

BROWARD COUNTY BAR ASSOCIATION BARRISTER

AUGUST 2014



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ON THE COVER:

(left to right) Judge Milly Rodriguez- Powell, Judge Renee Goldenberg, Braulio Rosa, Judge Robin Rosenbaum and Julie Hough at the July 17 Women Leaders in the Law Event hosted by BCBA and BCWLA. See more on page 15.

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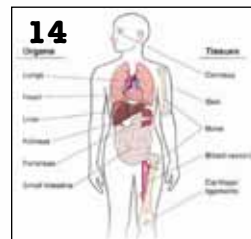
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letter from the president



John G. Jordan

“O, say can you see, by the dawn’s early light...”

If you were at the Installation Dinner, you would have been touched when Nicholas Giunta sang our National Anthem, The Star Spangled Banner. This song was written by Francis Scott Key, an attorney, 200 years ago in 1814. The British had burned Washington D. C. and they moved on to Baltimore, Maryland. Mr. Key was on a British ship trying to get his client released from the Royal Navy. Mr. Key had evidence he presented to show his client was innocent of the charges. He was not allowed to leave the British ship during the 25 hours the British bombarded Fort

McHenry in Chesapeake Bay. He wrote the song as a poem telling the world our flag was still flying over Fort McHenry, as the dawn’s early light appeared. This was the turning point of the War of 1812. The musical tune was later added. It was not until 1931 that President Herbert Hoover made this song our National Anthem. We never know where our representation, as attorneys, may take us. Francis Scott Key had an immediate impact on his client, who was released. He continues to this day to have an impact on his country.

One of the most important reasons for becoming a member of the Broward County Bar Association is to keep abreast with all the changes in the practice of law. BCBA strives to present low cost, relevant seminars to update our members. The Section Chairpersons are hard at work to set up these seminars which will be presented over this next year. Some are lunch and learn sessions at the BCBA bar center. Some seminars are being held at venues around town that can accommodate a larger number of attendees. The chairpersons need volunteers as speakers and as organizers. The staff at BCBA will coordinate the logistics of publicizing the event, registering attendees, getting the Florida Bar CLE credits, coordinating the food and cleaning up after the event. BCBA has over 20 Sections, each with their own special rules and procedures. I applaud the time and effort that these Section Chairpersons and their volunteers give to BCBA.

Our Calendar is filling up with important events. Please look at the calendar on the website and plan to attend.

The Summer is the time for family and vacations. BCBA has started a “Where in the World is the Barrister” contest. When you go on vacation, take your Barrister with you. Send to BCBA, a picture of you and the Barrister with your vacation spot in the background. BCBA needs a caption of who is in the picture, what you are doing and where the picture was taken. The Barrister editors will select some pictures to feature in the Barrister and select others to be posted on the BCBA web site for your friends and family to see how happy you are on vacation. **B**

WHERE IN THE WORLD IS THE BARRISTER?



Robin Moselle and her family with BCBA Assistant Executive Director's son, Matthew Ross a.k.a. "The Tuna King" in the Florida Keys.

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www.browardbar.org/calendar

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letter from the young lawyers' president



Liza Smoker Faw

Start marking your calendars. It's a busy year ahead!

The 2014-2015 year is already off to a great start! Our Lauderdale Yacht Club charity event with the Young CPAs and United Way had an excellent turnout, and over \$1,200.00 was raised for the Broward Youth Coalition. A special thanks to Jamie Alman who did an excellent job planning this event.

Please visit our online calendar at www.browardbar.org/yls-calendar for a complete list of our events, including monthly luncheons, quarterly Breakfasts with the Judiciary, happy hours, and more. Here are

some upcoming highlights:

- August 21st: YLS is partnering with Emerge Broward and the Ghost Light Society for a networking event at the Broward Center for Performing Arts. The event will be free to members of YLS, Emerge Broward, and Ghost Light Society. This event is sponsored by The Eppy Group, and we expect over 300 people to attend, so please be sure to RSVP online.
- August 28th: This year's first monthly luncheon will feature our distinguished judicial panel on "Best Practices for Attorneys." The event will take place at the Tower Club. Please RSVP in advance for discounted tickets.
- October 18th: One of our signature events is the upcoming 27th Annual Charity Golf Tournament. Spots are filling up quickly for this year's tournament which will be held at the Jacaranda Golf Club. We are proud to announce that our charitable beneficiary will be ARC Broward. There will also be a Tee-Off Happy Hour for the Tournament at Grille 401 on Wednesday, October 15th. If you are interested in participating or custom sponsorship opportunities, please contact Jeffrey Wank at jwank@cftlaw.com, or visit the website, www.arcbroward.com/ylsgolf.

Lastly, if you would like to be more involved in the Young Lawyers Section, please consider signing up for one of our committees. It is a great way to meet new people and do something meaningful for the community. Committee members work directly with our Board of Directors on special projects and events throughout the year. There is a wide variety of different committees to choose from.

We welcome your involvement with the Young Lawyers Section this year. If you are interested in joining YLS, partnering with us on an event, or joining a committee, please feel free to contact me at Rogers, Morris & Ziegler LLP at (954) 462-1431 or via email at LFaw@rmzlaw.com. **B**

The Anatomy of the BCBA E-Newsletter

Ever wonder why BCBA sends out an E-Newsletter once or more a week? Have you scrolled down to see all the content listed? BCBA launched this tool to provide you with an all encompassing communication in order reduce numerous single event emails. Here is a visual description of our E-Newsletter. Take a look. You do not want miss important event information and news. There are great things happening at BCBA!



E-Newsletter Header

Upcoming Events & Feature Information - CLEs and Event News, Member Information, Courthouse Announcements and more.

Event Links to Upcoming Events —Click to register or get more information.

Link to BCBA Calendar for all Event Information.

Links to our Annual Sponsors' Webpages

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Recent Amendments to the Florida Rules of Civil Procedures

By: Mary Beth Ricke

Effective January 1, 2014, the Florida Supreme Court amended the Florida Rules of Civil Procedures. The amendments cover a wide range of litigation topics, including settlement offers, audio and video witness testimony, and the timing of motion filings. Below is a summary of the most significant changes:

Rule 1.431: Trial Jury

- Major Changes: Section (i) was added to this rule. Regards jury communications with court personnel, parties, and among jurors.
- Impact on Litigators: Specifies what communications must be on the record, what communications may be off the record, how jurors should be instructed regarding the limitations on communications, and when courtroom personnel should notify the court of juror communications.

Rule 1.442: Proposals for Settlement

- Major Changes: Settlement proposal no longer has to “identify the claim or claims the proposal is attempting to resolve.” Instead, the proposal must “state that the proposal resolves all damages that would otherwise be awarded in a final judgment in the action in which the proposal is served, subject to Subdivision F.”
- Impact on Litigators: Prohibits partial proposals for settlement.

Rule 1.451: Taking Testimony

- Major Changes: New rule authorizes court to permit testimony at

a civil hearing or trial by audio or video communication equipment. Courts will only permit witness testimony by audio or video communication (1) when parties agree or (2) for good cause shown upon a party’s written request and reasonable notice to all other parties.

- Impact on Litigators: Committee note describes factors that the court considers to determine good cause.

Rule 1.480: Motion for a Directed Verdict

- Major Changes: Changes time for service of a motion to set aside the verdict or a motion for judgment in accordance with the motion for directed verdict from 10 days to 15 days.
- Impact on Litigators: Increases time of service for the motion to set aside the verdict and motion for judgment in accordance with the motion for directed verdict.

Rule 1.490: Magistrates

- Major Changes: Permits a magistrate to use electronic recording instead of a court reporter to create the record, subject to notice to the parties. Eliminates the requirement to hold hearings in the courthouse of the county where the action is pending. Adds requirements for (1) the magistrate’s report; (2) filing of cross-exceptions; (3) the record needed for a party to file exceptions to the magistrate’s report.
- Impact on Litigators: If a mag-

istrate chooses to use electronic recording to create the record, the party must bear the cost of providing a court reporter. The amendments also place greater burdens on the party to challenge the record if contested.

Rule 1.630: Extraordinary Remedies

- Major Changes: All references to certiorari proceedings are now deleted as Rule 1.630 no longer applies to certiorari proceedings.
- Impact on Litigators: Rule 1.630 does not apply to certiorari proceedings, which are instead governed by the Florida Rules of Appellate Procedure.

For a full summary of all of the amendments to the Rules, including amendments to the Forms and the Statewide Uniform Guidelines for Taxation of Costs in Civil Actions, please visit <http://www.browardbar.org/outline-of-amendments-to-florida-rules-of-civil-procedure/>. **B**



Mary Beth Ricke is an associate with Buchanan Ingersoll & Rooney PC | Fowler White Boggs, and focuses her practice on employment law and commercial litigation. She can be contacted at marybeth.ricke@bipc.com. For more information, see <http://www.bipc.com/>.



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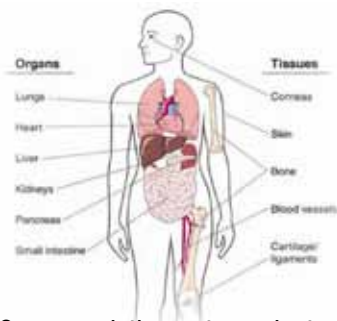
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The Role of Attorneys in Organ and Tissue Donation

By Ken Trachy and Greg Medalie

Organ and tissue transplants dramatically increase the longevity and quality of life for people suffering from life-threatening diseases. In 2013, almost 29,000 transplants were performed in the U.S. The medical technology exists to perform many more and thus improve many more lives. The need for donated organs has increased rapidly, but there has been no corresponding increase in donors. Tragically, over 120,000 people are on the national waiting list for vital organs. Every year about 6,000 individuals die while waiting.

In a 2005 Gallop poll, 78% of the respondents reported that they are likely to donate their organs and tissue when they die. However, fewer than 50% of individuals are documented as donors. Attorneys can reduce this disparity by helping clients make, and document, intelligent, informed decisions regarding tissue and organ donation.

Dispel Misconceptions. One way attorneys can do so is by dispelling clients' misconceptions about donation. For example, some people incorrectly believe that they are too old or sick for their organs to be of any value for transplantation. However, there is no automatic age cutoff or disqualifying condition other than active cancer or communicable disease. Encourage your clients to register as donors and let physicians make an evaluation at the time of death.

Another possible misconception is that one's religion prohibits organ donation. Encourage clients who express this concern to discuss the matter with their religious leaders. All major organized religions support donation as an act of charity and compassion.

Perhaps the most common misconception is that registering as a donor may result in the "premature" recovery of their organs. If clients express that fear, explain how the organ donation process ensures that the determination of death is independent of organ donation considerations.

Donation after Brain Death. Most organs for transplantation come from deceased individuals who experience sudden and traumatic head injury and are subsequently declared brain dead by two physicians in the hospital. The declaration of death occurs after all efforts to save the life have been exhausted, including the use of a mechanical ventilator to assist in breathing. The physicians who make the declaration cannot be members of the organ recovery and transplant teams. Florida Statute Section 382.085 defines brain death as the irreversible cessation of all brain and brain stem functions. It is distinct from a coma or vegetative state. By definition, there is no chance of recovery after brain death.

Donation after Cardiac Death. Organ recovery can also occur for a ventilator-dependent patient who has sustained a non-recoverable and irreversible brain or spinal cord injury. The patient's Living Will and/or family is consulted to decide whether to withdraw mechanical ventilation and allow cardiac death to occur naturally. The organ recovery agency may approach the family to discuss donation only after the decision to withdraw mechanical ventilation is made.

Record Donation Decisions. Be sure that clients who choose to be donors discuss their decision with family members and document it on Florida's donor registry at www.DonateLifeFlorida.org and on their advance directives. It is critical to recite in their advance directives not only which treatments are not wanted at end-of-life, but also that they want to prioritize organ donation over routine end-of-life care when there is an opportunity for donation after cardiac death. This can be expressed as follows:

Notwithstanding any directive contained in any other section of this document, I consent to the commencement and maintenance of any medical procedure necessary to evaluate, maintain or preserve my organs or tissue for purposes of donation for the purposes indicated above, including, but not limited to, medical testing,

artificial respiration and artificial nutrition and hydration.

This statement directs family and health-care providers to coordinate with the organ recovery agency before withdrawing life support. Life support systems should be maintained for a short time to assure organ viability while evaluation and other arrangements are made for the recovery of organs. By regularly helping clients evaluate and document organ donation, you will be helping to extend and improve lives. Doing so may be the best pro bono work you do in the course of your day-to-day practice.

Valuable resources for additional information on organ and tissue donation include:

- www.DonateLifeFlorida.org
- www.organdonor.gov
- Uniform Law Commission page on the Anatomical Gift Act
- <http://www.medalielaw.com/index.php/articles>
- Ken Trachy at ktrachy@med.miami.edu or 305-301-3480 



Ken Trachy cofounded Life Alliance Organ Recovery Agency, which is a division of the surgery department at UM's Miller School of Medicine, 35 years ago. Mr. Trachy has been an expert on the medical, legal, and ethical issues of donation and transplantation. He has educated numerous BCBA members on these topics through Probate & Trust Law Section seminars.



Greg Medalie chairs the Probate & Trust Law Section and practices wills, trusts, estates and business law at Medalie & Medalie, P.A. in Fort Lauderdale.

Women Leaders in the Law – Judicial Panel By Julie Hough



“Women Leaders in the Law” has done it again with another successful presentation hosted by the Broward County Bar Association and the Broward County Women Lawyer’s Association. Judge Renee Goldenberg of the 17th Judicial Circuit Court, Judge Mily Rodriguez-Powell of the 17th Judicial Circuit Court, and Judge Robin Rosenbaum of the Eleventh Circuit Court of Appeals, spoke on July 17 at the Broward County Bar Association.

The question and answer session resulted in an open dialogue on how to get to the top of the legal profession. Each judge told her story of how she became a lawyer and then a judge and discussed some of the unique challenges for women in the law and the judiciary. A portion of the discussion centered on women’s need for sponsors: Someone who uses his or her power and leverage to advocate for their protégé, to make connections to senior leaders, and to open up career opportunities.

Women Leaders in the Law was developed to inspire and guide attorneys who strive to reach the top of their field through the perspective of successful women who are leaders in the law.

The next presentation is on October 8, a discussion with Managing and Senior Partners: Adele Stone of Fowler White Boggs, Michele Cummings of Gray Robinson, PA, Stephanie Toothaker of Tripp Scott, and Michelle L. Stocker of Greenberg Traurig.

Both men and women attorneys who have been practicing law for at least five years are welcome to attend the events. **B**



Julie Hough has worked as a complex business litigation and bankruptcy attorney since 2004. She has owned several small businesses and has developed a practice area representing small and mid-sized businesses with their transactional and litigation needs. She may be contacted at jhough@polenbergcooper.com or 954.742.9995.

New Courthouse Construction Update

Some of us love it, some of us don’t. But the reality of the new 1,000 car employee parking garage came to life this June with a special grand opening ceremony and car parade on June 6. Staff from BSO Court Services, BSO Main Jail, Court Administration, Clerk of Courts, State Attorney’s Office and Guardian Ad Litem will be parking in the new facility which offers perks such as wider spaces, two points of entry and exit, technology that alerts drivers to how many empty



spaces are on each level, enhanced, 24-hour security and close proximity to the new courthouse which opens next year. Employees who park in the new south garage will also see an added security line on the first floor main entrance into the courthouse, helping to ease back-ups getting into the building.

This is only the first completed milestone in the overhaul of our judicial “campus” -- to stay up-to-date on the on-going project, check out: <http://www.broward.org/newcourthouse/> **B**

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Recent Developments in the Law

By Nancy Little Hoffman

SUPREME COURT: TRIAL COURT SHOULD ENFORCE ARBITRATION AWARD WITHOUT DETERMINING WHETHER CONTRACT IS LEGAL

On appeal from the trial court's refusal to vacate an arbitration award based on a contract, the Fourth District reversed and directed the trial court to consider whether the contract was legal before enforcing it. Quashing that opinion, the Supreme Court held that there was no requirement that the trial court do so. It further held that a claim that an arbitration panel construed a contract to be an unlawful agreement was an insufficient basis to vacate the arbitrators' decision. *Visiting Nurse Association of Florida, Inc. v. Jupiter Medical Center, Inc.*, 39 Fla. L. Weekly S503 (Fla. July 10, 2014).

SUPREME COURT ADDRESSES BURDEN OF PROVING CAUSATION IN A MEDICAL NEGLIGENCE CASE

A jury returned a verdict for the defendant neurologist in a medical negligence case in which the patient's paraplegia was allegedly caused by the defendant's failure to order a cervical MRI. The Fourth District affirmed, holding that defense counsel did not improperly shift the burden of proof by arguing that the plaintiff had failed to prove causation in light of a subsequent treating physician's testimony that he would not have treated the patient

differently even if he had an MRI. Reversing, the Supreme Court held that such testimony was irrelevant and inadmissible, and that it would not insulate the defendant from liability for his own negligence. It stressed that the plaintiff's burden was only to establish that adequate care by the defendant more likely than not would have avoided the plaintiff's injury. *Saunders v. Dickens*, 39 Fla. L. Weekly S494 (Fla. July 10, 2014).

SUPREME COURT REFUSES TO ALLOW COUNSEL TO WITHDRAW IN DEATH PENALTY CASE WHERE DEFENDANT WISHES TO BE EXECUTED

Appellate counsel for a defendant under sentence of death sought leave to withdraw, arguing that he could not advocate against the death penalty because his client was in favor of it, and that there was thus a conflict of interest. The Supreme Court denied that request, holding that the requirement of an automatic, mandatory appeal in death penalty cases also required legal advocacy on both sides of the issue. The court further observed that counsel would not be in a conflict position, and that his client could file a separate brief setting forth his personal views. *Robertson v. State*, 39 Fla. L. Weekly S497 (Fla. July 10, 2014).

STATUTE CHANGING LIMITATION

PERIOD FOR FILING ACTION ON PROPERTY INSURANCE CONTRACT CANNOT APPLY RETROACTIVELY

In July 2011, plaintiff filed an action against her property insurer after her home was damaged by Hurricane Wilma in 2005. The trial court dismissed, holding that the action was not filed within five years after her loss. At the time of the loss, the applicable statute, section 95.11(2)(e), provided that the limitation period began to run on the date the cause of action accrued. It was amended effective May 2011 to provide that the limitation period began on the date of loss. The Fourth District reversed the dismissal because the statute could not be applied retroactively, and the action was filed well within five years after her insurer denied coverage. *Donovan v. Florida Peninsular Insurance Company*, 39 Fla. L. Weekly D1421 (Fla. 4th DCA July 9, 2014). **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. For more information, see NancyLittleHoffmann.com.

By Natalie M. Hutchinson and Karlyn Sweetman

Almost everyone has the goal of maintaining a healthy diet and life style. The reality is that we spend the majority of our waking hours in our cars and at work. Therefore, it should be no surprise that workplace nutrition habits drastically affect our overall health. Proper workplace habits can help you get ahead in more than one way. Studies show that healthy, energetic, and fit workers earn 15-20% more on average than their unhealthy-weighted counterparts. This is a two-part series on how to develop healthy workplace habits and help keep you on track to achieve your weight loss and fitness goals regardless of your time and schedule.

A Healthy Breakfast

You know what they say: Breakfast is the most important meal of the day. So instead of grabbing a few handfuls of sugary cereal or a pop tart on your way out the door, set your alarm 10-15 minutes earlier to make a three egg-white omelet stuffed with vegetables such as tomatoes, spinach, onions, and peppers; or have a piece of toast with a table spoon of peanut butter and pink grapefruit. If you are really pressed for time, invest in a travel sized blender- all you need is a handful of different fruits and a scoop of your favorite protein powder- toss them in, and you have a HEALTHY breakfast on the Go.

Coffee in Moderation

Oh me, oh my, what will I do without my Starbucks Coffee????!! It is well known that caffeine gives us that morning boost we all desperately need to improve our concentration, focus and physical endurance; however the cream, sugar and whip cream are unnecessary calories that can contribute to later health issues. Try black coffee with an artificial sweetener. Limit your daily coffee intake to 1-2 cups. If you can part with your precious cup of Joe, but still need your caffeine, try flavored caffeinated tea.

High-Quality H2O

It is well known that water makes up 60% off the human body. Water is vital for all body functions: clear skin, cell replenishment, nutrient absorption and temperature regulation. Dehydration can lead to decreased energy, exhaustion and fatigue. Several studies recommend drinking between 8-10 eight ounce glasses of water a day. When you have hunger cravings between your 3 meals and 2-3 snacks per day, drinking water will significantly reduce those cravings. For those who need a boost to your H2O, squeeze a lemon or add a sugar-free liquid water enhancer.

Take Frequent Breaks from your desk

While sitting at our desks for hours gives us the impression that we are being productive, doing it for prolonged periods of time is linked to increased risks for diabetes, obesity, and cardiovascular disease. The more you can get up, the better! Aim to take 5-10 minute breaks every 2 hours to circulate blood flow and keep up your metabolism. Take a quiet walk outside, or, instead of sending an email to a co-worker, walk the stairs or around the office. Standing also significantly increases your daily caloric expenditure. If your firm or you have the financial resources, invest in a treadmill desk (See Thomas Oates, Esq.'s article in last month's Barrister issue) or invest in a fitness ball chair. If those options are not feasible, try sitting on an exercise ball to help with your posture, core toning, and stretching.

Avoid the Office Boobie-Traps

The office is filled with opportunities to fall into junk food traps: the bowl of candy on your secretary's desk, the cake for a co-worker's birthday, catered meetings, or the coffee and donuts "thank you for your business" package. Unfortunately, the majority of the food in these instances stray away from that of the healthy variety. Instead, encourage your office to carry healthy snacks. If you are the culprit, change things up a bit and rotate with a fruit platter, trail mix with dried fruit and nuts, whole-grain crackers and low-fat cheese, carrots, hummus, beef jerky, or edamame. Your staff and heart will thank you.

Brown Bag it or Order Smartly

The best way to make sure you eat a healthy lunch is to plan your meals ahead and bring it with you. Preparing your lunch will help you stay on track with your caloric intake and help you watch what is going into your body. Take 10 minutes first thing in the morning or the night before to put together a salad or pack leftovers from dinner. Focus on lean proteins (chicken, turkey and fish), leafy greens, vegetables, or sweet potato. Do not be afraid to top your meals with healthy fats like avocado slices, nuts, and seeds.

If you usually do not cook dinner, or time to prepare lunch, use a food a delivery service with pre-packaged meals as part of a health club plan. While you may pay a little extra up front, investing in proper nutrition for your body now, will save you tons in health care costs in the long run. For those who are tech savvy, try using different meal planning apps. You will be amazed at how you feel at 3:00pm –

finally avoiding that mid-afternoon sleepiness.

For those who cannot resist the urge of ordering in, put some serious thought behind your dining decisions. Look up menus before you order. You want to eat a meal that is between 300-450 calories.

Do not eat lunch at your desk. Eat out of the office or in the kitchen at your office. Getting away from your desk allows you to enjoy your food, promotes productivity, a change in scenery, and energizes you for that 5:00 pm home stretch.

Happy Hour Time

When the clock strikes 5 or 6, many of us look forward to happy hour to let loose and relax after a long day's work. Don't let one hour ruin a week of healthy choices. Remember to limit your alcohol consumption to red wine, vodka, or those skinny girl martinis. Ladies, the fruity cocktails are great going down, but can easily leave you hung over, burned out and lead you to bad choices for dinner. Guys, watch the heavy craft beers- opt for a light beer, smooth Cognac or a Hard Apple Cider.

We spend most of our lives at work, so we should feel good in the process. Nothing is a quick fix, but if it is out of sight then it is out of mind. If you have any tips and tricks, we would love to hear them, and your suggestions may be featured in next month's Barrister's issue. **B**



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We are pleased to announce that
Yelena Shneyderman
 (formerly with Fowler White Burnett, P.A.)
 joined our firm on May 1, 2014

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August

calendar of events

6 CLE - Coming Out Of The Shadows: Representing The VAWA Client & Preparing For Possible Ethical Issues
Time: 12:00 pm - 1:30 pm
Speaker: Pooneh Charkhian, Esq.
Cost: \$15 BCBA Members; \$25 Non-members; No Charge for Judiciary Members
Includes Lunch and 1 CLE "applied for" (1 general and 1 ethical)
Venue: BCBA Conference Room
Contact: events@browardbar.org or 954-832-3616
Register For Event: <https://www.browardbar.org/event-registration/?ee=139>

12 North Broward Section Luncheon with The Honorable Martin J. Bidwill
Time: 12:00 pm - 1:00 pm
Description: Recent developments on Fourth Amendment Search & Seizure case law
Cost: \$20 BCBA Members; \$25 Non-Members; No Charge for Judiciary Members
Location: Champps Americana, 6401 N. Andrews Avenue, Fort Lauderdale, FL 33309
Contact: Tom Oates
Contact Info: toates@pompanolaw.com
Register For Event: <https://www.browardbar.org/event-registration/?ee=149>

13 CLE Webinar - Word Essentials for Legal Professionals
Time: 12:00 pm - 1:00 pm
Cost: \$25 for BCBA Members; \$35 for Non-Members.
Contact: events@browardbar.org or 954-832-3618
Register For Event: <https://www.browardbar.org/event-registration/?ee=144>

27 "Bar at Bar" Networking Event
Time: 5:30 pm - 7:30 pm
Cost: Complimentary beverage ticket and light appetizers
Venue: Grille 401 Restaurant
Address: 401 E Las Olas Blvd, Fort Lauderdale, FL 33301
Contact: events@browardbar.org or 954-832-3618
Register For Event: <https://www.browardbar.org/event-registration/?ee=150>

28 West Broward Section CLE Luncheon
Time: 12:00 pm - 1:30 pm
Description: \$25 Advance Registration; \$30 Walk-in Registration; No Charge for Judiciary Members of BCBA
Venue: Plantation Preserve Golf Club
Contact: events@browardbar.org or 954-832-3618
Register For Event: <https://www.browardbar.org/event-registration/?ee=151>

For more information on upcoming events, please visit www.browardbar.org/calendar

