



2002-2003 INDEX OF SECTION & COMMITTEE NEWSLETTERS

ILLINOIS STATE
BAR ASSOCIATION

Newsletter IndexPage 3

Author Index Page 12

Subject IndexPage 22

IDENTIFICATIONS USED IN INDEX

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

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

NEWSLETTER INDEX

References are to Volume: Issue number and (month)

Administrative Law

Annual survey of administrative law 2002	32:5 (Mar.)
Be careful what you wish for—Secretary of State rulemaking on expanded use of breath alcohol ignition interlock device enters final stages	32:6 (Apr.)
Be careful what you wish for—Secretary of State rulemaking one expanded use of breath alcohol ignition interlock device enters final stages	32:7 (May)
Chair's column	32:1 (Jul.)
<i>Daniels v. Industrial Commission</i>	32:1 (Jul.)
Filing deadlines in administrative review: <i>Nudell v. Forest Preserve District of Cook Co. No. 1-00-3220</i>	32:4 (Jan.)
FOIA and technology—When will they converge?	32:4 (Jan.)
House Bill 3098—Certification of closed meetings—dies	32:1 (Jul.)
Illinois Attorney General's office's informal opinion indicating that an administrative hearing officer lacks authority to permit an attorney who is not licensed in Illinois to appear and represent a client in administrative proceedings in this state	32:7 (May)
Inside	32:3 (Oct.)
Inside	32:6 (Apr.)
Inside	32:7 (May)
In this issue	32:4 (Jan.)
In this issue	32:5 (Mar.)
It's a matter of respect—Civility, competency, quality and professionalism in Illinois administrative hearings and Illinois courts of review	32:2 (Sept.)
Limitations of judicial review of administrative dismissal of complaint	32:2 (Sept.)
Medical staff disciplinary hearings	32:4 (Jan.)
Minutes of recent meetings of the section council	32:1 (Jul.)
Municipality's or county's denial of a conditional use permit is an administrative act, not a legislative act	32:5 (Mar.)
Premature filing of complaint for administrative review deprives court of jurisdiction	32:5 (Mar.)
Recent case	32:3 (Oct.)
Recent case	32:6 (Apr.)
Recent decisions	32:5 (Mar.)
Recent section council activities	32:3 (Oct.)
Roundtable discussions with Illinois agencies	32:3 (Oct.)
Supreme Court limits rights of illegal aliens in U.S. workplace	32:3 (Oct.)
Upcoming seminar	32:5 (Mar.)
Village may not increase the parking fines for offenders who request a trial before paying their tickets	32:5 (Mar.)

Agricultural Law

The Concentrated Animal Feeding Operation (CAFO) revised rule	12:6 (May)
Counseling farmers about saving Roundup Ready beans for seed	12:5 (Mar.)
Current developments in income taxation of trusts and estates	12:1 (Jul.)
Current topics—individual income tax	12:1 (Jul.)
Estate planning update for 2002—something old...something new...something borrowed...something blue	12:2 (Sept.)
The Farm Security and Rural Investment Act of 2002—A primer	12:3 (Nov.)
FDIC insurance coverage for estates and revocable trusts	12:3 (Nov.)
FDIC insurance coverage for estates and revocable trusts	12:4 (Jan.)
Landlord's lien upon crops: Back to the future—UCC1 filing requirement abandoned effective August 21, 2002	12:4 (Jan.)
Novel settlement: A new trend?	12:5 (Mar.)
Planning for higher education expenses	12:2 (Sept.)
Property valuation may be reduced by proximity to livestock operation	12:5 (Mar.)
Recent developments in the law of agricultural biotechnology	12:3 (Nov.)
Self-employment tax on cooperative payments to farmers—The legal journey continues	12:4 (Jan.)
Tenancy by the entirety now offers less protection from creditors	12:6 (May)
Whose pond is it anyway?	12:6 (May)
Zoning and land use: A case study in urban sprawl	12:3 (Nov.)
Zoning and land use: A case study in urban sprawl	12:5 (Mar.)

Alternative Dispute Resolution

ADR happenings	9:3 (Feb.)
ADR happenings	9:5 (May)
ADR update	9:1 (Nov.)
ADR update	9:2 (Dec.)
Arbitration clauses in employment contracts: To do or not to do	9:2 (Dec.)
Book review	9:3 (Feb.)
Book review	9:5 (May)
A brief guide to online negotiation: Introduction (Part 1 of 3)	9:1 (Nov.)
A brief guide to online negotiation: The processes (Part 2 of 3)	9:2 (Dec.)
A brief guide to online negotiation: Conclusion and resources (Part 3 of 3)	9:3 (Feb.)
Case law update	9:1 (Nov.)
Case law update	9:2 (Dec.)
Case law update	9:3 (Feb.)
Case law update	9:4 (Apr.)
Case law update	9:5 (May)
Editor's note	9:1 (Nov.)
Enforcing consumers' and employees' legal rights through arbitration	9:2 (Dec.)
Four-year index 1999-2003	9:5 (May)
Happenings	9:4 (Apr.)
Online ADR: The preferred method for resolving e-commerce disputes?	9:1 (Nov.)
Pending Illinois ADR legislation	9:4 (Apr.)
Tackling violence: A comprehensive summary of the first World Health report on violence	9:5 (May)
Upcoming event	9:2 (Dec.)
Upcoming events	9:1 (Nov.)
Upcoming events	9:3 (Feb.)
Upcoming events	9:4 (Apr.)
Upcoming events	9:5 (May)
Violence prevention/intervention for parents	9:3 (Feb.)
Violence prevention/intervention for parents	9:4 (Apr.)
The wrong way to implement ADR	9:1 (Nov.)

Anti-trust and Unfair Competition Law

Allocation of antitrust enforcement between and within agencies: A comparison	41:2 (Dec.)
The antitrust counselor: Competitor communications regarding price	41:2 (Dec.)
The antitrust implications of creative pricing strategies	41:2 (Dec.)
Competition policy in the new millennium	41:3 (Mar.)
Don't forget antitrust in the current corporate crisis	41:1 (Oct.)
Editor's notes	41:1 (Oct.)
Editor's notes	41:2 (Dec.)
Editor's notes	41:3 (Mar.)
Editor's notes	41:4 (June)
A flash in the pan: The brief existence of the Anti-Monopoly Party	41:4 (June)
Foreign plaintiffs and U.S. Antitrust law: Who can sue under the FTAIA?	41:4 (June)
FTC holds healthcare hearings in effort to broaden enforcement framework	41:3 (Mar.)
FTC intervening to limit fees in private class actions	41:3 (Mar.)
Illinois revises its antitrust statute	41:4 (June)
ISBA Antitrust Section survey	41:4 (June)
Maker of George Foreman contact grill settles complaint with attorneys general of 45 states	41:3 (Mar.)
The next big thing in antitrust	41:3 (Mar.)
Recent cases	41:1 (Oct.)
Recent cases	41:2 (Dec.)
Recent cases of interest	41:3 (Mar.)
Rediscovering coordinated effects	41:1 (Oct.)
The Second and Fifth Circuits disagree over the scope of the Foreign Trade Antitrust Improvements Act	41:1 (Oct.)
The Seventh Circuit finally gets into the (Foreign Trade Antitrust Improvements) Act	41:4 (June)
Summaries of recent decisions	41:4 (June)

Vietnam competition law: Antitrust in the “socialist-oriented” market economy environment	41:1 (Oct.)	Notes from the chair	17:2 (Feb.)
Will Adam Smith’s statement be retired from trials?	41:2 (Dec.)	Selling a distribution business in a down market	17:3 (Apr.)
		Structuring an LLC operating agreement	17:1 (Nov.)
		Wealth protection planning: An important planning tool	17:3 (Apr.)
Bench and Bar		Civil Practice and Procedure	
2002 annual report to the 93rd Illinois General Assembly	33:6 (May)	Backstriking jurors: Diligent advocacy or guile?	48:2 (Oct.)
An update on mandatory arbitration in Cook County	33:5 (Mar.)	Cashing out the structured settlement	48:6 (Mar.)
Case summaries	33:1 (July)	Challenging “good-faith” settlements in Illinois	48:7 (Mar.)
Case summaries	33:2 (Sept.)	Closing argument: Using enlarged trial transcripts and jury instructions	48:8 (May)
Case summaries	33:3 (Nov.)	ERISA remedial powers and plan reimbursement claims	48:4 (Dec.)
Case summaries	33:4 (Jan.)	<i>First National Bank v. Guerine</i> : Restating the standard for in-state <i>forum non conveniens</i> transfers	48:6 (Feb.)
Case summaries	33:5 (Mar.)	The Illinois Supreme Court makes major revisions to trial witness disclosures under Rule 213	48:1 (Aug.)
Case summaries	33:6 (May)	An Illinois lawyer in Romania’s Constitutional Court	48:3 (Nov.)
Case summaries	33:7 (June)	ISBA sets ADR program for midyear meeting	48:2 (Oct.)
Chair’s column	33:1 (July)	Jury instructions and <i>voir dire</i> : Recent developments	48:2 (Oct.)
Chair’s column	33:2 (Sept.)	Limitations on witness interviews	48:5 (Jan.)
Chair’s column	33:3 (Nov.)	Medical lienholders beware	48:8 (May)
Chair’s column	33:4 (Jan.)	<i>Miller v. Rosenberg</i>	48:1 (Aug.)
Chair’s column	33:5 (Mar.)	The Multiparty, Multiforum Trial Jurisdiction Act of 2002	48:6 (Mar.)
Chair’s column	33:6 (May)	Recent decision in <i>Burger</i> considers <i>Petrillo</i> doctrine in hospital setting	48:4 (Dec.)
Chair’s column	33:7 (June)	Revisiting the insurer’s duty to settle: <i>Haddick v. Valor Insurance</i>	48:7 (Mar.)
Chief Justice Moses W. Harrison to retire in September	33:1 (July)	Service of process by special order of court	48:4 (Dec.)
Civility	33:1 (July)	Strategic use of vehicular damage evidence in personal injury litigation	48:3 (Nov.)
Closing argument: Using enlarged trial transcripts and jury instructions	33:7 (June)	A summary on summary judgment	48:5 (Jan.)
Court costs in civil cases	33:7 (June)		
The criteria for an excellent judge is now official ISBA policy	33:2 (Sept.)	Commercial Banking and Bankruptcy Law	
Evidence advocacy—the judge’s perspective	33:3 (Nov.)	Can a bankruptcy court enter a money judgment when it declares a debt nondischargeable?	47:3 (Feb.)
Evidence advocacy—the judge’s perspective	33:4 (Jan.)	Chair’s column	47:2 (Dec.)
<i>First National Bank v. Guerine</i> : Illinois Supreme Court sets the standard for intrastate <i>forum non conveniens</i> transfers	33:7 (June)	Enforceability of intercreditor agreements in bankruptcy	47:1 (Aug.)
Illinois Supreme Court amends Rule 307 to allow early appeal in class action lawsuits	33:5 (Mar.)	Expansion of section 23 of the Mechanics Lien Act	47:5 (May)
The Improvement of the Administration of Justice (7th Edition, 2001)	33:6 (May)	First District unfortunately creates judicially crafted exception to section 4-406(f) of the UCC	47:3 (Feb.)
ISBA 2002 Future of the Courts Conference--noteworthy recommendations re: judges	33:1 (July)	Legal notice for foreclosure sale, public auction of real estate	47:4 (Mar.)
ISBA sets ADR program for Midyear meeting	33:3 (Nov.)	Mechanics Liens and Lienable Acts	47:5 (May)
The journey from lawyer to judge	33:4 (Jan.)	Mortgage defense 101	47:5 (May)
Judicial general election	33:5 (Mar.)	Oh, those old cases—How they haunt you	47:2 (Dec.)
Judicial retention election	33:5 (Mar.)	Real estate financing in the new millennium	47:1 (Aug.)
Letters to the editor	33:3 (Nov.)	Response to article pertaining to third-party purchaser at judicial foreclosure sales	47:4 (Mar.)
Letters to the editor	33:5 (Mar.)	Secured creditor bound—The words used in the collateral description of a security agreement can limit a secured party’s lien	47:4 (Mar.)
Mediation for judges	33:3 (Nov.)	Summary of bills considered by the Commercial Banking & Bankruptcy Law Section Council	47:4 (Mar.)
New Supreme Court rule amendments and court orders	33:4 (Jan.)	Twelve initial steps for corporate governance compliance	47:2 (Dec.)
New Supreme Court rule on discovery	33:2 (Sept.)	Update by banking committee	47:2 (Dec.)
Ombudsman	33:5 (Mar.)	Update by banking committee	47:3 (Feb.)
The practice of law—Words of wisdom from Honest Abe	33:4 (Jan.)	Update by banking committee	47:4 (Mar.)
Recent judicial appointments and retirements	33:1 (July)	U.S. Supreme Court rules tax lien effective against half of tenancy by the entirety property	47:3 (Feb.)
Recent judicial appointments and retirements	33:2 (Sept.)	Will bankruptcy wipe out your taxes? Probably not	47:5 (May)
Recent judicial appointments and retirements	33:3 (Nov.)	Your employee files for bankruptcy—Can you terminate employment?	47:5 (May)
Recent judicial appointments and retirements	33:4 (Jan.)		
Recent judicial appointments and retirements	33:5 (Mar.)	Corporate Law Departments	
Recent judicial appointments and retirements	33:6 (May)	ABA House of Delegates approves new Rule 5.5	40:5 (Nov.)
Recent judicial appointments and retirements	33:7 (June)	Affiliated transactions under Rule 17d-1: Business implications for investment management transactions	40:7 (Jan.)
Remarks to the Senate Appropriations Committee	33:6 (May)	California limits disclosure of social security numbers	40:8 (Feb.)
Supreme Court to look at Rule 23	33:5 (Mar.)	Commercial cases can trigger bodily injury coverage	40:6 (Dec.)
		Common interest of defendants & joint defense	40:11 (May)
		Confidentiality & joint defense	40:10 (Apr.)
		Controlling “crisis” response will determine corporate survival	40:5 (Nov.)
		Corporate accountability law affects retirement plans, executive compensation	40:8 (Feb.)
		Corporate document retention/destruction programs: just a	
Business Advice and Financial Planning			
Arbitration of disputes before The New York Stock Exchange	17:2 (Feb.)		
Business law case update	17:3 (Apr.)		
Controlling “crises” response will determine corporate survival	17:4 (June)		
Creative tax strategy for business clients	17:2 (Feb.)		
Editor’s column	17:1 (Nov.)		
Editor’s column	17:2 (Feb.)		
Editor’s column	17:4 (June)		
Enforcement of municipal ordinances—A new, efficient method	17:4 (June)		
The estate planning gap	17:1 (Nov.)		
The limited scope of officer and director insurance coverage: <i>The Bank of Carbondale v. The Kansas Bankers Surety Company</i>	17:1 (Nov.)		
The name game: Preventing trademark infringement against newly formed businesses	17:4 (June)		

lawyer's problem? a document management checklist	40:1 (Jul.)	Enacted criminal legislation 2002: Part One	46:3 (Feb.)
Dealing with employee morale after a reduction in force (RIF)	40:9 (Mar.)	Enacted criminal legislation 2002: Part II	46:4 (May)
Defining the practice (or unauthorized practice) of law	40:2 (Aug.)	Expert witnesses: A view from the bench	46:2 (Dec.)
Department of Labor finalizes Sarbanes-Oxley regulations on blackout periods	40:9 (Mar.)	The lie detector as a psychological rubber hose	46:3 (Feb.)
An employer's guide to child support withholding in Illinois	40:7 (Jan.)	One picture is worth a thousand words	46:4 (May)
Ensuring higher business valuations: It's time for small and mid-sized companies to plan ahead	40:4 (Oct.)	An overview of the NACDL annual meeting	46:1 (Oct.)
Environmental alert—Can you handle basic emergency calls from your client company?	40:9 (Mar.)	<i>People v. Davis</i>	46:2 (Dec.)
FLSA class action lawsuits abound	40:8 (Feb.)	<i>People v. Henderson</i>	46:2 (Dec.)
Forum selection clauses: their enforceability and drafting	40:1 (Jul.)	Six-person juries in criminal cases	46:2 (Dec.)
Global expansion is a matter of construction	40:11 (May)	What you see... is what you get	46:3 (Feb.)
The hedge fund: Assessing the risks (Part I of II)	40:10 (Apr.)		
The hedge fund: Assessing the risks (Part II of II)	40:11 (May)	Education Law	
HHS releases final HIPAA privacy regulations	40:8 (Feb.)	Editor's note	47:1 (Jul.)
Illinois considers petition for mandatory CLE	40:3 (Sept.)	Editor's note	47:2 (Nov.)
An in-house counsel's guide to the Employee Polygraph Protection Act	40:4 (Oct.)	Julie K. Hughes, 1950-2002	47:2 (Nov.)
The lawyer as counselor: Do you have the skills to be a truly effective helper?	40:2 (Aug.)	Legislative summary	47:1 (Jul.)
Letter from the co-editor	40:1 (Jul.)	Legislative summary	47:3 (Apr.)
Letter from the co-editors	40:2 (Aug.)	No Child Left Behind Act sets heightened standards for schools	47:2 (Nov.)
Letter from the co-editors	40:3 (Sept.)	Private right of action for federal privacy violations barred	47:2 (Nov.)
Letter from the co-editors	40:4 (Oct.)	Supreme Court approves expansive random testing of students	47:2 (Nov.)
Letter from the co-editors	40:5 (Nov.)		
Letter from the co-editors	40:6 (Dec.)	Elder Law	
Letter from the co-editors	40:7 (Jan.)	Adult guardianship mediation: A holistic approach to resolving family disputes	8:4 (June)
Letter from the co-editors	40:8 (Feb.)	Anatomical gifts: The ultimate recycle	8:2 (Dec.)
Letter from the co-editors	40:10 (Apr.)	Calendar of upcoming elder law events and seminars	8:1 (Oct.)
Letter from the co-editors	40:11 (May)	Calendar of upcoming elder law events and seminars	8:2 (Dec.)
Letter from the co-editors	40:12 (June)	Calendar of upcoming elder law events and seminars	8:3 (Apr.)
Multi-jurisdictional practice exposures	40:6 (Dec.)	Calendar of upcoming elder law events and seminars	8:4 (June)
Negotiating international power contracts: The major issues	40:6 (Dec.)	Case note: Agent's power in short form power of attorney for property limited to powers granted by statute without additional language	8:3 (Apr.)
New statutory protections for whistleblowers	40:3 (Sept.)	Case note—Federal court denies appeal of ALJ's denial of medicare coverage of experimental prostate surgery	8:4 (June)
Overlooking liability coverage can be costly	40:2 (Aug.)	Case note: Medical malpractice certificates not required in nursing home litigation	8:3 (Apr.)
Personal injury coverage includes defamation and disparagement	40:5 (Nov.)	Check out the elder law Web site	8:3 (Apr.)
Price discrimination may be covered	40:3 (Sept.)	Consumer's tool kit for health care advance planning	8:1 (Oct.)
Records management for Illinois insurers—What's missing from the Illinois Supreme Court's decision in <i>Guillen v. Potomac Ins. Co. of Ill.?</i>	40:9 (Mar.)	Corrections	8:2 (Dec.)
Reinsuring employee benefit plan risks through a captive	40:12 (June)	Do-It-Yourself Will kit—For a few dollars more	8:3 (Apr.)
Selling your business: Ten tactics to close	40:3 (Sept.)	Electronic monitoring for older persons: balancing privacy and security	8:1 (Oct.)
Subject index to substantive articles in volumes 36, 37, 38, 39 & 40 of <i>The Corporate Lawyer</i>	40:12 (June)	ERISA preemption and beneficiaries of non-probate assets after divorce	8:2 (Dec.)
Trademark and trade dress may be covered	40:4 (Oct.)	Fourth District Appellate Court limits authority of guardian to commit nonconsenting ward for mental health treatment	8:3 (Apr.)
Twelve tips for prepping employees for deposition	40:5 (Nov.)	Greetings from the chair	8:1 (Oct.)
		HIPAA: National standards to protect the privacy of personal health information	8:4 (June)
Corporation, Securities and Business Law		Identity theft and the elderly	8:3 (Apr.)
Case comments	48:2 (Dec.)	Illinois cases of note	8:1 (Oct.)
Case comments	48:4 (June)	Is it time to modify the Small Estate Affidavit Act?	8:4 (June)
Comments in response to the American Bar Association Task Force on Corporate Responsibility preliminary report	48:2 (Dec.)	The lawyer as counselor: Do you have the skills to be a truly effective helper?	8:1 (Oct.)
From the Chair	48:1 (Jul.)	Long-term care insurance: Worthwhile risk for some	8:2 (Dec.)
The name game: Preventing trademark infringement against newly formed businesses	48:3 (Mar.)	Medicaid planning—Understanding the difference between Illinois and federal community spouse asset allowances	8:4 (June)
New technology raises a new question: What is the definition of a broker-dealer?	48:3 (Mar.)	Opening the door gently: Medicaid eligibility planning and the "three-year look-back" rule	8:2 (Dec.)
<i>Pediatric Surgical Assoc., P.C. v. Commissioner of Internal Revenue</i> creates potential tax problems for professional corporations	48:2 (Dec.)	Railroad retirement/ social security dual benefits: beware of overpayments	8:3 (Apr.)
The protected cell companies in a nutshell	48:1 (Jul.)	Scams go to war and to ground zero: Cons adapted to post-9/11 age	8:4 (June)
SEC adopts new rules on auditor independence pursuant to the Sarbanes-Oxley Act	48:4 (June)	The Senior Citizens Real Estate Tax Deferral Act	8:2 (Dec.)
Security futures: The "state of the union"	48:3 (Mar.)	Senior lawyers help the community	8:2 (Dec.)
The trouble-shooters checklist	48:1 (Jul.)	Staying current	8:3 (Apr.)
What's new in corporate filings and business entity laws	48:1 (Jul.)	Storm warnings for Medicaid planners	8:3 (Apr.)
		Supreme Court upholds IOLTA funding for legal aid	8:4 (June)
Criminal Justice		Using and interpreting powers of attorney	8:3 (Apr.)
Analysis of active legislation for 2002	46:1 (Oct.)	Viatical scams and senior settlements	8:1 (Oct.)
Case law update	46:4 (May)		
Editor's column	46:1 (Oct.)	Employee Benefits	
Editor's column	46:3 (Feb.)	Blackout notice rules under the Sarbanes-Oxley Act	21:5 (Apr.)
Editor's column	46:4 (May)		

Case summaries	21:5 (Apr.)	Editor's column	46:5 (Apr.)
Chicago Bar Association, YLS Estate Planning Committee seminar	21:4 (Jan.)	Editor's column	46:6 (June)
Department of Labor releases interim rules on blackout period under Sarbanes-Oxley Act	21:4 (Jan.)	Family Law case update	46:5 (Apr.)
Editor's note	21:2 (Nov.)	Family law returns to jury trials	46:3 (Dec.)
Editor's note	21:3 (Dec.)	The Illinois Abused and Neglected Child Reporting Act: Immunity from liability	46:1 (Aug.)
Editor's note	21:4 (Jan.)	ISBA sets ADR program for midyear meeting	46:2 (Nov.)
Editor's note	21:5 (Apr.)	Lawyer's duty to discover hidden assets	46:3 (Dec.)
ERISA preemption and healthcare in the post- <i>Moran</i> world	21:1 (Oct.)	Letter to the editor	46:4 (Mar.)
Federal case updates	21:5 (Apr.)	Marital property acquired before marriage: The purchased "in contemplation of marriage" rule	46:5 (Apr.)
Federal employee benefits case law review	21:1 (Oct.)	Message from the chair	46:2 (Nov.)
Federal employee benefits case law review	21:3 (Dec.)	Message from the chair	46:3 (Dec.)
Have you thought about...	21:1 (Oct.)	Message from the chair	46:4 (Mar.)
A HIPAA heads up: The privacy standards	21:4 (Jan.)	Message from the chair	46:5 (Apr.)
The John Marshall Law Review Symposium: Expert panelists discuss the future of employee benefits law	21:4 (Jan.)	Message from the chair	46:6 (June)
Primer on qualified plans and IRA distribution rules updated for the 2002 IRS final regulations	21:2 (Nov.)	"My kid is gone"	46:5 (Apr.)
The Sarbanes-Oxley Act of 2002	21:3 (Dec.)	Opening statement	46:5 (Apr.)
Underfunded defined benefit plans: The end of the pension holiday	21:3 (Dec.)	Personal versus enterprise goodwill in Illinois marital dissolution law: How can they be separated?	46:4 (Mar.)
What your colleagues are reading	21:1 (Oct.)	Prenuptial agreements/retirement waivers/ERISA	46:1 (Aug.)
		Preparing your client for "the" evaluation	46:3 (Dec.)
		Relocating a child born out of wedlock against the wishes of the non-custodial parent	46:3 (Dec.)
		The Richman Report: Similar facts, different result	46:2 (Nov.)
		Supreme Court declares grandparent visitation statute unconstitutional	46:1 (Aug.)
		When to file a notice of appeal in post-dissolution proceedings	46:6 (June)
Environmental Law		Federal Civil Practice	
<i>City of Springfield v. Hashman</i> : 4th District says close enough is good enough	33:3 (Dec.)	Citation of unpublished courts of appeals opinions	1:1 (Nov.)
Clerk's Office On-Line: Illinois Pollution Control Board's "COOL"	33:3 (Dec.)	Federal court settlement conferences—A lawyer's perspective	1:2 (Jan.)
The Concentrated Animal Feeding Operation (CAFO) revised rule	33:4 (Feb.)	A few words about Judge Wood from his colleagues	1:3 (May)
The confusing rules of natural resource damage assessments	33:2 (Nov.)	Magistrate judge settlement conferences in the Northern District of Illinois	1:2 (Jan.)
<i>Donaldson v. CIPS</i> : a case of pennywise, pound foolish?	33:1 (Oct.)	Mediation of civil cases in the U.S. Court of Appeals for the Seventh Circuit	1:2 (Jan.)
Electronic waste: A growing problem	33:2 (Nov.)	Message from the chair	1:1 (Nov.)
Environmental attorneys may catch chill from new corporate ethics legislation	33:1 (Oct.)	Message from the chair	1:2 (Jan.)
Enviro-Science e-Print Service offers help in environmental research	33:3 (Dec.)	Message from the chair	1:3 (May)
Four phone calls about the Clean Air Act that lawyers should be able to handle	33:5 (June)	News you can use	1:2 (Jan.)
IERRC scores first "win" in drive to update the Illinois Environmental Protection Act	33:1 (Oct.)	"Real Judges"	1:3 (May)
In this issue	33:1 (Oct.)	Recent Seventh Circuit decisions of interest	1:1 (Nov.)
In this issue	33:3 (Dec.)	Settlement conferences in the Southern District of Illinois	1:2 (Jan.)
In this issue, etc.	33:4 (Feb.)		
LUST in the Legislature	33:4 (Feb.)		
Novel settlement: A new trend?	33:2 (Nov.)		
Of peekaboo bonds and offers of proof: Court affirms Pollution Control Board holding that EPA was not barred from denying landfill permit due to dropped surety	33:1 (Oct.)		
The pros and cons of environmental auditing	33:4 (Feb.)		
A quick look at enforcement provisions of the Illinois Environmental Protection Act	33:2 (Nov.)		
Recent Clean Air Act developments	33:5 (June)		
Superfund liability changes	33:5 (June)		
"Up the ladder" or "up the creek"? Environmental counsel and the strange new world of Sarbanes-Oxley	33:3 (Dec.)		
U.S. EPA underground storage tank program: The new millennium, MTBE, and the Future	33:4 (Feb.)		
Family Law		Federal Taxation	
The application of child support interest—more than just a sharp pencil	46:6 (June)	Are tax returns privileged documents?	49:2 (Jan.)
The Child Representative statute is unconstitutional	46:3 (Dec.)	As good as it gets: Appeals' fast track mediation, settlement and post-appeals mediation	49:3 (Apr.)
Collaborative lawyering	46:2 (Nov.)	Chairman's corner	49:1 (Nov.)
Drafting ideas for pet care	46:2 (Nov.)	Chairman's corner	49:2 (Jan.)
<i>Eckert</i> revisited: The Supreme Court's review of <i>Collingbourne</i> and the Second District Appellate Court's application of the law of removal	46:4 (Mar.)	Chairman's corner	49:4 (June)
Editorial	46:5 (Apr.)	Corporate and partnership tax update	49:1 (Nov.)
Editor's column	46:1 (Aug.)	Corporate and partnership tax update	49:3 (Apr.)
Editor's column	46:3 (Dec.)	Creative tax strategy for business clients	49:3 (Apr.)
Editor's column	46:4 (Mar.)	Employee benefits update—Defined benefit pension plan sponsors should be aware of restrictions made relevant by economic conditions	49:4 (June)
		Employee benefits update: Provisions of the Sarbanes-Oxley Act of 2002	49:1 (Nov.)
		Estate and gift tax update	49:1 (Nov.)
		Estate and gift tax update	49:4 (June)
		Estate planning update	49:3 (Apr.)
		Individual income tax update	49:2 (Jan.)
		Individual income tax update: Highlights of The Jobs and Growth Tax Relief Reconciliation Act of 2003	49:4 (June)
		Individual income tax update: Legislative developments and selected IRS rulings	49:1 (Nov.)
		The Internet and personal property like-kind exchanges—The brave new world	49:1 (Nov.)
		IRS excess benefit penalties for non-profit public charities	49:2 (Jan.)
		Is good help hard to find? Split-dollar life insurance arrangements can help	49:2 (Jan.)

The “new” “A” reorganization—Disregarded entity mergers	49:3 (Apr.)	News you can use	4:1 (Aug.)
Table of frequently used IRS toll-free numbers	49:2 (Jan.)	News you can use	4:3 (Dec.)
Tax administration and procedure update	49:4 (June)	News you can use	4:5 (May)
Tax administration and procedure update	49:2 (Jan.)	Our first CLE program—A rave review	4:3 (Dec.)
Tax procedure update	49:1 (Nov.)	Report of the Governor’s Commission on Capital Punishment	4:2 (Nov.)
		Secret agendas and the Illinois Open Meetings Act	4:3 (Dec.)
		So you’re looking for a job?	4:3 (Dec.)
		Someone you should know: Juanita Temple	4:1 (Aug.)
		Someone you should know: Miriam Miquelon	4:4 (Feb.)
		“Taking the Fifth” at an administrative hearing	4:3 (Dec.)
		Unauthorized practice of law in administrative proceedings	4:1 (Aug.)
General Practice, Solo and Small Firm		Health Care Law	
Arbitration of disputes before the New York Stock Exchange	31:6 (Apr.)	Administrative simplification under HIPAA: National standards for transactions, security and privacy	19:1 (Nov.)
Automobile mechanic’s and/or garageman’s liens	31:4 (Jan.)	All the latest developments in health care law	19:1 (Nov.)
Chair’s column	31:1 (Aug.)	All the latest developments in health care law	19:2 (Feb.)
Chair’s column	31:5 (Feb.)	All the latest developments in health care law	19:3 (Apr.)
Confidentiality of medical records: An interesting case transposed to Illinois	31:7 (June)	All the latest developments in health care law	19:4 (June)
The debate continues: Holes in the professional liability proposal	31:2 (Nov.)	Children’s mental health: An urgent priority for Illinois	19:4 (June)
Editor’s column	31:2 (Nov.)	Federal Trade Commission stops allegedly misleading representations for LASIK eye surgery	19:3 (Apr.)
Editor’s column	31:3 (Dec.)	Health Care Section sponsors law ed program	19:2 (Feb.)
Editor’s column	31:6 (Apr.)	The long reach of HIPAA’s privacy rules	19:3 (Apr.)
Editor’s column	31:7 (June)	Prescription drugs: FDA oversight of direct-to-consumer advertising has limitations	19:2 (Feb.)
Editor’s column: Sale of a solo practice update	31:4 (Jan.)	Recent council activities	19:4 (June)
Expert witnesses: A view from the bench	31:5 (Feb.)		
Firm meetings, or “If you pay them, they will come”	31:4 (Jan.)		
Food for thought—How far will we go?	31:7 (June)		
The future of grandparent visitation post- <i>Wickham v. Byrne</i>	31:2 (Nov.)		
H.U.D.’s proposed changes to R.E.S.P.A.	31:4 (Jan.)		
Illinois Supreme Court amends Rule 307 to allow early appeal in class action lawsuits	31:3 (Dec.)		
Illinois Supreme Court Chief Justice Moses W. Harrison announces his retirement from the bench in September; Justice Mary Ann G. McMorrow set to become the High court’s first female Chief Justice	31:1 (Aug.)		
Legislative update: It’s technical, but new law makes it easier to collect old judgments	31:4 (Jan.)		
New Supreme Court rule amendments and court orders	31:2 (Nov.)		
People do notice: Professional passing	31:3 (Dec.)		
Power of Attorney: So simple yet so complicated	31:7 (June)		
Practice tip: Not-for-profit resources	31:7 (June)		
Send in your nominations: Tradition of Excellence Award	31:3 (Dec.)		
Ten commandments for your practice	31:1 (Aug.)		
What should a jury know about a defendant’s prior convictions?	31:5 (Feb.)		
What to do if the jury asks about insurance	31:3 (Dec.)		
Which beneficiaries pay estate taxes?	31:1 (Aug.)		
You never know what evil lurks in the heart of...a juror	31:1 (Aug.)		
		Individual Rights and Responsibilities	
		Ethnic bar helps prosecutors & community build bridges in combating hate crime	29:1 (Sept.)
		From the chair	29:1 (Sept.)
		From the incoming chair	29:4 (June)
		From the outgoing chair	29:4 (June)
		Hate crime enforcement by private attorney civil action	29:2 (Dec.)
		Illinois charitable solicitation case before High Court	29:3 (Apr.)
		Impact of the September 11th attacks on the freedoms of Arabs and Muslims	29:1 (Sept.)
		Judicial campaign speech	29:2 (Dec.)
		Last rights vs. privacy rights under the amendments to the Health Insurance Portability and Accountability Act of 1996	29:4 (June)
		Protecting every Illinois family	29:2 (Dec.)
		Wobblers weeble but they don’t fall down: The Wobbler effect and how it can get you 25 to life—An analysis of the U.S. Supreme Court’s approval of California’s “three-strikes” law	29:3 (Apr.)
		Insurance Law	
		Allocating progressive loss between first-party property insurers	47:4 (June)
		Alphabetical listing of cases	47:1 (Nov.)
		Alphabetical listing of cases	47:2 (Feb.)
		Cases	47:1 (Nov.)
		Cases	47:2 (Feb.)
		Cite from previous issue	47:1 (Nov.)
		Director of Department of Insurance speaks on liquidation status of Warrior Insurance Group	47:3 (Apr.)
		Life settlements—Getting more out of existing life insurance	47:4 (June)
		Pre-tender defense costs: Covered or not?	47:3 (Apr.)
		Words & phrases index of cases	47:1 (Nov.)
		Words & phrases index of cases	47:2 (Feb.)
		Intellectual Property	
		Constitution.com: U.S. constitutional arguments in ICANN arbitration hearings	42:1 (Oct.)
		Copyright birth & death announcements	42:1 (Oct.)
		ICANN Stockholm fallout	42:1 (Oct.)
		ISBA Intellectual Property contents	42:1 (Oct.)
		The law of privacy: past, present and future	42:1 (Oct.)
		Recent activities before the WTO raise new questions about international protection for intellectual property rights	42:1 (Oct.)
Government Lawyers			
Are Illinois counties required to pay a judgment entered against a sheriff in his official capacity?	4:5 (May)		
Attorney General issues opinions	4:1 (Aug.)		
Attorney General issues opinions	4:3 (Dec.)		
Attorney General’s office issues opinion regarding appearance of attorneys licensed in other states in Illinois administrative proceedings	4:4 (Feb.)		
Case law update	4:1 (Aug.)		
Case law update	4:3 (Dec.)		
Case law update	4:4 (Feb.)		
Case law update	4:5 (May)		
Ethical considerations in public sector law	4:1 (Aug.)		
FOIA and technology—When will they converge?	4:4 (Feb.)		
From the chair	4:1 (Aug.)		
From the chair	4:3 (Dec.)		
From the chair	4:4 (Feb.)		
From the chair	4:5 (May)		
Government lawyer honored as Laureate by the Academy of Illinois Lawyers	4:4 (Feb.)		
Government lawyers and the attorney-client privilege	4:1 (Aug.)		
High-tech hits home: Can local government officials use electronic communication tools without violating the sunshine laws?	4:5 (May)		
In-Sites	4:1 (Aug.)		
Legislative update	4:1 (Aug.)		
Legislative update	4:3 (Dec.)		
Legislative update	4:4 (Feb.)		
Legislative update	4:5 (May)		
Mark your calendar	4:3 (Dec.)		

International and Immigration Law

Adjustment of status portability under the American Competitiveness in the Twenty-First Century Act	40:2 (Oct.)
Authentication of documents for use abroad: Some helpful Web sites	40:3 (Dec.)
Calling all importers: U.S. Customs' cargo security initiatives	40:1 (Sept.)
Chair column	40:1 (Sept.)
Cost of doing business: Air freight carriers pay prejudgment interest too	40:5 (May)
Driving home security	40:3 (Dec.)
Editor's comments	40:1 (Sept.)
Editor's comments	40:2 (Oct.)
Editor's comments	40:3 (Dec.)
Editor's comments	40:4 (Mar.)
Editor's comments	40:5 (May)
Editor's comments	40:6 (June)
Electronic tracking of foreign students in the U.S.—An introduction to ISEAS & SEVIS	40:3 (Dec.)
Employment in Ireland: Compensation and benefits issues	40:4 (Mar.)
The forcible transfer of Palestinians to Gaza: The case of <i>Ajuri v. IDF Commander</i>	40:2 (Oct.)
Global expansion is a matter of construction	40:6 (June)
Human rights in Europe: 2002	40:4 (Mar.)
Illinois international business calendar	40:1 (Sept.)
Immigration Practice and Process In the Era of Homeland Security	40:4 (Mar.)
International driver's license	40:3 (Dec.)
International trademark protection: A brand new way in the U.S.A.	40:5 (May)
The legal profession in Russia	40:6 (June)
The legend lives on: A look at the Foreign Corrupt Practices Act of 1977	40:5 (May)
New Department of Homeland Security includes most immigration functions	40:6 (June)
New Web site for the U.S. Court of International Trade	40:3 (Dec.)
Read for yourself: French and German cases translated on the Web	40:5 (May)
Recent developments: \$26 million from Iran	40:4 (Mar.)
SBA enhanced ExportExpress loan program	40:2 (Oct.)
Special registration and third-country nationals	40:5 (May)
Termination of H-1B workers	40:1 (Sept.)
Twinning Project revisited	40:2 (Oct.)
Update on the future Hague Convention on International Jurisdiction and Foreign Judgments in Civil and Commercial Matters	40:3 (Dec.)

Juvenile Justice

Are plea bargains in juvenile court really bargains?	15:1 (Jul.)
Case law update	15:2 (Oct.)
Case law update	15:4 (Feb.)
Case law update	15:5 (Apr.)
Child protection law update	15:1 (Jul.)
Child welfare case law update	15:1 (Jul.)
Children's Advocacy Centers of Illinois	15:4 (Feb.)
Congress reauthorizes Juvenile Justice and Delinquency Prevention Act	15:3 (Dec.)
DCFS responds to allegations of prejudice against non-custodial fathers	15:4 (Feb.)
Deaf parties have special needs	15:3 (Dec.)
Defining habitual drunkenness	15:2 (Oct.)
From the bench	15:1 (Jul.)
From the chair	15:5 (Apr.)
Getting to know your Council members	15:5 (Apr.)
Juvenile delinquency caselaw and legislative update	15:3 (Dec.)
Lee/Ogle/DeKalb Intervention System's Advisory Board (LODIS)	15:4 (Feb.)
Legislation	15:5 (Apr.)
Message from the Chair	15:1 (Jul.)
Second District addresses the court's failure to admonish	15:2 (Oct.)
The youth court option: Now that's a young prosecutor	15:2 (Oct.)

Labor and Employment Law

Appellate Court does the unusual—reverses arbitrator	40:2 (Oct.)
California trial adventure (or, How I spent my summer vacation)	40:2 (Oct.)
Can your plaintiff-client afford to have the defendant	

pay her attorney fees	40:3 (Dec.)
Court decides NLRB awarded too much back pay to union salt	40:1 (Jul.)
Court finds assignment to harder job is not an adverse employment action	40:4 (Feb.)
Court refuses to limit jury's damages award on disabilities claim	40:4 (Feb.)
Defendant sanctioned for failure to adequately participate in mediation	40:1 (Jul.)
Employer may lawfully terminate jailed alcoholic employee	40:4 (Feb.)
Employer need not hire helper to provide reasonable accommodation for alleged disability	40:5 (Apr.)
Employer sues union for defamation related to picketing	40:3 (Dec.)
Employer's state law claims relating to labor dispute barred by filing of unfair labor practice charge	40:3 (Dec.)
Executive loses stock options by working for competitor	40:5 (Apr.)
FMLA does not permit employee to keep employer "in the dark" about return date	40:1 (Jul.)
High court sets limits on punitive damages	40:6 (June)
The Illinois Appellate Court, First District, expands the tort of retaliatory discharge	40:6 (June)
Impaired sleep leading to claimed inability to work overtime is not a disability	40:2 (Oct.)
ISBA sets ADR program for midyear meeting	40:3 (Dec.)
Labor department proposes new rules for determining whether an employee is exempt from overtime	40:6 (June)
Minutes—Labor and Employment Law Section Council	40:1 (Jul.)
National Labor Relations Board extends <i>Weingarten</i> rights to non-union employees	40:4 (Feb.)
An overview of the whistleblower provisions of the Sarbanes-Oxley Act	40:6 (June)
Proposed changes to employment laws winding their way through the 93rd General Assembly	40:6 (June)
Public sector employers and the FLSA's salary test	40:4 (Feb.)
Review of selected 2002 FMLA cases	40:3 (Dec.)
Seventh Circuit—Still paramour-friendly	40:3 (Dec.)
Seventh Circuit voids arbitration agreement requiring plaintiff to pay his own costs and attorney fees	40:1 (Jul.)
Supreme Court clarifies Americans with Disabilities Act	40:1 (Jul.)
Supreme Court extends reach of hostile environment claims	40:2 (Oct.)
Undocumented workers—Do they have any employment law rights?	40:5 (Apr.)
Unforeseeable business circumstance excuses plant closing without WARN notice	40:5 (Apr.)
The Uniformed Services Employment and Reemployment Rights Act of 1994 and the Service Men's Employment Tenure Act: What every employer should know	40:5 (Apr.)
Union management negotiations may create custom or practice for purposes of Fair Labor Standards Act	40:2 (Oct.)

Law Office Economics

Disgruntled employees in your law firm: The enemy within	24:2 (Dec.)
Engagement letters	24:1 (Oct.)
Everyone can generate new clients	24:3 (Mar.)
How to get more business: 25 tips for marketing the small law firm	24:3 (Mar.)
Is there a Limited Liability Entity in your future?	24:4 (June)
The large-client dilemma	24:2 (Dec.)
Lawyers work hard for their reputation—But they don't deserve it!	24:1 (Oct.)
Out of control	24:1 (Oct.)
Part-time employment—Does it work?	24:2 (Dec.)
Planning for major upheavals, and 'What did I do to deserve this?'	24:3 (Mar.)
Practical suggestions on transition or retirement from a law firm	24:4 (June)
Reinventing your law practice: 25 tips for implementing change	24:2 (Dec.)
Trapped in an insurance defense practice? Two strategic approaches	
Voice mail—the answer to garbled messages	24:3 (Mar.)

Law-Related Education

2003 High School Mock Trial materials available	22:2 (Dec./Jan.)
2003 Illinois State Bar Association High School Mock Trials completed!	22:3 (Spring)
2003 Youth Summit—Constitutional Rights Foundation Chicago	22:3 (Spring)
Abraham Lincoln & Leadership Summer Institute educates high school students	22:1 (Nov.)
American Bar Association photo contest helps celebrate Law Day	22:2 (Dec./Jan.)

Cradle lesson plan 41555AG	22:3 (Spring)	Post- <i>Klaeren</i> judicial review of site-specific zoning decisions by legislative bodies	39:8 (Mar.)
Cradle lesson plan no. 71517a	22:2 (Dec./Jan.)	Potential disclosure requirements for outside counsel hired by municipalities to investigate allegations of internal wrongdoing	39:9 (Apr.)
Favorite civics Web sites	22:2 (Dec./Jan.)	Recent decisions of interest	39:2 (Sept.)
Geneva Convention	22:3 (Spring)	<i>Romine v. Village of Irving</i> , 5-01-0798, January 15, 2003	39:7 (Feb.)
Illinois State Bar Association High School Mock Trials 2003	22:1 (Nov.)	The tune of the ADA song as applied to local government employment and land use regulation in the seventh circuit: “the side with the best evidence wins.”	39:1 (Jul.)
Internet information	22:1 (Nov.)	Unemployment claim collaterally estopped	39:4 (Nov.)
Law Web resources for Illinois middle & secondary classrooms	22:1 (Nov.)	What constitutes a “prevailing party” for determining who pays attorney fees? An end to the catalyst theory and fee-shifting in light of the <i>Buckhannon</i> case	39:2 (Sept.)
Lesson plan available on <i>Gideon</i>	22:2 (Dec./Jan.)		
Materials available!	22:2 (Dec./Jan.)		
Milosevic trial	22:1 (Nov.)		
Other places to visit	22:3 (Spring)		
Peace is in our hands: Building a vocabulary of peace through the U.N. Decade for a Culture of Non-Violence	22:1 (Nov.)		
Point of law	22:2 (Dec./Jan.)		
Points of law—discussion topics for classroom use	22:3 (Spring)		
The Self Help Legal Center at Southern Illinois University has three missions	22:3 (Spring)		
This is the last issue you will receive in print format	22:3 (Spring)		
Tips for teachers and resource personnel visiting classrooms	22:3 (Spring)		
A true/false law test to prompt discussion in the classroom	22:3 (Spring)		
Upcoming programs for 2003	22:1 (Nov.)		
Legal Technology			
The best way to copy styles between documents in Word when using a document Management program	10:1 (Oct.)	Mineral Law	
Converting Word files to PDF	10:1 (Oct.)	Assessment and taxation of interests in oil and gas as real estate	29:1 (Nov.)
From the chair	10:2 (Dec.)	<i>Central Illinois Light Company v. Consolidation Coal Company</i>	29:2 (Mar.)
From the chair	10:3 (Feb.)	<i>Dart, et al. v. Leavell, et al.</i>	29:4 (June)
How to talk software	10:3 (Feb.)	Editor’s note	29:1 (Nov.)
Illinois e-filing: Ready for take-off?	10:2 (Dec.)	Editor’s notes	29:2 (Mar.)
Illinois Integrated Justice Panel finishes work!	10:2 (Dec.)	Editor’s notes	29:3 (May)
Internet Explorer security flaws update	10:1 (Oct.)	Federal legislation	29:3 (May)
It’s the little things that count: software utilities to make your system hum	10:4 (Apr.)	IOGA leads opposition to proposed amendment to Drilling Operations Act	29:4 (June)
Office XP for law firms: A review	10:3 (Feb.)	IRS temporarily halts off-road tax proposal	29:3 (May)
Scanner clean-up techniques for WordPerfect and Word	10:2 (Dec.)	<i>Killion v. Meeks</i> : Tax deed trumps adverse possession, but what else?	29:1 (Nov.)
Shackled to Microsoft: What it means to the legal profession	10:4 (Apr.)	Leveling the playing (oil) field for small independents	29:4 (June)
Technolawyer.com: Digital cameras—diversion or useful tool?	10:3 (Feb.)	Lincolnland Agri-Energy, LLC begins construction on farmer-owned ethanol plant in Illinois	29:4 (June)
Technolawyer.com: Equipping the small law office for less than \$10,000	10:1 (Oct.)	Notes from the chair	29:1 (Nov.)
Technolawyer.com: Equipping the small law office for less than \$10,000	10:2 (Dec.)	Notes from the editor	29:4 (June)
Technolawyer.com: Equipping the small law office for less than \$10,000	10:3 (Feb.)	The oil and gas lease	29:1 (Nov.)
Technolawyer.com: Seeing is (not always) believing	10:4 (Apr.)	The oil and gas lease	29:3 (May)
The virtual courtroom—An update	10:2 (Dec.)	Rules not right for most oil and gas	29:3 (May)
Worthy of note	10:4 (Apr.)	Save domestic oil launches an appeal of new judge’s ruling	29:3 (May)
Local Government Law			
An alternative tool for economic revitalization—the business district development and redevelopment statute	39:1 (Jul.)	Secretary of Energy announces first projects to meet president’s commitment to new clean coal technologies	29:2 (Mar.)
Attorney General issues opinions affecting units of local government	39:4 (Nov.)	<i>Seiler v. Zeigler</i>	29:2 (Mar.)
Attorney General issues opinions affecting units of local government	39:9 (Apr.)	To buy or not to buy: Who gets the shaft?	29:1 (Nov.)
Audit law amended	39:4 (Nov.)		
Beyond <i>Klaeren</i> —The even newer world of zoning	39:10 (June)	Minority and Women Participation	
Eminent domain in Illinois: 2002 developments	39:5 (Dec.)	Analysis: IRA’s contribution to peace indispensable	13:3 (Jan.)
FOIA and technology—when will they converge?	39:3 (Oct.)	Case analysis— <i>Hope v. Pelzer</i>	13:4 (May)
High-tech hits home: Can local government officials use electronic communication tools without violating the sunshine laws?	39:7 (Feb.)	Civil affairs	13:2 (Nov.)
Indemnification of local governmental officials and employees	39:3 (Oct.)	Committee member appointed by Governor	13:4 (May)
Local governments may not always impose its regulations and fees on other local Governments	39:6 (Jan.)	Committee member chosen by Oprah	13:4 (May)
Local governments permitted to benefit from IDOT’s quick-take powers	39:10 (June)	The court watchers	13:3 (Jan.)
Mechanics Liens and lienable acts	39:6 (Jan.)	Editor’s note	13:3 (Jan.)
Municipal development agreements: A call for much-needed legislation	39:7 (Feb.)	Fraudulent transfers under the bankruptcy code	13:1 (Aug.)
A new era in land use, <i>Klaeren & Gallik</i>	39:8 (Mar.)	<i>Freedom Oil</i> codification	13:3 (Jan.)
		Justice Mary Ann G. McMorrow becomes the first female Chief Justice of the Illinois Supreme Court	13:2 (Nov.)
		Letter from the editor	13:2 (Nov.)
		Life’s lessons	13:4 (May)
		Looking out for ourselves	13:3 (Jan.)
		More perspectives on war	13:1 (Aug.)
		Profiles: Justice Rita B. Garman	13:2 (Nov.)
		Profiles: Justice Sue E. Myerscough	13:2 (Nov.)
		Upcoming events	13:1 (Aug.)
		Public Utilities and Transportation Law	
		3rd Circuit affirms damage award for late delivery of dated materials	38:4 (May)
		Cargo damage judgment affirmed as to liability, but reversed as to damages	38:3 (Jan.)
		Carmack preemption bars shipper’s state claims	38:2 (Oct.)
		Carmack removal proper where household goods were stolen from storage	38:2 (Oct.)
		Conversion claim preempted by <i>Carmack</i>	38:3 (Jan.)

admission of a videotape	12:3 (Dec.)	telecommuting and gender discrimination	8:2 (Mar.)
Plea to charge of reckless driving bars subsequent prosecution for offense of reckless homicide	12:2 (Nov.)	Workers Compensation Law	
A primer on international driving permits	12:3 (Dec.)	Appellate court does not have jurisdiction to hear direct appeal from Industrial Commission decision	40:3 (Apr.)
Recent cases	12:1 (Jul.)	Case law update	40:1 (Oct.)
Recent cases	12:2 (Nov.)	Case law update	40:2 (Jan.)
Recent cases	12:4 (May)	Current case law	40:4 (June)
Review of recent new traffic laws of the 92nd General Assembly	12:2 (Nov.)	Editor's notes	40:3 (Apr.)
Second Appellate District holds that the privilege against self-incrimination does not apply to statutory summary suspension hearings—A critique	12:4 (May)	Editor's notes	40:4 (June)
Supervision and CDL: serious traffic violations—a trap for the Inexperienced Practitioner	12:1 (Jul.)	Governor Blagojevich proposes independent funding source for IIC	40:4 (June)
When does the 90-day filing requirement to challenge a statutory summary suspension begin?	12:1 (Jul.)	Hearing loss—Who is liable?	40:3 (Apr.)
		Illinois Industrial Commission Web site	40:4 (June)
		Injury at picnic voluntary/mandatory attendance	40:3 (Apr.)
		Insurance write-offs and the collateral source rule	40:3 (Apr.)
		Is a juror an employee of the county?	40:3 (Apr.)
		Notes from the co-editor	40:1 (Oct.)
		Notes from the co-editors	40:2 (Jan.)
		Parking lot injury/lot not “provided for” by employer	40:3 (Apr.)
		Res judicata/collateral estoppel/rule of the case	40:3 (Apr.)
		Section 16 fees and costs	40:3 (Apr.)
		Should you be taking those casino boat cases?	40:2 (Jan.)
		Where have our mentors gone?	40:3 (Apr.)
		Young Lawyers Division	
Trusts and Estates		2002 Illinois Environmental Conference	47:1 (Aug.)
Alternatives in administering a decedent's assets	49:1 (Sept.)	Aiming at nothing and seldom missing	47:1 (Aug.)
Although an attorney's fee may qualify as a trust administrative expense, it may not be deductible for federal tax purposes	49:2 (Nov.)	Amended Illinois Supreme Court rule 213—effective July 1, 2002	47:1 (Aug.)
Drafting ideas for pet care	49:1 (Sept.)	Attend a party, give the gift of opportunity	47:2 (Oct.)
Exception to six-year statute of repose for attorney malpractice applies to any mechanism, be it probate or non-probate distribution	49:2 (Nov.)	Bullets for successful federal practice	47:4 (Feb.)
From the editors	49:1 (Sept.)	Click here to find your mentor	47:1 (Aug.)
From the editors	49:2 (Nov.)	Critical components in selecting a student loan consolidation provider	47:4 (Feb.)
From the editors	49:3 (Mar.)	Did you know...	47:5 (Apr.)
From the editors	49:4 (May)	Don't be fooled: Tips for school board candidates for the 2003 Illinois consolidated election	47:2 (Oct.)
The IDIT—What, why, how	49:2 (Nov.)	Effective marketing, not branding, is the key to growing work for existing clients and attracting new clients	47:6 (June)
Notice of appointment of counsel	49:3 (Mar.)	Employment claims: The first 30 days	47:6 (June)
OBRA 93 pay back trusts	49:3 (Mar.)	Fifteen business card sins lawyers commit	47:1 (Aug.)
Odds and ends	49:2 (Nov.)	First impressions convey your image, even if you don't want them to	47:5 (Apr.)
Personal real estate and its uses in saving taxes	49:3 (Mar.)	From the chair	47:5 (Apr.)
A potpourri of estate planning and investment management reminders	49:4 (May)	Have you got what it takes to compete in today's workforce?	47:4 (Feb.)
Practice pointers	49:1 (Sept.)	How will the Illinois Legislature affect you this year?	47:3 (Dec.)
Practice tips	49:3 (Mar.)	Hundreds of legal authorities are just a click away	47:2 (Oct.)
Protecting charitable gifts	49:2 (Nov.)	The initial interview and client relations	47:5 (Apr.)
Protecting charitable gifts—A provision	49:3 (Mar.)	ISBA delegates attend ABA YLD Assembly	47:3 (Dec.)
Recent decisions	49:1 (Sept.)	Jump start your job search: Three surefire ways to re-energize your networking efforts	47:4 (Feb.)
Recent decisions	49:3 (Mar.)	Making sense of new Supreme Court Rule 213	47:3 (Dec.)
Recent developments in estate and gift tax	49:2 (Nov.)	Marketing magic for lawyers	47:2 (Oct.)
Recent Illinois decisions	49:4 (May)	<i>Miami Tribe of Oklahoma v. Walden</i> —tribal land claim in Illinois and the government's response	47:1 (Aug.)
Seventh Circuit holds beneficiary designation of group term life insurance controls over marital settlement agreement	49:4 (May)	One-way streets: Making a case for civility	47:5 (Apr.)
Tax rulings and decisions	49:4 (May)	Our youngest jurors—the Internet Generation	47:6 (June)
Trustee, or not trustee? Aye, there's the rub	49:4 (May)	Persuading jurors, judges and arbitrators with trial exhibits	47:3 (Dec.)
What powers?	49:4 (May)	Practical checklist for the estate planning practitioner	47:4 (Feb.)
Where section 3-1 is applicable to one decedent, courts must apply that section to the estate of all individuals determined to have died simultaneously	49:2 (Nov.)	Revised means of obtaining protected health information...	47:6 (June)
		The six candidates for Illinois' top three elected legal offices	47:2 (Oct.)
		Tips for giving a better opening statement	47:3 (Dec.)
		Unity and integrity in the workplace	47:6 (June)
		What you charge is key to your marketing message	47:6 (June)
		YLD donates funds for children's waiting room	47:3 (Dec.)
Women and the Law			
For now, no more grandparent visitation in Illinois	8:2 (Mar.)		
Holiday party sponsored by ISBA Women & The Law, CBA Alliance for Women, Black Women Lawyers' Association, and Women's Bar Association of Illinois	8:2 (Mar.)		
ISBA Women and the Law co-hosts Lake County reception	8:2 (Mar.)		
Justice Mary Ann G. McMorrow becomes the first female Chief Justice of the Illinois Supreme Court	8:2 (Mar.)		
“No fear”: An interview with Miriam Miquelon	8:2 (Mar.)		
Recent developments in the law: Research on			

AUTHOR DIRECTORY

References are to Volume: Issue Number and (Month)

- ABERNATHY, DONALD: Book review (ADR) 9:5 (May)
 Four-year index 1999-2003 (ADR) 9:5 (May)
- ABRAMS, LISA L.: Jump start your job search: Three surefire ways to re-energize your networking efforts (YLD) 47:4 (Feb.)
- AHERN, JAMES J.: Recent cases (TLAC) 12:1 (Jul.)
 Recent cases (TLAC) 12:2 (Nov.)
 Recent cases (TLAC) 12:4 (May)
 Review of recent new traffic laws of the 92nd General Assembly (TLAC) 12:2 (Nov.)
- AIKEN, J. DAVID: Property valuation may be reduced by proximity to livestock operation (AGL) 12:5 (Mar.)
- ALBRECHT, ADRIENNE: Converting Word files to PDF (COLT) 10:1 (Oct.)
 Family Law case update (FL) 46:5 (Apr.)
 Letters to the editor (BB) 33:5 (Mar.)
 Office XP for law firms: A review (COLT) 10:3 (Feb.)
 Relocating a child born out of wedlock against the wishes of the non-custodial parent (FL) 46:3 (Dec.)
 When to file a notice of appeal in post-dissolution proceedings (FL) 46:6 (June)
- ALCORN, DANIEL S.: Can your plaintiff-client afford to have the defendant pay her attorney fees? (LAEL) 40:3 (Dec.)
 The Illinois Appellate Court, First District, expands the tort of retaliatory discharge (LAEL) 40:6 (June)
- ALFELD, PHILIP B.: Local governments permitted to benefit from IDOT's quick-take powers (LGL) 39:10 (June)
- ALTHARDT, LAURA: Tenancy by the entirety now offers less protection from creditors (AGL) 12:6 (May)
- AMARI, KATHERINE A.: Meet the county division judges (SALT) 46:5 (Nov.)
- ANDERSON, ARLENE: Are plea bargains in juvenile court really bargains? (JJ) 15:1 (Jul.)
- ANDERSON, ROBERT: Case law update (CJ) 46:4 (May)
- APT, BENJAMIN L.: Human rights in Europe: 2002 (IIL) 40:4 (Mar.)
- ARENDS, THOMAS F.: Individual income tax update: Highlights of The Jobs and Growth Tax Relief Reconciliation Act of 2003 (FT) 49:4 (June)
 Individual income tax update: Legislative developments and selected IRS rulings (FT) 49:1 (Nov.)
 Tax administration and procedure update (FT) 49:2 (Jan.)
 Tax procedure update (FT) 49:1 (Nov.)
- ARIANO, FRANK V.: Message from the chair (FL) 46:2 (Nov.)
 Message from the chair (FL) 46:3 (Dec.)
 Message from the chair (FL) 46:4 (Mar.)
 Message from the chair (FL) 46:5 (Apr.)
 Message from the chair (FL) 46:6 (June)
- ARNOFF, ALISA B.: Proposed changes to employment laws winding their way through the 93rd General Assembly (LAEL) 40:6 (June)
 Review of selected 2002 FMLA cases (LAEL) 40:3 (Dec.)
 Seventh Circuit—Still paramour-friendly (LAEL) 40:3 (Dec.)
- ATTAPIT, SIRAT K.: Expansion of section 23 of the Mechanics Lien Act (CBAB) 47:5 (May)
- BAKER, STEPHEN: Enacted criminal legislation 2002: Part One (CJ) 46:3 (Feb.)
 Enacted criminal legislation 2002: Part II (CJ) 46:4 (May)
 Six-person juries in criminal cases (CJ) 46:2 (Dec.)
- BALAN, VIOLETA I.: Update on the future Hague Convention on International Jurisdiction and Foreign Judgments in Civil and Commercial Matters (IIL) 40:3 (Dec.)
- BALBACH, STANLEY B.: Senior lawyers help the community (EL) 8:2 (Dec.)
- BASANTA, W. EUGENE with LOGAN, ALISHA: All the latest developments in health care law (HCL) 19:1 (Nov.)
 All the latest developments in health care law (HCL) 19:2 (Feb.)
 All the latest developments in health care law (HCL) 19:4 (June)
- and PEARCE, MELANIE: All the latest developments in health care law (HCL) 19:3 (Apr.)
- BASI, BART A.: Is good help hard to find? Split-dollar life insurance arrangements can help (FT) 49:2 (Jan.)
 Selling a distribution business in a down market (BAFP) 17:3 (Apr.)
- BAUER, WILLIAM J.: A few words about Judge Wood from his colleagues (FCP) 1:3 (May)
 BAUGHER, LEASA J.: Case comments (CSL) 48:4 (June)
- BEAL, BRUCE: National Labor Relations Board extends Weingarten rights to non-union employees (LAEL) 40:4 (Feb.)
- BEASLEY, KATHRYN: Children's Advocacy Centers of Illinois (JJ) 15:4 (Feb.)
- BEAUDET, MATTHEW W.: Ethnic bar helps prosecutors & community build bridges in combating hate crime (IRAR) 29:1 (Sept.)
- BELLEAU, ROBIN with ROSENBAUM, RANDY: Case law update (CJ) 46:4 (May)
- BEND, JANET: Case law update (JJ) 15:4 (Feb.)
- BENEZE, LEE: Fourth District Appellate Court limits authority of guardian to commit nonconsenting ward for mental health treatment (EL) 8:3 (Apr.)
 Supreme Court upholds IOLTA funding for legal aid (EL) 8:4 (June)
- BENSON, MARGARET M.: Editor's note (EB) 21:2 (Nov.)
 Editor's note (EB) 21:3 (Dec.)
 Editor's note (EB) 21:4 (Jan.)
 Editor's note (EB) 21:5 (May)
 Have you thought about... (EB) 21:1 (Oct.)
- BERMAN, MICHAEL R.: The Concentrated Animal Feeding Operation (CAFO) revised rule (AGR) 12:6 (May)
 The Concentrated Animal Feeding Operation (CAFO) revised rule (ENVL) 33:4 (Feb.)
 (CJ) 46:4 (May)
- BERNARDI, DONALD D.: Case law update (CJ) 46:4 (May)
- BERNS, LOUIS A.: Supervision and CDL: serious traffic violations—a trap for the Inexperienced Practitioner (TLAC) 12:1 (Jul.)
- BERNSTEIN, ROB with O'BRIEN, JILL P.: An overview of the whistleblower provision of the Sarbanes-Oxley Act (LAEL) 40:6 (June)
- BISCEGLIA, JOSEPH G. with DJORDJEVIC, NADA: Recent Seventh Circuit decisions of interest (FCP) 1:1 (Nov.)
 (JJ) 15:1 (Jul.)
- BISCHOFF, KATHRYN: Message from the Chair (JJ) 15:1 (Jul.)
 Second District addressed the court's failure to admonish (JJ) 15:2 (Oct.)
- BISMARCK, MAUREEN: The Sarbanes-Oxley Act of 2002 (EB) 21:3 (Dec.)
- BLOMQUIST, TERESA FAHERTY: ERISA preemption and healthcare in the post-Moran world (EB) 21:1 (Oct.)
 Underfunded defined benefit plans: The end of the pension holiday (EB) 21:3 (Dec.)
- BLONDIN, DANIEL P.: Post-Klaeren judicial review of site-specific zoning decisions by legislative bodies (LGL) 39:8 (Mar.)
- BLUE, FRANK W. with PAKALKA, WILLIAM R.: Corporate document retention/destruction programs: just a lawyer's problem? a document management checklist (CLD) 40:1 (Jul.)
- BLUMENSHINE, SCOTT A.: Director of Department of Insurance speaks on liquidation status of Warrior Insurance Group (IL) 47:3 (Apr.)
- BOFFA, MICHAEL: Foreign plaintiffs and the U.S. Antitrust Law: Who can sue under the FTALIA? (AUCL) 41:4 (June)
- BOYD, ERIC E.: Environmental alert—Can you handle basic emergency calls from your client company? (CLD) 40:9 (Mar.)
 Four phone calls about the Clean Air Act that lawyers should be able to handle (ENVL) 33:5 (Jun.)
 Recent Clean Air Act developments (ENVL) 33:5 (Jun.)

BRADY, TERRENCE J.: Court costs in civil cases ISBA 2002 Future of the Courts Conference— noteworthy recommendations re: judges	(BB) 33:7 (June)	CIASTKO, PAUL with GLOVER, SUSAN W.: No Child Left Behind Act sets heightened standards for schools	(EDL) 47:2 (Nov.)
BRADY, TERRENCE with SWANSON, ALFRED M. JR.: Case summaries	(BB) 33:1 (Jul.)	CLANCY, MICHAEL W.: Selection and management of expert witnesses	(TL) 38:3 (Jan.)
BRANNAN, THOMAS J.: Lawyers work hard for their reputation—But they don't deserve it! Planning for major upheavals, and 'What did I do to deserve this?'	(LOE) 24:1 (Oct.)	CLARK, DAVID: Illinois Integrated Justice Panel finishes work!	(COLT) 10:2 (Dec.)
BRECHIN, JOHN H.: Beyond <i>Klaeren</i> —The even newer world of zoning	(LOE) 24:3 (Mar.)	Internet Explorer security flaws update	(COLT) 10:1 (Oct.)
Eminent domain in Illinois: 2002 developments	(LGL) 39:10 (June)	CLARKE, BETSY: From the chair	(JJ) 15:5 (Apr.)
BREJCHA, WILLIAM D.: 3rd Circuit affirms damage award for late delivery of dated materials	(LGL) 39:5 (Jan.)	Legislation	(JJ) 15:5 (Apr.)
Cargo damage judgment affirmed as to liability, but reversed as to damages	(PUT) 38:4 (May)	CLEARY, PATRICK F.: The debate continues: Holes in the professional liability proposal	(GPS) 31:2 (Nov.)
Carmack preemption bars shipper's state claims	(PUT) 38:3 (Jan.)	CLEAVER, WILLIAM L.: Do-It-Yourself Will kit—For a few dollars more	(EL) 8:3 (Apr.)
Carmack removal proper where household goods were stolen from storage	(PUT) 38:2 (Oct.)	COFFEY, JOHN L.: A few words about Judge Wood from his colleagues	(FCP) 1:3 (May)
Conversion claim preempted by <i>Carmack</i>	(PUT) 38:2 (Oct.)	COHN, GERALD B.: Settlement conferences in the Southern District of Illinois	(FCP) 1:2 (Jan.)
District court applies state law to resolve stolen international shipment issue	(PUT) 38:3 (Jan.)	COLADIPIETRO, FRANCO A.: From the chair	(YLD) 47:5 (Apr.)
District Court finds interstate drivers exempt from FLSA's overtime provisions	(PUT) 38:3 (Jan.)	COLE, DEBORAH B.: Practical checklist for the estate planning practitioner	(YLD) 47:4 (Feb.)
District court rules for broker on cargo claim	(PUT) 38:1 (Aug.)	COLKY, SCOTT: The Child Representative Statute is unconstitutional	(FL) 46:3 (Dec.)
Illinois Department of Insurance "opt out" ruling a clarification for Illinois motor carriers	(PUT) 38:4 (May)	CONLON, JOHN L.: Editor's notes	(AUCL) 41:1 (Oct.)
Third circuit finds railroad to be Carmack shipper	(PUT) 38:4 (May)	The Second and Fifth Circuits disagree over the scope of the Foreign Trade Antitrust Improvements Act	(AUCL) 41:1 (Oct.)
U.S. Supreme Court accepts certiorari in two trucking industry cases	(PUT) 38:2 (Oct.)	Will Adam Smith's statement be retired from trials?	(AUCL) 41:3 (Dec.)
BRINKMAN, WILLIAM J.: Federal court settlement conferences—A lawyer's perspective	(PUT) 38:1 (Aug.)	CONNELLY, MARY ANN: Editor's column	(SALT) 46:8 (Feb.)
BROOKS, AARON: The law of privacy: past, present and future	(FCP) 1:2 (Jan.)	From the co-editor	(SALT) 46:2 (Aug.)
BRUSH, BETH with SHARPE, ELEANOR: Electronic closings: a cure for the closing nightmare	(IP) 42:1 (Oct.)	From the co-editor	(SALT) 46:6 (Dec.)
BUCKLEY, GABRIELLE M.: New Department of Homeland Security includes most immigration functions	(REL) 48:1 (Jul.)	From the editor	(SALT) 46:9 (Mar.)
BURKE, JOHN M.: Recent decision in <i>Burger</i> considers <i>Pettilo</i> doctrine in hospital setting	(IIL) 40:6 (June)	Note from the co-editor	(SALT) 46:5 (Nov.)
BUTOWSKY, DAVID M.: Affiliated transactions under Rule 17d-1: Business implications for investment management transactions	(CPAP) 48:4 (Dec.)	A note from the editor	(SALT) 46:10 (Apr.)
CALHOUN, MILDRED L.: The antitrust counselor: Competitor communications regarding price	(CLD) 40:7 (Jan.)	CONTI, LEE ANN: Message from the chair	(PUT) 38:3 (Jan.)
CALLOWAY, JIM: Marketing magic for lawyers	(AUCL) 41:2 (Dec.)	COULSON, WESLEY J.: Opening the door gently: Medicaid eligibility planning and the "three-year look-back" rule	(EL) 8:2 (Dec.)
CALVERT, LOUISE: 2002 legislation—summary	(YLD) 47:2 (Oct.)	COX, JACQUELINE: An update on mandatory arbitration in Cook County	(BB) 33:5 (Mar.)
CAMPBELL, BILL: Rules not right for most oil and gas	(SALT) 46:4 (Oct.)	CRIFE, ANDREW B.: Employment claims: The first 30 days	(YLD) 47:6 (June)
CAMPBELL, EDWARD: Although an attorney's fee may qualify as a trust administrative expense, it may not be deductible for federal tax purposes	(ML) 29:3 (May)	CROWLEY, TRISHA: Public sector employers and the FLSA's salary test	(LAEL) 40:4 (Feb.)
CARLTON, LaDONNA: Our youngest jurors— the Internet Generation	(TE) 49:2 (Nov.)	So you're looking for a job?	(CGL) 4:3 (Dec.)
CASEY, CHRISTOPHER with STOUT, CRAIGE and CUMMINS, TIMOTHY: Personal versus enterprise goodwill in Illinois marital dissolution law: How can they be separated?	(YLD) 47:6 (June)	CUDAHY, RICHARD D.: A few words about Judge Wood from his colleagues	(FCP) 1:3 (May)
CAVENAGH, THOMAS D.: A brief guide to online negotiation: Introduction (Part 1 of 3)	(YLD) 47:6 (June)	CUNNINGHAM, DONNA J.: The trouble- shooter's checklist	(CSL) 48:1 (Jul.)
A brief guide to online negotiation: The processes (Part 2 of 3)	(ADR) 9:1 (Nov.)	DALY, PATRICK F.: Creative tax strategy for business clients	(BAFP) 17:2 (Feb.)
A brief guide to online negotiation: Conclusion and resources (Part 3 of 3)	(ADR) 9:2 (Dec.)	Creative tax strategy for business clients	(FT) 49:3 (Apr.)
CHIPMAN, JAMES W.: Chair's column	(ADR) 9:3 (Feb.)	DAMISCH, JOHN W.: Practical suggestions on transition or retirement from a law firm	(LOE) 24:4 (June)
Chair's Column	(SALT) 46:3 (Sept.)	Voice mail—the answer to garbled messages	(LOE) 24:3 (Mar.)
Chair's column	(SALT) 46:4 (Oct.)	DAVIS, LARRY A.: Appellate court holds Supreme Court Rule 504 is applicable to DUI cases	(TLAC) 12:4 (May)
Chair's column	(SALT) 46:7 (Jan.)	Second Appellate District holds that the privilege against self-incrimination does not apply to statutory summary suspension hearings—A critique	(TLAC) 12:4 (May)
The State and Local Taxation Section Council: 66 years of service and success	(SALT) 46:12 (June)	When does the 90-day filing requirement to challenge a statutory summary suspension begin?	(TLAC) 12:1 (Jul.)
CHODOROW, GARY: Adjustment of status portability under the American Competitiveness in the Twenty-First Century Act	(SALT) 46:1 (Jul.)	DAWSON-TIBBETS, SUSAN: Adult guardianship mediation: A holistic approach to resolving family disputes	(EL) 8:4 (June)
	(IIL) 40:2 (Oct.)	DELANO, CHARLES H.: Who is the focus of the court's analysis of an open and obvious condition?	(TL) 38:6 (May)
		DELGADO, DAVID: Letters to the editor	(BB) 33:3 (Nov.)
		DELGADO, MARTA with POLLACK, SCOTT: Electronic tracking of foreign students in the U.S.—An introduction to ISEAS & SEVIS	(IIL) 40:3 (Dec.)
		DENLOW, MORTON: Magistrate judge settlement conferences in the Northern District of Illinois	(FCP) 1:2 (Jan.)

DENLOW, MORTON with KILEY, MICHAEL, LADING, PHILLIP and SWANSON, ALFRED M., JR.: Case summaries	(BB) 33:3 (Nov.)	Wood from his colleagues	(FCP) 1:3 (May)
DePINTO, JESSICA: Calling all importers: U.S. Customs' cargo security initiatives	(IIL) 40:1 (Sept.)	FAIRCHILD, THOMAS E.: A few words about Judge Wood from his colleagues	(FCP) 1:3 (May)
DILGER, MARY B.: Wobblers weeble but they don't fall down: The Wobbler effect and how it can get you 25 to life—An analysis of the U.S. Supreme Court's approval of California's "three-strikes" law	(IRAR) 29:3 (Apr.)	FASKING, W. ERIC: Cashing out the structured settlement	(CPAP) 48:6 (Feb.) (CJ) 46:4 (May)
DIMOND, KAREN with CONNELLY, MARY ANN: <i>Tax Trends</i> digest of topics available on the Web site	(SALT) 46:9 (Mar.)	FAWELL, BLANCHE HILL: Case law update	
DOBBS, KENNETH P.: Last rights vs. privacy rights under the amendments to the Health Insurance Portability and Accountability Act of 1996	(IRAR) 29:4 (June)	FEETTERER, MICHAEL W.: <i>City of Naperville v. Schiavo</i> : an erosion of the case law governing stops based on anonymous tips?	(TLAC) 12:1 (Jul.)
DOHM, DENNIS: Judicial general election	(IRAR) 29:2 (Dec.)	FEINSTEIN, PAUL L.: Letter to the editor	(FL) 46:4 (Mar.)
Judicial retention election	(BB) 33:5 (Mar.)	FELDMAN, JAMES H.: The initial interview and client relations	(YLD) 47:5 (Apr.)
DOLAN, MARTIN A. with SHANNON, JOSEPH P.: Insurance coverage for negligent and intentional injuries	(TL) 38:4 (Feb.)	FERREIRA, FRANCISCO PEREZ: The protected cell companies in a nutshell	(CSL) 48:1 (Jul.)
DOYLE, DAVID E.: From the chair	(CSL) 48:1 (Jul.)	FINES, GERALD: A few words about Judge Wood from his colleagues	(FCP) 1:3 (May)
DRABA, ROBERT E.: Maker of George Foreman contact grill settles complaint with attorneys general of 45 states	(AUCL) 41:3 (Mar.)	FITZPATRICK, COLLINS T.: A few words about Judge Wood from his colleagues	(FCP) 1:3 (May)
DRONE, R. MICHAEL: Current developments in income taxation of trusts and estates	(AGL) 12:1 (Jul.)	FLAUM, JOEL M.: A few words about Judge Wood from his colleagues	(FCP) 1:3 (May)
FDIC insurance coverage for estates and revocable trusts	(AGL) 12:3 (Nov.)	FOLTZ, JOHN W.: Case note: Agent's power in short form power of attorney for property limited to powers granted by statute without additional language	(EL) 8:3 (Apr.)
FDIC insurance coverage for estates and revocable trusts	(AGL) 12:4 (Jan.)	Check out the elder law Web site	(EL) 8:3 (Apr.)
DUNN, PEGGY: Abraham Lincoln & Leadership Summer Institute educates high school students	(LRE) 22:1 (Nov.)	FORTUNATO, JOSEPH R.: The new and improved Multi-Board Residential Real Estate Contract	(REL) 48:4 (Feb.)
Law Web resources for Illinois middle & secondary classrooms	(LRE) 22:1 (Nov.)	FREEHLING, PAUL E.: Citation of unpublished courts of appeals opinions	(FCP) 1:1 (Nov.)
DUNNEBACK, JAMES F.: Arbitration of disputes before The New York Stock Exchange	(BAFF) 17:2 (Feb.)	FUNCHES, DORIS J.: Someone you should know: Juanita Temple	(CGL) 4:1 (Aug.)
Arbitration of disputes before The New York Stock Exchange	(GPS) 31:6 (Apr.)	GAFFNEY, GLENN R.: Seventh Circuit voids arbitration agreement requiring plaintiff to pay his own costs and attorney fees	(LAEL) 40:1 (Jul.)
DUNNEBACK, JIM: Chair's column	(GPS) 31:1 (Aug.)	GAMRATH, CELIA G.: For now, no more grandparent visitation in Illinois	(WATL) 8:2 (Mar.)
Chair's column	(GPS) 31:5 (Feb.)	ISBA Women and the Law co-hosts Lake County reception	(WATL) 8:2 (Mar.)
DuPRIEST, JOANNA G. with O'BRIEN, JILL P.: The Uniformed Services Employment and Reemployment Rights Act of 1994 and the Service Men's Employment Tenure Act: What every employer should know	(LAEL) 40:5 (Apr.)	GEHLBACH, GARY R.: Editor's note	(REL) 48:1 (Jul.)
DURKIN, ALBERT E.: Increased risk of future injury found compensable	(TL) 38:2 (Dec.)	Editor's note	(REL) 48:2 (Oct.)
DUTTON, MARCY: Legislative summary	(EDL) 47:3 (Apr.)	Editor's note	(REL) 48:3 (Dec.)
EASTERBROOK, FRANK H.: A few words about Judge Wood from his colleagues	(FCP) 1:3 (May)	Editor's note	(REL) 48:4 (Feb.)
EATHINGTON, KENNY: Planning for higher education expenses	(AGL) 12:2 (Sept.)	Editor's note	(REL) 48:5 (June)
ELLIOTT, IVAN A.: The oil and gas lease	(ML) 29:1 (Nov.)	U.S. Supreme Court rules tax lien effective against half of tenancy by the entirety property	(CBAB) 47:3 (Feb.)
The oil and gas lease	(ML) 29:3 (May)	U.S. Supreme Court rules tax lien effective against half of tenancy by the entirety property	(REL) 48:1 (Jul.)
ELLSWORTH, JOHN: How to talk software	(COLT) 10:3 (Feb.)	GEHM, GARY F.: A potpourri of estate planning and investment management reminders	(TE) 49:4 (May)
ENGLISH, MICHAEL L.: Corporate and partnership tax update	(FT) 49:1 (Nov.)	GEILER, LORNA K.: Undocumented workers—Do they have any employment law rights?	(LAEL) 40:5 (Apr.)
Corporate and partnership tax update	(FT) 49:3 (Apr.)	GERBER, DAVID: Mechanics Liens and lienable acts	(LGL) 39:6 (Jan.)
Recent developments in estate and gift tax	(TE) 49:2 (Nov.)	Mechanics Liens and lienable acts	(CBAB) 47:5 (May)
ENRIGHT, KAREN McNULTY: Illinois Supreme Court Rule 212(a)(5)—Can you use a discovery deposition as evidence at trial?	(TL) 38:2 (Dec.)	GIBNEY, JIM: Analysis: IRA's contribution to peace indispensable	(MP) 13:3 (Jan.)
ENSING, WILLIAM A.: Wealth protection planning: An important planning tool	(BAFF) 17:3 (Apr.)	GILLESPIE, DANIEL T.: <i>First National Bank v. Guerine</i> : Restating the standard for in-state <i>forum non conveniens</i> transfers	(BB) 33:7 (June)
ERBES, JOHN F.: Using and interpreting powers of attorney	(EL) 8:3 (Apr.)	<i>First National Bank v. Guerine</i> : Restating the standard for in-state <i>forum non conveniens</i> transfers	(CPAP) 48:6 (Feb.)
ERVIN, CYNTHIA: Legislative update	(CGL) 4:3 (Dec.)	<i>People v. Reggie Smith</i> : The proper foundation for admission of a videotape	(TLAC) 12:3 (Dec.)
EVANS, PAUL J.: Zoning and land use: A case study in urban sprawl	(AGL) 12:3 (Nov.)	GINZKEY, JAMES: Section 414 of the restatement (second) of torts revisited	(TL) 38:3 (Jan.)
Zoning and land use: A case study in urban sprawl	(AGL) 12:5 (Mar.)	GOLDBERG, MICHAEL K.: The future of grandparent visitation post- <i>Wickham v. Byrne</i>	(GPS) 31:2 (Nov.)
EVANS, TERENCE T.: A few words about Judge		Medical staff disciplinary hearings	(AL) 32:4 (Jan.)
		GOLDENBERG, JAY S.: The IDIT—When, why, how	(TE) 49:2 (Nov.)
		GOLDSTEIN, AJAY with BERISH, CHRISTINA M.: The name game: Preventing trademark infringement against newly formed businesses	(CSL) 48:3 (Mar.)
		The name game: Preventing trademark infringement	

against newly formed businesses	(BAFP) 17:4 (June)	case before High Court	(IRAR) 29:3 (Apr.)
GRAHAM, DOUGLAS A.: New statutory protections for whistleblowers	(CLD) 40:3 (Sept.)	HENCHIE, NICK: Negotiating international power contracts: The major issues	(CLD) 40:6 (Dec.)
GREENBERG, VALERIE: Life settlements—Getting more out of existing life insurance	(IL) 47:4 (June)	HENDERSON, R. MICHAEL with CHADDOCK, ADAM P.: Accountant liability to third parties in Illinois	(TL) 38:5 (Mar.)
GREER, ALAN G.: Aiming at nothing and seldom missing	(YLD) 47:1 (Aug.)	HENNING, BENJAMIN P.: Online ADR: The preferred method for resolving e-commerce disputes?	(ADR) 9:1 (Nov.)
One-way streets: Making a case for civility	(YLD) 47:5 (Apr.)	HITPAS, PATRICK J.: What should a jury know about a defendant's prior convictions?	(GPS) 31:5 (Feb.)
GROSS, BURTON: "My kid is gone"	(FL) 46:5 (Apr.)	HORELED, JOHN J.: The estate planning gap	(BAFP) 17:1 (Nov.)
GUNNARSON, CHUCK: From the chair	(CGL) 4:1 (Aug.)	Notes from the chair	(BAFP) 17:2 (Feb.)
From the chair	(CGL) 4:3 (Dec.)	HORN, SUSAN: Case law update	(CJ) 46:4 (May)
From the chair	(CGL) 4:4 (Feb.)	HORWITCH, DAVID S.: Revival of a clause requiring rent payment in gold? Only with a lease amendment	(REL) 48:4 (Feb.)
In-Sites	(CGL) 4:5 (May)	HOWARD, TIMOTHY J.: Update by banking committee	(CBAB) 47:2 (Dec.)
GUROV, IVAN: Allocation of antitrust enforcement between and within agencies: A comparison	(AUCL) 41:2 (Dec.)	Update by banking committee	(CBAB) 47:3 (Feb.)
GUTHRIE, JENNIFER: Revised means of obtaining protected health information	(YLD) 47:6 (June)	Update by banking committee	(CBAB) 47:4 (Mar.)
HADDAD, WILLIAM J.: Impact of the September 11th attacks on the freedoms of Arabs and Muslims	(IRAR) 29:1 (Sept.)	HOWARD, TIMOTHY J. with POWELL, JANICE M.: Secured creditor bound—The words used in the collateral description of a security agreement can limit a secured party's lien	(CBAB) 47:4 (Mar.)
HAIRSTON, LESLIE A. with ADAMS, FRANK M.: Potential disclosure requirements for outside counsel hired by municipalities to investigate allegations of internal wrongdoing	(LGL) 39:9 (Apr.)	HUGHES, PATRICK J. with LOGGLI, PAUL A. and PATTON, LYNN: Report of the Governor's Commission on Capital Punishment	(CGL) 4:2 (Nov.)
HALLSTEN, DAWN: Service of process by special order of court	(CPAP) 48:4 (Dec.)	HUTCHISON, RICHARD: From the incoming chair	(IRAR) 29:4 (June)
HALSEY, ROBYN: <i>Pediatric Surgical Assoc., P.C. v. Commissioner of Internal Revenue</i> creates potential tax problems for professional corporations	(CSL) 48:2 (Dec.)	Hate crime enforcement by private attorney	(IRAR) 29:2 (Dec.)
HAMPTON, POLLY with HAHN, JUDITH: Someone you should know: Miriam Miquelon	(CGL) 4:4 (Feb.)	civil action	(BB) 33:1 (Jul.)
Someone you should know: Miriam Miquelon	(WATL) 8:2 (Mar.)	HYMAN, MICHAEL B.: Civility	
HANEY, MARK: Storm warnings for Medicaid planners	(EL) 8:3 (Apr.)	JACKSON, SHANNON: Authentication of documents for use abroad: Some helpful Web sites	(IIL) 40:3 (Dec.)
HANNIGAN, RICHARD D.: Appellate court does not have jurisdiction to hear direct appeal from Industrial Commission decision	(WCL) 40:3 (Apr.)	Read for yourself: French and German cases translated on the Web	(IIL) 40:5 (May)
Hearing loss—Who is liable?	(WCL) 40:3 (Apr.)	JACOB, ANTHONY: Don't be fooled: Tips for school board candidates for the 2003 Illinois consolidated election	(YLD) 47:2 (Oct.)
Injury at picnic voluntary/mandatory attendance	(WCL) 40:3 (Apr.)	JAMES, CHARLES A.: Rediscovering coordinated effects	(AUCL) 41:1 (Oct.)
Is a juror an employee of the county?	(WCL) 40:3 (Apr.)	JOBST, SARAH: ADR happenings	(ADR) 9:3 (Feb.)
Notes from the co-editor	(WCL) 40:1 (Oct.)	ADR happenings	(ADR) 9:5 (May)
Parking lot injury/lot not "provided for" by employer	(WCL) 40:3 (Apr.)	ADR update	(ADR) 9:2 (Dec.)
Res judicata/collateral estoppel/rule of the court	(WCL) 40:3 (Apr.)	JOCHNER, MICHELE M.: Chief Justice Moses W. Harrison to retire in September	(BB) 33:1 (Jul.)
Section 16 fees and costs	(WCL) 40:3 (Apr.)	Illinois Supreme Court amends Rule 307 to allow early appeal in class action lawsuits	(GPS) 31:3 (Dec.)
Where have our mentors gone?	(WCL) 40:3 (Apr.)	Illinois Supreme Court amends Rule 307 to allow early appeal in class action lawsuits	(BB) 33:5 (Mar.)
HANNON, EDWARD J.: Chariman's corner	(FT) 49:1 (Nov.)	Illinois Supreme Court Chief Justice Moses W. Harrison announces his retirement from the bench in September; Justice Mary Ann G. McMorrow set to become the high court's first female Chief Justice	(GPS) 31:1 (Aug.)
Chairman's corner	(FT) 49:2 (Jan.)	Mary Ann G. McMorrow becomes the first female Chief Justice of the Illinois Supreme Court	(MP) 13:2 (Nov.)
Chairman's corner	(FT) 49:4 (June)	Mary Ann G. McMorrow becomes the first female Chief Justice of the Illinois Supreme Court	(WATL) 8:2 (Mar.)
The Internet and personal property like-kind exchanges—The brave new world	(FT) 49:1 (Nov.)	New Supreme Court rule amendments and court orders	(GPS) 31:2 (Nov.)
HANSON, LINSKOTT R.: Comments in response to the American Bar Association Task Force on Corporate Responsibility preliminary report	(CSL) 48:2 (Dec.)	New Supreme Court rule amendments and court orders	(BB) 33:4 (Jan.)
HANTLA, G. BRADLEY: Automobile mechanic's and/or garageman's liens	(GPS) 31:4 (Jan.)	JOHNSON, LAURENCE F.: Excerpts from minutes of the March 19, 2003 meeting of the Real Estate Law Section Council	(REL) 48:5 (June)
What do you do if the jury asks about insurance	(GPS) 31:3 (Dec.)	Excerpts from minutes of Real Estate Law Section Council	(REL) 48:3 (Dec.)
HARDIN, BARBARA: Prenuptial agreements/retirement waivers/ERISA	(FL) 46:1 (Aug.)	Query: How many co-owners does it take to terminate an oral year-to-year farm tenancy?	(REL) 48:3 (Dec.)
HARTL, DONNA F.: IRS excess benefit penalties for non-profit public charities	(FT) 49:2 (Jan.)	JOHNSON, SUSAN: Defining habitual drunkenness	(JJ) 15:2 (Oct.)
HARTZELL, FRANKLIN M.: What powers?	(TE) 49:4 (May)	JOHNSON, SUSAN O'NEAL: Deaf parties have	
HARTZELL, THOMAS F.: Current topics—individual income tax	(AGL) 12:1 (Jul.)		
Oh, those old cases—How they haunt you	(CBAB) 47:2 (Dec.)		
Power of Attorney: So simple yet so complicated	(GPS) 31:7 (June)		
HAWKINS, DAN: Is it time to modify the Small Estate Affidavit Act?	(EL) 8:4 (June)		
HAYS, DON: Analysis of active legislation for 2002	(CJ) 46:1 (Oct.)		
HEBEISEN, KEITH A.: New Supreme Court rule on discovery	(BB) 33:2 (Sept.)		
HELLE, STEVEN: Illinois charitable solicitation			

special needs	(JJ) 15:3 (Dec.)	KING, CHARLES A. with MONTGOMERY, JULIE-APRIL: Will bankruptcy wipe out your taxes? Probably not	(SALT) 46:8 (Feb.)
JONES, ALAN: The attorney as advocate and counselor	(TLAC) 12:3 (Dec.)	Will bankruptcy wipe out your taxes? Probably not	(CBAB) 47:5 (May)
JORDAN, MICHAEL: Chair's column	(BB) 33:1 (Jul.)	KINNALLY, PATRICK: Backstriking jurors: Diligent advocacy or guile?	(CPAP) 48:2 (Oct.)
Chair's column	(BB) 33:2 (Sept.)	Closing argument: Using enlarged jury transcripts and jury instructions	(BB) 33:7 (June)
Chair's column	(BB) 33:3 (Nov.)	Closing argument: Using enlarged jury transcripts and jury instructions	(CPAP) 48:8 (May)
Chair's column	(BB) 33:4 (Jan.)	A summary on summary judgment	(CPAP) 48:5 (Jan.)
Chair's column	(BB) 33:5 (Mar.)	KLEIN, HERBERT J.: Structuring an LLC operating agreement	(BAFP) 17:1 (Nov.)
Chair's column	(BB) 33:6 (May)	KOENIG, PHILIP E.: Seventh Circuit holds beneficiary designation of group term life insurance controls over marital settlement agreement	(TE) 49:4 (May)
Chair's column	(BB) 33:7 (June)	KOHN, LAWRENCE M. with KOHN, ROBERT N.: Everyone can generate new clients	(LOE) 24:3 (Mar.)
ISBA sets ADR program for midyear meeting	(CPAP) 48:2 (Oct.)	KOLE, KAREN V.: As good as it gets: Appeals' fast track mediation, settlement and post-appeals mediation	(FT) 49:3 (Apr.)
ISBA sets ADR program for midyear meeting	(FL) 46:2 (Nov.)	KOLLROSS, MELINDA S.: Challenging "good-faith" settlements in Illinois	(CPAP) 48:7 (Mar.)
JURUSIK, MICHAEL T.: An alternative tool for economic revitalization—the business district development and redevelopment statute	(LGL) 39:1 (Jul.)	KOTELMAN, LAURA: <i>Daniels v. Industrial Commission</i>	(AL) 32:1 (Jul.)
Recent decisions of interest	(LGL) 39:2 (Sept.)	Filing deadlines in administrative review: <i>Nudell v. Forest Preserve District of Cook Co.</i>	(AL) 32:4 (Jan.)
KACZYNSKI, CHRISTOPHER: Computer-stored data acquired from real estate services: Should the Property Tax Appeal Board allow it into the record?	(SALT) 46:6 (Dec.)	No. 1-00-3220	(FL) 46:2 (Nov.)
KAMINSKI, STANLEY R.: Case synopses	(SALT) 46:10 (Apr.)	KULERSKI, RICHARD: Collaborative lawyering	
Don't expect a refund if you pay an unconstitutional tax	(SALT) 46:4 (Oct.)	KUPFERMAN, MARTIN: Ensuring higher business valuations: It's time for small and mid-sized companies to plan ahead	(CLD) 40:4 (Oct.)
The Illinois Supreme Court narrows the Constitutional protections of taxpayers—or, in other words—Where has all the reasonableness gone?	(SALT) 46:12 (June)	Selling your business: Ten tactics to close	(CLD) 40:3 (Sept.)
KANNE, MICHAEL S.: A few words about Judge Wood from his colleagues	(FCP) 1:3 (May)	KURILLA, MARLENE A. with DOLENDI, DAVID M.: Pre-tender defense costs: Covered or not?	(IL) 47:3 (Apr.)
KAPLAN, ROSALYN B.: Our first CLE program—A rave review	(CGL) 4:3 (Dec.)	LACH, KATHLEEN M.: Effectively handling federal tax liens in your real estate transaction	(REL) 48:1 (Jul.)
"Taking the Fifth" at an administrative hearing	(CGL) 4:3 (Dec.)	LECHNER, MICHAEL J.: Local governments may not always impose its regulations and fees on other local governments	(LGL) 39:6 (Jan.)
KAPLAN, ROZ: Government lawyers and the attorney-client privilege	(CGL) 4:1 (Aug.)	LeFEBVRE, CHARLES A.: Medicaid planning—Understanding the differences between Illinois and federal community spouse asset allowances	(EL) 8:4 (June)
KAPLAN, WILLIAM T.: Editor's column	(BAFP) 17:1 (Nov.)	LENZINI, PHILIP B.: Audit law amended	(LGL) 39:4 (Nov.)
Editor's column	(BAFP) 17:2 (Feb.)	Unemployment claim collaterally estopped	(LGL) 39:4 (Nov.)
Editor's column	(BAFP) 17:4 (June)	LESTER, JEFFREY D.: The tune of the ADA song as applied to local government employment and land use regulation in the Seventh Circuit: "the side with the best evidence wins."	(LGL) 39:1 (Jul.)
KARAYANNIS, MARIOS N.: Workplace injuries	(TL) 38:5 (Mar.)	LEVEY, ROSS: Editor's column	(FL) 46:1 (Aug.)
KARMEIER, LLOYD with SWANSON, ALFRED M. JR.: Case summaries	(BB) 33:2 (Sept.)	Editor's column	(FL) 46:3 (Dec.)
KASPER, THOMAS J.: Marital property acquired before marriage: The purchased "in contemplation of marriage" rule	(FL) 46:5 (Apr.)	Editor's column	(FL) 46:4 (Mar.)
KATO, DENISE L.: More perspectives on war	(MP) 13:1 (Aug.)	Editor's column	(FL) 46:5 (Apr.)
KATO, YVONNE: Case analysis— <i>Hope v. Pelzer</i>	(MP) 13:4 (May)	Editor's column	(FL) 46:6 (June)
Letter from the editor	(MP) 13:2 (Nov.)	LEVINE, HAROLD I.: Mortgage defense 101	(CBAB) 47:5 (May)
KEENAN, ROBERT M., JR.: Letters to the editor	(BB) 33:3 (Nov.)	Mortgage defense 101	(REL) 48:3 (Dec.)
KEGAN, DANIEL L.: Copyright birth & death announcements	(IP) 42:1 (Oct.)	Mortgage defense 102	(REL) 48:4 (June)
Intellectual Improbabilities	(IP) 42:1 (Oct.)	LEYNAUD, GEORGE G.: "Is an excluded named driver really excluded?" and "Never take no for an answer"	(TL) 38:2 (Dec.)
KELLY, PETER M.: Employee benefits update—Defined benefit pension plan sponsors should be aware of restrictions made relevant by economic conditions	(FT) 49:4 (June)	LIED, MICHAEL R.: Appellate Court does the unusual—reverses arbitrator	(LAEL) 40:2 (Oct.)
KENNARD, ALAN L.: The hedge fund: Assessing the risks (Part I of II)	(CLD) 40:10 (Apr.)	Court decides NLRB awarded too much back pay to union salt	(LAEL) 40:1 (Jul.)
The hedge fund: Assessing the risks (Part II of II)	(CLD) 40:11 (May)	Court finds assignment to harder job is not an adverse employment action	(LAEL) 40:4 (Feb.)
KENNEDY, KATHRYN J.: Primer on qualified plans and IRA distribution rules updated for the 2002 IRS final regulations	(EB) 21:2 (Nov.)	Court refuses to limit jury's damages award on disabilities claim	(LAEL) 40:4 (Feb.)
KENNEY, THOMAS J.: U.S. EPA underground storage tank program: The new millennium, MTBE, and the future	(ENVL) 33:4 (Feb.)	Defendant sanctioned for failure to adequately participate in mediation	(LAEL) 40:1 (Jul.)
KENT, MARYLOU LOWDER: 2002 real estate legislation of interest	(REL) 48:3 (Dec.)	Employer may lawfully terminate jailed alcoholic employee	(LAEL) 40:4 (Feb.)
KERN, LAURA URBIK: Editorial	(FL) 46:5 (Apr.)		
KILEY, MICHAEL with SWANSON, ALFRED M., JR.: Case summaries	(BB) 33:7 (June)		
KILEY, MICHAEL with STEVENS, EDDIE and SWANSON, ALFRED M. JR.: Case summaries	(BB) 33:5 (Mar.)		
KILGUS, WALTER C.: Firm meetings, or "If you pay them, they will come"	(GPS) 31:4 (Jan.)		
KIM, MILAN: Federal case updates	(EB) 21:5 (Apr.)		
The John Marshall Law Review Symposium: Expert panelists discuss the future of employee benefits law	(EB) 21:4 (Jan.)		

Employer need not hire helper to provide reasonable accommodation for alleged disability	(LAEL) 40:5 (Apr.)	MALONEY, MATT: Food for thought—How far will we go?	(GPS) 31:7 (June)
Employer sues union for defamation related to picketing	(LAEL) 40:3 (Dec.)	One picture is worth a thousand words	(CJ) 46:4 (May)
Employer's state law claims relating to labor dispute barred by filing of unfair labor practice charge	(LAEL) 40:3 (Dec.)	What you see... is what you get	(CJ) 46:3 (Feb.)
Executive loses stock options by working for competitor	(LAEL) 40:5 (Apr.)	You never know what evil lurks in the heart of... a juror	(GPS) 31:1 (Aug.)
FMLA does not permit employee to keep employer "in the dark" about return date	(LAEL) 40:1 (Jul.)	MANION, DANIEL A.: A few words about Judge Wood from his colleagues	(FCP) 1:3 (May)
High court sets limits on punitive damages	(LAEL) 40:6 (June)	MANNING, CLAIRE: Clerk's Office On-Line: Illinois Pollution Control Board's "COOL"	(ENVL) 33:3 (Dec.)
Impaired sleep leading to claimed inability to work overtime is not a disability	(LAEL) 40:2 (Oct.)	MANNING, CLAIRE A. with MCGILL, RICHARD R.: Unauthorized practice of law in administrative proceedings	(CGL) 4:1 (Aug.)
Supreme Court clarifies Americans with Disabilities Act	(LAEL) 40:1 (Jul.)	MAROVICH, MICHAEL J.: ERISA remedial powers and plan reimbursement claims	(CPAP) 48:4 (Dec.)
Unforceable business circumstance excuses plant closing without WARN notice	(LAEL) 40:5 (Apr.)	Medical lienholders beware	(CPAP) 48:8 (May)
Union management negotiations may create custom or practice for purposes of Fair Labor Standards Act	(LAEL) 40:2 (Oct.)	Strategic use of vehicular damage evidence in personal injury litigation	(CPAP) 48:3 (Nov.)
LIED, MICHAEL R. with PETERSEN, TYLER D.: Your employee files for bankruptcy—Can you terminate employment?	(CBAB) 47:5 (May)	MARUTZKY, WILLIAM F.: Are tax returns privileged documents?	(FT) 49:2 (Jan.)
LIFSON, STEVEN: Blackout notice rules under the Sarbanes-Oxley Act	(EB) 21:5 (Apr.)	MATUSZEWICH, LEWIS F.: Chair's column	(CBAB) 47:2 (Dec.)
Department of Labor releases interim rules on blackout period under Sarbanes-Oxley Act	(EB) 21:4 (Jan.)	Editor's comments	(IIL) 40:1 (Sept.)
LISSEN, JEFFREY S.: Technolawyer.com: Equipping the small law office for less than \$10,000	(COLT) 10:1 (Oct.)	Editor's comments	(IIL) 40:2 (Oct.)
Technolawyer.com: Equipping the small law office for less than \$10,000	(COLT) 10:2 (Dec.)	Editor's comments	(IIL) 40:3 (Dec.)
Technolawyer.com: Equipping the small law office for less than \$10,000	(COLT) 10:3 (Feb.)	Editor's comments	(IIL) 40:4 (Mar.)
LoBUE, DONALD A.: Send in your nominations: Tradition of Excellence Award	(GPS) 31:3 (Dec.)	Editor's comments	(IIL) 40:5 (May)
Which beneficiaries pay estate taxes?	(GPS) 31:1 (Aug.)	MAURER, KEITH: Enforcing consumers' and employees' legal rights through arbitration	(ADR) 9:2 (Dec.)
LOCALLO, JOHN: Legislation	(SALT) 46:1 (Jul.)	McCASKEY, MIKE with SCHIMMEL, MICHAEL: Recent developments: \$26 million from Iran	(IIL) 40:4 (Mar.)
LOCHER, BRUCE D.: The lie detector as a psychological rubber hose	(CJ) 46:3 (Feb.)	McCULLOUGH, JACQUELINE LENTINI: Special registration and third-country nationals	(IIL) 40:5 (May)
LONG, DORIS ESTELLE: Recent activities before the WTO raise new questions about international protection for intellectual property rights	(IP) 42:1 (Oct.)	Termination of H-1B workers	(IIL) 40:1 (Sept.)
LORD, PAT with PERRY, ROBIN: A new era in land use, <i>Klaeren & Gallik</i>	(LGL) 39:8 (Mar.)	McCUSKEY, MICHAEL P.: Message from the chair	(FCP) 1:1 (Nov.)
LORD, PAT: House Bill 3098—Certification of closed meetings—dies	(AL) 32:1 (Jul.)	Message from the chair	(FCP) 1:2 (Jan.)
LORO, MARC with PATTON, LYNN: Legislative update	(CGL) 4:1 (Aug.)	Message from the chair	(FCP) 1:3 (May)
LORO, MARC C.: Be careful what you wish for—Secretary of State rulemaking on expanded use of breath alcohol ignition interlock devices enters final stages	(AL) 32:6 (Apr.)	The practice of law—Words of wisdom from Honest Abe	(BB) 33:4 (Jan.)
Be careful what you wish for—Secretary of State rulemaking on expanded use of breath alcohol ignition interlock devices enters final stages	(AL) 32:7 (May)	McFADDEN, MONICA E.: Taxation of damages in cases not based on "physical injuries or physical sickness"—A civil rights dilemma	(TL) 38:4 (Feb.)
LOWETH, CHRISTOPHER: Constitution.com: U.S. constitutional arguments in ICANN arbitration hearings	(IP) 42:1 (Oct.)	McGRATH, J.J.: California limits disclosure of social security numbers	(CLD) 40:8 (Feb.)
LUSK, MICHAEL: Reinsuring employee benefit plan risks through a captive	(CLD) 40:12 (June)	FLSA class action lawsuits abound	(CLD) 40:8 (Feb.)
MADDUX, WILLIAM: New Supreme Court rule on discovery	(BB) 33:2 (Sept.)	McMORROW, MARY ANN G.: Remarks to the Senate Appropriations Committee	(BB) 33:6 (May)
MADIGAN, KELLI E.: Estate planning update	(FT) 49:3 (Apr.)	MEINTS, PAUL A.: Drafting ideas for pet care	(FL) 46:2 (Nov.)
MADSEN, TERENCE M.: Practice tip: Not-for-profit resources	(GPS) 31:7 (June)	Drafting ideas for pet care	(TE) 49:1 (Sept.)
The youth court option: Now that's a young prosecutor	(JJ) 15:2 (Oct.)	Estate planning update for 2002—something old... something new... something borrowed...	(AGL) 12:2 (Sept.)
MADSEN, TERRY: People do notice: Professional passing	(GPS) 31:3 (Dec.)	something blue	(TE) 49:3 (Mar.)
MALCOMB, DREW: Secretary of Energy announces first projects to meet president's commitment to new clean coal technologies	(ML)29:2 (Mar.)	Practice tips	
		MENCINI, ANA M.: New technology raises a new question: What is the definition of a broker-dealer?	(CSL) 48:3 (Mar.)
		MIERZWA, PETER V.: Illinois e-filing: Ready for take-off?	(COLT) 10:2 (Dec.)
		MILANO, MARY L.: The forcible transfer of Palestinians to Gaza: The case of <i>Ajuri v. IDF Commander</i>	(IIL) 40:2 (Oct.)
		Peace is in our hands: Building a vocabulary of peace through the U.N. Decade for a Culture of Non-Violence	(LRE) 22:1 (Nov.)
		MILLER, GEORGE S.: Ombudsman	(BB) 33:5 (Mar.)
		MILLER, GRETCHEN N. SMITH with SCHUCH, JUDITH L.: Amended Illinois Supreme Court rule 213—effective July 1, 2002	(YLD) 47:1 (Aug.)
		MILLER, MARC R.: Identity theft and the elderly	(EL) 8:3 (Apr.)
		MILLS, RICHARD: Bullets for successful federal practice	(YLD) 47:4 (Feb.)
		MILSK, PHIL: Private right of action for federal privacy violations barred	(EDL) 47:2 (Nov.)
		MILSK, PHIL C. with WEINER, LAWRIE: Editor's note	(EDL) 47:2 (Nov.)

MILSK, PHILIP C.: Editor's note	(EDL) 47:1 (Jul.)	25 tips for marketing the small law firm	(LOE) 24:3 (Mar.)
MITCHELL, EDWARD J.: ERISA preemption and beneficiaries of non-probate assets after divorce	(EL) 8:2 (Dec.)	Reinventing your law practice: 25 tips for implementing change	(LOE) 24:2 (Dec.)
MOLLET, JEFFREY A.: The Farm Security and Rural Investment Act of 2002—A primer	(AGR) 12:3 (Nov.)	Trapped in an insurance defense practice? Two strategic approaches	(LOE) 24:4 (June)
Self-employment tax on cooperative payments to farmers—The legal journey continues	(AGR) 12:4 (Jan.)	OLSANSKY, ALEXANDER: Global expansion is a matter of construction	(CLD) 40:11 (May)
Whose pond is it anyway?	(AGR) 12:6 (May)	Global expansion is a matter of construction	(ILL) 40:6 (June)
MONROSE, MARILYN: The best way to copy styles between documents in Word when using a document management program	(COLT) 10:1 (Oct.)	O'ROURKE, JOHN: Letter to the editor	(REL) 48:1 (Jul.)
Scanner clean-up techniques for WordPerfect and Word	(COLT) 10:2 (Dec.)	ORR, KATHLEEN FIELD: Enforcement of municipal ordinances—A new, efficient method	(BAFP) 17:4 (June)
MONTES, JORGE: Life's lessons	(MP) 13:4 (May)	OTHMAN, NED: Department of Labor finalizes Sarbanes-Oxley regulations on blackout periods	(CLD) 40:9 (Mar.)
MONTROY, GERALD L.: Tips for giving a better opening statement	(YLD) 47:3 (Dec.)	The long reach of HIPAA's privacy rules	(HCL) 19:3 (Apr.)
MOORE, DAN: Anatomical gifts: The ultimate recycle	(EL) 8:2 (Dec.)	O'TOOLE, DAVID A.: FTC intervening to limit fees in private class actions	(AUCL) 41:3 (Mar.)
MORAN, THOMAS M.: The mandatory conversion of blood serum in DUI prosecutions	(TLAC) 12:2 (Nov.)	The Seventh Circuit finally gets into the (Foreign Trade antitrust Improvements) Act	(AUCL) 41:4 (June)
MORAN, TIMOTHY: Follow-up to previous articles: Further developments	(SALT) 46:10 (Apr.)	PARA, MARINA: Case law update	(CJ) 46:4 (May)
Recent court decision	(SALT) 46:4 (Oct.)	<i>People v. Davis</i>	(CJ) 46:2 (Dec.)
MORRIS, ADRIA: ICANN Stockholm fallout	(IP) 42:1 (Oct.)	PARK, ROBERT T.: Case note: <i>Forrester v. Seven Seventeen HB St. Louis Redevelopment Corp.</i> —Jurisdiction under Illinois' long-arm statute	(TL) 38:6 (May)
MUELLER, THOMAS: Child welfare case law update	(JJ) 15:1 (Jul.)	Limitations on witness interviews	(CPAP) 48:5 (Jan.)
MURCH, JILL: Fraudulent transfers under the bankruptcy code	(MP) 13:1 (Aug.)	PATTON, LYNN: Attorney General issues opinions of government	(CGL) 4:1 (Aug.)
MURPHEY, JOHN B.: Municipal development agreements: A call for much-needed legislation	(LGL) 39:1 (July)	Attorney general issues opinions affecting local units of government	(LGL) 39:4 (Nov.)
MURRAY, JOHN C.: Enforceability of intercreditor agreements in bankruptcy	(CBAB) 47:1 (Aug.)	Attorney general issues opinions affecting local units of government	(LGL) 39:9 (Apr.)
MURRAY, KYLE: Case summaries	(EB) 21:5 (Apr.)	PAULING, ELLEN: Case law update	(JJ) 15:2 (Oct.)
A HIPAA heads up: The privacy standards	(EB) 21:4 (Jan.)	Case law update	(JJ) 15:5 (Apr.)
NARDONI, STANLEY C.: Commercial cases can trigger bodily injury coverage	(CLD) 40:6 (Dec.)	Lee/Ogle/DeKalb Intervention System's Advisory Board (LODIS)	(JJ) 15:4 (Feb.)
Overlooking liability coverage can be costly	(CLD) 40:2 (Aug.)	PAULS, AMY L.: Federal employee benefits case law review	(EB) 21:1 (Oct.)
Personal injury coverage includes defamation and disparagement	(CLD) 40:5 (Nov.)	PAULS, AMY L. with KIM, MILAN: Federal employee benefits case law review	(EB) 21:3 (Dec.)
Price discrimination may be covered	(CLD) 40:3 (Sept.)	PAVLIK, SARAH DELANO: Estate and gift tax update	(FT) 49:1 (Nov.)
Trademark and trade dress may be covered	(CLD) 40:4 (Oct.)	PEITHMANN, WILLIAM A.: Notice of appointment of counsel	(TE) 49:3 (Mar.)
NEAL, KRISTINE: Limitations of judicial review of administrative dismissal of complaint	(AL) 32:2 (Sept.)	PERERA, VALERIE C.: Dealing with employee morale after a reduction in force (RIF)	(CLD) 40:9 (Mar.)
NELSON, REBECCA A.D.: The antitrust implications of creative pricing strategies	(AUCL) 41:2 (Dec.)	PERERA, VALERIE C. with SIKICH, GEARY W.: Controlling "crisis" response will determine corporate survival	(CLD) 40:5 (Nov.)
NELSON, SHARON D. with SIMEK, JOHN W.: Disgruntled employees within your law firm: The enemy within	(LOE) 24:2 (Dec.)	Controlling "crisis" response will determine corporate survival	(BAFP) 17:4 (June)
Shackled to Microsoft: What it means to the legal profession	(COLT) 10:4 (Apr.)	PEREZ, VIGMALIA MEDERO: Chicago Bar Association, YLS Estate Planning Committee seminar	(EB) 21:4 (Jan.)
NEWMAN, MARGERY: From the construction corner	(REL) 48:4 (Feb.)	PERLIS, STEVEN C.: Case note—Federal court denies appeal of ALJ's denial of Medicare coverage of experimental prostate surgery	(EL) 8:4 (June)
NICOLAU, MARY T.: REAL estate tax relief for not-for-profit corporations	(SALT) 46:5 (Nov.)	PERONA, MICHAEL J.: Tort claims of minors against school districts: One-year or two-year statute of limitations?	(TL) 38:1 (Oct.)
NIERMANN, KURT: Should you be taking those casino boat cases?	(WCL) 40:2 (Jan.)	PERRECONE, FRANK A.: Effective use of SCR 213(f)	(TL) 38:6 (May)
NISIVACO, JOHN L.: Editor's note	(TL) 38:1 (Oct.)	PESKIND, STEVEN N.: <i>Eckert</i> revisited: The Supreme Court's review of <i>Collingbourne</i> and the Second District Appellate Court's application of the law of removal	(FL) 46:4 (Mar.)
Editor's note	(TL) 38:2 (Dec.)	PETERS, ANGELA: Chair column	(ILL) 40:1 (Sept.)
Editor's note	(TL) 38:3 (Jan.)	International driver's license	(ILL) 40:3 (Dec.)
Editor's note	(TL) 38:4 (Feb.)	Plea to charge of reckless driving bars subsequent prosecution for offense of reckless homicide	(TLAC) 12:2 (Nov.)
Editor's note	(TL) 38:5 (Mar.)	A primer on international driving permits	(TLAC) 12:3 (Dec.)
Editor's note	(TL) 38:6 (May)	PETERSEN, GLORIA: Unity and integrity in the workplace	(YLD) 47:6 (June)
NORDEN, DENNIS A.: Trustee, or not trustee? Aye, there's the rub	(TE) 49:4 (May)	PETERSON, DIXIE LEE: DCFS responds to allegations of prejudice against non-custodial fathers	(JJ) 15:4 (Feb.)
NORDSTROM, RODNEY R.: Persuading jurors, judges and arbitrators with trial exhibits	(YLD) 47:3 (Dec.)	PETERSON, DONALD: Common interest of	
NOWLAN, JIM with SANDSTROM, STEVE: Growth & tax burden go hand-in-hand	(SALT) 46:2 (Aug.)		
O'BRIEN, JILL P.: Labor department proposes new rules for determining whether an employee is exempt from overtime	(LAEL) 40:6 (June)		
O'BRIEN, JILL P. with MANJARRES, DAVID: Supreme Court extends reach of hostile environment claims	(LAEL) 40:2 (Oct.)		
O'BRIEN, MICHAEL F.: Judicial campaign speech	(IRAR) 29:2 (Dec.)		
OLMSTEAD, JOHN W., JR.: How to get more business:			

defendants & joint defense	(CLD) 40:11 (May)	Case law update	(ADR) 9:2 (Dec.)
Confidentiality & joint defense	(CLD) 40:10 (Apr.)	Case law update	(ADR) 9:3 (Feb.)
PFANDER, JAMES E.: An Illinois lawyer		Case law update	(ADR) 9:4 (Apr.)
in Romania's Constitutional Court	(CPAP) 48:3 (Nov.)	Case law update	(ADR) 9:5 (May)
The Multiparty, Multiforum Trial Jurisdiction			(JJ) 15:1 (Jul.)
Act of 2002	(CPAP) 48:6 (Feb.)	RYAN, CATHERINE: Child protection law update	
PFEIFFER, J. MATTHEW: Case comments	(CSL) 48:4 (June)	RYAN, PETER N.: Juvenile delinquency	
PHIPPS, JOHN T.: Editor's column	(GPS) 31:2 (Nov.)	caselaw and legislative update	(JJ) 15:3 (Dec.)
Editor's column	(GPS) 31:3 (Dec.)	RYDER, TREY: Fifteen business card sins lawyers	
Editor's column	(GPS) 31:4 (Jan.)	commit	(YLD) 47:1 (Aug.)
Editor's column	(GPS) 31:6 (Apr.)	First impressions convey your image, even if you	
Editor's column	(GPS) 31:7 (June)	don't want them to	(YLD) 47:5 (Apr.)
PHUNG, TUAN A.: Vietnam competition law:		What you charge is key to your marketing message	(YLD) 47:6 (June)
Antitrust in the "socialist-oriented" market		SAHU, PRADIP: International trademark	
economy environment	(AUCL) 41:1 (Oct.)	protection: A brand new way in the U.S.A.	(IIL) 40:5 (May)
PICKER, CHRISTINE A.: The confusing rules of		SANDLER, LEATRICE BERMAN: FTC holds	
natural resource damage assessments	(ENVL) 33:2 (Nov.)	healthcare hearings in effort to broaden	
POSNER, RICHARD A.: A few words about		enforcement framework	(AUCL) 41:3 (Mar.)
Judge Wood from his colleagues	(FCP) 1:3 (May)	SAY, JAMES K.: Recent decisions	(TE) 49:1 (Sept.)
POWELL, CHERYL: An overview of the NACDL		Recent decisions	(TE) 49:3 (Mar.)
annual meeting	(CJ) 46:1 (Oct.)	SAY, JAMES K. with MEINTS, PAUL:	
POWELL, JANICE M.: First District unfortunately		Practice pointers	(TE) 49:1 (Sept.)
creates judicially crafted exception to		SCHAFFNER, HARRY: Family law returns	
section 4-406(f) of the UCC	(CBAB) 47:3 (Feb.)	to jury trials	(FL) 46:3 (Dec.)
PRATT, JANE HARLEY: Alternatives in		Lawyer's duty to discover hidden assets	(FL) 46:3 (Dec.)
administering a decedent's assets	(TE) 49:1 (Sept.)	SCHIMMEL, MICHAEL with KISSLING,	
PRICE, WILLIAM A.: What's new in corporate		MATTHEW J.: Cost of doing business: Air	
filings and business entity laws	(CSL) 48:1 (Jul.)	freight carriers pay prejudgment interest too	(IIL) 40:5 (May)
PROROK, CHARLES: Indemnification of local		SCHLEIN, CAROL L.: Technolawyer.com: Digital	
governmental officials and employees	(LGL) 39:3 (Oct.)	cameras—diversion or useful tool?	(COLT) 10:3 (Feb.)
PRUSAK, MAXIMILLIAN M.: Out of control	(LOE) 24:1 (Oct.)	SCHMITTGENS, GENE with SMITH, ANNA	
PUPLIS, A. RYAN: Forum selection clauses: their		CHESSER: <i>City of Springfield v. Hasbman</i> :	
enforceability and drafting	(CLD) 40:1 (Jul.)	4th District says close enough is good enough	(ENVL) 33:3 (Dec.)
RALLO, DOUGLAS: Insurance write-offs		SCHOEFFEL, LEE ANN: Attorney General issues	
and the collateral source rule	(WCL) 40:3 (Apr.)	opinions	(CGL) 4:3 (Dec.)
RAMSELL, DONALD J.: Are all breath tests taken in		Case law update	(CGL) 4:4 (Feb.)
Illinois between 1986 and 2000 invalid?		Case law update	(CGL) 4:5 (May)
Two recent developments suggest that they are	(TLAC) 12:2 (Nov.)	SCHOEN, EDWARD J., JR.: Estate and	
RATANA, ALVIN S. with HAAFF, CHRIS S.:		gift tax update	(FT) 49:4 (June)
ISBA delegates attend ABA YLD Assembly	(YLD) 47:3 (Dec.)	SCHOENBAUM, EDWARD J.: Chair's column	(AL) 32:1 (Jul.)
RATAY, MARILYN: Protecting charitable gifts	(TE) 49:2 (Nov.)	The Improvement of the Administration of	
RAY, DONALD: The application of child support		Justice (7th Edition, 2001)	(BB) 33:6 (May)
interest—more than just a sharp pencil	(LAEL) 46:6 (June)	SCHREMPF, JAMES E. with HARPER,	
REOTT, RAYMOND T.: Electronic waste: A		JULIE: What constitutes a "prevailing party" for	
growing problem	(ENVL) 33:2 (Nov.)	determining who pays attorney fees? An end to	
Novel settlement: A new trend?	(AGL) 12:5 (Mar.)	the catalyst theory and fee-shifting in	
Novel settlement: A new trend?	(ENVL) 33:2 (Nov.)	light of the <i>Buckbannon</i> case	(LGL) 39:2 (Sept.)
Superfund liability changes	(ENVL) 33:5 (Jun.)	SCHUMAN, JOSEPH: Protecting charitable gifts—	
RICHARDSON, JEFFREY D.: Can a bankruptcy		A provision	(TE) 49:3 (Mar.)
court enter a money judgment when it		SCHUSTER, NAOMI H.: Greetings from the chair	(EL) 8:1 (Oct.)
declares a debt nondischargeable?	(CBAB) 47:3 (Feb.)	SCOTT, MICHAEL TODD: ABA House of	
RIPPLE, KENNETH F.: A few words about		Delegates approves new Rule 5.5	(CLD) 40:5 (Nov.)
Judge Wood from his colleagues	(FCP) 1:3 (May)	Defining the practice (or unauthorized practice)	
RITTENMEYER, STEVE: Supreme Court approves		of law	(CLD) 40:2 (Aug.)
expansive random drug testing of students	(EDL) 47:2 (Nov.)	An employer's guide to child support withholding	
ROBERTS, JOY A. with GILLIO, VICKIE A.: Supreme		in Illinois	(CLD) 40:7 (Jan.)
Court limits rights of illegal aliens in U.S. workplace	(AL) 32:3 (Oct.)	An in-house counsel's guide to the Employee Polygraph	
ROBISON, JOHN C., Jr.: Assessment and taxation of		Protection Act	(CLD) 40:4 (Oct.)
interests in oil and gas as real estate	(ML) 29:1 (Nov.)	Letter from the co-editor	(CLD) 40:1 (Jul.)
RODIN, CURT N.: Letter to the editor	(TL) 38:5 (Mar.)	Records management for Illinois insurers—	
ROMINGER, KYLE: Lust in the Legislature	(ENVL) 33:4 (Feb.)	What's missing from the Illinois Supreme	
ROSE, JAMIE: Are Illinois counties required to pay		Court's decision in <i>Guillen v. Potomac Ins. Co. of Ill.</i> ?	(CLD) 40:9 (Mar.)
a judgment entered against a sheriff in his		Twelve tips for prepping employees for deposition	(CLD) 40:5 (Nov.)
official capacity?	(CGL) 4:5 (May)	SCRIVNER, ROGER M.: <i>Miller v. Rosenberg</i>	(CPAP) 48:1 (Aug.)
ROSENBAUM, RANDY: <i>People v. Henderson</i>	(CJ) 46:2 (Dec.)	SEBASTIAN, JULIE ANN: Legislative update: It's	
ROSSITER, JOHN W.: The legend lives on: A look at the		technical, but new law makes it easier to	
Foreign Corrupt Practices Act of 1977	(IIL) 40:5 (May)	collect old judgments	(GPS) 31:4 (Jan.)
ROUHANDEH, JEFFREY A.: Part-time		SHAFER, TERRY: It's a matter of respect—	
employment—Does it work?	(LOE) 24:2 (Dec.)	Civility, competency, quality and professionalism	
ROULEAU, MARK: Impact of criminal proceedings		in Illinois administrative hearings and Illinois courts	
on civil cases	(TL) 38:1 (Oct.)	of review	(AL) 32:2 (Sept.)
ROVNER, ILANA: A few words about Judge		SHANNON, DAVID R.: Employment in Ireland:	
Wood from his colleagues	(FCP) 1:3 (May)	Compensation and benefit issues	(IIL) 40:4 (Mar.)
RUDER, KATIE: Case law update	(ADR) 9:1 (Nov.)	SHAPIRO, JOEL N.: Mediation in civil cases in the	
		U.S. Court of Appeals for the Seventh Circuit	(FCP) 1:2 (Jan.)

SHEEHY, RICHARD: The lawyer as counselor: Do you have the skills to be a truly effective helper? The lawyer as counselor: Do you have the skills to be a truly effective helper?	(CLD) 40:2 (Aug.) (EL) 8:1 (Oct.)	TRACY, DONALD R.: California trial adventure (or, How I spent my summer vacation)	(LAEL) 40:2 (Oct.)
SHELL, BRYAN L.: Book review	(ADR) 9:3 (Feb.)	TRAVIS, MICHELLE: Recent developments in the law: Research on telecommuting and gender discrimination	(WATL) 8:2 (Mar.)
SIEGAN, JEROLD N.: Twelve initial steps for corporate governance compliance	(CBAB) 47:2 (Dec.)	TRUSKOWSKI, JOHN: Illinois transferee tax liability	(SALT) 46:6 (Dec.)
SILVERMAN, DAVID: FOIA and technology—when will they converge?	(LGL) 39:3 (Oct.)	TUNGATE, SUSAN: From the bench	(JJ) 15:1 (Jul.)
FOIA and technology—When will they converge?	(AL) 32:4 (Jan.)	TURNER, RICK: From the chair	(COLT) 10:2 (Dec.)
FOIA and technology—When will they converge?	(CGL) 4:4 (Feb.)	From the chair The virtual courtroom—An update	(COLT) 10:3 (Feb.) (COLT) 10:2 (Dec.)
SKLAR, STANLEY P.: Real estate financing in the new millennium	(CBAB) 47:1 (Aug.)	TUURIE, RANDY: Security futures: The “state of the union”	(CSL) 48:3 (Mar.)
SLAVINA, IRINA: The legal profession in Russia	(IIL) 40:6 (June)	UCHTMANN, DONALD L.: Counseling farmers about saving Roundup Ready beans for seed	(AGL) 12:5 (Mar.)
SMITH, ARTHUR L.: Technolawyer.com: Seeing is (not always) believing	(COLT) 10:4 (Apr.)	Landlord’s line upon crops: Back to the future—UCC1 filing requirement abandoned	(AGL) 12:4 (Jan.)
SMITH, LARRY: Railroad retirement/social security dual benefits: beware of overpayments	(EL) 8:3 (Apr.)	effective August 21, 2002	(AGL) 12:4 (Jan.)
SMITH, NICOLE: Tackling violence: A comprehensive summary of the first World Health Report on violence	(ADR) 9:5 (May)	Recent developments in the law of agricultural biotechnology	(AGL) 12:3 (Nov.)
SMITH, NIGEL S.: Where section 3-1 is applicable to one decedent, courts must apply that section to the estate of all individuals determined to have died simultaneously	(TE) 49:2 (Nov.)	URBANACE, ELIZABETH A.: Brief analysis and comment on <i>Hogan v. Adams</i> , a case under the Illinois Residential Real Property Disclosure Act	(REL) 48:5 (June)
SMUDA, JOAN with KILEY, MICHAEL and SWANSON, ALFRED M., JR.: Case summaries	(BB) 33:6 (May)	VAN DER SNICK, J. BRICK: Driving below the posted speed limit as the basis for stopping a vehicle	(TLAC) 12:4 (May)
SPAGAT, DAVID: Confidentiality of medical records: An interesting case transposed to Illinois	(GPS) 31:7 (June)	<i>People v. Lindsey</i> : No Fifth Amendment right against self-incrimination in probation revocation hearings	(TLAC) 12:3 (Dec.)
SPYRATOS, ETHEL: Case comments	(CSL) 48:2 (Dec.)	VAN NESS, PHIL: Environmental attorneys may catch chill from new corporate ethics legislation	(ENVL) 33:1 (Oct.)
STALTER, LISLE A.: A quick look at enforcement provisions of the Illinois Environmental Protection Act	(ENVL) 33:2 (Nov.)	IERRC scores first “win” in drive to update the Illinois Environmental Protection Act	(ENVL) 33:1 (Oct.)
STANDARD, HANNAH: Annual survey of administrative law 2002	(AL) 32:5 (Mar.)	In this issue Of peekaboo bonds and offers of proof: Court affirms Pollution Control Board holding that EPA not barred from denying landfill permit due to dropped surety	(ENVL) 33:3 (Dec.) (ENVL) 33:1 (Oct.)
STEINFINK, JACOB MARC: Back taxes—omitted property	(SALT) 46:3 (Sept.)	“Up the ladder” or “up the creek”? Environmental counsel and the strange new world of Sarbanes-Oxley	(ENVL) 33:3 (Dec.)
STERLING, JOHN: Effective marketing, not branding, is the key to growing work for existing clients and attracting new clients	(YLD) 47:6 (June)	VASILJEVICH, THOMAS: Employee benefits update: Provisions of the Sarbanes-Oxley Act of 2002	(FT) 49:1 (Nov.)
STERN, JAMES: Case law update	(CJ) 46:4 (May)	VESCOGNI, MICHELLE: Editor’s column	(CJ) 46:1 (Oct.)
From the chair	(IRAR) 29:1 (Sept.)	Editor’s column	(CJ) 46:3 (Feb.)
From the outgoing chair	(IRAR) 29:4 (June)	Editor’s column	(CJ) 46:4 (May)
STOCKMAN, JOHN H.: Homeowners insurance contingency for existing home contracts	(REL) 48:2 (Oct.)	VIKTORA, PHILIP R.: The limited scope of officer and director insurance coverage: <i>The Bank of Carbondale v. The Kansas Bankers Surety Company</i>	(BAFP) 17:1 (Nov.)
STRICKLAND, DARLENE with WHITSON-OWEN, EUGENA A.: Civil affairs	(MP) 13:2 (Nov.)	WALLER, SPENCER WEBER: Don’t forget antitrust in the current corporate crisis	(AUCL) 41:1 (Oct.)
SUE, MICHAEL: Exception to six-year statute of repose for attorney malpractice applies to any mechanism, be it probate or non-probate distribution	(TE) 49:2 (Nov.)	A flash in the pan: The brief existence of the Anti-Monopoly Party	(AUCL) 41:4 (June)
SUKOWICZ, THOMAS P.: Multi-jurisdictional practice exposures	(CLD) 40:6 (Dec.)	The next big thing in antitrust	(AUCL) 41:3 (Mar.)
SWANSON, AL: <i>Romine v. Village of Irving</i> , 5-01-0798, January 15, 2003	(LGL) 39:1 (Feb.)	WARD, PATRICK E.: Ten commandments for your practice	(GPS) 31:1 (Aug.)
SWANSON, AL with EISEMAN, SHARON L.: High-tech hits home: Can local government officials use electronic communication tools without violating the sunshine laws?	(CGL) 4:5 (May)	WARD, PHILIP H.: Response to article pertaining to third party purchaser at judicial foreclosure sales	(REL) 48:2 (Oct.)
High-tech hits home: Can local government officials use electronic communication tools without violating the sunshine laws?	(LGL) 39:7 (Feb.)	Response to article pertaining to third party purchaser at judicial foreclosure sales	(CBAB) 47:4 (Mar.)
SWANSON, ALFRED M. with BRUNO, THOMAS: Case summaries	(BB) 33:4 (Jan.)	WASCHER, JUDGE JAMES D.: The journey from lawyer to judge	(BB) 33:4 (Jan.)
SWEENEY, RHODA DAVIS: HIPAA: National standards to protect the privacy of personal health information	(EL) 8:4 (June)	WASILEWSKI, JOHN A.: Expert witnesses: A view from the bench	(CJ) 46:2 (Dec.)
TERRELL, LAWRENCE W.: The constitutionality of city ordinances governing administrative adjudication of parking compliance violations: <i>Van Harken v. City of Chicago</i>	(TLAC) 12:4 (May)	Expert witnesses: A view from the bench	(GPS) 31:5 (Feb.)
TIBBETTS, JACK H.: Will the collapse of Enron end the synthetic lease?	(REL) 48:2 (Oct.)	WASSENBERG, PINKY: Milesovic trial	(LRE) 22:1 (Nov.)
		WATTERS, RUSSELL F.: Allocating progressive loss between first-party property insurers	(IL) 47:4 (June)
		WEBER, CHRISTOPHER L.: Editor’s notes	(ML) 29:2 (Mar.)
		Editor’s notes	(ML) 29:3 (May)
		Notes from the editor	(ML) 29:4 (June)
		WEBER, ROBERT: Personal real estate and its uses in saving taxes	(TE) 49:3 (Mar.)
		WEIHL, DONALD E.: Engagement letters	(LOE) 24:1 (Oct.)

Is there a Limited Liability Entity in your future? The large-client dilemma	(LOE) 24:4 (June) (LOE) 24:2 (Dec.)	Revisiting the insurer's duty to settle: <i>Haddick v. Valor Insurance</i>	(CPAP) 48:7 (Mar.) (IIL) 40:3 (Dec.)
WEILER, RORY: Preparing your client for "the" evaluation	(FL) 46:3 (Dec.)	WOJCIC, MARK E.: Driving home security New Web site for the U.S. Court of International Trade	(IIL) 40:3 (Dec.) (CGL) 4:3 (Dec.)
WELLS, ROBERT: Violence prevention/ intervention for parents	(ADR) 9:3 (Feb.)	Secret agendas and the Illinois Open Meetings Act	(BB) 33:3 (Nov.) (BB) 33:4 (Jan.)
Violence prevention/intervention for parents The wrong way to implement ADR	(ADR) 9:4 (Apr.) (ADR) 9:1 (Nov.)	WOLFSON, WARREN D.: Evidence advocacy— the judge's perspective	(BB) 33:3 (Nov.) (BB) 33:4 (Jan.)
WESTON, JAMES K.: <i>Donaldson v. CIPS</i> : a case of pennywise, pound foolish? <i>Killion v. Meeks</i> : Tax deed trumps adverse possession, but what else?	(ENVL) 33:1 (Oct.) (ML) 29:1 (Nov.)	WOOD, DIANE: A few words about Judge Wood from his colleagues	(FCP) 1:3 (May) (FCP) 1:3 (May)
WESTON, JAMES K., SR.: To buy or not to buy: Who gets the shaft?	(ML) 29:1 (Nov.)	WOOD, HARLINGTON, JR.: "Real judges"	(FCP) 1:3 (May)
WESTON, JIM: Notes from the chair	(ML) 29:1 (Nov.)	WU, WILLIAM: The Illinois Abused and Neglected Child Reporting Act: Immunity from liability	(FL) 46:1 (Aug.)
WHITE, ALEXANDER P.: A review of the 20th annual conference of the National Conference of State Tax Judges	(SALT) 46:1 (Jul.)	WURL, DANIEL P.: The Illinois Supreme Court makes major revisions to trial witness disclosures under Rule 213	(CPAP) 48:1 (Aug.) (YLD) 47:3 (Dec.)
WHITE, JUDGE ALEXANDER: State tax judges meet in Salt Lake City	(SALT) 46:7 (Jan.)	Making sense of new Supreme Court rule 213	(SALT) 46:11 (May)
WIEDEL, MICHAEL C.: OBRA 93 pay back trusts	(TE) 49:3 (Mar.)	WYNNE, MICHAEL with DONOHOE, THOMAS: Important tax laws & legal rulings of 2002	(SALT) 46:11 (May)
WIEDNER, PAUL with HANNIGAN, RICHARD: Editors' notes Notes from the co-editors	(WCL) 40:4 (June) (WCL) 40:2 (Jan.)	WYSOCKI, BERNARD: H.U.D.'s proposed changes to R.E.S.P.A.	(GPS) 31:4 (Jan.)
WILCOXEN, DAVID B.: The pros & cons of environmental auditing	(ENVL) 33:4 (Feb.)	ZECCHIN, ANTHONY E.: <i>Miami Tribe of Oklahoma v. Walden</i> —tribal land claim in Illinois and the government's response	(YLD) 47:1 (Aug.) (FT) 49:2 (Jan.)
WILD, ROBERT J.: SEC adopts new rules on auditor independence pursuant to the Sarbanes- Oxley Act	(CSL) 48:4 (June)	ZMUDA, JAMES S.: Individual income tax update The "new" "A" reorganization—Disregarded entity mergers	(FT) 49:3 (Apr.) (FT) 49:4 (June)
WILLIAMS, ANN CLAIRE: A few words about Judge Wood from his colleagues	(FCP) 1:3 (May)	Tax administration and procedure update	(FL) 46:1 (Aug.) (TE) 49:2 (Nov.)
WILLIAMSON, NILE J.: Arbitration clauses in employment contracts: To do or not to do	(ADR) 9:2 (Dec.)	ZUCKERMAN, RICHARD: Supreme Court declares grandparent visitation statute Unconstitutional	(FL) 46:1 (Aug.) (TE) 49:2 (Nov.)
WITT, SUSAN M.: The court watchers Jury instructions and <i>voir dire</i> : Recent developments	(MP) 13:3 (Jan.) (CPAP) 48:2 (Oct.)	ZUMDAHL, MARK E.: Odds and ends Recent Illinois decisions	(TE) 49:4 (May) (TE) 49:4 (May)
Looking out for ourselves	(MP) 13:3 (Jan.)	Tax rulings and decisions	(TE) 49:4 (May)

SUBJECT INDEX

References are to Volume: Issue Number and (Month)

Abuse/Neglect

- Case note: Medical malpractice certificates not required in nursing home litigation (EL) 8:3 (Apr.)
 The Illinois Abused and Neglected Child Reporting Act: Immunity from liability (FL) 46:1 (Aug.)
 Preparing your client for “the” evaluation (FL) 46:3 (Dec.)
 Violence prevention/intervention for parents (ADR) 9:3 (Feb.)

Administrative Law

- Annual survey of administrative law 2002 (AL) 32:5 (Mar.)
 Attorney General’s office issues opinion regarding appearance of attorneys licensed in other states in Illinois administrative proceedings (CGL) 4:4 (Feb.)
 Be careful what you wish for—Secretary of State rulemaking on expanded use of breath alcohol ignition interlock device enters final stages (AL) 32:6 (Apr.)
 Be careful what you wish for—Secretary of State rulemaking on expanded use of breath alcohol ignition interlock device enters final stages (AL) 32:7 (May)
Daniels v. Industrial Commission (AL) 32:1 (Jul.)
 Filing deadlines in administrative review: *Nudell v. Forest Preserve District of Cook Co.* No. 1-00-3220 (AL) 32:4 (Jan.)
 FOIA and technology—When will they converge? (AL) 32:4 (Jan.)
 House Bill 3098—Certification of closed meetings—dies (AL) 32:1 (Jul.)
 Illinois Attorney General’s office’s informal opinion indicating that an administrative hearing officer lacks authority to permit an attorney who is not licensed in Illinois to appear and represent a client in administrative proceedings in this state (AL) 32:7 (May)
 Inside (AL) 32:3 (Oct.)
 Inside (AL) 32:6 (Apr.)
 Inside (AL) 32:7 (May)
 In this issue (AL) 32:4 (Jan.)
 In this issue (AL) 32:5 (Mar.)
 It’s a matter of respect—Civility, competency, quality and professionalism in Illinois Administrative hearings and Illinois courts of review (AL) 32:2 (Sept.)
 Limitations of judicial review of administrative dismissal of complaint (AL) 32:2 (Sept.)
 Medical staff disciplinary hearings (AL) 32:4 (Jan.)
 Minutes of recent meetings of the section council (AL) 32:1 (Jul.)
 Municipality’s or county’s denial of a conditional use permit is an administrative act, not a legislative act (AL) 32:5 (Mar.)
 Premature filing of complaint for administrative review deprives court of jurisdiction (AL) 32:5 (Mar.)
 Recent case (AL) 32:3 (Oct.)
 Recent case (AL) 32:6 (Apr.)
 Recent decisions (AL) 32:5 (Mar.)
 Recent section council activities (AL) 32:3 (Oct.)
 Roundtable discussion with Illinois agencies (AL) 32:3 (Oct.)
 Supreme Court limits rights of illegal aliens in U.S. workplace (AL) 32:3 (Oct.)
 “Taking the Fifth” at an administrative hearing (CGL) 4:3 (Dec.)
 Unauthorized practice of law in administrative proceedings (CGL) 4:1 (Aug.)
 Upcoming seminar (AL) 32:5 (Mar.)
 Village may not increase the parking fines for offenders who request a trial before paying their tickets (AL) 32:5 (Mar.)

Agricultural Law

- The Concentrated Animal Feeding Operation (CAFO) revised rule (ENVL) 33:4 (Feb.)
 The Concentrated Animal Feeding Operation (CAFO)

- revised rule (AGR) 12:6 (May)
 Counseling farmers about saving Roundup Ready beans for seed (AGL) 12:5 (Mar.)
 Current developments in income taxation of trusts and estates (AGL) 12:1 (Jul.)
 Current topics—individual income tax (AGL) 12:1 (Jul.)
 Estate planning update for 2002—something old... something new...somethingborrowed... something blue (AGL) 12:2 (Sept.)
 The Farm Security and Rural Investment Act of 2002—A primer (AGL) 12:3 (Nov.)
 FDIC insurance coverage for estates and revocable trusts (AGL) 12:3 (Nov.)
 FDIC insurance coverage for estates and revocable trusts (AGL) 12:4 (Jan.)
 Landlord’s lien upon crops: Back to the future—UCC1 filing requirement abandoned effective August 21, 2002 (AGL) 12:4 (Jan.)
 Novel settlement: A new trend? (AGL) 12:5 (Mar.)
 Planning for higher education expenses (AGL) 12:2 (Sept.)
 Property valuation may be reduced by proximity to livestock operation (AGL) 12:5 (Mar.)
 Query: How many co-owners does it take to terminate an oral year-to-year farm tenancy? (REL) 48:3 (Dec.)
 Recent developments in the law of agricultural biotechnology (AGL) 12:3 (Nov.)
 Self-employment tax on cooperative payments to farmers—The legal journey continues (AGL) 12:4 (Jan.)
 Tenancy by the entirety now offers less protection from creditors (AGL) 12:6 (May)
 Whose pond is it anyway? (AGL) 12:6 (May)
 Zoning and land use: A case study in urban sprawl (AGL) 12:3 (Nov.)
 Zoning and land use: A case study in urban sprawl (AGL) 12:5 (Mar.)

Alcohol

- Defining habitual drunkenness (JJ) 15:2 (Oct.)

Alternative Dispute Resolution

- ADR happenings (ADR) 9:3 (Feb.)
 ADR happenings (ADR) 9:5 (May)
 ADR update (ADR) 9:1 (Nov.)
 ADR update (ADR) 9:2 (Dec.)
 Adult guardianship mediation: A holistic approach to resolving family disputes (EL) 8:4 (June)
 Appellate Court does the unusual—reverses arbitrator (LAEL) 40:2 (Oct.)
 Arbitration clauses in employment contracts: To do or not to do (ADR) 9:2 (Dec.)
 Arbitration of disputes before the New York Stock Exchange (BAFP) 17:2 (Feb.)
 As good as it gets: Appeals’ fast track mediation, settlement and post-appeals mediation (FT) 49:3 (Apr.)
 Book review (ADR) 9:3 (Feb.)
 Book review (ADR) 9:5 (May)
 A brief guide to online negotiation: Introduction (Part 1 of 3) (ADR) 9:1 (Nov.)
 A brief guide to online negotiation: The processes (Part 2 of 3) (ADR) 9:2 (Dec.)
 A brief guide to online negotiation: Conclusion and resources (Part 3 of 3) (ADR) 9:3 (Feb.)
 Case law update (ADR) 9:1 (Nov.)
 Case law update (ADR) 9:2 (Dec.)
 Case law update (ADR) 9:3 (Feb.)
 Case law update (ADR) 9:4 (Apr.)
 Case law update (ADR) 9:5 (May)
 Constitution.com: U.S. constitutional arguments in ICANN arbitration hearings (IP) 42:1 (Oct.)
 Defendant sanctioned for failure to adequately participate in mediation (LAEL) 40:1 (Jul.)

Enforcing consumers' and employees' legal rights through arbitration	(ADR) 9:2 (Dec.)	Can your plaintiff-client afford to have the defendant pay her attorney fees?	(LAEL) 40:3 (Dec.)
Four-year index 1999-2003	(ADR) 9:5 (May)	Seventh Circuit voids arbitration agreement requiring plaintiff to pay his own costs and attorney fees	(LAEL) 40:1 (Jul.)
Happenings	(ADR) 9:4 (Apr.)	What constitutes a "prevailing party" for determining who pays attorney fees? An end to the catalyst theory and fee-shifting in light of the <i>Buckhannon</i> case	(LGL) 39:2 (Sept.)
ISBA sets ADR program for Midyear meeting	(BB) 33:3 (Nov.)	What your charge is key to your marketing message	(YLD) 47:6 (June)
ISBA sets ADR program for midyear meeting	(CPAP) 48:2 (Oct.)		
Mediation for judges	(BB) 33:3 (Nov.)		
Online ADR: The preferred method for resolving e-commerce disputes?	(ADR) 9:1 (Nov.)		
Pending Illinois ADR legislation	(ADR) 9:4 (Apr.)		
Seventh Circuit voids arbitration agreement requiring plaintiff to pay his own costs and attorney fees	(LAEL) 40:1 (Jul.)		
Tackling violence: A comprehensive summary of the first World Health report on violence	(ADR) 9:5 (May)		
Upcoming events	(ADR) 9:1 (Nov.)		
Upcoming events	(ADR) 9:3 (Feb.)		
Upcoming events	(ADR) 9:4 (Apr.)		
Upcoming events	(ADR) 9:5 (May)		
Violence prevention/intervention for parents	(ADR) 9:3 (Feb.)		
Violence prevention/intervention for parents	(ADR) 9:4 (Apr.)		
The wrong way to implement ADR	(ADR) 9:1 (Nov.)		
The youth court option: Now that's a young prosecutor	(JJ) 15:2 (Oct.)		

Americans with Disabilities Act

Supreme Court clarifies Americans with Disabilities Act	(LAEL) 40:1 (Jul.)
The tune of the ADA song as applied to local government employment and land use regulation in the seventh circuit: "the side with the best evidence wins."	(LGL) 39:1 (Jul.)

Antitrust and Unfair Competition Law

Allocation of antitrust enforcement between and within agencies: A comparison	(AUCL) 41:2 (Dec.)
The antitrust counselor: Competitor communications regarding price	(AUCL) 41:2 (Dec.)
The antitrust implications of creative pricing strategies	(AUCL) 41:2 (Dec.)
Competition policy in the new economy	(AUCL) 41:3 (Mar.)
Don't forget antitrust in the current corporate crisis	(AUCL) 41:1 (Oct.)
Editor's note	(AUCL) 41:1 (Oct.)
Editor's notes	(AUCL) 41:2 (Dec.)
A flash in the pan: The brief existence of the Anti-Monopoly Party	(AUCL) 41:4 (June)
Foreign plaintiffs and U.S. Antitrust Law: Who can sue under the FTAIA?	(AUCL) 41:4 (June)
FTC holds healthcare hearings in effort to broaden enforcement framework	(AUCL) 41:3 (Mar.)
FTC intervening to limit fees in private class actions	(AUCL) 41:3 (Mar.)
Illinois revises its antitrust statute	(AUCL) 41:4 (June)
ISBA Antitrust Section survey	(AUCL) 41:4 (June)
Maker of George Foreman contact grill settles complaint with attorneys general of 45 states	(AUCL) 41:3 (Mar.)
The next big thing in antitrust	(AUCL) 41:3 (Mar.)
Recent cases	(AUCL) 41:1 (Oct.)
Recent cases	(AUCL) 41:2 (Dec.)
Recent cases of interest	(AUCL) 41:3 (Mar.)
Rediscovering coordinated effects	(AUCL) 41:1 (Oct.)
The Second and Fifth Circuits disagree over the scope of the Foreign Trade Antitrust Improvements Act	(AUCL) 41:1 (Oct.)
The Seventh Circuit finally gets into the (Foreign Trade Antitrust Improvements) Act	(AUCL) 41:4 (June)
Summaries of recent decisions	(AUCL) 41:4 (June)
Vietnam competition law: Antitrust in the "socialist-oriented" market economy environment	(AUCL) 41:1 (Oct.)
Will Adam Smith's statement be retired from trials?	(AUCL) 41:3 (Dec.)

Attorney fees

Although an attorney's fee may qualify as a trust administrative expense, it may not be deductible for federal tax purposes	(TE) 49:2 (Nov.)
---	------------------

Can your plaintiff-client afford to have the defendant pay her attorney fees?	(LAEL) 40:3 (Dec.)
Seventh Circuit voids arbitration agreement requiring plaintiff to pay his own costs and attorney fees	(LAEL) 40:1 (Jul.)
What constitutes a "prevailing party" for determining who pays attorney fees? An end to the catalyst theory and fee-shifting in light of the <i>Buckhannon</i> case	(LGL) 39:2 (Sept.)
What your charge is key to your marketing message	(YLD) 47:6 (June)

Attorney fees

FTC intervening to limit fees in private class actions	(AUCL) 41:3 (Mar.)
--	--------------------

Attorneys

Civility	(BB) 33:1 (Jul.)
The journey from lawyer to judge	(BB) 33:4 (Jan.)
The lawyer as counselor: Do you have the skills to be a truly effective helper?	(CLD) 40:2 (Aug.)
People do notice: Professional passing	(GPS) 31:3 (Dec.)
Ten commandments for your practice	(GPS) 31:1 (Aug.)

Awards

Send in your nominations: Tradition of Excellence Award	(GPS) 31:3 (Dec.)
---	-------------------

Bankruptcy

Can a bankruptcy court enter a money judgment when it declares a debt nondischargeable?	(CBAB) 47:3 (Feb.)
Enforceability of intercreditor agreements in bankruptcy	(CBAB) 47:1 (Aug.)
Fraudulent transfers under the bankruptcy code	(MP) 13:1 (Aug.)
The "new" "A" reorganization—Disregarded entity mergers	(FT) 49:3 (Apr.)
Summary of bills considered by the Commercial Banking & Bankruptcy Law Section Council	(CBAB) 47:4 (Mar.)
Will bankruptcy wipe out your taxes? Probably not	(SALT) 46:8 (Feb.)
Your employee files for bankruptcy—Can you terminate employment?	(CBAB) 47:5 (May)

Banks and Financial Institutions

First District unfortunately creates judicially crafted exception to section 4-406(f) of the UCC	(CBAB) 47:3 (Feb.)
Legal notice for foreclosure sale, public auction of real estate	(CBAB) 47:4 (Mar.)
Mortgage defense 101	(REL) 48:3 (Dec.)
Oh, those old cases—How they haunt you	(CBAB) 47:2 (Dec.)
Real estate financing in the new millennium	(CBAB) 47:1 (Aug.)
Response to article pertaining to third-party purchaser at judicial foreclosure sales	(CBAB) 47:4 (Mar.)
Summary of bills considered by the Commercial Banking & Bankruptcy Law Section Council	(CBAB) 47:4 (Mar.)
Update by banking committee	(CBAB) 47:2 (Dec.)
Update by banking committee	(CBAB) 47:3 (Feb.)
Update by banking committee	(CBAB) 47:4 (Mar.)
U.S. Supreme Court rules tax lien effective against half of tenancy by the entirety property	(CBAB) 47:3 (Feb.)

Biographies

Chief Justice Moses W. Harrison to retire in September	(BB) 33:1 (Jul.)
A few words about Judge Wood from his colleagues	(FCP) 1:3 (May)
Illinois Supreme Court Chief Justice Moses W. Harrison announces his retirement from the bench in September; Justice Mary Ann G. McCormack set to become the high court's first female Chief Justice	(GPS) 31:1 (Aug.)
Justice Mary Ann G. McCormack becomes the first female Chief Justice of the Illinois Supreme Court	(MP) 13:2 (Nov.)
Profiles: Justice Rita B. Garman	(MP) 13:2 (Nov.)
Profiles: Justice Sue E. Myerscough	(MP) 13:2 (Nov.)
Someone you should know: Juanita Temple	(CGL) 4:1 (Aug.)

Business Law

Arbitration of disputes before the New York Stock Exchange	(BAFP) 17:2 (Feb.)
Business law case update	(BAFP) 17:3 (Apr.)
Creative tax strategy for business clients	(BAFP) 17:2 (Feb.)
Ensuring higher business valuations: It's time for small and mid-sized companies to plan ahead	(CLD) 40:4 (Oct.)
The estate planning gap	(BAFP) 17:1 (Nov.)
Global expansion is a matter of construction	(CLD) 40:11 (May)
The limited scope of officer and director insurance coverage: <i>The Bank of Carbondale v. The Kansas Bankers Surety Company</i>	(BAFP) 17:1 (Nov.)
The name game: Preventing trademark infringement against newly formed businesses	(CSL) 48:3 (Mar)
The "new" "A" reorganization—Disregarded entity mergers	(FT) 49:3 (Apr.)
Selling a distribution business in a down market	(BAFP) 17:3 (Apr.)
Selling your business: Ten tactics to close	(CLD) 40:3 (Sept.)
Structuring an LLC operating agreement	(BAFP) 17:1 (Nov.)
Wealth protection planning: An important planning tool	(BAFP) 17:3 (Apr.)
What's new in corporate filings and business entity laws	(CSL) 48:1 (Jul.)

Case Law Update

Business law case update	(BAFP) 17:3 (Apr.)
Case analysis— <i>Hope v. Pelzer</i>	(MP) 13:4 (May)
Case comments	(CSL) 48:2 (Dec.)
Case law update	(ADR) 9:1 (Nov.)
Case law update	(ADR) 9:2 (Dec.)
Case law update	(ADR) 9:3 (Feb.)
Case law update	(ADR) 9:4 (Apr.)
Case law update	(ADR) 9:5 (May)
Case law update	(CGL) 4:1 (Aug.)
Case law update	(CGL) 4:3 (Dec.)
Case law update	(CGL) 4:4 (Feb.)
Case law update	(CGL) 4:5 (May)
Case law update	(CJ) 46:4 (May)
Case law update	(JJ) 15:2 (Oct.)
Case law update	(JJ) 15:4 (Feb.)
Case law update	(JJ) 15:5 (Apr.)
Case law update	(WCL) 40:1 (Oct.)
Case law update	(WCL) 40:2 (Jan.)
Case note: <i>Forrester v. Seven Seventeen HB St. Louis Redevelopment Corp.</i> —Jurisdiction under Illinois' long-arm statute	(TL) 38:6 (May)
Case summaries	(BB) 33:1 (Jul.)
Case summaries	(BB) 33:2 (Sept.)
Case summaries	(BB) 33:3 (Nov.)
Case summaries	(BB) 33:4 (Jan.)
Case summaries	(BB) 33:5 (Mar.)
Case summaries	(BB) 33:6 (May)
Case summaries	(BB) 33:7 (June)
Case summaries	(EB) 21:5 (Apr.)
Case synopses	(SALT) 46:10 (Apr.)
Child protection law update	(JJ) 15:1 (Jul.)
Child welfare case law update	(JJ) 15:1 (Jul.)
Current topics—individual income tax	(AGL) 12:1 (Jul.)
Current case law	(WCL) 40:4 (June)
Federal case updates	(EB) 21:5 (Apr.)
Federal employee benefits case law review	(EB) 21:1 (Oct.)
Federal employee benefits case law review	(EB) 21:3 (Dec.)
Illinois cases of note	(EL) 8:1 (Oct.)
Juvenile delinquency caselaw and legislative update	(JJ) 15:3 (Dec.)
News you can use	(CGL) 4:1 (Aug.)
Recent appellate court decisions	(SALT) 46:5 (Nov.)
Recent case	(AL) 32:3 (Oct.)
Recent cases	(AUCL) 41:1 (Oct.)
Recent cases	(TLAC) 12:1 (Jul.)
Recent cases	(TLAC) 12:2 (Nov.)
Recent cases	(TLAC) 12:4 (May)
Recent court decision	(SALT) 46:4 (Oct.)
Recent court decisions	(SALT) 46:3 (Sept.)
Recent decisions	(AL) 32:5 (Mar.)

Recent decisions of interest	(LGL) 39:2 (Sept.)
Recent Seventh Circuit decisions of interest	(FCP) 1:1 (Nov.)
Summaries of recent decisions	(AUCL) 41:4 (June)
What's new in corporate filings and business entity laws	(CSL) 48:1 (Jul.)

Child Support

The application of child support interest—more than just a sharp pencil	(FL) 46:6 (June)
An employer's guide to child support withholding in Illinois	(CLD) 40:7 (Jan.)

Civil Law

Accountant liability to third parties in Illinois	(TL) 38:5 (Mar.)
Case note: <i>Forrester v. Seven Seventeen HB St. Louis Redevelopment Corp.</i> —Jurisdiction under Illinois' long-arm statute	(TL) 38:6 (May)
Cashing out the structured settlement	(CPAP) 48:6 (Feb.)
Challenging "good-faith" settlements in Illinois	(CPAP) 48:7 (Mar.)
Closing argument: Using enlarged trial transcripts and jury instructions	(CPAP) 48:8 (May)
Court costs in civil cases	(BB) 33:7 (June)
Effective use of SCR 213(f)	(TL) 38:6 (May)
<i>First National Bank v. Guerine</i> : Restating the standard for in-state forum non conveniens transfers	(CPAP) 48:6 (Feb.)
High court sets limits on punitive damages	(LAEL) 40:6 (June)
An Illinois lawyer in Romania's Constitutional Court	(CPAP) 48:3 (Nov.)
The Illinois Supreme Court makes major revisions to trial witness disclosures under Rule 213	(CPAP) 48:1 (Aug.)
Impact of criminal proceedings on civil cases	(TL) 38:1 (Oct.)
Letter to the editor	(TL) 38:5 (Mar.)
Limitations on witness interviews	(CPAP) 48:5 (Jan.)
Medical lienholders beware	(CPAP) 48:8 (May)
<i>Miller v. Rosenberg</i>	(CPAP) 48:1 (Aug.)
The Multiparty, Multiforum Trial Jurisdiction Act of 2002	(CPAP) 48:6 (Feb.)
Revisiting the insurer's duty to settle: <i>Haddick v. Valor Insurance</i>	(CPAP) 48:7 (Mar.)
Strategic use of vehicular damage evidence in personal injury litigation	(CPAP) 48:3 (Nov.)
Tort claims of minors against school districts: One-year or two-year statute of limitations?	(TL) 38:1 (Oct.)
Who is the focus of the court's analysis of an open and obvious condition?	(TL) 38:6 (May)
Workplace injuries	(TL) 38:5 (Mar.)

Constitutional Law

Case analysis— <i>Hope v. Pelzer</i>	(MP) 13:4 (May)
Constitution.com: U.S. constitutional arguments in ICANN arbitration hearings	(IP) 42:1 (Oct.)
Don't expect a refund if you pay an unconstitutional tax	(SALT) 46:4 (Oct.)
Illinois charitable solicitation case before High Court	(IRAR) 29:3 (Apr.)
The Illinois Supreme Court narrows the Constitutional protections of taxpayers—or, in other words—Where has all the reasonableness gone?	(SALT) 46:12 (June)
Last rights vs. privacy rights under the amendments to the Health Insurance Portability and Accountability Act of 1996	(IRAR) 29:4 (June)
<i>Miller v. Rosenberg</i>	(CPAP) 48:1 (Aug.)
Impact of the September 11th attacks on the freedoms of Arabs and Muslims	(IRAR) 29:1 (Sept.)
<i>People v. Lindsey</i> : No Fifth Amendment right against self-incrimination in probation revocation hearings	(TLAC) 12:3 (Dec.)
Supreme Court declares grandparent visitation statute unconstitutional	(FL) 46:1 (Aug.)
"Taking the Fifth" at an administrative hearing	(CGL) 4:3 (Dec.)
Taxation of damages in cases not based on "physical injuries or physical sickness"—A civil rights dilemma	(TL) 38:4 (Feb.)
Wobblers weeble but they don't fall down: The Wobbler effect and how it can get you 25 to	

life—An analysis of the U.S. Supreme Court's approval of California's "three-strikes" law (IRAR) 29:3 (Apr.)

Continuing Legal Education

Illinois considers petition for mandatory CLE (CLD) 40:3 (Sept.)
Our first CLE program—A rave review (CGL) 4:3 (Dec.)

Corporate Law

ABA House of Delegates approves new Rule 5.5 (CLD) 40:5 (Nov.)
Affiliated transactions under Rule 17d-1: Business implications for investment management transactions (CLD) 40:7 (Jan.)
California limits disclosure of social security numbers (CLD) 40:8 (Feb.)
Case comments (CSL) 48:2 (Dec.)
Case comments (CSL) 48:4 (June)
Comments in response to the American Bar Association Task Force on Corporate Responsibility preliminary report (CSL) 48:2 (Dec.)
Commercial cases can trigger bodily injury coverage (CLD) 40:6 (Dec.)
Common interest of defendants & joint defense (CLD) 40:11 (May)
Confidentiality & joint defense (CLD) 40:10 (Apr.)
Controlling "crisis" response will determine corporate survival (CLD) 40:5 (Nov.)
Corporate accountability law affects retirement plans, executive compensation (CLD) 40:8 (Feb.)
Corporate and partnership tax update (FT) 49:1 (Nov.)
Corporate and partnership tax update (FT) 49:3 (Apr.)
Corporate document retention/destruction programs: just a lawyer's problem? a document management checklist (CLD) 40:1 (Jul.)
Dealing with employee morale after a reduction in force (RIF) (CLD) 40:9 (Mar.)
Defining the practice (or unauthorized practice) of law (CLD) 40:2 (Aug.)
Department of Labor finalizes Sarbanes-Oxley regulations on blackout periods (CLD) 40:9 (Mar.)
Department of Labor releases interim rules on blackout period under Sarbanes-Oxley Act (EB) 21:4 (Jan.)
Don't forget antitrust in the current corporate crisis (AUCL) 41:1 (Oct.)
An employer's guide to child support withholding in Illinois (CLD) 40:7 (Jan.)
Ensuring higher business valuations: It's time for small and mid-sized companies to plan ahead (CLD) 40:4 (Oct.)
Environmental alert—Can you handle basic emergency calls from your client company? (CLD) 40:9 (Mar.)
Environmental attorneys may catch chill from new corporate ethics legislation (ENVL) 33:1 (Oct.)
FLSA class action lawsuits abound (CLD) 40:8 (Feb.)
Forum selection clauses: their enforceability and drafting (CLD) 40:1 (Jul.)
Global expansion is a matter of construction (CLD) 40:11 (May)
The hedge fund: Assessing the risks (part I of II) (CLD) 40:10 (Apr.)
The hedge fund: Assessing the risks (part II of II) (CLD) 40:11 (May)
HHS releases final HIPAA privacy regulations (CLD) 40:8 (Feb.)
Illinois considers petition for mandatory CLE (CLD) 40:3 (Sept.)
An in-house counsel's guide to the Employee Polygraph Protection Act (CLD) 40:4 (Oct.)
The lawyer as counselor: Do you have the skills to be a truly effective helper? (CLD) 40:2 (Aug.)
Multi-jurisdictional practice exposures (CLD) 40:6 (Dec.)
Negotiating international power contracts: The major issues (CLD) 40:6 (Dec.)
New statutory protections for whistleblowers (CLD) 40:3 (Sept.)
Overlooking liability coverage can be costly (CLD) 40:2 (Aug.)
Pediatric Surgical Assoc., P.C. v. Commissioner of Internal Revenue creates potential tax problems for professional corporations (CSL) 48:2 (Dec.)
Personal injury coverage includes defamation and disparagement (CLD) 40:5 (Nov.)
Price discrimination may be covered (CLD) 40:3 (Sept.)
REAL estate tax relief for not-for-profit corporations (SALT) 46:5 (Nov.)
Records management for Illinois insurers—What's missing from the Illinois Supreme

Court's decision in *Guillen v. Potomac Ins. Co. of Ill.*? (CLD) 40:9 (Mar.)
Reinsuring employee benefit plan risks through a captive (CLD) 40:12 (June)
The Sarbanes-Oxley Act of 2002 (EB) 21:3 (Dec.)
Selling your business: Ten tactics to close (CLD) 40:3 (Sept.)
Subject index to substantive articles in volumes 36, 37, 38, 39 & 40 of *The Corporate Lawyer* (CLD) 40:12 (June)
Trademark and trade dress may be covered (CLD) 40:4 (Oct.)
Twelve initial steps for corporate governance compliance (CBAB) 47:3 (Dec.)
Twelve tips for prepping employees for deposition (CLD) 40:5 (Nov.)
What's new in corporate filings and business entity laws (CSL) 48:1 (Jul.)
Will the collapse of Enron end the synthetic lease? (REL) 48:2 (Oct.)

Court costs

Court costs in civil cases (BB) 33:7 (June)
Seventh Circuit voids arbitration agreement requiring plaintiff to pay his own costs and attorney fees (LAEL) 40:1 (Jul.)

Court procedure

Are plea bargains in juvenile court really bargains? (JJ) 15:1 (Jul.)
California trial adventure (or, How I spent my summer vacation) (LAEL) 40:2 (Oct.)
Civil affairs (MP) 13:2 (Nov.)
Evidence advocacy—the judge's perspective (BB) 33:3 (Nov.)
Evidence advocacy—the judge's perspective (BB) 33:4 (Jan.)
New Supreme Court rule on discovery (BB) 33:2 (Sept.)
People v. Reggie Smith: The proper foundation for admission of a videotape (TLAC) 12:3 (Dec.)
Service of process by special order of court (CPAP) 48:4 (Dec.)
A summary on summary judgment (CPAP) 48:5 (Jan.)
What do you do if the jury asks about insurance? (GPS) 31:3 (Dec.)
You never know what evil lurks in the heart of...a juror (GPS) 31:1 (Aug.)

Criminal Law

Analysis of active legislation for 2002 (CJ) 46:1 (Oct.)
Case law update (CJ) 46:4 (May)
Enacted criminal legislation 2002: Part One (CJ) 46:3 (Feb.)
Enacted criminal legislation 2002: Part II (CJ) 46:4 (May)
Expert witnesses: A view from the bench (CJ) 46:2 (Dec.)
Impact of criminal proceedings on civil cases (TL) 38:1 (Oct.)
The lie detector as a psychological rubber hose (CJ) 46:3 (Feb.)
One picture is worth a thousand words (CJ) 46:4 (May)
An overview of the NACDL annual meeting (CJ) 46:1 (Oct.)
People v. Davis (CJ) 46:2 (Dec.)
People v. Henderson (CJ) 46:2 (Dec.)
Plea to charge of reckless driving bars subsequent prosecution for offense of reckless homicide (TLAC) 12:2 (Nov.)
Report of the Governor's Commission on Capital Punishment (CGL) 4:2 (Nov.)
Six-person juries in criminal cases (CJ) 46:2 (Dec.)
What you see... is what you get (CJ) 46:3 (Feb.)

Death Penalty

Report of the Governor's Commission on Capital Punishment (CGL) 4:2 (Nov.)

Discovery

Illinois Supreme Court Rule 212(a)(5)—Can you use a discovery deposition as evidence at trial? (TL) 38:2 (Dec.)
Lawyer's duty to discover hidden assets (FL) 46:3 (Dec.)

Divorce

ERISA preemption and beneficiaries of non-probate assets after divorce (EL) 8:2 (Dec.)
Personal versus enterprise goodwill in Illinois marital dissolution law: How can they be separated? (FL) 46:4 (Mar.)
When to file a notice of appeal in post-dissolution proceedings (FL) 46:6 (June)

Driving Under the Influence

Appellate court holds Supreme Court Rule 504 is applicable to DUI cases	(TLAC) 12:4 (May)
Are all breath tests taken in Illinois between 1986 and 2000 invalid? Two recent developments suggest that they are	(TLAC) 12: 2 (Nov.)
Be careful what you wish for—Secretary of State rulemaking on expanded use of breath alcohol ignition interlock device enters final stages	(AL) 32:6 (Apr.)
Boating while under the influence (BUI)	(TLAC) 12:1 (Jul.)
<i>City of Naperville v. Schiavo</i> : an erosion of the case law governing stops based on anonymous tips?	(TLAC) 12:1 (Jul.)
The mandatory conversion of blood serum in DUI prosecutions	(TLAC) 12:2 (Nov.)
Recent cases	(TLAC) 12:1 (Jul.)
Recent cases	(TLAC) 12:2 (Nov.)
Recent cases	(TLAC) 12:4 (May)

Economy

An alternative tool for economic revitalization—the business district development and redevelopment statute	(LGL) 39:1 (Jul.)
---	-------------------

Editor/Chair Columns

Chair column	(IIL) 40:1 (Sept.)
Chair's column	(AL) 32:1 (Jul.)
Chair's column	(BB) 33:1 (Jul.)
Chair's column	(BB) 33:2 (Sept.)
Chair's column	(BB) 33:3 (Nov.)
Chair's column	(BB) 33:4 (Jan.)
Chair's column	(BB) 33:5 (Mar.)
Chair's column	(BB) 33:6 (May)
Chair's column	(BB) 33:7 (June)
Chair's column	(CBAB) 47:2 (Dec.)
Chair's column	(GPS) 31:5 (Feb.)
Chair's column	(SALT) 46:3 (Sept.)
Chair's Column	(SALT) 46:4 (Oct.)
Chair's column	(SALT) 46:7 (Jan.)
Chair's column	(SALT) 46:12 (June)
Chairman's corner	(FT) 49:1 (Nov.)
Chairman's corner	(FT) 49:2 (Jan.)
Chairman's corner	(FT) 49:4 (June)
Editor's column	(BAFP) 17:1 (Nov.)
Editor's column	(BAFP) 17:2 (Feb.)
Editor's column	(BAFP) 17:4 (June)
Editor's column	(FL) 46:1 (Aug.)
Editor's column	(FL) 46:3 (Dec.)
Editor's column	(FL) 46:4 (Mar.)
Editor's column	(FL) 46:5 (Apr.)
Editor's column	(FL) 46:6 (June)
Editor's column	(CJ) 46:1 (Oct.)
Editor's column	(CJ) 46:3 (Feb.)
Editor's column	(CJ) 46:4 (May)
Editor's column	(GPS) 31:2 (Nov.)
Editor's column	(GPS) 31:3 (Dec.)
Editor's column	(GPS) 31:6 (Apr.)
Editor's column	(GPS) 31:7 (June)
Editor's column	(SALT) 46:8 (Feb.)
Editor's column: Sale of a solo practice update	(GPS) 31:4 (Jan.)
Editor's comments	(IIL) 40:1 (Sept.)
Editor's comments	(IIL) 40:2 (Oct.)
Editor's comments	(IIL) 40:3 (Dec.)
Editor's comments	(IIL) 40:4 (Mar.)
Editor's comments	(IIL) 40:5 (May)
Editor's comments	(IIL) 40:6 (June)
Editor's note	(ADR) 9:1 (Nov.)
Editor's note	(EB) 21:2 (Nov.)
Editor's note	(EB) 21:3 (Dec.)
Editor's note	(EB) 21:4 (Jan.)
Editor's note	(EB) 21:5 (Apr.)
Editor's note	(EDL) 47:1 (Jul.)
Editor's note	(MP) 13:3 (Jan.)

Editor's note	(REL) 48:1 (Jul.)
Editor's note	(REL) 48:2 (Oct.)
Editor's note	(REL) 48:3 (Dec.)
Editor's note	(REL) 48:4 (Feb.)
Editor's note	(REL) 48:5 (June)
Editor's note	(TL) 38:1 (Oct.)
Editor's note	(TL) 38:2 (Dec.)
Editor's note	(TL) 38:3 (Jan.)
Editor's note	(TL) 38:4 (Feb.)
Editor's note	(TL) 38:5 (Mar.)
Editor's note	(TL) 38:6 (May)
Editor's notes	(AUCL) 41:1 (Oct.)
Editor's notes	(AUCL) 41:2 (Dec.)
Editor's notes	(AUCL) 41:3 (Mar.)
Editor's notes	(AUCL) 41:4 (June)
Editor's notes	(ML) 29:2 (Mar.)
Editor's notes	(ML) 29:3 (May)
Editor's notes	(WCL) 40:3 (Apr.)
Editors' notes	(WCL) 40:4 (June)
Editors' note	(EDL) 47:2 (Nov.)
From the chair	(CGL) 4:1 (Aug.)
From the chair	(CGL) 4:3 (Dec.)
From the chair	(CGL) 4:4 (Feb.)
From the chair	(CGL) 4:5 (May)
From the Chair	(CSL) 48:1 (Jul.)
From the chair	(COLT) 10:2 (Dec.)
From the chair	(COLT) 10:3 (Feb.)
From the chair	(IRAR) 29:1 (Sept.)
From the chair	(YLD) 47:5 (Apr.)
From the chair	(JJ) 15:5 (Apr.)
From the co-editor	(SALT) 46:2 (Aug.)
From the co-editor	(SALT) 46:6 (Dec.)
From the editor	(SALT) 46:9 (Mar.)
From the editors	(TE) 49:1 (Sept.)
From the editors	(TE) 49:2 (Nov.)
From the editors	(TE) 49:3 (Mar.)
From the editors	(TE) 49:4 (May)
From the incoming chair	(IRAR) 29:4 (June)
From the outgoing chair	(IRAR) 29:4 (June)
Greetings from the chair	(EL) 8:1 (Oct.)
In this issue	(AL) 32:4 (Jan.)
In this issue	(AL) 32:5 (Mar.)
In this issue	(ENVL) 33:3 (Dec.)
In this issue	(ENVL) 33:4 (Feb.)
Letter from the co-editor	(CLD) 40:1 (Jul.)
Letter from the co-editors	(CLD) 40:2 (Aug.)
Letter from the co-editors	(CLD) 40:3 (Sept.)
Letter from the co-editors	(CLD) 40:4 (Oct.)
Letter from the co-editors	(CLD) 40:5 (Nov.)
Letter from the co-editors	(CLD) 40:6 (Dec.)
Letter from the co-editors	(CLD) 40:7 (Jan.)
Letter from the co-editors	(CLD) 40:8 (Feb.)
Letter from the co-editors	(CLD) 40:10 (Apr.)
Letter from the co-editors	(CLD) 40:11 (May)
Letter from the co-editors	(CLD) 40:12 (June)
Letter from the editor	(MP) 13:2 (Nov.)
Message from the chair	(FL) 46:2 (Nov.)
Message from the chair	(FL) 46:3 (Dec.)
Message from the chair	(FL) 46:4 (Mar.)
Message from the chair	(FL) 46:5 (Apr.)
Message from the chair	(FL) 46:6 (June)
Message from the chair	(FCP) 1:1 (Nov.)
Message from the chair	(FCP) 1:2 (Jan.)
Message from the Chair	(FCP) 1:3 (May)
Message from the Chair	(JJ) 15:1 (Jul.)
Message from the chair	(PUT) 38:3 (Jan.)
Note from the co-editor	(SALT) 46:5 (Nov.)
A note from the editor	(SALT) 46:10 (Apr.)
A note from the editor	(SALT) 46:11 (May)
Notes from the chair	(BAFP) 17:2 (Feb.)
Notes from the chair	(ML) 29:1 (Nov.)
Notes from the co-editor	(WCL) 40:1 (Oct.)
Notes from the co-editors	(WCL) 40:2 (Jan.)
Notes from the editor	(ML) 29:4 (June)

The State and Local Taxation Section Council:
66 years of service and success

(SALT) 46:1 (Jul.)

Education

2003 High School Mock Trial materials available (LRE) 22:2 (Dec./Jan.)
2003 Illinois State Bar Association High School Mock Trials completed! (LRE) 22:3 (Spring)
2003 Youth Summit—Constitutional Rights Foundation Chicago (LRE) 22:3 (Spring)
Abraham Lincoln & Leadership Summer Institute educates high school students (LRE) 22:1 (Nov.)
American Bar Association photo contest helps celebrate Law Day (LRE) 22:2 (Dec./Jan.)
Cradle lesson plan 41555AG (LRE) 22:3 (Spring)
Cradle lesson plan no. 71517a (LRE) 22:2 (Dec./Jan.)
Don't be fooled: Tips for school board candidates for the 2003 Illinois consolidated election (YLD) 47:2 (Oct.)
Favorite civics Web sites (LRE) 22:2 (Dec./Jan.)
Geneva Convention (LRE) 22:3 (Spring)
Illinois State Bar Association High School Mock Trials 2003 (LRE) 22:1 (Nov.)
Internet information (LRE) 22:1 (Nov.)
Law Web resources for Illinois middle & secondary classrooms (LRE) 22:1 (Nov.)
Legislative summary (EDL) 47:1 (Jul.)
Legislative summary (EDL) 47:3 (Apr.)
Lesson plan available on *Gideon* (LRE) 22:2 (Dec./Jan.)
Materials available! (LRE) 22:2 (Dec./Jan.)
Milosevic trial (LRE) 22:1 (Nov.)
No Child Left Behind Act sets heightened standards for schools (EDL) 47:2 (Nov.)
Other places to visit (LRE) 22:3 (Spring)
Peace is in our hands: Building a vocabulary of peace through the U.N. Decade for a Culture of Non-Violence (LRE) 22:1 (Nov.)
Planning for higher education expenses (AGL) 12:2 (Sept.)
Point of law (LRE) 22:2 (Dec./Jan.)
Points of law—discussion topics for classroom use (LRE) 22:3 (Spring)
Private right of action for federal privacy violations barred (EDL) 47:2 (Nov.)
The Self Help Legal Center at Southern Illinois University has three missions (LRE) 22:3 (Spring)
Supreme Court approves expansive random drug testing of students (EDL) 47:2 (Nov.)
This is the last issue you will receive in print format (LRE) 22:3 (Spring)
Tips for teachers and resource personnel visiting classrooms (LRE) 22:3 (Spring)
Tort claims of minors against school districts: One-year or two-year statute of limitations? (TL) 38:1 (Oct.)
A true/false law test to prompt discussion in the classroom (LRE) 22:3 (Spring)
Upcoming programs for 2003 (LRE) 22:1 (Nov.)

Elder and Disability Law

(see also Abuse/Neglect, Fraud, Guardianship)

Adult guardianship mediation: A holistic approach to resolving family disputes (EL) 8:4 (June)
Anatomical gifts: The ultimate recycle (EL) 8:2 (Dec.)
Calendar of upcoming elder law events and seminars (EL) 8:1 (Oct.)
Calendar of upcoming elder law events and seminars (EL) 8:2 (Dec.)
Calendar of upcoming elder law events and seminars (EL) 8:3 (Apr.)
Calendar of upcoming elder law events and seminars (EL) 8:4 (June)
Case note: Agent's power in short form power of attorney for property limited to powers granted by statute without additional language (EL) 8:3 (Apr.)
Case note—Federal court denies appeal of ALJ's denial of Medicare coverage of experimental prostate surgery (EL) 8:4 (June)
Check out the elder law Web site (EL) 8:3 (Apr.)
Consumer's tool kit for health care advance planning (EL) 8:1 (Oct.)
Corrections (EL) 8:2 (Dec.)
Court refuses to limit jury's damages award on disabilities claim (LAEL) 40:4 (Feb.)

Deaf parties have special needs (JJ) 15:3 (Dec.)
Do-It-Yourself Will kit—For a few dollars more (EL) 8:3 (Apr.)
Electronic monitoring for older persons: balancing privacy and security (EL) 8:1 (Oct.)
Employer need not hire helper to provide reasonable accommodation for alleged disability (LAEL) 40:5 (Apr.)
ERISA preemption and beneficiaries of non-probate assets after divorce (EL) 8:2 (Dec.)
Fourth District Appellate Court limits authority of guardian to commit nonconsenting ward for mental health treatment (EL) 8:3 (Apr.)
The future of grandparent visitation post-*Wickham v. Byrne* (GPS) 31:2 (Nov.)
HIPAA: National standards to protect the privacy of personal health information (EL) 8:4 (June)
Is it time to modify the Small Estate Affidavit Act? (EL) 8:4 (June)
The lawyer as counselor: Do you have the skills to be a truly effective helper? (EL) 8:1 (Oct.)
Long-term care insurance: Worthwhile risk for some (EL) 8:2 (Dec.)
Prenuptial agreements/retirement waivers/ERISA (FL) 46:1 (Aug.)
Prescription drugs: FDA oversight of direct-to-consumer advertising has limitations (HCL) 19:2 (Feb.)
Railroad retirement/social security dual benefits: beware of overpayments (EL) 8:3 (Apr.)
The Senior Citizens Real Estate Tax Deferral Act (EL) 8:2 (Dec.)
Senior lawyers help the community (EL) 8:2 (Dec.)
Staying current (EL) 8:3 (Apr.)
Supreme Court declares grandparent visitation statute unconstitutional (FL) 46:1 (Aug.)
Supreme Court upholds IOLTA funding for legal aid (EL) 8:4 (June)
Using and interpreting powers of attorney (EL) 8:3 (Apr.)
Workplace injuries (TL) 38:5 (Mar.)

Elections

Don't be fooled: Tips for school board candidates for the 2003 Illinois consolidated election (YLD) 47:2 (Oct.)
The six candidates for Illinois' top three elected legal offices (YLD) 47:2 (Oct.)

Employment Law

Appellate Court does the unusual—reverses arbitrator (LAEL) 40:2 (Oct.)
Arbitration clauses in employment contracts: To do or not to do (ADR) 9:2 (Dec.)
Blackout notice rules under the Sarbanes-Oxley Act (EB) 21:5 (Apr.)
Can your plaintiff-client afford to have the defendant pay her attorney fees? (LAEL) 40:3 (Dec.)
Case law update (WCL) 40:1 (Oct.)
Case summaries (EB) 21:5 (Apr.)
Chicago Bar Association, YLS Estate Planning Committee seminar (EB) 21:4 (Jan.)
Court decides NLRB awarded too much back pay to union salt (LAEL) 40:1 (Jul.)
Court finds assignment to harder job is not an adverse employment action (LAEL) 40:4 (Feb.)
Court refuses to limit jury's damages award on disabilities claim (LAEL) 40:4 (Feb.)
Dealing with employee morale after a reduction in force (RIF) (CLD) 40:9 (Mar.)
Defendant sanctioned for failure to adequately participate in mediation (LAEL) 40:1 (Jul.)
District Court finds interstate drivers exempt from FLSA's overtime provisions (PUT) 38:1 (Aug.)
Employee benefits update—Defined benefit pension plan sponsors should be aware of restrictions made relevant by economic conditions (FT) 49:4 (June)
Employee benefits update: Provisions of the Sarbanes-Oxley Act of 2002 (FT) 49:1 (Nov.)
An employer's guide to child support withholding in Illinois (CLD) 40:7 (Jan.)
Employer may lawfully terminate jailed alcoholic employee (LAEL) 40:4 (Feb.)
Employer need not hire helper to provide reasonable

accommodation for alleged disability	(LAEL) 40:5 (Apr.)	every employer should know	(LAEL) 40:5 (Apr.)
Employer sues union for defamation related to picketing	(LAEL) 40:3 (Dec.)	Union management negotiations may create custom or practice for purposes of Fair Labor Standards Act	(LAEL) 40:2 (Oct.)
Employer's state law claims relating to labor dispute barred by filing of unfair labor practice charge	(LAEL) 40:3 (Dec.)	What your colleagues are reading	(EB) 21:1 (Oct.)
Employment claims: The first 30 days	(YLD) 47:6 (June)	Workplace injuries	(TL) 38:5 (Mar.)
Employment in Ireland: Compensation and benefits issues	(IIL) 40:4 (Mar.)	Your employee files for bankruptcy—Can you terminate employment?	(CBAB) 47:5 (May)
Enforcing consumers' and employees' legal rights through arbitration	(ADR) 9:2 (Dec.)		
Executive loses stock options by working for competitor	(LAEL) 40:5 (Apr.)		
ERISA preemption and healthcare in the post- <i>Moran</i> world	(EB) 21:1 (Oct.)	Environmental Law	
Federal case updates	(EB) 21:5 (Apr.)	<i>City of Springfield v. Hashman</i> : 4th District says close enough is good enough	(ENVL) 33:3 (Dec.)
Federal employee benefits case law review	(EB) 21:1 (Oct.)	Clerk's Office On-Line: Illinois Pollution Control Board's "COOL"	(ENVL) 33:3 (Dec.)
Federal employee benefits case law review	(EB) 21:3 (Dec.)	The Concentrated Animal Feeding Operation (CAFO) revised rule	(ENVL) 33:4 (Feb.)
FMLA does not permit employee to keep employer "in the dark" about return date	(LAEL) 40:1 (Jul.)	The confusing rules of natural resource damage assessments	(ENVL) 33:2 (Nov.)
Have you thought about...	(EB) 21:1 (Oct.)	<i>Donaldson v. CIPS</i> : a case of pennywise, pound foolish?	(ENVL) 33:1 (Oct.)
High court sets limits on punitive damages	(LAEL) 40:6 (June)	Electronic waste: A growing problem	(ENVL) 33:2 (Nov.)
The Illinois Appellate Court, First District, expands the tort of retaliatory discharge	(LAEL) 40:6 (June)	Environmental alert—Can you handle basic emergency calls from your client company?	(CLD) 40:9 (Mar.)
Impaired sleep leading to claimed inability to work overtime is not a disability	(LAEL) 40:2 (Oct.)	Environmental attorneys may catch chill from new corporate ethics legislation	(ENVL) 33:1 (Oct.)
Indemnification of local governmental officials and employees	(LGL) 39:3 (Oct.)	Enviro-Science e-Print Service offers help in environmental research	(ENVL) 33:3 (Dec.)
An in-house counsel's guide to the Employee Polygraph Protection Act	(CLD) 40:4 (Oct.)	Four phone calls about the Clean Air Act that lawyers should be able to handle	(ENVL) 33:5 (June)
The John Marshall Law Review Symposium: Expert panelists discuss the future of employee benefits law	(EB) 21:4 (Jan.)	IERRC scores first "win" in drive to update the Illinois Environmental Protection Act	(ENVL) 33:1 (Oct.)
Labor department proposes new rules for determining whether an employee is exempt from overtime	(LAEL) 40:6 (June)	In this issue	(ENVL) 33:1 (Oct.)
National Labor Relations Board extends Weingarten rights to non-union employees	(LAEL) 40:4 (Feb.)	Novel settlement: A new trend?	(ENVL) 33:2 (Nov.)
An overview of the whistleblower provisions of The Sarbanes-Oxley Act	(LAEL) 40:6 (June)	Of peekaboo bonds and offers of proof: Court affirms Pollution Control Board holding that EPA was not barred from denying landfill permit due to dropped surety	(ENVL) 33:1 (Oct.)
Part-time employment—Does it work?	(LOE) 24:2 (Dec.)	The pros and cons of environmental auditing	(ENVL) 33:4 (Feb.)
Primer on qualified plans and IRA distribution rules updated for the 2002 IRS final regulations	(EB) 21:2 (Nov.)	A quick look at enforcement provisions of the Illinois Environmental Protection Act	(ENVL) 33:2 (Nov.)
Proposed changes to employment laws winding their way through the 93rd General Assembly	(LAEL) 40:6 (June)	Recent Clean Air Act developments	(ENVL) 33:5 (June)
Public sector employers and the FLSA's salary test	(LAEL) 40:4 (Feb.)	Superfund liability changes	(ENVL) 33:5 (June)
Reinsuring employee benefit plan risks through a captive	(CLD) 40:12 (June)	"Up the ladder" or "up the creek"? Environmental counsel and the strange new world of Sarbanes-Oxley	(ENVL) 33:3 (Dec.)
Review of selected 2002 FMLA cases	(LAEL) 40:3 (Dec.)	U.S. EPA underground storage tank program: The new millennium, MTBE, and the future	(ENVL) 33:4 (Feb.)
Seventh Circuit—still paramour friendly	(LAEL) 40:3 (Dec.)		
Seventh Circuit voids arbitration agreement requiring plaintiff to pay his own costs and attorney fees	(LAEL) 40:1 (Jul.)	ERISA	
Supreme Court clarifies Americans with Disabilities Act	(LAEL) 40:1 (Jul.)	ERISA preemption and beneficiaries of non-probate assets after divorce	(EL) 8:2 (Dec.)
Supreme Court extends reach of hostile environment claims	(LAEL) 40:2 (Oct.)	ERISA preemption and healthcare in the post- <i>Moran</i> world	(EB) 21:1 (Oct.)
Supreme Court limits rights of illegal aliens in U.S. workplace	(AL) 32:3 (Oct.)	ERISA remedial powers and plan reimbursement claims	(CPAP) 48:8 (Dec.)
Termination of H-1B workers	(IIL) 40:1 (Sept.)	Have you thought about...	(EB) 21:1 (Oct.)
The tune of the ADA song as applied to local government employment and land use regulation in the seventh circuit: "the side with the best evidence wins."	(LGL) 39:1 (Jul.)		
Underfunded defined benefit plans: The end of the pension holiday	(EB) 21:3 (Dec.)	Ethics	
Undocumented workers—do they have employment law rights?	(LAEL) 40:5 (Apr.)	Environmental attorneys may catch chill from new corporate ethics legislation	(ENVL) 33:1 (Oct.)
Unemployment claim collaterally estopped	(LGL) 39:4 (Nov.)	Ethical considerations in public sector law	(CGL) 4:1 (Aug.)
Unforeseeable business circumstance excuses plant closing without WARN notice	(LAEL) 40:5 (Apr.)		
The Uniformed Services Employment and Reemployment Rights Act of 1994 and the Service Men's Employment Tenure Act: What		Evidence	
		Evidence advocacy—the judge's perspective	(BB) 33:3 (Nov.)
		Illinois Supreme Court Rule 212(a)(5)—Can you use a discovery deposition as evidence at trial?	(TL) 38:2 (Dec.)
		Strategic use of vehicular damage evidence in personal injury litigation	(CPAP) 48:3 (Nov.)
		Family Law	
		(see also, Abuse, Child Supprt, Divorce, Guardianship, Visitation)	
		Child Advocacy Centers of Illinois	(JJ) 15:4 (Feb.)

The Child Representative Statute is unconstitutional	(FL) 46:3 (Dec.)
Collaborative lawyering	(FL) 46:2 (Nov.)
Drafting ideas for pet care	(FL) 46:2 (Nov.)
<i>Eckert</i> revisited: The Supreme Court's review of <i>Collingbourne</i> and the Second District Appellate Court's application of the law of removal	(FL) 46:4 (Mar.)
Editorial	(FL) 46:5 (Apr.)
Family Law case update	(FL) 46:5 (Apr.)
Family law returns to jury trials	(FL) 46:3 (Dec.)
Lawyer's duty to discover hidden assets	(FL) 46:3 (Dec.)
Letter to the editor	(FL) 46:4 (Mar.)
Marital property acquired before marriage: The purchased "in contemplation of marriage" rule	(FL) 46:5 (Apr.)
Prenuptial agreements/retirement waivers/ERISA	(FL) 46:1 (Aug.)
Protecting every Illinois family	(IRAR) 29:2 (Dec.)
The Richman Report: Similar facts, different result	(FL) 46:2 (Nov.)

Federal Law

Bullets for successful federal practice	(YLD) 47:4 (Feb.)
Citation of unpublished courts of appeals opinions	(FCP) 1:1 (Nov.)
Federal court settlement conferences—A lawyer's perspective	(FCP) 1:2 (Jan.)
Magistrate judge settlement conferences in the Northern District of Illinois	(FCP) 1:2 (Jan.)
Mediation of civil cases in the U.S. Court of Appeals for the Seventh Circuit	(FCP) 1:2 (Jan.)
News you can use	(FCP) 1:2 (Jan.)
Recent Seventh Circuit decisions of interest	(FCP) 1:1 (Nov.)
Settlement conferences in the Southern District of Illinois	(FCP) 1:2 (Jan.)

First Amendment rights

Judicial campaign speech	(IRAR) 29:2 (Dec.)
--------------------------	--------------------

Fraud

Fraudulent transfers under the bankruptcy code	(MP) 13:1 (Aug.)
Identity theft and the elderly	(EL) 8:3 (Apr.)
Scams go to war and to ground zero: Cons adapted to post-9/11 age	(EL) 8:4 (June)
Viatical scams and senior settlements	(EL) 8:1 (Oct.)

Freedom of Information Act

FOIA and technology—when will they converge?	(LGL) 39:3 (Oct.)
High-tech hits home: Can local government officials use electronic communication tools without violating the sunshine laws?	(LGL) 39:7 (Feb.)

Fundraisers

Attend a party, give the gift of opportunity	(YLD) 47:2 (Oct.)
--	-------------------

General Practice, Solo and Small Firm

Arbitration of disputes before the New York Stock Exchange	(GPS) 31:6 (Apr.)
The debate continues: Holes in the professional liability proposal	(GPS) 31:2 (Nov.)
Food for thought—How far will we go?	(GPS) 31:7 (June)
Illinois Supreme Court amends Rule 307 to allow early appeal in class action lawsuits	(GPS) 31:3 (Dec.)
Illinois Supreme Court Chief Justice Moses W. Harrison announces his retirement from the bench in September; Justice Mary Ann G. McMorrow set to become the high court's first female Chief Justice	(GPS) 31:1 (Aug.)
New Supreme Court rule amendments and court orders	(GPS) 31:2 (Nov.)
Power of Attorney: So simple yet so complicated	(GPS) 31:7 (June)
Practice tip: Not-for-profit resources	(GPS) 31:1 (Aug.)
Ten commandments for your practice	(GPS) 31:1 (Aug.)
Which beneficiaries pay estate taxes?	(GPS) 31:1 (Aug.)
You never know what evil lurks in the heart of...a juror	(GPS) 31:1 (Aug.)

Government

Attorney General issues opinions	(CGL) 4:1 (Aug.)
Attorney General issues opinions	(CGL) 4:3 (Dec.)
Attorney General's office issues opinion regarding appearance of attorneys licensed in other states in Illinois administrative proceedings	(CGL) 4:4 (Feb.)
Computer-stored data acquired from real estate services: Should the Property Tax Appeal Board allow it into the record?	(SALT) 46:6 (Dec.)
<i>Daniels v. Industrial Commission</i>	(AL) 32:1 (Jul.)
DCFS responds to allegations of prejudice against non-custodial fathers	(JJ) 15:4 (Feb.)
Department of Labor finalizes Sarbanes-Oxley regulations on blackout periods	(CLD) 40:9 (Mar.)
Department of Labor releases interim rules on blackout period under Sarbanes-Oxley Act	(EB) 21:4 (Jan.)
Governor Blagojevich proposes independent funding source for IIC	(WCL) 40:4 (June)
Illinois Industrial Commission Web site	(WCL) 40:4 (June)
Indemnification of local governmental officials and employees	(LGL) 39:3 (Oct.)
New Department of Homeland Security includes most immigration functions	(IIL) 40:6 (June)
Prescription drugs: FDA oversight of direct-to- consumer advertising has limitations	(HCL) 19:2 (Feb.)

Government Lawyers

Are Illinois counties required to pay a judgment entered against a sheriff in his official capacity?	(CGL) 4:5 (May)
Case law update	(CGL) 4:4 (Feb.)
Ethical considerations in public sector law	(CGL) 4:1 (Aug.)
FOIA and technology—When will they converge?	(CGL) 4:4 (Feb.)
Government lawyer honored as Laureate by the Academy of Illinois Lawyers	(CGL) 4:4 (Feb.)
Government lawyers and the attorney-client privilege	(CGL) 4:1 (Aug.)
High-tech hits home: Can local government officials use electronic communication tools without violating the sunshine laws?	(CGL) 4:5 (May)
Indemnification of local governmental officials and employees	(LGL) 39:3 (Oct.)
Legislative update	(CGL) 4:4 (Feb.)
Legislative update	(CGL) 4:5 (May)
News you can use	(CGL) 4:4 (Feb.)
News you can use	(CGL) 4:5 (May)
Public sector employers and the FLSA's salary test	(LAE) 40:4 (Feb.)
Secret agendas and the Illinois Open Meetings Act	(CGL) 4:3 (Dec.)
So you're looking for a job?	(CGL) 4:3 (Dec.)
Someone you should know: Juanita Temple	(CGL) 4:1 (Aug.)
Someone you should know: Miriam Miquelon	(CGL) 4:4 (Feb.)

Guardianship

Adult guardianship mediation: A holistic approach to resolving family disputes	(EL) 8:4 (June)
DCFS responds to allegations of prejudice against non-custodial fathers	(JJ) 15:4 (Feb.)
"My kid is gone"	(FL) 46:5 (Apr.)
Relocating a child born out of wedlock against the wishes of the non-custodial parent	(FL) 46:3 (Dec.)

Hate Crime

Ethnic bar helps prosecutors & community build bridges in combating hate crime	(IRAR) 29:1 (Sept.)
Hate crime enforcement by private attorney civil action impact of the September 11th attacks on the freedoms of Arabs and Muslims	(IRAR) 29:1 (Sept.)

Health Care Law

Administrative simplification under HIPAA: National standards for transactions, security and privacy	(HCL) 19:1 (Nov.)
All the latest developments in health care law	(HCL) 19:1 (Nov.)

All the latest developments in health care law	(HCL) 19:2 (Feb.)	female Chief Justice	(GPS) 31:1 (Aug.)
All the latest developments in health care law	(HCL) 19:3 (Apr.)	Illinois Supreme Court to look at Rule 23	(BB) 33:5 (Mar.)
All the latest developments in health care law	(HCL) 19:4 (June)	The Illinois Supreme Court makes major revisions to trial witness disclosures under Rule 213	(CPAP) 48:1 (Aug.)
Anatomical gifts: The ultimate recycle	(EL) 8:2 (Dec.)	The Illinois Supreme Court narrows the Constitutional protections of taxpayers—or, in other words—Where has all the reasonableness gone?	(SALT) 46:12 (June)
Children's mental health: An urgent priority for Illinois	(HCL) 19:4 (June)	Judicial general election	(BB) 33:5 (Mar.)
Confidentiality of medical records: An interesting case transposed to Illinois	(GPS) 31:7 (June)	Judicial retention election	(BB) 33:5 (Mar.)
Consumer's tool kit for health care advance planning	(EL) 8:1 (Oct.)	New Supreme Court rule amendments and court orders	(BB) 33:4 (Jan.)
ERISA preemption and beneficiaries of non-probate assets after divorce	(EL) 8:2 (Dec.)	New Supreme Court rule amendments and court orders	(GPS) 31:2 (Nov.)
ERISA preemption and healthcare in the post- <i>Moran</i> world	(EB) 21:1 (Oct.)	Records management for Illinois insurers—What's missing from the Illinois Supreme Court's decision in <i>Guillen v. Potomac Ins. Co. of Ill.?</i>	(CLD) 40:9 (Mar.)
ERISA remedial powers and plan reimbursement claims	(CPAP) 48:8 (Dec.)		
Federal Trade Commission stops allegedly misleading representations for LASIK eye surgery	(HCL) 19:3 (Apr.)		
FTC holds healthcare hearings in effort to broaden enforcement framework	(AUCL) 41:3 (Mar.)		
Health Care Section sponsors law ed program	(HCL) 19:2 (Feb.)		
HHS releases final HIPAA privacy regulations	(CLD) 40:8 (Feb.)		
A HIPAA heads up: The privacy standards	(EB) 21:4 (Jan.)		
Last rights vs. privacy rights under the amendments to the Health Insurance Portability and Accountability Act of 1996	(IRAR) 29:4 (June)		
The long reach of HIPAA's privacy rules	(HCL) 19:3 (Apr.)		
Long-term care insurance: Worthwhile risk for some	(EL) 8:2 (Dec.)		
Opening the door gently: Medicaid eligibility planning and the "three-year look-back" rule	(EL) 8:2 (Dec.)		
Prescription drugs: FDA oversight of direct-to-consumer advertising has limitations	(HCL) 19:2 (Feb.)		
Recent council activities	(HCL) 19:4 (June)		
Recent decision in <i>Burger</i> considers <i>Petrillo</i> doctrine in hospital setting	(CPAP) 48:4 (Dec.)		
Revised means of obtaining protected health information...	(YLD) 47:6 (June)		

Health Insurance Privacy and Portability Act

Administrative simplification under HIPAA: National standards for transactions, security and privacy	(HCL) 19:1 (Nov.)
HHS releases final HIPAA privacy regulations	(CLD) 40:8 (Feb.)
A HIPAA heads up: The privacy standards	(EB) 21:4 (Jan.)
HIPAA: National standards to protect the privacy of personal health information	(EL) 8:4 (June)
Last rights vs. privacy rights under the amendments to the Health Insurance Portability and Accountability Act of 1996	(IRAR) 29:4 (June)
The long reach of HIPAA's privacy rules	(HCL) 19:3 (Apr.)
Revised means of obtaining protected health information...	(YLD) 47:6 (June)

Illinois State Bar Association

The criteria for an excellent judge is now official ISBA policy	(BB) 33:2 (Sept.)
ISBA sets ADR program for Midyear meeting	(BB) 33:3 (Nov.)
ISBA sets ADR program for midyear meeting	(CPAP) 48:2 (Oct.)
ISBA 2002 Future of the Courts Conference--noteworthy recommendations re: judges	(BB) 33:1 (Jul.)

Illinois Supreme Court

<i>Eckert</i> revisited: The Supreme Court's review of <i>Collingbourne</i> and the Second District	
Appellate Court's application of the law of removal	(FL) 46:4 (Mar.)
Illinois Supreme Court amends Rule 307 to allow early appeal in class action lawsuits	(GPS) 31:3 (Dec.)
Illinois Supreme Court amends Rule 307 to allow early appeal in class action lawsuits	(BB) 33:5 (Mar.)
Illinois Supreme Court Chief Justice Moses W. Harrison announces his retirement from the bench in September; Justice Mary Ann G. McMorrow set to become the high court's first	

female Chief Justice	(GPS) 31:1 (Aug.)
Illinois Supreme Court to look at Rule 23	(BB) 33:5 (Mar.)
The Illinois Supreme Court makes major revisions to trial witness disclosures under Rule 213	(CPAP) 48:1 (Aug.)
The Illinois Supreme Court narrows the Constitutional protections of taxpayers—or, in other words—Where has all the reasonableness gone?	(SALT) 46:12 (June)
Judicial general election	(BB) 33:5 (Mar.)
Judicial retention election	(BB) 33:5 (Mar.)
New Supreme Court rule amendments and court orders	(BB) 33:4 (Jan.)
New Supreme Court rule amendments and court orders	(GPS) 31:2 (Nov.)
Records management for Illinois insurers—What's missing from the Illinois Supreme Court's decision in <i>Guillen v. Potomac Ins. Co. of Ill.?</i>	(CLD) 40:9 (Mar.)

Insurance Law

Allocating progressive loss between first-party property insurers	(IL) 47:4 (June)
Alphabetical listing of cases	(IL) 47:1 (Nov.)
Alphabetical listing of cases	(IL) 47:2 (Feb.)
Cases	(IL) 47:1 (Nov.)
Cases	(IL) 47:2 (Feb.)
Cites from previous issue	(IL) 47:1 (Nov.)
The debate continues: Holes in the professional liability proposal	(GPS) 31:2 (Nov.)
Director of Department of Insurance speaks on liquidation status of Warrior Insurance Group	(IL) 47:3 (Apr.)
FDIC insurance coverage for estates and revocable trusts	(AGL) 12:3 (Nov.)
Homeowners insurance contingency for existing home contracts	(REL) 48:2 (Oct.)
H.U.D.'s proposed changes to R.E.S.P.A.	(GPS) 31:4 (Jan.)
Insurance coverage for negligent and intentional injuries	(TL) 38:4 (Feb.)
Insurance write-offs and the collateral source rule	(WCL) 40:3 (Apr.)
"Is an excluded named driver really excluded?" and "Never take no for an answer"	(TL) 38:2 (Dec.)
Life settlements—Getting more out of existing life insurance	(IL) 47:4 (June)
The limited scope of officer and director coverage: <i>The Bank of Carbondale v. The Kansas Bankers Surety Company</i>	(BAFP) 17:1 (Nov.)
Long-term care insurance: Worthwhile risk for some	(EL) 8:2 (Dec.)
Pre-tender defense costs: Covered or not?	(IL) 47:3 (Apr.)
What do you do if the jury asks about insurance?	(GPS) 31:3 (Dec.)
Records management for Illinois insurers—What's missing from the Illinois Supreme Court's decision in <i>Guillen v. Potomac Ins. Co. of Ill.?</i>	(CLD) 40:9 (Mar.)
Revisiting the insurer's duty to settle: <i>Haddick v. Valor Insurance</i>	(CPAP) 48:7 (Mar.)
Seventh Circuit holds beneficiary designation of group term life insurance controls over marital settlement agreement	(TE) 49:4 (May)
Trapped in an insurance defense practice? Two strategic approaches	(LOE) 24:4 (June)
Words & phrases index of cases	(IL) 47:1 (Nov.)
Words & phrases index of cases	(IL) 47:2 (Feb.)

Intellectual Property

Constitution.com: U.S. constitutional arguments in ICANN arbitration hearings	(IP) 42:1 (Oct.)
Copyright birth & death announcements	(IP) 42:1 (Oct.)
ICANN Stockholm fallout	(IP) 42:1 (Oct.)
ISBA Intellectual Property contents	(IP) 42:1 (Oct.)
Intellectual Improbabilities	(IP) 42:1 (Oct.)
The law of privacy: past, present and future	(IP) 42:1 (Oct.)
Recent activities before the WTO raise new questions about international protection for Intellectual property rights	(IP) 42:1 (Oct.)

International and Immigration Law

Adjustment of status portability under the American	
---	--

Competitiveness in the Twenty-First Century Act	(IIL) 40:2 (Oct.)	Evidence advocacy—the judge’s perspective	(BB) 33:3 (Nov.)
Authentication of documents for use abroad: Some helpful Web sites	(IIL) 40:3 (Dec.)	Evidence advocacy—the judge’s perspective	(BB) 33:4 (Jan.)
Calling all importers: U.S. Customs’ cargo security initiatives	(IIL) 40:1 (Sept.)	A few words about Judge Wood from his colleagues	(FCP) 1:3 (May)
Cost of doing business: Air freight carriers pay prejudgment interest too	(IIL) 40:5 (May)	Illinois Supreme Court amends Rule 307 to allow early appeal in class action lawsuits	(BB) 33:5 (Mar.)
District court applies state law to resolve stolen international shipment issue	(PUT) 38:3 (Jan.)	Illinois Supreme Court Chief Justice Moses W. Harrison announces his retirement from the bench in September; Justice Mary Ann G. McMorrow set to become the high court’s first female Chief Justice	(GPS) 31:1 (Aug.)
Driving home security	(IIL) 40:3 (Dec.)	The Illinois Supreme Court makes major revisions to trial witness disclosures under Rule 213	(CPAP) 48:1 (Aug.)
Electronic tracking of foreign students in the U.S.—An introduction to ISEAS & SEVIS	(IIL) 40:3 (Dec.)	The Improvement of the Administration of Justice (7th Edition, 2001)	(BB) 33:6 (May)
Employment in Ireland: Compensation and benefits issues	(IIL) 40:4 (Mar.)	ISBA 2002 Future of the Courts Conference—noteworthy recommendations re: judges	(BB) 33:1 (Jul.)
The forcible transfer of Palestinians to Gaza: The case of <i>Ajuri v. IDF Commander</i>	(IIL) 40:2 (Oct.)	Judicial general election	(BB) 33:5 (Mar.)
Foreign plaintiffs and U.S. Antitrust Law: Who can sue under the FTAIA?	(AUCL) 41:4 (June)	Judicial retention election	(BB) 33:5 (Mar.)
Global expansion is a matter of construction	(IIL) 40:6 (June)	Letters to the editor	(BB) 33:5 (Mar.)
Human rights in Europe: 2002	(IIL) 40:4 (Mar.)	Meet the county division judges	(SALT) 46:5 (Nov.)
Illinois international business calendar	(IIL) 40:1 (Sept.)	New Supreme Court rule on discovery	(BB) 33:2 (Sept.)
An Illinois lawyer in Romania’s Constitutional Court	(CPAP) 48:3 (Nov.)	Ombudsman	(BB) 33:5 (Mar.)
Immigration Practice and Process In the Era of Homeland Security	(IIL) 40:4 (Mar.)	“Real Judges”	(FCP) 1:3 (May)
International driver’s license	(IIL) 40:3 (Dec.)	Recent judicial appointments and retirements	(BB) 33:1 (Jul.)
International trademark protection: A brand new way in the U.S.A.	(IIL) 40:5 (May)	Recent judicial appointments and retirements	(BB) 33:2 (Sept.)
The legal profession in Russia	(IIL) 40:6 (June)	Recent judicial appointments and retirements	(BB) 33:3 (Nov.)
The legend lives on: A look at the Foreign Corrupt Practices Act of 1977	(IIL) 40:5 (May)	Recent judicial appointments and retirements	(BB) 33:4 (Jan.)
Milosevic trial	(LRE) 22:1 (Nov.)	Recent judicial appointments and retirements	(BB) 33:5 (Mar.)
“My kid is gone”	(FL) 46:5 (Apr.)	Recent judicial appointments and retirements	(BB) 33:6 (May)
Negotiating international power contracts: The major issues	(CLD) 40:6 (Dec.)	Recent judicial appointments and retirements	(BB) 33:7 (June)
New Department of Homeland Security includes most immigration functions	(IIL) 40:6 (June)	Remarks to the Senate Appropriations Committee	(BB) 33:6 (May)
New Web site for the U.S. Court of International Trade	(IIL) 40:3 (Dec.)	Supreme Court clarifies Americans with Disabilities Act	(LAEL) 40:1 (Jul.)
A primer on international driving permits	(TLAC) 12:3 (Dec.)	Supreme Court declares grandparent visitation statute unconstitutional	(FL) 46:1 (Aug.)
Read for yourself: French and German cases translated on the Web	(IIL) 40:5 (May)	Supreme Court limits rights of illegal aliens in U.S. workplace	(AL) 32:3 (Oct.)
Recent activities before the WTO raise new questions about international protection for Intellectual property rights	(IP) 42:1 (Oct.)	An update on mandatory arbitration in Cook County	(BB) 33:5 (Mar.)
Recent developments: \$26 million from Iran	(IIL) 40:4 (Mar.)	U.S. Supreme Court accepts certiorari in two trucking industry cases	(PUT) 38:1 (Aug.)
SBA enhanced ExportExpress loan program	(IIL) 40:2 (Oct.)	U.S. Supreme Court rules tax lien effective against half of tenancy by the entirety property	(REL) 48:1 (Jul.)
Special registration and third-country nationals	(IIL) 40:5 (May)		
Supreme Court limits rights of illegal aliens in U.S. workplace	(AL) 32:3 (Oct.)		
Tackling violence: A comprehensive summary of the first World Health report on violence	(ADR) 9:5 (May)		
Termination of H-1B workers	(IIL) 40:1 (Sept.)		
Twinning Project revisited	(IIL) 40:2 (Oct.)		
Update on the future Hague Convention on International Jurisdiction and Foreign Judgments in Civil and Commercial Matters	(IIL) 40:3 (Dec.)		
Vietnam competition law: Antitrust in the “socialist-oriented” market economy environment	(AUCL) 41:1 (Oct.)		

Judgment enforcement

Legislative update: It’s technical, but new law makes it easier to collect old judgments	(GPS) 31:4 (Jan.)
--	-------------------

Judiciary

2002 annual report to the 93rd Illinois General Assembly	(BB) 33:6 (May)
Case summaries	(BB) 33:5 (Mar.)
Chief Justice Moses W. Harrison to retire in September	(BB) 33:1 (Jul.)
The criteria for an excellent judge is now official ISBA policy	(BB) 33:2 (Sept.)
<i>Eckert</i> revisited: The Supreme Court’s review of <i>Collingbourne</i> and the Second District Appellate Court’s application of the law of removal	(FL) 46:4 (Mar.)

Evidence advocacy—the judge’s perspective	(BB) 33:3 (Nov.)
Evidence advocacy—the judge’s perspective	(BB) 33:4 (Jan.)
A few words about Judge Wood from his colleagues	(FCP) 1:3 (May)
Illinois Supreme Court amends Rule 307 to allow early appeal in class action lawsuits	(BB) 33:5 (Mar.)
Illinois Supreme Court Chief Justice Moses W. Harrison announces his retirement from the bench in September; Justice Mary Ann G. McMorrow set to become the high court’s first female Chief Justice	(GPS) 31:1 (Aug.)
The Illinois Supreme Court makes major revisions to trial witness disclosures under Rule 213	(CPAP) 48:1 (Aug.)
The Improvement of the Administration of Justice (7th Edition, 2001)	(BB) 33:6 (May)
ISBA 2002 Future of the Courts Conference—noteworthy recommendations re: judges	(BB) 33:1 (Jul.)
Judicial general election	(BB) 33:5 (Mar.)
Judicial retention election	(BB) 33:5 (Mar.)
Letters to the editor	(BB) 33:5 (Mar.)
Meet the county division judges	(SALT) 46:5 (Nov.)
New Supreme Court rule on discovery	(BB) 33:2 (Sept.)
Ombudsman	(BB) 33:5 (Mar.)
“Real Judges”	(FCP) 1:3 (May)
Recent judicial appointments and retirements	(BB) 33:1 (Jul.)
Recent judicial appointments and retirements	(BB) 33:2 (Sept.)
Recent judicial appointments and retirements	(BB) 33:3 (Nov.)
Recent judicial appointments and retirements	(BB) 33:4 (Jan.)
Recent judicial appointments and retirements	(BB) 33:5 (Mar.)
Recent judicial appointments and retirements	(BB) 33:6 (May)
Recent judicial appointments and retirements	(BB) 33:7 (June)
Remarks to the Senate Appropriations Committee	(BB) 33:6 (May)
Supreme Court clarifies Americans with Disabilities Act	(LAEL) 40:1 (Jul.)
Supreme Court declares grandparent visitation statute unconstitutional	(FL) 46:1 (Aug.)
Supreme Court limits rights of illegal aliens in U.S. workplace	(AL) 32:3 (Oct.)
An update on mandatory arbitration in Cook County	(BB) 33:5 (Mar.)
U.S. Supreme Court accepts certiorari in two trucking industry cases	(PUT) 38:1 (Aug.)
U.S. Supreme Court rules tax lien effective against half of tenancy by the entirety property	(REL) 48:1 (Jul.)

Jurors

Backstriking jurors: Diligent advocacy or guile?	(CPAP) 48:2 (Oct.)
Court refuses to limit jury’s damages award on disabilities claim	(LAEL) 40:4 (Feb.)
Family law returns to jury trials	(FL) 46:3 (Dec.)
Is a juror an employee of the county?	(WCL) 40:3 (Apr.)
Jury instruction and <i>voir dire</i> : Recent developments	(CPAP) 48:2 (Oct.)
Our youngest jurors: the Internet Generation	(YLD) 47:6 (June)
What do you do if the jury asks about insurance?	(GPS) 31:3 (Dec.)
What should a jury know about a defendant’s prior convictions?	(GPS) 31:5 (Feb.)
You never know what evil lurks in the heart of...a juror	(GPS) 31:1 (Aug.)

Jury instruction

Closing argument: Using enlarged trial transcripts and jury instructions	(CPAP) 48:8 (May)
Jury instruction and <i>voir dire</i> : Recent developments	(CPAP) 48:2 (Oct.)
Section 414 of the restatement (second) of torts revisited	(TL) 38:3 (Jan.)

Juvenile Justice

Are plea bargains in juvenile court really bargains?	(JJ) 15:1 (Jul.)
Case law update	(JJ) 15:2 (Oct.)
Case law update	(JJ) 15:4 (Feb.)
Case law update	(JJ) 15:5 (Apr.)
Child protection law update	(JJ) 15:1 (Jul.)
Child welfare case law update	(JJ) 15:1 (Jul.)
Children’s Advocacy Centers of Illinois	(JJ) 15:4 (Feb.)
Congress reauthorizes Juvenile Justice and Delinquency	

Prevention Act	(JJ) 15:3 (Dec.)
DCFS responds to allegations of prejudice against non-custodial fathers	(JJ) 15:4 (Feb.)
Deaf parties have special needs	(JJ) 15:3 (Dec.)
Defining habitual drunkenness	(JJ) 15:2 (Oct.)
From the bench	(JJ) 15:1 (Jul.)
Getting to know your Council members	(JJ) 15:5 (Apr.)
Juvenile delinquency caselaw and legislative update	(JJ) 15:3 (Dec.)
Lee/Ogle/DeKalb Intervention System's Advisory Board (LODIS)	(JJ) 15:4 (Feb.)
Legislation	(JJ) 15:5 (Apr.)
Second District addresses the court's failure to admonish	(JJ) 15:2 (Oct.)
The youth court option: Now that's a young prosecutor	(JJ) 15:2 (Oct.)

Landlords/Tenants

Will the collapse of Enron end the synthetic lease?	(REL) 48:2 (Oct.)
---	-------------------

Law Office Economics

The attorney as advocate and counselor	(TLAC) 12:3 (Dec.)
Dealing with employee morale after a reduction in force (RIF)	(CLD) 40:9 (Mar.)
Disgruntled employees within your law firm: The enemy within	(LOE) 24:2 (Dec.)
Effective marketing, not branding, is the key to growing work for existing clients and attracting new clients	(YLD) 47:6 (June)
Engagement letters	(LOE) 24:1 (Oct.)
Everyone can generate new clients	(LOE) 24:3 (Mar.)
Firm meetings, or "If you pay them, they will come"	(GPS) 31:4 (Jan.)
First impressions convey your image, even if you don't want them to	(YLD) 47:5 (Apr.)
How to get more business: 25 tips for marketing the small law firm	(LOE) 24:3 (Mar.)
IS there a Limited Liability Entity in your future?	(LOE) 24:4 (June)
The journey from lawyer to judge	(BB) 33:4 (Jan.)
Jump start your job search: Three surefire ways to re-energize your networking efforts	(YLD) 47:4 (Feb.)
The initial interview and client relations	(YLD) 47:5 (Apr.)
The large-client dilemma	(LOE) 24:2 (Dec.)
Lawyers work hard for their reputation—But they don't deserve it!	(LOE) 24:1 (Oct.)
Marketing magic for lawyers	(YLD) 47:2 (Oct.)
One-way streets: Making a case for civility	(YLD) 47:5 (Apr.)
Out of control	(LOE) 24:1 (Oct.)
Part-time employment—Does it work?	(LOE) 24:2 (Dec.)
Persuading jurors, judges and arbitrators with trial exhibits	(YLD) 47:3 (Dec.)
Planning for major upheavals and 'What did I do to deserve this?'	(LOE) 24:3 (Mar.)
Practical suggestions on transition or retirement from a law firm	(LOE) 24:4 (June)
The practice of law—Words of wisdom from Honest Abe	(BB) 33:4 (Jan.)
Reinventing your law practice: 25 tips for implementing change	(LOE) 24:2 (Dec.)
Technolawyer.com: Equipping the small law office for less than \$10,000	(COLT) 10:1 (Oct.)
Ten commandments for your practice	(GPS) 31:1 (Aug.)
Tips for giving a better opening statement	(YLD) 47:3 (Dec.)
Trapped in an insurance defense practice: Two strategic approaches	(LOE) 24:4 (June)
Unity and integrity in the workplace	(YLD) 47:6 (June)
Voice mail—the answer to garbled messages	(LOE) 24:3 (Mar.)
What you charge is key to your marketing message	(YLD) 47:6 (June)

Legal citations

Letters to the editor	(BB) 33:3 (Nov.)
-----------------------	------------------

Legal costs

Price discrimination may be covered	(CLD) 40:3 (Sept.)
-------------------------------------	--------------------

Legislation

Analysis of active legislation for 2002	(CJ) 46:1 (Oct.)
Enacted criminal legislation 2002: Part One	(CJ) 46:3 (Feb.)
Environmental attorneys may catch chill from new corporate ethics legislation	(ENVL) 33:1 (Oct.)
Food for thought—How far will we go?	(GPS) 31:7 (June)
House Bill 3098—Certification of closed meetings—dies	(AL) 32:1 (Jul.)
An in-house counsel's guide to the Employee Polygraph Protection Act	(CLD) 40:4 (Oct.)
Juvenile delinquency caselaw and legislative update	(JJ) 15:3 (Dec.)
Legislation	(JJ) 15:5 (Apr.)
Legislation	(SALT) 46:1 (Jul.)
Legislation	(SALT) 46:1 (Jul.)
Legislative summary	(EDL) 47:1 (Jul.)
Legislative summary	(EDL) 47:3 (Apr.)
Legislative update	(CGL) 4:1 (Aug.)
Legislative update	(CGL) 4:3 (Dec.)
Legislative update	(CGL) 4:4 (Feb.)
Legislative update	(CGL) 4:5 (May)
Legislative update: It's technical, but new law makes it easier to collect old judgments	(GPS) 31:4 (Jan.)
Pending Illinois ADR legislation	(ADR) 9:4 (Apr.)
Proposed changes to employment laws winding their way through the 93rd General Assembly	(LAEL) 40:6 (June)
Recent decisions	(TE) 49:1 (Sept.)
Review of recent new traffic laws of the 92nd General Assembly	(TLAC) 12:2 (Nov.)
2002 legislation—summary	(SALT) 46:4 (Oct.)
2002 real estate legislation of interest	(REL) 48:3 (Dec.)

Malpractice

Exception to six-year statute of repose for attorney malpractice applies to any mechanism, be it probate or non-probate distribution	(TE) 49:2 (Nov.)
Increased risk of future injury found compensable	(TL) 38:2 (Dec.)
<i>Miller v. Rosenberg</i>	(CPAP) 48:1 (Aug.)

Marketing

Effective marketing, not branding, is the key to growing work for existing clients and attracting new clients	(YLD) 47:6 (June)
How to get more business: 25 tips for marketing the small law firm	(LOE) 24:3 (Mar.)
Marketing magic for lawyers	(YLD) 47:2 (Oct.)
What you charge is key to your marketing message	(YLD) 47:6 (June)

Mechanics Liens

Automobile mechanic's and/or garageman's liens	(GPS) 31:4 (Jan.)
Expansion of Section 23 of the Mechanic's Lien Act	(CBAB) 47:5 (May)
Mechanics Liens and Lienable Acts	(CBAB) 47:5 (May)
Oh, those old cases—How they haunt you	(CBAB) 47:2 (Dec.)
Real estate financing in the new millennium	(CBAB) 47:1 (Aug.)

Medicaid/Medicare

Case note: Federal court denies appeal of ALJ's denial of Medicare coverage of experimental prostate surgery	(EL) 8:4 (June)
Medicaid planning—Understanding the differences between Illinois and federal community spouse asset allowances	(EL) 8:4 (June)
Opening the door gently: Medicaid eligibility planning and the "three-year look-back" rule	(EL) 8:2 (Dec.)
Storm warnings for Medicaid planners	(EL) 8:3 (Apr.)

Mineral Law

Assessment and taxation of interests in oil and gas as real estate	(ML) 29:1 (Nov.)
<i>Central Illinois Light Company v. Consolidation Coal Company</i>	(ML) 29:2 (Mar.)
<i>Dart, et al. v. Leavell, et al.</i>	(ML) 29:4 (June)
Federal legislation	(ML) 29:3 (May)

IOGA leads opposition to proposed amendment to Drilling Operations Act	(ML) 29:4 (June)	Eminent domain in Illinois: 2002 developments	(LGL) 39:5 (Dec.)
IRS temporarily halts off-road tax proposal	(ML) 29:3 (May)	Enforcement of municipal ordinances—A new, efficient method	(BAFP) 17:4 (June)
Leveling the playing (oil) field for small independents	(ML) 29:4 (June)	FOIA and technology—when will they converge?	(LGL) 39:3 (Oct.)
Lincolmland Agri-Energy, LLC begins construction on farmer-owned ethanol plant in Illinois	(ML) 29:4 (June)	<i>Freedom Oil</i> codification	(MP) 13:3 (Jan.)
The oil and gas lease	(ML) 29:1 (Nov.)	High-tech hits home: Can local government officials use electronic communication tools without violating the sunshine laws?	(LGL) 39:7 (Feb.)
The oil and gas lease	(ML) 29:3 (May)	Indemnification of local governmental officials and employees	(LGL) 39:3 (Oct.)
Rules not right for most oil and gas	(ML) 29:3 (May)	Local governments may not always impose its regulations and fees on other local governments	(LGL) 39:6 (Jan.)
Save domestic oil launches an appeal of new judge's ruling	(ML) 29:3 (May)	Local governments permitted to benefit from IDOT's quick-take powers	(LGL) 39:10 (June)
Secretary of Energy announces first projects to meet president's commitment to new clean coal technologies	(ML) 29:2 (Mar.)	Mechanics Liens and lienable acts	(LGL) 39:6 (Jan.)
<i>Seiler v. Zeigler</i>	(ML) 29:2 (Mar.)	Municipal development agreements: A call for much-needed legislation	(LGL) 39:7 (Feb.)
To buy or not to buy: Who gets the shaft?	(ML) 29:1 (Nov.)	Municipality's or county's denial of a conditional use permit is an administrative act, not a legislative act	(AL) 32:5 (Mar.)
U.S. EPA underground storage tank program: The new millennium, MTBE, and the future	(ENVL) 33:4 (Feb.)	A new era in land use, <i>Klaeren & Gallik</i>	(LGL) 39:8 (Mar.)

Minorities and Women

Analysis: IRA's contribution to peace indispensable	(MP) 13:3 (Jan.)	Post- <i>Klaeren</i> judicial review of site-specific zoning decisions by legislative bodies	(LGL) 39:8 (Mar.)
Case analysis— <i>Hope v. Pelzer</i>	(MP) 13:4 (May)	Potential disclosure requirements for outside counsel hired by municipalities to investigate allegations of internal wrongdoing	(LGL) 39:9 (Apr.)
Committee member appointed by Governor	(MP) 13:4 (May)	Public sector employers and the FLSA's salary test	(LAEL) 40:4 (Feb.)
Committee member chosen by Oprah	(MP) 13:4 (May)	Recent decisions of interest	(LGL) 39:2 (Sept.)
The court watchers	(MP) 13:3 (Jan.)	<i>Romine v. Village of Irving</i> , 5-01-0798, January 15, 2003	(LGL) 39:7 (Feb.)
Ethnic bar helps prosecutors & community build bridges in combating hate crime	(IRAR) 29:1 (Sept.)	Secret agendas and the Illinois Open Meetings Act	(CGL) 4:3 (Dec.)
Fraudulent transfers under the bankruptcy code	(MP) 13:1 (Aug.)	The tune of the ADA song as applied to local government employment and land use regulation in the seventh circuit: "the side with the best evidence wins."	(LGL) 39:1 (Jul.)
Holiday party sponsored by ISBA Women & The Law, CBA Alliance for Women, Black Women Lawyers' Association, and Women's Bar Association of Illinois	(WATL) 8:2 (Mar.)	Unemployment claim collaterally estopped	(LGL) 39:4 (Nov.)
Impact of the September 11th attacks on the freedoms of Arabs and Muslims	(IRAR) 29:1 (Sept.)	Village may not increase the parking fines for offenders who request a trial before paying their tickets	(AL) 32:5 (Mar.)
ISBA Women and the Law co-hosts Lake County reception	(WATL) 8:2 (Mar.)	What constitutes a "prevailing party" for determining who pays attorney fees? An end to the catalyst theory and fee-shifting in light of the <i>Buckbannon</i> case	(LGL) 39:2 (Sept.)
Justice Mary Ann G. McMorrow becomes the first female Chief Justice of the Illinois Supreme Court	(MP) 13:2 (Nov.)		
Justice Mary Ann G. McMorrow becomes the first female Chief Justice of the Illinois Supreme Court	(WATL) 8:2 (Mar.)		
Life's lessons	(MP) 13:4 (May)		
Looking out for ourselves	(MP) 13:3 (Jan.)		
More perspectives on war	(MP) 13:1 (Aug.)		
"No fear": An interview with Miriam Miquelon	(WATL) 8:2 (Mar.)		
Profiles: Justice Rita B. Garman	(MP) 13:2 (Nov.)		
Profiles: Justice Sue E. Myerscough	(MP) 13:2 (Nov.)		
Protecting every Illinois family	(IRAR) 29:2 (Dec.)		
Recent developments in the law: Research on telecommuting and gender discrimination	(WATL) 8:2 (Mar.)		
Upcoming events	(MP) 13:1 (Aug.)		

Minutes

Excerpts from minutes of Real Estate Law Section Council	(REL) 48:3 (Dec.)
Minutes—Labor and Employment Law Section Council	(LAEL) 40:1 (Jul.)
Minutes of recent meetings of the section council	(AL) 32:1 (Jul.)
State and Local Taxation Section Council Minutes	(SALT) 46:2 (Aug.)
State and Local Taxation Section Council Minutes	(SALT) 46:3 (Sept.)

Municipalities

Are Illinois counties required to pay a judgment entered against a sheriff in his official capacity?	(CGL) 4:5 (May)
Attorney general issues opinions affecting local units of government	(LGL) 39:4 (Nov.)
Attorney general issues opinions affecting local units of government	(LGL) 39:9 (Apr.)
Audit law amended	(LGL) 39:4 (Nov.)
Beyond <i>Klaeren</i> —The even newer world of zoning	(LGL) 39:10 (June)
The constitutionality of city ordinances governing administrative adjudication of parking compliance violations: <i>Van Harken v. City of Chicago</i>	(TLAC) 12:4 (May)

Open Meetings Act

High-tech hits home: Can local government officials use electronic communication tools without violating the sunshine laws?	(LGL) 39:7 (Feb.)
House Bill 3098—Certification of closed meetings—dies	(AL) 32:1 (Jul.)
Secret agendas and the Illinois Open Meetings Act	(CGL) 4:3 (Dec.)

Personal Injury

Effective use of SCR 213(f)	(TL) 38:6 (May)
ERISA remedial powers and plan reimbursement claims	(CPAP) 48:8 (Dec.)
Increased risk of future injury found compensable	(TL) 38:2 (Dec.)
Medical lienholders beware	(CPAP) 48:8 (May)
Recent decision in <i>Burger</i> considers <i>Petrillo</i> doctrine in hospital setting	(CPAP) 48:4 (Dec.)
Strategic use of vehicular damage evidence in personal injury litigation	(CPAP) 48:3 (Nov.)
Who is the focus of the court's analysis of an open and obvious condition?	(TL) 38:6 (May)

Practice Tips

Forum selection clauses: their enforceability and drafting	(CLD) 40:1 (Jul.)
The lawyer as counselor: Do you have the skills to be a truly effective helper?	(CLD) 40:2 (Aug.)
Overlooking liability coverage can be costly	(CLD) 40:2 (Aug.)
The trouble-shooters checklist	(CSL) 48:1 (Jul.)

Privacy

Electronic monitoring for older persons: balancing privacy and security	(EL) 8:1 (Oct.)
The law of privacy: past, present and future	(IP) 42:1 (Oct.)
Private right of action for federal privacy violations barred	(EDL) 47:2 (Nov.)

Public Sector Lawyers

Ethical considerations in public sector law	(CGL) 4:1 (Aug.)
Government lawyers and the attorney-client privilege	(CGL) 4:1 (Aug.)
Legislative update	(CGL) 4:1 (Aug.)
News you can use	(CGL) 4:1 (Aug.)
Someone you should know: Juanita Temple	(CGL) 4:1 (Aug.)

Real Property

2002 real estate legislation of interest	(REL) 48:3 (Dec.)
Answers to the quiz	(REL) 48:4 (Feb.)
Assessment and taxation of interests in oil and gas as real estate	(ML) 29:1 (Nov.)
Brief analysis and comment on <i>Hogan v. Adams</i> , a case under the Illinois Residential Real Property Disclosure Act	(REL) 48:5 (June)
Computer-stored data acquired from real estate services: Should the Property Tax Appeal Board allow it into the record?	(SALT) 46:6 (Dec.)
Real estate financing in the new millennium	(CBAB) 47:1 (Aug.)
Effectively handling federal tax liens in your real estate transaction	(REL) 48:1 (Jul.)
Electronic closings: a cure for the closing nightmare	(REL) 48:1 (Jul.)
Excerpts from minutes of the March 19, 2003 meeting of the Real Estate Law Section Council	(REL) 48:5 (June)
Excerpts from minutes of Real Estate Law Section Council	(REL) 48:3 (Dec.)
Excerpts from minutes of Real Estate Law Section Council	(REL) 48:4 (Feb.)
From the construction corner	(REL) 48:4 (Feb.)
Homeowners insurance contingency for existing home contracts	(REL) 48:2 (Oct.)
H.U.D.'s proposed changes to R.E.S.P.A.	(GPS) 31:4 (Jan.)
Legal notice for foreclosure sale public auction real estate	(REL) 48:2 (Oct.)
Legal notice for foreclosure sale, public auction of real estate	(CBAB) 47:4 (Mar.)
Letter to the editor	(REL) 48:1 (Jul.)
Mortgage defense 101	(REL) 48:3 (Dec.)
Mortgage defense 102	(REL) 48:5 (June)
The new and improved Multi-Board Residential Real Estate Contract	(REL) 48:4 (Feb.)
Personal real estate and its uses in saving taxes	(TE) 49:3 (Mar.)
Query: How many co-owners does it take to terminate an oral year-to-year farm tenancy?	(REL) 48:3 (Dec.)
REAL estate tax relief for not-for-profit corporations	(SALT) 46:5 (Nov.)
Response to article pertaining to third party purchaser at judicial foreclosure sales	(REL) 48:2 (Oct.)
Revival of a clause requiring rent payment in gold? Only with a lease amendment	(REL) 48:4 (Feb.)
The Senior Citizens Real Estate Tax Deferral Act	(EL) 8:2 (Dec.)
A short quiz	(REL) 48:4 (Feb.)
Tenancy by the entirety now offers less protection from creditors	(AGL) 12:6 (May)
U.S. Supreme Court rules tax lien effective against half of t enancy by the entirety property	(REL) 48:1 (Jul.)
Will the collapse of Enron end the synthetic lease?	(REL) 48:2 (Oct.)

Sarbanes-Oxley Act of 2002

Blackout notice rules under the Sarbanes-Oxley Act	(EB) 21:5 (Apr.)
Department of Labor finalizes Sarbanes-Oxley regulations on blackout periods	(CLD) 40:9 (Mar.)
Department of Labor releases interim rules on blackout period under Sarbanes-Oxley Act	(EB) 21:4 (Jan.)
Employee benefits update: Provisions of the Sarbanes-Oxley Act of 2002	(FT) 49:1 (Nov.)

Environmental attorneys may catch chill from new corporate ethics legislation	(ENVL) 33:1 (Oct.)
Estate and gift tax update	(FT) 49:1 (Nov.)
An overview of the whistleblower provisions of The Sarbanes-Oxley Act	(LAEL) 40:6 (June)
The Sarbanes-Oxley Act of 2002	(EB) 21:3 (Dec.)
SEC adopts new rules on auditor independence pursuant to the Sarbanes-Oxley Act	(CSL) 48:4 (June)
New statutory protections for whistleblowers	(CLD) 40:3 (Sept.)
Twelve initial steps for corporate governance compliance	(CBAB) 47:3 (Dec.)
“Up the ladder” or “up the creek”? Environmental counsel and the strange new world of Sarbanes-Oxley	(ENVL) 33:3 (Dec.)

Securities Law

Affiliated transactions under Rule 17d-1: Business implications for investment management transactions	(CLD) 40:7 (Jan.)
Arbitration of disputes before the New York Stock Exchange	(BAFP) 17:2 (Feb.)
Case comments	(CSL) 48:4 (June)
Department of Labor finalizes Sarbanes-Oxley regulations on blackout periods	(CLD) 40:9 (Mar.)
Department of Labor releases interim rules on blackout period under Sarbanes-Oxley Act	(EB) 21:4 (Jan.)
New statutory protections for whistleblowers	(CLD) 40:3 (Sept.)
New technology raises a new question: What is the definition of a broker-dealer?	(CSL) 48:3 (Mar.)
The Sarbanes-Oxley Act of 2002	(EB) 21:3 (Dec.)
SEC adopts new rules on auditor independence pursuant to the Sarbanes-Oxley Act	(CSL) 48:4 (June)
Security futures: The “state of the union”	(CSL) 48:3 (Mar.)

Statute of limitations

Tort claims of minors against school districts: One-year or two-year statute of limitations?	(TL) 38:1 (Oct.)
---	------------------

Statutes

An alternative tool for economic revitalization— the business district development and redevelopment statute	(LGL) 39:1 (Jul.)
Supreme Court declares grandparent visitation statute unconstitutional	(FL) 46:1 (Aug.)

Supreme Court Rule 213

Amended Illinois Supreme Court rule 213— effective July 1, 2002	(YLD) 47:1 (Aug.)
The Illinois Supreme Court makes major revisions to trial witness disclosures under Rule 213	(CPAP) 48:1 (Aug.)
Making sense of new Supreme Court Rule 213	(YLD) 47:3 (Dec.)
New Supreme Court rule on discovery	(BB) 33:2 (Sept.)

Surveys

It's a matter of respect—Civility, competency, quality and professionalism in Illinois Administrative hearings and Illinois courts of review	(AL) 32:2 (Sept.)
Survey of State and Local Taxation Section Council	(SALT) 46:5 (Nov.)
Survey of State and Local Taxation Section Council	(SALT) 46:8 (Feb.)

Taxation

2002 legislation—summary	(SALT) 46:4 (Oct.)
Although an attorney's fee may qualify as a trust administrative expense, it may not be deductible for federal tax purposes	(TE) 49:2 (Nov.)
Are tax returns privileged information?	(FT) 49:2 (Jan.)
As good as it gets: Appeals' fast track mediation, settlement and post-appeals mediation	(FT) 49:3 (Apr.)
Assessment and taxation of interests in oil and gas as real estate	(ML) 29:1 (Nov.)
Back taxes—omitted property	(SALT) 46:3 (Sept.)

Case synopses	(SALT) 46:10 (Apr.)	A brief guide to online negotiation: Introduction (Part 1 of 3)	(ADR) 9:1 (Nov.)
Corporate and partnership tax update	(FT) 49:1 (Nov.)	A brief guide to online negotiation: The processes (Part 2 of 3)	(ADR) 9:2 (Dec.)
Corporate and partnership tax update	(FT) 49:3 (Apr.)	Computer-stored data acquired from real estate services: Should the Property Tax Appeals Board allow it into the record?	(SALT) 46:6 (Dec.)
Creative tax strategy for business clients	(BAFP) 17:2 (Feb.)	Constitution.com: U.S. constitutional arguments in ICANN arbitration hearings	(IP) 42:1 (Oct.)
Creative tax strategy for business clients	(FT) 49:3 (Apr.)	Converting Word files to PDF	(COLT) 10:1 (Oct.)
Current developments in income taxation of trusts and estates	(AGL) 12:1 (Jul.)	Electronic closings: a cure for the closing nightmare	(REL) 48:1 (Jul.)
Current topics—individual income tax	(AGL) 12:1 (Jul.)	Electronic waste: A growing problem	(ENVL) 33:2 (Nov.)
Don't expect a refund if you pay an unconstitutional tax	(SALT) 46:4 (Oct.)	FOIA and technology—when will they converge?	(LGL) 39:3 (Oct.)
Effectively handling federal tax liens in your real estate transaction	(REL) 48:1 (Jul.)	High-tech hits home: Can local government officials use electronic communication tools without violating the sunshine laws?	(CGL) 4:5 (May)
Employee benefits update—Defined benefit pension plan sponsors should be aware of restrictions made relevant by economic conditions	(FT) 49:4 (June)	How to talk software	(COLT) 10:3 (Feb.)
Employee benefits update: Provisions of the Sarbanes-Oxley Act of 2002	(FT) 49:1 (Nov.)	ICANN Stockholm fallout	(IP) 42:1 (Oct.)
Estate and gift tax update	(FT) 49:1 (Nov.)	Illinois e-filing: Ready for take-off?	(COLT) 10:2 (Dec.)
Estate and gift tax update	(FT) 49:4 (June)	Illinois Integrated Justice Panel finishes work!	(COLT) 10:2 (Dec.)
Estate planning update	(FT) 49:3 (Apr.)	In-Sites	(CGL) 4:1 (Aug.)
Follow-up to previous articles: Further developments	(SALT) 46:10 (Apr.)	The Internet and personal property like-kind exchanges—The brave new world	(FT) 49:1 (Nov.)
Growth & tax burden go hand-in-hand	(SALT) 46:2 (Aug.)	Internet Explorer security flaws update	(COLT) 10:1 (Oct.)
Illinois Department of Revenue practitioners' questions & answers	(SALT) 46:7 (Jan.)	It's the little things that count: Software utilities to make your system hum	(COLT) 10:4 (Apr.)
The Illinois Supreme Court narrows the Constitutional protections of taxpayers—or, in other words—Where has all the reasonableness gone?	(SALT) 46:12 (June)	Office XP for law firms: A review	(COLT) 10:3 (Feb.)
Illinois transferee tax liability	(SALT) 46:6 (Dec.)	Online ADR: The preferred method for resolving e-commerce disputes	(ADR) 9:1 (Nov.)
Important tax laws & legal rulings of 2002	(SALT) 46:11 (May)	The protected cell companies in a nutshell	(CSL) 48:1 (Jul.)
Individual income tax update	(FT) 49:2 (Jan.)	Scanner clean-up techniques for WordPerfect and Word	(COLT) 10:2 (Dec.)
Individual income tax update: Highlights of The Jobs and Growth Tax Relief Reconciliation Act of 2003	(FT) 49:4 (June)	Shackled to Microsoft: What it means to the legal profession	(COLT) 10:4 (Apr.)
Individual income tax update: Legislative developments and selected IRS rulings	(FT) 49:1 (Nov.)	Technolawyer.com: Digital cameras—diversion or useful tool?	(COLT) 10:3 (Feb.)
The Internet and personal property like-kind exchanges—The brave new world	(FT) 49:1 (Nov.)	Technolawyer.com: Equipping the small law office for less than \$10,000	(COLT) 10:1 (Oct.)
IRS excess benefit penalties for non-profit public charities	(FT) 49:2 (Jan.)	Technolawyer.com: Equipping the small law office for less than \$10,000	(COLT) 10:2 (Dec.)
Is good help hard to find? Split-dollar life insurance arrangements can help	(FT) 49:2 (Jan.)	Technolawyer.com: Equipping the small law office for less than \$10,000	(COLT) 10:3 (Feb.)
Legislation	(SALT) 46:1 (Jul.)	Technolawyer.com: Seeing is (not always) believing	(COLT) 10:4 (Apr.)
The "new" "A" reorganization—Disregarded entity mergers	(FT) 49:3 (Apr.)	The virtual courtroom—An update	(COLT) 10:2 (Dec.)
Personal real estate and its uses in saving taxes	(TE) 49:3 (Mar.)	Worthy of note	(COLT) 10:4 (Apr.)
Practice tip: Not-for-profit resources	(GPS) 31:7 (June)		
Primer on qualified plans and IRA distribution rules updated for the 2002 IRS final regulations	(EB) 21:2 (Nov.)		
REAL estate tax relief for not-for-profit corporations	(SALT) 46:5 (Nov.)		
Recent court decision	(SALT) 46:4 (Oct.)		
A review of the 20th annual conference of the National Conference of State Tax Judges	(SALT) 46:1 (Jul.)		
The Senior Citizens Real Estate Tax Deferral Act	(EL) 8:2 (Dec.)		
The State and Local Taxation Section Council: 66 years of service and success	(SALT) 46:1 (Jul.)		
State tax judges meet in Salt Lake City	(SALT) 46:7 (Jan.)		
Table of frequently used IRS toll-free numbers	(FT) 49:2 (Jan.)		
Tax administration and procedure update	(FT) 49:4 (June)		
Tax administration and procedure update	(FT) 49:2 (Jan.)		
Tax procedure update	(FT) 49:1 (Nov.)		
Tax rulings and decisions	(TE) 49:4 (May)		
<i>Tax Trends</i> digest of topics available on the Web site	(SALT) 46:9 (Mar.)		
Taxation of damages in civil cases not based on "physical injuries or physical sickness"—A civil rights dilemma	(TL) 38:4 (Feb.)		
Tenancy by the entirety now offers less protection from creditors	(AGL) 12:6 (May)		
U.S. Supreme Court rules tax lien effective against half of tenancy by the entirety property	(REL) 48:1 (Jul.)		
Which beneficiaries pay estate taxes?	(GPS) 31:1 (Aug.)		
Will bankruptcy wipe out your taxes? Probably not	(SALT) 46:8 (Feb.)		

Technology

The best way to copy styles between documents in Word when using a document Management program	(COLT) 10:1 (Oct.)
--	--------------------

Traffic Laws

Appellate court holds Supreme Court Rule 504 is applicable to DUI cases	(TLAC) 12:4 (May)
Are all breath tests taken in Illinois between 1986 and 2000 invalid? Two recent developments suggest that they are	(TLAC) 12: 2 (Nov.)
The attorney as advocate and counselor	(TLAC) 12:3 (Dec.)
Be careful what you wish for—Secretary of State rulemaking on expanded use of breath alcohol ignition interlock device enters final stages	(AL) 32:6 (Apr.)
Be careful what you wish for—Secretary of State rulemaking on expanded use of breath alcohol ignition interlock device enters final stages	(AL) 32:7 (May)
Boating while under the influence (BUI)	(TLAC) 12:1 (Jul.)
<i>City of Naperville v. Schiavo</i> : an erosion of the case law governing stops based on anonymous tips?	(TLAC) 12:1 (Jul.)
"Is an excluded named driver really excluded?" and "Never take no for an answer"	(TL) 38:2 (Dec.)
Case analysis— <i>Hope v. Pelzer</i>	(MP) 13:4 (May)
The constitutionality of city ordinances governing administrative adjudication of parking compliance violations: <i>Van Harken v. City of Chicago</i>	(TLAC) 12:4 (May)
Driving below the posted speed limit as the basis for stopping a vehicle	(TLAC) 12:4 (May)
The mandatory conversion of blood serum in DUI prosecutions	(TLAC) 12:2 (Nov.)

<i>People v. Lindsey</i> : No Fifth Amendment right against self-incrimination in probation revocation hearings	(TLAC) 12:3 (Dec.)	malpractice applies to any mechanism, be it probate or non-probate distribution	(TE) 49:2 (Nov.)
<i>People v. Reggie Smith</i> : The proper foundation for admission of a videotape	(TLAC) 12:3 (Dec.)	FDIC insurance coverage for estates and revocable trusts	(AGL) 12:3 (Nov.)
Plea to charge of reckless driving bars subsequent prosecution for offense of reckless homicide	(TLAC) 12:2 (Nov.)	From the editors	(TE) 49:1 (Sept.)
A primer on international driving permits	(TLAC) 12:3 (Dec.)	The IDIT—What, why, how	(TE) 49:2 (Nov.)
Recent cases	(TLAC) 12:1 (Jul.)	Illinois transferee tax liability	(SALT) 46:6 (Dec.)
Recent cases	(TLAC) 12:2 (Nov.)	Is it time to modify the Small Estate Affidavit Act?	(EL) 8:4 (June)
Review of recent new traffic laws of the 92nd General Assembly	(TLAC) 12:2 (Nov.)	Notice of appointment of counsel	(TE) 49:3 (Mar.)
Second Appellate District holds that the privilege against self-incrimination does not apply to statutory summary suspension hearings—A critique	(TLAC) 12:4 (May)	OBRA 93 pay back trusts	(TE) 49:3 (Mar.)
Supervision and CDL: serious traffic violations—a trap for the Inexperienced Practitioner	(TLAC) 12:1 (Jul.)	Odds and ends	(TE) 49:2 (Nov.)
When does the 90-day filing requirement to challenge a statutory summary suspension begin?	(TLAC) 12:1 (Jul.)	Personal real estate and its uses in saving taxes	(TE) 49:3 (Mar.)
Transfer of a law practice		A potpourri of estate planning and investment management reminders	(TE) 49:4 (May)
Editor's column: Sale of a solo practice update	(GPS) 31:4 (Jan.)	Practice pointers	(TE) 49:1 (Sept.)
Transportation		Practice tips	(TE) 49:3 (Mar.)
3rd Circuit affirms damage award for late delivery of dated materials	(PUT) 38:4 (May)	Protecting charitable gifts	(TE) 49:2 (Nov.)
Cargo damage judgment affirmed as to liability, but reversed as to damages	(PUT) 38:3 (Jan.)	Protecting charitable gifts—A provision	(TE) 49:3 (Mar.)
Carmack preemption bars shipper's state claims	(PUT) 38:2 (Oct.)	Recent decisions	(TE) 49:1 (Sept.)
Carmack removal proper where household goods were stolen from storage	(PUT) 38:2 (Oct.)	Recent decisions	(TE) 49:3 (Mar.)
Conversion claim preempted by <i>Carmack</i>	(PUT) 38:3 (Jan.)	Recent developments in estate and gift tax	(TE) 49:2 (Nov.)
District court applies state law to resolve stolen international shipment issue	(PUT) 38:3 (Jan.)	Recent Illinois decisions	(TE) 49:4 (May)
District Court finds interstate drivers exempt from FLSA's overtime provisions	(PUT) 38:1 (Aug.)	Seventh Circuit holds beneficiary designation of group term life insurance controls over marital settlement agreement	(TE) 49:4 (May)
District court rules for broker on cargo claim	(PUT) 38:4 (May)	Tax rulings and decisions	(TE) 49:4 (May)
Illinois Department of Insurance "opt out" ruling a clarification for Illinois motor carriers	(PUT) 38:4 (May)	To buy or not to buy: Who gets the shaft?	(ML) 29:1 (Nov.)
Public Utilities & Transportation Law Section Council survey to assist in serving Section members	(PUT) 38:3 (Jan.)	Trustee, or not trustee? Aye, there's the rub	(TE) 49:4 (May)
Surface Transportation Board exempts non-carrier acquisition of railroad property	(PUT) 38:1 (Aug.)	What powers?	(TE) 49:4 (May)
Surface Transportation Board proposes new procedures	(PUT) 38:2 (Oct.)	Where section 3-1 is applicable to one decedent, courts must apply that section to the estate of all individuals determined to have died simultaneously	(TE) 49:2 (Nov.)
Third circuit finds railroad to be Carmack shipper	(PUT) 38:2 (Oct.)	Which beneficiaries pay estate taxes?	(GPS) 31:1 (Aug.)
U.S. Supreme Court accepts certiorari in two trucking industry cases	(PUT) 38:1 (Aug.)	Unauthorized Practice of Law	
Trial		Defining the practice (or unauthorized practice) of law	(CLD) 40:2 (Aug.)
Closing argument: Using enlarged trial transcripts and jury instructions	(CPAP) 48:8 (May)	Unauthorized practice of law in administrative proceedings	(CGL) 4:1 (Aug.)
Jury instruction and <i>voir dire</i> : Recent developments	(CPAP) 48:2 (Oct.)	Undocumented workers	
Section 414 of the restatement (second) of torts revisited	(TL) 38:3 (Jan.)	Life's lessons	(MP) 13:4 (May)
Selection and management of expert witnesses	(TL) 38:3 (Jan.)	Visitation	
Trusts and Estates		For now, no more grandparent visitation in Illinois	(WATL) 8:2 (Mar.)
Alternatives in administering a decedent's assets	(TE) 49:1 (Sept.)	The future of grandparent visitation post- <i>Wickham v. Byrne</i>	(GPS) 31:2 (Nov.)
Although an attorney's fee may qualify as a trust administrative expense, it may not be deductible for federal tax purposes	(TE) 49:2 (Nov.)	Supreme Court declares grandparent visitation statute unconstitutional	(FL) 46:1 (Aug.)
Drafting ideas for pet care	(TE) 49:1 (Sept.)	Witnesses	
Current developments in income taxation of trusts and estates	(AGL) 12:1 (Jul.)	Effective use of SCR 213(f)	(TL) 38:6 (May)
ERISA preemption and beneficiaries of non-probate assets after divorce	(EL) 8:2 (Dec.)	Expert witnesses: A view from the bench	(GPS) 31:5 (Feb.)
The estate planning gap	(BAFP) 17:1 (Nov.)	The Illinois Supreme Court makes major revisions to trial witness disclosures under Rule 213	(CPAP) 48:1 (Aug.)
Estate and gift tax update	(FT) 49:1 (Nov.)	Limitations on witness interviews	(CPAP) 48:5 (Jan.)
Estate planning update	(FT) 49:3 (Apr.)	Selection and management of expert witnesses	(TL) 38:3 (Jan.)
Estate planning update for 2002—something old... something new...something borrowed... something blue	(AGL) 12:2 (Sept.)	Workers' Compensation Law	
Exception to six-year statute of repose for attorney		Appellate court does not have jurisdiction to hear direct appeal from Industrial Commission decision	(WCL) 40:3 (Apr.)

Res judicata/collateral estoppel/rule of the case	(WCL) 40:3 (Apr.)	How will the Illinois Legislature affect you this year?	(YLD) 47:3 (Dec.)
Section 16 fees and costs	(WCL) 40:3 (Apr.)	The initial interview and client relations	(YLD) 47:5 (Apr.)
Should you be taking those casino boat cases?	(WCL) 40:2 (Jan.)	ISBA delegates attend ABA YLD Assembly	(YLD) 47:3 (Dec.)
Where have our mentors gone?	(WCL) 40:3 (Apr.)	Jump start your job search: Three surefire ways to re-energize your networking efforts	(YLD) 47:4 (Feb.)
		One-way streets: Making a case for civility	(YLD) 47:5 (Apr.)
		Our youngest jurors: the Internet Generation	(YLD) 47:6 (June)
		Persuading jurors, judges and arbitrators with trial exhibits	(YLD) 47:3 (Dec.)
		Practical checklist for the estate planning practitioner	(YLD) 47:4 (Feb.)
		Revised means of obtaining protected health information...	(YLD) 47:6 (June)
		Tips for giving a better opening statement	(YLD) 47:3 (Dec.)
		Unity and integrity in the workplace	(YLD) 47:6 (June)
		What you charge is key to your marketing message	(YLD) 47:6 (June)
		YLD donates funds for children's waiting room	(YLD) 47:3 (Dec.)

Young Lawyers

Bullets for successful federal practice	(YLD) 47:4 (Feb.)
Critical components in selecting a student loan provider	(YLD) 47:4 (Feb.)
Did you know...	(YLD) 47:5 (Apr.)
Effective marketing, not branding, is the key to growing work for existing clients and attracting new clients	(YLD) 47:6 (June)
Employment claims: The first 30 days	(YLD) 47:6 (June)
First impressions convey your image, even if you don't want them to	(YLD) 47:5 (Apr.)
Have you got what it takes to compete in today's workforce?	(YLD) 47:4 (Feb.)