



2004-2005 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

20th annual Illinois Public Sector Labor Relations Law Program	34:2 (Oct.)	ISBA Ag Law Section Council Strategic Plan Outline	14:6 (Apr.)
66 years young	34:1 (Sept.)	The ISBA MentorCenter Program	14:4 (Feb.)
Administrative law judges/hearing officers are judicial officers and may not be deposed	34:6 (Feb.)	Legislative watch list	14:5 (Mar.)
Administrative Law Judges—Working together	34:1 (Sept.)	New law on farm vehicle weight	14:2 (Nov.)
Attorney General issues opinions	34:9 (June)	Purchasing farmland for residential development: Legal considerations	14:3 (Jan.)
Attorney General's Office issues opinions on the State Officials and Employees Ethics Act	34:3 (Nov.)	Revisions to Chapter 12 under the new Bankruptcy Code provisions	14:7 (June)
Chair's corner	34:4 (Dec.)	The snail-paced Doha Round agriculture negotiations	14:7 (June)
Chair's corner	34:5 (Jan.)	Tax-exempt financing and agriculture	14:6 (Apr.)
Chair's corner	34:6 (Feb.)	The use of <i>lis pendens</i> notices	14:1 (Aug.)
Chair's corner	34:7 (Mar.)	Alternative Dispute Resolution	
Chair's corner	34:8 (Apr.)	ADR happenings	11:3 (Feb.)
Chair's corner	34:9 (June)	ADR happenings	11:4 (Apr.)
Emergency rule-making—Haste makes waste	34:8 (Apr.)	ADR happenings	11:5 (May)
Hot topics in education law	34:6 (Feb.)	ADR happenings	11:6 (June)
Inside	34:1 (Sept.)	Alternative dispute resolution: Making a federal case out of a simple breach of a construction contract case	11:4 (Apr.)
Inside	34:2 (Oct.)	Are mediation and neutral evaluation effective in civil cases?	11:6 (June)
Inside	34:4 (Dec.)	Case summaries	11:2 (Dec.)
Inside	34:5 (Jan.)	Case summaries	11:3 (Feb.)
Inside	34:6 (Feb.)	Case summaries	11:4 (Apr.)
Inside	34:7 (Mar.)	Case summaries	11:5 (May)
Inside	34:8 (Apr.)	Case summaries	11:6 (June)
Inside	34:9 (June)	Civil case mediation programs in Cook County	11:1 (Oct.)
Irrational application of otherwise valid administrative regulation violates substantive due process	34:2 (Oct.)	Editor's note	11:2 (Dec.)
The legacy of <i>Lockett</i> —Continued problems after 14 years	34:4 (Dec.)	Enforceable settlement or unenforceable penalty?	11:2 (Dec.)
Legislative update for Administrative Law Section Council Listen up one and all!	34:7 (Mar.)	Is there third-party discovery in arbitration?	11:3 (Feb.)
Making money practicing administrative law	34:2 (Oct.)	Local programs update	11:4 (Apr.)
Mean-its and their opinions	34:6 (Feb.)	Mediation of financial issues in divorce	11:6 (June)
Proposed unemployment changes could economically benefit lawyers	34:7 (Mar.)	Mediator certification: Good or bad?	11:5 (May)
Recusal and disqualification of members of administrative boards	34:8 (Apr.)	Message from the chair	11:1 (Oct.)
Report on the ABA Annual Meeting	34:5 (Jan.)	Message from the chair: Improving how ADR works	11:2 (Dec.)
Requests to admit	34:2 (Oct.)	Message from the chair: Let the debate begin	11:3 (Feb.)
Social security reform: Bad news for the distaff side	34:8 (Apr.)	Message from the chair: Let the debate continue	11:5 (May)
Speech to the Illinois Association of Administrative Law Judges and the CBA Administrative Law Judges Committee, Thursday, June 24, 2004	34:9 (June)	Orders to mediate are not appealable	11:5 (May)
State Freedom of Information Acts and personal e-mails on government computers: A prospective look at potential Illinois decisions	34:1 (Sept.)	Overcoming some common barriers to settlement	11:5 (May)
Summary of recent decisions	34:5 (Jan.)	Practitioner resources	11:2 (Dec.)
Summary of recent decisions	34:1 (Sept.)	Practitioner resources	11:3 (Feb.)
Summary of recent decisions	34:2 (Oct.)	Practitioner resources	11:5 (May)
Summary of recent decisions	34:3 (Nov.)	Recent developments in dispute resolution: Case summaries	11:1 (Oct.)
Summary of recent decisions	34:4 (Dec.)	Recent OCC policies, mediation, and arbitration operate to safeguard national banks from litigation with consumers and states	11:3 (Feb.)
Summary of recent decisions	34:6 (Feb.)	Shareholder disputes should be mediated	11:3 (Feb.)
Summary of recent decisions	34:7 (Mar.)	Special education mediation in Illinois	11:4 (Apr.)
Summary of recent decisions	34:9 (June)	Ten tips for making your mediation successful: A view from the mediator's chair	11:1 (Oct.)
Trends that will affect your practice	34:1 (Sept.)	Web site review	11:5 (May)
Upcoming electronic resources seminar	34:1 (Sept.)	What do attorneys think of mediation?	11:2 (Dec.)
When does section 3-103(2) of the Administrative Review Law create a right to amend a complaint for administrative review: <i>Smida</i> provides the three conditions	34:2 (Oct.)	Antitrust and Unfair Competition Law	
When the testimony is five to one...	34:5 (Jan.)	Agreement with Coca-Cola ends the European Union's five-year inquiry into a potential abuse of a dominant position	43:2 (Apr.)
Agricultural Law		Editor's notes	43:1 (Nov.)
CAFOs and air emissions	14:2 (Nov.)	Editor's notes	43:2 (Apr.)
Employment interviews—Don't ask any questions?	14:1 (Aug.)	The Health Care Competition Report: Insights from the Federal Antitrust Agencies	43:1 (Nov.)
Estate and gift tax changes for 2005	14:4 (Feb.)	Implied immunity: <i>Stock Exchanges Options</i> survives <i>Trinko</i>	43:1 (Nov.)
Fractional interest discount of real estate—An alternative to 2032A Special Use Valuation	14:4 (Feb.)	<i>In re Flat Glass Antitrust Litigation</i>	43:1 (Nov.)
Herbicide drift can be a pest(icide)	14:3 (Jan.)	Merger enforcement after <i>Arch Coal</i>	43:2 (Apr.)
		Oracle beats the government's Section 7 case	43:2 (Apr.)

Bench and Bar

2004 Annual Illinois Judicial Conference: Thursday, October 21, 2004, 9:30 a.m.—Holiday Inn Chicago Centre, Chicago IL	35:2 (Dec.)
2004 Annual Report to the 94th Illinois General Assembly Bench & Bar Section Council seeks input	35:3 (Mar.)
Courts Commission dismisses Judge Golniewicz	35:1 (Oct.)
First District rule changes benefit both bench and bar	35:2 (Dec.)
Imaginative sanctions put pressure on attorneys	35:2 (Dec.)
Judge Karmer elected to Supreme Court	35:4 (May)
Judge Youck remembered	35:2 (Dec.)
Judges need hugs too: Insights into judicial stress	35:2 (Dec.)
Magistrate judge settlement conferences in the Northern District of Illinois	35:4 (May)
A mediation program is set for Friday December 3, 2004 in Chicago—Read the details!	35:1 (Oct.)
Memorandum: Proposal for six-person juries in civil cases where claimed damages are \$50,000 or less	35:1 (Oct.)
<i>People v. Lomas</i> , 812 N.E.2d 39 (5th Dist. 2004)	35:1 (Oct.)
“Post-conviction” relief for ineffective assistance in sexually dangerous cases	35:4 (May)
Recent judicial appointments and retirements	35:1 (Oct.)
Recent judicial appointments and retirements	35:2 (Dec.)
Recent judicial appointments and retirements	35:3 (Mar.)
Recent judicial appointments and retirements	35:4 (May)
Report on the ABA Annual Meeting	35:2 (Dec.)
Requests to admit	35:3 (Mar.)
State of the Court Address—March 16, 2005	35:4 (May)
Summer of 2004: Legislation of note	35:1 (Oct.)
Supreme court announces interim appointment to appellate court	35:2 (Dec.)
Supreme Court approves collective bargaining for official court reporters	35:1 (Oct.)
Supreme Court clarifies contempt for violating supervision in ordinance violation cases	35:1 (Oct.)
Supreme Court decisions that the General Assembly may wish to consider	35:3 (Mar.)
The terms of an oral settlement agreement witnessed and approved by a judge will be enforceable, notwithstanding the fact that such an oral agreement, absent the judge, would come within the statute of frauds	35:2 (Dec.)
Waiver of jury trial	35:3 (Mar.)

Business Advice and Financial Planning

Can restrictive covenants really restrict?	19:4 (June)
Commercial real estate contract preparation checklist	19:1 (Oct.)
The economics of a business law practice	19:3 (Apr.)
Editor's column	19:1 (Oct.)
Editor's notes	19:2 (Feb.)
Editor's notes	19:3 (Apr.)
Editor's notes	19:4 (June)
Employee termination	19:1 (Oct.)
Financial planning for clients	19:4 (June)
Illinois business law case update	19:1 (Oct.)
Is there “value” in a “valuation”?	19:2 (Feb.)
Maximizing your business' value: Improving your operation and profitability	19:4 (June)
State tax consequences for community college student housing	19:1 (Oct.)

Civil Practice and Procedure

“Aggravation of a preexisting condition: as a separate element of compensable damages	50:4 (Feb.)
Can a plaintiff climb out of the pothole issue?	50:4 (Feb.)
Casenotes by members of the Northern Illinois University Law Review	50:4 (Feb.)
Casenotes by members of the Northern Illinois University Law Review	50:6 (June)
Edited surveillance videotape of plaintiff ruled inadmissible	50:1 (Oct.)
E-filing has come to DuPage County	50:2 (Nov.)
Electronic case filing in the Central	

District of Illinois	50:1 (Oct.)
Illinois paves the way with new “providing alcohol or drugs to minors” legislation	50:3 (Dec.)
The Illinois Supreme Court should promulgate an “offer of settlement or judgment” rule	50:3 (Dec.)
The latest offer-of-judgment proposal for Illinois should be rejected	50:5 (Apr.)
Opening statement	50:1 (Oct.)
Opinion witness disclosure under Supreme Court Rule 213	50:5 (Apr.)
Personal jurisdiction.com: How much “interactivity” is enough?	50:3 (Dec.)
Pre-trial interest vs. pre-trial inflation	50:6 (June)
Query: The Fiduciary Shield Doctrine. Have the exceptions swallowed the rule?	50:2 (Nov.)
Recent changes in Civil Jury Instructions in the IPI-Civil, 2005 Edition	50:5 (Apr.)
Sending answers to Rule 213 interrogatories to doctor before his evidence deposition violates <i>Petrillo</i>	50:6 (June)
Supreme Court Rule 216 offers a potential method to recover the expense of an evidence deposition after the <i>Vicencio</i> decision	50:2 (Nov.)

Commercial Banking and Bankruptcy Law

Bill status report	49:2 (Dec.)
Case law update	49:3 (Feb.)
Check 21 in 2005	49:4 (Mar.)
Intercreditor agreements in mezzanine financing: Advice for mezzanine lender's counsel	49:4 (Mar.)
Revival of judgment revived	49:1 (Sept.)
The Seventh Circuit holds that service of a summons and complaint is a communication to a debtor under Fair Debt Collection Practices Act	49:3 (Feb.)
Survival of remedies after dissolution of an LLC	49:3 (Feb.)
Unresolved issues concerning tenancy by the entirety	49:5 (Apr.)
Update by banking committee	49:1 (Sept.)

Corporate Law Departments

American Jobs Creation Act has broad range	42:5 (Dec.)
Be careful what you write... Defamation in the age of technology	42:9 (Apr.)
Be selective when labeling documents work product	42:3 (Sept.)
Controlling persons' qualified privilege to influence corporate actions	42:4 (Nov.)
Court unlocks barn door on employer's right to maintain a stable work force	42:8 (Mar.)
Editors' note	42:5 (Dec.)
IRS issues guidance on new nonqualified deferred compensation rules	42:6 (Jan.)
IRS proposes regulations on designated Roth contributions to 401(k) plans	42:10 (May)
Law department managers hold the line on spending despite tough economy, new survey reports	42:3 (Sept.)
New proposed regulations clarify military leave law	42:6 (Jan.)
New rules ahead for nonqualified plans	42:5 (Dec.)
Phased retirement: A retention strategy whose time has come	42:2 (Aug.)
Practical considerations in responding to subpoenas and search warrants	42:1 (July)
Recent developments clarify treatment of retirement assets in bankruptcy, but some questions remain	42:11 (June)
Safeguarding your life savings from future creditors	42:8 (Mar.)
Supreme Court rules ADEA does not prohibit reverse age discrimination	42:2 (Aug.)
The wrong model	42:7 (Feb.)

Corporation, Securities and Business Law

Case comment: <i>Jahn v. Kinderman</i>	50:3 (Apr.)
Does Illinois need a Business Trusts Act?	50:2 (Dec.)
Fifth Circuit Court of Appeals upholds the	

use of FLP against IRS attack	50:2 (Dec.)	Editor resigns: Newsletter goes on	10:4 (June)
From the editors	50:1 (Oct.)	The effect of HIPAA on Powers of Attorneys	10:2 (Jan.)
Health Savings Accounts (HSAs) under the Medicare Prescription Drug, Improvement and Modernization Act of 2003	50:2 (Dec.)	Footnotes from the chair	10:4 (June)
New SEC Form 8-K: Shortened filing deadline and expanded filing requirements	50:1 (Oct.)	<i>General Dynamics Land Systems v. Cline</i> : U.S. Supreme Court turns back reverse discrimination claim	10:3 (Mar.)
Oppression and alternative remedies—Is the forced buy-out under 12.56(f) wise policy?	50:3 (Apr.)	Have an answer? You do now	10:1 (Oct.)
Recent legislation allows reassignment of Medicare payments: Medical groups hiring physicians as independent contractors now permissible	50:2 (Dec.)	Here's why you should know about the Statutory Declaration for Mental Health Treatment	10:4 (June)
Small business afforded streamlined processing under Chapter 11	50:3 (Apr.)	The Illinois Long-Term Care Ombudsman: Advocating for residents	10:1 (Oct.)
Criminal Justice		Illinois Power of Attorney Act being reviewed for possible changes	10:3 (Mar.)
Another application of the 15-20--25-Life Provision held unconstitutional	48:3 (Apr.)	Informed consent in the elder law practice	10:2 (Jan.)
Can criminal defense attorneys give police reports to clients?	48:1 (Oct.)	Legislative responses to the Schiavo case	10:4 (June)
Case note	48:2 (Jan.)	Letter from the chair: Licenses to steal	10:3 (Mar.)
Case summaries	48:2 (Jan.)	Limitations on community spouse assets	10:3 (Mar.)
Case summaries	48:4 (May)	Message from the chair	10:1 (Oct.)
<i>Crawford</i> cancels hearsay exception for minor witnesses	48:3 (Apr.)	Notes from the chair: My daughter is an expert in elder abuse	10:2 (Jan.)
Criminal/Traffic/Juvenile legislation 2004—All bills acted upon by Governor: Part 1	48:3 (Apr.)	Purchase of annuity—Medical assistance eligibility	10:3 (Mar.)
Criminal/Traffic/Juvenile legislation 2004—All bills acted upon by Governor: Part 2	48:4 (May)	Revamp of Anatomical Gift Act	10:3 (Mar.)
Editor's note	48:1 (Oct.)	Scamming the scammers	10:1 (Oct.)
Editor's note	48:3 (Apr.)	Serving those who served: A guide to helping veterans	10:3 (Mar.)
The right to remain silent during Terry stops: May a suspect be compelled to speak?	48:3 (Apr.)	Staying current	10:3 (Mar.)
Supreme Court stresses "objective" nature of Miranda custody test: Young defendants suffer setback, but they have grounds for hope in Illinois	48:2 (Jan.)	Stops along the Information Superhighway—The ABA Commission on Law and Aging	10:1 (Oct.)
To sustain a conviction of a minor for aggravated criminal sexual abuse, State must prove conduct was motivated by sexual gratification	48:3 (Apr.)	Stops along the Information Superhighway: Web sites on scams, frauds and urban legends	10:3 (Mar.)
Whose dime is it, anyway? Or, who cares?	48:1 (Oct.)	Suspension of driving privileges for the elderly: Can a doctor do it?	10:4 (June)
Education Law		Visitability—A welcome idea in home design	10:1 (Oct.)
Bills pending action by the governor	49:4 (June)	What happens when aging lawyers don't know when to quit?	10:4 (June)
Case update	49:3 (May)	What is a Certified Legal Nurse Consultant or CLNC®?	10:4 (June)
Editor's note	49:1 (Oct.)	What is the Circuit Breaker Program?	10:4 (June)
Editor's note	49:2 (Jan.)	Employee Benefits	
Federal Budget for FY 2006	49:4 (June)	America's Health Insurance Plans Regulatory Brief—Update on <i>Erie County</i> : District court bars publication of EEOC regulation	23:4 (June)
Fiscal Year 2005 budget implementation bill for education is signed into law	49:1 (Oct.)	Automatic rollover rules	23:3 (Mar.)
Governor signs education governance reform legislation	49:1 (Oct.)	Editor's note	23:1 (Sept.)
Governor signs package of dropout and truancy prevention bills	49:1 (Oct.)	Federal caselaw update	23:2 (Dec.)
Governor signs Pension Reform Bill	49:4 (June)	Federal caselaw update	23:3 (Mar.)
IDEIA 2004 proposed rules released	49:4 (June)	Federal caselaw update	23:4 (June)
Illinois Educational Labor Relations Board decisions	49:2 (Jan.)	Garnishments of participant's account in ERISA qualified plan to collect a federal criminal fine is not prohibited by the anti-alienation provision	23:1 (Sept.)
K-12 education budget for fiscal year 2005 approved	49:1 (Oct.)	Impact of bankruptcy reform legislation on qualified retirement savings plan exclusions/exemptions	23:4 (June)
Legislative update	49:4 (June)	Interpreting the IRS guidance issued under Code Section 409A affecting nonqualified deferred compensation plans	23:3 (Mar.)
Other federal developments	49:4 (June)	Recap of 2004 guidance on Health Savings Accounts	23:2 (Dec.)
Recent labor law case decisions	49:2 (Jan.)	Significant changes ahead for deferred compensation plans: An overview of the deferred compensation provisions under the American Jobs Creation Act of 2004	23:2 (Dec.)
State legislative summary Part 1	49:1 (Oct.)	Summary of Council Minutes of meeting of June 18, 2004	23:1 (Sept.)
Elder Law		Supreme Court finds that HMO employee benefit plan eligibility decisions are governed by ERISA and therefore not subject to claims under state health care liability laws	23:1 (Sept.)
Annuities: Uses, misuses and abuses	10:3 (Mar.)	Environmental Law	
Calendar of upcoming elder law events and seminars	10:1 (Oct.)	CAFOs and air emissions	35:1 (Nov.)
Calendar of upcoming elder law events and seminars	10:3 (Mar.)	Case review: <i>People v. J. Harrison as Trustee under trust No. 410</i> —A look at the use of alternative service in environmental enforcement actions	35:1 (Nov.)
Care for Spike from the grave: The new Pet Trust Act	10:2 (Jan.)	Former tank owners liable	35:3 (May)
Casenote: Duty of hospital under Health Care Surrogate Act	10:2 (Jan.)	General Assembly legislatively overrules <i>Ryan v. Agpro</i>	35:1 (Nov.)
Casenote: Estate recovery against the estate of medicaid recipient's surviving spouse violates federal law	10:4 (June)		
Casenote—The <i>Toth</i> case and its significance for the elder abuse program	10:1 (Oct.)		
Division of property in the marriage	10:2 (Jan.)		

Parent company liability for its subsidiary's environmental performance	35:2 (Mar.)	are unenforceable	33:3 (Jan.)
Policyholder victory in Illinois Supreme Court	35:3 (May)	Appellant beware: Trust fees and administrative costs disallowed on appeal	33:3 (Jan.)
Pollution Control Board of Appeals	35:3 (May)	Chair's column: ISBA Web discussion groups as a research tool	33:5 (Mar.)
Regulatory status update: Perchlorate summary of federal and state regulations	35:3 (May)	Chairman's corner	33:3 (Jan.)
Supreme Court upholds <i>Agpro</i>	35:2 (Mar.)	Chairman's corner: Proposals to help earning power	33:6 (Apr.)
Supreme Court wrap-up	35:1 (Nov.)	Chairman's corner: Sale of practice, cable TV production, seminars and publications	33:2 (Nov.)
Using supplemental environmental projects as settlement tools	35:2 (Mar.)	Chairman's corner: Thoughts on the nobility and honor of our profession	33:4 (Feb.)
Voluntary cleanups: A risky alternative to CERCLA litigation	35:2 (Mar.)	Chairperson's corner	33:1 (Sept.)
Family Law		Child support	33:4 (Feb.)
Chair's column	48:1 (Oct.)	"Don't Just Survive—Thrive!" Mark your calendar for the ISBA's First Annual Solo and Small Firm conference October 7-9, 2005	33:7 (May)
Chair's column	48:2 (Jan.)	Editor's column: Computers—Is it time to upgrade?	33:6 (Apr.)
Chair's column	48:3 (Apr.)	Editor's column: GP Solo & Small Firm Section Council responds to the continuing evolution of the law	33:5 (Mar.)
Editor's column	48:1 (Oct.)	Editor's column: Indirect consequences of pleas indicates growing concern for lawyers and clients	33:4 (Feb.)
Editor's column	48:2 (Jan.)	Editor's column: ISBA responds to bottom line issues with "Don't Just Survive—Thrive" conference	33:7 (May)
Equitable principles and their application to domestic relations cases	48:1 (Oct.)	Editor's column: We need to persuade the Illinois Supreme Court Rules Committee to recommend adoption of the sale of a solo practice rule	33:1 (Sept.)
Grandparents raising grandchildren—What they should know	48:3 (Apr.)	Family law update	33:5 (Mar.)
Letter to the Chair	48:2 (Jan.)	Family law update	33:6 (Apr.)
Private adoptions—Right to counsel	48:3 (Apr.)	The future of the profession: The affordable trial—fresh perspectives needed	33:2 (Nov.)
Recent family law cases	48:2 (Jan.)	General Practice CLE programs: 2004-2005	33:1 (Sept.)
Regulating non-traditional childbirth—the Illinois Gestational Surrogacy Act	48:2 (Jan.)	Growing area of concern: When is "not a conviction under this Act" a conviction?	33:4 (Feb.)
The treatment of Social Security benefits in the allocation of marital assets after <i>In Re Marriage of Crook</i> : Neither divide nor consider	48:1 (Oct.)	The importance of being (Earnest) (Ernest) (Honest)	33:3 (Jan.)
Untangling interim attorney fee awards and disgorgement under the Parentage Act: Clarity at last?	48:3 (Apr.)	Law clerks	33:6 (Apr.)
Federal Civil Practice		No standing to challenge daughter's required Pledge of Allegiance	33:7 (May)
Avoid being blindsided by Federal Rule Civil Practice 30(a)(2)(B)	3:2 (May)	Over the river and through the woods—again: How will courts interpret the new Grandparent Visitation Act?	33:3 (Jan.)
Case synopsis	3:1 (Nov.)	Power to the people—ISBA form exchange	33:7 (May)
Chair's note	3:1 (Nov.)	Practice trap: Lawyer's comments on pending cases	33:7 (May)
The challenge of e-discovery	3:1 (Nov.)	Red flags	33:6 (Apr.)
Comparison snapshot of Illinois state and federal depositions: Types of depositions and how they are used	3:2 (May)	Results of DNA testing cannot be used to rescind a voluntary acknowledgment of paternity	33:2 (Nov.)
Deposition rules to improve your success on summary judgment motions	3:2 (May)	Servicemembers or Service Members... no longer Soldiers and Sailors: Some recent legislation & regulations related to military service	33:5 (Mar.)
Discovery abuses in the federal system	3:1 (Nov.)	Substitution of judge—Second supplemental update	33:4 (Feb.)
How to correctly respond to a movant's local rule 56.1 statement of facts	3:1 (Nov.)	Suggestions from the bench and from a former general practitioner	33:2 (Nov.)
The Illinois accountant privilege in federal court	3:2 (May)	Terry stops: The riddle of Fourth and Fifth Amendment jurisprudence	33:1 (Sept.)
Technology and the Law seminar—March 12, 2004	3:1 (Nov.)	An update on "Miranda warnings" for debt collection lawsuits	33:7 (May)
Ten tips on taking a deposition	3:2 (May)	Useful Internet sites for lawyers	33:5 (Mar.)
Federal Taxation		Whose dime is it anyway? Or, Who cares?	33:1 (Sept.)
American Jobs Creation Act	51:3 (Mar.)	Government Lawyers	
Chairman's corner	51:1 (Sept.)	Attorney General's office issues opinions on the State Officials and Employees Ethics Act	6:1 (Sept.)
Chairman's corner	51:2 (Dec.)	Case law update	6:1 (Sept.)
Chairman's corner	51:3 (Mar.)	Case law update	6:3 (Feb.)
Chairman's corner	51:4 (May)	Committee on Government Lawyers presents CLE seminar	6:4 (June)
Collection procedure update	51:3 (Mar.)	Communications and confidentiality issues: A cautionary tale	6:3 (Feb.)
Corporate and partnership update	51:2 (Dec.)	Correction	6:3 (Feb.)
Corporate and partnership tax update	51:3 (Mar.)	Ethics corner: Discipline of public sector attorneys: Some recent dispositions of interest from Illinois and other states	6:3 (Feb.)
Corporate and partnership tax update	51:4 (May)	Government Lawyers Committee hosts brown bag luncheon on networking	6:3 (Feb.)
Employee benefits update	51:3 (Mar.)	Government lawyers loan forgiveness legislation struggles to find support	6:4 (June)
Estate and gift tax update	51:2 (Dec.)		
Estate and gift tax update	51:3 (Mar.)		
Estate and gift tax update	51:4 (May)		
Individual income tax update	51:2 (Dec.)		
IRS liaison update	51:4 (May)		
Legislative agenda items	51:1 (Sept.)		
Web site update	51:1 (Sept.)		
General Practice, Solo and Small Firm			
2004 Tradition of Excellence Award	33:2 (Nov.)		
Agreements to waive accrued child support			

Curfew law revisited to remove chill on minors’ First Amendment rights	41:5 (Nov.)
Denial or disclosure: Are lists of names and addresses exempt from disclosure under the Illinois Freedom of Information Act?	41:2 (Aug.)
Eminent domain—Billboards	41:8 (Feb.)
Eminent domain—Can amortization constitute just compensation	41:10 (Apr.)
Federal concealed weapons law creates more liability for municipalities	41:8 (Feb.)
Fire douses county’s municipality claim	41:11 (May)
A Home Rule Unit may not legislate on the issue of disconnection	41:8 (Feb.)
It’s budget time again!	41:5 (Nov.)
<i>Klaeren</i> —One last time?	41:6 (Dec.)
Legislation preview	41:11 (May)
Municipal prosecutors	41:4 (Oct.)
Political trademarks: Intellectual property in politics and government	41:7 (Jan.)
Putting the Village and the developer on the same side of the table—Success in Sauk Village	41:12 (June)
Recent zoning cases decided under RLUIPA	41:3 (Sept.)
Solid waste disposal and the Commerce Clause	41:10 (Apr.)
State Officials and Employees Ethics Act— Applicability to municipalities	41:4 (Oct.)
Termination not wrongful	41:6 (Dec.)
Willful and wanton conduct	41:1 (July)
Willful and wanton failure to prevent a crime of domestic violence: Partial or absolute immunity?	41:11 (May)

Mineral Law

Coal option penalty unenforceable	31:1 (Aug.)
From the editor	31:1 (Aug.)
From the editor	31:2 (Dec.)
From the editor	31:3 (Mar.)
From the editor	31:4 (June)
Illinois drilling permits—Do high prices translate to increased activity?	31:1 (Aug.)
Illinois drilling permits—Do high prices translate to increased activity?	31:2 (Dec.)
Illinois drilling permits—Do high prices translate to increased activity?	31:3 (Mar.)
Illinois drilling permits—Do high prices translate to increased activity?	31:4 (June)
Issues to consider in restarting old wells	31:4 (June)
Legislative update	31:1 (Aug.)
Legislative update	31:2 (Dec.)
Legislative update	31:3 (Mar.)
Legislative update	31:4 (June)
Right of first refusal enforced	31:1 (Aug.)
The termination of an oil and gas lease in its secondary term	31:2 (Dec.)
What substances are included within the term “mineral”?	31:3 (Mar.)

Minority and Women Participation

Betty Jang named YLD Attorney of the Year—Downstate Chairman’s note	15:1 (Nov.)
From the editor	15:2 (May)
From the editor	15:1 (Nov.)
Illinois Supreme Court issues two decisions in family law arena	15:1 (Nov.)
“Inspiring Women”—The Women Everywhere: Partners in Service Project marks six years of service to women and children in need	15:2 (May)
ISBA Board Member Michele Jochner honored as one of “40 under 40”	15:1 (Nov.)
ISBA to hold conference on the future of the profession	15:1 (Nov.)
It’s note rocket science—It just feels like it	15:2 (May)
Juvenile Court Benchmark Hearings “A local strategy for a national problem”	15:3 (June)
Profile of Jorge Montes	15:1 (Nov.)
Reaching law students—Mission accomplished	15:2 (May)
Scenes from a middle-class vacation	15:1 (Nov.)
Social Security reform: Bad news for the distaff side	15:3 (June)

Voice of the co-editor	15:2 (May)
Voice of the co-editor	15:3 (June)

Public Utilities and Transportation Law

Court finds no FMCSR duty stated against motor carrier or shipper for loading issues	40:3 (Apr.)
Defendant status issue stays Carmack preemption	40:1 (Dec.)
District court finds actual carrier notice of cargo loss excuses late shipper claim	40:1 (Dec.)
District court finds actual carrier notice of cargo loss excuses late shipper claim	40:3 (Apr.)
District Court tells trucking company to get it in writing	40:2 (Mar.)
Hours of service battles continue	40:1 (Dec.)
Illinois Appellate Court finds MCS-90 endorsement inapplicable to owner operator’s claim	40:4 (June)
Illinois Commerce Commission sets to work on implementing Governor Blagojevich’s Sustainable Energy Plan for electric utilities and alternative retail electric suppliers	40:4 (June)
Illinois Supreme Court finds NI-Gas has a duty to warn customers of faulty appliance connectors	40:4 (June)
Seventh Circuit affirms injunction against city’s ban on truck traffic	40:3 (Apr.)
Union decertification held not to trigger complete ERISA withdrawal liability	40:1 (Dec.)

Real Estate Law

Another arrow in the quiver of those seeking adverse possession: A casenote: <i>Johan Dwyer v. William R. Love and Jody Romano Love</i>	50:3 (Dec.)
A comparison of single-family residential contract forms	50:3 (Dec.)
Construction necessitated zoning variations	50:2 (Nov.)
Covenants, conditions and restrictions: a trend of enforcement	50:3 (Dec.)
Editor’s note	50:1 (Sept.)
Editor’s note	50:2 (Nov.)
Editor’s note	50:3 (Dec.)
Editor’s note	50:4 (Feb.)
Editor’s note	50:5 (Mar.)
Editor’s note	50:6 (June)
Excerpts from the minutes of the March 11, 2005 meeting of the Real Estate Law Section Council	50:6 (June)
Excerpts of Minutes of meeting of the Real Estate Law Section Council, February 11, 2005	50:5 (Mar.)
Food for thought: Land law and public policy	50:6 (June)
Intercreditor agreements in mezzanine financing: Advice for mezzanine lender’s counsel	50:2 (Nov.)
A late summer real estate miscellany	50:1 (Sept.)
Mold risks in construction projects	50:1 (Sept.)
The new statutory Residential Tenants’ Right to Repair Act	50:6 (June)
Quiet title (not the library, silly)	50:5 (Mar.)
Real estate transactions and bulk sales requirements	50:1 (Sept.)
Significant changes in real estate transfer taxes explained	50:4 (Feb.)
The state of the Illinois Real Estate Lawyers Association—2004 in review	50:4 (Feb.)
Unresolved issues concerning tenancy by the entirety	50:4 (Feb.)
When is a sale-leaseback an equitable mortgage?	50:5 (Mar.)

State and Local Taxation

The 24th Annual State and Local Taxation Conference	48:4 (Oct.)
93rd General Assembly 2003-04 legislation— Summary	48:6 (Dec.)
93rd General Assembly 2003-04 legislation— Summary (Part II)	48:8 (Feb.)
2004 IDOR Practitioners’ Meeting Questions and Answers	48:5 (Nov.)
The administrative process for protesting tax assessments and refund denials	48:11 (May)
Appellate Court affirms denial of motion to vacate tax deed	48:12 (June)
Barge company wins commerce clause case in <i>American River Transportation Company v. Bower</i> , N.E.2d__ (Ill. App. 2004) 19-15-326-017-0000	48:3 (Sept.)

Beware of stipulations	42:3 (Mar.)	Do ISBA members lead better lives?	49:6 (June)
<i>Boyd Electric</i> : Is the Commission really a party?	42:4 (June)	Effective jury waiver in criminal proceedings	49:5 (Apr.)
Can an 8(d)1 award be modified?	42:3 (Mar.)	Effective jury waiver in criminal proceedings	49:6 (June)
Certification of hospital records	42:2 (Dec.)	A few tools for working with witnesses	49:3 (Dec.)
Co-editor's notes	42:4 (June)	Five ways to make your client feel important	49:4 (Feb.)
Commission news	42:2 (Dec.)	Franco A. Coladipietro—Young Lawyer of the Year (Chicago)	49:1 (Aug.)
The contract for hire: Is it the exclusive test for determining jurisdiction?	42:3 (Mar.)	Getting and keeping clients (Part 1)	49:1 (Aug.)
Credibility "defies logic"	42:4 (June)	Getting and keeping clients (Part 2)	49:2 (Oct.)
Editor's notes	42:1 (Sept.)	Getting and keeping clients (Part 3)	49:3 (Dec.)
Editor's notes	42:3 (Mar.)	Getting and keeping clients (Part 4)	49:4 (Feb.)
The Illinois Supreme Court plows through the snowy issue of concurrent employment	42:4 (June)	Getting the most from your expert witness: Experience and credibility are not enough for the jury to believe your witness	49:5 (Apr.)
"Increased risk" as analyzed by the 5th District	42:2 (Dec.)	ISBA proud to announce the 2004 Public Service Award winner	49:1 (Aug.)
Industrial Commission news	42:1 (Sept.)	ISBA YLD selects Young Lawyers of the Year	49:6 (June)
Introduction	42:2 (Dec.)	Know a lawyer who goes above and beyond the call?	49:4 (Feb.)
A message from Dennis Ruth, Chairman of the Workers' Compensation Commission	42:2 (Dec.)	Popular iPod can be useful to lawyer away from office	49:6 (June)
New carpeting trips up defense	42:4 (June)	Prepare for e-discovery in four easy steps: Identify the who, what, where, and when	49:6 (June)
No repetitive requirement for repetitive trauma accident	42:4 (June)	Report from the ABA Annual Meeting	49:2 (Oct.)
Notes from the Chair	42:2 (Dec.)	The seven deadly sins of business e-mail	49:5 (Apr.)
Nursing assistant aided by Commission	42:4 (June)	Seven tips to help your legal practice run more smoothly	49:4 (Feb.)
Pre-trial discovery: Is it available for workers' compensation claims?	42:3 (Mar.)	Supreme Court limits remedies available to managed care plan participants	49:1 (Aug.)
Recent cases	42:1 (Sept.)	Tax-free Health Savings Accounts now available	49:6 (June)
Retaliatory discharge	42:2 (Dec.)	Telephone calls from prospects: How to protect yourself from this two-edged sword	49:2 (Oct.)
A review of my first year as Chairman of the Illinois Industrial Commission	42:1 (Sept.)	U.S. Supreme Court finds change in early retirement entitlement under pension plan violated ERISA's "Anti-Cutback" rule	49:1 (Aug.)
Supreme Court deals fatal blow to the "normal daily activity exception" in <i>Twice Over Clean</i> : A Petitioner's perspective	42:4 (June)	When navigating the uncontested related adoption highway, you still need a map	49:2 (Oct.)
Three post-surgical auto accidents failed to break causal connection chain	42:3 (Mar.)	Young Lawyers Division launches "Lunch With a Judge" program	49:5 (Apr.)
<i>Twice Over Clean</i> —A respondent's perspective	42:4 (June)		
A valued investigation	42:2 (Dec.)		
Young Lawyers Division			
2005 Lincoln Award Legal Writing Contest Winners	49:3 (Dec.)		
Betty Jang—Young Lawyer of the Year (Downstate)	49:1 (Aug.)		

AUTHOR DIRECTORY

References are to Volume: Issue Number and (Month)

- ABELL, DAVID R.: What I tell my clients about Powers of Attorney (TE) 51:4 (June)
- AGNEW, HARRIS H.: Local programs update (ADR) 11:4 (Apr.)
- AHERN, JAMES J. with MORAN, THOMAS M.: Recent DUI cases (TLAC) 14:1 (Dec.)
- ALBRECHT, ADRIENNE W.: Recent family law cases (FL) 48:2 (Jan.)
- ALCORN, DANIEL S.: Are you familiar with our Web site? (LAEL) 42:1 (Aug.)
- ALLISON, WILLIAM A.: Supreme court gives lesson on *Frye* (TL) 40:4 (June)
- ANDERSON, KIMBERLY J.: The Putative Father Registry in Illinois (WATL) 10:3 (May)
- ANTOGNOLI, ANTHONY E.: Supreme Court limits remedies available to managed care plan participants (YLD) 49:1 (Aug.)
- ARENDS, THOMAS F.: IRS liaison update (FT) 51:4 (May)
- ARENDS, THOMAS F., with ZMUDA, JAMES S., PAVLIK, SARAH DELANO, VASILJEVICH, THOMAS, and KRUPP, ROBERT J.: Legislative agenda items (FT) 51:1 (Sept.)
- ARMOUR, RYAN with GILLIO, VICKIE: State Freedom of Information Acts and personal e-mails on government computers: A prospective look at potential Illinois decisions (AL) 34:5 (Jan.)
- BAIME, STEPHEN: Defense surveillance video of plaintiff ruled inadmissible (TL) 40:3 (Mar.)
- BAKER, STEVE: Criminal/Traffic/Juvenile legislation 2004—All bills acted upon by Governor: Part 1 (CJ) 48:3 (Apr.)
- BAKER, STEVE: Criminal/Traffic/Juvenile legislation 2004—All bills acted upon by Governor: Part 2 (CJ) 48:4 (May)
- BALAN, VIOLETA: The (bumpy) road to justice (III) 42:3 (Nov.)
- The (II)legality of the Israeli Wall in the Occupied West Bank (III) 42:1 (Aug.)
- Meeting with Supreme Court justices of the Republic of Buryatia (III) 42:7 (May)
- BALES, RICHARD F.: Covenants, conditions and restrictions: a trend of enforcement and unresolved issues concerning tenancy by the entirety (RL) 50:3 (Dec.)
- Unresolved issues concerning tenancy by the entirety (CBAB) 49:5 (Apr.)
- Unresolved issues concerning tenancy by the entirety (REL) 50:4 (Feb.)
- BALL-REED, PATRICE: What you don't know can hurt you (WATL) 10:2 (Feb.)
- BALOGH, STEPHEN E.: How much does a peppercorn cost?: Modification of existing employment relationships after *Doyle v. Holy Cross Hospital* (LAEL) 42:1 (Aug.)
- "Support Our Troops,"—It's more than a bumper sticker: Proposed regulations for implementation of USERRA (LAEL) 42:2 (Nov.)
- BARON, STEVEN L. with LINGRN, KRISTEN L.: *KP Permanent Make-Up, Inc. v. Lasting Impression*: The U.S. Supreme Court puts fairness back into fair use (IP) 44:2 (Jan.)
- BASANTA, W. EUGENE with ASHLEY, MATTHEW J.: All the latest developments in health care law (HCL) 21:1 (Oct.)
- All the latest developments in health care law (HCL) 21:2 (Dec.)
- BASANTA, W. EUGENE with ASHLEY, MATTHEW J. and RAYHILL, ANNE P.: All the latest developments in health care law (HCL) 21:4 (June)
- BASANTA, W. EUGENE with ASHLEY, MATTHEW J. and RO, STEVEN: All the latest developments in health care law (HCL) 21:3 (Mar.)
- BASI, BART with BASI, ROMAN: Is there "value" in a "valuation"? (BAFP) 19:2 (Feb.)
- BASI, BART A. with RENWICK, MARCUS S.: Maximizing your business' value: Improving your operation and profitability (BAFP) 19:4 (June)
- The new overtime rule and application (LAEL) 42:2 (Nov.)
- BAUGHER, LEASA J.: Garnishments of participant's account in ERISA qualified plan to collect a federal criminal fine is not prohibited by anti-alienation provision (EB) 23:1 (Sept.)
- BELLEAU, ROBIN: Sister Catherine Ryan (JJ) 17:3 (Apr.)
- BENEZE, LEE: Casenote: Duty of hospital under Health Care Surrogate Act (EL) 10:2 (Jan.)
- Casenote—The *Toth* case and its significance for the elder abuse program (EL) 10:1 (Oct.)
- The Illinois Long-Term Care Ombudsman: Advocating for residents (EL) 10:1 (Oct.)
- Stops along the Superhighway: Web sites on scams, frauds and urban legends (EL) 10:3 (Mar.)
- What is the Circuit Breaker Program? (EL) 10:4 (June)
- BENSON, MARGARET M.: Editor's note (EB) 23:1 (Sept.)
- BEREK, DAVID A.: Other recent developments and cases (TE) 51:3 (Mar.)
- Recent developments in estate, gift, and income tax (TE) 51:4 (June)
- BEREK, DAVID A. with KLEMETSON, BRET R.: *Blount* and *Smith* provide guidance on buy sell agreements: Restrictions disregarded under Section 2703 for valuation purposes when safe harbor requirements are not met (TE) 51:1 (Oct.)
- BHARATHI, SOWMYA: Illinois & HIPAA: Preemption, identification of personal representatives, and activated status of health care powers (TE) 51:3 (Mar.)
- BILLIMACK, SUEANN SAGE: Employee termination (BAFP) 19:1 (Oct.)
- BODE, KIRK W.: Letter to the Chair (FL) 48:2 (Jan.)
- BOGDAN, ATTILA: Illinois law provides new protections to non-citizen defendants (III) 42:4 (Dec.)
- BOGDANOWICZ, MARK A.: Impact of bankruptcy reform legislation on qualified retirement savings plan exclusions/exemptions (EB) 23:4 (June)
- BORDYN, DENNIS R.: The use of *lis pendens* notices (AGL) 14:1 (Aug.)
- BOYD, JULIET: Luncheon at Polish Consulate (III) 42:7 (May)
- The Section Council makes a difference (III) 42:8 (June)
- BRADY, SEAN D.: A citizen's tip is not enough to justify a stop of a motor vehicle without sufficient detail or corroboration (TLAC) 14:1 (Dec.)
- BRADY, T.J.: Memorandum: Proposal for six-person juries in civil cases where claimed damages are \$50,000 or less (BB) 35:1 (Oct.)
- BRAZAS, SUSAN M.: From the editor (MWP) 15:1 (Nov.)
- Illinois Supreme Court issues two decisions in family law area (MWP) 15:1 (Nov.)
- ISBA board member Michele Jochner honored as one of "40 under 40" (MWP) 15:1 (Nov.)
- ISBA to hold conference on the future of the profession (MWP) 15:1 (Nov.)
- BRECHIN, JOHN H.: Eminent domain—Billboards (LGL) 41:8 (Feb.)
- Eminent domain—Can amortization constitute just compensation? (LGL) 41:10 (Apr.)
- A Home Rule Unit may not legislate on the issue of disconnection (LGL) 41:8 (Feb.)
- Klaeren*—One last time? (LGL) 41:6 (Dec.)
- State Officials and Employees Ethics Act—Applicability to municipalities (LGL) 41:4 (Oct.)
- BREEN-GRECO, ANN: Administrative law judges/hearing officers are judicial officers and may not be deposed (AL) 34:6 (Feb.)
- Administrative Law Judges—Working together (AL) 34:1 (Sept.)
- BREHENY, ANN MARIE: American Jobs Creation Act has broad range (CLD) 42:5 (Dec.)

New rules ahead for nonqualified plans	(CLD) 42:5 (Dec.)	summaries	(CJ) 48:4 (May)
BREJCHA, WILLIAM D.: Court finds no FMCSR duty stated against motor carrier or shipper for loading issues	(PUT) 40:3 (Apr.)	CHILDERS, CHRISTINE L.: Catch your breath: A little awareness is eye opening	(WATL) 10:2 (Feb.)
Defendant status issue stays Carmack preemption	(PUT) 40:1 (Dec.)	CHIPMAN, JAMES W.: 66 years young	(AL) 34:1 (Sept.)
District court finds actual carrier notice of cargo loss excuses late shipper claim	(PUT) 40:1 (Dec.)	CHMIEL, MICHAEL J.: Small business afforded streamlined processing under Chapter 11	(CSL) 50:3 (Apr.)
District court finds actual carrier notice of cargo loss excuses late shipper claim	(PUT) 40:3 (Apr.)	CLARK, CAMERON B.: Beware of stipulations	(WCL) 42:3 (Mar.)
District Court tells trucking company to get it in writing	(PUT) 40:2 (Mar.)	The contract for hire: Is it the exclusive test for determining jurisdiction?	(WCL) 42:3 (Mar.)
Hours of service battles continue	(PUT) 40:1 (Dec.)	Nursing assistant aided by Commission	(WCL) 42:4 (June)
Illinois Appellate Court finds MCS-90 endorsement inapplicable to owner operator's claim	(PUT) 40:4 (June)	CLEAVER, WILLIAM: Serving those who served: A guide to helping veterans	(EL) 10:3 (Mar.)
Union decertification held not to trigger complete ERISA withdrawal liability	(PUT) 40:1 (Dec.)	COFFEY, PATRICIA C.: Judges need hugs too: Insights into judicial stress	(BB) 35:4 (May)
BROWN, KYLE: Supreme Court rules ADEA does not prohibit reverse age discrimination	(YLD) 42:2 (Aug.)	CONLON, JOHN L.: Oracle beats the government's Section 7 case	(AUCL) 43:2 (Apr.)
BRUNO, THOMAS: Case comment	(HR) 31:2 (Dec.)	CONNELLY, MARY ANN: 93rd General Assembly 2003-04 legislation—Summary (Part II)	(SALT) 48:8 (Feb.)
Case note	(HR) 31:4 (June)	A note from the co-editor	(SALT) 48:2 (Aug.)
"Post-conviction" relief for ineffective assistance in sexually dangerous cases	(BB) 35:4 (May)	A note from the co-editor	(SALT) 48:3 (Sept.)
Supreme Court clarifies contempt for violating supervision in ordinance violation cases	(BB) 35:1 (Oct.)	A note from the co-editor	(SALT) 48:5 (Nov.)
BRYANT, TAMIKA A.: Check 21 in 2005	(CBAB) 49:4 (Mar.)	A note from the co-editor	(SALT) 48:6 (Dec.)
BUCKLEY, GABRIELLE: Immigration law alert	(IIL) 42:6 (Mar.)	A note from the co-editor	(SALT) 48:7 (Jan.)
BUKALSKI, BRENDAN D.: Are mediation and neutral evaluation effective in civil cases?	(ADR) 11:6 (June)	A note from the co-editor	(SALT) 48:8 (Feb.)
BUMGARNER, JAMES: Do a domain	(COLT) 12:1 (Sept.)	A note from the co-editor	(SALT) 48:9 (Mar.)
BUSH, TRENT: Product review: Citrix Metaframe XP	(COLT) 12:1 (Sept.)	A note from the co-editor	(SALT) 48:10 (Apr.)
Tips on keeping your network administrator happy	(COLT) 12:2 (Mar.)	A note from the co-editor	(SALT) 48:11 (May)
BUSSERT, DEBORAH S.: Orders to mediate are not appealable	(ADR) 11:5 (May)	CONNELLY, MARY ANN with KAMINSKI, STANLEY R.: A note from the editors	(SALT) 48:4 (Oct.)
Shareholder disputes should be mediated	(ADR) 11:3 (Feb.)	CONNOR, ANDREW H.: The wrong model	(CLD) 42:7 (Feb.)
BUYS, CINDY G.: The Supreme Court's most recent use of foreign and international law	(IIL) 42:8 (June)	CONROY, ANN: My visit to China	(WATL) 10:1 (Oct.)
BYRNES, JAMES M.: <i>Twice Over Clean</i> —A respondent's perspective	(WCL) 42:4 (June)	COOK, KIM EDWARD: Address to the U of I Board of Trustees	(HR) 31:1 (Oct.)
BYRNES, JAMES M. with TUPY, JULIA A.: New carpeting trips up the defense	(WCL) 42:4 (June)	CRAWFORD, SANDRA: Legislative update	(WATL) 10:1 (Oct.)
CALABRO, REGINA W.: Case synopsis	(FCP) 3:1 (Nov.)	Legislative update	(WATL) 10:3 (May)
The challenges of e-discovery	(FCP) 3:1 (Nov.)	CREIGHTON, ANDREW J.: Irrational application of otherwise valid administrative regulation violates substantive due process	(AL) 34:2 (Oct.)
Discovery abuses in the federal system	(FCP) 3:1 (Nov.)	CRIFE, ANDREW B.: U.S. Supreme Court finds change in early retirement entitlement under pension plan violated ERISA's "Anti-Cutback" rule	(YLD) 49:1 (Aug.)
CALDWELL, GALEN T.: <i>Price v. State of Illinois</i> : Complaint against State's Attorney must go to Court of Claims	(CGL) 6:4 (June)	CUMMINS, JOHN: State tax consequences for community college student housing	(BAFP) 19:1 (Oct.)
CALDWELL, GALEN T. with FOX, ANDREW: Reaching law students—Mission accomplished	(MWP) 15:2 (May)	CYRS, MICHAEL T.: <i>True</i> to form, the Tax Court overrides formula price in family business buy-sell agreements	(TE) 51:3 (Mar.)
CALHOUN, MILDRED L.: Merger enforcement after <i>Arch Coal</i>	(AUCL) 43:2 (Apr.)	DALLAS, MICHAEL: Denial or disclosure: Are lists of names and addresses exempt from disclosure under the Illinois Freedom of Information Act?	(LGL) 41:2 (Aug.)
CALVERT, LOUISE M.: Chair's column	(SALT) 48:12 (June)	DAMISCH, JOHN W.: Herbicide drift can be a pest(icide)	(AGL) 14:3 (Jan.)
Letter from the Chair: Welcome to the 2004-2005 State and Local Taxation Section	(SALT) 48:1 (July)	DAUPHIN, YOLAINE: Web site survey	(HR) 31:4 (June)
CAREY, JACK: Growing area of concern: When is "not a conviction under this Act" a conviction?	(GPS) 33:4 (Feb.)	DAVIS, CHAMP W., Jr.: Enforceable settlement or unenforceable penalty?	(ADR) 11:2 (Dec.)
CASCINO, MARY: Prompt assessment of federal tax related to a decedent	(TE) 51:4 (June)	Overcoming some common barriers to settlement	(ADR) 11:5 (May)
CASTELLINO, MICHAEL with HUMMEL, BRANDON and VITULLO, LOUIS: Putting the Village and the developer on the same side of the table—Success in Sauk Village	(LGL) 41:12 (June)	DAVIS, LARRY A.: Is a <i>Frye</i> hearing required to admit the results of HGN testing in DUI prosecutions?	(TLAC) 14:1 (Dec.)
CAVENAGH, THOMAS: Editor's note	(ADR) 11:2 (Dec.)	DAVIS, RONALD S.: The terms of an oral settlement agreement witnessed and approved by a judge will be enforceable, notwithstanding the fact that such an oral agreement, absent the judge, would come within the statute of frauds	(BB) 35:2 (Dec.)
What do attorneys think of mediation?	(ADR) 11:2 (Dec.)	DAWSON-TIBBITS, SUSAN: Informed consent in the elder law practice	(EL) 10:2 (Jan.)
CESARETTI, CAROL A.: Certification of hospital records	(WCL) 42:2 (Dec.)	DECARLO, ANITA: <i>Boyd Electric</i> : Is the Commission really a party?	(WCL) 42:4 (June)
"Increased risk" as analyzed by the 5th District	(WCL) 42:2 (Dec.)	DELANO, CHARLES H., IV: Update on liens	(TL) 40:2 (Jan.)
Retaliatory discharge	(WCL) 42:2 (Dec.)	DEL PRINCIPE, DONNA: Government Lawyers Committee hosts brown-bag luncheon	
A valued investigation	(WCL) 42:2 (Dec.)		
CHAN, JEFF with BOGDAN, ATTILA: Case			

on networking	(CGL) 6:3 (Feb.)	privileges for the elderly: Can a doctor do it?	(EL) 10:4 (June)
DENLOW, MORTON: Magistrate judge settlement conferences in the Northern District of Illinois	(BB) 35:1 (Oct.)	FORTUNATO, JOE: The state of the Illinois Real Estate Lawyers Association—2004 in review	(REL) 50:4 (Feb.)
DePINTO, JESSICA T.: The global textile and clothing industry after the WTO Agreement on Textiles and Clothing: It's the end of the (quota) world as we know it	(IIL) 42:7 (May)	FOX, ANDREW: Profile of Jorge Montes	(MWP) 15:1 (Nov.)
DIKE, ALEC with GREALY, FRANCIS: IRS proposes regulations on designated Roth contributions to 401(k) plans	(CLD) 42:10 (May)	FOX, KELLY A.: Smarter surfing: A guide to key human rights law Web sites	(HR) 31:3 (Mar.)
DIMOND, KAREN: Appellate Court affirms denial of motion to vacate tax deed	(SALT) 48:12 (June)	FREEHLING, PAUL E.: Hot topics in education law	(AL) 34:6 (Feb.)
DOBBS, KENNETH: COURTROOM 302-A—A Cook County review	(HR) 31:4 (June)	The Illinois Supreme Court should promulgate an "offer of settlement or judgment" rule	(CPAP) 50:3 (Dec.)
DOBRUTSKY, JAY: Court unlocks barn door on employer's right to maintain a stable work force	(CLD) 42:8 (Mar.)	FRIEDMAN, EUGENE F.: The Supreme Court plants an idea—All life forms are patentable! And farmers get the short end of the stalk.	(IP) 44:4 (June)
DOLAN, MARTIN A. with DANG, MYCO T.: Respondents in Discovery: A useful tool	(TL) 40:1 (Nov.)	GAFFNEY, GLENN R.: Proposed unemployment changes could economically benefit lawyers	(LAEL) 42:3 (Feb.)
DOODY, JOHN T., Jr.: Zero tolerance law upheld	(TLAC) 14:1 (Dec.)	Proposed unemployment changes could economically benefit lawyers	(LAEL) 42:3 (Feb.)
DOYLE, DAVID E. with COHN, ZANE M.: From the editors (CSL) 50:1 (Oct.)	(COLT) 12:1 (Sept.)	GALBREATH, SCOTT E.: Recent developments clarify treatment of retirement assets in bankruptcy, but some questions remain	(CLD) 42:11 (June)
DOYLE, JOHN T.: Chair's column	(AUCL) 43:1 (Nov.)	GAMRATH, CELIA G.: Franco A. Coladipietro—Young Lawyer of the Year (Chicago)	(YLD) 49:1 (Aug.)
DRABA, ROBERT E.: Implied immunity: <i>Stock Exchanges Options</i> survives <i>Trinko</i>	(BAFF) 19:3 (Apr.)	GASA, WILLIAM M.: Collection procedure update	(FT) 51:3 (Mar.)
DRAPER, CARL R.: The economics of a business law practice	(AL) 34:8 (Apr.)	GAUDAU, JOHN: Chief Illiniwek: Our right—Our responsibility	(HR) 31:1 (Oct.)
Emergency rule-making—Haste makes waste	(LOE) 26:3 (Mar.)	GEHLBACH, GARY R.: Editor's note	(REL) 50:1 (Sept.)
Improving the economics of your law practice: Quick tips for daily use	(AL) 34:4 (Dec.)	Editor's note	(REL) 50:2 (Nov.)
The legacy of <i>Lockett</i> —Continued problems after 14 years	(AGL) 14:4 (Feb.)	Editor's note	(REL) 50:3 (Dec.)
DRONE, MIKE: Estate and gift tax changes for 2005	(AGL) 14:4 (Feb.)	Editor's note	(REL) 50:4 (Feb.)
Fractional interest discount of real estate—An alternative to 2032A Special Use Valuation	(GPS) 33:3 (Jan.)	Editor's note	(REL) 50:5 (Mar.)
DUGGAN, TIMOTHY E.: Chairman's corner	(GPS) 33:5 (Mar.)	Editor's note	(REL) 50:6 (June)
Chair's column: ISBA Web discussion groups as a research tool	(GPS) 33:6 (Apr.)	A late summer real estate miscellany	(REL) 50:1 (Sept.)
Chairman's corner: Proposals to help earning power	(GPS) 33:2 (Nov.)	GERTZ, SCOTT: Young Lawyers Division launches "Lunch With a Judge" program	(YLD) 49:5 (Apr.)
Chairman's corner: Sale of practice, cable TV production, seminars and publications	(GPS) 33:4 (Feb.)	GIBBONS, JOHN: Someone you should know: David Koski	(CGL) 6:1 (Sept.)
Chairman's corner: Thoughts on the nobility and honor of our profession	(GPS) 33:1 (Sept.)	GIBSON, DENISE: Special education mediation in Illinois	(ADR) 11:4 (Apr.)
Chairperson's corner	(GPS) 33:7 (May)	GILBERT, JOHN: Is there third-party discovery in arbitration?	(ADR) 11:3 (Feb.)
No standing to challenge daughter's Pledge of Allegiance	(GPS) 33:7 (May)	GILLIO, VICKIE: Voice of the co-editor	(MWP) 15:3 (June)
Power to the people—ISBA form exchange	(GPS) 33:7 (May)	GLEASON, JOHN: Supreme Court stresses "objective" nature of Miranda custody test: Young defendants suffer setback, but they have grounds for hope in Illinois	(CJ) 48:2 (Jan.)
DURKIN, ALBERT E. with PANKOVITS, TRESSA A.: Spoliation after <i>Dardeen</i> ... back to <i>Boyd</i>	(TL) 40:3 (Mar.)	GOLDBERG, MICHAEL: Over the river and through the woods— <i>again</i> : How will courts interpret the Grandparent Visitation Act?	(GPS) 33:3 (Jan.)
EASUM, NANCY: Committee on Government Lawyers presents CLE seminar	(CGL) 6:4 (June)	GOLDENBERG, JAY S.: Comparison of transfer techniques	(TE) 51:2 (Dec.)
EISENHART, KATHRYN E.: COURTROOM 302-A—Downstate review	(HR) 31:4 (June)	GOLDSTEIN, A. JAY with PLESHIVOVY, JULIE SIRLIN and KAMENSKY, ROBERT N.: Recent legislation allows reassignment of Medicare payments: Medical groups hiring physicians as independent contractors now permissible	(CSL) 50:2 (Dec.)
ELLIOTT, DIANE E.: Government lawyer argues "Assassination is not Torture"—7th Circuit Court disagrees	(IIL) 42:5 (Jan.)	GOPMAN, HOWARD Z. with MOTEV, MARIA: Fifth Circuit Court of Appeals upholds the use of FLP against IRS attack	(CSL) 50:2 (Dec.)
ERBES, JOHN F.: Revamp of Anatomical Gift Act	(EL) 10:3 (Mar.)	GOSSAGE, ROZA: Division of property of the marriage	(EL) 10:2 (Jan.)
ERVIN, C. with LORO, M.: Legislative update for Administrative Law Section Council	(AL) 34:7 (Mar.)	GRAY, MARALEE K.: What is a Certified Legal Nurse Consultant or CLNC®?	(EL) 10:4 (June)
ERVIN, CYNTHIA: Attorney General issues opinions	(AL) 34:9 (June)	GRAY, PAULETTE M.: Equitable principles and their application to domestic relations cases	(FL) 48:1 (Oct.)
EVANS, D.J. with NEUMAN, DAVID: Casenotes by members of the Northern Illinois University Law Review	(CPAP) 50:4 (Feb.)	GRAYSON, E. LYNN: The Chicago Bar Association/Alliance for Women: Call to Action for Women Attorneys	(WATL) 10:2 (Feb.)
EWART, ANDREA: The World Trade Organization and regionalization efforts in Africa and the Caribbean	(IIL) 42:8 (June)	The National Women's Health Information Center	(WATL) 10:3 (May)
FALLON, PATRICIA M.: Technology and the Law seminar—March 12, 2004	(FCP) 3:1 (Nov.)	OAI, Inc. opens "A Place for Change"	(WATL) 10:1 (Oct.)
FISCHER, MIKE: New proposed regulations clarify military leave law	(CLD) 42:6 (Jan.)	Women's History Month 2005	(WATL) 10:3 (May)
FOLTZ, JOHN W.: Suspension of driving		GREIMAN, ALAN J. with WILE, CINDY F.: First District rule changes benefit both bench and bar	(BB) 35:2 (Dec.)

GRIFFIN, CECILIA HYNES with ROONEY, TRICIA A.: The treatment of Social Security benefits in the allocation of marital assets after <i>In Re Marriage of Crook</i> : Neither divide nor consider	(FL) 48:1 (Oct.)	JACOBSON, J. PAUL: IRS issues guidance on new nonqualified deferred compensation rules	(CLD) 42:6 (Jan.)
GROSBOLL, CAROLYN TAFT: An overview of Sojourn Shelter and Services, A domestic violence shelter serving five central Illinois counties	(WATL) 10:2 (Feb.)	JAY, DANIEL G.: Law firm planning & design: Part 1	(LOE) 26:2 (Jan.)
GUNNARSSON, HELEN: Upcoming electronic resources seminar	(AL) 34:1 (Sept.)	Law firm planning & design: Part 2	(LOE) 26:3 (Mar.)
HAAFF, CHRIS S.: When navigating the uncontested related adoption highway, you still need a map	(YLD) 49:2 (Oct.)	Law firm planning & design: Part 3	(LOE) 26:4 (June)
HALLSTEN, DAWN: Servicemembers or Service Members... no longer Soldiers and Sailors: Some recent legislation & regulations related to military service	(GPS) 33:5 (Mar.)	JOCHNER, MICHELE M.: "Don't Just Survive—Thrive!" Mark your calendar for the ISBA's First Annual Solo and Small Firm conference October 7-9, 2005	(GPS) 33:7 (May)
HAMMER, DON: Mediation of financial issues in divorce	(ADR) 11:6 (June)	Results of DNA testing cannot be used to rescind a voluntary acknowledgment of paternity	(GPS) 33:2 (Nov.)
HAMOUDA, HEBA M.: Agreement with Coca-Cola ends the European Union's five-year inquiry into a potential abuse of a dominant position	(AUCL) 43:2 (Apr.)	JOCHNER, MICHELE with DAUPHIN, YOLAINE: "Inspiring Women"—The Women Everywhere: Partners in Service Project marks six years of service to women and children in need	(MWP) 15:2 (May)
HANNIGAN, RICHARD D.: Co-editor's notes	(WCL) 42:4 (June)	JOHNSON, LAURENCE F.: Another arrow in the quiver of those seeking adverse possession: A casenote: <i>Johan Dwyer v. William R. Love and Jody Romano Love</i>	(REL) 50:3 (Dec.)
Commission news	(WCL) 42:2 (Dec.)	JONES, DARYL: Recent OCC policies, mediation, and arbitration operate to safeguard national banks from litigation with consumers and states	(ADR) 11:3 (Feb.)
Editor's notes	(WCL) 42:1 (Sept.)	JORDAN, MICHAEL: A mediation is set for Friday December 3, 2004 in Chicago—Read the details!	(BB) 35:1 (Oct.)
Editor's notes	(WCL) 42:3 (Mar.)	JOSEPH, JACK: The latest offer-of-judgment proposal for Illinois should be rejected	(CPAP) 50:5 (Apr.)
HANSON, ERIC: 2005 Lincoln Award Legal Writing Contest Winners	(YLD) 49:3 (Dec.)	Letter to the editor	(IIL) 42:5 (Jan.)
Betty Jang—Young Lawyer of the Year (Downstate)	(YLD) 49:1 (Aug.)	JURUSIK, MICHAEL: Recent zoning cases decided under RLUIPA	(LGL) 41:3 (Sept.)
HARTIGAN, RUSSELL W.: Opinion witness disclosure under Supreme Court Rule 213	(CPAP) 50:5 (Apr.)	KAIN, AMY JORGENSEN: The effect of HIPAA on Powers of Attorneys	(EL) 10:2 (Jan.)
HARTL, DONNA F.: American Jobs Creation Act	(FT) 51:3 (Mar.)	KAMINSKI, STANLEY R.: Changes to Illinois' tax laws	(SALT) 48:2 (Aug.)
HARTZELL, THOMAS F.: Substitution of judge—Second supplemental update	(GPS) 33:4 (Feb.)	Illinois' license fee increases under attack	(SALT) 48:7 (Jan.)
HAWKINS, DANIEL C.: Care for Spike from the grave: The new Pet Trust Act	(EL) 10:2 (Jan.)	The Streamlined Sales Tax amnesty: To wait or not to wait, that is the question	(SALT) 48:9 (Mar.)
HEATHER, JUSTIN: Seven tips to help your legal practice run more smoothly	(YLD) 49:4 (Feb.)	KAMINSKI, STANLEY R. with CALVERT, LOUISE M.: The ins and outs of understanding the Illinois Income Tax	(SALT) 48:1 (July)
HEDIN, CRAIG R.: Issues to consider in restarting old wells	(ML) 31:4 (June)	KANDELMAN, STEVEN: <i>In re Application of the County Treasurer et al David Wright v. Glen Investments</i>	(SALT) 48:7 (Jan.)
HELLE, STEVEN: A muted First Amendment victory in Chief Illiniwek case	(HR) 31:1 (Oct.)	<i>Merisart Company v. Kankakee County Board of Review and Property Tax Appeal Board Swilley, et al. v. County of Cook, et al</i>	(SALT) 48:7 (Jan.)
HERNANDEZ, MICHAEL: Governor signs Pension Reform Bill	(EDL) 49:4 (June)	KAPLAN, ROSALYN B.: In-sites	(SALT) 48:1 (July)
HITPAS, PATRICK J.: Suggestions from the bench and from a former general practitioner	(GPS) 33:2 (Nov.)	KAPLAN, ROSALYN B. with BRECKENRIDGE, MOLLY: Ethics corner: Discipline of public sector attorneys: Some recent dispositions of interest from Illinois and other states	(CGL) 6:3 (Feb.)
HOFFMAN, TERRY SHAFER: Chair's corner	(AL) 34:4 (Dec.)	KAPLAN, WILLIAM T.: Editor's column	(BAFP) 19:1 (Oct.)
Chair's corner	(AL) 34:5 (Jan.)	Editor's notes	(BAFP) 19:2 (Feb.)
Chair's corner	(AL) 34:6 (Feb.)	Editor's notes	(BAFP) 19:3 (Apr.)
Chair's corner	(AL) 34:7 (Mar.)	Editor's notes	(BAFP) 19:4 (June)
Chair's corner	(AL) 34:8 (Apr.)	KARNO, MARK L.: Exploring the bankruptcy law issues a tort law practitioner faces in a Wrongful Death Act case	(TL) 40:1 (Nov.)
Chair's corner	(AL) 34:9 (June)	KARUBAS, JUSTIN J.: Revenue Ruling 2004-64 provides guidance on the grantor's payment of income taxes for irrevocable trust	(TE) 51:1 (Oct.)
HOLDERMAN, JAMES F.: Ten tips on taking depositions	(FCP) 3:2 (May)	KEGAN, DANIEL L.: Political trademarks: Intellectual property in politics and government	(IP) 44:1 (Oct.)
HOLMES, PATRICIA: Juvenile Court Benchmark Hearings "A local strategy for a national problem"	(MWP) 15:3 (June)	Political trademarks: Intellectual property in politics and government	(LGL) 41:7 (Jan.)
HORELED, JOHN J.: Financial planning for clients	(BAFP) 19:4 (June)	KELLER, PAUL N.: Federal concealed weapons law creates more liability for municipalities	(LGL) 41:8 (Feb.)
HOWARD, TIMOTHY J.: Case law update	(CBAB) 49:3 (Feb.)	KELLEY, PATRICK J.: The medical malpractice insurance crisis: What can be done?	(HCL) 21:3 (Mar.)
Deposition rules to improve your success on summary judgment motions	(FCP) 3:2 (May)	KELTY, THOMAS W.: Termination not wrongful	(LGL) 41:6 (Dec.)
Update by banking committee	(CBAB) 49:1 (Sept.)		
HUDDLESTON, ROGER: In defense of Chief Illiniwek	(HR) 31:1 (Oct.)		
HUGHES, PATRICK J.: Public defender liability	(CGL) 6:4 (June)		
HUNT, TRACIE with CADY, STEPHANIE: Case summaries	(ADR) 11:6 (June)		
HUTCHISON, RICHARD: Retire Chief Illiniwek	(HR) 31:1 (Oct.)		
JACKSON, MEGAN: Visiting Belarus attorneys learn more about U.S. women attorneys	(WATL) 10:2 (Feb.)		
JACKSON, SHANNON: Asylumlaw.org: A must-see for any asylum attorney	(IIL) 42:6 (Mar.)		

KILEY, MICHAEL: <i>People v. Lomas</i> , 812 N.E.2d 39 (5th Dist. 2004)	(BB) 35:1 (Oct.)	No earrings for men: Is that a problem?	(LAEL) 42:1 (Aug.)
Waiver of jury trial	(BB) 35:3 (Mar.)	The problems of religion in the workplace	(LAEL) 42:3 (Feb.)
KILGUS, WALTER: Law clerks	(GPS) 33:6 (Apr.)	"Similar" is not "equal"—Or is it? Equal pay issues	(LAEL) 42:3 (Feb.)
KILL, ANNEMARIE E.: Grandparents raising grandchildren—What they should know	(FL) 48:3 (Apr.)	Wachovia Corporation will pay \$5.5 M for compensation discrimination	(LAEL) 42:3 (Feb.)
Grandparents raising grandchildren—What they should know	(WATL) 10:2 (Feb.)	Work authorization updates	(LAEL) 42:3 (Feb.)
KINKAID, JOHN B.: Query: The Fiduciary Shield Doctrine. Have the exceptions swallowed the rule?	(CPAP) 50:2 (Nov.)	LIVINGSTON, GRETCHEN: The case for expanded stem cell research in Illinois	(WATL) 10:2 (Feb.)
KINNALLY, PATRICK: A few tools for working with witnesses	(YLD) 49:3 (Dec.)	LoBUE, DONALD A.: Appellant beware: Trust fees and administrative costs disallowed on appeal	(GPS) 33:3 (Jan.)
Making the law work: The Illinois Wage Payment and Collection Act	(LAEL) 42:1 (Aug.)	LOGLI, PAUL: Government lawyers loan forgiveness legislation struggles to find support	(CGL) 6:4 (June)
Making the rulemakers play by the rules: Administrative decision making in the immigration arena	(IIL) 42:7 (May)	LONG, WILLIAM M.: Sample client letter regarding Health Care Powers of Attorney, Living Wills and the Terry Schiavo matter	(TE) 51:4 (June)
Terry stops: The riddle of Fourth and Fifth Amendment jurisprudence	(GPS) 33:1 (Sept.)	LONGO, ANTHONY: Moving as the non-movant	(TL) 40:4 (June)
KLEIN, HERBERT: Commercial real estate contract preparation checklist	(BAFP) 19:1 (Oct.)	LORO, MARC: News you can use	(CGL) 6:3 (Feb.)
KLEIN, JEWEL N.: Making money practicing administrative law	(AL) 34:6 (Feb.)	LUSK, KIMBERLY R.: ISBA proud to announce the 2004 Public Service Award winner	(YLD) 49:1 (Aug.)
Mean-its and their opinions	(AL) 34:7 (Mar.)	LYONS, ROB: Illinois Educational Labor Relations Board decisions	(EDL) 49:2 (Jan.)
When the testimony is five to one...	(AL) 34:5 (Jan.)	LYSAUGHT, JUDITH G.: Imaginative sanctions put pressure on attorneys	(BB) 35:4 (May)
KLITZING, NICK: Chief Illiniwek: The honored symbol of the University of Illinois	(HR) 31:1 (Oct.)	MADIGAN, KELLI E.: Chairman's corner	(FT) 51:1 (Sept.)
KOCORAS, CHARLES P.: State of the Court Address—March 16, 2005	(BB) 35:4 (May)	Chairman's corner	(FT) 51:2 (Dec.)
KOTELMAN, LAURA: Department of Insurance merged into new Illinois Department of Financial and Professional Regulation (IDFPR)	(IL) 49:2 (Dec.)	Chairman's corner	(FT) 51:3 (Mar.)
Governor Rod Blagojevich signed Senate Bill 2238 into law on July 16, 2004	(IL) 49:2 (Dec.)	Chairman's corner	(FT) 51:4 (May)
KUNKEL, VICKI: Getting the most from your expert witness: Experience and credibility are not enough for the jury to believe your witness	(YLD) 49:5 (Apr.)	Corporate and partnership update	(FT) 51:2 (Dec.)
KUROWSKI, DANIEL J.: How to correctly respond to a movant's local rule 56.1 statement of facts	(FCP) 3:1 (Nov.)	MALONEY, MATT: The importance of being (Earnest) (Ernest) (Honest)	(GPS) 33:3 (Jan.)
LaFAYETTE, MICHELLE L.: Credibility "defies logic"	(WCL) 42:4 (June)	Practice trap: Lawyer's comments on pending cases	(GPS) 33:7 (May)
LANE, SCOTT D.: IPI instructions—Aggravation of a pre-existing condition is not a separate element of damages	(TL) 40:2 (Jan.)	MALONEY, MATTHEW: Whose dime is it, anyway? Or, who cares?	(CJ) 48:1 (Oct.)
LaSORSA, PETER: Be selective when labeling documents work product	(CLD) 42:3 (Sept.)	Whose dime is it, anyway? Or, who cares?	(GPS) 33:1 (Sept.)
LECKRONE, LAURA: The making of a 21st century law firm	(LOE) 26:1 (Oct.)	MARAVILLA, CHRISTOPHER SCOTT: Globalization of human rights law: U.S. Courts v. the Executive Branch	(IIL) 42:5 (Jan.)
LeFEBVRE, CHARLES A.: Casenote: Estate recovery against the estate of Medicaid recipient's surviving spouse violates federal law	(EL) 10:4 (June)	MARKOFF, BOB: Revival of judgment revived	(CBAB) 49:1 (Sept.)
Here's why you should know about the Statutory Declaration for Mental Health Treatment	(EL) 10:4 (June)	MAROVICH, MICHAEL J.: Edited surveillance videotape of plaintiff ruled inadmissible	(CPAP) 50:1 (Oct.)
LENZINI, PHILLIP B.: From the Chair	(HR) 31:1 (Oct.)	Illinois paves the way with new "providing alcohol or drugs to minors" legislation	(CPAP) 50:3 (Dec.)
From the Chair	(HR) 31:2 (Dec.)	Sending answers to Rule 213 interrogatories to doctor before his evidence deposition	(CPAP) 50:6 (June)
From the Chair	(HR) 31:3 (Mar.)	violates <i>Petrillo</i>	(CPAP) 50:6 (June)
From the Chair	(HR) 31:4 (June)	Supreme Court Rule 216 offers a potential method to recover the expense of an evidence deposition after the <i>Vicencio</i> decision	(CPAP) 50:2 (Nov.)
Private adoptions—Right to counsel	(HR) 31:3 (Mar.)	MARTIN, CHANNING J.: Supreme Court wrap-up	(ENVL) 35:1 (Nov.)
Private adoptions—Right to counsel	(FL) 48:3 (Apr.)	MARTINKUS, ANNE: Child support	(GPS) 33:4 (Feb.)
LEONARD, GRACE: A translation industry primer	(IP) 44:2 (Jan.)	Family law update	(GPS) 33:5 (Mar.)
LEVINSON, PATTI S.: Can restrictive covenants really restrict?	(BAFP) 19:4 (June)	Family law update	(GPS) 33:6 (Apr.)
LEWIS, CHARLES B.: Ten tips for making your mediation successful: A view from the mediator's chair	(ADR) 11:1 (Oct.)	MATUSZEWICH, LEWIS F.: Editors comments	(IIL) 42:1 (Aug.)
LEWIS, NICK: The future of the World Trade Organization...?	(IIL) 42:4 (Dec.)	Editor's comments	(IIL) 42:2 (Sept.)
LIED, MICHAEL R.: Casino's policies violate National Labor Relations Act	(LAEL) 42:1 (Aug.)	Editor's comments	(IIL) 42:3 (Nov.)
Employer blows filing deadline	(LAEL) 42:2 (Nov.)	Editor's comments	(IIL) 42:4 (Dec.)
Illinois enacts Right to Breastfeed Act	(LAEL) 42:2 (Nov.)	Editor's comments	(IIL) 42:5 (Jan.)
		Editor's comments	(IIL) 42:6 (Mar.)
		Editor's comments	(IIL) 42:7 (May)
		Editor's comments	(IIL) 42:8 (June)
		MAX, BRENDAN: Another application of the 15-20-25-Life Provision held unconstitutional	(CJ) 48:3 (Apr.)
		<i>Crawford</i> cancels hearsay exception for minor witnesses	(CJ) 48:3 (Apr.)
		The right to remain silent during Terry stops: May a suspect be compelled to speak?	(CJ) 48:3 (Apr.)
		To sustain a conviction of a minor for aggravated criminal sexual abuse, State must prove conduct was motivated by sexual gratification	(CJ) 48:3 (Apr.)
		McBRIDE, KATARINNA: Overdue for a raise—Small estate affidavit limit increased to \$100,000	(TE) 51:1 (Oct.)

Proposed regulations to elect out of deemed allocations	(TE) 51:3 (Mar.)	MORRIS, JENNIFER with O'BRIEN, MICHAEL: ADR happenings	(ADR) 11:5 (May)
McBRIDE, MICHELLE MEKLIR: Prepare for e-discovery in four easy steps: Identify the who, what, where and when	(YLD) 49:6 (June)	MULVEY, JANEMARIE: Phased retirement: A retention strategy whose time has come	(CLD) 42:2 (Aug.)
McCARTHY, NANETTE A. with JONES, CAROL: Untangling interim attorney fee awards and disgorgement under the Parentage Act: Clarity at last?	(FL) 48:3 (Apr.)	MURDOCK, CHARLES W.: Oppression and alternative remedies—Is the forced buy-out under 12.56(f) wise policy?	(CSL) 50:3 (Apr.)
McCLUSKEY, JAMES F.: "Aggravation of a preexisting condition" as a separate element of compensable damages	(CPAP) 50:4 (Feb.)	MURPHY, KRIS: Personal jurisdiction.com: How much "interactivity" is enough?	(CPAP) 50:3 (Dec.)
E-filing has come to DuPage County	(CPAP) 50:2 (Nov.)	NEBOYSKEY, DAVID: Intercreditor agreements in mezzanine financing: Advice for mezzanine lender's counsel	(REL) 50:2 (Nov.)
McCuskey, Michael P.: Electronic case filing in the Central District of Illinois	(CPAP) 50:1 (Oct.)	Intercreditor agreements in mezzanine financing: Advice for mezzanine lender's counsel	(CBAB) 49:4 (Mar.)
McENDREE, MELISSA L.: No repetitive requirement for repetitive trauma accident	(WCL) 42:4 (June)	NEUFVILLE, EDWARD III: Adult child lacked diplomatic immunity	(IIL) 42:3 (Nov.)
McINTYRE, MAUREEN: Letter to the editor	(WATL) 10:1 (Oct.)	NEUMAN, DAVID with EVANS, D.J.: Casenotes by members of the Northern Illinois University Law Review	(CPAP) 50:6 (June)
McKOY, JUNE M.: <i>General Dynamics Land Systems v. Cline</i> : U.S. Supreme Court turns back reverse discrimination claim	(EL) 10:3 (Mar.)	NEWMAN, MARGERY with RUFF, RANDOLPH: Mold risks in construction projects	(REL) 50:1 (Sept.)
McMORROW, MARY ANN G.: 2004 Annual Illinois Judicial Conference: Thursday, October 21, 2004, 9:30 a.m.—Holiday Inn Chicago City Centre, Chicago, IL	(BB) 35:2 (Dec.)	NICHOLAS, EVERETT: Recent labor law case decisions	(EDL) 49:2 (Jan.)
McPHERSON, HEATHER: Annuities: Uses, misuses and abuses	(EL) 10:3 (Mar.)	NIEMANN, TED M.: Excerpts from the minutes of the March 11, 2005 meeting of the Real Estate Law Section Council	(REL) 50:6 (June)
McPHERTERS, BRIAN L.: Agreements to waive accrued child support are unenforceable	(GPS) 33:3 (Jan.)	NIEMANN, TED M. with MADISON, MELINDA S.: Real estate transactions and bulk sales requirements	(REL) 50:1 (Sept.)
MEINTS, PAUL: Recent developments and cases in Illinois	(TE) 51:3 (Mar.)	NISIVACO, JOHN: Editor's note	(TL) 40:1 (Nov.)
MELL, PATRICIA: Speech to the Illinois Association of Administrative Law Judges and the CBA Administrative Law Judges Committee, Thursday, June 24, 2004	(AL) 34:1 (Sept.)	Editor's note	(TL) 40:2 (Jan.)
MENNINGER, KARL: Editor resigns: Newsletter goes on	(EL) 10:4 (June)	Editor's note	(TL) 40:3 (Mar.)
MIERZWA, PETER: Tame unruly e-mail with rules	(COLT) 12:3 (Apr.)	Editor's note	(TL) 40:4 (June)
What's all this about VoIP? Money! A CoLT primer	(COLT) 12:1 (Sept.)	Getting and keeping clients (Part 1)	(YLD) 49:1 (Aug.)
MIHALOPOULOS, JORGE: General Assembly legislatively overrules <i>Ryan v. Agro</i>	(ENVL) 35:1 (Nov.)	Getting and keeping clients (Part 2)	(YLD) 49:2 (Oct.)
Voluntary cleanups: A risky alternative to CERCLA litigation	(ENVL) 35:2 (Mar.)	Getting and keeping clients (Part 3)	(YLD) 49:3 (Dec.)
MILLER, JEANNE: It's not rocket science—It just feels like it	(MWP) 15:2 (May)	Getting and keeping clients (Part 4)	(YLD) 49:4 (Feb.)
MILLER, MARC R.: Have an answer? You do now	(EL) 10:1 (Oct.)	NORRIS, JOHN K.: 2004 IDOR Practitioners' Meeting Questions and Answers	(SALT) 48:5 (Nov.)
MILSK, PHIL: Bills pending action by the governor	(EDL) 49:4 (June)	The seven percent assessment cap creates uncertainty in residential real estate closings	(SALT) 48:2 (Aug.)
Editor's note	(EDL) 49:1 (Oct.)	OAKES, CHRISTOPHER D.: Back to basics: Tips to stay organized and productive throughout your work day	(LOE) 26:2 (Jan.)
Editor's note	(EDL) 49:2 (Jan.)	O'BRIEN, MICHAEL: ADR happenings	(ADR) 11:3 (Feb.)
Governor signs education governance reform legislation	(EDL) 49:1 (Oct.)	ADR happenings	(ADR) 11:4 (Apr.)
Legislative update	(EDL) 49:4 (June)	ADR happenings	(ADR) 11:6 (June)
MITCHELL, EDWARD J.: Limitations on community spouse assets	(EL) 10:3 (Mar.)	Case summaries	(ADR) 11:2 (Dec.)
MITVALSKY, FRANKLIN S.: Estate and gift tax update	(FT) 51:4 (May)	Practitioner resources	(ADR) 11:2 (Dec.)
MOLLET, JEFFREY A.: Employment interviews—don't ask any questions?	(AGL) 14:1 (Aug.)	Practitioner resources	(ADR) 11:3 (Feb.)
The ISBA MentorCenter Program	(AGL) 14:4 (Feb.)	O'BRIEN, MICHAEL with OPPERMAN, FALLON: Case summaries	(ADR) 11:3 (Feb.)
New law on farm vehicle weight	(AGL) 14:2 (Nov.)	OCWIEJA, LAUREN: Practitioner resources	(ADR) 11:5 (May)
Revisions to Chapter 12 under the new Bankruptcy Code provisions	(AGL) 14:7 (June)	ODOM, TIMIJANEL B.: Betty Jang named YLD Attorney of the Year—Downstate	(MWP) 15:1 (Nov.)
MONTES, JORGE: Chairman's note	(MWP) 15:2 (May)	O'KEEFE, DWIGHT H.: Anti-lapse provision added for gifts to deceased beneficiaries of inter-vivos trusts	(TE) 51:1 (Oct.)
MONTGOMERY, JULIE-APRIL: The administrative process for protesting tax assessments and refund denials	(SALT) 48:11 (May)	O'KEEFE, JOSEPH P.: Estate and gift tax update	(FT) 51:3 (Mar.)
Do I really get my money back? (The local tax credit/refund issue)	(SALT) 48:10 (Apr.)	OLMSTEAD, JOHN W.: Asked and answered	(LOE) 26:1 (Oct.)
MORAN, TIMOTHY E.: Recent decisions in real estate tax cases	(SALT) 48:11 (May)	OLSON, PETER R.: Casenote: Requirements for claiming unemployment compensation when voluntarily leaving employment to care for ailing family member	(EL) 10:4 (June)
MORLEY, PATRICK J.: Case summaries	(CJ) 48:2 (Jan.)	OPPERMAN, FALLON with CADY, STEPHANIE and HUNT, TRACIE: Case summaries	(ADR) 11:4 (Apr.)
MORRIS, HAL R.: Quiet title (not the library, silly)	(REL) 50:5 (Mar.)	PABIAN, MICHAEL C.: Illinois Commerce Commission sets to work on implementing Governor Blagojevich's Sustainable Energy Plan for electric utilities and alternative retail electric suppliers	(PUT) 40:4 (June)
		Illinois Supreme Court finds NI-Gas has a duty to warn customers of faulty	

appliance connectors	(PUT) 40:4 (June)	POLLOCK, SCOTT D.: Information about PERM applications	(IIL) 42:8 (June)
PATTON, LYNN: Attorney General creates Office of Public Access Counselor to assist local government officials	(LGL) 41:8 (Feb.)	POLLOCK, SCOTT D. with BALDINI-POTERMIN, MARIA: NSEERS and US-VISIT requirements for nonimmigrant visa holders	(IIL) 42:3 (Nov.)
Attorney General issues opinion under State Officials and Employees Ethics Act	(LGL) 41:9 (Mar.)	POLLOCK, SCOTT D. with DELGADO, MARTA: Summary of new implementation of SEVIS fee for certain foreign students and exchange visitors	(IIL) 42:1 (Aug.)
Attorney General issues Freedom of Information Act and Election Code opinions	(LGL) 41:12 (June)	POLSON, KYLIE: Mediator certification: Good or bad?	(ADR) 11:5 (May)
Attorney General issues opinions affecting units of local government	(LGL) 41:10 (Apr.)	PORRO, MICHELLE D.: Notes from the Chair Supreme Court deals fatal blow to the “normal daily activity exception” in Twice Over Clean: A Petitioner’s perspective	(WCL) 42:2 (Dec.)
Attorney General’s offices issues compatibility of office opinion—county board chairman and county ESDA coordinator	(LGL) 41:6 (Dec.)	POWELL, JANICE M.: The Illinois accountant privilege in federal court	(FCP) 3:2 (May)
Attorney General’s Office issues opinions on the State Officials and Employees Ethics Act	(CGL) 6:1 (Sept.)	PRICE, WILLIAM A.: Does Illinois need a Business Trusts Act?	(CSL) 50:2 (Dec.)
Attorney General’s Office issues opinions on the State Officials and Employees Ethics Act	(LGL) 34:3 (Nov.)	PRUSAK, MAXIMILIAN M.: Backing up—The easy way	(LOE) 26:4 (June)
Attorney General’s office issues Open Meetings Act opinion	(LGL) 41:3 (Sept.)	PURDOM, DAVID M.: Practical considerations in responding to subpoenas and search warrants	(CLD) 42:1 (July)
Attorney General’s office issues opinion addressing the authority of a county to require the dedication of property to prescribed uses	(LGL) 41:4 (Oct.)	RAFTERY, BECKY with SIROS, STEVEN: Regulatory status update: Perchlorate summary of federal and state regulations	(ENVL) 35:3 (May)
Attorney General’s office issues opinions on the State Officials and Employees Ethics Act	(LGL) 41:1 (July)	RAMSELL, DONALD J. with BARONE, PATRICK: Using the Confrontation Clause to win DUI cases	(TLAC) 14:2 (Jan.)
Legislation preview	(LGL) 41:11 (May)	RATANA, ALVIN: Report from the ABA Annual Meeting	(YLD) 49:2 (Oct.)
Legislative update	(CGL) 6:2 (Nov.)	REARDON, JOHN, JR.: Scenes from a middle-class vacation	(MWP) 15:1 (Nov.)
PATTON, LYNN with ERVIN, CINDY: Legislation preview	(CGL) 6:4 (June)	REOTT, RAYMOND T.: Former tank owners liable	(ENVL) 35:3 (May)
PAUL, BERNARD Z.: Recusal and disqualification of members of administrative boards	(AL) 34:5 (Jan.)	Policyholder victory in Illinois Supreme Court	(ENVL) 35:3 (May)
PAULING, ELLEN: From the chair	(JJ) 17:1 (Oct.)	Pollution Control Board of Appeals	(ENVL) 35:3 (May)
From the chair	(JJ) 17:2 (Dec.)	Supreme Court upholds <i>Agpro</i>	(ENVL) 35:2 (Mar.)
From the chair	(JJ) 17:3 (Apr.)	RICHARDSON, JEFFREY D.: The Seventh Circuit holds that service of a summons and complaint is a communication to a debtor under Fair Debt Collection Practices Act	(CBAB) 49:3 (Feb.)
PAVLIK, SARAH DELANO: Estate and gift tax update	(FT) 51:2 (Dec.)	RIGGS, MAUREEN E.: Be careful what you write... Defamation in the age of technology	(CLD) 42:9 (Apr.)
PERERA, VALERIE C.: Dealing with employee morale after a reduction in force (RIF)	(LAEL) 42:1 (Aug.)	RITCHIE, MEREDITH E.: Meeting Annie E. Thar Meeting Gloria Santana	(WATL) 10:2 (Feb.)
PERRY, ROBIN: It’s budget time again!	(LGL) 41:5 (Nov.)	ROBERTS, JOY A.: Curfew law revisited to remove chill on minors’ First Amendment rights	(WATL) 10:1 (Oct.)
PESKIND, STEVEN N.: Regulating non-traditional childbirth—the Illinois Gestational Surrogacy Act	(FL) 48:2 (Jan.)	Willful and wanton failure to prevent a crime of domestic violence: Partial or absolute immunity?	(LGL) 41:11 (May)
PETRI, CHRISTOPHER J. with GERBER, DAVID J.: City’s prohibition of truck traffic fails due to city’s designation of roadway	(LGL) 41:9 (Mar.)	ROBISON, JOHN C.: The termination of an oil and gas lease in its secondary term	(ML) 31:2 (Dec.)
PETRO, NERINO: What’s in your briefcase? Wireless networking: Part 2	(COLT) 12:3 (Apr.)	What substances are included within the term “mineral”?	(ML) 31:3 (Mar.)
PHIPPS, JOHN T.: Editor’s column: Computers—Is it time to upgrade?	(COLT) 23:2 (Mar.)	ROJAS, JENNIFER: Survival of remedies after dissolution of an LLC	(CBAB) 49:3 (Feb.)
Editor’s column: GP Solo & Small Firm	(GPS) 33:6 (Apr.)	ROSENBAUM, RANDALL: Can criminal defense attorneys give police reports to clients?	(CJ) 48:1 (Oct.)
Section Council responds to the continuing evolution of the law	(GPS) 33:5 (Mar.)	Case note	(CJ) 48:2 (Jan.)
Editor’s column: Indirect consequences of pleas indicates growing concern for lawyers and clients	(GPS) 33:4 (Feb.)	ROSENBERG, ERIC M.: The seven deadly sins of business e-mail	(YLD) 49:5 (Apr.)
Editor’s column: ISBA responds to bottom line issues with “Don’t Just Survive—Thrive” conference	(GPS) 33:7 (May)	ROTHCHILD, CHRISTINE PICKER with REOTT, RAYMOND T.:	(ENVL) 35:2 (Mar.)
Editor’s column: We need to persuade the Illinois Supreme Court Rules Committee to recommend adoption of the sale of a solo practice rule	(GPS) 33:1 (Sept.)	ROUHANDEH, JEFFREY A.: Social events—Planning the small office party	(LOE) 26:3 (Mar.)
The future of the profession: The affordable trial—fresh perspectives needed	(GPS) 33:2 (Nov.)	RUBIN, ARNOLD G.: Can an 8(d)1 award be modified?	(WCL) 42:3 (Mar.)
Trends that will affect your practice	(AL) 34:1 (Sept.)	Pre-trial discovery: Is it available for workers’ compensation claims?	(WCL) 42:3 (Mar.)
PINKERT-LIEB, KAREN M.: Chair’s column	(FL) 48:1 (Oct.)	Three post-surgical auto accidents failed to break causal connection chain	(WCL) 42:3 (Mar.)
Chair’s column	(FL) 48:2 (Jan.)	RUBIN, DONALD T.: 93rd General Assembly 200304 Legislation—Summary	(SALT) 48:6 (Dec.)
Chair’s column	(FL) 48:3 (Apr.)	RUDDELL, BRIAN W.: Health Savings Accounts (HSAs) under the Medicare Prescription Drug, Improvement and Modernization Act of 2003	(CSL) 50:2 (Dec.)
PIOTROWSKI-GOVREAU, JULIE A.: The Illinois Victims’ Economic Security and Safety Act of 2003: A guide for employers on VESSA requirements	(LAEL) 42:4 (May)	RUDY, SHERRI: Footnotes from the chair	(EL) 10:4 (June)
POLLARD, HUGH E.: Exchange tax dollars for investment dollars	(SALT) 48:3 (Sept.)		

Letter from the chair: Licenses to steal	(EL) 10:3 (Mar.)	and due...)	(LAEL) 42:1 (Aug.)
Message from the chair	(EL) 10:1 (Oct.)	When does section 3-103(2) of the Administrative Review Law create a right to amend a complaint for administrative review:	
Notes from the chair: My daughter is an expert in elder abuse	(EL) 10:2 (Jan.)	<i>Smida</i> provides the three conditions	(AL) 34:2 (Oct.)
RUSHING, PHILIP with BLAN, KENNITH: Pre-trial interest vs. pre-trial inflation	(CPAP) 50:6 (June)	Summer of 2004: Legislation of note	(BB) 35:1 (Oct.)
RUTH, DENNIS: A message from Dennis Ruth, Chairman of the Workers' Compensation Commission	(WCL) 42:2 (Dec.)	SENECA, MICHAEL S.: Comparison snapshot of Illinois state and federal depositions: Types of depositions and how they are used	(FC) 3:2 (May)
A review of my first year as Chairman of the Illinois Industrial Commission	(WCL) 42:1 (Sept.)	SHANNON, DAVID R.: Federal caselaw update	(EB) 23:2 (Dec.)
RYAN, CATHERINE M. with HABLUTZEL, NANCY: 4th District Appellate Court protects confidentiality of juvenile victim's delinquency background	(JJ) 17:2 (Dec.)	Federal caselaw update	(EB) 23:3 (Mar.)
Child victims after <i>Crawford v. Washington</i>	(JJ) 17:1 (Oct.)	Federal caselaw update	(EB) 23:4 (June)
From the Co-editors	(JJ) 17:3 (Apr.)	SHELTON, TIMOTHY G.: What happens when aging lawyers don't know when to quit	(EL) 10:4 (June)
Subsidized guardianship: A third ground for permanent placement	(JJ) 17:2 (Dec.)	SILVERN, SHERRY: Case comment— <i>In re D.D.</i>	(JJ) 17:3 (Apr.)
RYAN, MARTIN P.: Safeguarding your life savings from future creditors	(CLD) 42:8 (Mar.)	SKWERES, RICHARD F.: Automatic rollover rules	(EB) 23:3 (Mar.)
RYDER, TREY: Five ways to make your client feel important	(YLD) 49:4 (Feb.)	SMITH, BRADSHAW: <i>Mexico v. United States of America</i> : Case concerning <i>Avena</i> and other Mexican nationals (International Court of Justice, March 31, 2004)	(IIL) 42:3 (Nov.)
Telephone calls from prospects: How to protect yourself from this two-edged sword	(YLD) 49:2 (Oct.)	Update on international law in the U.S. Supreme Court	(IIL) 42:4 (Dec.)
SAHU, PRADIP K.: Conviction for DUI that results in bodily injury is not a crime of violence or aggravated felony warranting deportation under the Immigration Act	(IIL) 42:6 (Mar.)	SOBKOVIAK, AMIE M.: Stepmothers: The Good, the Bad, and the Ugly	(WATL) 10:1 (Oct.)
The European community accedes to the Madrid Protocol for the international registration of trademarks	(IIL) 42:3 (Nov.)	SOLOVY, JEROLD S. with BYMAN, ROBERT L.: Requests to admit	(BB) 35:3 (Mar.)
How American attorneys may obtain licensure to practice law as Overseas Lawyers or Foreign Lawyers in Hong Kong	(IIL) 42:1 (Aug.)	Requests to admit	(AL) 34:8 (Apr.)
Renovating the International & Immigration Law Section's Web site	(IIL) 42:8 (June)	SPRINGER, JAMES W.: Some observations on the legal status of American Indians and American Indian tribes	(HR) 31:2 (Dec.)
USCIS age-out regulations held invalid in the Ninth Circuit	(IIL) 42:5 (Jan.)	STALMACK, JOHN M.: Opening statement	(CPAP) 50:1 (Oct.)
SAMSA, MARY with MEYER, JOYCE and WOLFE, DAVE: Interpreting the IRS guidance issued under Code Section 409A affecting nonqualified deferred compensation plans	(EB) 23:3 (Mar.)	STALTER, LISLE A.: Case review: <i>People v. J. Harrison as Trustee under trust No. 410</i> —A look at the use of alternative service in environmental enforcement actions	(ENVL) 35:1 (Nov.)
SAMSON, HOWARD: Food for thought: Land law and public policy	(REL) 50:6 (June)	STAVROPOULOS, PETER J.: Are you covered? An analysis of <i>Lenny Szarek, Inc. v. Maryland Casualty Co.</i>	(WCL) 42:2 (Dec.)
SANDMAN, JAMES J.: The business case for effective part-time programs	(WATL) 10:1 (Oct.)	STEIN, SCOTT D. with RASKIN, RICHARD D.: The Health Care Competition Report: Insights from the Federal Antitrust Agencies	(AUCL) 43:1 (Nov.)
SARANG, DIVYA K.: Solid waste disposal and the Commerce Clause	(LGL) 41:10 (Apr.)	STERN, COREY B.: Seventh Circuit affirms injunction against city's ban on truck traffic	(PUT) 40:3 (Apr.)
SAY, JAMES K.: Recent decisions	(TE) 51:2 (Dec.)	STOVALL, HOWARD: Commercial agency and distributorship law in Qatar	(IIL) 42:2 (Sept.)
Tax rulings	(TE) 51:2 (Dec.)	Summary of commercial agency/distributorship law in Pakistan	(IIL) 42:5 (Jan.)
SAYRE, STEPHEN D.: Illinois business law case update	(BAFP) 19:1 (Oct.)	STRASSER, KURT A.: Parent company liability for its subsidiary's environmental performance	(ENVL) 35:2 (Mar.)
SCHANZLE-HASKINS, ELLEN: Letter from the chair	(WATL) 10:1 (Oct.)	STRELLIS, JACK A.: Avoid being blindsided by Federal Rule Civil Practice 30(a)(2)(B)	(FCP) 3:2 (May)
SCHMALL, LORRAINE: Social security reform: Bad news for the distaff side	(AL) 34:9 (June)	Chair's note	(FCP) 3:1 (Nov.)
Social security reform: Bad news for the distaff side	(MWP) 15:3 (June)	STUNGEVICIUS, FELIX: Another perspective on the translation industry	(IP) 44:2 (Jan.)
SCHOEFFEL, LEE ANN: Case law update	(CGL) 6:1 (Sept.)	SWANSON, ALFRED M., Jr.: Case note: FOIA Courts commission dismisses Judge Golniewicz	(LGL) 41:7 (Jan.)
Case law update	(CGL) 6:3 (Feb.)	Fire douses county's municipality claim	(BB) 35:2 (Dec.)
SCHOENBAUM, EDWARD: Report on the ABA Annual Meeting	(AL) 34:2 (Oct.)	Supreme Court approves collective bargaining for official court reporters	(LGL) 41:11 (May)
Report on the ABA Annual Meeting	(BB) 35:2 (Dec.)	Willful and wanton conduct	(BB) 35:1 (Oct.)
Summary of recent decisions	(AL) 34:1 (Sept.)	TAKHSH, ALEN: Immigration law update	(LGL) 41:1 (July)
SCHULTZ, JAMES H.: Individual income tax update	(FT) 51:2 (Dec.)	THORPE, GREGORY A. with MURRAY, JOHN C.: When is a sale-leaseback an equitable mortgage?	(IIL) 42:7 (May)
SCOGLAND, BILL with MASON, GALEN: Supreme Court finds that HMO employee benefit plan eligibility decisions are governed by ERISA and therefore not subject to claims under state health care liability laws	(EB) 23:1 (Sept.)	TIBBETTS, JACK H.: Construction necessitated zoning variations	(REL) 50:5 (Mar.)
SCOTT, R. STEPHEN with THIELEN, MARK D.: Controlling persons' qualified privilege to influence corporate actions	(CLD) 42:4 (Nov.)	The new statutory Residential Tenants' Right to Repair Act	(REL) 50:2 (Nov.)
SEBASTIAN, J.A.: Dues are due (and due		TIETZ, CHRISTOPHER M.: Intestate transfer does not satisfy "otherwise given" for purposes of stock transfer agreement	(REL) 50:6 (June)
		TRUSKOWSKI, JOHN B.: Illinois enacts new tax shelter legislation	(TE) 51:1 (Oct.)
		TURNER, RICK: Recent changes in Civil Jury	(SALT) 48:4 (Oct.)

Instructions in the IPI-Civil, 2005 Edition	(CPAP) 50:5 (Apr.)	ADR works	(ADR) 11:2 (Dec.)
TURNER, TODD M. with BOCHENEK, STEPHEN J.: Significant changes in real estate transfer taxes explained	(REL) 50:4 (Feb.)	Message from the chair: Let the debate begin	(ADR) 11:3 (Feb.)
TYBOR, JOSEPH: Supreme court announces interim appointment to appellate court	(BB) 35:2 (Dec.)	Message from the chair: Let the debate continue	(ADR) 11:5 (May)
TYRRELL, JAMES: The Illinois Supreme Court plows through the snowy issue of concurrent employment	(WCL) 42:4 (June)	WESTON, JAMES K., Sr.: Coal option penalty unenforceable	(ML) 31:1 (Aug.)
USECHEK, GINA: Estate taxation of IRA distributions: Two unique (yet unsuccessful) arguments taxpayers have tried to reduce their estate tax liability	(TE) 51:3 (Mar.)	From the editor	(ML) 31:1 (Aug.)
VALENCIA, KATRIN E.: <i>D.D.</i> : Minors on probation	(JJ) 17:3 (Apr.)	From the editor	(ML) 31:2 (Dec.)
VAN DER SNICK, J. BRICK: <i>People v. Stipp</i> : Blood serum alcohol concentration test results are admissible in DUI prosecutions under 625 ILCS 5/11-501.4	(TLAC) 14:2 (Jan.)	From the editor	(ML) 31:3 (Mar.)
VASILJEVICH, THOMAS with WARD, ELIZABETH A.: Employee benefits update	(FT) 51:3 (Mar.)	From the editor	(ML) 31:4 (June)
VENARDOS, THOMAS J.: The organizational life blood for law firm profitability: Active coordinated communication	(LOE) 26:2 (Jan.)	Illinois drilling permits—Do high prices translate to increased activity?	(ML) 31:1 (Aug.)
Seven communication styles that can improve law firm performance and enhance firm profitability	(LOE) 26:1 (Oct.)	Illinois drilling permits—Do high prices translate to increased activity?	(ML) 31:2 (Dec.)
VESCOGNI, MICHELLE A.: Editor's note	(CJ) 48:1 (Oct.)	Illinois drilling permits—Do high prices translate to increased activity?	(ML) 31:3 (Mar.)
Editor's note	(CJ) 48:3 (Apr.)	Illinois drilling permits—Do high prices translate to increased activity?	(ML) 31:4 (June)
WALTON, JENNIFER: Recap of 2004 guidance on Health Savings Accounts	(EB) 23:2 (Dec.)	Legislative update	(ML) 31:1 (Aug.)
WARD, PATRICK E.: Useful Internet sites for lawyers	(GPS) 33:5 (Mar.)	Legislative update	(ML) 31:2 (Dec.)
WARD, PATRICK E. with FOULKER, DARLA A.: An update on "Miranda warnings" for debt collection lawsuits	(GPS) 33:7 (May)	Legislative update	(ML) 31:3 (Mar.)
WASSER, STAN: Alternative dispute resolution: Making a federal case out of a simple breach of a construction contract case	(ADR) 11:4 (Apr.)	Legislative update	(ML) 31:4 (June)
WASSER, STAN, WITH HUNT, TRACIE, OPPERMAN, FALLON, and CADY, STEPHANIE: Case summaries	(ADR) 11:5 (May)	Right of first refusal enforced	(ML) 31:1 (Aug.)
WATERS, CARLA: Judge Youck remembered	(BB) 35:2 (Dec.)	WHITE, ALEXANDER P.: The 24th Annual State and Local Taxation Conference	(SALT) 48:4 (Oct.)
WEBER, KRISTEN: Civil case mediation program in Cook County	(ADR) 11:1 (Oct.)	Real estate tax exemption for a substance abuse facility	(SALT) 48:10 (Apr.)
Recent developments in dispute resolution: Case summaries	(ADR) 11:1 (Oct.)	WHITE, MICHAEL C.: CAFOs and air emissions	(AGL) 14:2 (Nov.)
WEBER, ROBERT: Family Limited Partnerships: Yes!... No!... Well, maybe!	(TE) 51:2 (Dec.)	CAFOs and air emissions	(ENVL) 35:1 (Nov.)
WEGNER, SCOTT D.: Tax-exempt financing and agriculture	(AGL) 14:6 (Apr.)	WILD, ROBERT J.: New SEC Form 8-K: Shortened filing deadline and expanded filing requirements	(CSL) 50:1 (Oct.)
WEICHER, MICHAEL J.: Case comment: <i>Jahn v. Kinderman</i>	(CSL) 50:3 (Apr.)	WILLIAMS, GUY E. with GARWOOD, SCOTT E.: A review of the final regulations under Circular 230	(TE) 51:4 (June)
WEIHL, DONALD E.: Attracting business 101 More on engagement letters	(LOE) 26:2 (Jan.)	WINTERS, DANIEL J. with COSTELLO, JOHN F., Jr.: The Computer Fraud and Abuse Act: A new weapon in the trade secrets litigation arena	(IP) 44:3 (Apr.)
The Swiss Inn Syndrome for lawyers	(LOE) 26:1 (Oct.)	WOJCIK, MARK E.: Chair's column: Meet the Section Council	(IIL) 42:2 (Sept.)
WEINBERG, REBECCA L.: Does NAFTA's interpretation of "expropriation" favor foreign investors over domestic investors? Part 2: Advantages of NAFTA investors over domestic investors in the United States	(LOE) 26:4 (June)	Chair's column: Restoring belief in international law	(IIL) 42:1 (Aug.)
Does NAFTA's interpretation of "expropriation" favor foreign investors over domestic investors? Part 3: Advantages of NAFTA investors over domestic investors in Canada and Mexico	(IIL) 42:1 (Aug.)	Chair's column: Restoring belief in international law	(IIL) 42:5 (Jan.)
WEINMAN, SARAH R. with AUSTIN, DAVID W.: Asylum seekers to face hardships under new federal legislation	(HR) 31:3 (Mar.)	From Individual Rights to Human Rights: Does the new Section name also require a new policy agenda?	(HR) 31:2 (Dec.)
Asylum seekers to face hardships under new federal legislation	(IIL) 42:8 (June)	From the Chair: Section activities to support the rule of law in other nations—From Iraq to Belarus	(IIL) 42:5 (Jan.)
WELCH, LYMAN W.: Total Return technical amendments	(TE) 51:1 (Oct.)	The Illinois Civil Rights Act of 2003	(HR) 31:4 (June)
WELLS, ROBERT: Message from the chair	(ADR) 11:1 (Oct.)	The Illinois Human Rights Act: What the new "Sexual Orientation" amendment does (and does not) require	(HR) 31:3 (Mar.)
Message from the chair: Improving how		Message from the Chair: Global Illinois	(IIL) 42:8 (June)
		Message from the Chair: The importance of international law	(IIL) 42:6 (Mar.)
		Message from the Chair: International law and	
		Message from the Chair: Raising the immigration bar	(IIL) 42:4 (Dec.)
		Message from the Chair: Reaching out to law students and young lawyers	(IIL) 42:3 (Nov.)
		the U.S. Supreme Court: Tales of foreign cruise ships, consular notification, and the juvenile death penalty	(IIL) 42:7 (May)
		WRIGHT, RANDOLPH M. with RELF, SCOTT D.: Foreign investment in Ontario: An introductory guide to the regulatory environment	(IIL) 42:6 (Mar.)
		WYSOCKI, BERNARD: Red flags	(GPS) 33:6 (Apr.)
		YAVITZ, DAVID B.: Popular iPod can be useful to lawyer away from office	(YLD) 49:6 (June)
		YOUNG, PAULA M.: ADR in law schools: The times, they are a' changing	(WATL) 10:1 (Oct.)
		YURA, JULIE HEUBERGER: <i>In re D.D.</i>	(JJ) 17:3 (Apr.)

ZECCHIN, ANTHONY: Effective jury waiver in criminal proceedings	(YLD) 49:5 (Apr.)
Effective jury waiver in criminal proceedings	(YLD) 49:6 (June)
ZENO, ADRIAN: Is Customs the Grinch that stole Christmas?	(IIL) 42:4 (Dec.)
The snail-paced Doha Round agriculture negotiations	(IIL) 42:8 (June)
The snail-paced Doha Round agriculture negotiations	(AGL) 14:7 (June)
ZIMMERMAN, STEVEN P.: A comparison of single-family residential contract forms	(REL) 50:3 (Dec.)
ZMUDA, JAMES S.: Corporate and partnership tax update	(FT) 51:3 (Mar.)
Corporate and partnership tax update	(FT) 51:4 (May)
ZUKOWSKI, WALTER J.: Purchase of annuity— Medical assistance eligibility	(EL) 10:3 (Mar.)

SUBJECT INDEX

References are to Volume: Issue Number and (Month)

Abuse/Neglect

- Casenote—The Toth case and its significance for the elder abuse program (EL) 10:1 (Oct.)
Illinois Supreme Court issues two decisions in family law area (MWP) 15:1 (Nov.)

Administrative Law

- 20th Annual Public Sector Labor Relations Law program (AL) 34:2 (Oct.)
66 years young (AL) 34:1 (Sept.)
Administrative law judges/hearing officers are judicial officers and may not be deposed (AL) 34:6 (Feb.)
Administrative Law Judges—Working together (AL) 34:1 (Sept.)
Attorney General issues opinions (AL) 34:9 (June)
Attorney General's Office issues opinions on the State Officials and Employees Ethics Act (AL) 34:3 (Nov.)
Emergency rule-making—Haste makes waste (AL) 34:8 (Apr.)
Hot topics in education law (AL) 34:6 (Feb.)
Irrational application of otherwise valid administrative regulation violates substantive due process (AL) 34:2 (Oct.)
The legacy of *Lockett*—Continued problems after 14 years (AL) 34:4 (Dec.)
Legislative update for Administrative Law Section Council (AL) 34:7 (Mar.)
Listen up one and all! (AL) 34:2 (Oct.)
Making money practicing administrative law
Mean-its and their opinions (AL) 34:6 (Feb.)
Proposed unemployment changes could economically benefit lawyers (AL) 34:8 (Apr.)
Recusal and disqualification of members of administrative boards (AL) 34:5 (Jan.)
Report on the ABA Annual Meeting (AL) 34:2 (Oct.)
Requests to admit (AL) 34:8 (Apr.)
Social security reform: Bad news for the distaff side (AL) 34:9 (June)
Speech to the Illinois Association of Administrative Law Judges and the CBA Administrative Law Judges Committee, Thursday, June 24, 2004 (AL) 34:1 (Sept.)
State Freedom of Information Acts and personal e-mails on government computers: A prospective look at potential Illinois decisions (AL) 34:5 (Jan.)
Summary of recent decisions (AL) 34:1 (Sept.)
Summary of recent decisions (AL) 34:2 (Oct.)
Summary of recent decisions (AL) 34:3 (Nov.)
Summary of recent decisions (AL) 34:4 (Dec.)
Summary of recent decisions (AL) 34:6 (Feb.)
Summary of recent decisions (AL) 34:7 (Mar.)
Summary of recent decisions (AL) 34:9 (June)
Trends that will affect your practice (AL) 34:1 (Sept.)
Upcoming electronic resources seminar (AL) 34:1 (Sept.)
When does section 3-103(2) of the Administrative Review Law create a right to amend a complaint for administrative review: *Smida* provides the three conditions (AL) 34:2 (Oct.)
When the testimony is five to one... (AL) 34:5 (Jan.)

Adoption

- Private adoptions—Right to counsel (HR) 31:3 (Mar.)
When navigating the uncontested related adoption highway, you still need a map (YLD) 49:2 (Oct.)

Agricultural Law

- CAFOs and air emissions (AGL) 14:2 (Nov.)
Estate and gift tax changes for 2005 (AGL) 14:4 (Feb.)
Fractional interest discount of real estate—An alternative to 2032A Special Use Valuation (AGL) 14:4 (Feb.)
Herbicide drift can be a pest(icide) (AGL) 14:3 (Jan.)
ISBA Ag Law Section Council Strategic Plan Outline (AGL) 14:6 (Apr.)

- Legislative watch list (AGL) 14:5 (Mar.)
New law on farm vehicle weight (AGL) 14:2 (Nov.)
Purchasing farmland for residential development: Legal considerations (AGL) 14:3 (Jan.)
Revisions to Chapter 12 under the new Bankruptcy Code provisions (AGL) 14:7 (June)
The snail-paced Doha Round agriculture negotiations (AGL) 14:7 (June)
Tax-exempt financing and agriculture (AGL) 14:6 (Apr.)
The use of *lis pendens* notices (AGL) 14:1 (Aug.)

Alternative Dispute Resolution

- ADR happenings (ADR) 11:3 (Feb.)
ADR happenings (ADR) 11:4 (Apr.)
ADR happenings (ADR) 11:5 (May)
ADR happenings (ADR) 11:6 (June)
ADR in law schools: The times, they are a' changing (WATL) 10:1 (Oct.)
Alternative dispute resolution: Making a federal case out of a simple breach of a construction contract case (ADR) 11:4 (Apr.)
Are mediation and neutral evaluation effective in civil cases? (ADR) 11:6 (June)
Case summaries (ADR) 11:2 (Dec.)
Case summaries (ADR) 11:3 (Feb.)
Case summaries (ADR) 11:4 (Apr.)
Case summaries (ADR) 11:5 (May)
Case summaries (ADR) 11:6 (June)
Case summaries (ADR) 11:1 (Oct.)
Civil case mediation program in Cook County
Enforceable settlement or unenforceable penalty? (ADR) 11:2 (Dec.)
Is there third-party discovery in arbitration? (ADR) 11:3 (Feb.)
Local programs update (ADR) 11:4 (Apr.)
Magistrate judge settlement conferences in the Northern District of Illinois (BB) 35:1 (Oct.)
A mediation program is set for Friday December 3, 2004 in Chicago—Read the details! (BB) 35:1 (Oct.)
Mediation of financial issues in divorce (ADR) 11:6 (June)
Mediator certification: Good or bad? (ADR) 11:5 (May)
Orders to mediate are not appealable (ADR) 11:5 (May)
Overcoming some common barriers to settlement (ADR) 11:5 (May)
Practitioner resources (ADR) 11:2 (Dec.)
Practitioner resources (ADR) 11:3 (Feb.)
Practitioner resources (ADR) 11:5 (May)
Recent developments in dispute resolution: Case summaries (ADR) 11:1 (Oct.)
Recent OCC policies, mediation, and arbitration operate to safeguard national banks from litigation with consumers and states (ADR) 11:3 (Feb.)
Shareholder disputes should be mediated (ADR) 11:3 (Feb.)
Special education mediation in Illinois (ADR) 11:4 (Apr.)
Ten tips for making your mediation successful: A view from the mediator's chair (ADR) 11:1 (Oct.)
Web site review (ADR) 11:5 (May)
What do attorneys think of mediation? (ADR) 11:2 (Dec.)

American Jobs Creation Act

- American Jobs Creation Act (FT) 51:3 (Mar.)
American Jobs Creation Act has broad range (CLD) 42:5 (Dec.)
New rules ahead for nonqualified plans (CLD) 42:5 (Dec.)
Significant changes ahead for deferred compensation plans: An overview of the deferred compensation provisions under the American Jobs Creation Act of 2004 (EB) 23:2 (Dec.)

Annuities

- Annuities: Uses, misuses and abuses (EL) 10:3 (Mar.)
Purchase of annuity—Medical assistance eligibility (EL) 10:3 (Mar.)

Antitrust and Unfair Competition Law

- Agreement with Coca-Cola ends the European Union's five-year inquiry into a potential abuse of a dominant position (AUCL) 43:2 (Apr.)
- The Health Care Competition Report: Insights from the Federal Antitrust Agencies (AUCL) 43:1 (Nov.)
- Implied Immunity: *Stock Exchanges Options* survives *Trinko* (AUCL) 43:1 (Nov.)
- In re Flat Glass Antitrust Litigation* (AUCL) 43:1 (Nov.)
- Merger enforcement after *Arch Coal* (AUCL) 43:2 (Apr.)
- Oracle beats the government's Section 7 case (AUCL) 43:2 (Apr.)

Attorney discipline

- Imaginative sanctions put pressure on attorneys (BB) 35:4 (May)

Attorney fees

- Untangling interim attorney fee awards and disgorgement under the Parentage Act: Clarity at last? (FL) 48:3 (Apr.)

Awards

- 2004 Tradition of Excellence Award (GPS) 33:2 (Nov.)
- 2005 Lincoln Award Legal Writing Contest Winners (YLD) 49:3 (Dec.)
- Betty Jang named YLD Attorney of the Year—Downstate (MWP) 15:1 (Nov.)
- Betty Jang—Young Lawyer of the Year (Downstate) (YLD) 49:1 (Aug.)
- Franco A. Coladipietro—Young Lawyer of the year (Chicago) (YLD) 49:1 (Aug.)
- ISBA Board Member Michele Jochner honored as one of “40 under 40” (MWP) 15:1 (Nov.)
- ISBA proud to announce the 2004 Public Service Award winner (YLD) 49:1 (Aug.)

Bankruptcy

- Bill status report (CBAB) 49:2 (Dec.)
- Exploring the bankruptcy law issues a tort law practitioner faces in a Wrongful Death Act case (TL) 40:1 (Nov.)
- Revisions to Chapter 12 under the new Bankruptcy Code provisions (AGL) 14:7 (June)
- Small business afforded streamlined processing under Chapter 11 (CSL) 50:3 (Apr.)
- Survival of remedies after dissolution of an LLC (CBAB) 49:3 (Feb.)

Banks and Financial Institutions

- Bill status report (CBAB) 49:2 (Dec.)
- Case law update (CBAB) 49:3 (Feb.)
- Check 21 in 2005 (CBAB) 49:4 (Mar.)
- Intercreditor agreements in mezzanine financing: Advice for mezzanine lender's counsel (CBAB) 49:4 (Mar.)
- Revival of judgment revived (CBAB) 49:1 (Sept.)
- The Seventh Circuit holds that service of a summons and complaint is a communication to a debtor under Fair Debt Collection Practices Act (CBAB) 49:3 (Feb.)
- Update by banking committee (CBAB) 49:1 (Sept.)

Biographies

- Chair's corner (Vickie A. Gillio) (AL) 34:4 (Dec.)
- Chair's corner (Terry Hoffman) (AL) 34:6 (Feb.)
- Chair's corner (Cindy Ervin) (AL) 34:7 (Mar.)
- Chair's corner (Jewel Klein) (AL) 34:8 (Apr.)
- Epilogue: Arts lawyer Patricia Felch headed ISBA section council (IP) 44:4 (June)
- Meeting Annie E. Thar (WATL) 10:2 (Feb.)
- Meeting Gloria Santona (WATL) 10:1 (Oct.)
- Sister Catherine Ryan (JJ) 17:3 (Apr.)
- Someone you should know: David Koski (CGL) 6:1 (Sept.)

Breach of contract

- Alternative dispute resolution: Making a federal case out of a simple breach of a construction contract case (ADR) 11:4 (Apr.)

Business Law

(see also Illinois Business Corporation Act)

- The business case for effective part-time programs (WATL) 10:1 (Oct.)
- Can restrictive covenants really restrict? (BAFP) 19:4 (June)
- Commercial real estate contract preparation checklist (BAFP) 19:1 (Oct.)
- Does Illinois need a Business Trusts Act? (CSL) 50:2 (Dec.)
- The economics of a business law practice (BAFP) 19:3 (Apr.)
- Employee termination (BAFP) 19:1 (Oct.)
- Fifth Circuit Court of Appeals upholds the use of FLP against IRS attack (CSL) 50:2 (Dec.)
- Financial planning for clients (BAFP) 19:4 (June)
- Health Savings Accounts (HSAs) under the Medicare Prescription Drug, Improvement and Modernization Act of 2003 (CSL) 50:2 (Dec.)
- Illinois business law case update (BAFP) 19:1 (Oct.)
- Is there “value” in a valuation? (BAFP) 19:2 (Feb.)
- Maximizing your business' value: Improving your operation and profitability (BAFP) 19:4 (June)
- New SEC Form 8-K: Shortened filing deadline and expanded filing requirements (CSL) 50:1 (Oct.)
- Oppression and alternative remedies—Is the forced buy-out under 12.56(f) wise policy? (CSL) 50:3 (Apr.)
- Query: The Fiduciary Shield Doctrine. Have the exceptions swallowed the rule? (CPAP) 50:2 (Nov.)
- Recent legislation allows reassignment of Medicare payments: Medical groups hiring physicians as independent contractors now permissible (CSL) 50:2 (Dec.)
- Small business afforded streamlined processing under Chapter 11 (CSL) 50:3 (Apr.)
- State tax consequences for community college student housing (BAFP) 19:1 (Oct.)
- Survival of remedies after dissolution of an LLC *True* to form, the Tax Court overrides formula price in family business buy-sell agreements (TE) 51:3 (Mar.)

Chief Illiniwek

- Address to the U of I Board of Trustees (HR) 31:1 (Oct.)
- Chief Illiniwek: The honored symbol of the University of Illinois (HR) 31:1 (Oct.)
- Chief Illiniwek: Our right—Our responsibility (HR) 31:1 (Oct.)
- In defense of Chief Illiniwek (HR) 31:1 (Oct.)
- A muted First Amendment victory in Chief Illiniwek case (HR) 31:1 (Oct.)
- Retire Chief Illiniwek (HR) 31:1 (Oct.)

Child Support

- Agreements to waive accrued child support are unenforceable (GPS) 33:3 (Jan.)
- Child support (GPS) 33:4 (Feb.)

Civil Law

- “Aggravation of a preexisting condition” as a separate element of compensable damages (CPAP) 50:4 (Feb.)
- Are mediation and neutral evaluation effective in civil cases? (ADR) 11:6 (June)
- Bench & Bar Section Council seeks input (BB) 35:1 (Oct.)
- Can a plaintiff climb out of the pothole issue? (CPAP) 50:4 (Feb.)
- Case synopsis (FCP) 3:1 (Nov.)
- Casenotes by members of the Northern Illinois University Law Review (CPAP) 50:4 (Feb.)
- Casenotes by members of the Northern Illinois University Law Review (CPAP) 50:6 (June)
- The challenges of e-discovery (FCP) 3:1 (Nov.)
- Defense surveillance video of plaintiff ruled inadmissible (TL) 40:3 (Mar.)
- Discovery abuses in the federal system (FCP) 3:1 (Nov.)

Discrimination

General Dynamics Land Systems v. Cline:
U.S. Supreme Court turns back reverse
discrimination claim (EL) 10:3 (Mar.)

Divorce

Division of property of the marriage (EL) 10:2 (Jan.)
Mediation of financial issues in divorce (ADR) 11:6 (June)
The treatment of Social Security benefits in the
allocation of marital assets after *In Re Marriage*
of Crook: Neither divide nor consider (FL) 48:1 (Oct.)

Domestic Violence

Willful and wanton failure to prevent a crime of
domestic violence: Partial or absolute immunity? (LGL) 41:11 (May)

DUI

A citizen's tip is not enough to justify a stop of a
motor vehicle without sufficient detail or
corroboration (TLAC) 14:1 (Dec.)
Conviction for DUI that results in bodily injury is
not a crime of violence or aggravated felony
warranting deportation under the Immigration
Act (IIL) 42:6 (Mar.)
Is a *Frye* hearing required to admit the results
of HGN testing in DUI prosecutions? (TLAC) 14:1 (Dec.)
People v. Stipp: Blood serum alcohol concentration
test results are admissible in DUI prosecutions
under 625 ILCS 5/11-501.4 (TLAC) 14:2 (Jan.)
Recent DUI cases (TLAC) 14:1 (Dec.)
Supreme court gives lesson on *Frye* (TL) 40:4 (June)
Terry stops: The riddle of Fourth and Fifth
Amendment jurisprudence (GPS) 33:1 (Sept.)
Using the Confrontation Clause to win DUI cases (TLAC) 14:2 (Jan.)
Zero tolerance law upheld (TLAC) 14:1 (Dec.)

Editor/Chair Columns

Chair's column (COLT) 12:1 (Sept.)
Chair's column (FL) 48:1 (Oct.)
Chair's column (FL) 48:2 (Jan.)
Chair's column (FL) 48:3 (Apr.)
Chair's column (SALT) 48:12 (June)
Chair's column: ISBA Web discussion
groups as a research tool (GPS) 33:5 (Mar.)
Chair's column: Meet the Section Council (IIL) 42:2 (Sept.)
Chair's column: Restoring belief in international law (IIL) 42:1 (Aug.)
Chair's column: Restoring belief in international law (IIL) 42:5 (Dec.)
Chair's corner (AL) 34:4 (Dec.)
Chair's corner (AL) 34:5 (Jan.)
Chair's corner (AL) 34:6 (Feb.)
Chair's corner (AL) 34:7 (Mar.)
Chair's corner (AL) 34:8 (Apr.)
Chair's corner (AL) 34:9 (June)
Chair's note (FCP) 3:1 (Nov.)
Chairman's corner (FT) 51:1 (Sept.)
Chairman's corner (FT) 51:2 (Dec.)
Chairman's corner (FT) 51:3 (Mar.)
Chairman's corner (FT) 51:4 (May)
Chairman's corner (GPS) 33:3 (Jan.)
Chairman's corner: Proposals to help earning power (GPS) 33:6 (Apr.)
Chairman's corner: Sale of practice, cable
TV production, seminars and publications (GPS) 33:2 (Nov.)
Chairman's corner: Thoughts on the nobility
and honor of our profession (GPS) 33:4 (Feb.)
Chairman's note (MWP) 15:2 (May)
Chairperson's corner (GPS) 33:1 (Sept.)
Co-editor's notes (WCL) 42:4 (June)
Editor's column (BAFP) 19:1 (Oct.)
Editor's column (FL) 48:1 (Oct.)
Editor's column (FL) 48:2 (Jan.)
Editor's column: Computers—Is it time to upgrade? (GPS) 33:6 (Apr.)

Editor's column: GP Solo & Small Firm
Section Council responds to the
continuing evolution of the law (GPS) 33:5 (Mar.)
Editor's column: Indirect consequences of pleas
indicates growing concern for lawyers
and clients (GPS) 33:4 (Feb.)
Editor's column: ISBA responds to bottom
line issues with "Don't Just Survive—
Thrive" conference (GPS) 33:7 (May)
Editor's column: We need to persuade the Illinois
Supreme Court Rules Committee to recommend
adoption of the sale of a solo practice rule (GPS) 33:1 (Sept.)
Editor's comments (IIL) 42:1 (Aug.)
Editor's comments (IIL) 42:2 (Sept.)
Editor's comments (IIL) 42:3 (Nov.)
Editor's comments (IIL) 42:4 (Dec.)
Editor's comments (IIL) 42:5 (Jan.)
Editor's comments (IIL) 42:6 (Mar.)
Editor's comments (IIL) 42:7 (May)
Editor's comments (IIL) 42:8 (June)
Editor's note (ADR) 11:2 (Dec.)
Editor's note (CJ) 48:1 (Oct.)
Editor's note (CJ) 48:3 (Apr.)
Editor's note (EB) 23:1 (Sept.)
Editor's note (EDL) 49:1 (Oct.)
Editor's note (EDL) 49:2 (Jan.)
Editor's note (REL) 50:1 (Sept.)
Editor's note (REL) 50:2 (Nov.)
Editor's note (REL) 50:3 (Dec.)
Editor's note (REL) 50:4 (Feb.)
Editor's note (REL) 50:5 (Mar.)
Editor's note (REL) 50:6 (June)
Editor's note (TL) 40:1 (Nov.)
Editor's note (TL) 40:2 (Jan.)
Editor's note (TL) 40:3 (Mar.)
Editor's note (TL) 40:4 (June)
Editor's notes (AUCL) 43:1 (Nov.)
Editor's notes (AUCL) 43:2 (Apr.)
Editor's notes (BAFP) 19:2 (Feb.)
Editor's notes (BAFP) 19:3 (Apr.)
Editor's notes (BAFP) 19:4 (June)
Editor's notes (WCL) 42:1 (Sept.)
Editor's notes (WCL) 42:3 (Mar.)
Footnotes from the chair (EL) 10:4 (June)
From the Chair (HR) 31:1 (Oct.)
From the Chair (HR) 31:2 (Dec.)
From the Chair (HR) 31:3 (Mar.)
From the Chair (HR) 31:4 (June)
From the chair (JJ) 17:1 (Oct.)
From the chair (JJ) 17:2 (Dec.)
From the chair (JJ) 17:3 (Apr.)
From the chair: Section activities to support the
rule of law in other nations—From Iraq to Belarus (IIL) 42:5 (Jan.)
From the co-editors (JJ) 17:3 (Apr.)
From the editor (ML) 31:1 (Aug.)
From the editor (ML) 31:2 (Dec.)
From the editor (ML) 31:3 (Mar.)
From the editor (ML) 31:4 (June)
From the Editor (MWP) 15:1 (Nov.)
From the editors (TE) 51:1 (Oct.)
From the editors (TE) 51:2 (Dec.)
From the editors (TE) 51:3 (Mar.)
From the editors (TE) 51:4 (June)
Inside (AL) 34:1 (Sept.)
Inside (AL) 34:2 (Oct.)
Inside (AL) 34:4 (Dec.)
Inside (AL) 34:5 (Jan.)
Inside (AL) 34:6 (Feb.)
Inside (AL) 34:7 (Mar.)
Inside (AL) 34:8 (Apr.)
Inside (AL) 34:9 (June)
Introduction (WCL) 42:2 (Dec.)
Letter from the chair (WATL) 10:1 (Oct.)
Letter from the Chair: Licenses to steal (EL) 10:3 (Mar.)

Letter from the Chair: Welcome to the 2004-2005 State and Local Taxation Section	(SALT) 48:1 (July)	Have an answer? You do now	(EL) 10:1 (Oct.)
Message from the chair	(ADR) 11:1 (Oct.)	Here's what you should know about the Statutory Declaration for Mental Health Treatment	(EL) 10:4 (June)
Message from the chair	(EL) 10:1 (Oct.)	The Illinois Long-Term Care Ombudsman: Advocating for residents	(EL) 10:1 (Oct.)
Message from the Chair: Global Illinois	(IIL) 42:8 (June)	Illinois Power of Attorney Act being reviewed for possible changes	(EL) 10:3 (Mar.)
Message from the Chair: The importance of international law	(IIL) 42:6 (Mar.)	Informed consent in the elder law practice	(EL) 10:2 (Jan.)
Message from the chair: Improving how ADR works	(ADR) 11:2 (Dec.)	Legislative responses to the Schiavo case	(EL) 10:4 (June)
Message from the Chair—International law and the U.S. Supreme Court: Tales of foreign cruise ships, consular notification, and the juvenile death penalty	(IIL) 42:7 (May)	Revamp of Anatomical Gift Act	(EL) 10:3 (Mar.)
Message from the chair: Let the debate begin	(ADR) 11:3 (Feb.)	Serving those who served: A guide to helping veterans	(EL) 10:3 (Mar.)
Message from the chair: Let the debate continue	(ADR) 11:5 (May)	Special education mediation in Illinois	(ADR) 11:4 (Apr.)
Message from the Chair: Raising the immigration bar	(IIL) 42:4 (Dec.)	Staying current	(EL) 10:3 (Mar.)
Message from the Chair: Reaching out to law students and young lawyers	(IIL) 42:3 (Nov.)	Stops along the Information Superhighway—The ABA Commission on Law and Aging	(EL) 10:1 (Oct.)
A note from the co-editor	(SALT) 48:2 (Aug.)	Suspension of driving privileges for the elderly: Can a doctor do it?	(EL) 10:4 (June)
A note from the co-editor	(SALT) 48:3 (Sept.)	U.S. Supreme Court finds change in early retirement entitlement under pension plan violated ERISA's "Anti-Cutback" rule	(YLD) 49:1 (Aug.)
A note from the co-editor	(SALT) 48:5 (Nov.)	What happens when aging lawyers don't know when to quit?	(EL) 10:4 (June)
A note from the co-editor	(SALT) 48:6 (Dec.)	What is a Certified Legal Nurse Consultant or CLNC®?	(EL) 10:4 (June)
A note from the co-editor	(SALT) 48:7 (Jan.)	What is the Circuit Breaker Program?	(EL) 10:4 (June)
A note from the co-editor	(SALT) 48:8 (Feb.)		
A note from the co-editor	(SALT) 48:9 (Mar.)		
A note from the co-editor	(SALT) 48:10 (Apr.)		
A note from the co-editor	(SALT) 48:11 (May)		
A note from the editor	(SALT) 48:1 (July)		
A note from the editors	(SALT) 48:4 (Oct.)		
Notes from the chair: My daughter is an expert in elder abuse	(EL) 10:2 (Jan.)		
Notes from the Chair	(WCL) 42:2 (Dec.)		
Voice of the co-editor	(MWP) 15:2 (May)		
Voice of the co-editor	(MWP) 15:3 (June)		

Education Law

Bills pending action by the governor	(EDL) 49:4 (June)
Case update	(EDL) 49:3 (May)
Federal Budget for FY 2006	(EDL) 49:4 (June)
Fiscal Year 2005 budget implementation bill for education is signed into law	(EDL) 49:1 (Oct.)
Governor signs education governance reform legislation	(EDL) 49:1 (Oct.)
Governor signs package of dropout and truancy prevention bills	(EDL) 49:1 (Oct.)
Governor signs Pension Reform Bill	(EDL) 49:4 (June)
Hot topics in education law	(AL) 34:6 (Feb.)
IDEIA 2004 proposed rules released	(EDL) 49:4 (June)
Illinois Educational Labor Relations Board decisions	(EDL) 49:2 (Jan.)
K-12 education budget for Fiscal Year 2005 approved	(EDL) 49:1 (Oct.)
Legislative update	(EDL) 49:4 (June)
Other federal developments	(EDL) 49:4 (June)
Recent labor law case decisions	(EDL) 49:2 (Jan.)
State legislative summary Part 1	(EDL) 49:1 (Oct.)
State tax consequences for community college student housing	(BAFP) 19:1 (Oct.)
Summary of new implementation of SEVIS fee for certain foreign students and exchange visitors	(IIL) 42:1 (Aug.)

Elder and Disability Law

(see also Abuse/Neglect, Discrimination, Fraud, Guardianship, Medicare/Medicaid, Visitation)

Calendar of upcoming elder law events and seminars	(EL) 10:1 (Oct.)
Calendar of upcoming elder law events and seminars	(EL) 10:3 (Mar.)
Casenote: Estate recovery against the estate of medicaid recipient's surviving spouse violates federal law	(EL) 10:4 (June)
Casenote: Requirements for claiming unemployment compensation when voluntarily leaving employment to care for ailing family member	(EL) 10:4 (June)
Editor resigns: Newsletter goes on	(EL) 10:4 (June)

Employment Law

(see also, American Jobs Creation Act, ERISA, Workers' Compensation Law)

America's Health Insurance Plans Regulatory Brief—Update on <i>Erie County</i> : District court bars publication of EEOC regulation	(EB) 23:4 (June)
American Jobs Creation Act	(FT) 51:3 (Mar.)
Automatic rollover rules	(EB) 23:3 (Mar.)
Casenote: Requirements for claiming unemployment compensation when voluntarily leaving employment to care for ailing family member	(EL) 10:4 (June)
Casino's policies violate National Labor Relations Act	(LAEL) 42:1 (Aug.)
Dealing with employee morale after a reduction in force (RIF)	(LAEL) 42:1 (Aug.)
Dues are due (and due and due...)	(LAEL) 42:1 (Aug.)
Employee termination	(BAFP) 19:1 (Oct.)
Employer blows filing deadline	(LAEL) 42:2 (Nov.)
Employment interviews—Don't ask any questions?	(AGL) 14:1 (Aug.)
Federal caselaw update	(EB) 23:2 (Dec.)
Federal caselaw update	(EB) 23:3 (Mar.)
Federal caselaw update	(EB) 23:4 (June)
How much does a peppercorn cost?: Modification of existing employment relationships after <i>Doyle v. Holy Cross Hospital</i>	(LAEL) 42:1 (Aug.)
Illinois enacts Right to Breastfeed Act	(LAEL) 42:2 (Nov.)
The Illinois Victims' Economic Security and Safety Act of 2003: A guide for employers on VESSA requirements	(LAEL) 42:4 (May)
Impact of bankruptcy reform legislation on qualified retirement savings plan exclusions/exemptions	(EB) 23:4 (June)
Interpreting the IRS guidance issued under Code Section 409A affecting nonqualified deferred compensation plans	(EB) 23:3 (Mar.)
Making the law work: The Illinois Wage Payment and Collection Act	(LAEL) 42:1 (Aug.)
The new overtime rule and application	(LAEL) 42:2 (Nov.)
No earrings for men: Is that a problem?	(LAEL) 42:1 (Aug.)
The problems of religion in the workplace	(LAEL) 42:3 (Feb.)
Proposed unemployment changes could economically benefit lawyers	(LAEL) 42:3 (Feb.)
Recap of 2004 guidance on Health Savings Accounts	(EB) 23:2 (Dec.)
Recent labor law case decisions	(EDL) 49:2 (Jan.)

Significant changes ahead for deferred compensation plans: An overview of the deferred compensation provisions under the American Jobs Creation Act of 2004 (EB) 23:2 (Dec.)
 “Similar” is not “equal”—Or is it? Equal pay issues (LAEL) 42:3 (Feb.)
 Summary of Council Minutes of meeting of June 18, 2004 (EB) 23:1 (Sept.)
 “Support Our Troops,”—It’s more than a bumper sticker: Proposed regulations for implementation of USERRA (LAEL) 42:2 (Nov.)
 Termination not wrongful (LGL) 41:6 (Dec.)
 Wachovia Corporation will pay \$5.5M for compensation discrimination (LAEL) 42:3 (Feb.)
 Work authorization updates (LAEL) 42:3 (Feb.)
 Your talent requested (LAEL) 42:4 (May)

Environmental Law

CAFOs and air emissions (AGL) 14:2 (Nov.)
 Case review: *People v. J. Harrison as Trustee under trust No. 410*—A look at the use of alternative service in environmental enforcement actions (ENVL) 35:1 (Nov.)
 Former tank owners liable (ENVL) 35:3 (May)
 General Assembly legislatively overrules *Ryan v. Agpro* (ENVL) 35:1 (Nov.)
 Herbicide drift can be a pest(icide) (AGL) 14:3 (Jan.)
 Parent company liability for its subsidiary’s environmental performance (ENVL) 35:2 (Mar.)
 Policyholder victory in Illinois Supreme Court (ENVL) 35:3 (May)
 Pollution Control Board of Appeals (ENVL) 35:3 (May)
 Purchasing farmland for residential development: Legal considerations (AGL) 14:3 (Jan.)
 Regulatory status update: Perchlorate summary of federal and state regulations (ENVL) 35:3 (May)
 Supreme Court upholds *Agpro* (ENVL) 35:2 (Mar.)
 Supreme Court wrap-up (ENVL) 35:1 (Nov.)
 Using supplemental environmental projects as settlement tools (ENVL) 35:2 (Mar.)
 Voluntary cleanups: A risky alternative to CERCLA litigation (ENVL) 35:2 (Mar.)

ERISA

Garnishments of participant’s account in ERISA qualified plan to collect a federal criminal fine is not prohibited by anti-alienation provision (EB) 23:1 (Sept.)
 Supreme Court finds that HMO employee benefit plan eligibility decisions are governed by ERISA and therefore not subject to claims under state health care liability laws (EB) 23:1 (Sept.)
 Union decertification held not to trigger complete ERISA withdrawal liability (PUT) 40:1 (Dec.)
 U.S. Supreme Court finds change in early retirement entitlement under pension plan violated ERISA’s “Anti-Cutback” rule (YLD) 49:1 (Aug.)

Ethics

Attorney General issues opinion under State Officials and Employees Ethics Act (LGL) 41:9 (Mar.)
 Attorney General’s office issues opinions on the State Officials and Employees Ethics Act (LGL) 41:1 (July)
 Attorney General issues opinion under State Officials and Employees Ethics Act (CGL) 6:1 (Sept.)
 State Officials and Employees Ethics Act—Applicability to municipalities (LGL) 41:4 (Oct.)

Evidence

Spoliation after *Dardeen*... back to *Boyd* (TL) 40:3 (Mar.)
 Supreme Court Rule 216 offers a potential method to recover the expense of an evidence deposition after the *Vicencio* decision (CPAP) 50:2 (Nov.)

Family Law

(see also, Abuse/Neglect, Adoption, Child Supprt, Custody, Divorce, Domestic Violence, Guardianship, Visitation)

Equitable principles and their application to domestic relations cases (FL) 48:1 (Oct.)
 Family law update (GPS) 33:5 (Mar.)
 Family law update (GPS) 33:6 (Apr.)
 Letter to the Chair (FL) 48:2 (Jan.)
 Limitations on community spouse assets (EL) 10:3 (Mar.)
 Recent family law cases (FL) 48:2 (Jan.)
 Regulating non-traditional childbirth—the Illinois Gestational Surrogacy Act (FL) 48:2 (Jan.)
 Results of DNA testing cannot be used to rescind a voluntary acknowledgment of paternity (GPS) 33:2 (Nov.)
 Untangling interim attorney fee awards and disgorgement under the Parentage Act: Clarity at last? (FL) 48:3 (Apr.)

Fraud

The Computer Fraud and Abuse Act: A new weapon in the trade secrets litigation arena (IP) 44:3 (Apr.)
 Scamming the scammers (EL) 10:1 (Oct.)
 Stops along the Information Superhighway: Web sites on scams, frauds and urban legends (EL) 10:3 (Mar.)
 The terms of an oral settlement agreement witnessed and approved by a judge will be enforceable, notwithstanding the fact that such an oral agreement, absent the judge, would come within the statute of frauds (BB)35:2 (Dec.)

Freedom of Information Act

Case note: FOIA (LGL) 41:7 (Jan.)
 Denial or disclosure: Are lists of names and addresses exempt from disclosure under the Illinois Freedom of Information Act? (LGL) 41:2 (Aug.)
 State Freedom of Information Acts and personal e-mails on government computers: A prospective look at potential Illinois decisions (AL) 34:5 (Jan.)

Government

Attorney General’s office issues opinions on the State Officials and Employees Ethics Act (LGL) 41:1 (July)
 State Freedom of Information Acts and personal e-mails on government computers: A prospective look at potential Illinois decisions (AL) 34:5 (Jan.)

Government Lawyers

Case law update (CGL) 6:1 (Sept.)
 Case law update (CGL) 6:3 (Feb.)
 Committee on Government Lawyers presents CLE seminars (CGL) 6:4 (June)
 Communications and confidentiality issues: A cautionary tale (CGL) 6:3 (Feb.)
 Correction (CGL) 6:3 (Feb.)
 Ethics corner: Discipline of public sector attorneys: Some recent dispositions of interest from Illinois and other states (CGL) 6:3 (Feb.)
 Government lawyer argues “Assassination is not Torture”—7th Circuit Court disagrees (IIL) 42:5 (Jan.)
 Government Lawyers Committee hosts brown bag luncheon on networking (CGL) 6:3 (Feb.)
 Government lawyers loan forgiveness legislation struggles to find support (CGL) 6:4 (June)
 In-sites (CGL) 6:3 (Feb.)
 ISBA recognizes senior government lawyers (CGL) 6:4 (June)
 Legislation preview (CGL) 6:4 (June)
 Legislative update (CGL) 6:2 (Nov.)
 News you can use (CGL) 6:3 (Feb.)
Price v. State of Illinois: Complaint against State’s Attorney must go to Court of Claims (CGL) 6:4 (June)

Public defender liability	(CGL) 6:4 (June)	new Section name also require a new policy agenda?	(HR) 31:2 (Dec.)
Someone you should know: David Koski	(CGL) 6:1 (Sept.)	Globalization of human rights law: U.S. Courts v. the Executive Branch	(ILL) 42:5 (Jan.)
Guardianship			
Grandparents raising grandchildren—What they should know	(FL) 48:3 (Apr.)	Government lawyer argues “Assassination is not Torture”—7th Circuit Court disagrees	(ILL) 42:5 (Jan.)
Subsidized guardianship: A third ground for permanent placement	(JJ) 17:2 (Dec.)	The Illinois Human Rights Act of 2003	(HR) 31:4 (June)
Health Care Law			
(See also, Annuities, Health Insurance Portability and Accountability Act; Malpractice; Medicare/Medicaid)			
All the latest developments in health care law	(HCL) 21:1 (Oct.)	The Illinois Human Rights Act: What the new “Sexual Orientation” Amendment does (and does not) require	(HR) 31:3 (Mar.)
All the latest developments in health care law	(HCL) 21:2 (Dec.)	Irrational application of otherwise valid administrative regulation violates substantive due process	(AL) 34:2 (Oct.)
All the latest developments in health care law	(HCL) 21:3 (Mar.)	No standing to challenge daughter’s required Pledge of Allegiance	(GPS) 33:7 (May)
All the latest developments in health care law	(HCL) 21:4 (June)	Private adoptions—Right to counsel	(HR) 31:3 (Mar.)
The case for expanded stem cell research in Illinois	(WATL) 10:2 (Feb.)	Smarter surfing: A guide to key human rights law Web sites	(HR) 31:3 (Mar.)
Casenote: Duty of hospital under Health Care Surrogate Act	(EL) 10:2 (Jan.)	Some observations on the legal status of American Indians and American Indian tribes	(HR) 31:2 (Dec.)
CMS proposes changes in hospital conditions of participation: Changes in medical staff bylaws, procedures, and credentialing are likely	(HCL) 21:4 (June)	Web site survey	(HR) 31:3 (June)
Government Accountability Office—CMS needs additional authority to adequately oversee patient safety in hospitals	(HCL) 21:1 (Oct.)	Illinois Business Corporation Act	
The Health Care Competition Report: Insights from the Federal Antitrust Agencies	(AUCL) 43:1 (Nov.)	Case comment: <i>Jahn v. Kinderman</i>	(CSL) 50:3 (Apr.)
Here’s what you should know about the Statutory Declaration for Mental Health Treatment	(EL) 10:4 (June)	Oppression and alternative remedies—Is the forced buy-out under 12.56(f) wise policy?	(CSL) 50:3 (Apr.)
Legislative responses to the Schiavo case	(EL) 10:4 (June)	Illinois General Assembly	
Medicare physician payments: Concerns about spending target system prompt interest in considering reforms	(HCL) 21:2 (Dec.)	Supreme Court decisions that the General Assembly may wish to consider	(BB) 35:3 (Mar.)
Nonprofit, for-profit, and government hospitals: Uncompensated care and other community benefits	(HCL) 21:4 (June)	Illinois State Bar Association	
Revamp of Anatomical Gift Act	(EL) 10:3 (Mar.)	Do ISBA members lead better lives?	(YLD) 49:6 (June)
Sending answers to Rule 213 interrogatories to doctor before his evidence deposition violates <i>Petrillo</i>	(CPAP) 50:6 (June)	Tax-free Health Savings Accounts now available	(YLD) 49:6 (June)
Specialty hospitals: Information on potential new facilities	(HCL) 21:4 (June)	Insurance Law	
Supreme Court finds that HMO employee benefit plan eligibility decisions are governed by ERISA and therefore not subject to claims under state health care liability laws	(EB) 23:1 (Sept.)	(See also, Annuities)	
Supreme Court limits remedies available to managed care plan participants	(YLD) 49:1 (Aug.)	Alphabetical listing of cases	(IL) 49:1 (Nov.)
Suspension of driving privileges for the elderly: Can a doctor do it?	(EL) 10:4 (June)	Alphabetical listing of cases	(IL) 49:2 (Dec.)
Upcoming Health Care Law programs	(HCL) 21:3 (Mar.)	Alphabetical listing of cases and holdings	(IL) 49:3 (May)
What is a Certified Legal Nurse Consultant or CLNC®?	(EL) 10:4 (June)	Alphabetical listing of cases and holdings	(IL) 49:4 (June)
Health Insurance Portability and Accountability Act			
The effect of HIPAA on Powers of Attorneys	(EL) 10:2 (Jan.)	Cases	(IL) 49:1 (Nov.)
Illinois & HIPAA: Preemption, identification of personal representatives, and activated status of health care powers	(TE) 51:3 (Mar.)	Cases	(IL) 49:2 (Dec.)
Human Rights			
(See also, Chief Illiniwek)			
Asylum seekers to face hardships under new federal legislation	(HR) 31:3 (Mar.)	Cases	(IL) 49:3 (May)
Case comment	(HR) 31:2 (Dec.)	Cases	(IL) 49:4 (June)
Case note	(HR) 31:4 (June)	Department of Insurance merged into new Illinois Department of Financial and Professional Regulation (IDFPR)	(IL) 49:2 (Dec.)
COURTROOM 302-A—A Cook County review	(HR) 31:4 (June)	Governor Rod Blagojevich signed Senate Bill 2238 into law on July 16, 2004	(IL) 49:2 (Dec.)
COURTROOM 302-A—Downstate review	(HR) 31:4 (June)	The medical malpractice insurance crisis: What can be done?	(HCL) 21:3 (Mar.)
From Individual Rights to Human Rights: Does the		Policyholder victory in Illinois Supreme Court	(ENVL) 35:3 (May)
		Words & phrases index of cases	(IL) 49:1 (Nov.)
		Words & phrases index of cases	(IL) 49:2 (Dec.)
		Intellectual Property	
		The Computer Fraud and Abuse Act: A new weapon in the trade secrets litigation arena	(IP) 44:3 (Apr.)
		Epilogue: Arts lawyer Patricia Felch headed ISBA section council	(IP) 44:4 (June)
		The Supreme Court plants an idea—All life forms are patentable! And farmers get the short end of the stalk. Part 1: The decision	(IP) 44:4 (June)
		<i>KP Permanent Make-Up, Inc. v. Lasting Impression</i> : The U.S. Supreme Court puts fairness back into fair use	(IP) 44:2 (Jan.)
		Political trademarks: Intellectual property in politics and government	(IP) 44:1 (Oct.)
		International and Immigration Law	

Getting and keeping clients (Part 4)	(YLD) 49:4 (Feb.)	Legislative update	(ML) 31:2 (Dec.)
The importance of being (Earnest) (Honest)	(GPS) 33:3 (Jan.)	Legislative update	(ML) 31:3 (Mar.)
Improving the economics of your law practice: Quick tips for daily use	(LOE) 26:3 (Mar.)	Legislative update	(ML) 31:4 (June)
ISBA to hold conference on the future of the profession	(MWP) 15:1 (Nov.)	Right of first refusal enforced	(ML) 31:1 (Aug.)
Know a lawyer who goes above and beyond the call?	(YLD) 49:4 (Feb.)	The termination of an oil and gas lease in its secondary term	(ML) 31:2 (Dec.)
Law clerks	(GPS) 33:6 (Apr.)	What substances are included within the term 'mineral'?	(ML) 31:3 (Mar.)
Law firm planning & design: Part 1	(LOE) 26:2 (Jan.)		
Law firm planning & design: Part 2	(LOE) 26:3 (Mar.)		
Law firm planning & design: Part 3	(LOE) 26:4 (June)		
The making of a 21st century law firm	(LOE) 26:1 (Oct.)		
More on engagement letters	(LOE) 26:1 (Oct.)		
The organizational life blood for law firm profitability: Active coordinated communication	(LOE) 26:2 (Jan.)		
Popular iPod can be useful to lawyer away from office	(YLD) 49:6 (June)		
Power to the people—ISBA form exchange	(GPS) 33:7 (May)		
Practice trap: Lawyer's comments on pending cases	(GPS) 33:7 (May)		
Prepare for e-discovery in four easy steps: Identify the who, what, where, and when	(YLD) 49:6 (June)		
Red flags	(GPS) 33:6 (Apr.)		
Seven communication styles that can improve law firm performance and enhance firm profitability	(LOE) 26:1 (Oct.)		
The seven deadly sins of business e-mail	(YLD) 49:5 (Apr.)		
Seven tips to help your legal practice run more smoothly	(YLD) 49:4 (Feb.)		
Social events—Planning the small office party	(LOE) 26:3 (Mar.)		
Suggestions from the bench and from a former general practitioner	(GPS) 33:2 (Nov.)		
The Swiss Inn Syndrome for lawyers	(LOE) 26:4 (June)		
Telephone calls from prospects: How to protect yourself from this two-edged sword	(YLD) 49:2 (Oct.)		

Malpractice

The medical malpractice insurance crisis: What can be done?	(HCL) 21:3 (Mar.)
Willful and wanton conduct	(LGL) 41:1 (July)

Medicare/Medicaid

Health Savings Accounts (HSAs) under the Medicare Prescription Drug, Improvement and Modernization Act of 2003	(CSL) 50:2 (Dec.)
Recent legislation allows reassignment of Medicare payments: Medical groups hiring physicians as independent contractors now permissible	(CSL) 50:2 (Dec.)

Mentors

The ISBA MentorCenter Program	(AGL) 14:4 (Feb.)
-------------------------------	-------------------

Military

Servicemembers or Service Members... no longer Soldiers and Sailors: Some recent legislation & regulations related to military service	(GPS) 33:5 (Mar.)
Serving those who served: A guide to helping veterans	(EL) 10:3 (Mar.)

Mineral Law

Coal option penalty unenforceable	(ML) 31:1 (Aug.)
Illinois drilling permits—Do high prices translate to increased activity?	(ML) 31:1 (Aug.)
Illinois drilling permits—Do high prices translate to increased activity?	(ML) 31:2 (Dec.)
Illinois drilling permits—Do high prices translate to increased activity?	(ML) 31:3 (Mar.)
Illinois drilling permits—Do high prices translate to increased activity?	(ML) 31:4 (June)
Issues to consider in restarting old wells	(ML) 31:4 (June)
Legislative update	(ML) 31:1 (Aug.)

Legislative update	(ML) 31:2 (Dec.)
Legislative update	(ML) 31:3 (Mar.)
Legislative update	(ML) 31:4 (June)
Right of first refusal enforced	(ML) 31:1 (Aug.)
The termination of an oil and gas lease in its secondary term	(ML) 31:2 (Dec.)
What substances are included within the term 'mineral'?	(ML) 31:3 (Mar.)

Minorities and Women

Betty Jang named YLD Attorney of the Year—Downstate	(MWP) 15:1 (Nov.)
Calendar of events	(WATL) 10:1 (Oct.)
The case for expanded stem cell research in Illinois	(WATL) 10:2 (Feb.)
Catch your breath: A little awareness is eye opening	(WATL) 10:2 (Feb.)
Illinois enacts Right to Breastfeed Act	(LAEL) 42:2 (Nov.)
"Inspiring Women"—The Women Everywhere: Partners in Service Project marks six years of service to women and children in need	(MWP) 15:2 (May)
ISBA Board Member Michele Jochnner honored as one of "40 under 40"	(MWP) 15:1 (Nov.)
It's not rocket science—It just feels like it	(MWP) 15:2 (May)
The Legal Aid Safety Net	(WATL) 10:3 (May)
Legislative update	(WATL) 10:1 (Oct.)
Legislative update	(WATL) 10:3 (May)
Letter to the editor	(WATL) 10:1 (Oct.)
My visit to China	(WATL) 10:1 (Oct.)
The National Women's Health Information Center	(WATL) 10:3 (May)
OAI, Inc. opens "A Place for Change"	(WATL) 10:1 (Oct.)
An overview of Sojourn Shelter and Services, a domestic violence shelter serving five Central Illinois counties	(WATL) 10:2 (Feb.)
Profile of Jorge Montes	(MWP) 15:1 (Nov.)
Reaching law students—Mission accomplished	(MWP) 15:2 (May)
Save the Date—Women Everywhere: Partners in Service	(WATL) 10:1 (Oct.)
Scenes from a middle-class vacation	(MWP) 15:1 (Nov.)
Social Security reform: Bad news for the distaff side	(MWP) 15:3 (June)
Stepmothers: The Good, the Bad, and the Ugly	(WATL) 10:1 (Oct.)
Visiting Belarus attorneys learn more about U.S. women attorneys	(WATL) 10:2 (Feb.)
What you don't know can hurt you	(WATL) 10:2 (Feb.)
Women's History Month 2005	(WATL) 10:3 (May)

Municipalities

Attorney General creates Office of Public Access Counselor to assist local government officials	(LGL) 41:8 (Feb.)
Attorney General issues opinion under State Officials and Employees Ethics Act	(LGL) 41:9 (Mar.)
Attorney General issues Freedom of Information Act and Election Code opinions	(LGL) 41:12 (June)
Attorney General issues opinions affecting units of local government	(LGL) 41:10 (Apr.)
Attorney General's office issues compatibility of office opinion—county board chairman and county ESDA coordinator	(LGL) 41:6 (Dec.)
Attorney General's office issues Open Meetings Act opinion	(LGL) 41:3 (Sept.)
Attorney General's office issues opinion addressing the authority of a county to require the dedication of a property to prescribed uses	(LGL) 41:4 (Oct.)
Case note: FOIA	(LGL) 41:7 (Jan.)
City's prohibition of truck traffic fails due to city's designation of roadway	(LGL) 41:9 (Mar.)
Curfew law revisited to remove chill on minors' First Amendment rights	(LGL) 41:5 (Nov.)
Denial or disclosure: Are lists of names and addresses exempt from disclosure under the Illinois Freedom of Information Act?	(LGL) 41:2 (Aug.)
Eminent domain—Billboards	(LGL) 41:8 (Feb.)

Eminent domain—Can amortization constitute just compensation?	(LGL) 41:10 (Apr.)	contract forms	(REL) 50:3 (Dec.)
Federal concealed weapons law creates more liability for municipalities	(LGL) 41:8 (Feb.)	Construction necessitated zoning variations	(REL) 50:2 (Nov.)
Fire district douses county's municipality claim	(LGL) 41:11 (May)	Covenants, conditions and restrictions: A trend of enforcement	(REL) 50:3 (Dec.)
A Home Rule Unit may not legislate on the issue of disconnection	(LGL) 41:8 (Feb.)	Excerpts of Minutes of meeting of the Real Estate Law Section Council, February 11, 2005	(REL) 50:5 (Mar.)
It's budget time again!	(LGL) 41:5 (Nov.)	Food for thought: Land law and public policy	(REL) 50:6 (June)
<i>Klaeren</i> —One last time?	(LGL) 41:6 (Dec.)	Fractional interest discount of real estate—An alternative to 2032A Special Use Valuation	(AGL) 14:4 (Feb.)
Legislation preview	(LGL) 41:11 (May)	Intercreditor agreements in mezzanine financing: Advicee for mezzanine lender's counsel	(REL) 50:2 (Nov.)
Legislative update	(CGL) 6:2 (Nov.)	A late summer real estate miscellany	(REL) 50:1 (Sept.)
Municipal prosecutors	(LGL) 41:4 (Oct.)	Mold risks in construction projects	(REL) 50:1 (Sept.)
Political trademarks: Intellectual property in politics and government	(LGL) 41:7 (Jan.)	The new statutory Residential Tenants' Right to Repair Act	(REL) 50:6 (June)
Putting the Village and the developer on the same side of the table—Success in Sauk Village	(LGL) 41:12 (June)	Purchasing farmland for residential development: Legal considerations	(AGL) 14:3 (Jan.)
Recent zoning cases decided under RLUIPA	(LGL) 41:3 (Sept.)	Quiet title (not the library, silly)	(REL) 50:5 (Mar.)
Seventh Circuit affirms injunction against city's ban on truck traffic	(PUT) 40:3 (Apr.)	Real estate tax exemption for a substance abuse facility	(SALT) 48:10 (Apr.)
Solid waste disposal and the Commerce Clause	(LGL) 41:10 (Apr.)	Real estate transactions and bulk sales requirements	(REL) 50:1 (Sept.)
State Officials and Employees Ethics Act—Applicability to municipalities	(LGL) 41:4 (Oct.)	The seven percent assessment cap creates uncertainty in residential real estate closings	(SALT) 48:2 (Aug.)
Supreme Court clarifies contempt for violating supervision in ordinance violation cases	(BB) 35:1 (Oct.)	Significant changes in real estate transfer taxes explained	(REL) 50:4 (Feb.)
Termination not wrongful	(LGL) 41:6 (Dec.)	The state of the Illinois Real Estate Lawyers Association—2004 in review	(REL) 50:4 (Feb.)
Willful and wanton failure to prevent a crime of domestic violence: Partial or absolute immunity?	(LGL) 41:11 (May)	Unresolved issues concerning tenancy by the entirety	(REL) 50:4 (Feb.)
		When is a sale-leaseback an equitable mortgage?	(REL) 50:5 (Mar.)
Open Meetings Act			
Attorney General's office issues Open Meetings Act opinion	(LGL) 41:3 (Sept.)	Restrictive covenants	
		Can restrictive covenants really restrict?	(BAFP) 19:4 (June)
Oral agreements			
The terms of an oral settlement agreement witnessed and approved by a judge will be enforceable, notwithstanding the fact that such an oral agreement, absent the judge, would come within the statute of frauds	(BB)35:2 (Dec.)	Securities Law	
		New SEC Form 8-K: Shortened filing deadline and expanded filing requirements	(CSL) 50:1 (Oct.)
Pet Trusts			
Care for Spike from the grave: The new Pet Trust Act	(EL) 10:2 (Jan.)	Social Security	
		Social security reform: Bad news for the distaff side	(AL) 34:9 (June)
Pleas			
Editor's column: Indirect consequences of pleas indicates growing concern for lawyers and clients	(GPS) 33:4 (Feb.)	The treatment of Social Security benefits in the allocation of marital assets after <i>In Re Marriage of Crook</i> : Neither divide nor consider	(FL) 48:1 (Oct.)
Growing area of concern: When is "nota conviction under this Act" a conviction?	(GPS) 33:4 (Feb.)	Substitution of Judge	
		Substitution of judge—Second supplemental update	(GPS) 33:4 (Feb.)
Professional Associations			
The Chicago Bar Association/Alliance for Women Call to Action for Women Attorneys	(WATL) 10:2 (Feb.)	Supreme Court Rules	
The state of the Illinois Real Estate Lawyers Association—2004 in review	(REL) 50:4 (Feb.)	Opinion witness disclosure under Supreme Court Rule 213	(CPAP) 50:5 (Apr.)
		Requests to admit	(BB) 35:3 (Mar.)
Public Utilities			
Illinois Commerce Commission sets to work on implementing Governor Blagojevich's Sustainable Energy Plan for electric utilities and alternative retail electric suppliers	(PUT) 40:4 (June)	Taxation	
Illinois Supreme Court finds NI-Gas has a duty to warn customers of faulty appliance connectors	(PUT) 40:4 (June)	The 24th Annual State and Local Taxation Conference	(SALT) 48:4 (Oct.)
		93rd General Assembly 2003-04 legislation—Summary	(SALT) 48:6 (Dec.)
		93rd General Assembly 2003-04 legislation—Summary (Part II)	(SALT) 48:8 (Feb.)
		2004 IDOR Practitioners' Meeting Questions and Answers	(SALT) 48:5 (Nov.)
		The Administrative process for protesting tax assessments and refund denials	(SALT) 48:11 (May)
		American Jobs Creation Act	(FT) 51:3 (Mar.)
		Appellate Court affirms denial of motion to vacate tax deed	(SALT) 48:12 (June)
		Barge company wins commerce clause case in <i>American River Transportation Company v. Bower</i> , N.E.2d__ (Ill. App. 2004) 19-15-326-017-0000	(SALT) 48:3 (Sept.)
		Changes to Illinois' tax laws	(SALT) 48:2 (Aug.)
		City of Chicago tax increases	(SALT) 48:9 (Mar.)
Real Property			
Another arrow in the quiver of those seeking adverse possession: A casenote: <i>Johan Dwyer v. William R. Love and Jody Romano Love</i>	(REL) 50:3 (Dec.)		
Commercial real estate contract preparation checklist	(BAFP) 19:1 (Oct.)		
A comparison of single-family residential			

estate tax liability	(TE) 51:3 (Mar.)
Family Limited Partnerships: Yes!... No!... Well, maybe!	(TE) 51:2 (Dec.)
Illinois & HIPAA: Preemption, identification of personal representatives, and activated status of health care powers	(TE) 51:3 (Mar.)
Intestate transfer does not satisfy "otherwise given" for purposes of stock purchase agreement	(TE) 51:1 (Oct.)
Legislative responses to the Schiavo case	(EL) 10:4 (June)
Other recent developments and cases	(TE) 51:3 (Mar.)
Overdue for a raise—Small estate affidavit limit increased to \$100,000	(TE) 51:1 (Oct.)
Prompt assessment of federal tax related to a decedent	(TE) 51:4 (June)
Proposed regulations to elect out of deemed allocations	(TE) 51:3 (Mar.)
Recent decisions	(TE) 51:2 (Dec.)
Recent developments and cases in Illinois	(TE) 51:3 (Mar.)
Recent developments in estate, gift, and income tax	(TE) 51:4 (June)
Revenue Ruling 2004-64 provides guidance on the grantor's payment of income taxes for irrevocable trust	(TE) 51:1 (Oct.)
A review of the final regulations under Circular 230	(TE) 51:4 (June)
Sample client letter regarding Health Care Powers of Attorney, Living Wills and the Terri Schiavo matter	(TE) 51:4 (June)
The Service upholds Power of Appointment as method to fully utilize estate tax exemption	(TE) 51:1 (Oct.)
Tax rulings	(TE) 51:2 (Dec.)
Total Return technical amendments	(TE) 51:1 (Oct.)
True to form, the Tax Court overrides formula price in family business buy-sell agreements	(TE) 51:3 (Mar.)
What I tell my clients about Powers of Attorney	(TE) 51:4 (June)

USERRA

"Support Our Troops,"—It's more than a bumper sticker: Proposed regulations for implementation of USERRA	42:2 (Nov.)
--	-------------

Visitation

Over the river and through the woods— <i>again</i> : How will courts interpret the new Grandparent Visitation Act?	(GPS) 33:3 (Jan.)
Visitability—A welcome idea in home design	(EL) 10:1 (Oct.)

Witnesses

<i>Crawford</i> cancels hearsay exception for minor witnesses	(CJ) 48:3 (Apr.)
A few tools for working with witnesses	(YLD) 49:3 (Dec.)
Getting the most from your expert witnesses: Experience and credibility are not enough for the jury to believe your witness	(YLD) 49:5 (Apr.)
Opinion witness disclosure under Supreme	

Court Rule 213	(CPAP) 50:5 (Apr.)
----------------	--------------------

Workers' Compensation Law

A \$1 contract cost insurance carrier \$37,500	(WCL) 42:3 (Mar.)
Are you covered? An analysis of <i>Lenny Szarek, Inc. v. Maryland Casualty Co.</i>	(WCL) 42:2 (Dec.)
Beware of stipulations	(WCL) 42:3 (Mar.)
<i>Boyd Electric</i> : Is the Commission really a party?	(WCL) 42:4 (June)
Can an 8(d)1 award be modified?	(WCL) 42:3 (Mar.)
Commission news	(WCL) 42:2 (Dec.)
The contract for hire: Is it the exclusive test for determining jurisdiction?	(WCL) 42:3 (Mar.)
Credibility "defies logic"	(WCL) 42:4 (June)
The Illinois Supreme Court plows through the snowy issue of concurrent employment	(WCL) 42:4 (June)
"Increased risk" as analyzed by the 5th District	(WCL) 42:2 (Dec.)
Industrial Commission news	(WCL) 42:1 (Sept.)
A message from Dennis Ruth, Chairman of the Workers' Compensation Commission	(WCL) 42:2 (Dec.)
New carpeting trips up the defense	(WCL) 42:4 (June)
No repetitive requirement for repetitive trauma accident	(WCL) 42:2 (June)
Nursing assistant aided by Commission	(WCL) 42:4 (June)
Pre-trial discovery: Is it available for workers' compensation claims?	(WCL) 42:3 (Mar.)
Recent cases	(WCL) 42:1 (Sept.)
Retaliatory discharge	(WCL) 42:2 (Dec.)
A review of my first year as Chairman of the Illinois Industrial Commission	(WCL) 42:1 (Sept.)
Supreme Court deals fatal blow to the "normal daily activity exception" in <i>Twice Over Clean</i> : A petitioner's perspective	(WCL) 42:4 (June)
Three post-surgical auto accidents failed to break causal connection chain	(WCL) 42:3 (Mar.)
<i>Twice Over Clean</i> —A respondent's perspective	(WCL) 42:4 (June)
A valued investigation	(WCL) 42:2 (Dec.)

Young Lawyers

2005 Lincoln Award Legal Writing Contest Winners	(YLD) 49:3 (Dec.)
Betty Jang—Young Lawyer of the Year (Downstate)	(YLD) 49:1 (Aug.)
Franco A. Coladipietro—Young Lawyer of the year (Chicago)	(YLD) 49:1 (Aug.)
ISBA proud to announce the 2004 Public Service Award winner	(YLD) 49:1 (Aug.)
ISBA YLD selects Young Lawyers of the Year	(YLD) 49:6 (June)
Report from the ABA Annual Meeting	(YLD) 49:2 (Oct.)
Young Lawyers Division launches "Lunch With a Judge" program	(YLD) 49:5 (Apr.)