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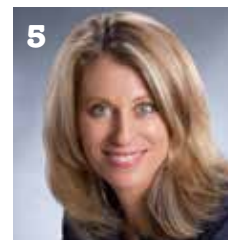
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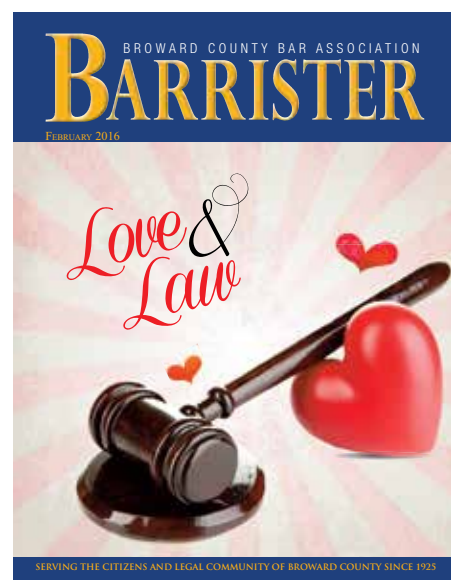
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Robin S. Moselle

In Remembrance

The close of 2015 brought with it the passing of three Broward County attorneys, each who epitomized the very best in our legal profession. I had the honor of knowing these three notable individuals, and each contributed to the Broward County Bar Association in their own unique way.

On December 2, Sheldon “Shelly” Schlesinger, referred to as “The Dean of Broward Civil Litigators” by the Miami Herald, passed away at the age of 85. Named one of the most powerful personal injury attorneys in the county, Shelly assisted innumerable individuals when they were wrongfully injured, and his legal accomplishments

included being a part of the landmark legal team that successfully defeated the tobacco industry on behalf of the citizens of Florida. His office building, located just down the street from the Broward County Bar Association, stands out as prominently as Shelly did. I had the honor of sitting with Shelly on the Board of Governors for Nova Southeastern University Shepard Broward College of Law. When Shelly spoke, the room became silent, and everyone listened to his words with rapt silence. In addition to being the embodiment of the best in the legal profession, Shelly’s philanthropy was far reaching. He was a long time member of the Broward County Bar Association, and was always available with his time, funding, or resources when asked to contribute to a BCBA cause or event.

The Broward County legal community suffered another loss when Bruno DiGiulian passed away on December 6. As accomplished and renowned as he was as a family law attorney, Bruno was perhaps better known as a mentor to those in the legal community, always giving of his time and advice. In addition to serving as president of the Broward County Bar Association in 1971, Bruno was the recipient of the Lynn Futch Professionalism in Practice Award in 2000, and until very recently, remained active on the BCBA Bench & Bar Committee. Bruno would always arrive at the meetings with a smile on his face and regale the committee with stories in a humorous fashion.

The end of the year also saw the passing of James “Jim” Cobb, Jr. Jim began his legal career as a prosecutor in the Miami Dade State Attorney’s Office before joining the Office of Statewide Prosecution in the Florida Attorney General’s Office, serving under four different administrations. Jim was the recipient of many accolades from victims of crime, and the both the Federal and State law enforcement community. Jim was active in the Broward County Bar Association, and we served on the Board of Directors together for a few years. Jim helped form the BCBA Professionalism Committee, believing that attorneys should be held to a higher standard of professionalism, integrity and competence. Through his work on the Professionalism Committee Jim was able to instill these qualities in the newly minted attorneys joining the profession.

Psychologist and philosopher William James said, “The greatest use of life is to spend it for something that will outlast it.” It is unquestionable that Shelly, Bruno and Jim will be missed, and each lived a life whose legacy will live on. **B**

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letter from the young lawyers' president



Jeffrey M. Wank

Social Media Pitfalls

As young lawyers, we are all plugged-in. In fact, most "seasoned" lawyers are also connected and in tune with current social media sites. Facebook, LinkedIn, and Twitter are some of the popular social media outlets that most lawyers are familiar with, and likely use on a daily basis. Naturally, one can see the benefit and upside to having a social media presence. For starters, it provides more visibility, name recognition and an alternative way to interact with potential clients and your network. There are even specific groups designed to refer cases. Thus, social

media can be a huge benefit to one's practice and a cost-effective way to increase business.

But what happens when social media is used for other purposes? Recently I have seen an onslaught of political posts and rather unprofessional remarks (mostly on Facebook and Twitter). These outcries and other comments may reflect negatively on the writer by those who read it. More importantly, for business, networking or professional purposes, certain posts may deter others in your network who wanted to engage in future business ventures together, or could affect a potential position with a firm or other company down the road.

Once that send button is pressed, there is no turning back. We often see news stories on a weekly basis of some athlete, entertainer or politician who deleted a controversial post or tweet minutes after posting, only to draw more attention to the "mistake" they likely did not think through. Same can be said about each of us in our everyday lives. Once it is out there, it is out there for all the world to see. And to the extent the post or tweet may offend someone, you should be aware of the potential harm your message may cause. It is difficult to imagine that an online forum could result in damaging one's reputation, especially if made casually or in jest, but believe you me, people take note of certain messages. In fact, in recent years, there have been instances where attorneys have been fired for their posts on social media, and have been disciplined by the Florida Bar.

In closing, be aware of your social media presence, and the impact (both positive and negative) certain posts, tweets, or messages may have on your profile. As lawyers, our reputation can make or break us. Once that reputation is tarnished, it may be very hard, if not impossible, to rebound. So be sure to take an extra minute or two, or even consult with a friend or colleague, before posting on social media sites if you think your comment may be controversial. Some attorneys even have separate personal social media accounts. At the very least, be aware of what you are posting and remember that some things are better left in 0 characters or less. **E**



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Diamonds are Forever... Maybe?

by Shari Scalone

There is a long-standing history of presenting an engagement ring as a token of one's devotion and in contemplation of marriage. However, the symbol of eternal love may not culminate in nuptials; as such, the principles of contract law have been used to determine which party gets to keep the engagement ring.

There are two schools of thought with regard to entitlement to a ring in the case of a broken engagement. The majority rule, including Florida, considers fault. Under this theory, the party who is at fault should be denied the ring, either the donor or the donee, unless there was an agreement that the ring would be returned upon termination of the engagement. Where the engagement is expressly terminated by the mutual consent of the parties, the general view is that the donor may obtain recovery. In this way, the cancellation by mutual consent essentially abrogates the condition upon which the ring was held. By contrast, under the minority rule, fault does not matter; the gift of an engagement ring is a conditional gift and, where the condition fails, the ring should be returned to the donor.

The Florida court in *Gill v. Shively*,

320 So.2d 415 (Fla. 4th DCA 1975), stated that the donor of the engagement ring may recover the ring if the engagement is terminated by the donee or by mutual consent of the parties. The appellant/donor gave the appellee/donee a diamond engagement ring worth approximately \$3,620.42. *Id.* at 416. Two weeks later, the appellee said she did not feel she was ready for marriage. *Id.* The appellant brought a replevin action for return of the ring, but his complaint was dismissed. The court of appeal reversed, holding that the ring was not an absolute gift but was conditioned on the consummation of the marriage. The condition failed. Thus, appellant had a valid cause of action.

In sum, based on the law in Florida, the donor would be entitled to the recovery of an engagement ring when either the donee or both parties mutually decided to terminate the engagement. However, there appears to be no such claim to recover the ring when it is the donor who breaks off the engagement. It is important to note that each case is fact specific in determining fault. There are numerous circumstances that exist that may militate against a particular result, i.e. the donee had been unfaithful or had done some other bad act that

would result in inequity. Another circumstance which may sway the court pertains to cases where the ring is a family heirloom. In such a case, the court might be moved by principles of equity to award the ring to the donor who can show sentimental value attached to the ring. All the same, the courts, in view of legal principles taking precedence over equitable principles, are still likely to award the donee the engagement ring where the elements of gifting have been fulfilled.

In conclusion, the courts view the giving of a ring in contemplation of marriage as a conditional gift. Because engagement rings hold a great deal of sentimental and monetary value, the issue of ownership of the engagement ring has become intensely litigated. **B**



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I Love My Job: The Positive Culture of Broward's Legal Aid Organizations

by Melisa Malone



Cindy Woodward is recognized for 25 years of service by Barbara Prager, Executive Director of CCLA.



Lisa Goldberg and Elvira Sears are recognized for their years of service at the employee appreciation lunch.

During a recent employee recognition event, Legal Aid Service of Broward County (LAS) and Coast to Coast Legal Aid of South Florida (CCLA) celebrated milestone employment anniversaries for eleven employees. This annual event, held each December, highlights the dedication that employees have for the organizations and for the clients they serve. Here is a listing of their years of service plus what a few of them had to say.

5 Years: Berbeth Foster, Esq. (Attorney, Senior Law Unit, CCLA)

10 Years:

- Marilyn Bach-Nunez (Grant Specialist, LAS)
- Marta Estevez, Esq. (Attorney, Family Law Unit, CCLA)
- Yasmin Jacob, Esq. (Supervising Attorney, Immigration Unit, LAS)
- Aven Morrison (Social Worker, LAS)
- Heidi Vainio (Administrative Assistant, CCLA)

20 Years:

- Maria Gonzalez (Broward Lawyers Care Paralegal, LAS)
- Michele Moyel (Paralegal, Senior Law Unit, CCLA)

25 Years:

- Elvira Sears (Paralegal, Family Law Unit, CCLA)
- Cindy Woodward, Esq. (Attorney, Family Law Unit, CCLA)

30 Years: Lisa Goldberg, Esq. (Supervis-

ing Attorney, Family Law Unit, CCLA)

40 Years: Tony Karrat, Esq. (Executive Director, LAS)

Marta Estevez, Esq.

"I was immediately drawn to this position as a new law school graduate because I knew I would be helping people directly. Little did I know when I interviewed, in the dark, three days post Hurricane Wilma, I would still be here, ten years later, loving my job. I have seen the true definition of survival from my clients. I am blessed to wake up every morning and come to work with amazing colleagues who share the same enthusiasm and love for our clients."

Marilyn Bach-Nunez

"Every day I get up and go to work knowing that Legal Aid is making a difference in the lives of our society's most vulnerable citizens, continuing to fight for access to justice for the poor. This is one of the many reasons for why I continue to work for and believe in Legal Aid."

Cindy Woodward, Esq.

"I started working at Legal Aid as a temporary employee while another attorney went on maternity leave, and here I am 25 years later. I love my job because it enables me to help victims of domestic violence at probably the worst time of their lives. After their divorce is finalized, I hear from those same clients about how well they and their children are doing, and how well their lives have

turned out. While I will never be rich in monetary terms, I am rich in a deeper sense, as I love my job and the people I work with. How many people can say that?"

Lisa G. Goldberg, Esq.

"Both of my parents grew up in large families whose incomes, in today's language, fell within Federal Poverty Guidelines. They never forgot their heritage, and impressed upon us the importance of helping those less fortunate.

I believe that each of us was placed on this earth with a purpose. In meeting so many deserving and appreciative clients over my 30+ years as a legal aid attorney, I am confident that mine is to help these folks navigate the frightening reality of leaving a domestic violence situation. Their transformation from our first meeting to the final hearing is so heartening.

Being a legal aid attorney is a commitment that my entire family has made to this community."

Both LAS and CCLA were designated 2015 Sun Sentinel Top Workplaces.



Melisa Malone is the Marketing & Communications Manager at Legal Service of Broward County and Coast to Coast Legal Aide of South Florida. For more information visit www.browardlegalaid.org



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by Shari Scalone

Lawyers are trained in the art of persuasion and legal discourse, but this skill set may not directly overlap when communicating effectively with a significant other. What is a lawyer to do as Valentine's Day approaches? Luckily, one can get into the spirit of love by reviewing the key concepts described by Gary Chapman, *The Five Love Languages: How to Express Heartfelt Commitment to Your Mate* (1995). Chapman begins by explaining that everyone speaks his or her own "love language," the primary method of giving and receiving love. He points out 5 different categories or methods of communicating and expressing love: words of affirmation, acts of service, affection, quality time, and gifts.

1. **Words of Affirmation** - Spoken kindness, verbal expression, and openness fall under this love language.
2. **Acts of Service** - This love language summarizes the saying "Actions speak louder than words." By relieving a burden or helping with a task, one can communicate appreciation and love.
3. **Affection** - Physical touch and intimacy comprise this love language.
4. **Quality Time** - This is a primary love language for those who prefer being together with their partner

while fully present in the moment.

5. **Gifts** - Taking the time to give a gift can make one's partner feel appreciated.

Understanding one's partner's love language and acting accordingly will fill his or her "Love Tank." The "Love Tank" analogy is a great metaphor for describing how loved someone feels. In the alternative, leaving the "Love Tank" on empty will likely lead to relationship issues. Interestingly, Chapman describes that most couples do not speak the same love language, thereby making the vast majority of relationships all the more challenging.

In addition, Chapman suggests that to discover a love language, one must (1) observe the way she expresses love to others, (2) analyze what she complains about most often, and (3) perceive what she requests from her significant other. People tend to naturally give love in the way that they prefer to receive love. Chapman suggests that peoples' love languages do not change over time, but instead develop and need to be nurtured in different ways. For those interested in identifying their primary love language, please visit <http://www.5lovelanguages.com>.

Chapman's concepts serve as a useful tool in forming and maintaining a stable, loving relationship. There is significant evidence that people who participate in satisfying, long-term relationships fare better on a whole variety of measures. Such benefits include fewer doctor's visits and colds, faster healing, less depression and substance abuse, lower blood pressure, less anxiety, better stress management, and longer life.

As attorneys, it is important to separate the stress of work from bleeding into our relationships. Practicing mindfulness, paying attention to each moment, and committing to acceptance will help prevent our work lives from negatively impacting our love lives. By keeping in mind that our loved ones are not part of the adversarial process, but rather our support system, we can strengthen and nurture our closest relationships. **B**



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


2016 Workers' Compensation Conference

by Mary Beth Ricke

Mark your calendars for an exciting and informative conference hosted by the Broward County Bar Association Workers' Compensation Section! On Friday, February 26, 2016, the Section is presenting the 2016 Workers' Compensation Section Conference and Reception: Shaping the Future at the Riverside Hotel in downtown Fort Lauderdale. The conference offers an afternoon of 4.5 General CLE credits and networking, including lunch and a cocktail reception. The conference begins with lunch at 11:30 a.m. and then transitions to informative discussions on various topics in the workers' compensation arena. These discussions covered during the conference include: Legislative Update: Workers' Compensation Legislative Update for 2016; Major Contributing

Cause: Causation in 2016; and Case Law Update, Emerging Trends from the 1st DCA. The final discussion offered is a question and answer session with Broward County Judges of Compensation Claims. These Broward County Judges of Compensation Claims will provide valuable insight into the practice of the workers' compensation area of the law, so be sure to come prepared with questions and topics for discussion. A cocktail reception for networking and socializing with your fellow workers' compensation attorneys concludes the conference. For more information on the 2016 Workers' Compensation Conference, please contact Lauren Riegler, the Broward County Bar Association Event and CLE Coordinator, at lauren@browardbar.org or 954-832-3618.

You may register for the conference on the Broward County Bar Association website www.browardbar.org. Sponsorships are also available. We hope to see you there! 



Mary Beth Ricke is an associate attorney with Buchanan Ingersoll & Rooney PC and focuses her practice on labor and employment law. She can be reached at marybeth.ricke@bipc.com or by calling (954)703-3651.



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The Honorable Chief Judge Peter M. Weinstein Presiding

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Registration Deadline is March 9!

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My fellow Broward lawyers:

The 17th Circuit needs a strong leader on the Board of Governors who understands our legal community and has demonstrated the dedication necessary to represent our interests. For the past 30 years, I have been a part of and served our legal profession.



I have made Bar work my business and have served on working committees that do real work for you. I came out swinging when the "Vision 2016" committee proposed "reciprocity" for lawyers from every state in the union without forcing them to prove competency in Florida law. It was the wrong thing to do, was improperly vetted, and nearsighted. I pledge to continue in a watchdog role for all Broward lawyers.

A South Florida native, I have represented Plaintiffs and Defendants in my career, with an emphasis on trial practice. My practice includes commercial work, professional malpractice and diverse personal injury.

My past Bar work and accomplishments include:

- Board Certified Civil Trial Lawyer, currently in my second term as a member of the Florida Bar Board Certification Committee.
- President-elect (2016), Secretary, Treasurer, and Board member of the Broward County Bar Association since 2006; Past Chair of the Trial Lawyers section, past Chair of the Bench & Bar Committee for three terms.
- President (2016), Vice President, Secretary and Treasurer and member of The American Board of Trial Advocates, Fort Lauderdale Chapter.
- Twice Florida Bar 17th Circuit Grievance Committee Chair, and member.
- Two term Member of the Florida Bar Code and Rules of Evidence Committee.
- The Best Lawyers in America, 2014, 2015 & 2016.

Rest assured my independence and fair consideration of the issues will be paramount. It would be my privilege to represent my fellow Broward lawyers with strong leadership, based on fairness and common sense, on the Florida Bar Board of Governors.

Respectfully,
Charles A. Morehead III

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How to Combat the Seven Financial Problems Facing Law Firms Today

Insights on how to be more profitable and efficient with technology, while saving your clients money at the same time.

by Andy Sokol

This article is part two of the May 2015 Barrister article titled “E-Discovery as an Efficient Tool.” This series focuses on use of the latest legal technology to solve problems law firms face.

Over the last several years, the landscape of the legal industry has drastically changed. In looking to cut costs in a turbulent economy, clients are now challenging the traditional law firm business model. Meanwhile, law firms’ costs are increasing.

PROBLEM #2 - Competition Amongst Law Firms and Lawyers Is Increasing, Driving Down Billable Rates and Fees.

The traditional law firm business model of providing legal services on an hourly basis is in trouble. It is only working well for some firms.

Larger law firms offer “one-stop shopping,” whereby lawyers cross-refer their clients to other lawyers in different departments of the firm to generate additional business. However, often the practice is not the best answer for clients looking for the most qualified lawyer in other areas of law. Today, people can

search the internet and find lawyers who are top experts in their fields. Clients no longer need to depend on lawyers for referrals.

Many law firms are merely selling on price by reducing their billable hour rates, instead of pushing towards efficiency and driving their value up.

Rainmakers at some big law firms are venturing out on their own to cut costs for their clients. They are also lowering their fees to keep their clients happy.

There are more lawyers graduating law school every year than there are jobs for them. Many graduates have a high debt burden from law school and are willing to take any law firm job, at any salary, just to enter the workforce.

The solution is simple: embrace technology as a tool to help provide a better service to clients. Lawyers want to do high-end legal work, bill by the hour for their time, and meet clients’ deadlines.

By leveraging the right tools, lawyers can provide higher quality work in less time. Tools that improve efficiency will

reduce their workload and their resultant stress. This will lead to a higher standard of service and generate more referrals.

Reducing overhead expenses enables a firm to compete with law firms that are dropping their hourly rates to steal clients. Being efficient enables the law firm to increase revenue by taking on and handling more cases and more clients, without having to hire more people or more contract attorneys for review. Being efficient enables a higher profit while also passing savings along to the client. It is a win-win situation that enables the firm to stay competitive. **E**



Andy Sokol, CEDS, is the CEO and Founder of CopyScan in Fort Lauderdale. CopyScan is a full-service document management companies with highly optimized services including Electronic Discovery, Legal Copying and Scanning, Trial Graphic Design and Trial Exhibits. For more information, call (954) 463-9394.

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


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
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RECENT DEVELOPMENTS IN THE LAW



by Nancy Little Hoffman

U.S. SUPREME COURT STRIKES DOWN FLORIDA'S CAPITAL SENTENCING SCHEME.

In an opinion authored by Justice Sotomayor, the U. S. Supreme Court held that Florida's statutory sentencing scheme violates the Sixth Amendment's right to a trial by an impartial jury, in light of its 2002 opinion in *Ring v. Arizona*. As did Arizona's, the Florida statute provides that a judge and not the jury makes the critical findings necessary to impose the death penalty. In this case, the maximum punishment the defendant could receive as a result of the jury's verdict was life without parole. Because that punishment was increased by the judge's independent finding of aggravating circumstances, it violated his right to a jury trial. The Court found that the statute's provision for an advisory recommendation by the jury did not satisfy the Sixth Amendment.

Justice Breyer disagreed but concurred in the result, based on his view that the Eighth Amendment requires that the jury, and not a judge, impose the sentence of death. Justice Alito dissented because of the Supreme Court's prior opinions upholding the Florida procedure, and because he believed that if there were constitutional error, it was harmless. *Hurst v. Florida*, Case No. 14-7505 (January 12, 2016).

FLORIDA SUPREME COURT AMENDS FORECLOSURE RULES.

In 2013 the Florida Legislature adopted legislation amending pleading requirements for mortgage foreclosure complaints to expedite the process. It requested that the Court amend the procedural rules in conformity with the act. Accordingly, the Court has adopted new rule 1.115, which governs pleading requirements, as well as amending several forms and adopting new forms for use in the expedited proceedings. These amendments are effective immediately. In re: Amendments to the Florida Rules of Civil Procedure, Case No. SC13-2384 (Fla. January 14, 2016).

EVIDENCE OF AVAILABILITY OF LOW-COST CARE TO BRAIN-INJURED CHILD INADMISSIBLE; STATUTORY CAP ON NONECONOMIC DAMAGES UNCONSTITUTIONAL.

Upholding a substantial verdict, the Fourth District held that the trial court correctly refused to admit evidence that the child who suffered brain damage as a result of the defendant's medical malpractice could receive care paid by Medicaid. On cross-appeal, it reversed the trial court's reduction of the noneconomic damages awarded by the jury, based on unconstitutionality of the statutory cap on such damages. *Go v. Normil*, 41 Fla.

L. Weekly D91 (Fla. 4th DCA January 6, 2016).

FOURTH DISTRICT: DEFAMATION PER SE STILL EXISTS IN FLORIDA IN CASES NOT INVOLVING MEDIA DEFENDANTS.

After their attorney-client relationship broke down, the client in a dissolution of marriage proceeding posted derogatory reviews of the attorney on the internet. The attorney successfully sued her former client for libel as well as on other theories. On appeal, the Fourth District rejected arguments that the statements were protected by the First Amendment as "pure opinion," since they contained false information. Moreover, the court held, proof of damage and malice is required only as to media defendants; defamation per se still exists as to other types of defendants. *Blake v. Giustibelli*, 41 Fla. L. Weekly D122 (Fla. 4th DCA January 6, 2016). **B**



Nancy Little Hoffmann is a Board-Certified Appellate Lawyer practicing in the Fort Lauderdale area since 1974. She may be contacted at 954-771-0606 or by e-mail at NLHappeals@aol.com

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February

calendar of events

2 Young Lawyers' Boot Camp Series – Session 1

Time: 5:30 p.m. – 7:00 p.m.

Venue: BCBA Conference Center

Cost: \$60 BCBA Members Series (\$15 Session 1 only); \$100 Non-Member Series (\$25 Session 1 only)

4 Paralegal CLE: Insight from a JA Panel

Sponsored by: DLE Process Servers

Time: 5:30 p.m. – 7:00 p.m.

Venue: BCBA Conference Center

Cost: \$10 BCBA Member; \$20 Non-Member

9 North Broward Luncheon

Time: 12:00 p.m. - 1:30 p.m.

Venue: Isabella's Italian Restaurant (Pompano Beach)

Cost: \$20 BCBA Member; \$25 Non-Member

12 Appellate CLE: Demystify 11th Circuit Appellate Practice

Time: 12:00 p.m. – 1:30 p.m.

Venue: BCBA Conference Center

Cost: \$15 BCBA Member; \$25 Non-Member

17 Bankruptcy CLE: Post-Bankruptcy Issues for Debtors

Sponsored by: Van Horn Law Group, P.A.

Time: 12:00 p.m. – 1:30 p.m.

Venue: BCBA Conference Center

Cost: Free BCBA Bankruptcy Section; \$15 BCBA Member; \$25 Non-member

18 Construction CLE Luncheon

Sponsored by: Thornton Tomasetti, Inc.

Time: 12:00 p.m. – 1:30 p.m.

Venue: BCBA Conference Center

Cost: Free BCBA Construction Section; \$15 BCBA Member; \$25 Non-Member

18 CLE: Unmet Civil Legal Needs of Domestic Violence Survivors II

Time: 4:00 p.m. – 5:00 p.m.

Venue: BCBA Conference Center

Cost: \$10 BCBA Member; \$20 Non-Member

19 2016 Judicial Robing Ceremony

Time: 1:00 p.m.

Venue: Broward County Courthouse – Jury Assembly Room

Cost: No Cost; Open to the Public (please register)

Sponsorships Available!

23 CLE: YouTube and Your Firm

Time: 12:00 p.m. – 1:30 p.m.

Venue: BCBA Conference Center

Cost: \$15 BCBA Member; \$25 Non-Member

25 West Broward Luncheon - Cybersecurity

Time: 12:00 p.m. – 1:30 p.m.

Venue: Lago Mar Country Club

Cost: \$25 BCBA Member; \$35 Non-Member; \$10 extra for walk-ins

26 2016 Workers' Compensation Conference and Reception

Time: 11:30 a.m. – 5:00 p.m.

Venue: Riverside Hotel on Las Olas

Cost: \$85 BCBA Member; \$100 Non-Member

Sponsorships Available!

Upcoming Special Events

March 30

Legislative Affairs Reception

Sponsorships Available!

April 7

Mercedes-Benz Corporate Run with BCBA

Time: 6:45 p.m.

Venue: Huizenga Plaza

Cost: \$40; deadline to register is March 9.

Sponsorships Available!

April 8

2016 Raising the Bar (Family Law)

Time: 8:30 a.m. – 5:00 p.m.

Venue: Bahia Mar - Fort Lauderdale Beach

Cost: \$125 BCBA Member; \$150 Non-Member

Sponsorships Available!