Index to Articles 2000–current

This index places each article in one of the following categories. All articles are available online, to members.

The articles are listed, alphabetically, by title, followed by the last name(s) and first initial(s) of the author(s); the issue date; and the page number.

Administrative Law
Animal Law
Antitrust Law
Appeals
Arbitration / Alternative Dispute Resolution
Attorney Professionalism
Banking / Finance Law
Bankruptcy
Books on Law
Civil Procedure
Commercial Law
Constitutional Law
Consumer Law
Courts
Criminal Law
Crossword
Elder Law
Environmental Law
Evidence

Family Law
Government and the Law
Health Law
History
Humor – Res Ipsa Jocatur
Intellectual Property
International Law
Law Practice
Labor and Employment
Legal Education
Legal Writing
Poetry
Point of View Column
Real Property Law
Technology and the Law
Torts and Negligence
Trial Practice
Trusts and Estates
Women in Law

Administrative Law


Animal Law

A “Unique Outlier”: Liability of Pet Owners in New York State, Kaiser, M., July/August 2017, p. 8
Improve Administration of the Animal Welfare Act, Gesualdi, J., Jul./Aug. 2007, p. 20

Antitrust Law

New York Antitrust Bureau Pursues Mandate to Represent State Interests in Fostering Competitive Environment, Cavanaugh, E., Jan. 2000, p. 38

Appeals

Appeals Clinic – 7 Tips on Whether to Appeal, How to Write Better Briefs, Feathers, C., Feb. 2004, p. 36
Appellate Advocacy: Preserving Issues for Appeal, Without Exception, Side, M., Feb. 2010, p. 44
Update: Did the Appellate Odds Change in 2005?, Kassal, B., Oct. 2006, p. 42
Update: Did the Odds Change in 2003?, Kassal, B., Nov./Dec. 2004, p. 28

Arbitration / ADR (see also Labor and Employment)

ADR: A Smart Solution for Crowded Court Dockets, Lang, R., Feb. 2014, p. 23
An Analytical Approach to Litigation Strategy and Dispute Resolution, Fenichel, A.; Koski-Grafer, S.; Grace, H.; July/August 2016, p. 34
Appealing an Arbitrator’s Award: Suggested Approaches, Marrow, P., Nov./Dec. 2005, p. 14
Appellate Mechanism in Arbitration, An, Saxe, D., Nov./Dec. 2013, p. 44
Arbitration: Counsel, Beware, Marrow, P., Oct. 2009, p. 36
Arbitration: Motion Practice and Arbitration Proceedings From the Perspective of the Arbitrator, Marrow, P., Sept. 2007, p. 50
Arbitration: Selecting the Proper Provider to Administer Your Arbitration, Marrow, P., June 2007, p. 44
Are Rules Allowing Arbitral Sanctions a Mirage?, Marrow, P., June 2016, p. 28
Courts Differ on Standard Applicable When Parties in Arbitration Cases Seek Provisional Remedies, Mone, J.; Wicks, J., Sept. 2000, p. 35
Mediation Can Help Parties Reach Faster, Less Costly Results in Civil Litigation, La Manna, J., May 2001, p. 10
Peer Review: An Alternative Dispute Resolution Process to Dentistry Malpractice Claims, Erdfarb, J.; Galler, J.; Shub, J., Mar./Apr. 2010, p. 34
Should Mediation Be Available as an Option to Reduce Litigation in Contested Guardianship Cases?, Beane, L., June 2002, p. 27
View From Abroad – Turkey Embraces Arbitration as Step Toward Global Economic Integration, Grant, T., June 2002, p. 46
When Discovery Seems Unavailable, It’s Probably Available, Marrow, P., Oct. 2008, p. 44
Attorney Professionalism

Annual Mock Trial Competition Introduces High School Students to the Law and Court Procedures, Wilsey, G., Mar./Apr. 2000, p. 10
Attorney Web Sites: Ethical Issues Are Only the Beginning: Non-Traditional Attorney Advertising on the Internet, Bialek, A.; Gunther P.; Smedresman, S., June 2009, p. 10
Conundrum of Preserving In-House Attorney-Client Privilege, The, Cronmiller, T., Jan. 2010, p. 42
Demystifying ESQrow Ethics, Kewalramani, D.; Canales, J.; Cox, M., May 2013, p. 10
Don’t Tell Anyone (Our Confidentiality Rules Are Changing), Krane, S., May 2005, p. 28
Electronic Age Changes in Legal Practice, Which No Attorney Can Ignore, Capobianco, J.; Schaich-Fardella, G., Mar./Apr. 2012, p. 30
Ethical Issues and Alternative Fee Arrangements: What to Do and What Not to Do, Friedman, R.; Freed, P., May 2012, p. 10
Forum: Accepting Credit Cards, Syracuse, V.; Maron, M., Oct. 2014, p. 53
Forum: Applying “No-Contact Rule” and Replying to All in Email Communications, Syracuse, V.; Maron, M., Sept. 2012, p. 46
Forum: As an Attorney, What Are Your Communication Obligations to Adversaries and Clients, Are Your Digital Communications Protected by Attorney-Client Privilege and What Do You Do When Privileged Information Is Accidentally Disclosed?, Syracuse, V.; Beard, A., Feb. 2012, p. 50
Forum: At the Crossroads Where Ethics and Business Collide, What Should an Attorney Do?, Syracuse, V.; Maron, M., Jan. 2015, p. 50
Forum: Attorney-Client Confidentiality vs. the Customs Agent: Who Wins?, Syracuse, V.; Stallone, M., Trotter, R., Regelmann, C., October 2017, p. 50
Forum: Can a Lawyer Rely on What the Client Says and What to Do When the Opposing Party Submits a Potentially False Affidavit?, Syracuse, V.; Maron, M., Jul./Aug. 2012, p. 49
Forum: Can Attorney Behavior Outside the Office Lead to Disciplinary Action? Syracuse, V.; Maron, M., Oct. 2013, p. 58
Forum: Client Confidences and Insider Information, Syracuse, V.; Siciliano, R.; Stallone, M.; Furst, H., May 2016, p. 54
Forum: Civility Best Practices Between Opposing Counsel, Syracuse, V.; Maron, M., Nov./Dec. 2012, p. 54
Forum: Commercial Division Professionalism and Practice, Syracuse, V.; Stallone, M.; Regelmann, C.; June 2016, p. 53
Forum: Communicating With Clients With Diminished Capacity, Syracuse V.; Regelmann, C.; Shea, A., May 2018, p. 54
Forum: Confidentiality Issues When Clients Don’t Tell the Truth, Syracuse, V.; Leone, A.; Regelmann, C.; Nov./Dec. 2017, p. 49
Forum: Court Appearance, Syracuse, V.; Maron, M., May 2014, p. 53
Forum: Deposition Ethics, Civility and Professionalism, A Few Ground Rules, Syracuse, V.; Maron, M., Nov./Dec. 2013, p. 54
Forum: Effective Attorney Communication, Syracuse, V., Stallone, M., Trotter, R., Regelmann, C., September 2017, p. 53
Forum: Email Incivility and Its Consequences, Syracuse, V.; Maron, M., Jul./Aug. 2014, p. 51
Forum: Embracing Technology in Everyday Practice; Professional and Ethical Obligations, Syracuse, V.; Maron, M., Jan. 2014, p. 51
Forum: Engagement Letters, Don’t Let the Client Leave Without One and What Happens When You Do, Syracuse, V.; Maron, M., Feb. 2014, p. 53
Forum: Ethical Obligations When Using Social Media to Conduct Research on Adverse Parties or Potential Jurors, Syracuse, V.; Maron, M., June 2013, p. 50
Forum: Firm-wide Data Security Policies, Syracuse, V.; Maron, M., June 2014, p. 50
Forum: How to Handle a Bully, Syracuse, V.; Maron, M., Mar./Apr. 2015, p. 50
Forum: If General Counsel Is Called for an Interview Concerning an Investigation of the Company, Syracuse, V.; Maron, M., May 2015, p. 52
Forum: Joint Representation of Multiple Clients; Conflict Checks and Engagement Letters; and Attorney-Client Privilege Issues, Syracuse, V.; Stallone, M., Oct. 2012, p. 53
Forum: Law Firm Ethical Obligations and Cybersecurity, Syracuse, V., Stallone, M., Trotter, R., Regelmann, C., June 2017, p. 54
Forum: Litigation Incivility: It’s Not Just Unprofessional, It’s Not Smart, Syracuse, V.; Stallone, M.; Furst, H.; March/April 2016, p. 58
Forum: Litigation Financing Continued; Medical Marijuana Client Counseling, Syracuse, V.; Holahan, D; Regelmann, C.; Shea, A., Jul./Aug. 2018, p. 54
Forum: Losing Lawyer Harassment of Lawyer-Juror, Syracuse, V.; Stallone, M., June 2015, p. 49
Forum: Loyalty Tested – What Duties Does an Associate Owe to a Law Firm?, Syracuse, V.; Maron, M., Feb. 2015, p. 59
Forum: Making the Switch From Outside to In-house: What Are the Rules of the Road?, Syracuse, V.; Maron, M., Sept. 2014, p. 54
Forum: Mobile Devices, Hotspots and Preserving Attorney-Client Confidentiality, Syracuse, V.; Maron, M., May 2013, p. 49
Forum: Must Attorneys Engage Local Counsel When They Represent Clients in Out-of-State Matters?, Syracuse, V.; Maron, M., Mar./Apr. 2014, p. 53
Forum: Prospective Client Consideration, Obligations Owed and Privilege Issues When Unsolicited Information Is Received, Syracuse, V.; Maron, M. Feb. 2013, p. 52
Forum: Referral Fees and Using a Client as an Expert Witness, Syracuse, V.; Leone, A.; Regelmann, C., Mar./Apr. 2018, p. 54
Forum: Rules Governing Email Preservation in a Potential Litigation, Syracuse, V.; Leone, A.; Regelmann, C., Mar./Apr. 2013, p. 50
Forum: Rules Governing Escrow Accounts, Retainers, and Communication With Clients Regarding Fees, Syracuse, V.; Coffey, P.; Maron, M., Jan. 2013, p. 51
Forum: Secretly Recording Discovery, Syracuse, V.; Stallone, M.; Furst, H., Nov./Dec. 2015, p. 51
Forum: Unauthorized Practice of Law, Syracuse, V.; Maron, M., Mar./Apr. 2014, p. 53
Forum: Unraveling the Files of a Deceased Solo Practitioner, Syracuse, V., Stallone, M., Regelmann, C., Jan. 2017, p. 54
Forum: Using Per Diem Attorneys Plus an Addendum to the June Forum on Cybersecurity Ethics, Syracuse, V., Stallone, M., Trotter, R., Regelmann, C., July/August 2017, p. 53
Forum: What Law Firms Should Know About Data Security Right Now, Syracuse, V.; Maron, M., June 2014, p. 50
Forum: What Should an Attorney Do When the Client Wants to Present False Information and What Happens if It Is the Senior Partner Who Wants to Go Out-of-Bounds?, Syracuse, V.; Maron, M.; Stallone, M., Nov./Dec. 2014, p. 47
Forum: What to Do When Opposing Counsels Do Not Engage in or Comply With Good Faith Discovery Efforts? Syracuse, V.; Lewkowski, J., May 2012, p. 51
Forum: When Clients Pay by Credit Card, Plus a Postscript on Proper Courtroom Attire, Syracuse, V.; Maron, M., Oct. 2014, p. 53
Forum: When a Private Law Firm Relocates to a Different State, What Are Its Responsibilities to Current and Former Clients and for Retaining Client Files? Syracuse, V.; Beard, A., Jan. 2012, p.52
Forum: When Declining a Case, What Obligations Do Attorneys Owe to the Prospective Clients and How to Address Confidential Information Acquired During the Initial Meeting? Syracuse, V.; Maron, M., Jun. 2012, p. 48
Forum: When Does an Attorney Have an Obligation to Reveal Client Confidences?, Syracuse, V.; Stallone, M., July/Aug. 2015, p. 55
Forum: When You Disagree with the Senior Partner, Syracuse, V.; Maron, M.; Kantowitz, R., Jan. 2015, p. 50
Forum: Zealous Advocacy or Gratuitous Insults?, Syracuse, V.; Maron, M. July-Aug. 2014, p. 51
Frivolous Conduct – Ethical Considerations in Appellate Practice, Newman, T., July/Aug. 2015, p. 39
In Memoriam: Judith Kaye, Feb. 2016, p. 19
In With the Rules, Out With the Code, Krane S.; Lewis, D., June 2009, p. 24
Inadvertent Disclosure and Rule 4.4(b)’s Erosion of Attorney Professionalism, Altman, J., Nov./Dec. 2010, p. 20
It’s No Joking Matter: Our Profession Requires Civility and Respect, Fox, M.D.; Fox, M.L., Feb. 2009, p. 10
Limitations on the Duty to Advise: Knowing When It’s Time to Say More, Not Less, Marrow, P., Mar./Apr. 2011, p. 33
New Model Rules of Professional Conduct Effective April 1, 2009, May 2009, p. 9
New York State Judicial Institute, The, Keating, R., May 2005, p. 10
Professionalism Award – Chronicle of a Career, Netter, M., May 2001, p. 49
Putting the “Civil” Back in Civil Litigation, Lerner J., Mar./Apr. 2009, p. 33
Recent News Events Illustrate Ethical Dilemmas Associated With a “Difficult” Organizational Client, DiLorenzo, L., Mar./Apr. 2003, p. 8
Reflections on Building a Practice – Lessons from the Neighborhood Provide Secrets to Success, Nolan, K., May 2002, p. 16
Respecting Someone Else’s Confidential Information, Altman, J., May 2012, p. 20
Tournament Teaches Skills for a Lifetime, Korgie, T., Mar./Apr. 2000, p. 11
Tribute – William J. Carroll, May 2001, p. 25
Using Threats to Settle a Civil Case Could Subject Counsel to Criminal Consequences, Holly, W., Jan. 2000, p. 26

Banking / Finance Law

When Does “No” Mean “Yes”? With Expungements, of Course, Weintraub, D., March/April 2016, p. 47

Bankruptcy

Life Insurance and Annuities May Insulate Some Assets From Loss in Unexpected Bankruptcy Filings, Bandler, B.; Starr, S., Jul./Aug. 2000, p. 28

Books on Law

10 Practical Questions as a Client Faces Loan Default, Salomon, C., Nov./Dec. 2007
100 Years of Federalism (by Mark Curriden and Leroy Philips, Jr.), Moore, J., Mar./Apr. 2000, p. 50
Contempt of Court: The Turn-of-the-Century Lynching That Launched Evidentiary Privileges (Grand Jury, Criminal and Civil Trials) (by Lawrence N. Gray), Boehm, D., June 2000, p. 51
Goldfeder’s Modern Election Law (Jerry H. Goldfeder), Leventhal, H., Jul./Aug. 2008, p. 44
Attorney Fees: The Death of Arbor Hill, Beranbaum, J., Feb. 2012, p. 42
Bringing It Home: Feasible Strategies for Successful Discovery and Winning Dispositive Motions, Young, S., May 2006, p. 10
Celebrate! The 50th Anniversary of the CPLR, Horowitz, D., Oct. 2013, p. 10
Civil Procedure – CPLR Provided Escape From Common Law Technicalities, Siegel, D., Jan. 2001, p. 10
Collateral Complexities – Understanding CPLR 4545, Goldberg, B., Mar./Apr. 2007, p. 41
Conflict Among the Departments – Does Service of a 90-Day Demand to Resume Prosecution and for a Note of Issue Constitute a Waiver of a Defendant’s Right to Discovery?, Kirby, K., July/Aug. 2015, p. 32
CPLR 3211(a)(1) and (a)(7) Dismissal Motions – Pitfalls and Pointers, Higgitt, J., Nov./Dec. 2011, p. 32
CPLR 3404 Dismissals of Civil Causes “for Neglect to Prosecute”, Kirby, K., May 2016, p. 44
Discretionary Stays on Appeal by Court Order: A Refresher, Castiglione, J., Oct. 2013, p. 32
Emergence of “E-Service” Under CPLR 308(5), The, Higgitt, J., Oct. 2013, p. 28
Gremlins and Glitches: Using Electronic Health Records at Trial, Curran, J.; Berman, M., May 2013, p. 20
Happy Anniversary to the CPLR: A Joint Achievement of the Practicing Bar and the Academy, Carlisle, J., Oct. 2013, p. 18
Implications of Responding to Pleadings if a Motion to Dismiss Is Denied, The, Castiglione, J., Feb. 2011, p. 46
Judicial Departments Differ on Application of Spoliation Motion When Key Evidence Is Destroyed, Rizzo, J., Feb. 2001, p. 40
“Moot Point” Is an Ongoing Concern for Everyone, A, Castiglione, J., Feb. 2010, p. 38
Navigating the New York City Civil Court: A Guide to Variations From Supreme Court Civil Practice, Ramos, W., Sept. 2006, p. 36
New York Non-Profit Revitalization Act, The – A Summary and Analysis, Attea, F.; Marks, K., May 2014, p. 28
Note of Issue Filing Requirement, The, Kirby, K., June 2014, p. 41
Recent Court of Appeals Decisions Reflect Strict Interpretation of Procedural Requirements, Rosenhouse, M., Feb. 2003, p. 30
Summary Judgment Do’s and Don’ts, Higgitt, J. Mar./Apr. 2013, p. 26
<table>
<thead>
<tr>
<th>Topic</th>
<th>Author(s)</th>
<th>Publication Date</th>
<th>Pages</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>To Fly, or Not to Fly . . .</strong></td>
<td>Siegel, D.</td>
<td>Nov./Dec. 2005</td>
<td>p.10</td>
</tr>
<tr>
<td><strong>Use of Cy Pres Petitions to Obtain Grants of Residual Funds From Class Action Settlements</strong></td>
<td>The, Minkowitz, M.; Rosenthal, L.; Wiseman, M.</td>
<td>June 2014</td>
<td>p.37</td>
</tr>
<tr>
<td><strong>Want to Be an Entertainment Lawyer? Know Your CPLR</strong></td>
<td>Schoenfeld, M.</td>
<td>Sept. 2017</td>
<td>p.42</td>
</tr>
<tr>
<td><strong>Commercial Law</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Alter Ego Doctrine in New York</strong></td>
<td>Yankelunas, E.</td>
<td>May 2015</td>
<td>p.10</td>
</tr>
<tr>
<td><strong>Are They Still Enforceable? Non-compete Agreements Revisited</strong></td>
<td>Fellner, G.</td>
<td>Oct. 2007</td>
<td>p.26</td>
</tr>
<tr>
<td><strong>Business Valuation Reports – The Importance of Proactive Lawyering</strong></td>
<td>Bronstein, P.; Typermass, D.</td>
<td>Feb. 2010</td>
<td>p.10</td>
</tr>
<tr>
<td><strong>Are You Being Greenwashed?</strong></td>
<td>Kewalramani, D.; Sobelsohn, R.</td>
<td>June 2012</td>
<td>p.10</td>
</tr>
<tr>
<td><strong>Businesses Considering Renting in Commercial Condominiums Face Unique Contractual Issues</strong></td>
<td>Leeds, M.</td>
<td>Jul./Aug. 2001</td>
<td>p.43</td>
</tr>
<tr>
<td><strong>Can a Choice of Forum Clause Force a Franchisee to Litigate in the Franchisor’s Home State?</strong></td>
<td>Kassoff, M.</td>
<td>June 2004</td>
<td>p.22</td>
</tr>
<tr>
<td><strong>Complex of Federal and State Laws Regulates Franchise Operations as Their Popularity Grows</strong></td>
<td>Kassoff, M.</td>
<td>Feb. 2001</td>
<td>p.48</td>
</tr>
<tr>
<td><strong>Contours of Common-Law Dissolution in New York</strong></td>
<td>Halpern, P.</td>
<td>Mar./Apr. 2008</td>
<td>p.23</td>
</tr>
<tr>
<td><strong>Contracts – Boilerplate: Assignment Clauses</strong></td>
<td>Siviglia, P.</td>
<td>June 2017</td>
<td>p.46</td>
</tr>
<tr>
<td><strong>Contracts – Confidentiality Agreements</strong></td>
<td>Siviglia, P.</td>
<td>Jan. 2016</td>
<td>p.44</td>
</tr>
<tr>
<td><strong>Contracts – Contractual Foreplay: Letters of Intent vs. Term Sheets</strong></td>
<td>Siviglia, P.</td>
<td>May 2015</td>
<td>p.49</td>
</tr>
<tr>
<td><strong>Contracts – Dual Jurisdictions and Governing Laws</strong></td>
<td>Siviglia, P.</td>
<td>June 2018</td>
<td>p.36</td>
</tr>
<tr>
<td><strong>Contracts – Effective Contract Drafting – Part 5.1</strong></td>
<td>Siviglia, P.</td>
<td>July/August 2016</td>
<td>p.44</td>
</tr>
<tr>
<td><strong>Contracts – General Contractors: Beyond the Box</strong></td>
<td>Siviglia, P.</td>
<td>June 2016</td>
<td>p.46</td>
</tr>
<tr>
<td><strong>Contracts – Indemnification for Attorney Fees: Supplemental</strong></td>
<td>Siviglia, P.</td>
<td>Sept. 2014</td>
<td>p.50</td>
</tr>
<tr>
<td><strong>Contracts – Indemnity and Insurance Clauses: Construction Contracts</strong></td>
<td>Siviglia, P.</td>
<td>Feb. 2017</td>
<td>p.45</td>
</tr>
<tr>
<td><strong>Contracts – Non-Compete Clauses: A Reasoned Approach</strong></td>
<td>Siviglia, P.</td>
<td>Feb. 2018</td>
<td>p.44</td>
</tr>
<tr>
<td><strong>Contracts – Opinion Letters: Refocusing</strong></td>
<td>Siviglia, P.</td>
<td>July/Aug. 2015</td>
<td>p.51</td>
</tr>
<tr>
<td><strong>Contracts – Options</strong></td>
<td>Siviglia, P.</td>
<td>Nov./Dec. 2014</td>
<td>p.45</td>
</tr>
<tr>
<td><strong>Contracts – Options to Purchase Real Estate</strong></td>
<td>Siviglia, P.</td>
<td>March/April 2016</td>
<td>p.42</td>
</tr>
<tr>
<td><strong>Contracts – Residential Contracts of Sale; Investment Bankers’ Engagement Letters</strong></td>
<td>Siviglia, P.</td>
<td>Feb. 2014</td>
<td>p.51</td>
</tr>
<tr>
<td><strong>Contracts – Scylla and Charybdis</strong></td>
<td>Siviglia, P.</td>
<td>Oct. 2018</td>
<td>p.46</td>
</tr>
<tr>
<td><strong>Contracts – Termination, Evergreen, and Severance Clauses and Some Warnings</strong></td>
<td>Siviglia, P.</td>
<td>October 2017</td>
<td>p.48</td>
</tr>
<tr>
<td><strong>Contracts – Writing Contracts: Suggestions for Law Schools and Young Attorneys</strong></td>
<td>Siviglia, P.</td>
<td>Jan. 2015</td>
<td>p.40</td>
</tr>
<tr>
<td><strong>Contracts – Shareholder Arrangements</strong></td>
<td>Siviglia, P.</td>
<td>Feb. 2015</td>
<td>p.48</td>
</tr>
<tr>
<td><strong>Contractual Unconscionability: Identifying and Understanding Its Potential Elements</strong></td>
<td>Marrow, P.</td>
<td>Feb. 2000</td>
<td>p.18</td>
</tr>
<tr>
<td><strong>Cooperatives Authorized to Use Business Judgment Rule in Terminating Shareholder Leases</strong></td>
<td>Kastner, M.; Kassenoff, J.</td>
<td>Jul./Aug. 2003</td>
<td>p.32</td>
</tr>
<tr>
<td><strong>Corporate Compliance and Executive Compensation Since the AIG Scandal</strong></td>
<td>Pitcairn, J.</td>
<td>Nov./Dec. 2010</td>
<td>p.35</td>
</tr>
</tbody>
</table>
Corporate Governance: Lessons From Life and Litigation – With Implications for Corporate Counsel, Grace Jr., S.; & Haupert, J., Mar./Apr. 2013, p. 32
Courts Apply Investment-Contact Test to Determine When LLC Membership Interests Are Securities, Mahler, P., Jul./Aug. 2001, p. 10

Courts in New York Will Enforce Non-Compete Clauses in Contracts Only if They Are Carefully Contoured, Gregory, D., Oct. 2000, p. 27
Curious Case of the Full-Payment Check, The, Mullings, S., May 2015, p. 44
Does the Doctrine of Contractual Unconscionability Have a Role in Executive Compensation Cases?, Marrow, P., Sept. 2003, p. 16
From Lapdog to Watchdog – The Post-SARBOX Corporate Board, Alexis, G., Mar./Apr. 2007, p. 22
Guide to Due Diligence of Commercial Contracts, A, Hollander, S., May 2011, p. 22
Guide to New York State Commercial Landlord-Tenant Law and Procedure, A – Part II, Lebovits, G.; Terk, M., Mar./Apr. 2015, p. 34
How (Not) to Make a Contract on YouTube, Flebus, C., July-Aug. 2014, p. 42
Keeping Your Secrets Secret, Johnson, J., July/Aug. 2015, p. 24
Making Sense of New York’s Corporate Opportunity Doctrine, Rosenberg, J.; Burr, K., June 2008, p. 10
Promissory Fraud, Ayres, I.; Klass, G., May 2006, p. 26
An Overlooked Weapon in Product Liability Lawsuits, Rheingold, P., May 2018, p. 21
Shareholder Wars: Internal Disputes in Close Corporations Do Not Always Lead to Judicial Dissolution, Mahler, P., Oct. 2004, p. 28
Should a Franchise Holder Be Allowed to Continue Operating While Termination Suit Is Pending?, Kasoff, M., Jan. 2003, p. 32
Successor Liability in New York, Kuney, G., Sept. 2007, p. 22
The Impact of Ashcroft v. Iqbal on Securities Litigation, Greenberg, G., Feb. 2016, p. 21
Use of Exculpatory Clauses Is Subject to Wide Variety of Definitions and Circumstances, Barken, M.; Seaquist, G., Mar./Apr. 2002, p. 27
Weinstein v. Islamic Republic of Iran – The Second Circuit Pierces the Corporate Veil Against Instrumentality of the Terrorist Party, Yang, I., Sept. 2011, p. 42
When Limited Liability Companies Seek Judicial Dissolution, Will the Statute Be Up to the Task?, Mahler, P., June 2002, p. 8
Your Client’s Insurer Is in Receivership – Now What?, Axinn, D., Jul./Aug. 2012, p. 28

Constitutional Law

A Constitutional Convention – Opportunities to Restructure and Modernize the New York Courts, Younger, S., Schmedlin, W., October 2017, p. 30
Appeals Can Avoid the “Stain” of Unpreserved Constitutional Issues if Criteria for Exceptions Are Met, Golden, P., Nov./Dec. 2001, p. 34
Decisions of the Past Decade Have Expanded Equal Protection Beyond Suspect Classes, McGuinness, J., Feb. 2000, p. 36
“It Is a Constitution We Are Writing”: A Concise, Clear and Coherent Constitution for New York, Galie, P., Bopst, C., October 2017, p. 18
Home Rule: Elusive or Illusion?, Benjamin, G., October 2017, p. 25
How An Uncommonly Silly Law Led to a Host of Very Consequential Supreme Court Decisions, Stewart, C., October 2017, p. 39
Point of View – Why the United States Needs an Equal Rights Amendment, Maloney, C., May 2017, p. 53
We the People: A Constitutional Convention Opens the Door to Reform, Dullea, H., Feb. 2017, p. 32
Why New York Needs a Constitutional Convention, Moy, L., October 2017, p. 34

Consumer Law

Consumers’ Loss of Rights in the Internet Age, Dickerson, T.; Berman, M., Oct. 2014, p. 38
New York Consumers Enjoy Statutory Protections Under Both State and Federal Statutes, Dickerson, T., Sept. 2004, p. 10
New York State Consumer Protection Law and Class Actions, Dickerson, T.; Leventhal, J.; Chambers, C., May 2011, p. 38
When Does “Free of Charge” Become “Pay What You Wish But You Must Pay Something”?, Dickerson, T., Mar./Apr. 2015, p. 48
**Contract Law** (see Commercial Law)

**Corporation Law** (see Commercial Law)

**Courts**

*A View from the Bench: In Defense of the Judiciary*, DiFiore, J., June 2018, p. 19


“Don’t Come Back Without a Reasonable Offer” The Extent of, and Limits on, Court Power to Foster Settlement, Part One – The Theory and Practice of Settlement Before the Court*, Shoot, B.; McGrath, C., Mar./Apr. 2004, p. 10

“Don’t Come Back Without a Reasonable Offer” Surprisingly Little Direct Authority Guides How Judges Can Move Parties, Part Two – The Judge’s Role*, Shoot, B.; McGrath, C., May 2004, p. 28


*Enforceability of a “Personal Guaranty” Clause – Attorney Fee Agreements in the Surrogate’s Court*, Penzer, E.; Sullivan, L., Sept. 2015, p. 30

*Experiment in Larger Juries in Civil Trials*, An, Landsman, S., Oct. 2006, p. 21


*Judicial Roundtable – Reflection of Problem-Solving Court Justices*, June 2000, p. 9

*Judicial Wellness: The Ups and Downs of Sitting New York Judges*, Lebovits, G., June 2017, p. 10


*Juror Excuses Heard Around the State*, June 2001, p. 34


*Keeping Kids in School and Out of Court: A School-Juvenile Partnership*, DeCataldo, K.; Lang, T., Jan. 2011, p. 26


*Linguistic Issues – Is Plain English the Answer to the Needs of Jurors?*, Lazer, L., June 2001, p. 37


Covenants Not to Compete (see Commercial Law)

Criminal Law

2005 Legislation Affecting the Practice of Criminal Law, Kamins, B., Jan. 2006, p. 20
Brief Guide to Factors That Commonly Influence Identification and Memory of Criminal Events, A, Franklin, N.; Greenstein, M., Mar./Apr. 2013, p. 10
Enhancing Victims’ Rights: Crime Victims Compensation, Monachino, B., Mar./Apr. 2008, p. 36
Expanded Enforcement Options for Orders of Protection Provide Powerful Reply to Domestic Violence, Fields, M., Feb. 2001, p. 18
Flaw in New York’s Reasonable Doubt Instruction, The, Brunetti, J., June 2011, p. 25
Forensic Social Work Reports Can Play Crucial Role in Mitigating Criminal and Immigration Cases, Silver, M., Mar./Apr. 2004, p. 32
Hospital-based Arraignments Involve Conflicts in Roles of Press, Patients, Hospitals and Law Enforcement, Taylor, P., Feb. 2000, p. 41
Is the District Attorney a Permissible Guest at a “Pringle Hearing”?, Castiglione, J., May 2009, p. 20
New Criminal Justice Legislation, Kamins, B., Jan. 2012, p. 28
“Project Exile” Effort on Gun Crimes Increases Need for Attorneys to Give Clear Advice on Possible Sentences, Clauss, W.; Ovsiovitch, J., June 2000, p. 35
Recent Second Circuit Cases Reinforce Criminal Discovery Standards Set by Supreme Court, Liotti, T., Jan. 2003, p. 29
Shootings by Police Officers Are Analyzed Under Standards Based on Objective Reasonableness, McGuinness, J., Sept. 2000, p. 17
Using an Expert to Evaluate Eyewitness Identification Evidence, Duffy, S., June 2011, p. 41

Crossword

Eldridge, J.D.
Discrimination (see Labor and Employment)

Elder Law (see also Trusts and Estates)

Are You a Planner or a Gambler?, Abrams, R., Jul./Aug. 2011, p. 6
Collegiate Tapestry, A: Each of Us Can Make a Meaningful Difference, Abrams, R., Jul./Aug. 2011, p. 76
Compact for Long-Term Care, The, Pierro, L., Jul./Aug. 2011, p. 68
Counseling Seniors and Caregivers on Medication Safety, Liang, B.; Mackey, T., Jul./Aug. 2011, p. 72
Do Implied Contract Principles or Fraud Theories Support Medicaid Suits Against Community Spouses?, Rachlin, M., Feb. 2001, p. 32
Estate Planning and the Nonmarital Child, Czygier, Jr., J.; Howe, B., Jul./Aug. 2011, p. 34
From ESQ to IP: Attorneys and Judges Need to Prepare for the Possibility of Incapacity, Leis III, H., Jul./Aug. 2011, p. 12
Gray Divorce and Remarriage, DaSilva, W.; Eisman, S., Jul./Aug. 2011, p. 26
How to Prepare for and Win an Administrative Fair Hearing, Marchese, R., Jr., June 2012, p. 34
Just the Basics: The Neediest Elderly Need Legal Services to Protect Housing and Subsistence Income, Not Retirement Planning, Bogart, V., Jul./Aug. 2011, p. 56
Medicare Prescription Drug Coverage: Barriers to Access at the Pharmacy Counter, Goggin-Callahan, D., June 2012, p. 44
New Rules Published for Fiduciary Appointments, May 2003, p. 42
Nursing Home Petitioners and Guardianship, Levitin, N., Sept. 2015, p. 54
Paying for Long-Term Care, Adamo, M.; Breidbart, R.; Gruer, S.; Pasculli, F.; Robert, J.; Sganga, F., Jul./Aug. 2011, p. 66
Prayer, a Hug and a Martini, A: Dealing With the Realities of Aging, Fahey, C., Jul./Aug. 2011, p. 10
Retirement: The End or the Beginning?, Burke, W.; Casserly, T., Jul./Aug. 2011, p. 44
Should They Stay or Should They Go? A Primer for New York Attorneys Advising Their Florida Snowbird Clients, Krooks, H., Jul./Aug. 2011, p. 48
Take Your Own Advice – Please: Advance Planning for Health Care Decisions, Swidler, R., Jul./Aug. 2011, p. 20
Tax Tips When Planning for Long-Term Care, Amoruso, M.; Povol, A., Jul./Aug. 2011, p. 64
The Emergence of and Need for Aging and Longevity Law, Abrams, R., Nov./Dec. 2017, p. 28
There’s a Reason It’s the POWER of Attorney, Bailly, R.; O’Connor, M.; Santaniello, J., Jul./Aug. 2011, p. 18
Who Will Stand in My Shoes? When Adult Children Need Lifelong Support and Supervision, Kravitz, E.; Wolf, C., Jul./Aug. 2011, p. 37
You Never Know What Life Will Bring, Friedman, L., Jul./Aug. 2011, p. 16

Employment Law (see Labor and Employment)

Environmental Law

Courts May Find Individuals Liable for Environmental Offenses Without Piercing Corporate Shield, Monachino, B., May 2000, p. 22


EPA’s New Clean Air Rules, The – Mixed Results for Air Quality, Sullivan M.; Fazio, C., Jan. 2006, p. 10

Imposition of Litigation Costs and Fees in Oil Spill Cases, Effinger, M., Nov./Dec. 2007

Is the Public Being Protected? A Lead Agency’s Duty Under SEQRA to Review Newly Discovered Information, Bacon, J., Jan. 2007, p. 32

Public Trust Doctrine Should Protect Public’s Interest in State Parkland, Berck, G., Jan. 2012, p. 44


ERISA (see Labor and Employment)

Estate Planning (see Trusts and Estates)

Estate Tax Law (see Trusts and Estates)

Ethics and the Law (see Attorney Professionalism)

Evidence


Behavioral Decision Theory Can Offer New Dimension to Legal Analysis of Motivations, Marrow, P., Jul./Aug. 2002, p. 46

Burden of Proof – “A Dangerous Intersection,” Horowitz, D., May 2014, p. 20


Burden of Proof – All in the Family, Horowitz, D., p. 18, Oct. 2011

Burden of Proof – An Adjunct’s Lament, Horowitz, D., Sept. 2013, p. 62

Burden of Proof – Average Just Isn’t Good Enough (Anymore), Horowitz, D., Mar./Apr. 2011, p. 21


Burden of Proof – Beneath Contempt, Horowitz, D., Feb. 2007, p. 18


Burden of Proof – Brick and Mortar Rules!, Horowitz, D., June 2017, p. 24


Burden of Proof – Burden Back Where It Belongs, But Barely – Part II, Horowitz, D., June 2018, p. 45


Burden of Proof – CPR for the CPLR, Horowitz, D., Jan. 2010, p. 22

Burden of Proof: “No Role Means No Role,” Horowitz, D., May 2013, p. 16
Burden of Proof – Not Sure If I Can Say Something, Horowitz, D., Jan. 2013, p. 22
Burden of Proof – Objections & Objectionable Conduct at Depositions, Horowitz, D., Jan. 2005, p. 20
Burden of Proof – “Old Dogs, Old Tricks,” Horowitz, D., Mar./April 2008, p. 20
Burden of Proof – On the Audit Trail, Horowitz, D., July/August 2016, p. 16
Burden of Proof – One for the Ages, Horowitz, D., Mar./April 2018, p. 48
Burden of Proof – “Oops, My Bad!”, Horowitz, D., June 2016, p. 18
Burden of Proof – Out With the Bad and in With the Good – New Depositions Rules to Take Effect October 1, 2006, Horowitz, D., Oct. 2006, p. 30
Burden of Proof – Proving the Value of Life (Part 1), Horowitz, D., Jan. 2014, p. 42
Burden of Proof – Proving the Value of Life (Part 2), Horowitz, D., Feb. 2014, p. 15
Burden of Proof – Proving the Value of Life (Part 3), Horowitz, D., Mar./Apr. 2014, p. 18
Burden of Proof – “Should It Be Excused?,” Horowitz, D., July/Aug. 2015, p. 16
Burden of Proof – Sidestepping Sanctions, Horowitz, D., Mar./Apr. 2007, p. 18
Burden of Proof – Signature Required, Horowitz, D., Feb. 2010, p. 18
Burden of Proof – Spoilation . . . Not Spoilation, Horowitz, D., Mar./April 2006, p. 17
Burden of Proof – Stay in the Zone, Horowitz, D., October 2017, p. 36
Burden of Proof – Successfully Navigating the Ashford/Kudisch World, Horowitz, D., Nov./Dec. 2015, p. 15
Burden of Proof – Sweat the Small Stuff, Horowitz, D., Jul./Aug. 2013, p. 18
Burden of Proof – That’s No Excuse,” Horowitz, D., May 2015, p. 16
Burden of Proof – The Producers, Horowitz, D., May 2010, p. 20
Burden of Proof – The Producers, Redux, Horowitz, D., May 2012, p. 16
Burden of Proof – Tricks of the Trade, Horowitz, D., May 2008, p. 18
Burden of Proof – Two Different Worlds, Horowitz, D., May 2016, p. 15
Burden of Proof – We All Do It, Horowitz, D., Mar./April 2010, p. 20
Burden of Proof – What About the CPLR?, Horowitz, D., Jan. 2009, p. 20
Burden of Proof – “What’s Your Excuse?”, Horowitz, D., Mar./April 2015, p. 23
Burden of Proof – “Will the Gatekeeper Let Daubert In?”, Horowitz, D., June 2006, p. 18
Burden of Proof – “You Gotta Have Faith,” Horowitz, D., June 2013, p. 16
Burden of Proof – “You Gotta Have Faith,” Horowitz, D., June 2013, p. 16
Burden of Proof – You May Say Something, Horowitz, D., Sept. 2011, p. 16
Close Attention to Detail Can Persuade Judges to Order Truly Complete Discovery Responses, Weinberger, M., Jul./Aug. 2000, p. 38
How Can Courts Encourage Cooperation in Discovery?, Bennett, S., May 2010, p. 27
Level the Playing Field: Enact a Standing Brady–Giglio Rule Throughout the Second Circuit, Goldberg, J.; Huot, A., May 2014, p. 44
Issues Involving Medical Records as Evidence at Trial, Curran, J., Nov./Dec. 2014, p. 36
Navigating and Avoiding Sanctions for Failing to Preserve Electronic Information, Kubacki, K.; Jytyla, R., June 2010, p. 34
Need for a Testifying Physician to Rely on Reports by a Non-Testifying Physician Poses Evidentiary Problems, Friedman, M., Nov./Dec. 2001, p. 28
Scientific Proof – The Court’s Role as Gatekeeper for Admitting Scientific Expert Testimony, Giacomo, W., June 2014, p. 23
Smoke and Mirrors: The Fabrication and Alteration of Electronic Evidence, Nelson, S.; Simek, J., June 2007, p. 10
Use of Surveillance Evidence Poses Risk of Ethical Dilemmas and Possible Juror Backlash, Altreuter, W., Jul./Aug. 2002, p. 40

Family Law

Article 81 Guardianships and Autism Spectrum Disorder, Enea, A., Jul./Aug. 2103, p. 26
Best Interests of an Indian Child, Herne, P., Mar./Apr. 2014, p. 22
Breaking Up Is Hard[er] to Do: Same-Sex Divorce, Pollet, S., Mar./Apr. 2011, p. 10
Call to Action, A: The Cradle to Prison Pipeline Crisis, Wright Edelman, M., Jan. 2008, p. 32
Child Custody in Contested Matrimonials, Silbermann, J., Jan. 2008, p. 16
Court-Appointed Law Guardians Face Issues Involving Liability, Conflicts and Disqualification, Muldoon, G., Jul./Aug. 2004, p. 30
Critical Net Worth Statement, The, DaSilva, W., Nov./Dec. 2007
Decade of Reform in the New York State Family Courts, A, Lauria, J.; Townsend, S., Jan. 2008, p. 46
Divorce Case Settlements Require Detailed Understanding of Pension Plan Options, David, R., May 2003, p. 33
Drafting Matrimonial Agreements Requires Consideration of Possible Unconscionability Issues, Marrow, P.; Thomsen, K., Mar./Apr. 2004, p. 26
Drafting Matrimonial “Cohabitation” Clauses After Graev, Rosenberg, L., June 2009, p. 30
Economic Abuse: The Unseen Side of Domestic Violence, Pollet, S., Feb. 2011, p. 40
Exclusive Use and Domestic Violence: The Pendente Lite Dilemma for Matrimonial Trial Judges, Dollinger, R., Moonan, C., July/August 2016, p. 19
Expediting Permanency for Children With 588 Adoptions, Cohen, R.; Hahn, R., Mar./Apr. 2007, p. 31
In Vitro Fertilization Options Lead to the Question, “Who Gets the Pre-Embryos After Divorce?”, Pollet, S., Feb. 2004, p. 33
Is the Glass Half-Empty or Half-Full? The Unused or Underused License or Degree, Landau, H., Mar./Apr. 2006, p. 46
Joint Custody Revisited, Molinoff, D., Feb. 2013, p. 44
Juvenile Drug Treatment Court Uses “Outside the Box” Thinking to Recover Lives of Youngsters, Sciolino, A., May 2002, p. 37
Mommy (and Daddy) Dearest – Determining Parental Rights and Enforceability of Surrogacy Agreements, Giacomo, W.; DiBiasi, A., July/Aug. 2015, p. 18
Real Meaning of ICWA Noncompliance, The, Gonzalez, L., Mar./Apr. 2014, p. 29
Reporting Elder Abuse: Legal Requirements for Physicians, Conway, G., Sept. 2007, p. 38
View From the Bench – One More Time: Custody Litigation Hurts Children, Fields, M., June 2000, p. 20
What Will It Take?: Improving the Lives of All New York’s Children, Golden, O., Jan. 2008, p. 28

Freedom of Information (see Government and the Law)

Government and the Law

Gun Law, Policy, and Politics, Spitzer, R., Jul./Aug. 2012, p. 35
Mass Shootings and Domestic Violence: It’s Time to Look at the Connections, Karson, S., June 2018, p. 8
Municipal Law – Fundamental Shifts Have Altered the Role of Local Governments, Magavern, J., Jan. 2001, p. 52
Municipal Contract Issues Involving Emergency Medical Services, Pinsky, B., June 2012, p. 40
Need for Campaign Finance Reform in New York, The, Teff, J., Mar./Apr. 2007, p. 36
The “Exception to the Exception” on Gun Rights, Shechtman, P., Condro, G., June 2018, p. 12

Health Law

Assisted Outpatient Treatment: May the Sun Continue to Shine on Kendra’s Law, Schoenfeld, M., June 2010, p. 28
Dementia in the Courtroom, Klein, D., Durante, K., Jan. 2017, p. 38
Distinguishing Dementia from Mental Illness and Other Causes of Decline, Wolf, C., Rosen, J., Constanas, D., Mermelstein, H., Jan. 2017, p. 22
Experiential Wisdom: Insightful Perspectives on Dementia, the Legal Profession and the Law, Abrams, R., Jan. 2017, p. 41
Health Care Proxies – Ten Difficult Issues, Swidler, R., July/August 2016, p. 28
“Loss of Chance” Doctrine in Medical malpractice Cases, Curran, J., Nov./Dec. 2015, p. 31
Medicaid and Medicare Fair Hearings Are Vital First Step in Reversing Adverse Decisions on Patient Care, Reixach, R., Jr., Feb. 2000, p. 8
Medicaid Expansion in New York, Smith, C., Feb. 2014, p. 18
Medical Marijuana in New York: Where We’ve Been and Where We’re Going, Payne, S., Williams, L., Jul./Aug. 2018, p. 16
Mental Hygiene Hearings in New York, Keane, M., Lebovits, G., June 2016, p. 39
New York’s Family Health Care Decisions Act: The Legal and Political Background, Key Provisions and Emerging Issues, Swidler, R., June 2010, p. 18
Routine Violations of Medical Privacy in Article 81 Guardianship Cases: So What or Now What?, Rosenberg, J., Jan. 2013, p. 34
The Dementia Crisis, Abrams, R., Jan. 2017, p. 8
The Law of Guardianship and Involuntary Admissions After Kendra’s Law, DiCicco, B., May 2018, p. 16
The Neuroscience of Start-ups: A Primer for Attorneys (and Other Professionals), Friedman, S., HusVar, A., Friedman, E., Ulrich, T., Levy, I., July/August 2017, p. 17

Helpful Practice Hints (see Law Practice)

History

100 Years of Women’s Suffrage, Hochul, K., May 2017, p. 32
America’s Cup: The Law, the Lore and the Lure, Bellacosa, J., March/April 2017, p. 10
“A Just Cause for War”: New York’s Dred Scott Decision, Manz, W., Nov./Dec. 2007, p. 10
Bentley Kassal: Behind the Lens, Card, S., Sept. 2007, p. 10
Boston Massacre Trials, The, Tobin, J., Jul./Aug. 2103, p. 10
Bridge of Justice: How a Brooklyn lawyer and a Soviet spy put American jurisprudence on trial, Donovan, J., June 2016, p. 20
Court of Dreams, Card, S., Mar./Apr. 2005, p. 10
Eight “Chiefs,” Bellacosa, J., Nov./Dec. 2015, p. 18
Gillette, the Yellow Press and Criminal Contempt, Manz, W., Oct. 2014, p. 44
Historical Perspective – Benjamin Cardozo Meets Gunslinger Bat Masterson, Manz, W., Jul./Aug. 2004, p. 10
Historical Perspective – Desegregation in New York: The Jamaica School War, 1895–1900, Manz, W., May 2004, p. 10
How Did Lawyers Become “Doctors”? From the LL.B. to the J.D., Perry, D., June 2012, p. 20
In Memoriam: Eugene C. Gerhart, Jan. 2008, p. 70
In Memoriam: Gary A. Munneke, Jan. 2013, p. 7
In Memoriam: Lorraine Power Tharp and David S. Williams, Jan. 2009, p. 7
In Memoriam: Steven C. Krane, Jul./Aug. 2010, p. 23
In Memoriam: S. Hazard Gillespie, May 2011, p. 21
Law Imitates Art: Jarydyce v. Jarndyce and Litigation Without End, Stock, W., July/August 2017, p. 45
Lawyer Who Lit the Fuse of the American Revolution, The, Foglia, P., Mar./Apr. 2015, p. 26
Lessons of Kiryas Joel, The, Grumet, L.; JaMail, J., May 2011, p. 10
MacPherson Turns 100: Landmark Decision Remains the Cornerstone of Modern Products Liability Law, Schwartz, M., March/April 2016, p. 36
Murder, Inc. and the Tsouras (Troubles) of “Lepke” Buchalter, Bennet Adler, R., June 2018, p. 20
Mr. Gerhart and Scribes, the American Society of Legal Writers, Spivey, G., Mar./Apr. 2012, p. 10
“Of Practical Benefit” – Book Chronicles First 125 Years of New York State Bar Association, Feb. 2004, p. 44
Only New York Governor Ever Impeached, The, Lifflander, M., June 2013, p. 10
Only Whites Need Apply – The Strange Case of Stuyvesant Town, Zauderer, M., Sept. 2015, p. 25
Out of the Ashes: How a failed Supreme Court nomination led to the establishment of the Court of Appeals, Clute, P., March/April 2017, p. 32
Owls Shouldn’t Claw at Eagles: Big Ed Reilly and the Lindbergh Kidnapping Case, Manz, W., June 2005, p. 10
Palsgraf 75th Anniversary – Trial Judge Burt Jay Humphrey Had Long Career as Jurist, Manz, W., May 2003, p. 10
Past as Present, The: The Last “Dead Heat” in the State Senate, 100 Years Ago, Liebman, B., Jan. 2009, p. 33
Remembering James M. Flavin: The Origins (and Unintended Consequences) of Online Legal Research, Spivey, G., Feb. 2008, p. 10
Remembering Brown, Finch, M., Oct. 2005, p. 44
Rise and Fall of Martin Thomas Manton, The, Ausubel, M., Mar./Apr. 2010, p. 28
Seriatim Reflections – A Quarter Century in Albany: A Period of Constructive Progress, Bellacosa, J., Oct. 2000, p. 4
Taking Title to New York: The Enduring Authority of Roman Law, Massaro, D., Jan. 2000, p. 44
‘Tammany Hall Had a Right to Expect Proper Consideration’: The Judicial Nominations Controversy of 1898, Manz, W., Mar./Apr. 2009, p. 10
The Forgotten Case of a Schoolteacher and a Future President, Zauderer, M., Nov./Dec. 2017, p. 42
The Lochner Case: New Yorkers in Conflict: How old rulings on bakers’ hours still influence today’s High Court votes, including Obamacare, Dearstyn, B., Feb. 2017, p. 26
Trial by Combat: Lawyers on the Battlefields of the Civil War, Drymalski P., May 2014, p. 10
What’s in a Name? That Which We Call Surrogate’s Court: The Historical Origins of a Uniquely New York Term of Art, Wiley, D., July/August 2016, p. 39
When Law Meets Art: Aeschylus’ Eumenides and Shakespeare’s Merchant of Venice, Stock, W., Oct. 2015, p. 47

Humor – Res Ipsa Jocatur

Defending the Lowly Footnote, McAloon, P., Mar./Apr. 2001, p. 64
Does the FDA Have Jurisdiction Over “Miracles”? Rose, J., Sept. 2000, p. 64
In Praise of Appraisal: Alternate Dispute Resolution in Action, Rose, J., Jan. 2000, p. 56
NAFTA’s Why Santa Claus Is Not Comin’ to Town, Rose, J., Nov./Dec. 2000, p. 64
Tort Reform and the KKK Manifesto, Miller, H., Jul./Aug. 2012, p. 43
Will New York State Nikes Become Pyrrhic Victories?, Rose, J., Jul./Aug. 2000, p. 64

Insurance Law (see Torts and Negligence and the Law)

Appropriating Artists Face Uncertainty in Interplay Between First Sale and Fair Use Doctrines, Sanders, J., Jul./Aug. 2004, p. 18
Bloggers, Journalists, Reporting and Privilege, Coleman, R., Nov./Dec. 2013, p. 18
Highlights from Today’s Game: Trademark Coverage on the Offensive, Psihoules, C., Wiser, J., July/August 2016, p. 11
Intellectual Property Considerations in the Outsourcing Industry, Chothani, P., Mar./Apr. 2008, p. 30
Personal Images: The Professional Athlete’s Right of Publicity, Johnson, J., Mar./Apr. 2008, p. 10
Thou Shalt Not Steal: A Primer on Music Licensing, Johnson, J., June 2008, p. 23
Wave of the Future or Blatant Copyright Infringement?, The Digitalization of Libraries and Other Works, Hecker, J., May 2007, p. 44

International Law

Asset Discovery Against Foreign Sovereigns After NML, Kry, R., Sept. 2014, p. 40
Economic Globalization and Its Impact Upon the Legal Profession, Moore, J., May 2007, p. 35
Intellectual Property Considerations in the Outsourcing Industry, Chothani, P., Mar./Apr. 2008, p. 30
Internal Investigations in Overseas Workplaces, Dowling, Jr., D., Mar./Apr. 2014, p. 40
On the Road – Taking Depositions in Tokyo Or: The Only Show in Town, Disner, E., Mar./Apr. 2000, p. 35
Russia in Transition – Sharing Legal System Objectives as Russia Revives Trial by Jury, Marks, P.; Bennett, M.; Puscheck, B.; Reinstein, R., Mar./Apr. 2003, p. 36
Trading on the Pink Sheets: The Lesson of Yukos Oil, Popova, E., Sept. 2007, p. 32

Judiciary (see Courts)

Juries (see Courts)

Labor and Employment

Attorney Labor Unions, Rubinstein, M., Jan. 2007, p. 23
Balancing Test and Other Factors Assess Ability of Public Employees to Exercise Free Speech Rights, Herbert, W., Sept. 2002, p. 24
Campaign Against Employee Misclassification, The, Noonan, B., Oct. 2010, p. 42
Can Employers Limit Employee Use of Company E-mail Systems for Union Purposes?, Young, M., Jan. 2000, p. 30
Consumer Directed Assistance Program Offers Greater Autonomy to Recipients of Home Care, Bogart, V., Jan. 2003, p. 8
Disability Determinations, Judicial Authority and CPLR Article 78, Part I, Lukaszewski, C., May 2015, p. 28
“Final Regulations” Set Rules for Distributions From IRAs and Qualified Retirement Plans, Neumark, A.; Slater-Jansen, S., Feb. 2003, p. 38
Independent Contractor or Employee? The Multiple Issues Involved in Independent Contractor Status, Wood, R., June 2008, p. 28
Injunctive Relief Under the Taylor Law: A Primer, Quinn, D., Mar./Apr. 2013, p. 38
Irregular Migrants and Compensation for Personal Injury: Resolution and Ambiguity, Bhandari, J., Feb. 2007, p. 33
Labor Law: Heightened Regulations and Licensing Requirements Raise the Bar for PEOs, Basso, L., June 2007, p. 42
Legal Requirements That Influence Control of Independent Contractors and Employees, Wood, R., Feb. 2009, p. 36
Mobile Law Office, The – From Lincoln to the Lincoln Lawyer, Munneke, G., Sept. 2011, p. 10
Navigating the Murky Waters of Employment Waivers and Releases, Klein, E.; Varon, J.; Greenberg, K., Feb. 2010, p. 32
New Rules Offer Greater Flexibility and Simpler Distribution Patterns for IRAs and Pension Plans, Neumark, A.; Slater-Jansen, S., Mar./Apr. 2001, p. 26
New York’s Scaffold Law and the Evolution of Elevation, Heymann, G., Jan. 2013, p. 10
Performing Artists’ Entitlement to Compensation Under the N.Y. Workers’ Compensation Law, Mars, H., June 2017, p. 28
Protections for Public Employees Who “Blow the Whistle” Appear to Be Inadequate, Herbert, W., Feb. 2004, p. 20
Retaliation Claims, Mullings, S., Nov./Dec. 2011, p. 26
Summary of Report – Association Committee Recommends Pension Simplification Commission, Lurie, A., May 2000, p. 36

Landlord/Tenant Law (see Real Property Law)

Land-Use Regulations (see Real Property Law)

Law Practice

5 Project Red Flags: Lessons from a Project Manager, Lukina, N., May 2018, p. 50
5 Ways to Lose Referral Fees; 10 Ways to Keep Them, Higgins, P., June 2014, p. 19
Align Preparation and Assessment With Practice, Sullivan, W., Sept. 2013, p. 41
Alternatives for Scheduling the Bar Exam, Gallagher, M.; Buckler, C., Sept. 2013, p. 28
Attorney Websites for Solos and Small Firms, McCarron, J., Feb. 2011, p. 24
Blacks, the Bar Exam and Lean Six Sigma, Handy, E., Sept. 2013, p. 36
Build Your Career on Your Professional Brand and Personal Network, Greenwald, C., Jan. 2014, p. 34
Building and Understanding Law Office Space, Swetland, K.; Bell, V., Sept. 2011, p. 20
But We Don’t “Do” Marketing: The Development of Marketing in Law Firms, Hodges, S., Sept. 2010, p. 26
Buying or Selling a Small or Solo Practice – Part I, Wasserstein, N., Nov./Dec. 2014, p. 41
Buying or Selling a Small or Solo Practice – Part 2, Wasserstein, N., Jan. 2015, p. 26
Changes in Rules for Home Offices Provide New Possibilities for Deductions, Ozello, J., Mar./Apr. 2000, p. 54
Changing Course: Maintaining and Protecting Emotional Health During Transition, Kristal, J., Jan. 2014, p. 20
Computerized Research of Social Security Issues, Maccaro, J., May 2000, p. 54
Conquer Your Fear of Speaking in Public, Wilcox, E., Nov./Dec. 2009, p. 46
Considering the High Cost of Legal Education, Joy, P., Sept. 2013, p. 20
Constructing an In-House Training Program, Bennett, S., Oct. 2010, p. 28
Conversation About Legal Ethics and Social Media, A: With Steven Bennett, Marion Fish, Bruce Green, John McCarron, Patricia Salkin, and John Szekeres, Munnneke, G., Sept. 2012, p. 10
Costs of (Inefficient) Legal Services Delivery, The, Boyko, A., Sept. 2012, p. 34
Do the Right Thing: Networking, Mentoring, Business and Leadership Development for the Diverse Attorney, June 2011, p. 18
Does the Current Economic Model of Legal Education Work for Law Schools, Law Firms (or Anyone Else)?, Matasar, R., Oct. 2010, p. 20
Do You Need a Job Coach?, Simensky, M., July/August 2017, p. 38
Ensuring Privilege of a Pre-Breach Cybersecurity Assessment, Weinick, E., September 2017, p. 30
Escrow Cleanup: Taking Care of the Money Left Behind, Flanagan, M., Oct. 2018, p. 18
Everything You Need to Run Your Office, Swetland, K., Sept. 2010, p. 43
Excerpts From the Report of the Special Committee on Solo and Small Firm Practice, June 2009, Jan. 2010, p. 38
For Sole Practitioners, the Future’s Not What It Used to Be, Gallagher, S.; Sienko, Jr., L., Oct. 2015, p. 20
Four Ways to Give Clients What They Want on Your LinkedIn Profile, Shields, A., September 2017, p. 27
From “Sua Sponte” to “Sea Sponge” – The Mixed Blessings of Auto-Correct, Lang, R., July/Aug. 2015, p. 28
Future of Legal Education and Admission to the Bar, The, Millett, E.; Kaufman, E., Sept. 2013, p. 10
General Counsels for New York Law Firms: An Idea Whose Time Has Come, Matetsky, I., July/August 2017, p. 22
Get It Right From the Start: Human Resources Compliance for the New Law Practice, Schess, N., Jan. 2010, p. 28
Harmonizing the Forces Buffeting the Legal Profession, Martin, M.; Weinstein, I., Sept. 2013, p. 58
“Making Law Students Client-Ready,” Garvey, J., Sept. 2013, p. 44
Making Pro Bono Work: A Pro Bono Practice in Retirement, Katz, S., Jan. 2014, p. 27
Maybe Mom and Dad Were Right: Musings on the Economic Downturn, Munneke, G., Sept. 2009, p. 10
More War Stories From the New York Courts, Schwab, H., Feb. 2015, p. 10
New York’s 50-Hour Rule, Graffeo, V., Sept. 2013, p. 51
Practical Skills: Money Management, Francis, S., Jan. 2014, p. 27
Practice Group Management: Passing Fad or Permanent Part of Our Future?, Lambreth, S., Sept. 2008, p. 28
Practice Tips: Ensuring an Accurate Transcript, Armstrong, D., Mar./Apr. 2006, p. 40
Preparing for Your First Oral Argument, Bennett, S., Jul./Aug. 2007, p. 44
Presentation Skills for Lawyers: Adding Power to PowerPoint Presentations, Wilcox, E., June 2007, p. 48
Presentation Skills for Lawyers: Handling the Question & Answer Session, Wilcox, E., Jan. 2010, p. 46
Presentation Skills for Lawyers: It’s Not About You!, Wilcox, E., Feb. 2010, p. 50
Presentation Skills for Lawyers: “Our next speaker needs no introduction . . .” (Yes, he does), Wilcox, E., Sept. 2006, p. 46
Presentation Skills for Lawyers: Presentation Lessons From 35,000 Feet, Wilcox, E., May 2009, p. 46
Presentation Skills for Lawyers: Roadmaps: Organizing Your Presentation, Wilcox, E., June 2008, p. 53
Presentation Skills for Lawyers: Start With the End in mind, Wilcox, E., Mar./Apr. 2007, p. 51
Presentation Skills for Lawyers: Story Time – Reading to Your Audience, Wilcox, E., July/Aug. 2011, p. 80
Presentation Skills for Lawyers: The Importance of Time, Wilcox, E., Oct. 2013, p. 50
Presentation Skills for Lawyers: The Power of the Pause, Wilcox, E., Mar./Apr. 2010, p. 49
Presentation Skills for Lawyers: The Rule of Three, Wilcox, E., Sept. 2007, p. 49
Presentation Skills for Lawyers: Winning at Trial With a Dynamic PowerPoint Presentation, Lane, R.; Olson, B., Oct. 2009, p. 40
Qualified Retirement Plan Designs for Law Firms, Roth, A., September 2017, p. 24
Legal and Medical Malpractice (see Torts and Negligence)

Legal Education

Becoming a Lawyer – A Promise to Act, Rogers, I., Oct. 2018, p. 51
Becoming a Lawyer – Awkward?, Horowitz, L., May 2018, p. 58
Becoming a Lawyer – Contracts, Torts, and Property, Oh My!, Horowitz, L., Jan. 2017, p. 57
Becoming a Lawyer – Didn’t I Just Do This?, Horowitz, L., Feb. 2018, p. 60
Becoming a Lawyer – Halfway Home, Horowitz, L., Jan. 2018, p. 60
Becoming a Lawyer – “Hot Bench” and Quick Wits, Horowitz, L., May 2017, p. 68
Becoming a Lawyer – Keep Calm and Law School On!, Horowitz, L., October 2017, p. 60
Becoming a Lawyer – Land Ho!, Horowitz, L., Jul./Aug. 2018, p. 58
Becoming a Lawyer –“Oooh, I’m Going to Tell on You!”, Horowitz, L., March/April 2017, p. 59
Becoming a Lawyer – Season Two Finale, Horowitz, L., June 2018, p. 56
Becoming a Lawyer – Shaking Off the Sand!, Horowitz, L., Sept. 2017, p. 57
Becoming a Lawyer – Shalom!, Horowitz, L., July/August 2017, p. 60
Considering Law School? Undergraduates Should Contemplate This Advice From Pre-Law Advisors, Fox, M., Strauss, J., Sept. 2018, p. 16
Essential Questions: What to Ask About the Bar Exam, White, P., Sept. 2018, p. 34
JDinteractive: An Online Law Degree Program Designed to Expand Access to Justice, Kohn, N., Sept. 2018, p. 30
Judicial Education as Paramount to Achieving Excellence, Marks, L., Sept. 2018, p. 36
LSAT or GRE? The Admissions Test Debate, Nolan, C., Sept. 2018, p. 22
UBE-Shopping: An Unintended Consequence of Portability?, Darrow-Kleinhaus, S., July/August 2016, p. 46

Legal Profession (see Attorney Professionalism)
Legal Writing

A Fast Road to Disaster: Mindless Cutting/Copying and Pasting, Lang, R., Feb. 2017, p. 36
Academic Legal Writing: How to Write and Publish, Lebovits, G., Jan. 2006, p. 64
Apostrophe’s and Plurals’, Lebovits, G., Feb. 2004, p. 64
Bottom Line on Endnotes and Footnotes, The, Lebovits, G., Jan. 2003, p. 64
Comparisons and Logic, Lebovits, G., Oct. 2006, p. 64
Cracking the Code to Writing Legal Arguments: From IRAC to CRARC to Combinations in Between, Lebovits, G., Jul./Aug. 2010, p. 64
Department of Redundancy Department, The: Concision and Succinctness — Part I, Lebovits, G., Jul./Aug. 2006, p. 64
Department of Redundancy Department, The: Concision and Succinctness — Part II, Lebovits, G., Sept. 2006, p. 64
Devil’s in the Details for Delusional Claims, The, Lebovits, G., Oct. 2003, p. 64
Do’s, Don’ts, and Maybe: Legal Writing Do’s — Part I, Lebovits, G., May 2007, p. 64
Do’s, Don’ts, and Maybe: Legal Writing Do’s — Part II, Lebovits, G., June 2007, p. 64
Do’s, Don’ts, and Maybe: Legal Writing Don’ts — Part I, Lebovits, G., Jul./Aug. 2007, p. 64
Do’s, Don’ts, and Maybe: Legal Writing Don’ts — Part II, Lebovits, G., Sept. 2007, p. 64
Do’s, Don’ts, and Maybe: Legal Writing Grammar — Part I, Lebovits, G., Nov./Dec. 2007, p. 80
Do’s, Don’ts, and Maybe: Legal Writing Grammar — Part II, Lebovits, G., Jan. 2008, p. 80
Do’s, Don’ts, and Maybe: Legal Writing Punctuation — Part I, Lebovits, G., Feb. 2008, p. 64
Do’s, Don’ts, and Maybe: Legal Writing Punctuation — Part II, Lebovits, G., Mar./Apr. 2008, p. 64
Do’s, Don’ts, and Maybe: Legal Writing Punctuation — Part III, Lebovits, G., May 2008, p. 64
Do’s, Don’ts, and Maybe: Usage Controversies — Part I, Lebovits, G., June 2008, p. 64
Do’s, Don’ts, and Maybe: Usage Controversies — Part II, Lebovits, G., Jul./Aug. 2008, p. 64
Drafting New York Civil-Litigation Documents: Part II — The Complaint, Lebovits, G., Oct. 2010, p. 64
Drafting New York Civil-Litigation Documents: Part IV — The Complaint, Lebovits, G., Jan. 2011, p. 64
Drafting New York Civil-Litigation Documents: Part V — The Complaint, Lebovits, G., Feb. 2011, p. 64
Drafting New York Civil-Litigation Documents: Part VI — The Answer, Lebovits, G., Mar./Apr. 2011, p. 64
Drafting New York Civil-Litigation Documents: Part VII — The Answer, Lebovits, G., June 2011, p. 64
Drafting New York Civil-Litigation Documents Part IX — The Answer, Lebovits, G., Sept. 2011, p. 64
Drafting New York Civil-Litigation Documents Part X — Bill of Particulars, Lebovits, G., Oct. 2011, p. 64
Drafting New York Civil-Litigation Documents: Part XI — Interrogatories, Lebovits, G., Nov./Dec. 2011, p. 64
Drafting New York Civil-Litigation Documents: Part XII — Responding to Interrogatories, Lebovits, G., Jan. 2012, p. 64
Drafting Civil-Litigation Documents: Part XIII — Motion Practice Overview, Lebovits, G., Feb. 2012, p. 64
Drafting New York Civil-Litigation Documents: Part XIV — Motion Practice Overview Continued, Lebovits, G., Mar./Apr. 2012, p. 64
Not Mere Rhetoric: Metaphors and Similes – Part I, Lebovits, G., June 2002, p. 64
Nuts ‘n’ Bolts: Legal-Writing Mechanics — Part I, Lebovits, G., June 2009, p. 64
“Off” With Their Heads: Concision, Lebovits, G., Nov./Dec. 2001, p. 64
On Terra Firma With English, Lebovits, G., Sept. 2001, p. 64
Or Forever Hold Your Peace: Reply Briefs, Lebovits, G., June 2010, p. 64
Persuading the Judge Through Writing: How to Win, Lebovits, G., Feb. 2009, p. 64
Persuasive Writing for Lawyers — Part I, Lebovits, G., Feb. 2010, p. 64
Persuasive Writing for Lawyers — Part II, Lebovits, G., Mar./Apr. 2010, p. 64
Plain English: Eschew Legalese, Lebovits, G., Nov./Dec. 2008, p. 64
Pox on Vox Pop, A, Lebovits, G., Jul./Aug. 2004, p. 64
Problem Words and Pairs in Legal Writing – Part I, Lebovits, G., Feb. 2005, p. 64
Problem Words and Pairs in Legal Writing – Part II, Lebovits, G., Mar./Apr. 2005, p. 64
Problem Words and Pairs in Legal Writing – Part III, Lebovits, G., May 2005, p. 64
Problem Words and Pairs in Legal Writing – Part IV, Lebovits, G., June 2005, p. 64
Problem Words and Pairs in Legal Writing – Part V, Lebovits, G., Jul./Aug. 2005, p. 64
Prove Proof It With Revision Re-Vision — Part I, Lebovits, G., Sept. 2009, p. 64
Prove Proof It With Revision Re-Vision — Part II, Lebovits, G., Oct. 2009, p. 64
Say It Ain’t So: Leading Logical Fallacies in Legal Argument – Part I, Lebovits, G., July/August 2016, p. 64
Sentences and Paragraphs: A Revisionist Philosophy, Lebovits, G., Jan. 2005, p. 64
Short Judicial Opinions: The Weight of Authority, Lebovits, G., Sept. 2004, p. 64
Sin and Virtue in Legal Writing: Vanity and Humility, Lebovits, G., Mar./Apr. 2007, p. 64
Statements of Material Facts in Summary Judgment Motions Require Careful Draftsmanship, Campolo, J.; Penzer, E., Mar./Apr. 2007, p. 64
Technique: A Legal Method to the Madness, Lebovits, G., June 2003, p. 64
Technique: A Legal Method to the Madness – Part 2, Lebovits, G., Jul./Aug. 2003, p. 64
That’s the Way It Is: “That” and “Which” in Legal Writing, Lebovits, G., Mar./Apr. 2004, p. 64
The Worst Mistakes in Legal Writing, Part IV, Lebovits, G., June 2018, p. 60
The Writing Process for New Lawyers: Getting It Written and Right, Lebovits, G., May 2017, p. 80
Uppercasing Needn’t Be a Capital Crime, Lebovits, G., May 2003, p. 64
Winning Through Integrity and Professionalism, Lebovits, G., Feb. 2017, p. 64
What’s Another Word for “Synonym”? , Lebovits, G., Jan. 2002, p. 64
Write the Cites Right – Part I, Lebovits, G., Oct. 2004, p. 64
Write the Cites Right – Part II, Lebovits, G., Nov./Dec. 2004, p. 64
Write to Win in Court, Lebovits, G., March/April 2017, p. 64
Writers’ Block: The Journal Peeks Behind the Column to Meet One of the Nation’s Most Trusted Legal-Writing Advisers: Gertrude Block, Card, S., Sept. 2006, p. 10; reprinted July-Aug. 2014, p. 21
Writing on Writing: Metadiscourse, Lebovits, G., Oct. 2002, p. 64
Writing Bad Briefs: How to Lose a Case in 100 Pages or More, Lebovits, G., May 2010, p. 64
Writing Carefully, Misused Modifiers Must Be Avoided, Lebovits, G., Jan. 2009, p. 64
Writing Clinic – An Attorney’s Ethical Obligations Include Clear Writing, Davis, W., Jan. 2000, p. 50
Writing Clinic – Analyzing the Writer’s Analysis: Will It Be Clear to the Reader?, Donahoe, D., Mar./Apr. 2000, p. 46
Writing Clinic – Examine Your Grammatical Acumen, McCloskey, S., Sept. 2004, p. 30
Writing Clinic – Make Your Mark With Punctuation, McCloskey, S., Nov./Dec. 2003, p. 18
Writing Clinic – The Keys to Clear Writing Lead to Successful Results, McCloskey, S., Nov./Dec. 2000, p. 31
Writing on a Clean Slate: Clichés and Puns, Lebovits, G., Mar./Apr. 2003, p. 64
You Can Quote Me: Quoting in Legal Writing – Part I, Lebovits, G., May 2004, p. 64
You Can Quote Me: Quoting in Legal Writing – Part II, Lebovits, G., June 2004, p. 64
You Think You Have Issues? The Art of Framing Issues in Legal Writing — Part I, Lebovits, G., May 2006, p. 64
You Think You Have Issues? The Art of Framing Issues in Legal Writing — Part II, Lebovits, G., June 2006, p. 64

Liens (see Real Property Law)

Litigation (see Trial Practice)

Matrimonial Law (see Family Law)

Mortgages and Liens (see Real Property Law)

Poetry

Challenges, Dunham, A., Jan. 2000, p. 53
David Orr – In a Grand Tradition, Finch, M., Jul./Aug. 2005, p. 10

Point of View

Association Position, The: Remarks of President-elect David P. Miranda to the Advisory Committee on the Uniform Bar Examination, Miranda, D., Feb. 2015, p. 46
Bad Law or Bad Lawyering? The Need for Local Counsel Notwithstanding a Contract’s Governing Law Selection, Siviglia, P., Oct. 2015, p. 50
Ballot-Rigging – How It’s Done in New York, Gray, L., May 2013, p. 32
Being Respectful and Respected in the Practice of Law, Magner, P., Jr., Nov./Dec. 2003, p. 39
Cardozo Mystery, The, Kornstein, D., May 2003, p. 47
Civility in Litigation – A Path to Winning, Fox, M.D.; Fox, M.L., Jul./Aug. 2103, p. 30
Comparison of the New York Bar Examination and the Proposed Uniform Bar Examination, A, Gallagher, M.; Darrow-Kleinhaus, S., Feb. 2015, p. 32
Conflicts Between Federal and State Law Involving the Spousal Right of Election, Rachlin, M., June 2003, p. 52
Privileges (see Evidence)

Probate (see Trusts and Estates)

Professional Responsibility (see Attorney Professionalism)

Real Property Law


Control of Suburban Sprawl Requires Regional Coordination Not Provided by Local Zoning Laws, Weinberg, P., Oct. 2000, p. 44

Dispositive Motions Involving Deeded Covenants and Restrictions – The Clear and Convincing Standard May Determine Outcome, Naughton, J., Feb. 2012, p. 34

Early Assessment of Potential Liens Is Critical to Assure that Recovery Meets Client’s Expectations, Little, E., Mar./Apr. 2001, p. 44


First Court Case to Interpret Property Condition Disclosure Act Holds Sellers Not Liable, Holtzschue, K., Mar./Apr. 2003


Individual Liability of Board Members After Fletcher v. The Dakota, Di Lorenzo, V., Feb. 2014, p. 46

Land Banking, TIF Amendments, and the Tax Cap: What the Heck Do They Have in Common?, Kamlet, K., May 2012, p. 30

Metes & Bounds – Has the Court of Appeals Defined What Is Meant by a “Claim of Right” in Adverse Possession Cases?, Maker, W., Jr., Mar./Apr. 2007, p. 48

Metes & Bounds – New Legislation Requires Property Owners to Disclose Air Contamination Reports, Schnapf L.; Stein, J., Feb. 2009, p. 47


Metes & Bounds – Predatory Lending for All, Bergman, B., Sept. 2005, p. 46


Metes & Bounds – The Highest and Best Use Concept in Condemnation, Rikon, M., Mar./Apr. 2010, p. 44


Mortgage Foreclosures Involve Combination of Law, Practice, Relationships and Strategies, Bergman, B., Jul./Aug. 2001, p. 19

Mortgagee Formerly Known As . . ., The, Danzi, V., p. 28, Oct. 2011


Paying Off a Mortgage, Bergman, B., Mar./Apr. 2005, p. 47

Primer on Conveyancing, A – Title Insurance, Deeds, Binders, Brokers and Beyond, Rohan, P., Oct. 2000, p. 49
Property Contamination and Its Impact on Commercial Leasing in NYC, Schnapf, L., Feb. 2016, p. 32
Purchase Money Mortgages Require Careful Drafting to Avoid Later Difficulties, Bergman, B., Nov./Dec. 2002, p. 29
RPL § 294-b: An Ineffective Law, Siris, M., Mar./Apr. 2014, p. 51
RPL Requires Disclosure Statement, Mar./Apr. 2002, p. 52
So Your Client Wants to Buy at a Foreclosure Sale: Pitfalls and Possibilities, Bergman, B., Sept. 2003, p. 43
Tax Certiorari & Condemnation in the 9th Judicial District, Dickerson, T., June 2006, p. 22
Understanding Mechanic's Liens Reveals Approaches to Thwart a Developer's Improper Filing, Lustbader, B., Jul./Aug. 2001, p. 34
Wall Street Remains a Key Player in Commercial Real Estate Financing Despite Capital Market Fluctuations, Forte, J., Jul./Aug. 2001, p. 34
Yellowstone Injunctions in Federal Court, Yankelunas, E., Sept. 2005, p. 36

Retirement (see Labor and Employment)

Rule of Law

The Rule of Law, Rosenthal, L., Jan. 2018, p. 8
Defending Judges, Standing up for the Rule of Law, Alcott, M., Jan. 2018, p. 20
Always in the Direction of Liberty: The Rule of Law and the (Re)emergence of State Constitutional Jurisprudence, Rosenblatt, A., Jan. 2018, p. 25
The Lawyer’s Oath and the Rule of Law, Davis, L., Jan. 2018, p. 43

Securities Law (see Commercial Law)

Software Review (Technology and the Law)

Tax Law

Extension of Increased Expensing Provisions, Harrison, R., Nov./Dec. 2009, p. 43
New Criminal Tax Laws Take Aim at Tax Evaders, Comiskey, W., Nov./Dec. 2009, p. 10
Property Tax Perspectives: Local Property Taxes – A Political Problem Masquerading as a Tax Problem, Coffey, J., Oct. 2008, p. 23
Property Tax Perspectives: Local Property Taxes – Improving an Important Revenue Source, Reschovsky, A.; Youngman, J., Oct. 2008, p. 27
Proposed GST Regulations Clarify Exemptions for Grandfathered Trusts, Sederbaum, A., June 2000, p. 48
Qualified State Tuition Programs and Education IRAs, Rothberg, R., May 2000, p. 51
Return to Fundamentals? Tax Malpractice Damages – Recovery of Additional Taxes, Todres, J., June 2017, p. 32
Tax Alert – FACTA’s Perfect Storm for Offshore Accounts, Wood, R., Mar./Apr. 2015, p. 44
Tax Alert – Key Steps to Dispute IRS Tax Bills, Wood, R., June 2017, p. 36
Tax Alert – Supreme Court Rules on Tax Treatment of Attorneys’ Contingent Fees, Mannino, L., Feb. 2006, p. 47
Ten Myths About Tax Opinions: And Why They Are More Valuable Than You Think, Wood, R., Feb. 2016, p. 41
Timing the Transfer of Tax Attributes in Bankruptcy Can Be Critical to the Taxpayer, Hansen, L., Oct. 2001, p. 44
Ways to Steer Clear of IRS Tax Disputes, Wood, R., June 2009, p. 33
When High-Priced Celebrity Lawyers Are Tax Deductible, Wood, R., Feb. 2007, p. 10

Tax Techniques (see Tax Law)

Technology and the Law (see also Intellectual Property Law)

AI, Real Ethics, Simon, R., Mar./Apr. 2018, p. 34
Alexa, Siri, Bixby, Google’s Assistant, and Cortana Testifying in Court: Novel Use of Emerging Attack of the Spoofers, Hughes, A., Jan. 2018, p. 47
Being Prepared When the Cloud Rolls In, Sulimani, N., Oct. 2014, p. 24
Blockchain and the Future of Smart Contracts, Lukina, N., June 2018, p. 48
CaseMap (CaseSoft), Reed, J., Feb. 2000, p. 58
CJEU Clarifies Hyperlinking Copyright Infringement, O’Hare, E., Collins, T., March/April 2017, p. 44
Computers & the Law – Copyright Infringement Lawsuit Against YouTube, Miranda, D., Jul./Aug. 2007, p. 46
Computers & the Law – Electronic Signatures in New York: An Update on Recent Developments, Bennett, S., Mar./Apr. 2013, p. 44
Computers & the Law – Implications of a “Keep It All” Data World, Bennett, S., Feb. 2009, p. 42
Computers & the Law – Supreme Court Permits Internet Wine Sales, Miranda, D., Feb. 2006, p. 28
Computers + Connectivity = New Opportunities for Criminals and Dilemmas for Investigators, Fedorek, T., Feb. 2004, p. 10
Defamation and the Internet: Representation in the Digital Age, Bordman, E., Oct. 2015, p. 35
Defensible Cybersecurity: Tailoring an Organization’s Security Posture to Applicable Legal Standards, Medina, D., May 2016, p. 38
Digging for Data – Today’s Discovery Demands Require Proficiency in Searching Electronic Documents, Wechsler, M.; Lange, M. Mar./Apr. 2004, p. 18
E-discovery: An Update on Computer Inspection in Civil Litigation, Bennett, S., Sept. 2012, p. 44
E-Discovery: Data Security for Lawyers, Bennett, S., June 2011, p. 48
E-Discovery: Do Ask: Do Tell: Keyword Search Terms, Bennett, S., Oct. 2009, p. 44
E-Discovery: E-Discovery Meets the Cloud, Bennett, S., May 2011, p. 47
E-Discovery: Privilege Logs and Emails, Bennett, S., p. 34, Oct. 2011
Facebook – The New Employment Battleground, Noe, M., June 2014, p. 10
Going Paperless: The New York City Family Court, DiFiore, J., Mar./Apr. 2018, p. 10
Guiding Principles on the Discoverability and Admissibility of Social Media, Dandy, K., Portera, G., Jan. 2016, p. 26
How Not to Use a “New” Technology to Share Privileged Information, Hedges, J., Feb. 2018, p. 48
The Internet of Things, Hedges, R., Ryan, K., Mar./Apr. 2018, p. 30
Internet Web Sites Offer Access to Less Expensive Case Law and Materials Not Offered Commercially, Manz, W., Nov./Dec. 2000, p. 26

Is America Ready for the Right to Be Forgotten?, Bennett, S., Jan. 2016, p. 10

Is the UDRP Biased in Favor of Trademark Owners?, Levine, G., May 2016, p. 18


Lawyers Taking Equity Interests in Internet Companies Must Be Alert to Special Ethical Risks, Popoff, A., Oct. 2002, p. 19


Look Who’s Talking: Legal Implications of Twitter Social Networking Technology, Bennett, S., May 2009, p. 10

Lost Backup Tapes, Stolen Laptops, and Other Tales of Data-Breach Woe, Friedberg, E.; McGowan, M., Feb. 2007, p. 42


Not Your Parents’ Robot, Besunder, A., Mar./Apr. 2018, p. 20

“Objection, Your Honor” (To Your Social Media Activity?), Fox, M., Mar./Apr. 2018, p. 42


Risk of SLAPP Sanction Appears Lower for Internet Identity Actions in New York Than in California, Timkovich, E., Mar./Apr. 2002, p. 40

“Smart Securities” and the Future of Securities Litigation, Epstein, R., Feb. 2018, p. 34

Social Media & the Law: Why ABA Opinion on Jurors and Social Media Falls Short, Berman, M.; Grande, I.; Hedges, R., Sept. 2014, p. 52


Sticks and Stones Will Break My Bones but Whether Words Harm Will Be Decided by a Judge, Noe, M., Jan. 2016, p. 39

Tale of Legal Research, A: Shepard’s® and KeyCite® Are Flawed (or Maybe It’s You), Wolf, A.; Wishart, L., Sept. 2003, p. 24

Tech in the Courtroom, Scheinkman, A., Guo, S., Mar./Apr. 2018, p. 15

Tech Tips – Ensuring Your Sensitive Emails Don’t Go to the Wrong Place, Workshare, Kraft Kennedy, Sept. 2018, p. 49

Tech Tips – Is the Cloud Safe for Law Firms? Lukina, N., May 2018, p. 52


Technological Innovations at the Appellate Division, First Department, Acosta, R., Mar./Apr. 2018, p. 13

Technology and the Profession, Berman, M., Mar./Apr. 2018, p. 8

Technology in Litigation, Lang, R.; Benessere, L., Nov./Dec. 2017, p. 8

Technology Primer – Video Teleconferencing of Hearings Provides Savings in Time and Money, Lanna, J., Sept. 2000, p. 8


To Dropbox or Not to Dropbox? Unger, P., Jul./Aug. 2018, p. 46

Two Sides of Online Legal Documents, Kobak, J., Jan. 2018, p. 49


Web Research Update: New Web Sites Add to Research Resources Available Online, Manz, W., Jan. 2003, p. 42

What’s Available for the Mobile Attorney, Lukina, N., Feb. 2018, p. 46

Tort Law (see Torts and Negligence)

Torts and Negligence

2002 Update on Issues Affecting Accidents Involving Uninsured and/or Underinsured Motorists, Dachs, J., June 2003, p. 32
2003 Update on Issues Affecting Accidents Involving Uninsured and/or Underinsured Motorists, Dachs, J., May 2004, p. 38
2004 Case Update – Part II: Uninsured, Underinsured, Supplementary Uninsured Motorist Law, Dachs, J., June 2005, p. 24
2005 Update on Uninsured, Underinsured and Supplementary Uninsured Motorist Law – Part I, Dachs, J., June 2006, p. 34
2005 Update on Uninsured, Underinsured and Supplementary Uninsured Motorist Law – Part II, Dachs, J., Jul./Aug. 2006, p. 22
2007 Insurance Law Update: Uninsured, Underinsured and Supplementary Uninsured Motorist Law – Part I, Dachs, J., June 2008, p. 34
2009 Review of Uninsured, Underinsured and Supplementary Uninsured Motorist Insurance Law, Dachs, J., Jul./Aug. 2010, p. 32
2010 Review of Uninsured, Underinsured, and Supplementary Uninsured Motorist Insurance Law, Dachs, J., May 2011, p. 28
2011 Review of Uninsured, Underinsured and Supplementary Uninsured Motorist Insurance Law, Dachs, J., May 2012, p. 38
2013 Review of UM/UIM and SUM Law, Dachs, J., July-Aug. 2014, p. 28
2016 Review of UM/SUM Law and Practice, Dachs, J., July/August 2017, p. 28
Accidents Abroad and Inconvenient Forums, Dickerson, T., Mar./Apr. 2009, p. 27
Canceling a Private Passenger Automobile Policy, Lustig, M.; Schatz, J., May 2005, p. 33
Careful Defense Groundwork on Independent Medical Exams Can Help Balance Trial Testimony, Lang, R. Jan. 2003, p. 17
Concussions May Prove to Be a Major Headache for the NFL: Players’ Class Action Suit Places a Bounty on the League, Hanna, J., Oct. 2012, p. 10
Corporate Officers and Directors Seek Indemnification from Personal Liability, Coffey, J.; Gaber, M., Mar./Apr. 2001, p. 8
If You Can’t Kill the Ump, Should You Sue? Legal Liability for Sports Referees, Wolin, M.; Lang, R., June 2014, p. 28
In a Suit Based on Intentional Acts, Defendant May Attempt to Raise Comparative Fault Under CPLR 1411, Beha, J., II, June 2002, p. 32
Insurance Department Regulations to Stem Fraudulent No-Fault Claims Upheld by Court of Appeals, Billy, Jr., M.; Short, S., Jan. 2004, p. 40
Know Thine Expert – Expert Witness Discovery in Medical Malpractice Cases, Wilkins, S., Nov./Dec. 2004, p. 31
Lawsuits on the Links: Golfers Must Exercise Ordinary Care to Avoid Slices, Shanks and Hooks, Lang, R., Jul./Aug. 2000, p. 10
Limits to Insurers’ Obligations Under § 3420(d), Perrone, M., Nov./Dec. 2010, p. 44
Litigators Must Prepare for Risk that Insurers May Go Into Rehabilitation or Liquidation, Gillis, M.; Calareso, J., Jr., Mar./Apr. 2003, p. 20
Medicolegal Aspects of Whiplash – A Primer for Attorneys, D’Antoni, A., Oct. 2003, p. 10
Modern Cruise Passenger’s Rights and Remedies, The, – Part I, Dickerson, T., Mar./Apr. 2007, p. 10
Modern Cruise Passenger’s Rights and Remedies, The, – Part II, Dickerson, T., June 2007, p. 18
New Court of Appeals Ruling Bolsters Use of Res Ipsa Loquitur in Medical Malpractice Cases, Rogak, J., June 2003, p. 28
Normal Rules on Liability for Failure to Use Seat Belts May Not Apply in School Bus Accidents, Effinger, M., June 2000, p. 41
Not for the Faint of Heart – Additional Personal Injury Protection (APIP) Benefits, Pajak, G.; Loftus, K., Mar./Apr. 2006, p. 22
Other Insurance Dilemma, The, Perrone, M., Mar./Apr. 2011, p. 40
Overview of No-Fault Litigation in New York State, Lustig, M.; Schatz, J., Nov./Dec. 2010, p. 50
Paradigm Shift in No-Fault “Serious Injury” Litigation, Nohavicka, J., Jan. 2006, p. 26
Progress Against the Tide: Managing Tort Claims Against the City of New York, Leoussis, F., May 2006, p. 36
Scaffold Law Liability, Pixley, W., Oct. 2005, p. 30
Subrogation Rights of Health Care Providers, Hayes, J., Nov./Dec. 2006, p. 32
Twenty Years of Decisions Have Refined “Serious Injury” Threshold in No-Fault Accident Cases, Centone, A., May 2003, p. 36
Whole Different Ballgame, A… Or Is It? Medical Malpractice and the Modern-Day Athlete, Di Luca, T., Nov./Dec. 2008, p. 34

Trial Practice

Analytical Tools – How to Spot a Lie: Checking Substance and Source, Teff, J., Jul./Aug. 2003, p. 27
Analytical Tools – Human Memory Is Far More Fallible and Malleable Than Most Recognize, Teff, J., June 2004, p. 38
A Tall Too Well Told: The Triangle Shirtwaist Fire Trial and the Cross-Examination of Kate Alterman, Schwab, H., March/April 2016, p. 10
Changes in Practice and on the Bench – Days of Conviviality Preceded Specialization and Globalization, Hancock, S., Jr., Jan. 2001, p. 35
CLE Insights: Current Trends on Rules for Hearsay, Barker, R., May 2003, p. 28
CLE Insights: Evidence – Effective Techniques for Impeaching Witnesses, Meagher, W., Jr., Mar./Apr. 2003, p. 28
End of War – Last of the War Stories From the New York Courts, Schwab, H., Sept. 2015, p. 40
Experts in Low Speed Impact Litigation, Maguire, R., Jan. 2005, p. 43
I Don’t Need Your Authority: The Use of Learned Treatises in New York State Courts, Dinnocenzo, E., June 2010, p. 10
Is It Junk or Genuine? Part II, Schwab, H., Jan. 2005, p. 25
Jury Nullification, Haskel, M., Jan. 2005, p. 31
Jury Trial Innovations in New York State, Krauss, E., May 2005, p. 22
Litigation Strategies: Dissecting the Deposition: More Than Just a Set of Questions, Glick, R., Jul./Aug. 2003, p. 10
Opening, Motion Argument and Summation – A Walk in a Park or a Minefield?, Brunett, J., Nov./Dec. 2014, p. 22
Psychological Testimony on Trial – Questions Arise About the Validity of Popular Testing Methods, Erickson, S., Jul./Aug. 2003, p. 19
Real Case, A – Learning to Love: The Trial Lawyer’s 14 Challenges, Miller, H., Sept. 2001, p. 8
The Art of Direct Examination, Johnson, J., March/April 2017, p. 20
The Use of Biomechanical Engineers in Motor Vehicle Accident Trials, Silber, D., Feb. 2016, p. 48
“Toxic” Judicial Research, Saxe, Hon. D., Sept. 2015, p. 36
Verdict Sheet Interrogatories, Israelyan, S., Jan. 2016, p. 47
View From the Bench – Drafting Pendente Lite Motions, Giacomo, W., Jan. 2007, p. 45
View From the Bench – Lawyers Need Detailed Knowledge of Rules for Using Depositions at Trial, DiBlasi, J., Oct. 2001, p. 27
View From the Bench – Preparing an Expert Witness Is a Multi-Step Process, DiBlasi, J., May 2003, p. 22
View From the Bench – The Role of Trial Court Opinions in the Judicial Process, Nesbitt, J., Sept. 2003, p. 39
View From the Bench – Thorough Trial Preparation Is Vital for Courtroom Success, DiBlasi, J., May 2002, p. 21
What Attorneys Can and Cannot Say In and About Litigations, Samson, M., Jul./Aug. 2010, p. 10
Trusts and Estates

2009 New York State Legislative Session Changes Affecting Trust and Estate Law, Rubenstein, J., Mar./Apr. 2010, p. 24

Ademption in New York: Legislative and Judicial Recaps and Recommendations, Sarlis, J., June 2013, p. 43


Changes Affecting Trust & Estate Law, Rubenstein, J., Sept. 2005, p. 28


Changes for Powers of Attorney in New York, Bailly, R.; Hancock, B., Mar./Apr. 2009, p. 41

Dividing Interests in Real Property Can Lead to Differences Among Competing Interests, Donlon, E., Nov./Dec. 2003, p. 27


Forfeiture and New York’s “Slayer Rule,” Cooper, I.; D’Agostino, J., Mar./Apr. 2015, p. 30

From Tractor Fenders to iPhones – Holographic Wills, Sarles, J., Nov./Dec. 2014, p. 10

Going Beyond the Will: A Primer on Legacy Planning for Attorneys, Friedman, S.; Weinstein, A., Oct. 2007, p. 30

Guardian ad Litem Procedures Reflect Traditional Court Concerns for Those Lacking Representation, Groppe, C., Nov./Dec. 2003, p. 32


How to Avoid Sibling Warfare: Drafting for the Vacation Home, Atnally, E., May 2013, p. 42

How to Win Summary Judgment for Objectants in Contested Accounting Proceedings, Bashian, G., June 2012, p. 30

Kinship Proceedings: Proving the Family Tree, Adler, D., June 2005, p. 42


Life After Death: Preparing for Posthumously Conceived Heirs, Lawson Hatch, E., May 2018, p. 37

Life Insurance and Retirement Plan Benefits: Are Your Clients Achieving Their Intended Goals?, Feuer, A., March/April 2016, p. 28


New Era for Estate Administration in New York Has Reduced Estate Tax But Many Requirements Still Apply, Peckham, E., Sept. 2000, p. 30


Women in Law

A Right NOT to Be Trafficked, Bien-Aime, T., May 2017, p. 22
Know New York State’s New Paid Family Leave Benefits Law, Galler, S., May 2017, p. 43
Large Firm Practice – Women and Minorities Joined Firms as Rivalry Opened for Business, Gillespie, S.H., Jan. 2001, p. 43
New Developments in Sex Discrimination and Harassment Law, Plevan, B., Fant, L., May 2017, p. 39
Opportunity to Be Part of the World, The – Legal Cases for Gender Equality, DeCrow , K., Mar./Apr. 2010, p. 10
The State of Equal Pay in the 21st Century, Lazar, W., Herman, K., May 2017, p. 56
Where Are the Women Litigators? Former Chairs of ComFed Section Work to Advance Women’s Role in the Courtroom, Cohen, C., ComFed Task Force on Women in the Profession, May 2017, p. 29
Woman’s Reflections, A – Difficulties Early in the Century Gave Way to Present Openness, Spivack, E., Jan. 2001, p. 60
Why Your Diversity Initiative Is Irrelevant . . . and How to Fix It, Cleaver, J., Martin, M., Perschel, A., May 2017, p. 25