

CUMULATIVE TABLE OF CASES FOR VOLUME 29, ISSUES 1-8

A.T. Equipment, Inc. v. Cleckly	91	M.J.F. Bowery Corp., Sandoval v.	11, 24
Adamson v. Mortgage Electronic Registration Systems, Inc.	33	Mack v. Wells Fargo Bank, N.A.	14
Argonaut Insurance Co., OneBeacon America Insurance Co. v.	136	Mahoney & Obara Insurance Agency, Medstar Ambulance, Inc. v.	94
AT Equipment, Inc., National Fire & Marine Insurance Co. v.	124	Maki, Perry-Flynn v.	75
Bactes Imaging Solutions, Inc., Mantia v.	21	Maldonado v. L.U.K. Crisis Center, Inc.	129
Benx Corp., Percia v.	107	Maloney, Commonwealth v.	27
Berger v. Mason	118	Mantia v. Bactes Imaging Solutions, Inc.	21
Bergeron v. Ridgewood Electric Power Trust V	141	Mason, Berger v.	118
Berry v. Cook	97	Massachusetts Care Self-Insurance Group, Inc. v. Massachusetts Insurers Insolvency Fund	130
Bingham McCutchen, LLP v. McCourt	46	Massachusetts Insurers Insolvency Fund, Massachusetts Care Self-Insurance Group, Inc. v.	130
Boisvert v. Genzyme Corp.	89	McCourt, Bingham McCutchen, LLP v.	46
Briddon, Fahey v.	72	Medstar Ambulance, Inc. v. Mahoney & Obara Insurance Agency	94
Cacciola, R&W Realty, Inc. v.	1	Mortgage Electronic Registration Systems, Inc., Adamson v.	33
Callahan v. CRAB	121	Mrzyglod, Lemansky v.	101
Caritas Norwood Hospital, Inc., Reyad v.	79	National Fire & Marine Insurance Co. v. AT Equipment, Inc.	124
Casale, Dow v.	132	Noel Management Corp., Strong v.	106
Cleckly, A.T. Equipment, Inc. v.	91	OneBeacon America Insurance Co. v. Argonaut Insurance Co.	136
Clipp, Commonwealth v.	30	Palumbo v. Tusino	125
Coleman, Fronk v.	41	Percia v. Benx Corp.	107
Commonwealth v. Clipp	30	Perry-Flynn v. Maki	75
Commonwealth v. Desire	65	Quaside, Inc., Justice-Hughes v.	112
Commonwealth v. Dodd	44	R&W Realty, Inc. v. Cacciola	1
Commonwealth v. Genao	8	Regional Home Care, Inc. v. IKON Office Solutions, Inc.	144
Commonwealth v. Maloney	27	Reyad v. Caritas Norwood Hospital, Inc.	79
Cook, Berry v.	97	Ridgewood Electric Power Trust V, Bergeron v.	141
CRAB, Callahan v.	121	Roman Catholic Archbishop of Boston v. Scituate	125
Depietri, Torrance Van & Storage Co. v.	87	Rosen, Holden v.	85
Desire, Commonwealth v.	65	Sandoval v. M.J.F. Bowery Corp.	11, 24
Dodd, Commonwealth v.	44	Scituate, Roman Catholic Archbishop of Boston v.	125
Dougherty, West Boylston Nursing Home, Inc. v.	77	Silverio v. Gentile	69
Dow v. Casale	132	Strong v. Noel Management Corp.	106
Eaton v. Federal National Mortgage Association	115	System Council T-6, Verizon New England, Inc. v.	56
Fahey v. Briddon	72	Tantasqua Regional School District, Kaitbenski v.	127, 128
Federal National Mortgage Association, Eaton v.	115	Torrance Van & Storage Co. v. Depietri	87
First Plastics Corp., Gamarra v.	4	Tusino, Palumbo v.	125
Fronk v. Coleman	41	Verizon New England, Inc. v. System Council T-6	56
Gamarra v. First Plastics Corp.	4	Waisbren, Lingis v.	105
Genao, Commonwealth v.	8	Waters v. Western World Insurance Co.	49
Gentile, Silverio v.	69	Wells Fargo Bank, N.A., Mack v.	14
Genzyme Corp., Boisvert v.	89	West Boylston Nursing Home, Inc. v. Dougherty	77
Hanna v. Worcester Air Conditioning, LLC	7	Western World Insurance Co., Waters v.	49
Holden v. Rosen	85	Worcester Air Conditioning, LLC, Hanna v.	7
IKON Office Solutions, Inc., Regional Home Care, Inc. v.	144		
Justice-Hughes v. Quaside, Inc.	112		
Kaitbenski v. Tantasqua Regional School District	127, 128		
King, Lavina v.	53		
L.U.K. Crisis Center, Inc., Maldonado v.	129		
Lavina v. King	53		
Lemansky v. Mrzyglod	101		
Lingis v. Waisbren	105		

**CUMULATIVE TABLE OF MASSACHUSETTS STATUTES AND
RULES OF PROCEDURE FOR VOLUME 29, ISSUES 1-8**

<p>M.G.L.c. 40A, §16 85</p> <p>M.G.L.c. 41, §81P 118</p> <p>M.G.L.c. 41, §85L 118</p> <p>M.G.L.c. 90, §24(1)(f)(1) 149</p> <p>M.G.L.c. 93, §89 106</p> <p>M.G.L.c. 93A 14, 33, 65, 79, 87, 144</p> <p>M.G.L.c. 109A, §10 87</p> <p>M.G.L.c. 111, §70 21</p> <p>M.G.L.c. 112, §12V 106</p> <p>M.G.L.c. 112, §172 44</p> <p>M.G.L.c. 112, §172(c) 44</p> <p>M.G.L.c. 149, §148 132</p> <p>M.G.L.c. 149, §148B 11, 24</p> <p>M.G.L.c. 149, §185(a)(2) 89</p> <p>M.G.L.c. 149, §185(f) 89</p> <p>M.G.L.c. 149, §187 79</p>	<p>M.G.L.c. 151A, §46(c)(1) 154</p> <p>M.G.L.c. 152, §15 4</p> <p>M.G.L.c. 180, §4 112</p> <p>M.G.L.c. 212, §30 56</p> <p>M.G.L.c. 223A, §3(a) 97</p> <p>M.G.L.c. 231, §6F 41</p> <p>M.G.L.c. 231, §85K 112</p> <p>M.G.L.c. 244, §44 157</p> <p>M.G.L.c. 258E, §1 125</p> <p>M.G.L.c. 259, §1 14</p> <p>M.G.L.c. 259, §191 91</p> <p>M.G.L.c. 260, §2A 87</p> <p>M.G.L.c. 260, §5A 87</p> <p>M.G.L.c. 260, §32 105</p> <p>M.G.L.c. 274, §4 30</p> <p>Mass.R.Civ.P. 33(a)(2) 7</p>
--	---

CUMULATIVE INDEX FOR VOLUME 29, ISSUES 1-8

Accomplice and Accessory. Accessory After the Fact, Knowledge of Crime, Indictment as an Accessory After the Fact Requires Proof that the Defendant Was Aware of the Commission of the Specific Crime of Which the Principal Is Charged, 30

Actions. Declaratory Judgment Action, In General, Potential Tortfeasor May Not Bring a Declaratory Judgment Action to Obtain a Judgment of Nonliability on a Tort Claim, 46

Administrative Agencies. Appeal to Courts
Aggrievement to File a Zoning Appeal Requires an Impact on a Legal Right Specifically Protected by the Zoning Laws, Not Just Any Impact Affecting the Use of the Plaintiff's Property, 101
Procedural Matters, Property Owner's Decision to Withdraw a Special Permit Application While the Approval of the Application Decision Is on Appeal Renders the Court Appeal Moot But Not the Agency Proceedings Because a Withdrawal Without Prejudice Requires Agency Approval, 85

Arbitration. Application to Confirm or Vacate, Violation of Public Policy
Arbitrator's Factual Finding that a Public Employee Was Guilty of the Less Serious of Multiple Charges Must Be Accepted by the Court in Determining Whether Reinstatement in Spite of that Infraction Would Violate Public Policy, 213
Relevant Issue on an Application to Vacate an Arbitration Award Ordering the Reinstatement of a Public Employee Demoted for Misconduct Is Not Whether the Employee's Conduct Violated Public Policy But Rather Whether Reinstatement in Spite of the Misconduct Would Violate Public Policy, 213

Bankruptcy. Property of the Estate, Causes of Action, Bankruptcy Debtor's Failure to Include a Tort Cause of Action in Its Schedule of Assets Does Not Judicially Estop Prosecution of the Claim in an Action Commenced 17 Months After the Bankruptcy Proceeding Was Voluntarily Dismissed at the Debtor's Request, 75

Bills and Notes. Modification, In General, Statute of Frauds Does Not Bar Enforcement of an Oral Modification of the Payment Terms of a Promissory Note Provided the Amount of the Loan Is Not Modified, 14

Charities. Charitable Immunity
Limit of Liability, Opinion Questions Whether the Mass. Charitable Immunity Act Applies to Foreign Corporations Registered to Do Business in the Commonwealth, 112
Misc. Cases, Foreign Charitable Corporation Is Not Entitled to the Protection of the Charitable Immunity Act Based Solely on Its Certificate to Do Business in the Commonwealth, 112

Civil Rights. Civil Anti-harassment Statute, In General, Statute Applies to Verbal as well as Physical Harassing Conduct, 125

Constitutional Law. Privilege Against Self-incrimination
In General, Criminal Defendant Whose Conviction Is on Appeal May Be Compelled to Provide Testimony in a Related Civil Action Even Though the Conviction Is on Appeal, 72
Misc. Cases, Opinion Suppresses Statements Made in an Emergency Room Interrogation During Which the Suspect Was Under the Influence of Medication, But Admits Statements in Later Interviews During Which the Suspect Was More Coherent, 8

Contracts
Breach, Misc. Cases, Computer Software and Hardware Supplier Violates Chapter 93A by Inducing a Customer to Sign a Premature Acknowledgement of Completion as a Personal Favor While Promising to Complete One Unfinished Task, and then Using that Acknowledgement to Defend Against the Customer's Breach of Contract Action, 144
Construction
Covenant of Good Faith, Mortgagor Cannot Recover on a Theory of Breach of the Covenant of Good Faith for a Lender's Unfair Conduct During Negotiations to Restructure a Mortgage Loan, 33
Misc. Cases
Opinion Enforces a Contract Between an Investor Group and One of Their Members Who Managed a Business on Their Behalf Without Compensation Because the Venture Never Achieved a Positive Cash Flow, 107

Whether a Secured Loan by a Major Shareholder in Anticipation of a Financial Restructuring Constitutes a Loan with Priority Over Creditors, or a Capital Contribution with No Priority, Presents an Issue of Fact Which Cannot Be Resolved on a MSJ, 228

Noncompetete Agreements, Sanctions Awarded for a Former Employee's Violation of a Preliminary Injunction Prohibiting Business Activities with the Plaintiff's Customers, 219

Damages, Misc. Cases, Voluntarily Paid Overcharges Cannot Be Recovered Unless Caused by Fraud, Mistake or Duress, 21

Corporations

Actions, Shareholder Derivative Actions, Delaware Rule that a Board of Directors May Delegate to a Special Litigation Committee Composed of Newly Appointed Disinterested Directors the Authority to Investigate and Move on Behalf of the Corporation for Dismissal of a Shareholder Derivative Action Does Not Apply to Derivative Actions on Behalf of Business Trusts, 141

Charitable Corporations

Immunity, Opinion Questions Whether the Mass. Charitable Immunity Act Applies to Foreign Corporations Registered to Do Business in the Commonwealth, 112

Procedural Matters, Foreign Charitable Corporation Is Not Entitled to the Protection of the Charitable Immunity Act Based Solely on Its Certificate to Do Business in the Commonwealth, 112

Shareholders, Misc. Cases, Whether a Secured Loan by a Major Shareholder in Anticipation of a Financial Restructuring Constitutes a Loan with Priority Over Creditors, or a Capital Contribution with No Priority, Presents an Issue of Fact Which Cannot Be Resolved on a MSJ, 228

Criminal Law and Procedure

Evidence

Motion to Suppress, Opinion Suppresses Statements Made in an Emergency Room Interrogation During Which the Suspect Was Under the Influence of Medication, But Admits Statements in Later Interviews During Which the Suspect Was More Coherent, 8

Motions to Suppress, Voluntary Statements During a Screening Interview for an Emergency Admission to a Psychiatric Hospital that the Adult Patient Had Engaged in Sexual Relations with a Minor Are Admissible Even Though the Patient Was Not Warned that Such Communications Were Non-privileged, 44

Witnesses, Invocation of Privilege Against Self-incrimination, Criminal Defendant Whose Conviction Is on Appeal May Be Compelled to Provide Testimony in a Related Civil Action Even Though the Conviction Is on Appeal, 72

Discovery

Interrogatories, In General, Party Responding to a Request for Interrogatories that Exceeds the Maximum of Thirty Permitted Without Court Approval Need Not Answer More than 30 But Must Answer the First 30 Without Picking and Choosing Substitute Interrogatories from Those Above the 30th, 7

Privileges, Communications with Social Workers and Psychotherapists, Voluntary Statements During a Screening Interview for an Emergency Admission to a Psychiatric Hospital that the Adult Patient Had Engaged in Sexual Relations with a Minor Are Admissible Even Though the Patient Was Not Warned that Such Communications Were Non-privileged, 44

Estoppel, Judicial Estoppel

Misc. Cases, Bankruptcy Debtor's Failure to Include a Tort Cause of Action in Its Schedule of Assets Does Not Judicially Estop Prosecution of the Claim in an Action Commenced 17 Months After the Bankruptcy Proceeding Was Voluntarily Dismissed at the Debtor's Request, 75

Unclean Hands, Opinion Applies the Rule that Judicial Estoppel May Not Be Asserted by a Party with Unclean Hands, Precluding an Adult Child from Challenging a Parent's Claim to Ownership of a Corporation Managed by the Child and Used to Hide the Parent's Assets from Creditors, 1

Fraudulent Conveyances

Effect and Remedies, Misc. Cases, Fraudulent Conveyance Constitutes a Chapter 93A Violation, 87

Procedural Matters, Limitations of Actions, Limitations Period for Common-law and Statutory Fraudulent Conveyance Claims Commences Upon Discovery of the Fraudulent Sale, Not Upon Distribution of the Sale Proceeds, 87

Hospitals

Patient Records, Copying Charges

Statute Establishing the Maximum Fee that Hospitals May Charge for Complying with Patient Record Requests Does Not Authorize a "Handling" Fee for Mailing Costs in Addition to the U.S. Postal Service Charge, 21

Voluntarily Paid Overcharges for Hospital Patient Treatment Records Cannot Be Recovered Unless Caused by Fraud, Mistake or Duress, 21

Physician Hospital Privileges

In General, Act Protects Not Only Hospital Employees But Also Private Physicians with Hospital Privileges, 79

Misc. Cases, Hospital Bylaw Waiving the Right of Physicians with Hospital Privileges to Sue the Hospital Are Void with Respect to Common-law and Statutory Claims, 79

Injunctions, Violation and Sanction, Misc. Cases

Opinion Finds Defendants in Contempt for Transferring Assets in Violation of Both Prejudgment and Postjudgment Injunctions, 69

Sanctions Awarded for a Former Employee's Violation of a Preliminary Injunction Prohibiting Business Activities with the Plaintiff's Customers, 219

Insurance

Coverage, Misc. Cases, Liability Insurer Sued by an Insured for Negligently Carrying Forward a Policy Drafting Error First Made by a Predecessor Insurer May Recover from the Earlier Insurer for Contribution but Not for Indemnification in Tort, 94

Exclusions, Intentional Misconduct, Exclusion from a Municipal Liability Policy for Willful Violations of Penal Statutes Applies to Claims by an Exonerated Inmate Whose False Conviction Was Obtained by Police Coercion of Perjured Incriminating Testimony and Intentional Withholding of Exonerating Evidence, 49

Insolvent Insurers

Covered Claims, Statutory Exclusion from the Amounts Recoverable from the Mass. Insurers Insolvency Fund of "Any Amounts Due [from the Fund to] Any Insurer" Is Not Limited to Direct Payments to an Insurer, But Applies as Well to Payments to an Insured that Would Absolve an Insurer from Making the Same Payment, Such as Coverage Provided by an Excess Insurer, 217

Exhaustion of Coverage Available from Solvent Insurers

Claimant Must Exhaust UIM Coverage Available Under Excess Insurers Before Asserting a Claim Against the Mass. Insurers Insolvency Fund for Primary Coverage Provided by an Insolvent Insurer, 217

Insured's Obligation to Exhaust Coverage Available from Solvent Insurers Before Seeking Recovery Against the Mass. Insurers Insolvency Fund Is Satisfied by a Settlement with a Solvent Insurer Below the Applicable Policy Limits, But the Fund Is Entitled to a Credit for the Full Policy Limits, 217

Liability Coverage, Negligence, Municipal Liability Policy for "Damages Because of Negligent Acts" Does Not Provide Coverage for Claims by an Exonerated Inmate Whose False Conviction Was Obtained by Police Coercion of Perjured Incriminating Testimony and Intentional Withholding of Exonerating Evidence, 49

Reinsurance, Misc. Cases, Domestic Insurer Who "Fronts" Coverage on a Large Risk, with Most of the Risk "Ceded" to Foreign Reinsurers, Cannot Obtain Longarm Jurisdiction for a Breach of Contract Action Seeking Reimbursement from the Reinsurers for Payments on a Large Environmental Contamination Claim, 136

Jurisdiction

Foreign Corporations, In General, Jurisdiction Over a Foreign Corporation on a Theory that the Defendant Is the Alter Ego of Another Defendant Already Subject to the Court's Jurisdiction Requires Evidence of Fraud, 220

Longarm Jurisdiction

General Jurisdiction, Activities Relied on to Meet the "Continuous and Systematic" Activities Element of a Claim of General Longarm Jurisdiction Must Have Occurred Within the Past Four to Six Years, 136

Misc. Cases, Domestic Insurer Who "Fronts" Coverage on a Large Risk, with Most of the Risk "Ceded" to Foreign Reinsurers, Cannot Obtain Longarm Jurisdiction for a Breach of Contract Action Seeking Reimbursement from the Reinsurers for Payments on a Large Environmental Contamination Claim, 136

Transacting Business

Physical Location of an Internet Website Used to Solicit Sales Is Not Relevant for Purposes of Determining Whether Jurisdiction May Be Asserted Under the "Transacting Business" Clause of the Mass. Longarm Statute, 97

Transacting Business Clause of the Massachusetts Longarm Statute Applies to a Claim by a Massachusetts Resident Against a Connecticut Resident for Injuries Incurred at a Rental Vacation Home in the British Virgin Islands, 97

Labor

Collective Bargaining, Injunctive Relief, Three-Justice Panel Grants an Injunction Against Union Strikers for Excessively Delaying Ingress and Egress at Company Premises by Non-striking Employees, 56

Wage and Hour Laws, Mass. Wage Act, Act Applies to a Claim for Unpaid Commissions by a Sales Person Who Resided in Florida But Visited Customers in Multiple States Including Massachusetts, and Was Paid and Supervised from Massachusetts, 132

Licenses, Funeral Establishments, In General, Regulation Prohibiting Operators of Funeral Establishments from Making Disparaging Remarks About Competitors Does Not Create a Private Cause of Action, 230

Limitations of Actions

Computation of Period, Savings Statute, Second Clause of the Savings Statute Provides a Plaintiff Whose Judgment Has Been Reversed and Dismissed on Appeal an Absolute Right to File a New Action on the Same Claim Within One Year, Regardless of Whether the Dismissal Was Due to Negligent or Improper Conduct by the Plaintiff, 105

Particular Matters, Medical Malpractice, Three-year Limitations Period for a Claim of Negligent Treatment of a Foot Infection by a Podiatrist Commenced When the Patient First Learned of the Need for a Partial Foot Amputation After a Year of Unsuccessful Treatment by the Defendant, 53

Master and Servant

Employer's Liability to Third Persons, In General, Exclusive Remedy Provision of the Workers' Compensation Act Does Not Bar Personal Injury Claims by a Leased Employee on Loan to the Defendant, If the Leasing Company Retains the Right to Terminate the Employee, Pays the Employee's Salary and Provides the Employee's Workers' Compensation Insurance Coverage, 4

Employment Agreements, Misc. Cases, Opinion Enforces a Contract Between an Investor Group and One of Their Members Who Managed a Business on Their Behalf Without Compensation Because the Venture Never Achieved a Positive Cash Flow, 107

Employment Discrimination Claims

Damages

Award of \$50,000 for Emotional Distress Resulting from Handicap Discrimination Is Excessive in the Absence of Expert Testimony or Evidence of a Physical Manifestation of the Distress, 232

Improper for the MCAD to Impose the Maximum Civil Penalty of \$10,000 Against a Small Employer with No Prior Record of Discrimination, 232

Procedural Matters, Voluntary Withdrawal of an MCAD Complaint Against One of Two Possible Employers, Based on Incorrect Discovery Responses, Does Not Bar a Later Civil Action Against the Withdrawn Employer and Any of Its Employees that Had an Opportunity to Participate in the MCAD Proceeding, 129

Employment Law, Noncompete Agreements, Sanctions Awarded for a Former Employee's Violation of a Preliminary Injunction Prohibiting Business Activities with the Plaintiff's Customers, 219

Employment Termination Claims, Whistleblower Claims, Clause of the Whistleblower Act Barring Any Alternate Claim Upon the "Institution" of an Action Under the Act Applies Only If the Statutory Whistleblower Claim Is Substantively Viable, 89

Wages

Action to Recover Wages

Exotic Dancers at an Adult Entertainment Club Are Employees, Not Independent Contractors, and Therefore Protected by the Mass. Wage Statutes, 11

Independent Contractors, Class Certification Is Granted for the Prosecution of an Action Brought by Exotic Dancers Against an Adult Entertainment Club for Unpaid Wages as Employees and Not Independent Contractors, 24

Mass. Wage Act, Act Applies to a Claim for Unpaid Commissions by a Sales Person Who Resided in Florida But Visited Customers in Multiple States Including Massachusetts, and Was Paid and Supervised from Massachusetts, 132

Mortgages, Foreclosure

In General

Improper Commencement of a Foreclosure Action by a Party Holding Only the Mortgage and Not the Underlying Note Constitutes Wrongful Foreclosure But Not a Chapter 93A Violation, 33

Mortgage Holder May Not Prosecute a Foreclosure Action Without Also Possessing the Underlying Debt, 115

Misc. Cases

Allegations that a Lender Falsely Represented that a Borrower Would Be Considered for a HAMP Loan Modification Are Sufficient to State a Claim of Promissory Estoppel and a Chapter 93A Violation, 14

Mortgagor Cannot Recover on a Theory of Breach of the Covenant of Good Faith for a Lender's Unfair Conduct During Negotiations to Restructure a Mortgage Loan, 33

Third-party Holder of a Mortgage Acting as a Lender's Nominee Has the Authority to Assign the Mortgage to Any Subsequent Owner of the Underlying Obligation, 14

Restructuring, Mortgage Lender's Failure to Refrain from Conducting a Foreclosure Sale Within 30 Days of Denying a HAMP Request for Restructuring Constitutes a Chapter 93A Violation, 33

Statute of Frauds, Statute of Frauds Does Not Bar Enforcement of an Oral Modification of the Payment Terms of a Promissory Note Provided the Amount of the Loan Is Not Modified, 14

Physicians and Surgeons

Medical Whistleblower Statute

In General, Act Protects Not Only Hospital Employees But Also Private Physicians with Hospital Privileges, 79

Misc. Cases

Hospital Bylaw Waiving the Right of Physicians with Hospital Privileges to Sue the Hospital Are Void with Respect to Common-law and Statutory Claims, 79

Qualified Immunity for Claims Arising Out of a Medical Peer Review Proceeding Does Not Apply to Allegations that the Defendant Acted in Retaliation for Activity Protected by the Medical Whistleblower Statute, and to Eliminate Competition from the Claimant, 79

Professional Peer Review, Immunity, Qualified Immunity for Claims Arising Out of a Medical Peer Review Proceeding Does Not Apply to Allegations that the Defendant Acted in Retaliation for Activity Protected by the Medical Whistleblower Statute, and to Eliminate Competition from the Claimant, 79

Pleadings

Sanctions

Frivolous Claims, Plaintiff Who Has Been Assessed Attorneys Fees for Advancing a Frivolous Claim Cannot Recover on a Theory of Indemnification or Contribution from an Expert Witness Whose Negligence Allegedly Caused the Sanctions, 41

Misc. Cases, Claim Under Statute Authorizing Fees and Costs for the Prosecution of a Frivolous Position May Be Established Solely by Proof of the Use of Forged Or Altered Documents to Bolster a Party's Case, 219

Saving Statute, In General, Second Clause of the Savings Statute Provides a Plaintiff Whose Judgment Has Been Reversed and Dismissed on Appeal an Absolute Right to File a New Action on the Same Claim Within One Year, Regardless of Whether the Dismissal Was Due to Negligent or Improper Conduct by the Plaintiff, 105

Sex Offenses, Sex Offender Registration Statute, Failure to Register, Failure to Comply with a Periodic Registration Requirement Constitutes a Single Crime for the Entire Period of Non-registration, Not Separate Crimes for Each Day of Nonregistration, 27

Social Services, Medicaid Benefits, Misc. Cases, Opinion Discusses an Inequity in the Manner in Which the Office of Medicaid Processes Voluntary Overpayment Returns Made by Nursing Homes, 77

Statute of Frauds

In General, Modification of Covered Agreements, Statute of Frauds Does Not Bar Enforcement of an Oral Modification of the Payment Terms of a Promissory Note Provided the Amount of the Loan Is Not Modified, 14

Oral Promise to Answer for the Debt of Another, Exceptions, Statute Does Not Apply to a Construction Lender's Promise to an Equipment Lessor to Pay for a Contractor's Lease Obligations If the Lessor Refrains from Removing Leased Equipment from a Job Site, Made Primarily to Enhance the Lender's Ability to Recover on Its Loan to the Contractor, 91

Torts

Animals, Dog Bite Statute, Nine-year-old Girl Is Awarded \$100,000 Damages for an Attack by a Dog Which Inflicted a Permanent Facial Scar, 229

Duty, Misc. Cases, Health Clubs Are Statutorily Exonerated from Liability in Negligence for Claims Arising Out of the Use or Failure to Use a Defibrillator on a Client Suffering Symptoms of a Heart Attack, 106

Legal Malpractice, Procedural Matters, Declaratory Judgment Action May Not Be Brought by an Attorney to Obtain a Judgment of Nonliability on a Potential Legal Malpractice Claim, 46

Libel and Defamation, Misc. Cases, Regulation Prohibiting Operators of Funeral Establishments from Making Disparaging Remarks About Competitors Does Not Create a Private Cause of Action, 230

Medical Malpractice, Limitations of Actions, Three-year Limitations Period for a Claim of Negligent Treatment of a Foot Infection by a Podiatrist Commenced When the Patient First Learned of the Need for a Partial Foot Amputation After a Year of Unsuccessful Treatment by the Defendant, 53

Trade Regulation

- Acts Regulated, Misc. Cases
 - Allegations that a Lender Falsely Represented that a Borrower Was Eligible and Would Be Considered for a HAMP Loan Modification Are Sufficient to State a Claim of Promissory Estoppel and a Chapter 93A Violation, 14
 - Fraudulent Conveyance Constitutes a Chapter 93A Violation, 87
- Unfair Trade Practices Act
 - Acts Regulated
 - Computer Software and Hardware Supplier Violates Chapter 93A by Inducing a Customer to Sign a Premature Acknowledgement of Completion as a Personal Favor While Promising to Complete One Unfinished Task, and then Using that Acknowledgement to Defend Against the Customer's Breach of Contract Action, 144
 - Improper Commencement of a Foreclosure Action by a Party Holding Only the Mortgage and Not the Underlying Note Constitutes Wrongful Foreclosure But Not a Chapter 93A Violation, 33
 - Mortgage Lender's Failure to Refrain from Conducting a Foreclosure Sale Within 30 Days of Denying a HAMP Request for Restructuring Constitutes a Chapter 93A Violation, 33
 - Misc. Cases, Opinion Imposes a Civil Fine Against an Attorney for Participation in a Fraudulent Subprime Mortgage Scheme Pursuant to Which Owners of Property in Foreclosure Were Duped into Entering into Refinancing Transactions Which Brought Only Temporary Relief from Foreclosure While Resulting in Substantial Payouts to a Straw Buyer, the Closing Attorney and the Mortgage Originator, 65

Trade and Commerce, Psychologist's Improper Exploitation of a Fiduciary Relationship with a Patient by Imposing Unjustified Fees Constitutes a Chapter 93A Violation, 223

Workers' Compensation. Exclusive Remedy, In General, Exclusive Remedy Provision of the Workers' Compensation Act Does Not Bar Personal Injury Claims by a Leased Employee on Loan to the Defendant, If the Leasing Company Retains the Right to Terminate the Employee, Pays the Employee's Salary and Provides the Employee's Workers' Compensation Insurance Coverage, 4

Zoning

- Appeal to Court
 - Aggrievement, Aggrievement to File a Zoning Appeal Requires an Impact on a Legal Right Specifically Protected by the Zoning Laws, Not Just Any Impact Affecting the Use of the Plaintiff's Property, 101
 - Procedural Matters, Property Owner's Decision to Withdraw a Special Permit Application While the Approval of the Application Decision Is on Appeal Renders the Court Appeal Moot But Not the Agency Proceedings Because a Withdrawal Without Prejudice Requires Agency Approval, 85
- Subdivisions, Approval Not Required Designation, "Frontage" Relied on to Entitle a Proposed Multi-lot Project to "Subdivision Approval Not Required" Designation Must Be Frontage that Actually Provides Vehicular Access, 118

CUMULATIVE TABLE OF JUDGES FOR VOLUME 29, ISSUES 1-8

- AGNES, PETER W., J., 8
- BRASSARD, RAYMOND J., J., 33
- CAREY, RICHARD J., J., 75, 87, 89
- CONNOLLY, THOMAS E., J., 1, 41, 149
- CONNORS, THOMAS A., J., 79
- CORNETTA, ROBERT A., J., 106, 154
- CRATSLEY, JOHN C., J., 56
- CURRAN, DENNIS J., J., 7, 158
- DORTCH-OKARA, BARBARA A., J., 69
- FABRICANT, JUDITH, J., 21
- HINES, GERALDINE S., J., 157
- HOLTZ, NANCY STAFFIER, J., 49
- INGE, GARRY V., J., 155
- KAPLAN, MITCHELL H., J., 27, 30
- KINDER, C. JEFFREY, J., 144

- KIRPALANI, MAYNARD, J., 11, 24
- LAURIAT, PETER M., J., 132, 136, 151
- MACDONALD, D. LLOYD, J., 44
- MCCANN, JOHN S., J., 72, 118
- MCINTYRE, FRANCES A., J., 105, 115
- MORIARTY, CORNELIUS J., J., 14
- MURTAGH, THOMAS R., J., 153
- RICCIARDONE, DAVID, J., 4, 94, 107
- RUFO, ROBERT C., J., 53
- SANDERS, JANET L., J., 46, 65, 141
- TROY, PAUL E., J., 97
- TUCKER, RICHARD T., J., 91, 112
- WALKER, KENTON, J., 101
- WILKINS, DOUGLAS H., J., 77, 85, 125, 129