JOURNALS A –I

ABA JOURNAL, v. 99, April, 2013
ADMINISTRATIVE LAW REVIEW, v. 65, no. 1, Winter, 2013
ALBANY LAW REVIEW, v. 76, no. 1, 2012 – 2013
THE BAR EXAMINER, v. 82, no. 1, March, 2013
BEHAVIORAL SCIENCES & THE LAW, v. 31, no. 1, January – February, 2013
CALIFORNIA LAW REVIEW, v. 101, no. 2, April, 2013
CHANGE, v. 45, no. 2, March – April, 2013
COLUMBIA JOURNAL OF GENDER & LAW, v. 25, no. 1, 2013
COLUMBIA LAW REVIEW, v. 113, no. 2, March, 2013
COMPARATIVE POLITICS, v. 45, no. 3, April, 2013
THE COMPUTER & INTERNET LAWYER, v. 30, no. 4, April, 2013
CORNELL LAW REVIEW, v. 98, no. 3, March, 2013
DENVER UNIVERSITY LAW REVIEW, v. 90, no. 1, 2012
FAMILY ADVOCATE, v. 35, no. 4, Spring, 2013
FAMILY LAW, v. 43, April, 2013
FOR THE DEFENSE, v. 54, no. 9, September, 2012
FORDHAM LAW REVIEW, v. 81, no. 4, March, 2013
GP SOLO, v. 30, no. 2, March – April, 2013
HOFSTRA LAW REVIEW, v. 41, no. 1, Fall, 2012
HOUSTON LAW REVIEW, v. 50, no. 3, Winter, 2013
HUMAN RIGHTS LAW JOURNAL, v. 32, nos. 1 – 6, November 30, 2012
INTERNATIONAL LEGAL MATERIALS, v. 51, no. 5, 2012
President's Message
Law Day reminds us that we must continue to fight inequality in all its forms.

Docket
NATIONAL PULSE  More unpaid interns run to the courthouse seeking compensation.

SUPREME COURT REPORT  Can a prosecutor use a defendant's refusal to answer a question?

NATIONAL PULSE  More states see tort limits challenged as unconstitutional.

Practice
ETHICS  Trial of Socrates still raises questions about citizens' relationship to their states.

WORDS  Does it really please the court to use the obligatory opening phrase?

Business of Law/All Technology Section
New Model Rules require lawyers to get with the tech program.

Online activities are still in the Wild West of regulation.

Law firms need tech policies for job departures.

Predictive coding is on the rise in the nation's courts.

Lax data security can cost you clients / Virtual law firm plans to multiply like magic.

Set a schedule for dumping useless data.

Your ABA/Midyear Meeting Report
Ethics 20/20 proposals on foreign lawyers, multiple jurisdictions draw little dissent.

Dallas County DA urges lawyers to push for change in stand-your-ground laws.

Should hacked firms become cybercops? / Arab Spring brings no thaw for women's rights.

Next ABA leaders nominated.

Gun violence issue surfaces at House of Delegates.

Task force collects ideas on legal education reform.

Obiter Dicta
Lovely lass learns that looks are litigable.

Precedents
The Unabomber is apprehended.

Opening Statements
Legal battles over front-yard gardens are sprouting up across the country.

Yale law librarian tackles "the whole 9 yards."

Maine foreclosure attorney wins prize for uncovering 'robo signing.' / Cross-border merger means Leon Jaworski's name is soon to go.

Short takes and fast facts on the law.
ARTICLES

Making Law Out of Nothing at All: The Origins of the *Chevron* Doctrine
Gary Lawson & Stephen Kam ......................................................... 1

Beyond the Usual Suspects: ACUS, Rulemaking 2.0, and a Vision for Broader, More Informed, and More Transparent Rulemaking
Stephen M. Johnson ....................................................................... 77

COMMENT

Hard to Watch: How Ag-Gag Laws Demonstrate the Need for Federal Meat and Poultry Industry Whistleblower Protections
Sara Lacy .......................................................................................... 127

RECENT DEVELOPMENT

You’re Hot and Then You’re Cold: Why ICE Should Allow States to Comment on Secure Communities
Marcella Coyne ................................................................. 155
DEDICATION

Dean Penelope Andrews: Advocacy, Leadership, Vision

ARTICLES

Power of Appointment Legislation in New York: It’s Time for Modernization

Ira Mark Bloom

Health Reform and the Supreme Court: The ACA Survives the Battle of the Broccoli and Fortifies Itself Against Future Fatal Attack

Alicia Ouellette

The Butt Stops Here: The Tobacco Control Act’s Anti-Smoking Regulations Run Afoul of the First Amendment

Danielle Weatherby

Terri R. Day

High Volume Hydraulic Fracturing and Home Rule: The Struggle for Control

Gregory R. Nearpass

Robert J. Brenner

Are Franchisees Well-Informed? Revisiting the Debate Over Franchise Relationship Laws

Robert W. Emerson

Uri Benoliel

The Opinions by the Attorney General and the Office of Legal Counsel: How and Why They Are Significant

Arthur H. Garrison

BOOK REVIEW

BUSINESS AND COMMERCIAL LITIGATION IN FEDERAL COURTS, THIRD EDITION (Robert L. Haig, Editor-in-Chief)

Randolph F. Treece

COMMENTS

Missing the Target: Where the Geneva Conventions Fall Short in the Context of Targeted Killing

Michelle Mallette-Piasecki

An Insider’s Perspective: Defense of the Pharmaceutical Industry’s Marketing Practices

Kanika Johar

Catholic Values, Human Dignity, and the Moral Law in the United States Supreme Court: Justice Anthony Kennedy’s Approach to the Constitution

Anne Jelliff

New York State’s 2007 Workers’ Compensation Reform: Success or Failure?

Mary L. D’Agostino
Articles

6
2012 STATISTICS

42
MENTAL ILLNESS AND THE PRACTICE OF LAW
by Michael J. Herkov, Ph.D.

Departments

2
LETTER FROM THE CHAIR
by Franklin R. Harrison

4
PRESIDENT’S PAGE
by Erica Moeser

52
THE TESTING COLUMN
THE NCBE JOB ANALYSIS: A STUDY OF THE NEWLY LICENSED LAWYER
by Susan M. Case, Ph.D.

57
NEWS AND EVENTS

62
LITIGATION UPDATE
by Fred P. Parker III and Brad Gilbert
Methodological Issues in Measuring and Interpreting the Predictive Validity of Violence Risk Assessments

Editors: Jay P. Singh, Ph.D. and John Petrila, J.D., LL.M.

1 Measuring and Interpreting the Predictive Validity of Violence Risk Assessments: An Overview of the Special Issue
Jay P. Singh, Ph.D. and John Petrila, J.D., LL.M.

8 Predictive Validity Performance Indicators in Violence Risk Assessment: A Methodological Primer
Jay P. Singh, Ph.D.

Douglas Mossman, M.D.

40 Valuing Structured Professional Judgment: Predictive Validity, Decision-making, and the Clinical-Actuarial Conflict
Paul R. Falzer, Ph.D.

Jay P. Singh, Ph.D., Sarah L. Desmarais, Ph.D. and Richard A. Van Dorn, Ph.D.

74 Violence Risk Assessment in Clinical Settings: Being Sure about Being Sure
Alec Buchanan, Ph.D., M.D.

81 Another Look at the (Im-)Precision of Individual Risk Estimates Made Using Actuarial Risk Assessment Instruments
Stephen D. Hart and David J. Cooke

103 Bayes and Base Rates: What Is an Informative Prior for Actuarial Violence Risk Assessment?
Grant T. Harris and Marnie E. Rice

125 Risk Assessment in Mental Health Care: Values and Costs
George Szmukler, M.D. and Nikolas Rose, Ph.D.

141 Classification Accuracy of Actuarial Risk Assessment Instruments
Daniel J. Neller, Psy.D., ABPP (Forensic) and Richard I. Frederick, Ph.D., ABPP (Forensic)

154 Current Obstacles in Replicating Risk Assessment Findings: A Systematic Review of Commonly Used Actuarial Instruments
Astrid Rossegger, Ph.D., Juliane Gerth, M.Sc., Katharina Seewald, M.Sc., Frank Urbanik, M.D., Jay P. Singh, Ph.D. and Jérôme Endrass, Ph.D.
California Law Review

VOL. 101
APRIL 2013
No. 2

Copyright © 2013 by California Law Review, Inc., a California Nonprofit Corporation

ARTICLES

PROPERTY'S CONSTITUTION.......................... James Y. Stern 277

FROM INDEPENDENCE TO POLITICS
IN FINANCIAL REGULATION .................. Stavros Gadinis 327

ESSAY

CITIZEN SPOUSE.................................................. Kerry Abrams 407

COMMENTS

LAW AND LOCAL ACTIVISM:
UNCOVERING THE CIVIL RIGHTS
HISTORY OF CHAMBERS V. MISSISSIPPI.......... Emily Prifogle 445

FINANCIAL CONFLICTS OF INTEREST
AND THE FUNDING OF NEW ORLEANS'S CRIMINAL COURTS....... Micah West 521
FEATURES

6/LESSONS FROM THE WABASH NATIONAL STUDY OF LIBERAL ARTS EDUCATION
Students' general cognitive growth is fostered by good practices such as clear and organized instruction, moderated by individual student characteristics such as race, gender, and academic preparation.
by Ernest T. Pascarella and Charles Blaich

16/FACULTY RETIREMENT TRANSITIONS REVITALIZED
Retiring faculty struggle to ensure their legacies, deal with changes in their finances and health insurance, and cope with a loss of identity. But this transition can also open up new opportunities.
by Claire Van Ummersen, Lauren Duranleau, and Jean McLaughlin

28/INTERNATIONALIZATION REVISITED
In general, not enough progress has been made in internationalizing US campuses. This threatens US higher education's global leadership and our country's future prosperity and security.
by Patti McGill Peterson and Robin Matross Helms

35/TEENAGERS IN THE IVORY TOWER: ENGAGING AND RETAINING TRADITIONAL COLLEGE STUDENTS
A student's first year of college is the perfect time to address obstacles to long-term success and to connect students to resources in their moments of need.
by Catherine Sloan

41/TRACKING THE CAREERS OF GRADUATES: A NEW AGENDA FOR GRADUATE SCHOOLS
Graduate programs need to know and communicate more, at the granular level, about how the work life of their master's and doctoral graduates progresses and how well they are equipped for their careers.
by Debra W. Stewart

50/APRÈS LE DÉLUGE AT STATE U: A COMPREHENSIVE PUBLIC UNIVERSITY RESPONDS TO THE GREAT RECESSION
East Carolina University's responses to the Great Recession can provide useful insights into how one among this important group of institutions has tried to adapt to a very changed landscape
by Richard A. Skinner and Emily R. Miller

DEPARTMENTS

4/EDITORIAL
Benefit/Cost = Value
by Margaret A. Miller

5/Letter to the Editor
by Brian P. Coppola

25/PERSPECTIVES
Intellectual Risk Management
by James C. Hall

40/Plus Ça Change
Earn While You Learn
by Lara K. Couturier

57/LISTENING TO STUDENTS
Finding Community
by Brenda Martinez
COLUMBIA JOURNAL OF GENDER & LAW

VOLUME 25 NO1 2013

Ginsburg Symposium Issue

TABLE OF

Introduction: Symposium Honoring the Advocacy, Scholarship, and Jurisprudence of Justice Ruth Bader Ginsburg
Katherine Franke

A Conversation with Justice Ruth Bader Ginsburg
Justice Ruth Bader Ginsburg, Gillian Metzger & Abbe Gluck

Introductory Remarks
Ariela Migdal

Rhetoric of Justice Ruth Bader Ginsburg: Brief Comparison of the Language of the Advocate with the Language of the Justice
Kathleen Peratis

Wendy W. Williams

Litigating Sex Discrimination Cases in the 1970s
Harriet S. Rabb

Claiming a Space in the Law School Curriculum: A Casebook on Sex-Based Discrimination
Herma Hill Kay
CONTENTS

Equality and Choice: Sex Equality Perspectives on Reproductive Rights in the Work of Ruth Bader Ginsburg
Reva B. Siegel

Opening the Door: Ruth Bader Ginsburg, Law’s Boundaries, and the Gender of Opportunities
Judith Resnik

The Difference a Justice May Make: Remarks at the Symposium for Justice Ruth Bader Ginsburg
Susanne Baer

Symposium Honoring Justice Ruth Bader Ginsburg
Claire L’Heureux-Dubé

The Right to Equality in the South African Constitution
Kate O’Regan

Tribute to Justice Ruth Bader Ginsburg
Yvonne Mokgoro
CONTENTS

ARTICLES

IN DEFENSE OF BIG WAIVER
 David J. Barron 265
 Todd D. Rakoff

TECHNOLOGICAL INNOVATION, INTERNATIONAL
COMPETITION, AND THE CHALLENGES OF
INTERNATIONAL INCOME TAXATION
 Michael J. Graetz 347
 Rachael Doud

NOTES

WHAT'S IT TO YOU? CITIZEN CHALLENGES TO
LANDMARK PRESERVATION DECISIONS AND
THE SPECIAL DAMAGE REQUIREMENT
 Matt Dulak 447

ON THE RECORD: WHY THE SENATE SHOULD HAVE
ACCESS TO TREATY NEGOTIATING DOCUMENTS
 John Love 483

BOOK REVIEW

THE NEW TEXTUALISM AND NORMATIVE
CANONS
 William N. Eskridge, Jr. 531
Comparative Politics

Volume 45 Number 3 April 2013

Contents

Explaining Democracy’s Origins: Lessons from South Asia
Maya Tudor
253

Coalitions not Conflicts: Ethnicity, Political Institutions, and Expenditure in Africa
Clark C. Gibson and Barak D. Hoffman
273

The Sharia Controversy in Northern Nigeria and the Politics of Islamic Law in New and Uncertain Democracies
Brandon Kendhammer
291

Fighting for the Right to Exist: Institutions, Identity, and Conflict in Jos, Nigeria
Maren Milligan
313

State as Chimera: Aid, Parallel Institutions, and State Power
Anne Mariel Zimmerman
335

Gestalt Switch in Russian Federalism? The Decline in Regional Power under Putin
Gulnaz Sharafutdinova
357

Abstracts
377
Features

Advanced Specification Drafting Issues: Electronic and Computer Inventions
Part I of II........................................................................................................1
By Kenneth Nigon

An Update on Recovery of E-Discovery Costs by a Prevailing Party ................26
By Steven C. Bennett

Copyright Infringement: An Analysis of the Application and Registration Approaches .......... 32
By Alexis Hatzis

Current Developments

Fourth Circuit Holds Marital Privilege Does Not Apply to Messages Sent Using Employer-Provided Computer and Email Account...............................................................39

New Jersey Appeals Court Rejects First-Grade Teacher's First Amendment Argument and Affirms Firing Stemming from Her Facebook Posts ............................................ 40

FTC Settles with Path for $800,000 over Alleged Privacy and COPPA Violations .............. 40

California Supreme Court Rules Song-Beverly Act Does Not Apply to Online Sales of Downloadable Products......................................................... 41

FTC Issues Mobile App Privacy Guidelines.................................................................. 42

Events of Note.......................................................back page
CORNELL LAW REVIEW

Volume 98  March 2013  Number 3

ARTICLES

Accepting the Limits of Tax Law and Economics ........................................... Alex Raskolnikov 523

The Regulator Effect in Financial Regulation .................................................. Jonathan R. Macey 591

The Social Production of National Security ...................................................... Aziz Z. Huq 637

NOTES

The Dual Face of the American Jury: The Antiauthoritarian and Antimajoritarian Hero and Villain in American Law and Legal Scholarship ....................... Stacey P. Eilbaum 711

The Neutral Road: Toward Complete Independence of the Federal Reserve System ................................................................. Chad M. Pollard 743
ARTICLES

The Ninth Circle of Hell: An Eighth Amendment Analysis of Imposing Prolonged Supermax Solitary Confinement on Inmates with a Mental Illness................................. Thomas L. Hafemeister & Jeff George 1

Requiring the State to Justify Supermax Confinement for Mentally Ill Prisoners: A Disability Discrimination Approach................................. Brittany Glidden & Laura Rovner 55

The Persistence of Proximate Cause: How Legal Doctrine Thrives on Skepticism.................................................................................. Jessie Allen 77

Mixed Messages, Muddled Meanings, Drunk Dicks, and Boobies Bracelets: Sexually Suggestive Student Speech and the Need to Overrule or Radically Refashion Fraser .................................. Clay Calvert 131

New Life for the Death Tax Debate ............................................ Elizabeth R. Carter 175

Leaving Contemporary Legal Taxonomy.............................. Joseph Lavitt 213

COMMENTS

Martinez v. Ryan: A Shift Toward Broadening Access to Federal Habeas Corpus ................................................................. Mary Dewey 269

FEATURES

8 ATTORNEY'S FEE AGREEMENT
• Introduction
• Counseling
• Rates
• Costs
• Charge for Communications
• Fee Deposit

9 Credit Card Payment
• Interest
• Liens
• Caveat on Total Bill
• Payment of Opposing Counsel Fees
• Client Duties
• No Guarantees of Outcome
• Scope of Representation

10 Discharge and Withdrawal
• Will and Power of Attorney
• Confidentiality
• Closing

12 ATTORNEY'S FEES
• Each Party Pays
• Spouse to Pay Fixed Amount
• Violations

12 BANKRUPTCY
• Property Discharged in Federal Bankruptcy Action

13 BUSINESS/PARTNERSHIP
• Corporate Stock—Redemption with Purchase Obligation
• Partnership Equal Division

14 CHILD CUSTODY
• Child Abduction Prevention—Penalties
• Child Abduction Prevention—Prohibit Removal
• Child Abduction Prevention—Surrender Passport
• Children of the Parties
• Children of the Parties—None
• Evaluation of the Child

15 Joint or Shared Custody—Emergency Decisions
• Joint or Shared Custody—Joint Decision-Making
• Joint or Shared Custody—Agreement to Consult
• Joint or Shared Custody—Parental Responsibility Generally
• Jurisdiction—Court's Exercise
• Jurisdiction—Home State
• Jurisdiction—Significant Connection/Substantial Evidence
• Jurisdiction—Home State Declined
• Jurisdiction Modification—of Exclusive Continuing

COLUMNS

5 Chair's Column
Section Welcomes
New Director
By Maryann E. Foley

6 From the Editor
Filling in the Gaps
By Kathleen A. Hogan

44 Tools of the Trade
Essential Technology for 2013
By Lee Rosen

46 Section Highlights
Nominating Committee Posts Slate
By Hilary Glazer

Index to Advertisers...41
Section of Family Law Calendar...Cover III
24 CHILD SUPPORT
- College Tuition and Costs
- Cost-of-Living Increases
- Daycare Costs
- Death of Payor
- Deviation from Guidelines
- Due Date
- Duration and Termination

25 EXCESS PAYMENTS
- Extracurricular Activities
- Lump Sum for All Children
- Modification
- Payee’s Discretion
- Tax Exemptions
- Terminating Payments
- Temporary Suspension of Payments
- Waiver and Consent

26 DEPTS
- Credit History
- Hold Harmless
- Release from Guarantees
- Separate Liability
- Warranty Against Outstanding Debts

27 ENFORCEMENT
- Breaching Party to Pay Enforcement Expenses
- Default in Debt Payment as Ground for Modification of Maintenance
- Nonenforcement Does Not Constitute Waiver
- Maintenance Obligation Secured by Mortgage
- Payment Secured by Interest in Marital Home

28 LIFE INSURANCE
- Cooperate in Providing
- Duty to Maintain for Child
- Obligation Tied to Spousal and Child Support
- One Party May Insure the Other
- Substitution of Policies

29 MARITAL HOME
- Capital Gains Taxes
- Certificate of Insurance on Home
- Date of Marriage and Residence
- Default on Mortgage
- Each Party’s Option to Purchase
- Execution of Deed
- Future Mortgage Payments
- Hold-Harmless Agreement
- Listing and Sale

30 MISCELLANEOUS RECITALS
- Agreement Supersedes All Others
- Agreement to Survive Any Reconciliation
- Cohabitation Not to Abrogate Agreement
- Captions and Interpretation
- Court Action
- Employment and Income Statement
- Execution in Counterparts
- Further Assurances
- Governing Law
33 • Grounds for Divorce
  • Informed Consent
  • Prior Agreement—Not Revoked by Present Agreement
  • Prior Agreement—Superseded by Present Agreement
  • Settlement
  • Severability
  • Submission to Court
  • Successors

34 PROPERTY
  • Allocation of Securities and Brokerage Accounts
  • Already Divided
  • Equally Divided
  • Bank Account Closing
  • Custodial Accounts Maintained for Minor Children
  • Division—of Aggregate Balances in Multiple Accounts
  • Division—of Identified Accounts
  • Division—via Short Form
  • Division—via Alternating Selections
35 • Each Spouse to Retain His/Her Own Accounts
  • Family Photo and the Like
  • Preserved for the Children—Interim Usage
  • Reliance on Material Representations
  • Second Home—Use of
  • Separate Property
  • Separate Property—None
  • Subsequently Discovered—Equal Division
36 • Subsequently Discovered—Penalty
  • Tax Basis
  • Vehicle—Transfer of Jointly Owned and Liability for Auto Loan
  • Vehicle—One Spouse to Receive, the Other to Satisfy Loan
37 • Warranty—Against Gifts
  • Warranty—re Full Disclosure

38 RELIGION
  Religious Divorce

38 RETIREMENT BENEFITS
  • Beneficiary Designations
  • Disparity in Pension Interests Considered
  • Proportional Division of Pension Plan
  • QDRO—Retention of Jurisdiction to Approve or Amend
  • Retirement Interests of Each Party
  • Transfer—of IRA Funds Between Spouses
  • Transfer—Percentage of Present Interest

40 SPOUSAL SUPPORT
  • Duration
  • Mortgage Payment in Lieu of
    • Nonmodifiable
    • Modifiable
41 • Payment of Spouse’s Tuition
  • Payor Pays Recipient’s Taxes
  • Tax Consequence

42 TAXATION
  • Cooperation Regarding Claims and Defenses
  • Prior Years
  • Responsibility for Tax Returns
  • Subsequent Years

43 WAIVERS
  • Counsel
  • Maintenance
  • Release from Claims and Causes of Action
  • Retirement Accounts
  • Right to—Administer Estate
  • Right to—Inheritance

Special Thanks to Our Contributors
Pulling this issue of Family Advocate together was a collaborative effort. Our thanks to the following Family Advocate Editorial Board and section members who contributed to this issue:
Livia De Fillipis Barndollar
Willard H. DaSilva
Joy Feinberg
Melvyn B. Frumkes
Carl Gilmore
Bob Guyot
Ann M. Haralambie
Gregg Herman
Kathleen Hogan
Scott M. Mann
Laura Morgan
Click here to return to Journal list A-I

Family Law

- journal CPD 365
- Failure is not an option 401
- Financial remedy update: Spring 2013 405
- The variability of lump sum orders 411
- Arbitration in children cases 416
- Prenuptial agreements: the implications of gender 421
- Equal civil marriage for all genders 426
- Fact-finding hearings and the implementation of Practice Direction 12J 431
- E-disclosure and its use in family proceedings: the impact of Jackson reforms 438
- Foreign Lands: Part 3: And your date of birth is? Age assessments 443
- Shared parenting: keeping welfare paramount by learning from mistakes 448
- Birth mothers and compulsory removal of infants 453
- Costs allowances in family proceedings 457
- Cohabitation claims: 10 years on 462
- Dispute Resolution: Co-mediation on family matters: cost-effective or unaffordable? 467
- Dispute Resolution: Judicial conciliation in private law cases 472
- FLBA News 476
- Resolution News 477
- Association of District Judges News 478
For The Defense™ DRI—The Voice of the Defense Bar
Vol. 54, No. 9 September 2012

President Henry M. Sneath
Pittsburgh, Pennsylvania

Immediate Past President R. Matthew Cairns
Concord, New Hampshire

President-Elect Mary Massaron Ross
Detroit, Michigan

1st Vice President J. Michael Weston
Cedar Rapids, Iowa

2nd Vice President John Parker Sweeney
Baltimore, Maryland

Secretary-Treasurer Laura E. Proctor
Nashville, Tennessee

Executive Director John R. Kouris

Deputy Executive Director Tyler Howes

Director of Publications Jay Ludlam

Editor Michelle Parrini

Production Manager Julia Bergerud

Contributing Editor Marge Motluck

Advertising Representative Laurie P. Molky

For The Defense, September 2012, Vol. 54, No. 9 (ISSN 0015-6884). Copyright ©2012, DRI. All rights reserved.
Periodicals postage paid at Chicago, Illinois, and at additional mailing offices. Subscription price is $65.00 per year, and, for DRI members, is included in the membership dues. Individual copies are $7.00 for DRI members and $12.00 for non-members, plus postage and handling.
Correspondence and manuscripts should be sent to the Editor.

All views, opinions and conclusions expressed in this magazine are those of the authors, and do not necessarily reflect the opinion and/or policy of DRI and its leadership.

IN THIS ISSUE

1 On The Record
Center for Law and Public Policy: New Initiatives Will Project DRI’s Voice, Image
By Henry M. Sneath, DRI President

4 DRI News
Members on the Move • DRI Calendar • 2012 NFJE Symposium: Class Actions and Aggregate Litigation

10 Election 2012
New Leaders to Be Elected Next Month in New Orleans

TRIAL TACTICS

18 From the Chair
After 30 Years—Reflections of Change
By Tammy J. Meyer

20 New Sources of Relevance
Technology in Litigation
By Natalie C. Schaefer and Callie E. Waers

25 SOS for SNS
How to Navigate the Sea of Social Media Discovery
By Christie Strange

30 The Primary Purpose of Voir Dire
Jury Connection, Not Jury Selection
By David W. Hood and Michael J. Barnett

35 Facing an Accelerating Trend
A Disquisition on Compelling Arbitration
By Clifford L. Somers

MEDICAL LIABILITY AND HEALTH CARE LAW

62 From the Chair
Dedicated to Being Your Indispensable Resource
By Ted J. McDonald III

64 Chorioamnionitis
An Alternative Cause for Cerebral Palsy
By Walter J. Price III

68 Plaintiffs’ attorneys try to squeeze every last drop of “Damages” juice at trial...
Fighting the Squeeze
By J. Thaddeus Eckenrode and Dwight A. Vermette

74 Kidney Transplant Involving HIV Contraction
The Successful Defense of an Informed-Consent Case
By Matthew L. Johnson

78 The National Practitioner Data Bank
Administrative Challenges to Reports and Associated Torts
By Stephen A. Manuele

82 Writers’ Corner
Meeting the Reader’s Needs: Does the Quality of Appellate Advocacy Make a Difference?
By Mitchell C. Tliner

83 Think Globally
Creating Clarity, and Insecurity: Preparation of a Reform of Civil Liability in France
By Christelle Coslin

92 Advocates and New Members
CONTENTS

THE PHILIP D. REED LECTURE SERIES

EVIDENCE RULES COMMITTEE:
SYMPOSIUM ON RULE 502

REINVIGORATING RULE 502 .................. Panel Discussion 1533

MODEL DRAFT OF A RULE 502(D) ORDER .................... 1587

EVIDENCE RULE 502: THE SOLUTION TO
THE PRIVILEGE-PROTECTION PUZZLE IN
THE DIGITAL ERA .................. John M. Barkett 1589

ENTER THE ORDER, PROTECT THE PRIVILEGE:
CONSIDERATIONS FOR COURTS ENTERING
PROTECTIVE ORDERS UNDER FEDERAL
RULE OF EVIDENCE 502(d) .............. Edwin M. Buffmire 1621

THE RULEMAKERS' LAMENTS ................ Richard Marcus 1639

IS IT SAFE? THE NEED FOR STATE
ETHICAL RULES TO KEEP PACE WITH
TECHNOLOGICAL ADVANCES ............ Ann M. Murphy 1651

MAKING HORSES DRINK: CONCEPTUAL
CHANGE THEORY AND
FEDERAL RULE OF EVIDENCE 502 ........ Liesa L. Richter 1669

SYMPOSIUM

HEALTH CARE AND THE CONSTITUTION:
A FORUM ON THE SUPREME COURT'S
AFFORDABLE CARE ACT DECISION

EDITORS' FOREWORD .................................................. 1697

NIGHT OF THE LIVING DEAD HAND:
The Individual Mandate and the
Zombie Constitution .................. Gary Lawson 1699

THE PREJUSMPTION OF CONSTITUTIONALITY
AND THE INDIVIDUAL MANDATE ......... Gillian E. Metzger
& Trevor W. Morrison 1715
CONTENTS

THE POLITICS OF OBAMACARE:
HEALTH CARE, MONEY, AND IDEOLOGY .... Richard Kirsch 1737

FEDERALISM FROM FEDERAL STATUTES:
HEALTH REFORM, MEDICAID, AND THE
OLD-FASHIONED FEDERALISTS' GAMBLE .... Abbe R. Gluck 1749

ARTICLES

THE PARADOX OF COUNTERTERRORISM
SUNSET PROVISIONS ......................... Emily Berman 1777

WARNING: SHIFTING LIABILITY TO
MANUFACTURERS OF BRAND-NAME MEDICINES
WHEN THE HARM WAS ALLEGEDLY CAUSED
BY GENERIC DRUGS HAS SEVERE
SIDE EFFECTS ............................ Victor E. Schwartz, 1835
Phil Goldberg
& Cary Silverman

NOTES

AVOIDING DOUBLE RECOVERY: ASSESSING
LIQUIDATED DAMAGES IN PRIVATE WAGE
AND HOUR ACTIONS UNDER THE FAIR
LABOR STANDARDS ACT AND THE
NEW YORK LABOR LAW ............... Alexander J. Callen 1881

CONTRACT AND CONDITIONAL ZONING
WITHOUT ROMANCE: A PUBLIC
CHOICE ANALYSIS ........................ Philip L. Fraietta 1923

CODE-IFYING COPYRIGHT: AN ARCHITECTURAL
SOLUTION TO DIGITALLY EXPANDING THE
FIRST SALE DOCTRINE .................... Evan Hess 1965

LET THE PUNISHMENT FIT THE CRIME:
SANCTIONING ABSENT CLASS MEMBERS FOR
FAILURE TO RESPOND TO POSTCERTIFICATION
DISCOVERY REQUESTS ................. Elizabeth A. Kalenik 2013

TAKING BACK WHAT'S THEIRS: THE RECESS
APPOINTMENTS CLAUSE, PRO FORMA SESSIONS,
AND A POLITICAL TUG-OF-WAR ......... Alexander M. Wolf 2055

RULE 10B-5(B) ENFORCEMENT ACTIONS IN
LIGHT OF JANUS: MAKING THE CASE
FOR AGENCY DEFERENCE ............... Matthew P. Wynne 2111
FEATURES

12  Building a Niche Practice: Go Small to Go Big
Specializing can give you a more profitable and rewarding practice that places you ahead of the curve.
By Jeramie Fortenberry

16  Intellectual Property Law
IP law is a rapidly changing practice area affected by laws and regulations promulgated by agencies in myriad jurisdictions around the world.
By Michael R. Patrick

20  Entertainment and Sports Law
Practitioners who handle the legal contracting and counseling for artists, athletes, and related entities need to stay on top of the endless shifts in technology and business.
By Richard J. Idell

24  Animal Law
Thinking of adding animal law to your practice or focusing solely on this market? Read this overview before embarking on your journey.
By Adam P. Karp

30  Gaming Law
In this practice area, clients are highly entrepreneurial. Finding creative solutions that pass legal muster will engender loyalty and referrals.
By Christy A. Prince

34  Immigration Law
Although wisdom and experience are essential for immigration lawyers, the most important ingredient is passion for immigrants who knock on their door.
By Margaret Wong
38 Oil and Gas Law
The technological innovations that ushered in the latest exploration boom have also brought new questions and challenges for lawyers working in this field.
By John B. McFarland

42 Election Law
Being in the trenches with political clients can be exciting and rewarding—whether the cases are brought in the heat of an election or involve litigation requiring years to resolve.
By John Hardin Young and Elizabeth F. Getman

46 Aviation Law
From marquee crash litigation to mundane tax issues, the worldwide scope of this field encompasses the broad categories of general, commercial, and military aviation.
By Kirk Y. Griffin

51 Metadata: The Good, the Bad, and the Misunderstood
Although metadata provides benefits to computer files and systems, lawyers must protect themselves from accidental disclosure of confidential information.
By Donna Payne

54 Top iPad Apps for Lawyers
This sampling of apps will help you improve your practice with technology available literally at your fingertips.
By Ashley Hallene

BEST OF ABA SECTIONS

60 A New Lawyer’s First Deposition
Follow this list of dos and don’ts to make sure witnesses are well prepared.
By James E. Stewart

62 Defending a Criminal Case from the Ground to the Cloud
Knowing how to pursue and challenge electronically stored information can be the difference between conviction and acquittal.
By Daniel K. Gelb

64 Stronger Restrictions on Foreign Plaintiffs in U.S. Courts
How are the presumption against extraterritoriality and the doctrine of forum non conveniens affecting foreign plaintiffs?
By Richard D. Bernstein, James C. Dugan, and Lindsay M. Addison

66 Employers Beware: RICO and Immigration Enforcement
Are civil RICO claims a feasible tool for immigration enforcement in the workplace?
By Louise N. Smith

68 Sovereign Debt in Sub-Saharan Africa
The Greek crisis calls to mind another sovereign financial crisis that has still not been entirely resolved.
By Jon H. Sylvester

70 Liability for Defendant’s Attorney Fees
Plaintiff’s actions—no matter how reasonable—still leave open the possibility of a large fee award.
By Trevor Roe

www.americanbar.org/gpsolo
4 Road Warrior
Hey, You, Get Off of My Cloud!
By Jeffrey Allen

8 The Chair’s Corner
Starting Right and Growing Strong with GPSolo
By Jennifer A. Rymell

10 Solo, Small Firm and General Practice
Division News
2013 Spring Leadership Meeting

58 Ready Resources
Ready Resources in Niche Practices

72 Ronin Reports
Data Protection for Technophobes
By Joseph Jacobson and Robert A. "Tony" Ray

74 Techno Ethics
Ethics in a Niche
By James Ellis Arden

76 Product Review
Adobe Acrobat XI.
Reviewed by David L. Masters

78 Product Review
Acrobat XI for the Mac
Reviewed by Jeffrey Allen

80 GP Mentor
The Internationally Minded Lawyer
By Giuseppe Lorenzo Rosa

GPSolo (ISSN-1520-331X) is published six times a year (January/February, March/April, May/June, July/August, September/October, and November/December) by the ABA Solo, Small Firm and General Practice Division, 321 N. Clark St., Chicago, IL 60654-7598. The magazine is committed to fulfilling the special needs of solo, small firm, and general practitioners. The contents of GPSolo do not necessarily represent the views of the Solo, Small Firm and General Practice Division or the American Bar Association, but are the views of the members of the profession. Any member of the profession is a member of the Solo, Small Firm and General Practice Division by sending an application and a membership fee of $45 ($10 of which funds GPSolo) to the Division of Professional Services, ABA, 321 N. Clark St., Chicago, IL 60654-7598. ABA membership is a prerequisite to Division membership. Institutions and individuals not eligible for ABA membership may subscribe to GPSolo for $125 per year. For subscription and back issues, please send a check to ABA Service Center, service@americbar.org or 321 N. Clark St., Chicago, IL 60654-7598. Copyright © 2013 American Bar Association.

Contact us: To write for GPSolo, contact Jeffrey Allen at jallenlawte@aol.com. For more information about the magazine and the Division, visit our website at www.americanbar.org/gpsolo or call 312/988-6448.

Although articles in this issue of GPSolo refer to numerous products and manufacturers by name, neither the ABA nor ABA Divisions endorse non-ABA products or services; references to such products or services should not be construed as an endorsement.
## Contents

### Symposium Articles

<table>
<thead>
<tr>
<th>Title</th>
<th>Author</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>Hyper-Partisanship and the Law: Framing the Debate</td>
<td>Dakota S. Rudesill</td>
<td>343</td>
</tr>
<tr>
<td>Too Many Commissioners? Finding Common Ground on Commissions Split by Party</td>
<td>Nancy A. Nord</td>
<td>351</td>
</tr>
<tr>
<td>The Politicization of Administration</td>
<td>Steven J. Balla</td>
<td>357</td>
</tr>
<tr>
<td>Hyper-Partisanship and the Law: “Is the Execution of the Law Hyper-Partisan?”</td>
<td>Susan E. Dudley</td>
<td>359</td>
</tr>
<tr>
<td>Politics, Hyper-Partisanship, and Regulatory Agency Leadership</td>
<td>William Kovacic</td>
<td>363</td>
</tr>
<tr>
<td>Big Government Causes Partisanship in Judicial Nominations</td>
<td>Ilya Shapiro</td>
<td>369</td>
</tr>
<tr>
<td>The Senate and Hyper-Partisanship: Would the Constitution Look Different if the Framers Had Known that Senators Would be Elected in Partisan Elections?</td>
<td>Todd Zywicki</td>
<td>375</td>
</tr>
</tbody>
</table>

### Articles

<table>
<thead>
<tr>
<th>Title</th>
<th>Author</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>Unfaithful to Textualism</td>
<td>Jeffrey P. Kaplan</td>
<td>385</td>
</tr>
<tr>
<td>The Foundations of Neo-Classical Professionalism in Law and Business</td>
<td>Rob Atkinson</td>
<td>429</td>
</tr>
<tr>
<td>The Elephant in Hosanna-Tabor</td>
<td>Brian M. Murray</td>
<td>493</td>
</tr>
<tr>
<td>“Disparate Impact” and the Establishment Clause</td>
<td>Robert Luther III</td>
<td>529</td>
</tr>
</tbody>
</table>

### Notes

<table>
<thead>
<tr>
<th>Title</th>
<th>Author</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>Daubert to the Rescue: Ensuring Reliability of Scientific and Technical Evidence in Rulemaking</td>
<td>Yury Kalish</td>
<td>539</td>
</tr>
<tr>
<td>Hyper-Partisanship’s Impact on the Supreme Court Nomination and Confirmation Process</td>
<td>Ludmilla Savelieff</td>
<td>563</td>
</tr>
<tr>
<td>Artificial Sweetness: A Survey of the Harmful Effects Caused by the U.S. Sugar Program and Possibilities for Reform</td>
<td>Cameron Stokes</td>
<td>589</td>
</tr>
<tr>
<td>Neutral Grounds: Revisiting the Current Legal Approaches in Frozen Embryo Disposition Disputes Through the Lens of Neutrality</td>
<td>Mark W. Myott</td>
<td>619</td>
</tr>
<tr>
<td>The World Is Not a Battlefield, Or Is It?: Defining the Extent of the Battlefield in the Global War on Terror</td>
<td>Gregory W. Conners</td>
<td>645</td>
</tr>
<tr>
<td>Sharia Law and America: The Constitutionality of Prohibiting the Consideration of Sharia Law in American Courts</td>
<td>Kimberly Karseboom</td>
<td>663</td>
</tr>
</tbody>
</table>
THE GEORGETOWN LAW JOURNAL

Volume 101  March 2013  Number 3

Contents

Articles

Bedside Bureaucrats: Why Medicare Reform Hasn’t Worked
Nicholas Bagley  519

Is Texas Hold ‘Em a Game of Chance? A Legal and Economic Analysis
Steven D. Levitt, Thomas J. Miles, and Andrew M. Rosenfield  581

Raising the Stakes in Patent Cases
Anup Malani and Jonathan S. Masur  637

The Perils of Social Reading
Neil M. Richards  689

Remarks

Twenty-First-Century International Lawmaking
Harold Hongju Koh  725

The 32nd Annual Philip A. Hart Memorial Lecture: A Journey from the Heart of Apartheid Darkness Towards a Just Society: Salient Features of the Budding Constitutionalism and Jurisprudence of South Africa
Dikgang Moseneke  749

Notes

Monetizing Infringement: A New Legal Regime for Hosts of User-Generated Content
Bryan E. Arsham  775

Behavioral Credit Scoring
Nate Cullerton  807

Solemn School Boards: Limiting Marsh v. Chambers To Make School Board Prayer Unconstitutional
Paul Imperatore  839
CONTENTS

IDEAS

THE FIRST AMENDMENT IS AN INFORMATION POLICY.... Jack M. Balkin 1

PERSONAL JURISDICTION AND THE MARKETING
OF GOODS AND SERVICES ON
THE INTERNET ......................... Thomas A. Dickerson
Cheryl E. Chambers
Jeffrey A. Cohen 31

ARTICLES

AGAINST CERTAINTY ......................... Shawn J. Bayern 53

BEYOND ECONOMICS IN PAY
FOR PERFORMANCE ....................... Tamara C. Belinfanti 91

MONEY FOR NOTHING: FIVE SMALL STEPS TO
BEGIN THE LONG JOURNEY OF RESTORING
INTEGRITY TO THE SOCIAL SECURITY
ADMINISTRATION’S DISABILITY PROGRAMS... Judge Drew A. Swank 155

Prosecutorial Conflicts of Interest in
Post-Conviction Practice ................... Keith Swisher 181

NOTES

REDRAWING THE ELECTORAL MAP: REFORMING THE
ELECTORAL COLLEGE WITH THE
DISTRICT-PopULAR PLAN .................... Craig J. Herbst 217

JUST SCRATCHING THE SURFACE: HOW EPA DENIED
RENEWABLE ENERGY DEVELOPERS THE
LIABILITY PROTECTION THEY NEED TO REPOWER
AMERICA’S CONTAMINATED LAND .......... Jonathan J. Nasca 267
CONTENTS

ARTICLES

CHECK PLEASE: USING LEGAL LIABILITY TO INFORM FOOD SAFETY REGULATION .......................... Alexia Brunet Marks 723

A "COMMON" PROPOSAL ............................................. Stacey A. Tovino 787

DELINEATING SEXUAL DANGEROUSNESS ..................... Fredrick E. Vars 855

COMMENTS

YOU DON'T NEED A WEATHERMAN TO KNOW WHICH WAY THE WIND BLOWS: AN ARGUMENT FOR OFFSHORE WIND DEVELOPMENT IN THE GULF OF MEXICO ............................................. Andrew Campbell 899

EGGSHELL MINDS AND INVISIBLE INJURIES: CAN NEUROSCIENCE CHALLENGE LONGSTANDING TREATMENT OF TORT INJURIES? .............................. Shaun Cassin 929

PACKING AWAY THE PRIMARIES: A PROPOSAL FOR MORE EFFECTIVE SUPER PAC DONOR DISCLOSURE ......................... Robert Pillow 963

IN VITRO MEAT: SPACE TRAVEL, CANNIBALISM, AND FEDERAL REGULATION ............................ Zachary Schneider 991

ESSAY

CENTERED: THE THIRD DECADE OF HOUSTON LAW REVIEW ...... Craig Joyce & Matthew Hoffman 1027
Human Rights Law Journal
HRLJ · and continuation of The Human Rights Review

1. ARTICLES

**Linos-Alexander Sicilianos**, Strasbourg
The Human Face of International Law – Interactions Between General International Law and Human Rights: An Overview

**Gertrude Lübbe-Wolff**, Karlsruhe
How Can the European Court of Human Rights Reinforce the Role of National Courts in the Convention System?

**Christian Tomuschat**, Berlin
The International Criminal Court at Age Ten

2. DECISIONS and REPORTS

- **UN Human Rights Committee (UN-HRCEC), Geneva/New York**
  - 22. VII. 11 – Sikh's identity / Obligation to remove turban for resident card photograph / Singh v. France
  - 29. III. 12 – Right to conscientious objection to military service / Atasoy and Sakit v. Turkey

- **International Court of Justice (ICJ), The Hague**
  - 3. II. 12 – Violation of Germany's jurisdictional immunity / Germany v. Italy

- **European Court of Human Rights (EurCourtHR), Strasbourg**
  - 5. VI. 12 – Torture in a prison colony (all toe and finger nails pulled off) / Buntov v. Russia
  - 17. I. 12 – Suspected Islamist terrorist may not be deported to Jordan / Use of evidence obtained through torture would represent flagrant denial of justice / Othman (Abu Qatada) v. UK
  - 10. IV. 12 – Death of a child / State's obligation to protect the right to life / Kemaloglu v. Turkey
  - 22. V. 12 – Excessive length of detention awaiting trial / Duman v. Turkey
  - 12. IX. 12 – Implementation of UN counter-terrorism resolutions / Nada v. Switzerland (GC)

- **Court of Justice of the European Union (ECJ), Luxembourg**
  - 15. XI. 12 – Freezing of funds for public incitement to hatred in Côte d'Ivoire / Council/Bamba
  - 15. XI. 12 – Freezing of funds to combat terrorism / Proportionality / Case of Al-Aqsa
  - 5. IX. 12 – Persecution on religious grounds / Active Ahmadis in Pakistan / Case of Y and Z
  - 6. XI. 12 – Asylum on humanitarian grounds / Case of K

- **U.S. Supreme Court, Washington, D.C.**
  - 26. III. 12 – Israel as place of birth on passport / Political question doctrine not implicated / Zivotofsky

3. DOCUMENTATION

**Jean-Bernard Marie**, Strasbourg
International instruments relating to human rights / Classification and status of ratifications

**Association of South East Asian Nations (ASEAN), Jakarta**
Human Rights Declaration / Phnom Penh 2012

**European Court of Human Rights (EurCourtHR), Strasbourg**
Plenary opinion of the Court in preparation for the Brighton Conference

**Committee of Ministers of the Council of Europe, Strasbourg**
High Level Conference on the Future of the EurCourtHR / Brighton Declaration

4. PENDING PROCEEDINGS

**Inter-American Commission on Human Rights, Washington, D.C.**
First Guantanamo case declared admissible / Ameziane v. United States
ARTICLES:

IS PROFITING FROM THE ONLINE USE OF ANOTHER'S PROPERTY UNJUST? THE USE OF BRAND NAMES AS PAID SEARCH KEYWORDS

Daniel Gervais, Martin L. Holmes, Paul W. Kruse, Glenn Perdue, & Caprice Roberts.................................................................131

MYRIAD & PROMETHEUS, LAWS & PRODUCTS OF NATURE: ARE THE COURTS CONSIDERING AN ECONOMIC NON-STATUTORY SUBJECT MATTER EXCLUSION?

W. Lesser..................................................................................................................................................173

IT'S ONLY A DAY AWAY: RETHINKING COPYRIGHT TERMINATION IN A NEW ERA

Shane Valenzi...........................................................................................................................................225

COMBATING THE COUNTERFEITING WOES OF THE WINE SELLER IN CHINA

Emily Kehoe...........................................................................................................................................257
Introductory Note by Mauro Gatti ................................................................. 925

Prosecutor v. Thomas Lubanga Dyilo, Decision Establishing the Principles and Procedures to be Applied to Reparations (Int'l Crim. Ct.)
Introductory Note by Dinah Shelton .......................................................................... 971

Prosecutor v. Thomas Lubanga Dyilo, Judgment Pursuant to Article 74 of the Statute and Decision on Sentence Pursuant to Article 76 of the Statute (Int'l Crim. Ct.)
Introductory Note by Jennifer Easterday ................................................................. 1018

BRIEFLY NOTED ....................................................................................................... 1184

RESOLUTIONS ........................................................................................................ 1187