## VOLUME 38 INDEX
### TITLE INDEX

### Lead Articles

**VIENNA CONVENTION ON CONSULAR RELATIONS: IN RETROSPECT AND INTO THE FUTURE**  
*John B. Quigley* ................................................................. 1  

**RENDERED MEANINGLESS? SECURITY DETentions AND THE EROSION OF CONSULAR ACCESS RIGHTS**  
*Mark Warren* ................................................................... 27  

**REFLECTIONS ON THE 50TH ANNIVERSARY OF THE VIENNA CONVENTION ON CONSULAR RELATIONS**  
*Cindy Galway Buys* ................................................................. 57  

**CONSULAR NOTIFICATION FOR DUAL NATIONALS**  
*Mark E. Wojcik* ................................................................... 73  

**THE ART OF MOTIONS: UNDERSTANDING ILLINOIS CIVIL PRETRIAL MOTIONS**  
*Steve L. Dellinger* ................................................................. 183  

**FOIA VS. FERPA/SCALIA VS. POSNER**  
*Kristin Knotts* ................................................................... 241  

**THE PENALTY FOR FAILING TO SUBMIT TO AN EXAMINATION UNDER OATH**  
*James E. DeFranco* ................................................................. 261  

**NO AT-RISK LAW STUDENT LEFT BEHIND: THE CONVERGENCE OF ACADEMIC SUPPORT PEDAGOGY AND EXPERIENTIAL EDUCATION**  
*Starla J. Williams and Iva J. Ferrell* ............................................. 375  

**UNEARTHING MANSFIELD’S RULE: ANALYZING THE APPROPRIATENESS OF FEDERAL RULE OF EVIDENCE 606(B) IN LIGHT OF THE COMMON LAW TRADITION**  
*Andrew J. Hull* ................................................................... 403  

**THE MISAPPLICATION OF THE ILLINOIS TORT IMMUNITY ACT TO THE INTENTIONAL TORTS OF POLICE OFFICERS**  
*William Campbell-Bezat* ......................................................... 419  

**SURVEY OF ILLINOIS LAW: FAMILY LAW**  
*Rebecca J. O’Neill* ................................................................. 539  

**SURVEY OF ILLINOIS LAW: STEPPARENT CHILDCARE**  
*Jeffery Parness* ................................................................. 575  

**SURVEY OF ILLINOIS LAW: TRUSTS AND ESTATES**  
*Susan T. Bart, Jennifer L. Bunker, and Sonia D. Coleman* ............ 615  

**SURVEY OF ILLINOIS LAW: EDUCATION LAW**  
*David Braun* ................................................................. 649  

889
SURVEY OF ILLINOIS LAW: INSURANCE LAW
   David Roe ................................................................. 665
SURVEY OF ILLINOIS LAW: WORKERS’ COMPENSATION
   Brad Elward and Dana J. Hughes ........................................ 775
SURVEY OF ILLINOIS LAW: ENVIRONMENTAL LAW
   Kyle P. Carlson, Alison Hayden Kehrer, and Emily N. Masalski .... 835

THE ILLINOIS SUPREME COURT’S ADOPTION OF THE TORT OF INTRUSION UPON SECLUSION
   George Bellas and Ayla Ellison ........................................ 861

STATUTORY DAMAGES ExCLUSIONS
   Jeffery Parness ......................................................... 875

Comments

THE BEST OF BOTH WORLDS: FINDING MIDDLE GROUND IN THE HEATED DEBATES CONCERNING ISSUING DRIVER’S LICENSES TO UNDOCUMENTED IMMIGRANTS IN ILLINOIS
   Dean W. Davis .................................................................... 93

CODE BOUND AND DOWN . . . A LONG WAY TO GO AND A SHORT TIME TO GET THERE: AUTONOMOUS VEHICLE LEGISLATION IN ILLINOIS
   Kyle L. Barringer .................................................................. 121

SHARED RESPONSIBILITY: TIME FOR ILLINOIS TO ADOPT THE INCOME SHARES MODEL OF CHILD SUPPORT
   J. David Sanders .................................................................. 281

   Jessica R. Sarff ................................................................... 309

A BUNCH OF HOT AIR: THE CHALLENGES OF REGULATING CARBON CAPTURE AND SEQUESTRATION IN ILLINOIS
   Eric P. Wilber ..................................................................... 441

AARON’S LAW: BRINGING SENSIBILITY TO THE COMPUTER FRAUD AND ABUSE ACT
   Mark Murfin ...................................................................... 469
Casenotes

Christopher B. Sides ........................................................... 143

AN INCOMPLETE “PASS”: WHY THE ILLINOIS SUPREME COURT DROPPED THE BALL IN JANE DOE-3 V. MCLEAN CTY. UNIT DIST. NO. 5 BD. OF DIRS., 973 N.E.2d 880 (ILL.2012)
Jessica R. Sarff ...................................................................... 165

THREE STRIKES, YOU’RE OUT: A SWING AND MISS AT CHALLENGES TO INSURANCE STAFF COUNSEL IN BROWN v. KELTON, 380 S.W.3d 361 (ARK. 2011)
Dean W. Davis ...................................................................... 329

TO PRISON OR THE BRIG: SLAMMING THE DOOR SHUT ON MILITARY MENTAL COMPETENCY DEFENSES IN UNITED STATES v. FRY, 70 M.J. 468 (C.A.A.F. 2012)
Eric P. Wilber ....................................................................... 357

DON’T STOP ’TIL THE MEDICAL MALPRACTICE VICTIM GETS ENOUGH: WATTS v. LESTER E. COX MED. CTRS., 376 S.W.3d 633 (MO. 2012), AND WHY CAPS ON NONECONOMIC DAMAGES VIOLATE THE RIGHT TO TRIAL BY JURY IN MEDICAL MALPRACTICE CASES
Bradley A. Bauer ................................................................. 491

IGNORING THE FIRST AMENDMENT: CRIMINALIZING LEGALLY CONSENSUAL SEXUAL PHOTOGRAPHS IN PEOPLE v. HOLLINS, 2012 IL 112754, 971 N.E.2d 504
Ariana E. Calderaro ............................................................ 515

CONTRIBUTOR INDEX

Barringer, Kyle L., Code Bound and Down . . . A Long Way to Go and a Short Time to Get There: Autonomous Vehicle Legislation in Illinois ............................................. 121

Barringer, Kyle L., Code Bound and Down . . . A Long Way to Go and a Short Time to Get There: Autonomous Vehicle Legislation in Illinois ............................................. 121

Bart, Susan T., Jennifer L. Bunker and Sonia D. Coleman, Survey of Illinois Law: Trusts and Estates ................................................................ 615
Bauer, Bradley A., *Don’t Stop ‘Til the Medical Malpractice Victim Gets Enough*: Watts v. Lester E. Cox Med. Ctrs., 376 S.W.3d 633 (Mo. 2012), and Why Caps on Noneconomic Damages Violate the Right to Trial by Jury in Medical Malpractice Cases......................................491

Bellas, George and Ayla Ellison, *The Illinois Supreme Court’s Adoption of the Tort of Intrusion Upon Seclusion* .........................................................861


Buys, Cindy Galway, *Reflections on the 50th Anniversary of the Vienna Convention on Consular Relations* ..............................................................57


Davis, Dean W., *The Best of Both Worlds: Finding Middle Ground in the Heated Debates Concerning Issuing Driver’s Licenses to Undocumented Immigrants in Illinois* .................................................................93

Davis, Dean W., *Three Strikes, You’re Out: A Swing and Miss at Challenges to Insurance Staff Counsel in Brown v. Kelton, 380 S.W.3d 361 (Ark. 2011)* .................................................................329

DeFranco, James E., *The Penalty for Failing to Submit to an Examination Under Oath* .................................................................261


Elward, Brad and Dana J. Hughes, *Survey of Illinois Law: Worker’s Compensation* .................................................................775

Hull, Andrew J., *Uneartning Mansfield’s Rule: Analyzing the Appropriateness of Federal Rule of Evidence 606(b) in Light of the Common Law Tradition* .................................................................403

Knotts, Kristin, *FOIA vs. FERPA/Scalia vs. Posner* ..................................241

Murfin, Mark, *Aaron’s Law: Bringing Sensibility to the Computer Fraud and Abuse Act* .................................................................469


Parness, Jeffery, *Statutory Damages Exclusion* ........................................875

Quigley, John B., *Vienna Convention on Consular Relations: In Retrospect and into the Future* .........................................................1
2014] Index 893

Sanders, J. David, Shared Responsibility: Time for Illinois to Adopt the
Income Shares Model of Child Support........................................ 281
Sarff, Jessica R., An Incomplete “Pass”: Why the Illinois Supreme
Court Dropped the Ball in Jane Doe-3 v. McLean Cnty. Unit Dist.
No. 5 Bd. Of Dirs., 973 N.E.2d 880 (Ill. 2012) .............................. 165
Sarff, Jessica R., Qualified Immunity Not Accident-Proof, Official
Discretion Advised: The Need to Clearly Establish the Right to
Raise Qualified Immunity in Civil Rights Claims Under 42 U.S.C.
§ 1983 ............................................................................................. 309
Sides, Christopher B., Standing Up Against More Ethanol: The D.C.
Circuit’s Restrictive View in Grocery Manufacturers Ass’n v. EPA,
693 F.3d 169 (D.C. Circ. 2012) ...................................................... 143
Warren, Mark, Rendered Meaningless? Security Detentions and the
Erosion of Consular Access Rights .................................................. 27
Wilber, Eric P., To Prison or the Brig: Slamming the Door Shut on
Military Mental Competency Defenses in United States v. Fry,
70 M.J. 468 (C.A.A.F. 2012) ............................................................ 357
Wilber, Eric P., A Bunch of Hot Air: The Challenges of Regulating
Carbon Capture and Sequestration in Illinois ................................. 441
Williams, Starla J. and Iva J. Ferrell, No At-Risk Law Student Left
Behind: The Convergence of Academic Support Pedagogy and
Experiential Education ............................................................... 375
Wojcik, Mark E., Consular Notifications for Dual Nationals .............. 73

TOPIC INDEX

CIVIL PROCEDURE:
The Art of Motions: Understanding Illinois Civil Pretrial Motions .... 183

CONSTITUTIONAL LAW:
FOIA vs. FERPA/Scalia vs. Posner ........................................... 241
Qualified Immunity Not Accident-Proof, Official Discretion Advised:
The Need to Clearly Establish the Right to Raise Qualified
Ignoring the First Amendment: Criminalizing Legally Consensual
Sexual Photographs in People v. Hollins, 2012 IL 112754, 971
N.E.2d 504 ..................................................................................... 515
CRIMINAL LAW:
Aaron’s Law: Bringing Sensibility to the Computer Fraud and Abuse Act .............................................................................................................. 469

EDUCATION LAW:
FOIA vs. FERPA/Scalia vs. Posner ............................................................................. 241
No At-Risk Law Student Left Behind: The Convergence of Academic Support Pedagogy and Experiential Education ........................................... 375
Survey of Illinois Law: Education Law ....................................................................... 649

EMPLOYMENT LAW:
Survey of Illinois Law: Workers’ Compensation ......................................................... 775

ENVIRONMENTAL LAW:
Standing Up Against More Ethanol: The D.C. Circuit’s Restrictive View in Grocery Manufacturers Ass’n v. EPA, 693 F.3d 169 (D.C. Cir. 2012) ........................................................................................................................................ 143
A Bunch of Hot Air: The Challenges of Regulating Carbon Capture and Sequestration in Illinois ........................................................................... 441
Survey of Illinois Law: Environmental Law ................................................................. 835

EVIDENCE:
Unearthing Mansfield’s Rule: Analyzing the Appropriateness of Federal Rule of Evidence 606(b) in Light of the Common Law Tradition... 403

FAMILY LAW:
Shared Responsibility: Time for Illinois to Adopt the Income Shares Model of Child Support ............................................................................................................. 281
Survey of Illinois Law: Family Law ............................................................................. 539
Survey of Illinois Law: Stepparent Childcare ............................................................. 575

HEALTH CARE LAW:
Don’t Stop ‘Til the Medical Malpractice Victim Gets Enough: Watts v. Lester E. Cox Med. Ctrs., 376 S.W.3d 633 (Mo. 2012), and Why Caps on Noneconomic Damages Violate the Right to Trial by Jury in Medical Malpractice Cases ............................................................................. 491
IMMIGRATION LAW:
The Best of Both Worlds: Finding Middle Ground in the Heated Debate Concerning Issuing Driver’s Licenses to Undocumented Immigrants in Illinois.............................................................................................. 93

INSURANCE LAW:
The Penalty for Failing to Submit to an Examination Under Oath .......... 261
Three Strikes, You’re Out: A Swing and Miss at Challenges to Insurance Staff Counsel in Brown v. Kelton, 380 S.W.3d 361 (Ark. 2011) .... 329
Survey of Illinois Law: Insurance Law......................................................... 665

INTERNATIONAL LAW:
Vienna Convention on Consular Relations: In Retrospect and into the Future ...................................................................................................................... 1
Rendered Meaningless? Security Detentions and the Erosion of Consular Access Rights................................................................. 27
Reflections on the 50th Anniversary of the Vienna Convention on Consular Relations .......................................................... 57
Consular Notification for Dual Nationals .................................................. 73

MILITARY LAW:
To Prison or the Brig: Slamming the Door Shut on Military Mental Competency Defenses in United States v. Fry, 70 M.J. 468 (C.A.A.F. 2012) .................................................................................................................. 357

PROPERTY LAW:
Survey of Illinois Law: Trusts and Estates .............................................. 615

STATUTORY INTERPRETATION:
Code Bound and Down . . . A Long Way to Go and a Short Time to Get There: Autonomous Vehicle Legislation in Illinois ...................... 121
Statutory Damages Exclusions................................................................. 875

TORT LAW:
An Incomplete “Pass”: Why the Illinois Supreme Court Dropped the Ball in Jane Doe-3 v. McLean Cnty. Unit Dist. No. 5 Bd. of Dirs., 973 N.E.2d 880 (Ill. 2012) ........................................................................... 165
Qualified Immunity Not Accident-Proof, Official Discretion Advised:
The Misapplication of the Illinois Tort Immunity Act to the Intentional Torts of Police Officers ................................................................. 419
The Illinois Supreme Court’s Adoption of the Tort of Intrusion Upon Seclusion ................................................................................. 861