PRACTICAL PREPARATION, STUDENT FOCUSED, SERVING THE
COMMUNITY—THE WILLS CLINICAL LAB EXPERIENCE
Camille M. Davidson ................................................................. 1
A PRACTICAL ROAD MAP TO NEW ILLINOIS ETHICS RULES
Thomas E. Spahn ................................................................. 27
ANSWERING DISCOVERY “SUBJECT TO” OBJECTIONS: LESSONS FROM
FLORIDA’S DISTRICT COURTS
R. Jason Richards ................................................................. 127
PUTTING STUDENTS AT THE CENTER OF LEGAL EDUCATION: HOW AN
EMPHASIS ON OUTCOME MEASURE IN THE ABA STANDARDS FOR
APPROVAL OF LAW SCHOOLS MIGHT TRANSFORM THE
EDUCATIONAL EXPERIENCE OF LAW STUDENTS
Janet W. Fisher ................................................................. 225
IT’S MY PARTY AND I’LL RUN IF I WANT TO: PARTY SWITCHING AND
CANDIDATE ELIGIBILITY IN LIGHT OF HASFELD V. STATE BOARD
OF ELECTIONS
Michael J. Kasper ................................................................. 249
PATTERNICITY AND PERSUASION: EVOLUTIONARY BIOLOGY AS A
BRIDGE BETWEEN ECONOMIC AND NARRATIVE ANALYSIS OF
THE LAW
James D. Ridgway ................................................................. 269
WHY THE JEWS?
George Anastaplo ................................................................. 401
LET’S PUT THE FEAR IN THE FERA! SUGGESTIONS TO MAKE THE
FRAUD ENFORCEMENT AND RECOVERY ACT OF 2009 A STRONG
FRAUD DETERRENT
Jim Moye ................................................................. 421
DOES THE AUTOMATIC STAY OF THE BANKRUPTCY CODE TRIGGER
THE ILLINOIS SAVINGS STATUTE: WHY THE ILLINOIS SUPREME
COURT NEEDS TO ADDRESS THE ISSUE
Seth Howard ................................................................. 433
THE MEDICAL DEVICE FEDERAL PREEMPTION TRILOGY: SALVAGING
DUE PROCESS FOR INJURED PATIENTS
Demetria D. Frank-Jackson ................................................................. 453
SURVEY OF ILLINOIS LAW: ELDER LAW
Lee Beneze, Charles A. LeFevre, Heather McPherson,
Daniel M. Moore, Jr., and Martin W. Siemer ................................. 597
SURVEY OF ILLINOIS LAW: INSURANCE LAW
Kelly Izzo ................................................................. 633

SURVEY OF ILLINOIS LAW: MEDICAL MALPRACTICE
Kyle Christopher Oehmke and Katie Oehmke ........................................ 647

SURVEY OF ILLINOIS LAW: THE INS AND OUTS OF THE NEW ILLINOIS
EVIDENCE RULES
Jeffrey A. Parness ........................................................................ 689

SURVEY OF ILLINOIS LAW: AT LONG LAST, A LONG LOOK AT
Respondents in Discovery
Marc D. Ginsberg ........................................................................ 703

Comments

ENFORCING RESTRICTIVE COVENANTS IN ILLINOIS: IS THE
LEGITIMATE-BUSINESS-INTEREST TEST NECESSARY?
Kelly M. Murray ........................................................................ 137

ILLINOIS’S FIRST ATTEMPT AT SUSTAINABLE BUILDING IS GREEN FOR
ALL THE WRONG REASONS
Ross J. Sorensen ........................................................................ 163

UNFASHIONABLY LATE: PROTECTING A DESIGNER’S IDENTITY AFTER
A PERSONAL NAME BECOMES A VALUABLE TRADEMARK
Allison B. Pitzer ........................................................................ 309

FILL MATERIAL POLLUTION UNDER THE CLEAN WATER ACT: A NEED
FOR LEGISLATIVE CHANGE
Kory Watson ............................................................................. 335

THE REFERENCES OF THE TWENTY-FIRST CENTURY: REGULATING
EMPLOYERS’ USE OF SOCIAL NETWORKING SITES AS AN
APPLICANT SCREENING TOOL
Cara R. Sronce ........................................................................ 499

MEDICAL MALPRACTICE INSURANCE IN ILLINOIS: WHERE WE’VE
BEEN AND WHERE WE’RE GOING AFTER LEBRON V. GOTTLIBE
MEMORIAL HOSPITAL, 930 N.E.2d 895 (ILL. 2010)
Grant McBride ........................................................................ 517

Casenotes

DO VERBAL COMPLAINTS CONSTITUTE PROTECTED ACTIVITY UNDER
THE FAIR LABOR STANDARDS ACT? AN EXAMINATION OF
KASTEN V. SAINT-GOBAIN PERFORMANCE PLASTICS CORP., 570
F.3d 834 (7TH CIR. 2009)
Lauren A. Heischmidt ............................................................... 187
GETTING RID OF THE SECURITY BLANKET: WHY THE LIMITED PARTNERSHIP UNITS IN LIBERTY PROPERTY TRUST V. REPUBLIC PROPERTIES CORP., 577 F.3d 335 (D.C. Cir. 2009), ARE NOT “Securities”
Allison B. Pitzer ................................................................. 203

HAVE HOUSEHOLD EXPOSURE CLAIMS WASHED OUT IN ILLINOIS?: NELSON V. AURORA EQUIPMENT CO., 909 N.E.2d 931 (ILL. App. Ct. 2009)
Kelly M. Murray ........................................................................ 357

ONLINE CASINOS FORCED TO FOLD: EXAMINING THE EFFECTS OF IN RE BAUM, 386 B.R. 649 (BANKR. N.D. OHIO 2008).
Justin Volker ................................................................................ 383

UNAUTHORIZED ACCESS TO WEB-BASED E-MAIL: RECOVERY UNDER THE STORED COMMUNICATIONS ACT AFTER VAN ALSTYNE V. ELEC. SCRIPTORIUM LTD., 560 F.3d 199 (4TH Cir. 2009)
Kory R. Watson .......................................................................... 543

THE NINTH CIRCUIT FORECLOSES A BULLET SIZED HOLE IN THE PLCAA IN ILETO V. GLOCK, 565 F.3d 1126 (9TH Cir. 2009)
Ross J. Sorensen .......................................................................... 573

CONTRIBUTOR INDEX

Anastaplo, George, Why the Jews? .................................................. 401
Davidson, Camille M., Practical Preparation, Student Focused, Serving the Community—the Wills Clinical Lab Experience .......... 1
Fisher, Janet W., Putting Students at the Center of Legal Education: How an Emphasis on Outcome Measure in the ABA Standards for Approval of Law Schools Might Transform the Educational Experience of Law Students ........................................... 225
Ginsberg, Marc D., Survey of Illinois Law: At Long Last, A Long Look at Respondents in Discovery .............................................. 703
Howard, Seth, Does the Automatic Stay of the Bankruptcy Code Trigger the Illinois Savings Statute: Why the Illinois Supreme Court Needs to Address the Issue .......................................................... 433


Kasper, Michael J., It’s My Party and I’ll Run if I Want to: Party Switching And Candidate Eligibility in Light of Hasfeld v. State Board of Elections .................................................................................. 249

McBride, Grant, Medical Malpractice Insurance in Illinois: Where We’ve Been and Where We’re Going After Lebron v. Gottlieb Memorial Hospital, 930 N.E.2d 895 (Ill. 2010) .................................................. 517

Moye, Jim, Let’s Put the Fear in the FERA! Suggestions to Make the Fraud Enforcement and Recovery Act of 2009 a Strong Fraud Deterrent ........................................................................................................ 421

Murray, Kelly M., Enforcing Restrictive Covenants in Illinois: Is the Legitimate-Business-Interest Test Necessary? ......................................................... 137


Oehmke, Kyle Christopher and Katie Oehmke, Survey of Illinois Law: Medical Malpractice ........................................................................................................ 647


Pitzer, Allison B., Unfashionably Late: Protecting a Designer’s Identity After a Personal Name Becomes a Valuable Trademark .................................. 309

Richards, R. Jason, Answering Discovery “Subject to” Objections: Lessons from Florida’s District Courts ............................................................... 127

Ridgway, James D., Patternicity and Persuasion: Evolutionary Biology as a Bridge Between Economic and Narrative Analysis of the Law ................................................................. 269

Spahn, Thomas E., A Practical Road Map to New Illinois Ethics Rules .... 27

Sorensen, Ross J., Illinois’s First Attempt at Sustainable Building is Green for All the Wrong Reasons ................................................................. 163

Sorensen, Ross J., The Ninth Circuit Forecloses a Bullet Sized Hole in the PLCAA in Ileto v. Glock, 565 F.3d 1126 (9th Cir. 2009) .......................... 573

Sronce, Cara R., The References of the Twenty-First Century: Regulating Employers’ Use of Social Networking Sites as an Applicant Screening Tool ........................................................................... 499

Volker, Justin, Online Casinos Forced to Fold: Examining the Effects of In Re Baum, 386 B.R. 649 (Bankr. N.D. Ohio 2008) ................................ 383
TOPIC INDEX

CIVIL PROCEDURE:
Answering Discovery “Subject to” Objections: Lessons from Florida’s District Courts .......................................................... 127
Does the Automatic Stay of the Bankruptcy Code Trigger the Illinois Savings Statute: Why the Illinois Supreme Court Needs to Address the Issue .................................................................................. 433
Survey of Illinois Law: At Long Last, A Long Look at Respondents in Discovery .................................................................................. 703

CONTRACT LAW:
Enforcing Restrictive Covenants in Illinois: Is the Legitimate-Business-Interest Test Necessary? .......................................................... 137

CORPORATE LAW:
Unfashionably Late: Protecting a Designer’s Identity After a Personal Name Becomes a Valuable Trademark .......................................................... 309

CRIMINAL LAW:
Unauthorized Access to Web-based E-mail: Recovery Under the Stored Communications Act After Van Alstyne v. Elec. Scriptorium Ltd., 560 F.3d 199 (4th Cir. 2009) .................................................. 543
The Ninth Circuit Forecloses a Bullet Sized Hole in the PLCAA in Ileto v. Glock, 565 F.3d 1126 (9th Cir. 2009) .................................................. 573

ELDER LAW:
Survey of Illinois Law: Elder Law .................................................. 597

ELECTION LAW:
It’s My Party and I’ll Run if I Want to: Party Switching and Candidate Eligibility in Light of Hasfield v. State Board of Elections ............. 249
EMPLOYMENT LAW:
The References of the Twenty-First Century: Regulating Employers’ Use of Social Networking Sites as an Applicant Screening Tool .... 499

ENVIRONMENTAL LAW:
Illinois’s First Attempt at Sustainable Building is Green for All the Wrong Reasons ................................................................. 163
Fill Material Pollution Under the Clean Water Act: A Need for Legislative Change............................................................. 335

ETHICS LAW:
A Practical Roadmap to New Illinois Ethics Rules .......................... 27

EVIDENCE:
Survey of Illinois Law: The Ins and Outs of the New Illinois Evidence Rules.................................................................................. 689

HEALTHCARE LAW:
The Medical Device Federal Preemption Trilogy: Salvaging Due Process for Injured Patients .................................................. 453
Medical Malpractice Insurance in Illinois: Where We’ve Been and Where We’re Going After Lebron v.Gottlieb Memorial Hospital, 930 N.E.2d 895 (Ill. 2010) .................................................................. 517
Survey of Illinois Law: Medical Malpractice ..................................... 647

INSURANCE LAW:
Survey of Illinois Law: Insurance Law............................................. 633

MISCELLANEOUS:
Practical Preparation, Student Focused, Serving the Community—The Wills Clinical Lab Experience .......................... 1
Putting Students at the Center of Legal Education: How an Emphasis On Outcome Measure in the ABA Standards for Approval of Law Schools Might Transform the Educations Experience of Law Students ......................................................................................................................... 225
Patternicity and Persuasion: Evolutionary Biology as a Bridge Between Economic and Narrative Analysis of the Law .................... 269
Why the Jews? ................................................................. 401

REAL ESTATE:
Let’s Put the Fear in the FERA! Suggestions to Make the Fraud Enforcement and Recovery Act of 2009 a Strong Fraud Deterrent . 421

SPORTS LAW:
Online Casinos Forced to Fold: Examining the Effects of In Re Baum, 386 B.R. 649 (Bankr. N.D. Ohio 2008) ............................... 383

TORT LAW: