



THE
JOHN MARSHALL LAW SCHOOL
MORRISSEY SCHOLARS PUBLICATION LIST

2016

Samantha Singer, “Difficult Clients: Dealing with the Media and Effecting Withdrawal,” 30 CBA Record 41 (November 2016).

Kimberly Gleeson, “Abuse of Discretion in Rewriting a Contingent Fee Agreement,” 30 CBA Record 49 (September 2016).

Ricky Breen, “Oh, No! What Have I Done?” 30 CBA Record 51 (July/August 2016).

Michael Reed, “Ethics Extra,” 30 CBA Record 49 (February/March 2016).

2015

Junira Castillo, “Malpractice Statute of Repose Applies to Non-Clients as Well as Clients,” 29 CBA Record 49 (April/May 2015).

Michael P. Sandusky, “A Case of First Impression Regarding an Incompetent Client,” 29 CBA Record 41 (February/March 2015).

Nicole Petrarca, “Free Consultations and the Rules of Professional Conduct,” 29 CBA Record 42 (January 2015).

2014

Brian Tierney, “Refunding Unearned Attorney’s Fees Paid by a Third Party,” 28 CBA Record 41 (February/March 2014).

2013

Sarah Brandon, “7th Circuit Decision Denies Class Certification – But Trial Court Certifies Class on Remand,” 27 CBA Record 47 (October 2013).

Steven Miner, Jr., “Earlywine Limits Bowling Advance Payment Retainers,” 27 CBA Record 45 (September 2013).

Megan Kreminski, “Beware of Confidential Conversations and Overlapping Representation,” <http://civpro.jmls.edu/student-papers/beware-of-confidential-conversations-and-overlapping-representation/> (May 2013).

Michael Robinson, "Attorney Free to Publicly Criticize Ethics Commission," <http://civpro.jmls.edu/student-papers/attorney-free-to-publicly-criticize-ethics-commission/> (May 2013).

Steven Miner, Jr., "Spoliation of Evidence: An Evidentiary Dilemma and the Court's Response," <http://civpro.jmls.edu/student-papers/spoliation-of-evidence-an-evidentiary-dilemma-and-the-courts-response/> (March 2013).

Frank Lukes, "Social Media and the Illinois Criminal Pattern Jury Instructions," 27 CBA Record 41 (March 2013).

2012

Carrie DeLange, "No Judge Shopping Allowed: Illinois Supreme Court Speaks on Standards of For-Cause Motions for Substitution of Judges in Illinois," Lake County Bar Association's The Docket (October 2012).

Daniel Lacy, "Watch Your Mouth – Your Law Career May Depend On It!" Lake County Bar Association's The Docket (September 2012).

Melissa Travis, "Reconsidering the Actual Innocence Rule in Criminal Malpractice Cases," Lake County Bar Association's The Docket (July 2012).

Daniel Lacy, "Why Can't We be Friends?" Lake County Bar Association's The Docket (July 2012).

2011

Andrew Wrona, "The Consequences of unauthorized Practice of Law: Changes in the Nullity Rule," Lake County Bar Association's The Docket (September 2011).

Daniel Lacy, "Are Our Heads in the Clouds? An Insight on the Ethics of Cloud Computing," Lake County Bar Association's The Docket (July 2011).

Daniel Lacy, "Judges Caveat re: 'Friends,'" Lake County Bar Association's The Docket (May 2011).

Tara Shelke, "E-Discovery and Attorney Sanctions," 25 CBA 51 (April 2011).

2010

Daniel Lacy, "Protecting the Integrity of Your Firm's Data," 24 CBA 53 (May 2010).

Carson Griffis, "Should States Ban Contingency Fee Agreements Between Attorneys General and Private Attorneys?" 20 No. 3 Prof. Law. 22 (2010).

Lauren Sylvester, "Bankruptcy Attorneys' Responsibilities to Clients in Reaffirmation Agreements," 20 No. 2 Prof. Law. 22 (2010).

2009

Sandra Esposito, "It was the Right Thing to Do," 23 CBA Record 58 (February/March 2009).

2008

Jennifer Gregory, "Payday Loans for Lawsuits? Champerty in Illinois," CBA Record 60 (October 2008).

2007

Kathleen M. Cassani, "Under Seige: When Does Pre-Termination Solicitation Amount to Breach?" 21 CBA Record 54 (January 2007).

2006

Michele Killebrew, "Silence is not Golden: A Closer Look at What Exactly Must Be Disclosed to the ARDC," 20 CBA Record 50 (May 2006).

Daniel Baig, "When Does the First Amendment Protect Attorney's Speech?" 17 ABA Prof. Law. 26, Issue 4 (2006).

E. Meaghan Clayton, "Lawyer Disbarred for Fabricating Settlement," 17 ABA Prof. Law. 18, Issue 2 (2006).

Scott Petz, "The Supremacy Clause and Its Effect on a State's Ability to Maintain Control Over the Practice of Law within its Borders: A Casenote on Surrick v. Killion," 17 ABA Prof. Law. 2, Issue 1 (2006).

2005

Daniel M. Lechleiter, "Intra-Firm Consultation Adverse to a Client: An Easy Way to Lose the Protection of the Attorney-Client Privilege and Work-Product Doctrine," 19 CBA Record 48 (May 2005).

William E. Hansen, "The Cost of Discrimination Against Clients," 16 ABA Prof. Law. 9, Issue 1 (2005).

Mark C. Lang, "Can Your Client Be Vicariously Liable for Your Intentional Misconduct?" 16 ABA Prof. Law. 2, Issue 3 (2005).

Aaron J. Morrow, "Harassment as Improper Purpose Under Rule 11," 16 ABA Prof. Law. 20, Issue 2 (2005).

2004

Michael S. Schimmel, "The IOLTA Program: A Taking Requiring No Just Compensation?" 18 CBA Record 52 (Nov. 2004).

David Dorth, "'What's Said in the Room Stays in the Room...!' The Court's Loose Interpretation of the Attorney-Client Privilege as it Applies to Tax Documents," 18 CBA Record 62 (May 2004).

Andrea Lynn Evensen, "Removing Illinois Attorneys From Between the Ethical Rock and a Hard Place: Illinois' Current Anders Requirements Should be Reconsidered," 18 CBA Record 56 (June/July 2004).

Andrea Lynn Evensen, "Disciplining Out-Of-State Conduct and Lawyers Licensed in Other States," 15 ABA Prof. Law. 12, Issue 1 (Spring 2004).

Gary K. Wachtel, "Managing Partners Beware: Not All Malpractice Investigation Communications Are Privileged," 18 CBA Record 62 (April 2004).

2003

Gary K. Wachtel, "Reciprocal Discipline Meets Due Process," 14 ABA Prof. Law. 8, Issue 2 (Winter 2003).

Patrick F. Moran, "Who's Paying the Westlaw Bill? If It's Not in the Contract, You Are," 17 CBA Record 45 (June/July 2003).

Dominic Salvati, "A Shred of Evidence," 14 ABA Prof. Law. 25, Issue 4 (Summer 2003).

Jessica L. Nugent, "Pandora's Box," 17 CBA Record 47 (April 2003).

Bryan M. Holt, "To Disclose or Not to Disclose: The Risk of Corporate Cooperation with Government Investigations," 14 ABA Prof. Law. 26, Issue 3 (Spring 2003).

2002

Amy Boyer, "Proposed Legislation Renews the Debate: do State Ethical Rules Apply to Federal Prosecutors?" 13 ABA Prof. Law. 14, Issue 2 (Winter 2002).

Lance Northcutt, "Federal Ruling Abates Controversy Over New Ethical Rules for Prosecutors: Richard Devine, State's Attorney of Cook County, et al. v. Mary Robinson, Administrator of the ARDC, 2001 WL 111163 (N.D. Ill.)," 16 CBA Record 49 (June/July 2002).

Anne B. Ryan, "Emotional Distress Claims in Legal Malpractice Actions," 13 ABA Prof. Law. 27, Issue 3 (Spring 2002).

Patrick F. Moran, "'Custom' Trumps the Rules: A Ministerial Exception to Rule 4.2," 16 CBA Record 47 (January 2002).

2001

Anne B. Ryan, "Paciulan v. George, 229 F.3d 1226 (9th Cir. 2000)," 13 ABA Prof. Law. 27, Issue 1 (Fall 2001).

Anne B. Ryan, "Recent Decisions," 13 Prof. Law. 27 (Fall 2001).

Nancy E. Gunnard, "Public Defenders and Liability for Malpractice," 15 CBA Record 65 (June/July 2001).

P. Michael McWilliams, "Notary Procedures: Dot Your I's and Cross Your T's," 15 CBA Record 63 (May 2001).

Lance Northcutt, "New Supreme Court Rules on Extrajudicial Statements," 15 CBA Record 55 (February/March 2001).

2000

Ekaterina Parton Lewinbuk, "The Application of Attorney-Client Privilege in Malpractice Action," 14 CBA Record 46 (November 2000).

Brenda F. Cullom, "Anders v. California, 386 U.S. 738 (1967); Smith v. Robbins, 528 U.S. 259 (2000)," 12 ABA Prof. Law. 18 (Fall 2000).

Eva A. Matela, "Character & Fitness -- Record Reveals Hale Failed to Sustain Burden of Proof by Clear and Convincing Evidence," 14 CBA Record 63 (June/July 2000).

David M. Bickel, "Court Considers Rule 5.6 and Definition of Retirement in Regard to Law Firm Invoking Forfeiture Clause as to Departing Attorney's Benefits," 11 ABA Prof. Law. 16, Issue 4 (Summer 2000).

Douglas A. Pessefall, "Conflict of Interest - Business Transactions with Former Clients," 11 ABA Prof. Law. 17, Issue 4 (Summer 2000).

Eva A. Matela, "Documents Used in Preparing Clients' Tax Returns and Litigation are Not Privileged," 14 CBA Record 65 (April 2000).

Roland S. Keske, "Duty to Report Misconduct," 11 ABA Prof. Law. 24, Issue 3 (Spring 2000).

John R. O'Donnell, "Fees, Advances and Costs - Referral Fees of Not-for-Profit Lawyer Referral Programs," 11 ABA Prof. Law. 26, Issue 3 (Spring 2000).

1999

Roland S. Keske, "Multidisciplinary Practice of Law - Hazards of Dual Practice with Respect to Advertising, Solicitation and the Reasonableness of Fees," 13 CBA Record 47 (November 1999).

Roland S. Keske, David M. Bickel, Eva Matella, and John O'Donnell, "Multidisciplinary Practice of Law—Hazards of Dual Practice with Respect to Advertising, Solicitation and the Reasonableness of Fees," 13 CBA Record 47 (1999).