

# IN THIS EDITION



## Features

26

**GOING, GOING, BUT NOT QUITE GONE**  
 TRIALS CONTINUE TO DECLINE IN FEDERAL COURTS. DOES IT MATTER?  
*Jeffrey Q. Smith & Grant R. MacQueen*

40

**HOW LOCKHART SHOULD HAVE BEEN DECIDED**  
 (CANONS ARE NOT THE KEY)  
*Joseph Kimble*

49

**A BRIEF MOMENT IN THE SUN**  
 THE RECONSTRUCTION-ERA COURTS OF THE FREEDMEN'S BUREAU  
*Zachary Newkirk*

56

**SPEAKING, LISTENING, AND THE RULE OF LAW**  
 FREE SPEECH ON CAMPUS  
*David F. Levi*

60

**THE CHANGING SCIENCE ON MEMORY AND DEemeanOR**  
 – AND WHAT IT MEANS FOR TRIAL JUDGES  
*Mark Bennett*

64

**EQUAL OPPORTUNITY?**  
 INCREASING DIVERSITY IN COMPLEX LITIGATION LEADERSHIP  
*Michael Baylson & Cecily Harris*



## Departments

2 **EDITOR'S NOTE, BRIEFS, HONORS**

10 **THE STORIED THIRD BRANCH**  
**A HERO'S LIFE**  
*Ann A. Scott Timmer*

14 **ON E-DISCOVERY**  
**CLUSTER CLEAR**  
*George Socha*

18 **CASE NOTES**  
**SEVEN SUPREME COURT CASES TO WATCH**  
*Carolyn Homer*

20 **PERSPECTIVE**  
**CONTINUING TO CLOSE THE**  
**COURTHOUSE DOORS?**  
*Erwin Chemerinsky*

70 **POINT COUNTERPOINT**  
**TO TWEET OR NOT TO TWEET?**  
*Douglas Nazarian & Barbara Berenson*

77 **BOOK REVIEW**  
**WHY DO WE DO THE THINGS WE DO?**  
*James Griffith*

79 **REDLINES**  
**A LITTLE LESS STIFF, AND NO TANGENTS, PLEASE.**  
*Joseph Kimble*

80 **LASTLY**  
**FIVE EASY WAYS JUDGES CAN**  
**IMPROVE WELL-BEING**  
*Bree Buchanan*