 39:2 (Nov.)
Banking on both sides of the 49th parallel (IIL) 39:3 (Jan.)
SBA is still approving credits (CBAB) 46:3 (Feb.)
McDONOUGH, KATE: Understanding the ABA international law Web site (IIL) 39:5 (Jun.)
McGRATH, JJ.: ISBA financial responsibility (mandatory insurance) proposal puts moonlighting by law department lawyers in jeopardy (CLD) 39:9 (Mar.)
MEINTS, PAUL A.: Something old, something new, something borrowed, something blue dealing with the changing tax laws and repeal (TE) 48:1 (Nov.)
MENDEL, SCOTT M.: Toward a more refined rule of reason analysis—California Dental Association v. FTC (AUC) 40:1 (Jul.)
MILLER, MARC R.: Alzheimer's: a practitioner's guide (EL) 7:3 (May)
MILLS, MARTHA A.: Payment of real estate taxes on an undivided PIN: the necessity to pay by legal description (SALT) 45:4 (Oct.)
MILSK, PHIL: Case notes (EDL) 46:2 (Apr.)
Editor's note (EDL) 46:1 (Dec.)
MOBLEY, SHARON: An update on child support issues (FL) 45:3 (Feb.)
MOLETT, JEFFREY A.: Are you liable for overtime pay? (AGL) 11:3 (Apr.)
Providing credit—risk or reward? (AGL) 11:1 (Nov.)
Securing the right to receive government payments under revised Article 9 (AGL) 11:2 (Jan.)
Securing the right to receive government payments under revised Article 9 (CBAB) 46:5 (May)
MONKE, DEBRA J.: Cybersquatters: the legal assistant's role in recovering corporate assets (CLD) 39:4 (Oct.)
Domain name infringement: investigating the cybersquatter (CLD) 39:3 (Sept.)
MONROSE, MARILYN: Scanning irrereplaceable documents in case of disaster (COLT) 9:3 (May)
MONTGOMERY, JULIE-APRIL: The 10 most frequent issues that arise in state and local taxation and their options (SALT) 45:11 (May)
MOODY, GREGORY J. with POTTER, MARTIN: Practical considerations in representing parties interested in purchasing properties at judicial foreclosure sales (REL) 47:1 (Oct.)
MORAN, TIMOTHY E.: Appealing real estate tax assessments in TIF districts (SALT) 45:10 (Apr.)
MORRIS, MALCOLM L.: Chasing custodial claims (TE) 48:1 (Nov.)
MURRAY, JOHN C.: Enforceability of intercreditor agreements in bankruptcy (REL) 47:5 (Apr.)
Perfecting and enforcing a security interest in an option to purchase real estate (CBAB) 46:5 (May)
Perfecting and enforcing a security interest in an option to purchase real estate (REL) 47:3 (Feb.)
NAGORKA, FRANK: Do not resuscitate and the Orange Form (EL) 7:2 (Jan.)
NELSON, CINDY: Establishing teen courts in local communities (JJ) 14:1 (Oct.)
NELSON, REBECCA A.D.: Amendments to the Hart-Scott-Rodino Antitrust Improvements Act (AUC) 40:1 (Jul.)
NISIVACO, JOHN L.: Co-editor's note (TL) 37:1 (Sept.)
Co-editor's note (TL) 37:2 (May)
TRUSKOWSKI, JOHN B.: Recent Illinois unitary income tax cases (SALT) 45:7 (Feb.)

An Update on business and non-business income (SALT) 45:7 (Feb.)

TULLEY, KALINA M.: Corporate amnesty: an offer your client cannot afford to refuse (AUCL) 40:3 (May)

TURNER, RICHARD L.: Negri v. Rossiello: an IRS malpractice trap for the unwary practitioner (CPAP) 47:4 (Feb.)

UCHTMANN, DONALD L. with GROSSMAN, MARGARET ROSSO: A tribute to Professor Harold (Hank) W. Hannah (AGL) 11:3 (Apr.)


VAMOS, TERESA: Riding high again--thanks to the Illinois Equine Activity Liability Act (AGL) 11:4 (May)

VAN DER SNICK, J. BRICK: Discovery in DUI, misdemeanor and traffic cases (TLAC) 11:2 (Feb.)

VAN HERWAARDEN, ELIAS S.: European incentives--don't take them for granted (CLD) 39:5 (Nov.)

European incentives--seek and you shall find them (CLD) 39:5 (Nov.)

VAN NESS, PHILIP R. In this issue

A LUST for money; re-discovering the indemnification provisions of the Leaking Underground Storage Tank Program (ENVL) 32:3 (Jan.)

New federal law continues trend towards relaxing requirements for small businesses and facilitating brownfields remediation (ENVL) 32:4 (Mar.)

Peoria County Board may seek permission to allow yard waste to be added to municipal landfills (ENVL) 32:3 (Jan.)

VAN VLJET, JAMES: Beware of the “bulk sales” provisions for business assets in the Illinois tax statutes (CSL) 47:1 (Dec.)


WEBER, CHRISTOPHER L.: Editor's note (ML) 28:4 (Jun.)

WEBER, ROBERT: Innocent spouse relief update (TE) 48:4 (Jun.)

WEIHl, DONALD E.: It’s time Presenting the bill (LOE) 23:2 (Jan.) (LOE) 23:3 (Apr.)

WEISZ, MITCHELL: Could have, would have, shouldn't have (WCL) 39:3 (Apr.)

WESTON, JAMES K.: Donaldson v. CIPS: a case of pennywise, pound foolish? (ML) 28:4 (Jun.)

New Illinois laws for 2001 that affect oil and gas and other mineral law (ML) 28:2 (Nov.)

New real estate and related legislation (REL) 47:2 (Dec.)

WHITE, ALEXANDER P.: The Illinois Training Expense Credit: what else! (SALT) 45:5 (Nov.)

Memories of my tenure on the Administrative Law Section Council (AL) 31:2 (Oct.)

Responsible and willful? Yes. Responsible and willful? No. (SALT) 45:5 (Nov.)

WIEDNER, PAUL W.: Even after a second amended Industrial Commission decision, the original decision can be subject to appeal Illinois Industrial Commission releases 2002 calendar (WCL) 39:2 (Jan.)

WILLIAMS, KATIE: Someone you should know: Peg Rawles (CGL) 3:2 (Feb.)

WILLIAMSON, NILE J.: Arbitration clauses in employment contracts: to do or not to do (LAEL) 39:4 (May)

WISE, MICHAEL: Should Illinois adopt the RUAA? (ADR) 8:2 (Feb.)

WOJCiK, MARK E.: New business for the Illinois Open Meetings Act When are an employer's "legitimate expectations" pretextual? (IRAR) 28:2 (Apr.) (IRAR) 28:2 (Apr.)

WURL, DANIEL P.: The continuous course of negligent treatment doctrine (TL) 37:3 (Jun.)

Rule 213 opinion witness case update (CPAP) 47:3 (Nov.)

WYDAJEWSKI, BRIAN K.: Controlled group liability for withdrawal liability from multi-employer pension plan ends at U.S. borders (EB) 20:3 (Jan.)

WYsocki, BERNARD: Practice transition problems of solos (GPS) 30:5 (Jan.)

ZAMORA, JAVIER: Hispanic Lawyers Association of Illinois—HLAI Marty Castro creates footsteps worth following (YLD) 46:1 (Dec.) (YLD) 46:1 (Dec.)

ZANGER, LARRY M.: Electronic contracts--some of the basics (CLD) 39:11 (May)


ZOU, PHILIP S.: Immigration law update (IIL) 39:1 (Aug.)

ZUMDAHL, MARK E.: Recent decisions (TE) 48:4 (Jun.)
### SUBJECT INDEX

**Administrative Law**

<table>
<thead>
<tr>
<th>Reference</th>
<th>Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>Administrative Law Section Council chairs, 1971-2000</td>
<td>(AL) 31:2 (Oct.)</td>
</tr>
<tr>
<td>Administrative Law section newsletter celebrates its 30th birthday: the first year</td>
<td>(AL) 31:2 (Oct.)</td>
</tr>
<tr>
<td>Administrative review law and necessary parties: who must be named</td>
<td>(AL) 31:1 (Aug.)</td>
</tr>
<tr>
<td>An annual survey of administrative law 2001</td>
<td>(AL) 31:4 (Mar.)</td>
</tr>
<tr>
<td>Appeal strikes out: <em>Veezy v. Deherty</em></td>
<td>(AL) 31:5 (Apr.)</td>
</tr>
<tr>
<td>Biography of a section council member</td>
<td>(AL) 31:1 (Aug.)</td>
</tr>
<tr>
<td><em>City of Chicago Heights v. Living Word Outreach Full Gospel Church &amp; Ministries</em></td>
<td>(AL) 31:1 (Aug.)</td>
</tr>
<tr>
<td>Constitutional challenges to municipal administrative adjudicatory systems</td>
<td>(AL) 31:5 (Apr.)</td>
</tr>
<tr>
<td><em>Cook County Sheriff’s Enforcement Asn’t v. County of Cook, et al., No. 1-99-3710</em></td>
<td>(AL) 31:3 (Nov.)</td>
</tr>
<tr>
<td>Decided June 25, 2001</td>
<td>(AL) 31:3 (Nov.)</td>
</tr>
<tr>
<td>Hot off the presses</td>
<td>(CGL) 3:1 (Oct.)</td>
</tr>
<tr>
<td>How do I climb the ladder to success in SSA adjudications</td>
<td>(AL) 31:5 (Apr.)</td>
</tr>
<tr>
<td>Illinois’ continuum between the manifest weight standard and de novo review continues…</td>
<td>(AL) 31:3 (Nov.)</td>
</tr>
<tr>
<td>Illinois State Bar Association Administrative Law Section Council</td>
<td>(AL) 31:2 (Oct.)</td>
</tr>
<tr>
<td>Introduction to The Handbook of Illinois Administrative Law</td>
<td>(AL) 31:2 (Oct.)</td>
</tr>
<tr>
<td>Letter to fellow administrative law section members</td>
<td>(AL) 31:2 (Oct.)</td>
</tr>
<tr>
<td>Memories of my tenure on the Administrative Law Section Council</td>
<td>(AL) 31:2 (Oct.)</td>
</tr>
<tr>
<td>Minutes of the February 9, 2001 Administrative Law Section Council meeting</td>
<td>(AL) 31:1 (Aug.)</td>
</tr>
<tr>
<td>My year as section council chair</td>
<td>(AL) 31:2 (Oct.)</td>
</tr>
<tr>
<td>November 16 Law Ed Program on Illinois administrative law</td>
<td>(AL) 31:2 (Oct.)</td>
</tr>
<tr>
<td>Opening the Meetings Act to reality--abolishing the “Rule of Two”</td>
<td>(AL) 31:2 (Oct.)</td>
</tr>
<tr>
<td>A prisoner seeking only money damages under the Prison Litigation reform Act must exhaust all administrative forms of remedy, even if that administrative process does not provide money damages</td>
<td>(AL) 31:1 (Aug.)</td>
</tr>
<tr>
<td>Reflections from a chair</td>
<td>(AL) 31:3 (Nov.)</td>
</tr>
<tr>
<td>Statutory developments</td>
<td>(AL) 31:4 (Mar.)</td>
</tr>
<tr>
<td>Ten reasons to be member of the Administrative Law Section</td>
<td>(AL) 31:1 (Aug.)</td>
</tr>
<tr>
<td>Unauthorized practice of law in administrative proceedings</td>
<td>(AL) 31:5 (Apr.)</td>
</tr>
</tbody>
</table>

### Alternative Dispute Resolution

<table>
<thead>
<tr>
<th>Reference</th>
<th>Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>ADR happenings</td>
<td>(ADR) 8:2 (Feb.)</td>
</tr>
<tr>
<td>ADR update</td>
<td>(ADR) 8:3 (Mar.)</td>
</tr>
<tr>
<td>ADR update</td>
<td>(ADR) 8:4 (May)</td>
</tr>
<tr>
<td>Alternative dispute resolution in bankruptcy</td>
<td>(CBAB) 46:1 (Jul.)</td>
</tr>
<tr>
<td>Arbitration clauses in employment contracts: to do or not to do</td>
<td>(LAEL) 39:4 (May)</td>
</tr>
<tr>
<td>Arbitration of uninsured/underinsured claims</td>
<td>(ADR) 8:4 (May)</td>
</tr>
<tr>
<td>Breaking impacts in settlement conferences: five techniques for resolution</td>
<td>(ADR) 8:1 (Nov.)</td>
</tr>
<tr>
<td>Breaking impacts in settlement conferences: five techniques for resolution. Part I: creating a range</td>
<td>(ADR) 8:2 (Feb.)</td>
</tr>
<tr>
<td>Breaking impacts in settlement conferences: five techniques for resolution. Part II: recommending a specific number</td>
<td>(ADR) 8:2 (Feb.)</td>
</tr>
<tr>
<td>Breaking impacts in settlement conferences: five techniques for resolution. Part III: splitting the difference</td>
<td>(ADR) 8:3 (Mar.)</td>
</tr>
<tr>
<td>Case law update</td>
<td>(ADR) 8:1 (Nov.)</td>
</tr>
<tr>
<td>Case law update</td>
<td>(ADR) 8:2 (Feb.)</td>
</tr>
<tr>
<td>Case law update</td>
<td>(ADR) 8:3 (Mar.)</td>
</tr>
<tr>
<td>Case law update</td>
<td>(ADR) 8:4 (May)</td>
</tr>
<tr>
<td>Chair’s column</td>
<td>(ADR) 8:1 (Nov.)</td>
</tr>
<tr>
<td>Chair’s column</td>
<td>(ADR) 8:2 (Feb.)</td>
</tr>
<tr>
<td><em>Circuit City v. Adams</em>: the battle over arbitration agreements rages on</td>
<td>(LAEL) 39:3 (Apr.)</td>
</tr>
<tr>
<td>Community outreach: Center for Conflict Resolution--helping lawyers and clients resolve disputes without going to war</td>
<td>(WATL) 7:1 (Oct.)</td>
</tr>
<tr>
<td>Defendant sanctioned for failure to adequately participate in mediation</td>
<td>(LAEL) 39:3 (Apr.)</td>
</tr>
<tr>
<td>Editor’s note</td>
<td>(ADR) 8:2 (Feb.)</td>
</tr>
<tr>
<td>The effective use of arbitration in real estate disputes</td>
<td>(REL) 47:5 (Apr.)</td>
</tr>
<tr>
<td>Incomprehensible arbitration award</td>
<td>(Rel) 16:1 (Jun.)</td>
</tr>
<tr>
<td>The NASD launches a Single Arbitrator Pilot Program for arbitration claims between $50,000.01 and $200,000</td>
<td>(ADR) 8:1 (Nov.)</td>
</tr>
<tr>
<td>The New Illinois Supreme Court Rule 99 “mediation programs”</td>
<td>(ADR) 8:4 (May)</td>
</tr>
<tr>
<td>Representing clients in mediation: the “missed” opportunity</td>
<td>(ADR) 8:3 (Mar.)</td>
</tr>
<tr>
<td>The settlement conference program U.S. Court of Appeals for the Seventh Circuit</td>
<td>(ADR) 8:2 (Feb.)</td>
</tr>
<tr>
<td>Should Illinois adopt the RUAA?</td>
<td>(ADR) 8:2 (Feb.)</td>
</tr>
<tr>
<td>Upcoming events</td>
<td>(ADR) 8:1 (Nov.)</td>
</tr>
<tr>
<td>Upcoming events</td>
<td>(ADR) 8:2 (Feb.)</td>
</tr>
<tr>
<td>Upcoming events</td>
<td>(ADR) 8:3 (Mar.)</td>
</tr>
<tr>
<td>Upcoming events</td>
<td>(ADR) 8:4 (May)</td>
</tr>
<tr>
<td>When experts collide: revisited private</td>
<td>(ADR) 8:3 (Mar.)</td>
</tr>
</tbody>
</table>

### Agriculture Law

<table>
<thead>
<tr>
<th>Reference</th>
<th>Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>Are you liable for overtime pay?</td>
<td>(AGL) 11:3 (Apr.)</td>
</tr>
<tr>
<td>Estate and gift tax changes for 2002</td>
<td>(AGL) 11:2 (Jan.)</td>
</tr>
<tr>
<td>Landlord’s lien issues: a trap for the uninformed and unmotivated</td>
<td>(AGL) 11:2 (Jan.)</td>
</tr>
<tr>
<td>New income tax rates for non-grantor trusts and estates</td>
<td>(AGL) 11:3 (Apr.)</td>
</tr>
<tr>
<td>Providing credit—risk or reward?</td>
<td>(AGL) 11:1 (Nov.)</td>
</tr>
<tr>
<td>Riding high again--thanks to the Illinois Equine Activity Liability Act</td>
<td>(AGL) 11:4 (May)</td>
</tr>
<tr>
<td>Saline County, Kansas resolution placing builders on notice of agricultural use</td>
<td>(AGL) 11:4 (May)</td>
</tr>
<tr>
<td>Securing the right to receive government payments under revised Article 9</td>
<td>(AGL) 11:2 (Jan.)</td>
</tr>
<tr>
<td>Supreme Court considering plant patent issue</td>
<td>(AGL) 11:2 (Jan.)</td>
</tr>
<tr>
<td>Taxes for the general practitioner</td>
<td>(AGL) 11:2 (Jan.)</td>
</tr>
<tr>
<td>A tribute to Professor Harold (Hank) W. Hannah</td>
<td>(AGL) 11:3 (Apr.)</td>
</tr>
<tr>
<td>Using defined survey terms in farmland purchase</td>
<td>(AGL) 11:4 (May)</td>
</tr>
<tr>
<td>Using the Illinois landlord’s lien after June 30, 2001</td>
<td>(AGL) 11:1 (Nov.)</td>
</tr>
<tr>
<td>What is a “farm residence” under the Livestock Management Facilities Act? Will we ever know?</td>
<td>(AGL) 11:3 (Apr.)</td>
</tr>
</tbody>
</table>

### Antitrust and Unfair Competition Law

<table>
<thead>
<tr>
<th>Reference</th>
<th>Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>Amendments to the Hart-Scott-Rodino Antitrust Improvements Act</td>
<td>(AUCL) 40:1 (Jul.)</td>
</tr>
<tr>
<td>Antitrust complaints and motions to dismiss</td>
<td>(AUCL) 40:2 (Dec.)</td>
</tr>
<tr>
<td>Be careful what you wish for: some thoughts on the merger review process</td>
<td>(AUCL) 40:2 (Dec.)</td>
</tr>
<tr>
<td>Corporate amnesty: an offer your client cannot afford to refuse</td>
<td>(AUCL) 40:3 (May)</td>
</tr>
<tr>
<td>Editor's comments</td>
<td>(AUCL) 40:2 (Dec.)</td>
</tr>
<tr>
<td>Editor's note</td>
<td>(AUCL) 40:1 (Jul.)</td>
</tr>
<tr>
<td>Editor’s note</td>
<td>(AUCL) 40:3 (May)</td>
</tr>
<tr>
<td>The Federal Trade Commission’s antitrust enforcement agenda</td>
<td>(AUCL) 40:2 (Dec.)</td>
</tr>
<tr>
<td>Microsoft redux</td>
<td>(AUCL) 40:1 (Jul.)</td>
</tr>
<tr>
<td>Toward a more refined rule of reason analysis--<em>California Dental Association v. FTC</em></td>
<td>(AUCL) 40:1 (Jul.)</td>
</tr>
</tbody>
</table>

### Appeals

<table>
<thead>
<tr>
<th>Reference</th>
<th>Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>Appeal strikes out: <em>Veezy v. Deherty</em></td>
<td>(AL) 31:5 (Apr.)</td>
</tr>
<tr>
<td>Appealing real estate tax assessments in TIF districts</td>
<td>(SALT) 45:10 (Apr.)</td>
</tr>
</tbody>
</table>
Appellate court protects guarantor in dispute over collateral proceeds (CBAB) 46:2 (Nov.)

Denial of appeal moves SDO forward (ML) 28:3 (Mar.)

Garrett revisited (TE) 48:3 (Apr.)

Incomprehensible arbitration award enforceable on appeal (BAFP) 16:1 (Jun.)

Necessity of filing a timely notice of appeal following hearing on a petition to rescind (TLAC) 11:3 (May)

The settlement conference program U.S. Court of Appeals for the Seventh Circuit (ADR) 8:2 (Feb.)

Taxpayers beware—using consultants may be hazardous to your appeal (SALT) 45:1 (Jul.)


Attorney fees

The common fund doctrine/entitlement to attorney fees (WCL) 39:3 (Apr.)


Attorneys

Bankruptcy Plus puts a plus in your practice! (LOE) 23:1 (Aug.)

Civility in our work place (WCL) 39:3 (Apr.)

Client fee agreements: it’s time for a review (LOE) 23:2 (Jan.)

The corporate executive's guide to the role of the general counsel (CLD) 39:8 (Feb.)

Disappearing Inc., is the real e-mail magic show! (LOE) 23:1 (Aug.)

Does UPL by in-house counsel really waive the attorney-client privilege? (CBAB) 46:4 (Mar.)

Get organized—use a checklist (LOE) 23:3 (Apr.)

Getting started on the road to getting organized (LOE) 23:1 (Aug.)

Giving credit where it’s due: citing to electronic databases (YLD) 46:4 (Jun.)

Hot off the presses (CGL) 3:1 (Oct.)

How would you rate the morale in your office? (LOE) 23:3 (Apr.)

Diagnosing the problem (LOE) 23:2 (Jan.)

Illinois Guardianship & Advocacy Commission makes plea for attorney volunteers (EL) 7:2 (Jan.)

Legal considerations in seeking equity financing (CLD) 39:2 (Aug.)

Making the digital transition and other common quandaries solved (YLD) 46:4 (Jun.)

Office management—prevention solutions no firm should be without (GPS) 30:6 (Mar.)

Office morale, Part II: Making things better—twenty things that you can do or begin today (LOE) 23:3 (Apr.)

PHONE slips ... your receptionist will love you for it! (LOE) 23:1 (Aug.)

Presenting the bill (LOE) 23:3 (Apr.)

Recognizing and protecting against conflicts of interest (FL) 45:2 (Jan.)

Serving the uncooperative defendant (TL) 37:2 (May)

Stop! I want off! (LOE) 23:2 (Jan.)

Using exhibits for maximum impact (FL) 45:5 (Jun.)

What lawyers want, need and should obtain when it comes to information about law office economics and technology (LOE) 23:4 (Jun.)


Bankruptcy

Alternative dispute resolution in bankruptcy (CBAB) 46:1 (Jul.)

Appellate court protects guarantor in dispute over collateral proceeds (CBAB) 46:2 (Nov.)

Brush up your Latin—“nemo dat qui non habet” (CBAB) 46:1 (Jul.)

Can a Chapter 7 debtor's attorney be compensated from the bankruptcy estate? (CBAB) 46:3 (Feb.)

Collecting on the judgments is not for the feeble at heart (CBAB) 46:1 (Jul.)

Does UPL by in-house counsel really waive the attorney-client privilege? (CBAB) 46:4 (Mar.)

Enforceability of intercreditor agreements in bankruptcy (REL) 47:5 (Apr.)

Filing a proof of claim in a bankruptcy case (YLD) 46:3 (Apr.)

Filing a proof of claim in a bankruptcy case (YLD) 46:4 (Jun.)

Foreclosure defenses (CBAB) 46:1 (Jul.)

Landlord’s lien issues: a trap for the uninformed and unmotivated (CBAB) 46:5 (May)

Payable on death accounts (CBAB) 46:5 (May)

Perfecting and enforcing a security interest in an option to purchase real estate (CBAB) 46:5 (May)

Predatory lending--a perspective for the mortgage attorney (CBAB) 46:2 (Nov.)

SBA is still approving credits (CBAB) 46:3 (Feb.)

Securing the right to receive government payments under revised article 9 (CBAB) 46:5 (May)

Signed sales receipt can document purchase money security interest (CBAB) 46:2 (Nov.)

Unauthorized practice of law and in-house counsel (CBAB) 46:4 (Mar.)

Using the Illinois Landlord’s Lien after June 30, 2001 (CBAB) 46:4 (Mar.)


Biographies

Biography of a section council member (AL) 31:1 (Aug.)

Carl W. Gilmore: “Happy” to be the 2001 ISBA Downstate Young Lawyer of the Year (YLD) 46:1 (Dec.)

Clarence Darrow remembered (BB) 32:2 (Oct.)

Cook County Chief Judge Donald P. O'Connell retires effective July 31, 2001 (BB) 32:1 (Jul.)

Elmer Gertz (IRAR) 28:1 (Jan.)

Marty Castro creates footsteps worth following (YLD) 46:1 (Dec.)

Profile in success: A conversation with two pioneering women justices from the Fifth District of the Illinois Court of Appeals (WATL) 7:2 (Dec.)

Profile in success: Irene Bahr (WATL) 7:1 (Oct.)

Profile of the 2001 ISBA Chicago Young Lawyer of the Year: Anita M. Bolanos (YLD) 46:1 (Dec.)

Remembrance Hon. Michael A. Bilandic: former Chief Justice, Alderman and Mayor of Chicago (BB) 32:4 (May)

Someone you should know: Jim Grogan (CGL) 3:1 (Oct.)

Someone you should know: Paige Reed (CGL) 3:4 (Jun.)

Someone you should know: Peg Rawles (CGL) 3:2 (Feb.)


Business Law

Benefits implications for employers under the Uniformed Services Employment and Reemployment Rights Act of 1994 (FT) 48:3 (Mar.)

Beware of the “bulk sales” provisions for business assets in the Illinois tax statutes “Business associates”: why you should care about HIPAA even if you are not a health plan or an insurance company (CLD) 39:5 (Nov.)

A chip off the ol’ block--a comparative analysis of the Illinois Environmental Protection Act and CERCLA (CLD) 39:5 (Nov.)

CPAs as investment advisors (CLD) 47:3 (May)

Do charitable organizations have a safe haven from general real estate taxes? (CLD) 47:1 (Dec.)

The corporate executive's guide to the role of the general counsel (CLD) 39:8 (Feb.)

Editor's column (BAFP) 16:1 (Jun.)

Establishing a protectable interest: forward thinking for clients that use restrictive covenants (CPAP) 47:1 (Sept.)

European incentives--don't take them for granted (CLD) 39:5 (Nov.)

European incentives--seek and you shall find them (CLD) 39:5 (Nov.)

From the chair's corner (CLD) 47:1 (Dec.)

From the editor (CLD) 47:2 (Feb.)

From the editor (CLD) 47:3 (May)

Illinois Secretary of State announces new services in its Chicago office (CSL) 47:3 (May)

Incomprehensible arbitration award enforceable on appeal (BAFP) 16:1 (Jun.)

IRS rewards whistle blowers to snitch on tax cheats--
Ex-employers beware! (CSL) 47:3 (May)
Major brokerage firms propose hollow solutions for (CSL) 47:1 (Dec.)
research analyst conflict of interests
Moving day: a lawyer's reflections on the past, present, and future (BAFP) 16:1 (Jun.)
The NASD announces regulatory enforcement actions to curb annuity sales abuses (CSL) 47:2 (Feb.)
Online business defamation: how to respond to "cybersmearing" (CLD) 39:3 (Sept.)
Public-private partnerships in the new economy (CLD) 39:5 (Nov.)
Recent concern regarding cyber-fraud and its impact on businesses (CSL) 47:3 (May)
Recent trends in M&A activity—an increasingly hostile environment (CLD) 39:12 (Jun.)
Sample client advice letter: structuring an individual medical practice to maximize tax and reduce asset exposure to liability claims (CSL) 47:2 (Feb.)
Securities broker-dealers and money laundering: the obligations of broker-dealers under money laundering laws (CLD) 39:10 (Apr.)
Seventh Circuit decision discusses "deferral" of information as violation of 10b-5 (CSL) 47:2 (Feb.)
Single member LLC better than unincorporated business (CLD) 39:2 (Aug.)
Software savings: businesses can reap substantial tax savings from the proper structuring of their software purchases (CGL) 3:2 (Feb.)
UCITA is coming! UCITA is coming! (One if by land, two if by C) (BAFP) 16:1 (Jun.)
An update on business and non-business income (SALT) 45:6 (Feb.)

Civil Law

Are opinion witness deposition fees and transcription costs taxable as costs after judgment (CPAP) 47:5 (Apr.)
Discovery and the Fifth Amendment (CPAP) 47:5 (Apr.)
Discovery practicum: intertwine inquiries (CPAP) 47:5 (Apr.)
Do parties have an absolute right to directly question prospective jurors during voir dire? (CPAP) 47:1 (Sept.)
Editor's note (CPAP) 47:1 (Sept.)
Establishing a protectable interest: forward thinking for clients that use restrictive covenants (CPAP) 47:1 (Sept.)
Illinois physicians and the enforceability of covenants not to compete in the wake of Carter-Shields (CPAP) 47:1 (Sept.)
The importance of prompt settlement notice in the prosecution of underinsured motorist claims (CPAP) 47:2 (Oct.)
Introduction: Civil Law Notary Statute (IIL) 39:5 (Jun.)
Novofi v. Rosiello: an IRS malpractice trap for the unwary practitioner (CPAP) 47:4 (Feb.)
Negligent infliction of emotion distress in Illinois—Riskey vs. CDH revisited (CPAP) 47:4 (Feb.)
Overlapping class actions and the proposed amendments to Rule 23 (CPAP) 47:2 (Oct.)
Quick review to House Bill 6003—Civil Law Notary Act (IIL) 39:5 (Jun.)
Rule 213 opinion witness case update (CPAP) 47:3 (Nov.)
Soto restates the law governing opinion testimony as to permanency of injury (CPAP) 47:3 (Nov.)
Trial practice notes: civil jury instructions—messages (GPS) 30:7 (May)
Reducing unwanted junk mail, e-mail, and telemarketing calls (CGL) 3:4 (Jun.)
UCITA is coming! UCITA is coming! (One if by land, two if by C) (BAFP) 16:1 (June)

Constitutional Law

Constitutional challenges to municipal administrative adjudicatory systems (AL) 31:5 (Apr.)
Discovery and the Fifth Amendment (CPAP) 47:5 (Apr.)
Local government Web sites and the First Amendment (LGL) 38:3 (Nov.)
The New Illinois Supreme Court Rule 99 "mediation programs" (ADR) 8:4 (May)
Recent U.S. Supreme Court cases of interest to in-house counsel (CLD) 39:1 (Jul.)
Recent U.S. Supreme Court cases of interest to in-house counsel (CLD) 39:2 (Aug.)
Supreme Court considering plant patent issue (AGL) 11:2 (Jan.)
Termination: two and two for the spring (JJ) 14:2 (Jan.)
Understanding the Illinois Constitution (LRE) 21:1 (Oct.)
Where have all the liberals gone? Have they been tribed? (IRAR) 28:2 (Apr.)

Construction

A primer on construction issues for the construction lender (REL) 47:5 (Apr.)
Saline County, Kansas resolution placing builders on notice of agricultural use (AGL) 11:4 (May)
Ten Commandments monument proposal rejected (MP) 12:2 (Apr.)

Continuing Legal Education

Calendar of upcoming elder law events and seminars (EL) 7:1 (Oct.)
Calendar of upcoming elder law events and seminars (EL) 7:2 (Jan.)
Calendar of upcoming elder law events and seminars (EL) 7:3 (May)
Calendar of upcoming elder law events and seminars (EL) 7:4 (Jun.)
Committee on Government Lawyers co-sponsors Law Ed program (CGL) 3:1 (Oct.)
CRFC sponsors Law-Related Education conference on November 9 at Hamburger University in Oak Brook (LRE) 21:1 (Oct.)
Elder rights conference addresses wide range of issues (EL) 7:4 (Jun.)
International and immigration seminars (IIL) 39:1 (Aug.)
News you can use (CGL) 3:2 (Feb.)
November 16 Law Ed Program on Illinois administrative law (AL) 31:2 (Oct.)
"Realizing the Small Firm Advantage" conference set for Valpo May 30 - June 1 (GPS) 30:7 (Apr.)
Upcoming CLE programs (CGL) 3:1 (Oct.)
Upcoming CLE programs (CGL) 3:2 (Feb.)
Upcoming events (ADR) 8:1 (Nov.)
Upcoming events (ADR) 8:2 (Feb.)
Upcoming events (ADR) 8:3 (Mar.)
Upcoming events (ADR) 8:4 (May)

Corporate Law

"Business associates": why you should care about HIPAA even if you are not a health plan or an insurance company (CLD) 39:5 (Nov.)
Call in the cavalry: IP issues in business transactions (CLD) 39:7 (Jan.)
Can your company store its documents electronically? (CLD) 39:4 (Oct.)
Changes in the law have been enacted regarding unclaimed property (CLD) 39:6 (Dec.)
Closing the deal: streamlining processes and being an effective member of the team (CLD) 39:11 (May)
Corporate amnesty; an offer your client cannot afford to refuse (AUCL) 40:3 (May)
Corporate counsel and the unauthorized practice of law: "special" is not necessarily better (CLD) 39:9 (Mar.)
The corporate executive's guide to the role of the general counsel (CLD) 39:8 (Feb.)
Correction to the June issue (CLD) 39:1 (Jul.)
Cyber defense plan (CLD) 39:3 (Sept.)
<table>
<thead>
<tr>
<th>Topic</th>
<th>Journal/Volume/Issue</th>
</tr>
</thead>
<tbody>
<tr>
<td>Supreme Court amends rules</td>
<td>(BB) 32:3 (Jan.)</td>
</tr>
<tr>
<td>Court rules</td>
<td>(GPS) 30:9 (Jun.)</td>
</tr>
<tr>
<td>Recent amendments to the Illinois Supreme Court</td>
<td>(BB) 32:3 (Jan.)</td>
</tr>
<tr>
<td>Antitrust complaints and motions to dismiss</td>
<td>(AUCL) 40:2 (Dec.)</td>
</tr>
<tr>
<td>Motion for continuance: Grounds and factors</td>
<td>(YLD) 46:1 (Dec.)</td>
</tr>
<tr>
<td>Domestic Violence</td>
<td>(YLD) 46:1 (Dec.)</td>
</tr>
<tr>
<td>Driving Under the Influence</td>
<td>(GPS) 30:7 (May)</td>
</tr>
<tr>
<td>Trial practice notes: civil jury instructions--an update and comments</td>
<td>(GPS) 30:7 (May)</td>
</tr>
<tr>
<td>The youth court option: now that's a young prosecutor</td>
<td>(GPS) 30:7 (May)</td>
</tr>
<tr>
<td>Criminal Justice</td>
<td>(CJ) 45:1 (Jul.)</td>
</tr>
<tr>
<td>Damage recovery</td>
<td>(IRAR) 28:3 (May)</td>
</tr>
<tr>
<td>Death Penalty</td>
<td>(CGL) 3:3 (Apr.)</td>
</tr>
<tr>
<td>Debtors and Creditors</td>
<td>(CGL) 3:1 (Oct.)</td>
</tr>
<tr>
<td>Defamation</td>
<td>(CLD) 39:2 (Aug.)</td>
</tr>
<tr>
<td>Court Costs</td>
<td>(CLD) 39:9 (Oct.)</td>
</tr>
<tr>
<td>Domain name infringement: investigating the cybersquat</td>
<td>(CLD) 39:3 (Sept.)</td>
</tr>
<tr>
<td>Electronic contracts--some of the basics</td>
<td>(CLD) 39:11 (May)</td>
</tr>
<tr>
<td>The elements of a non-disclosure agreement</td>
<td>(CLD) 39:7 (Jul.)</td>
</tr>
<tr>
<td>The Essential Formbook, Volume II, a review</td>
<td>(CLD) 39:8 (Oct.)</td>
</tr>
<tr>
<td>European incentives--don't take them for granted</td>
<td>(CLD) 39:5 (Nov.)</td>
</tr>
<tr>
<td>European incentives--seek and you shall find them</td>
<td>(CLD) 39:5 (Nov.)</td>
</tr>
<tr>
<td>The ins and outs of extranets</td>
<td>(CLD) 39:8 (Feb.)</td>
</tr>
<tr>
<td>Internet court records could compromise client privacy</td>
<td>(CLD) 39:1 (Jul.)</td>
</tr>
<tr>
<td>IRS issues new guidance on compensating employees with LLC and partnership interests</td>
<td>(CLD) 39:6 (Dec.)</td>
</tr>
<tr>
<td>ISBA financial responsibility (mandatory insurance) proposal puts moonlighting by law department lawyers in jeopardy</td>
<td>(CLD) 39:11 (Aug.)</td>
</tr>
<tr>
<td>Legal considerations in seeking equity financing</td>
<td>(CLD) 39:8 (Nov.)</td>
</tr>
<tr>
<td>Letter from the co-editors</td>
<td>(CLD) 39:9 (Jul.)</td>
</tr>
<tr>
<td>Letter from the co-editors</td>
<td>(CLD) 39:2 (Aug.)</td>
</tr>
<tr>
<td>Letter from the co-editors</td>
<td>(CLD) 39:3 (Sept.)</td>
</tr>
<tr>
<td>Letter from the co-editors</td>
<td>(CLD) 39:1 (Aug.)</td>
</tr>
<tr>
<td>Letter from the editors</td>
<td>(CLD) 39:2 (Aug.)</td>
</tr>
<tr>
<td>Letter from the co-editors</td>
<td>(CLD) 39:5 (Oct.)</td>
</tr>
<tr>
<td>Letter from the co-editors</td>
<td>(CLD) 39:6 (Dec.)</td>
</tr>
<tr>
<td>Letter from the co-editors</td>
<td>(CLD) 39:7 (Jan.)</td>
</tr>
<tr>
<td>Letter from the co-editors</td>
<td>(CLD) 39:9 (Mar.)</td>
</tr>
<tr>
<td>Letter from the co-editors</td>
<td>(CLD) 39:10 (Apr.)</td>
</tr>
<tr>
<td>Letter from the co-editors</td>
<td>(CLD) 39:11 (May)</td>
</tr>
<tr>
<td>Letter from the co-editors</td>
<td>(CLD) 39:12 (Jun.)</td>
</tr>
<tr>
<td>Limited liability companies: a summary</td>
<td>(CLD) 39:9 (Mar.)</td>
</tr>
<tr>
<td>Limited liability companies: a summary</td>
<td>(CLD) 39:2 (Aug.)</td>
</tr>
<tr>
<td>Online business defamation: how to respond to “cybersmearing”</td>
<td>(CLD) 39:3 (Sept.)</td>
</tr>
<tr>
<td>Predatory lending--a perspective for the mortgage attorney</td>
<td>(CLD) 39:1 (Aug.)</td>
</tr>
<tr>
<td>Public-private partnerships in the new economy</td>
<td>(CLD) 39:5 (Nov.)</td>
</tr>
<tr>
<td>Recent trends in M&amp;A activity--an increasingly hostile environment</td>
<td>(CLD) 39:12 (Jun.)</td>
</tr>
<tr>
<td>Recent U.S. Supreme Court cases of interest to in-house counsel</td>
<td>(CLD) 39:1 (Jul.)</td>
</tr>
<tr>
<td>Recent U.S. Supreme Court cases of interest to in-house counsel</td>
<td>(CLD) 39:2 (Aug.)</td>
</tr>
<tr>
<td>Secretary of State Jess White's business legislation (Senate Bill 725), effective July 1, 2001</td>
<td>(CLD) 39:2 (Aug.)</td>
</tr>
<tr>
<td>Securities broker-dealers and money laundering: the obligations of broker-dealers under money laundering laws</td>
<td>(CLD) 39:10 (Apr.)</td>
</tr>
<tr>
<td>Single member LLC better than unincorporated business</td>
<td>(CLD) 39:2 (Aug.)</td>
</tr>
<tr>
<td>Subject index to substantive articles in volumes 36, 37, 38 &amp; 39 of The Corporate Lawyer</td>
<td>(CLD) 39:12 (Jun.)</td>
</tr>
<tr>
<td>Uniformity in sales tax compliance</td>
<td>(CLD) 39:6 (Dec.)</td>
</tr>
<tr>
<td>White House study examines economic effects of U.S. tort system</td>
<td>(CLD) 39:11 (May)</td>
</tr>
<tr>
<td>Workers' compensation and the 9/11/01 terrorist attack (Part I)</td>
<td>(CLD) 39:7 (Jan.)</td>
</tr>
<tr>
<td>Workers' compensation more on workplace stress (Part II)</td>
<td>(CLD) 39:7 (Jan.)</td>
</tr>
<tr>
<td>Subject index to substantive articles in volumes 36, 37, 38 &amp; 39 of The Corporate Lawyer</td>
<td>(CLD) 39:12 (Jun.)</td>
</tr>
<tr>
<td>Uniformity in sales tax compliance</td>
<td>(CLD) 39:6 (Dec.)</td>
</tr>
<tr>
<td>White House study examines economic effects of U.S. tort system</td>
<td>(CLD) 39:11 (May)</td>
</tr>
<tr>
<td>Workers' compensation and the 9/11/01 terrorist attack (Part I)</td>
<td>(CLD) 39:7 (Jan.)</td>
</tr>
<tr>
<td>Workers' compensation more on workplace stress (Part II)</td>
<td>(CLD) 39:7 (Jan.)</td>
</tr>
</tbody>
</table>

**Court Costs**

Are opinion witness deposition fees and transcription costs taxable as costs after judgment

Which costs incurred by plaintiffs are recoverable?

Winner take all: recovery of fees for fee litigation in Illinois

**Discovery**

Discovery and the Fifth Amendment

Discovery practice: intertwined inquiries

**Defamation**

Online business defamation: how to respond to “cybersmearing”

**Depositions**

Are opinion witness deposition fees and transcription costs taxable as costs after judgment

**Domestic Violence**

Domestic violence clinic sponsors advocate training program

**Driver Under the Influence**

An argument as to why emergency room medical
records are inadmissible in the DUI prosecution (TLAC) 11:1 (Dec.)
Criminal law legislative update: Intoxication defense significantly limited (GPS) 30:3 (Nov.)
Discovery in DUI, misdemeanor and traffic cases (TLAC) 11:2 (Feb.)
Field sobriety tests in Illinois (TLAC) 11:2 (Feb.)
Is it time to revisit the doctrine of collateral estoppel in the context of statutory summary suspension hearings? (TLAC) 11:3 (May)
Necessity of filing a timely notice of appeal following hearing on a petition to rescind (TLAC) 11:3 (May)
A preliminary breath screening test (PBST) is admissible in a hearing in a motion to quash arrest and suppress evidence and in a petition to rescind statutory summary suspension (TLAC) 11:1 (Dec.)
Scrivener's error: validity of a sworn report (TLAC) 11:2 (Feb.)
Secretary of state now reports DUI supervision to other states (TLAC) 11:1 (Dec.)
2002 DUI sentencing guide (TLAC) 11:2 (Feb.)
What is the proper standard for a motion for a directed finding? People v. Connolly (TLAC) 11:2 (Feb.)
When can a disposition of supervision be granted (TLAC) 11:2 (Feb.)
The zero tolerance law (TLAC) 11:3 (May)

**Economy**

Economic Growth and Tax Recovery Relief Reconciliation Act of 2001 (EB) 20:1 (Oct.)
Public-private partnerships in the new economy (CLD) 39:5 (Nov.)
White House study examines economic effects of U.S. tort system (CLD) 39:11 (May)

**Editor/Chair Columns**

Administrative Law section newsletter celebrates its 30th birthday: the first year (AL) 31:2 (Oct.)
Chair's column (ILL) 39:2 (Nov.)
Chair's column (ILL) 39:3 (Jan.)
Chair's column (ILL) 39:4 (Apr.)
Chair's column (ILL) 39:5 (Jun.)
Chair's column (AL) 31:2 (Oct.)
Chair's column (AL) 31:4 (Mar.)
Chair's column (ADR) 8:1 (Nov.)
Chair's column (ADR) 8:2 (Feb.)
Chair's column (GPS) 30:7 (Apr.)
Chair's column (GPS) 30:7 (May)
Chair's column (GPS) 30:9 (Jun.)
The chairman's column (FL) 45:1 (Nov.)
The chairman's column (FL) 45:3 (Feb.)
Chairperson's column (GPS) 30:4 (Dec.)
Chairperson's column (GPS) 30:5 (Jan.)
Chairperson's column (GPS) 30:6 (Mar.)
Chairperson's corner (GPS) 30:1 (Sept.)
Chairperson's corner (GPS) 30:2 (Oct.)
Co-editor's note (TL) 37:1 (Sept.)
Co-editor's note (TL) 37:2 (May)
Co-editor's note (TL) 37:3 (Jun.)
Co-editor's note (TL) 37:4 (Jun.)
Co-editor's note (TL) 37:5 (Jun.)
Editor's column (BAFP) 16:1 (Jun.)
Editor's column (FL) 45:2 (Jan.)
Editor's column (FL) 45:3 (Feb.)
Editor's column (FL) 45:4 (Apr.)
Editor's column (FL) 45:5 (Jun.)
Editor's comments (AUC) 40:2 (Dec.)
Editor's note (REL) 47:1 (Oct.)
Editor's note (REL) 47:2 (Dec.)
Editor's note (REL) 47:3 (Feb.)
Editor's note (REL) 47:4 (Mar.)
Editor's note (REL) 47:5 (Apr.)
Editor's note (REL) 47:6 (May)
Editor's note (ML) 28:4 (Jun.)
Editor's note (LOE) 23:1 (Aug.)
Editor's note (CPAP) 47:1 (Sept.)
Editor's note (AUC) 40:1 (Jul.)
Editor's note (AUC) 40:3 (May)
Editor's note (ADR) 8:2 (Feb.)
Editor's notes (ML) 28:2 (Nov.)
Editor's notes (WCL) 39:3 (Apr.)
Ethics corner (CGL) 3:1 (Oct.)
Ethics corner (CGL) 3:2 (Feb.)
From the chair (COLT) 9:3 (May)
From the chair (CGL) 3:1 (Oct.)
From the chair (CGL) 3:2 (Feb.)
From the chair's corner (CSL) 47:1 (Dec.)
From the editor (CSL) 47:2 (Feb.)
From the editor (CSL) 47:3 (May)
From the editors (CGL) 3:3 (Apr.)
From the editors (TE) 48:1 (Nov.)
From the editors (TE) 48:2 (Dec.)
From the editors (TE) 48:3 (Apr.)
From the editors (TE) 48:4 (Jun.)
Illinois State Bar Association Administrative Law Section Council (AL) 31:2 (Oct.)
In this issue (IRAR) 28:1 (Jan.)
In this issue (IRAR) 28:2 (Apr.)
In this issue (ENVL) 32:1 (Jul.)
In this issue (ENVL) 32:2 (Dec.)
In this issue (ENVL) 32:3 (Jan.)
In this issue (ENVL) 32:4 (Mar.)
Letter from the chair (MP) 28:1 (Aug.)
Letter from the chair: LGL cooks! (LGL) 38:5 (Mar.)
Letter from the co-editors (CLD) 39:1 (Jul.)
Letter from the co-editors (CLD) 39:2 (Aug.)
Letter from the co-editors (CLD) 39:3 (Sept.)
Letter from the co-editors (CLD) 39:4 (Oct.)
Letter from the editors (CLD) 39:5 (Nov.)
Letter from the co-editors (CLD) 39:6 (Dec.)
Letter from the co-editors (CLD) 39:7 (Jan.)
Letter from the co-editors (CLD) 39:8 (Feb.)
Letter from the co-editors (CLD) 39:9 (Mar.)
Letter from the co-editors (CLD) 39:10 (Apr.)
Letter from the co-editors (CLD) 39:11 (May)
Letter from the co-editors (CLD) 39:12 (Jun.)
Letter from the editor (WATL) 7:3 (Mar.)
Letter from the editor (WATL) 7:1 (Oct.)
Letter to fellow administrative law section members (AL) 31:2 (Oct.)
Memories of my tenure on the Administrative Law Section Council (AL) 31:2 (Oct.)
A message from the chair (REL) 47:4 (Mar.)
Moving day: a lawyer's reflections on the past, present, and future (BAFP) 16:1 (Jun.)
My year as section council chair (AL) 31:2 (Oct.)
Note from the chair (COLT) 9:1 (Dec.)
Note from the editor (SALT) 45:8 (Mar.)
Notes from the chair (EL) 7:1 (Oct.)
Notes from the chair (EL) 7:3 (May)
Notes from the chair (EL) 7:4 (Jun.)
Notes from the chair's corner (WCL) 39:1 (Oct.)
Notes from the editor (WCL) 39:1 (Oct.)
Notes from the editor (WCL) 39:2 (Jan.)
Notes from the editor (ML) 28:3 (Mar.)
Reflections from a chair (AL) 31:3 (Nov.)
Ten reasons to be member of the Administrative Law Section (AL) 31:1 (Aug.)
View from the chair (CBAB) 46:1 (Jul.)
View from the chair (CBAB) 46:2 (Nov.)
View from the chair (CBAB) 46:3 (Feb.)
View from the chair (CBAB) 46:4 (Mar.)

**Education**

Abraham Lincoln curriculum materials available on Web site (LRE) 21:1 (Oct.)
Case notes (EDL) 46:2 (Apr.)
Children's literature and law bibliography (LRE) 21:1 (Oct.)
Community Outreach: Good News Partners provides a
variety of services--from housing to education and employment

Congratulations and thank you to the 2002 High School Mock Trial participants and volunteers!

CRFC sponsors Law-Related Education conference on November 9 at Hamburger University in Oak Brook

Editor's note

Educational expenses in Illinois: An analysis of § 529 plans in Illinois after EGTRRA

GEE No, GED?

Home schooling

Illinois Association of School Administrators' digest of education-related legislation that passed both houses of the Illinois General Assembly during 2001

Moving day: a lawyer's reflections on the past, present, and future

National teacher certification

New husband's income considered as part of former wife's resources in allocating college costs in modification action

New law on bullying

Reducing the burden of student loans--The Career Criminal Justice Attorney Education Expenses Repayment Act--House Bill 5599

Resources for Civics and law-related education

School choice under the "Individuals with Disabilities Act Amendments of 1997"

School referendum: 61 percent pass, 39 percent fail--March 19, 2002

School violence and discipline of special education students

Should your child client be in a different school?

Teacher certification and the implications of the Corey H. decision

When do the decisions of public school districts deserve tort immunity?

Elder and Disability Law

Alzheimer's: a practitioner's guide

Another scan enters the electronic age--Work-at-home offers the new temptation of computer literacy

Applying the term "last exposure" in claims with multiple respondents under the Illinois Workers' Occupational Diseases Act

Background on Patients' Bill of Rights

Book review: The Complete Idiot's Guide to Caring for Aging Parents

Book review: Representing the Elderly Client: Law and Practice Calendar of upcoming elder law events and seminars

Calendar of upcoming elder law events and seminars Calendar of upcoming elder law events and seminars Calendar of upcoming elder law events and seminars

Child custody disputes between guardians and parents: what law governs?

Circuit City case: arbitration clause in employment contract trumps federal statutory rights

Community Medicaid cases and spousal impoverishment update

The Cook County State's Attorney's Senior's and Persons with Disabilities Division Council members named academy laureates

Defending disoriented persons from nursing home discharge for non-payment

Do not resuscitate and the Orange Form

Drafting an effective release under the Older Workers Benefit Protection Act

Elder rights conference addresses wide range of issues The estate planning gap Grandparents raising grandchildren update

Identity theft and the elderly

Illinois Guardianship & Advocacy Commission makes plea for attorney volunteers

Increased protection needed for institutionalized elderly Mental health care & emergency writs

New legislation on crimes against older persons Notes from the chair Notes from the chair Notes from the chair

Older tenants lose in Supreme Court--U.S. Supreme Court upholds no-fault evictions

Profile of the Elder Law Section

The purchase of or exchange for a life estate interest as a Medicaid eligibility planning technique

Real estate for retirement? Now you can

Recent cases

Recent cases

Recent law review articles on elder law issues

Reducing unwanted junk mail, e-mail, and telemarketing calls

Report on the annual meeting of the American Bar Association

Scam alert! Nigerian global scam in full flower The Senior Health Insurance Program--SHIP

The special needs of the elderly in the courtroom

State Supreme Court invalidates grandparent visitation statute

Supreme Court rules on spousal impoverishment determination standards

Task Force on Unauthorized Practice of Law update

The use of caregiver services contracts in Medicaid eligibility planning

When your elderly clients marry: prenuptial agreements and other considerations

Employment Law

Appellate court lacks jurisdiction to review partial dismissal of claim under Human Rights Act

Arbitration clauses in employment contracts: to do or not to do

Are you liable for overtime pay?

Benefits implications for employers under the Uniformed Services Employment and Reemployment Rights Act of 1994

Case law update and review

Case law update and review

Circuit City case: arbitration clause in employment contract trumps federal statutory rights

Circuit City v. Adams: the battle over arbitration agreements rages on

Community Outreach: Good News Partners provides a variety of services--from housing to education and employment

Controlled group liability for withdrawal liability from multi-employer pension plan ends at U.S. borders

D.C. Circuit upholds NLRB's extension of Weingarten rights to nonunion workplace

Defendant sanctioned for failure to adequately participate in mediation

District court issues permanent injunction against Illinois Department of Human Rights

Does the employer's share of the plaintiff's expenses depend on the gross or net recovery of the employer's subrogation claim?

Double-breasting: how not to run afoul of the law Drafting an effective release under the Older Workers Benefit Protection Act

Economic Growth and Tax Recovery Relief Reconciliation Act of 2001

Employee Benefits Section Council review of recent ...
documents
The Richman Report—the importance of the site visit as part of the business valuation process
State Supreme Court invalidates grandparent visitation statute
Summary: In re Marriage of Street court must consider income and assets of payee's new spouse
Summary—Irmo Beyer: interim fee award pursuant to 501(c–1) upheld in post decree case
Supreme Court rules on spousal impoverishment determination standards
An update on child support issues
Using exhibits for maximum impact
The varying degrees of diligence used in locating and notifying non-custodial father of juvenile court proceedings involving their minor children
When your elderly clients marry: prenuptial agreements and other considerations
Winner take all: recovery of fees for fee litigation in Illinois

Federal Practice
Federal pretrial motion practice: talk before filing
Formation of the Bar Association of the Central and Southern Federal Districts of Illinois
Introductory message from the Special Committee on Federal Practice
Recent decisions of interest in the Central and Southern Districts
Recent 7th circuit decisions of interest

Foreclosure
Foreclosure defenses
Practical considerations in representing parties interested in purchasing properties at judicial foreclosure sales

Fraud
Area code 809 telephone scam
Doctors and health care fraud: what every attorney should know about the False Claims Act and qui tam
Identity theft and the elderly
New legislation on crimes against older persons
The requirements of raising equitable estoppel or fraudulent concealment in a legal malpractice context
Scam alert! Nigerian global scam in full flower
Suspension and revocation for fraudulent or altered identification cards, permits and licenses

General Practice, Solo and Small Firm
Ante-nuptial isn't nuptial
Chairperson's column
Chairperson's column
Chairperson's column
Chairperson's column
Chair's column
Chair's column
Chair's column
Criminal law “It's deja vu all over again”
Criminal law legislative update: Intoxication defense significantly limited
Divorce law issues
Doctors and health care fraud: what every attorney should know about the False Claims Act and qui tam
The effect of Public Act 92-0136 on the creation of tenancies by the entirety
Estate planning & probate update
Garagman's labor and storage liens another belief it or not situation
How far can they go?

How soon we forget! Under proposed ISBA mandatory malpractice insurance proposals, insurance companies, not Illinois Supreme Court, will determine how law is practiced
The Illinois Supreme Court holds that the operation of an uninsured motor vehicle is an absolute liability offense
Levi's offer
Local governmental involvement—doing the right right
Mecanics liens: Oh, those old cases—how they haunt you
Medical information minefield: What does HIPAA stand for and why you should care
Modification of joint custody agreement
Motion to vacate default 2-1301: the floating standard
New husband's income considered as part of former wife's resources in allocating college costs in modification action
Office management—prevention solutions no firm should be without
Old common law remedy for "money had and received" provides equitable remedy for resolving financial entanglements when live-ins split
Old soldiers never die ... neither do the myths
Part I: Reciprocal or mutual wills—implied consequences
Part 2: Reciprocal or mutual wills—implied consequences
Patient beware! Part II
Patient beware! Part III
Practice pointer: a release is not enough
Practice reminder: ABA Techshow
Practice tip: New IRS procedure to obtain employer ID numbers
Practice transition problems of solos
Public-private partnerships in the new economy
"Realizing the Small Firm Advantage" conference set for Valpo May 30 - June 1
Recent amendments to the Illinois Supreme Court rules
Reported cases consider service by special order of court
Revocation of wills: intent is not enough
Sellers beware: buyer's remedies for defective homes
So, you want to open your own firm? One attorney's tale from the front
Special use zoning and comprehensive plans
Substitution of judge—supplemental update
Taxes for the general practitioner
Touch, touchy—substitution of judge
Trial practice notes: civil jury instructions—an update and comments
Which costs incurred by plaintiffs are recoverable?
The youth court option: now that's a young prosecutor

Government
Active bills—2nd General Assembly—2001
Attorney general issues opinions
Attorney general issues opinions
Attorney General issues opinions
Attorney general issues opinions affecting units of local government
Commissioners of the Industrial Commission
The Cook County State's Attorney's Seniors and Persons with Disabilities Division
Daniels announces program to revitalize Southern Illinois coal industry
Even after a second amended Industrial Commission decision, the original decision can be subject to appeal
The Federal Trade Commission's antitrust enforcement agenda

AGL 11:2 (Jan.)
AGL 3:4 (Jun.)
AGL 3:1 (Oct.)
AGL 3:2 (Feb.)
AGL 3:4 (Jun.)
AGL 3:5 (Jan.)
AGL 3:6 (Mar.)
AGL 3:7 (May)
AGL 11:2 (Jan.)
AGL 3:5 (Jan.)
AGL 3:6 (Mar.)
AGL 3:7 (May)
AGL 3:8 (Aug.)
AGL 3:9 (Nov.)
AGL 3:10 (Dec.)
AGL 11:1 (Nov.)
AGL 3:12 (Jan.)
AGL 3:13 (Feb.)
AGL 3:14 (Mar.)
AGL 3:15 (Apr.)
AGL 3:16 (May)
AGL 3:17 (Jun.)
AGL 3:18 (Jul.)
AGL 3:19 (Aug.)
AGL 3:20 (Sep.)
AGL 3:21 (Oct.)
AGL 3:22 (Nov.)
AGL 3:23 (Dec.)
AGL 11:1 (Nov.)
AGL 11:2 (Dec.)
AGL 11:3 (Jan.)
AGL 11:4 (Feb.)
AGL 11:5 (Mar.)
AGL 11:6 (Apr.)
AGL 11:7 (May)
AGL 11:8 (Jun.)
AGL 11:9 (Jul.)
AGL 11:10 (Aug.)
AGL 11:11 (Sep.)
AGL 11:12 (Oct.)
AGL 11:13 (Nov.)
AGL 11:14 (Dec.)
AGL 12:1 (Jan.)
AGL 12:2 (Feb.)
AGL 12:3 (Mar.)
AGL 12:4 (Apr.)
AGL 12:5 (May)
AGL 12:6 (Jun.)
AGL 12:7 (Jul.)
AGL 12:8 (Aug.)
AGL 12:9 (Sep.)
AGL 12:10 (Oct.)
AGL 12:11 (Nov.)
AGL 12:12 (Dec.)
Governmental tort immunity—claims for willful and wanton misconduct are reinstated by the legislature.

Governor places amendatory veto on House Bill 3098

Governor Ryan issues order for integrated justice

IRS issues new guidance on compensating employees with LLC and partnership interests

IRS rewards whistle blowers to snitch on tax cheats—Ex-employees beware!

Illinois Industrial Commission releases 2002 calendar

Illinois Secretary of State announces new services in its Chicago office

Internal Revenue Service adopts final minimum distributions regulations

An overview of the Illinois Pollution Control Board

Practice tip—new IRS procedure to obtain employer ID numbers

Questions and answers on insurance compliance enforcement at the Industrial Commission

Remarks by President Bush in an exchange of toasts with President Kwasniewski of Poland at state dinner in the presidential palace, Warsaw, Poland, June 15, 2001

Remarks by the President in address to faculty and students of Warsaw University

Secretary of state now reports DUI supervision to other states

Seventh Circuit rejects USEPA access/remediation order

Spanish authorities become "agents of the U.S." for purposes of asserting jurisdiction over Spanish bank accounts

White House study examines economic effects of U.S. tort system

**Government Lawyers**

Attorney general issues opinions

Attorney general issues opinions

Attorney General issues opinions

Case law update

Case law update

Case law update

Case law update

Committee on Government Lawyers co-sponsors Law Ed program

Ethics corner

Ethics corner

From the chair

From the chair

From the editors

Governor places amendatory veto on House Bill 3098

Hot off the presses

In-sites

In-sites

In-sites

ISBA Board of Governors passes resolution supporting government lawyer participation

ISBA supports increases for public defender salaries

Just between you and me?—privacy and electronic messages

Legislative preview

Legislative update

Legislative update

News you can use

News you can use

Recent developments in Illinois death penalty law and practice

Reducing the burden of student loans--The Career Criminal Justice Attorney Education Expenses Repayment Act--House Bill 5599

Someone you should know: Jim Grogan

Someone you should know: Paige Reed

Someone you should know: Peg Rawles

Upcoming CLE programs

**Upcoming CLE programs**

**Health Care Law**

All the latest developments in health care law

All the latest developments in health care law

All the latest developments in health care law

All the latest developments in health care law

Alzheimer's: a practitioner's guide

Background on Patients' Bill of Rights

Book review: The Complete Idiot's Guide to Caring for Aging Parents

"Business associates": why you should care about HIPAA even if you are not a health plan or an insurance company

Care without coverage: too little, too late

Doctors and health care fraud: what every attorney should know about the False Claims Act and qui tam

Health Care Section Council plans HIPAA programs

Increased protection needed for institutionalized elderly

Medical information minefield: What does HIPAA stand for and why you should care

Patient beware! Part II

Patient beware! Part III

Preventing medical errors and improving patient safety

The purchase of or exchange for a life estate interest as a Medicaid eligibility planning technique

Quality oversight of ambulatory surgical centers: a system in neglect

The Senior Health Insurance Program—SHIP

The use of caregiver services contracts in Medicaid eligibility planning

**Human Rights**

Appellate court lacks jurisdiction to review partial dismissal of claim under Human Rights Act

District court issues permanent injunction against Illinois Department of Human Rights

Do not resuscitate and the Orange Form

Termination: two and two for the spring

**Illinois Law Update**

ADRs update

ADRs update

All the latest developments in health care law

All the latest developments in health care law

All the latest developments in health care law

All the latest developments in health care law

Case law update

Case law update

Case law update

Case law update

Case law update

Case law update

Case law update

Case law update

Case law update

Case law update

Case law update

Case law update

Case law update

Case law update

Case law update

Case law update

Case law update

Case summaries

Case summaries

Case summaries

Case summaries

Case summaries

Changes in the law have been enacted regarding unclaimed property

Criminal law legislative update: Intoxication defense significantly limited

Estate and gift tax changes for 2002

Illinois' continuum between the manifest weight standard and de novo review continues

Illinois physicians and the enforceability of covenants not to compete in the wake of Carter-Shields

Juvenile delinquency case law and legislative update

Legal update: using the non-support Punishment Act

**Upcoming CLE programs**

(CGL) 3:2 (Feb.)

(CGL) 3:3 (Apr.)

(COLT) 9:2 (Apr.)

(CLD) 39:6 (Dec.)

(CSL) 47:3 (May)

(WCL) 39:2 (Jan.)

(CSL) 47:3 (May)

(TE) 48:4 (Jun.)

(ENVL) 32:5 (Apr.)

(WCL) 39:2 (Jan.)

(IIL) 39:2 (Nov.)

(CLD) 39:11 (May)

(CGL) 3:1 (Oct.)

(CGL) 3:2 (Feb.)

(CGL) 3:4 (Jun.)

(CGL) 3:1 (Oct.)

(CGL) 3:2 (Feb.)

(CGL) 3:4 (Jun.)

(CGL) 3:1 (Oct.)

(CGL) 3:3 (Apr.)

(HCL) 18:1 (Dec.)

(HCL) 18:2 (Mar.)

(HCL) 18:3 (May)

(HCL) 18:4 (Jun.)

(EL) 7:3 (May)

(EL) 7:1 (Oct.)

(EL) 7:4 (Jun.)

(HCL) 18:4 (Jun.)

(GPS) 30:5 (Jan.)

(HCL) 18:2 (Mar.)

(EL) 7:1 (Oct.)

(EL) 7:3 (May)

(EL) 7:4 (Jun.)

(LAE) 39:1 (Nov.)

(LAE) 39:4 (May)

(EL) 7:2 (Jan.)

(JJ) 14:2 (Jan.)

(ADR) 8:3 (Mar.)

(ADR) 8:4 (May)

(HCL) 18:1 (Dec.)

(HCL) 18:2 (Mar.)

(HCL) 18:3 (May)

(HCL) 18:4 (Jun.)

(FL) 45:1 (Nov.)

(FL) 45:3 (Feb.)

(ADR) 8:1 (Nov.)

(ADR) 8:2 (Feb.)

(ADR) 8:3 (Mar.)

(ADR) 8:4 (May)

(CGL) 3:1 (Oct.)

(CGL) 3:2 (Feb.)

(CGL) 3:4 (Jun.)

(CGL) 3:1 (Oct.)

(CGL) 3:3 (Apr.)

(BB) 32:1 (Jul.)

(BB) 32:2 (Oct.)

(BB) 32:3 (Jan.)

(BB) 32:4 (May)

(CLD) 39:6 (Dec.)

(GPS) 30:3 (Nov.)

(AGL) 11:2 (Jan.)

(AL) 31:3 (Nov.)

(CPAP) 47:1 (Sept.)

(JJ) 14:2 (Jan.)

(WATL) 7:3 (Mar.)
Real estate case law update
Recent case summary
(SAL) 45:4 (Oct.)
Recent case summary
(SAL) 45:6 (Feb.)
Recent cases
(EL) 7:2 (Jan.)
Recent cases
(EL) 7:3 (May)
Recent cases
(TLAC) 11:1 (Dec.)
Recent decisions
(TE) 48:1 (Nov.)
Recent decisions
(TE) 48:3 (Apr.)
Recent decisions
(TE) 48:4 (Jun.)
Recent developments
(SAL) 45:2 (Aug.)
Recent developments in corporate and partnership tax
(FT) 48:1 (Oct.)
Recent developments in estate and gift tax
(TE) 48:3 (Apr.)
Recent developments in Illinois abandoned property
(SAL) 45:12 (Jun.)
Recent developments in Illinois death penalty law and practice
(CGL) 3:1 (Oct.)
Recent Illinois decisions of interest
(IIL) 39.3 (Jan.)
Recent Illinois unitary income tax cases
(SAL) 45:7 (Feb.)
Recent law review articles on elder law issues
(EL) 7:4 (Jun.)
Review of new traffic laws of the 92nd General Assembly
(TLAC) 11:1 (Dec.)
Rule 213 opinion witness case update
(CPAP) 47:3 (Nov.)
Secretary of State Jess White's business legislation
(Senate Bill 725), effective July 1, 2001
(CLDR) 39:2 (Aug.)
Significant recent case law affecting fire departments and fire protection districts
(LGL) 38:7 (May)
Statutory developments
(AL) 31:4 (Mar.)
Trial practice notes: civil jury instructions—an update and comments
(GPS) 30:7 (May)

**Illinois State Bar Association**

Facing an ethical dilemma? Call ISBA
(YLD) 46:2 (Feb.)
Free ISBA case service
(IP) 41:1 (Dec.)
How soon we forget! Under proposed ISBA mandatory malpractice insurance proposals, insurance companies, not Illinois Supreme Court, will determine how law is practiced
(GPS) 30:3 (Nov.)
Illinois State Bar Association LRE Web site
(LRE) 21:2 (Apr.)
Illinois State Bar Association Mock Trial Invitational announced
(LRE) 21:1 (Oct.)
ISBA Access to Justice luncheon
(MP) 12:2 (Apr.)
ISBA advisory ethics opinions on Web
(IP) 41:2 (Jan.)
ISBA Board of Governors passes resolution supporting government lawyer participation
(CGL) 3:2 (Feb.)
ISBA financial responsibility (mandatory insurance) proposal puts moonlighting by law department lawyers in jeopardy
(CLDR) 39:9 (Mar.)
ISBA helps you track bills, statutes affecting your practice
(YLD) 46:2 (Feb.)
ISBA supports increase for public defender salaries
(CGL) 3:3 (Apr.)
Think membership doesn’t have its benefits? Think again
(YLD) 46:4 (Jun.)

**Illinois State Budget**

State appropriations to court system for fiscal year 2002
(BB) 32:2 (Oct.)
State appropriations to court system for fiscal year 2002
(BB) 32:3 (Jan.)

**Insurance**

Alphabetical listing of cases
(IL) 46:1 (Feb.)
Arbitration of uninsured/underinsured claims
(ADR) 8:4 (May)
Care without coverage: too little, too late
(HCL) 18:4 (Jun.)
Cases
(IL) 46:1 (Feb.)
Cites from previous issue
(IL) 46:1 (Feb.)
Covering your assets—Insurance pointers for lawyers on the move
(YLD) 46:2 (Feb.)
How soon we forget! Under proposed ISBA mandatory malpractice insurance proposals, insurance companies, not Illinois Supreme Court, will determine how law is practiced
(GPS) 30:3 (Nov.)
The Illinois Supreme Court holds that the operation of an uninsured motor vehicle is an absolute liability offense
(GPS) 30:4 (Dec.)

The importance of prompt settlement notice in the prosecution of underinsured motorist claims
(CPAP) 47:2 (Oct.)
Intentional infliction of emotional distress by vocational rehabilitation expert/insurance company
(WCL) 39:1 (Oct.)
ISBA financial responsibility (mandatory insurance) proposal puts moonlighting by law department lawyers in jeopardy
(CLDR) 39:9 (Mar.)
Limited liability companies: a summary
(CLDR) 39:2 (Aug.)
Momentum builds for employers to provide insurance coverage for prescription contraceptives
(WATL) 7:2 (Dec.)
Questions and answers on insurance compliance enforcement at the Industrial Commission
(WCL) 39:2 (Jan.)

**Intellectual Property**

Another roadblock on the way to proving trade dress in product configuration: Traffic Devices, Inc. v. Marketing Displays, Inc.
(IP) 41:1 (Dec.)
Copyright office e-mail newsletter, NewsNet, available
(IP) 41:1 (Dec.)
Establishing a presence on the World Wide Web: an Internet primer
(IP) 41:2 (Jan.)
Free ISBA case service
(IP) 41:1 (Dec.)
Intellectual improbabilities (TM)
(IP) 41:4 (Jun.)
Intellectual property protection in China
(IIL) 39:3 (Jan.)
Inventor rights: Chou v. The University of Chicago
(IP) 41:3 (Apr.)
Is that boat really intended for this safe harbor?
(IP) 41:2 (Jan.)
ISBA advisory ethics opinions on Web
(IP) 41:2 (Jan.)
A new cybertool against cybersquatters—and they can only blame it on Rio
(IP) 41:4 (Jun.)
Organic foods and labels
(IP) 41:2 (Jan.)
Property v. Privacy
(IP) 41:4 (Jun.)
Proposed amendments to copyright transfer and license termination notices
(IP) 41:2 (Jan.)
Second Circuit upholds denial of Random House injunction request
(IP) 41:4 (Jun.)
Trademark Trial and Appeals Board issues first dilution decision
(IP) 41:3 (Apr.)
UCITA is coming! UCITA is coming! (One if by land, two if by C)
(IP) 41:3 (Apr.)
When is “notice” really notice? Service provider liability under the DMCA
(IP) 41:1 (Dec.)

**International and Immigration Law**

The aftermath of September 11th: recognizing women’s rights as an international issue
(WATL) 7:2 (Dec.)
Banking on both sides of the 49th parallel
(IIL) 39:2 (Nov.)
Banking on both sides of the 49th parallel
(IIL) 39:3 (Jan.)
Chair’s column
(IIL) 39:2 (Nov.)
Chair’s column
(IIL) 39:3 (Jan.)
Chair’s column
(IIL) 39:4 (Apr.)
Chair’s column
(IIL) 39:5 (Jun.)
Controlled group liability for withdrawal liability from multi-employer pension plans ends at U.S. borders
(IIL) 39:4 (Apr.)
The enforcement of child support provisions in foreign divorce judgments
(IIL) 39:3 (Jan.)
European incentives—don’t take them for granted
(CLDR) 39:5 (Nov.)
European incentives—seek and you shall find them
(CLDR) 39:5 (Nov.)
Hot topics in immigration law
(IIL) 39:5 (Jun.)
Immigration law update
(IIL) 39:1 (Aug.)
Immigration practice: the R-1 religious visa options
(IIL) 39:4 (Apr.)
Intellectual property protection in China
(IIL) 39:3 (Jan.)
International and immigration seminars (IIL) 39:2 (Aug.)
Introduction: Civil Law Notary Statute
(IIL) 39:5 (Jun.)
National strategy forum provides insight into international affairs
(LRE) 21:1 (Oct.)
Normal trade relations with Vietnam: opportunities for international affairs
(USS) 41:2 (Nov.)
A proposal to adopt an Illinois civil law notary statute
(IIL) 39:5 (Jun.)
Quick review to House Bill 6003—Civil Law Notary Act
(IIL) 39:5 (Jun.)
Recent Illinois decisions of interest
(IIL) 39:3 (Jan.)
Remarks by President Bush in an exchange of toasts

Judgment

Are opinion witness deposition fees and transcription costs taxable as costs after judgment (CPAP) 47:5 (Apr.)
Collecting on the judgments is not for the feeble at heart (CBAB) 46:1 (Jul.)

Juries

Do parties have an absolute right to directly question prospective jurors during voir dire? (CPAP) 47:1 (Sept.)

Juvenile Justice

Abandoned Newborn Infant Protection Act (JJ) 14:3 (Feb.)
Child protection law update (JJ) 14:2 (Jan.)
Delinquency case law update (JJ) 14:4 (May)
Establishing teen courts in local communities (JJ) 14:1 (Oct.)
From the chair (JJ) 14:1 (Oct.)
From the chair (JJ) 14:4 (May)
GEE No, GED? (JJ) 14:1 (Oct.)
In camera interview of a child (FL) 45:4 (Apr.)
Juvenile delinquency case law and legislative update (JJ) 14:2 (Jan.)
Lee/Ogle/DeKalb Intervention System's Advisory Board (LODIS) (JJ) 14:1 (Oct.)
Recognizing and protecting against conflicts of interest (FL) 45:2 (Jan.)
School choice under the "Individuals with Disabilities Act Amendments of 1997" (JJ) 14:2 (Jan.)
School violence and discipline of special education students (JJ) 14:4 (May)
Should your child client be in a different school? (JJ) 14:3 (Feb.)
Sycamore police peer jury program (JJ) 14:3 (Feb.)
Termination: two and two for the spring (JJ) 14:2 (Jan.)
The varying degrees of diligence used in locating and notifying non-custodial father of juvenile court proceedings involving their minor children (JJ) 14:3 (Feb.)

Land Surveys

Using defined survey terms in farmland purchase (AGL) 11:4 (May)

Landlords and Tenants

Landlord's lien issues: a trap for the uninformed and unmotivated (AGL) 11:2 (Jan.)
Older tenants lose in Supreme Court--U.S. Supreme Court upholds no-fault evictions (EL) 7:4 (Jun.)
Using the Illinois landlord's lien after June 30, 2001 (AGL) 11:1 (Nov.)

Legislation

Active bills--92nd General Assembly--2001 (CJ) 45:1 (Jul.)
Background on Patients' Bill of Rights (EL) 7:1 (Oct.)
Criminal law legislative update: Intoxication defense significantly limited (GPS) 30:3 (Nov.)
The effect of Public Act 92-0136 on the creation of tenancies by the entirety (GPS) 30:4 (Dec.)
Governor places amendatory veto on House Bill 3098--House Bill 3098--certification of closed meetings--dies (CGL) 3:3 (Ap.)
Illinois Association of School Administrators' digest of education-related legislation that passed both houses of the Illinois General Assembly during 2001 (EDL) 46:1 (Dec.)
Juvenile delinquency case law and legislative update (WATL) 7:3 (Mar.)
Legal update: using the non-support Punishment Act (CJ) 45:1 (Jul.)
Legislation (SALT) 45:10 (Apr.)
Legislative preview (CGL) 3:3 (Apr.)
Legislative update (CGL) 3:3 (Apr.)
New Illinois laws for 2001 that affect oil and gas and other mineral law (LGL) 38:5 (May)

Quick review to House Bill 6003--Civil Law Notary Act (ML) 28:2 (Nov.)
New law on bullying (LRE) 21:1 (Oct.)
New legislation on crimes against older persons (EL) 7:1 (Oct.)
New real estate and related legislation (REL) 47:2 (Dec.)
The Oil Pollution Act of 1990, by definition, may ensnare unsuspecting "passive" owners (ML) 28:2 (Nov.)
Reducing the burden of student loans--The Career Criminal Justice Attorney Education Expenses (IIL) 39:5 (Jun.)
### Malpractice

**Narqui v. Rosielo: an IRS malpractice trap for the unwary practitioner**  
(CPAP) 47:4 (Feb.)  
(TL) 37:3 (Jun.)  
(REL) 47:3 (Feb.)  
(TL) 37:2 (May)  
(YLD) 46:1 (Dec.)

**The requirements of raising equitable estoppel or fraudulent concealment in a legal malpractice context**  
(WATL) 7:2 (Dec.)  
(WATL) 7:1 (Oct.)  
(WATL) 7:3 (Mar.)

### Meeting Minutes

**Illinois State Bar Association State and Local**  
Taxation Section Council minutes  
(SALT) 45:5 (Nov.)  
Mineral Law Section Council minutes  
(ML) 28:1 (Aug.)  
Minutes of the February 9, 2001 Administrative Law Section Council meeting  
(AL) 31:1(Aug.)  
State and Local Taxation Section Council minutes  
(SALT) 45:1 (Jul.)  
State and Local Taxation Section Council minutes  
(SALT) 45:2 (Aug.)  
State and Local Taxation Section Council minutes  
(SALT) 45:6 (Feb.)  
State and Local Taxation Section Council minutes  
(SALT) 45:7 (Feb.)  
State and Local Taxation Section Council minutes  
(SALT) 45:9 (Apr.)  
State and Local Taxation Section Council minutes  
(SALT) 45:12(Jun.)

### Minorities and Women

**ABA Commission on Women honors Laurel G. Bellows**  
(WATL) 7:1 (Oct.)

**Adjudicating the government use of racial slurs—the “Redskins” debate**  
(IRAR) 28:1 (Jan.)

**The aftermath of September 11th: recognizing women’s rights as an international issue**  
(WATL) 7:2 (Dec.)

**Appellate court receptions provide networking opportunities**  
(WATL) 7:2 (Dec.)

**Azerbaijan: Patricia Bronte’s legal reform experience**  
(WATL) 7:3 (Mar.)

**Book review**  
(WATL) 7:2 (Dec.)

**Community outreach: Center for Conflict Resolution—helping lawyers and clients resolve disputes without going to war**  
(WATL) 7:1 (Oct.)

**Community Outreach: Good News Partners provides a variety of services—from housing to education and employment**  
(WATL) 7:2 (Dec.)

**Community outreach: Women In Need Growing Stronger ("WINGS")—Providing support for homeless women and children**  
(WATL) 7:1 (Oct.)

**Employment law developments—evolving definitions/susensions and denotions**  
(MP) 12:3 (May)

**Gender fairness roundtables to be held in early 2002**  
(WATL) 7:2 (Dec.)

**Girls and science—meet InnerLink**  
(WATL) 7:3 (Mar.)

**Hiroshima revisited: a Nissei’s perspective**  
(WATL) 7:1 (Oct.)

**Hiroshima revisited: a Nissei’s perspective**  
(WATL) 7:2 (Dec.)

**Projects supporting women: sign up to help women with breast cancer!**  
(WATL) 7:3 (Mar.)

**Seventh Circuit deals a blow to affirmative action set-asides for women and minorities in Illinois**  
(WATL) 7:1 (Oct.)

**Ten Commandments monument proposal rejected**  
(WATL) 7:2 (Dec.)

**Women candidates for the judiciary**  
(WATL) 7:3 (Mar.)

**Women everywhere: Partners in Service project**  
(WATL) 7:2 (Dec.)  
(WATL) 7:3 (Mar.)

**Women Everywhere: Partners in Service Project May 17, 2002**  
(YLD) 46:3 (Apr.)

**Women in Afghanistan**  
(WATL) 7:3 (Mar.)

### Municipalities

**Application of Prevailing Wage Act to grant recipients of Illinois First monies**  
(LGL) 38:1 (Jul.)

**Attorney general issues opinions affecting units of local government**  
(LGL) 38:2 (Aug.)

**City of Chicago Heights v. Living Word Outreach**  
(AL) 31:1 (Aug.)

**Constitutional challenges to municipal administrative adjudicatory systems**  
(WATL) 7:2 (Dec.)

**Cook County class wars: taxpayers win a battle at PTAB—war continues on two fronts**  
(SALT) 45:9 (Apr.)

**Cook County expands incentives for real estate and creates south suburban tax reactivation program**  
(SALT) 45:1 (Jul.)

**Cook County Sheriff’s Enforcement Ass’n v. County of Cook, et. al., No. 1-99-3710 (2001 Ill App. LEXIS 490)**  
(LODIS) (JJ) 14:1 (Oct.)  
(CGL) 38:5 (Mar.)

**City of Hinsdale v. Kozloski, et al., No. 1-01-0530 (2001 Ill App. LEXIS 713)**  
(EL) 7:1 (Oct.)

**County of Volait, Inc. v. Illinois First**  
(ENVL) 32:3 (Jan.)

**Decided June 25, 2001**  
(AB) 11:1 (Dec.)

**Determined June 25, 2001**  
(WATL) 7:3 (Mar.)

**House Bill 3098—certification of closed meetings—dies**  
(LGL) 38:5 (May)

**Lee/Oglo/DeKalb Intervention System’s Advisory Board (LODIS)**  
(JJ) 14:1 (Oct.)  
(LGL) 38:3 (Nov.)

**Local government Web sites and the First Amendment**  
(LGL) 38:3 (Nov.)

**More municipal dollars down the drain: the unfunded mandate of Federal phase II stormwater regulations**  
(LGL) 38:6 (Apr.)

**“NEW BUSINESS” takes on a new meaning**  
(LGL) 38:5 (May)

**Peoria County Board may seek permission to allow yard waste to be added to municipal landfills**  
(AGL) 11:4 (May)

**Primary stop ordinances: home rule power**  
(AGL) 11:4 (May)

**Significant recent case law affecting fire departments and fire protection districts**  
(LGL) 38:7 (May)

**Someone you should know: Paige Reed**  
(CGL) 3:4 (Jun.)

**Sycamore police peer jury program**  
(CGL) 3:4 (Jun.)

**2001 key municipal issues**  
(LGL) 38:4 (Feb.)

**An update on the Law Division in Cook County**  
(SAL T) 45:1 (Jul.)

**Attorney general issues opinions affecting units of local government**  
(LGL) 38:5 (Mar.)

**Peoria County Board may seek permission to allow yard waste to be added to municipal landfills**  
(ENVL) 32:3 (Jan.)

**Primary stop ordinances: home rule power**  
(AGL) 11:4 (May)

**Significant recent case law affecting fire departments and fire protection districts**  
(LGL) 38:7 (May)

**Someone you should know: Paige Reed**  
(CGL) 3:4 (Jun.)

**Sycamore police peer jury program**  
(CGL) 3:4 (Jun.)

**2001 key municipal issues**  
(LGL) 38:4 (Feb.)

**An update on the Law Division in Cook County**  
(SAL T) 45:1 (Jul.)

### Open Meetings Act

**Governor places amendatory veto on House Bill 3098**  
(CGL) 3:3 (Apr.)

**House Bill 3098—certification of closed meetings—dies**  
(LGL) 38:5 (May)

**New business for the Illinois Open Meetings Act**  
(IRAR) 28:2 (Apr.)

**Opening the Meetings Act to reality—abolishing the “Rule of Two”**  
(AL) 31:2 (Oct.)
Patent Law

Supreme Court considering plant patent issue (AGL) 11:2 (Jan.)

Personal Injury

Closing argument: avoiding formulas when arguing pain and suffering (TL) 37:1 (Sept.)
Soto restates the law governing opinion testimony as to permanency of injury (CPAP) 47:3 (Nov.)

Practice Tips

Be careful what you wish for: some thoughts on the merger review process (AUCL) 40:2 (Dec.)
Brush up your Latin--"nemo dat qui non habet" (CBAB) 46:1 (Jul.)
How do I climb the ladder to success in SSA adjudications (AL) 31:5 (Apr.)

Introduction to The Handbook of Illinois Administrative Law (AL) 31:2 (Oct.)
Making the digital transition and other common quandaries solved? (YLD) 46:4 (Jun.)
Office management--prevention solutions no firm should be without (GPS) 30:6 (Mar.)
Practice pointer: a release is not enough (GPS) 30:3 (Nov.)
Practice reminder--ABA Techshow (GPS) 30:6 (Mar.)
Practice tip: Avoid malpractice--is there an association? (REL) 47:3 (Feb.)
Practice tip--new IRS procedure to obtain employer ID numbers (GPS) 30:6 (Mar.)
Practice tips (TE) 48:3 (Apr.)
Practice transition problems of solos (GPS) 30:5 (Jan.)
Real estate law practice key points (REL) 47:3 (Feb.)
Reducing unwanted junk mail, e-mail, and telemarketing calls (EL) 7:2 (Jan.)
Representing clients in mediation: the "missed" opportunity (ADR) 8:3 (Mar.)
Serving the uncooperative defendant (TL) 37:2 (May)

Professional Associations

Cook County Sheriff's Enforcement Au'n. v. County of Cook, et. al., No. 1-99-3710 (2001 Ill App. LEXIS 490)
Decided June 25, 2001 (AL) 31:3 (Nov.)
Hispanic Lawyers Association of Illinois—HLAI (YLD) 46:1 (Dec.)
Summary of FCC satellite dish regulations affecting condominium/homeowner associations (REL) 47:5 (Apr.)

Real Property

Appealing real estate tax assessments in TIF districts (SALT) 45:10 (Apr.)
Can I get a refund for a previous year's real estate taxes? Understanding the "Certificate of Error" process in Cook County (YLD) 46:2 (Feb.)
Changes in the law have been enacted regarding unclaimed property (CLD) 39:6 (Dec.)
Do charitable organizations have a safe haven from general real estate taxes? (CSL) 47:1 (Dec.)
Do you want your children playing under those things?--the continuing controversy over high voltage electro-magnetic fields, human health, and real property values (SALT) 45:2 (Aug.)
Economic development takings restricted (IRAR) 28:4 (Jun.)
Editor's note (REL) 47:1 (Oct.)
Editor's note (REL) 47:2 (Dec.)
Editor's note (REL) 47:3 (Feb.)
Editor's note (REL) 47:4 (Mar.)
Editor's note (REL) 47:5 (Apr.)
Editor's note (REL) 47:6 (May)
The effective use of arbitration in real estate disputes (REL) 47:5 (Apr.)
Enforceability of intercreditor agreements in bankruptcy (REL) 47:5 (Apr.)
Governmental regulations of real property—Can a regulation go too far? (YLD) 46:3 (Apr.)
Is liability coverage afforded under homeowners policy for negligent entrustment? (TL) 37:2 (May)
"Is this all I get?" or are we really achieving an equitable apportionment of marital property (FL) 45:4 (Apr.)
Material changes in Illinois' Uniform Commercial Code--secured transactions (REL) 47:1 (Oct.)
A message from the chair (REL) 47:4 (Mar.)
New real estate and related legislation (REL) 47:2 (Dec.)
Payment of real estate taxes on an undivided PIN: the necessity to pay by legal description (SALT) 45:4 (Oct.)
Perfecting and enforcing a security interest in an option to purchase real estate (REL) 47:3 (Feb.)
Power of attorney from the title company perspective following AMCORE Bank v. Hahnmann-Alrecht (REL) 47:4 (Mar.)
Powers of attorney, guaranties and third party protection (REL) 47:4 (Mar.)
Practical considerations in representing parties interested in purchasing properties at judicial foreclosure sales (REL) 47:1 (Oct.)
Practice tip: Avoid malpractice--is there an association? (REL) 47:3 (Feb.)
Practices in the construction lender loan (REL) 47:5 (Apr.)
Privacy versus confidentiality (REL) 47:2 (Dec.)
Q & A: Illinois Real Estate Transfer Tax (REL) 47:6 (May)
Real estate case law update (REL) 47:6 (May)
Real estate for retirement? Now you can (REL) 47:3 (Feb.)
Real estate law practice key points (REL) 47:3 (Feb.)
Reverse exchanges and transfer taxes--to pay or not to pay; that is no longer the question (REL) 47:3 (Feb.)
A seller's list: real estate sales under the Illinois Residential Real Property Disclosure Act (REL) 47:1 (Oct.)
Special use zoning and comprehensive plans (GPS) 30:1 (Sept.)
Summary of FCC satellite dish regulations affecting condominium/homeowner associations (REL) 47:5 (Apr.)
There is a difference!--attorney modification versus attorney approval clauses (REL) 47:2 (Dec.)
The unauthorized practice of law in modern real estate transactions Quinlan & Tyson remains instructive and enforceable (REL) 47:6 (May)
Wetland regulation since the demise of the "Migratory Bird Rule"--"more muddy water?" (REL) 47:4 (Mar.)
What is a "farm residence" under the Livestock Management Facilities Act? Will we ever know? (AGL) 11:3 (Apr.)

Religious/Charitable Organizations

City of Chicago Heights v. Living Word Outreach Full Gospel Church & Ministries (AL) 31:1 (Aug.)
Do charitable organizations have a safe haven from general real estate taxes? (CSL) 47:1 (Dec.)

Rule 213

Rule 213 opinion witness case update (CPAP) 47:3 (Nov.)

Section/Committee Rosters

Administrative Law Section Council chairs, 1971-2000 (AL) 31:2 (Oct.)

Statutes

Circuit City case: arbitration clause in employment contract trumped federal statutory rights (EL) 7:2 (Jan.)
Introduction: Civil Law Notary Statute (IIL) 39:5 (Jun.)
Is it time to revisit the doctrine of collateral estoppel in the context of statutory summary suspension hearings? (TLAC) 11:3 (May)
A preliminary breath screening test (PBT) is admissible in a hearing in a motion to quash arrest and suppress evidence and in a petition to rescind statutory summary suspension (TLAC) 11:1 (Dec.)
Statutory developments (AL) 31:4 (Mar.)

Taxation

Appealing real estate tax assessments in TIF districts (SALT) 45:10 (Apr.)
Are Illinois' tax caps still a good fit after 10 years? (SALT) 45:3 (Sept.)
Benefits implications for employers under the Uniformed Services Employment and Reemployment Rights Act of 1994 (FT) 48:3 (Mar.)
Technology

Abraham Lincoln curriculum materials available on Web site (LRE) 21:1 (Oct.)

Another scam enters the electronic age--Work-at-home offers: the new temptation of computer literacy (EL) 7:4 (Jun.)

An Apple a day: Macintosh becoming computer of choice for many law firms (COLT) 9:1 (Dec.)

The benefits of digital dictation and transcription (CLD) 39:4 (Oct.)

Can your company store its documents electronically? (CLD) 39:4 (Oct.)

Domain name infringement: investigating the cybersquatter (CLD) 39:3 (Sept.)

Electronic contracts--some of the basics (CLD) 39:11 (May)

"The Electronic Lawyer™" (LOE) 23:4 (Jun.)

Establishing a presence on the World Wide Web: an Internet primer (IP) 41:2 (Jan.)

FinAlyst...a powerful money management utility (LRE) 23:1 (Aug.)

Formatting commands in word (COLT) 9:2 (Apr.)

Giving credit where it's due: citing to electronic databases (YLD) 46:4 (Jun.)

Helpful hints—security flaws in Internet Explorer (COLT) 9:3 (May)

Information on-line (LRE) 21:1 (Oct.)

The ins and outs ofextranet (CLD) 39:9 (Feb.)

In-sites (CLD) 3:1 (Oct.)

In-sites (CLD) 3:2 (Feb.)

In-sites (CLD) 3:4 (Jun.)

Internet court records could compromise client privacy (CLD) 39:1 (Jul.)

ISBA advisory ethics opinions on Web (IP) 41:2 (Jan.)

I've got your peripatetic right here (COLT) 9:1 (Dec.)

Just between you and me?—privacy and electronic messages (CLD) 3:4 (Jun.)

Lexis offer (GPS) 30:2 (Oct.)

Local government Web sites and the First Amendment (LGL) 38:3 (Nov.)

Making the digital transition and other common quandaries solved? (CLD) 39:3 (Sept.)

Microsoft redux (AULC) 40:1 (Jul.)

A new cybertool against cybersquatters—and they can only blame it on Rio (IP) 41:4 (Jun.)

News you can use (COLT) 3:4 (Jun.)

Oh where, oh where has my back up gone? (LOE) 23:2 (Jan.)

Online business defamation: how to respond to "cybersmeating" (CLD) 39:3 (Sept.)

Practice reminder—ABA Techshow (GPS) 30:6 (Mar.)

Recent concern regarding cyber-fraud and its impact on businesses (CLD) 47:3 (May)

Search better (COLT) 9:3 (May)

Software savings: businesses can reap substantial tax (COLT) 9:1 (Dec.)
savings from the proper structuring of their software purchases (SALT) 45:6 (Feb.)

Steps along the information superhighway—where to complain on (or about) the Internet (EL) 7:2 (Jan.)

Three Web sites keep you up to date on immigration law (ILL) 39:5 (Jun.)

Trailing Cybercrime (COLT) 9:3 (May)

Understanding the ABA international law Web site (ILL) 39:5 (Jun.)

United Nations International Law Web page (COLT) 9:2 (Apr.)

Use the Styles (COL T) 9:2 (Apr.)

Technology and more from West Group—the future is here, today (LOE) 23:1 (Aug.)

Xperience Windows XP (COLT) 9:2 (Apr.)

Testimony

Soto restates the law governing opinion testimony in a case of permanency of injury (CPAP) 47:3 (Nov.)

Tort Law

Closing argument: avoiding formulas when arguing pain and suffering (TL) 37:1 (Sept.)

Co-editor’s note (TL) 37:1 (Sept.)

Co-editor’s note (TL) 37:2 (May)

Co-editor’s note (TL) 37:3 (Jun.)

Co-editor’s note (TL) 37:4 (Jun.)

Co-editor’s note (TL) 37:5 (Jun.)

The continuous course of negligent treatment doctrine (TL) 37:3 (Jun.)

Donation v. CIPS: a case of pennywise, pound foolish? (ML) 28:4 (Jun.)

Governmental tort immunity—claims for willful and wanton misconduct are reinstated by the legislature (TL) 37:1 (Sept.)

Illinois Supreme Court clarifies proper standard for admissibility of novel scientific evidence in Donaldson v. Central Illinois Public Service Co. (TL) 37:5 (Jun.)

Is liability coverage afforded under homeowners policy for negligent entrustment? (TL) 37:2 (May)

The legal status of local public entities under Illinois tort law (TL) 37:4 (Jun.)

The requirements of raising equitable estoppel or fraudulent concealment in a legal malpractice context (TL) 37:2 (May)

Serving the uncooperative defendant (TL) 37:2 (May)

Soto restates the law governing opinion testimony as to permanency of injury (CPAP) 47:3 (Nov.)

Trial practice notes: civil jury instructions—an update and comments (GPS) 30:7 (May)

When do the decisions of public school districts deserve tort immunity? (TL) 37:4 (Jun.)

White House study examines economic effects of U.S. tort system (CLD) 39:11 (May)

Traffic Laws

An argument as to why emergency room medical records are inadmissible in the DUI prosecution (TLAC) 11:1 (Dec.)

Discovery in DUI, misdemeanor and traffic cases (TLAC) 11:2 (Feb.)

Field sobriety tests in Illinois (TLAC) 11:2 (Feb.)

The importance of prompt settlement notice in the prosecution of underinsured motorist claims (CPAP) 47:2 (Oct.)

Is a motorist obligated to exit his vehicle following a stop by police for a traffic violation? (TLAC) 11:3 (May)

Is it time to revisit the doctrine of collateral estoppel in the context of statutory summary suspension hearings? (TLAC) 11:3 (May)

Necessity of filing a timely notice of appeal following hearing on a petition to rescind (TLAC) 11:3 (May)

A preliminary breath screening test (PBT) is admissible in a hearing in a motion to quash arrest and suppress evidence and in a petition to rescind statutory suspension (TLAC) 11:1 (Dec.)

Recent cases (TLAC) 11:1 (Dec.)

Review of new traffic laws of the 92nd General Assembly (TLAC) 11:1 (Dec.)

Scribner's error: validity of a sworn report (TLAC) 11:2 (Feb.)

Secretary of state now reports DUI supervision to other states (TLAC) 11:1 (Dec.)

Suspension and revocation for fraudulent or altered identification cards, permits and licenses (TLAC) 11:3 (May)

2002 DUI sentencing guide (TLAC) 11:2 (Feb.)

What is the proper standard for a motion for a directed finding? People v. Connolly (TLAC) 11:2 (Feb.)

When can a disposition of supervision be granted? (TLAC) 11:2 (Feb.)

The zero tolerance law (TLAC) 11:3 (May)

Transactions

Call in the cavalry: IP issues in business transactions (CLD) 39:7 (Jan.)

The estate planning gap (EL) 7:3 (May)

Material changes in Illinois Uniform Commercial Code—secured transactions (REL) 47:1 (Oct.)

Part I: Reciprocal or mutual wills—implied consequences (GPS) 30:6 (Mar.)

Part II: Reciprocal or mutual wills—implied consequences (GPS) 30:7 (May)

Rescission of wills: intent is not enough (GPS) 30:6 (Mar.)

Do transportation brokers hold freight charges? (PUT) 37:1 (Aug.)

Field sobriety tests in Illinois (TLAC) 11:2 (Feb.)

The Fifth Circuit finds the MCS-90 endorsement does not preempt state insurance law (PUT) 37:1 (Aug.)

First Circuit Finds FLSA motor carrier does not apply to intra-island transport within U.S. territories (PUT) 37:1 (Aug.)

Illinois Appellate Court allows motor carrier to pursue claim for cargo damage (PUT) 37:1 (Aug.)

The Illinois Supreme Court holds that the operation of an uninsured motor vehicle is an absolute liability offense (GPS) 30:4 (Dec.)

The importance of prompt settlement notice in the prosecution of underinsured motorist claims (CPAP) 47:2 (Oct.)

Motor carrier’s limitation of cargo liability held enforceable (PUT) 37:1 (Aug.)

Seventh Circuit affirms Carmack judgement against railroad (PUT) 37:1 (Aug.)

Seventh Circuit affirms withdrawal liability judgment against sole proprietor owner of withdrawing motor carrier (PUT) 37:1 (Aug.)

Seventh Circuit finds federal law bars pension fund trustee from collecting owner operator ERISA contributions (PUT) 37:3 (May)

Seventh circuit rejects punitive damage recovery based on truck driver’s intentional driver falsification and excessive driving (PUT) 37:2 (Feb.)

Seventh circuit reverses ERISA award for Central States (PUT) 37:2 (Feb.)

Seventh circuit reverses tax court on transportation law issue (PUT) 37:2 (Feb.)

Seventh circuit tackles Carmack jurisdictional issues in botched bedroom furniture move (PUT) 37:2 (Feb.)

Sixth Circuit allows DOT to require organized motor carrier records (PUT) 37:3 (May)
Supreme court finds courier drivers to be employees, not independent contractors; is the decision valid under current transportation law? (PUT) 37:2 (Feb.)

Surface Transportation Board affirms earlier decision that truck licensing issues—including definition of “household goods carrier”—should be resolved by federal motor carrier safety administration (PUT) 37:1 (Aug.)

Surface Transportation Board issues decision on use of arbitration to resolve disputes (PUT) 37:4 (Jun.)

U.S. imposes new safety rules for motor carriers (PUT) 37:4 (Jun.)

**Trusts and Estates**

Chasing custodial claims (TE) 48:1 (Nov.)

Educational expenses in Illinois: An analysis of § 529 plans in Illinois after EGTRRA (TE) 48:2 (Dec.)

Estate and gift tax changes for 2002 (AGL) 11:2 (Jan.)

The estate planning gap (EL) 7:3 (May)

Estate planning & probate update (GPS) 30:7 (Apr.)

A fiduciary relationship may exist based on a reposition of trust (TE) 48:1 (Nov.)

From the editors (TE) 48:1 (Nov.)

From the editors (TE) 48:2 (Dec.)

From the editors (TE) 48:3 (Apr.)

From the editors (TE) 48:4 (Jun.)

Garrett revisited (TE) 48:3 (Apr.)

Innocent spouse relief update (TE) 48:4 (Jun.)

Internal Revenue Service adopts final minimum distributions regulations (TE) 48:4 (Jun.)

New income tax rates for non-grantor trusts and estates (AGL) 11:3 (Apr.)

Part 1: Reciprocal or mutual wills—implied consequences (GPS) 30:6 (Mar.)

Part 2: Reciprocal or mutual wills—implied consequences (GPS) 30:7 (May)

Practical considerations in the execution of estate planning documents--be wary of the bomb (TE) 48:4 (Jun.)

Practice tips (TE) 48:3 (Apr.)

Recent decisions (TE) 48:1 (Nov.)

Recent decisions (TE) 48:3 (Apr.)

Recent decisions (TE) 48:4 (Jun.)

Recent developments in estate and gift tax (TE) 48:3 (Apr.)

Revocation of wills: intent is not enough (GPS) 30:6 (Mar.)

Something old, something new, something borrowed, something blue dealing with the changing tax laws and repeal (TE) 48:1 (Nov.)

Special trusts (TE) 48:3 (Apr.)

Strategies for estate planning: a summary of EGTRRA 2001 provisions with immediate effect on planning (TE) 48:3 (Apr.)

What did the testator really want? (TE) 48:2 (Dec.)

**Unauthorized Practice of Law**

Corporate counsel and the unauthorized practice of law: “special” is not necessarily better (CLD) 39:9 (Mar.)

Does UPL by in-house counsel really waive the attorney-client privilege? (CBAB) 46:4 (Mar.)

Task Force on Unauthorized Practice of Law update (EL) 7:1 (Oct.)

Unauthorized practice of law and in-house counsel (CBAB) 46:4 (Mar.)

Unauthorized practice of law in administrative proceedings (AL) 31:5 (Apr.)

The unauthorized practice of law in modern real estate transactions: Quinlan & Tyson remains instructive and enforceable (REL) 47:6 (May)

**Witnesses**

Are opinion witness deposition fees and transcription costs taxable as costs after judgment (CPAP) 47:5 (Apr.)

Rule 213 opinion witness case update (CPAP) 47:3 (Nov.)

When experts collide: revisited private (ADR) 8:3 (Mar.)

**Workers Compensation Law**

Appellate court takes a “gamble” on Jones Act cases (WCL) 39:2 (Jan.)

Applying the term “last exposure” in claims with multiple respondents under the Illinois Workers’ Occupational Diseases Act (WCL) 39:3 (Apr.)

Case law update (WCL) 39:4 (June)

Civility in our work place (WCL) 39:3 (Apr.)

Commissioners of the Industrial Commission (WCL) 39:3 (Apr.)

The common fund doctrine/entitlement to attorney fees (WCL) 39:3 (Apr.)

Computation of average weekly wage (WCL) 39:1 (Oct.)

Congratulations (WCL) 39:4 (June)

Could have, would have, shouldn’t have (WCL) 39:3 (Apr.)

Does the employer’s share of the plaintiff’s expenses depend on the gross or net recovery of the employer’s subrogation claim? (WCL) 39:2 (Jan.)

Editor’s notes (WCL) 39:3 (Apr.)

Even after a second amended Industrial Commission decision, the original decision can be subject to appeal (WCL) 39:2 (Jan.)

Illinois Industrial Commission releases 2002 calendar (WCL) 39:2 (Jan.)

Intentional infliction of emotional distress by vocational rehabilitation expert/insurance company (WCL) 39:1 (Oct.)

19(b)1 is no place for rehab (WCL) 39:3 (Apr.)

Notes from the chair (WCL) 39:1 (Oct.)

Notes from the editor (WCL) 39:1 (Oct.)

Notes from the editor (WCL) 39:2 (Jan.)

Questions and answers on insurance compliance enforcement at the Industrial Commission (WCL) 39:2 (Jan.)

Statute of limitation for filing a workers’ compensation claim extended by the broadening definition of “compensation” under the Illinois Workers’ Compensation Act (WCL) 39:1 (Oct.)

Subsequent and intervening accidents (WCL) 39:3 (Apr.)

Thank you, Bud! (WCL) 39:2 (Jan.)

Time limit for filing summons in circuit court (WCL) 39:1 (Oct.)

Workers’ compensation and the 9/11/01 terrorist attack (Part I) (CLD) 39:7 (Jan.)

Workers’ compensation more on workplace stress (Part II) (CLD) 39:7 (Jan.)

**Young Lawyers**

All in a day’s work—YLD council members find success in volunteering (YLD) 46:4 (Jun.)

Carl W. Gilmore: “Happy” to be the 2001 ISBA Downstate Young Lawyer of the Year (YLD) 46:1 (Dec.)

Lincoln Award: History repeats itself in 2002 (YLD) 46:3 (Apr.)

Marty Castro creates footsteps worth following (YLD) 46:1 (Dec.)

Profile of the 2001 ISBA Chicago Young Lawyer of the Year: Anita M. Bolanos (YLD) 46:1 (Dec.)

The youth court option: now that’s a young prosecutor (GPS) 30:7 (May)