

---

Volume 57  
Issue 2 *Winter 2008: Symposium - Challenges  
to the Attorney-Client Relationship: Threats to  
Sound Advice?*

---

Article 1

## Table of Contents

DePaul College of Law

Follow this and additional works at: <https://via.library.depaul.edu/law-review>

---

### Recommended Citation

DePaul College of Law, *Table of Contents*, 57 DePaul L. Rev. (2008)  
Available at: <https://via.library.depaul.edu/law-review/vol57/iss2/1>

This Front Matter is brought to you for free and open access by the College of Law at Via Sapientiae. It has been accepted for inclusion in DePaul Law Review by an authorized editor of Via Sapientiae. For more information, please contact [digitalservices@depaul.edu](mailto:digitalservices@depaul.edu).

# DEPAUL LAW REVIEW

Volume 57

Winter 2008

Number 2

## CONTENTS

### SYMPOSIUM

#### CHALLENGES TO THE ATTORNEY-CLIENT RELATIONSHIP: THREATS TO SOUND ADVICE?

#### Thirteenth Annual Clifford Symposium on Tort Law and Social Policy

### ARTICLES

- REFLECTIONS ON JURYPHOBIA AND  
MEDICAL MALPRACTICE REFORM ..... *Stephan Landsman* 221
- PRIMUM NON NOCERE:*  
BENEFICENT DECEPTION .....*Mary Simmerling* 243  
*Peter Angelos*  
*Joel Frader*  
*John Franklin*  
*Joe Leventhal*  
*Michael Abecassis*
- THE HEALING FORCES OF APOLOGY IN  
MEDICAL PRACTICE AND BEYOND ..... *Aaron Lazare* 251
- WHEN AND WHY LAWYERS ARE  
THE PROBLEM ..... *David A. Hyman* 267
- DISSEMBLING AND DISCLOSING:  
PHYSICIAN RESPONSIBILITY ON THE  
FRONTIERS OF TORT LAW ..... *Robert L. Rabin* 281
- DECISIONS ABOUT COERCION:  
THE CORPORATE ATTORNEY-CLIENT  
PRIVILEGE WAIVER PROBLEM..... *Daniel Richman* 295

THE LAST STRAW: THE DEPARTMENT OF  
JUSTICE'S PRIVILEGE WAIVER POLICY AND  
THE DEATH OF ADVERSARIAL JUSTICE  
IN CRIMINAL INVESTIGATIONS  
OF CORPORATIONS..... *Julie R. O'Sullivan* 329

EXECUTIVE BRANCH REGULATION OF  
CRIMINAL DEFENSE COUNSEL AND THE  
PRIVATE CONTRACT LIMIT ON  
PROSECUTOR BARGAINING ..... *Darryl K. Brown* 365

THE AMERICAN LAW INSTITUTE'S DRAFT  
PROPOSAL TO BYPASS THE AGGREGATE  
SETTLEMENT RULE: DO MASS TORT  
CLIENTS NEED (OR WANT)  
GROUP DECISION MAKING?..... *Nancy J. Moore* 395

SOME REALISM ABOUT  
BAR ASSOCIATIONS ..... *Elizabeth Chambliss* 425  
*Bruce A. Green*

EXPERIMENTING WITH THE LEAD PLAINTIFF  
SELECTION PROCESS IN SECURITIES  
CLASS ACTIONS: A SUGGESTION  
FOR PSLRA REFORM..... *Andrew S. Gold* 447

INCENTIVIZING INSTITUTIONAL INVESTORS  
TO SERVE AS LEAD PLAINTIFFS IN  
SECURITIES FRAUD CLASS ACTIONS..... *Charles Silver* 471  
*Sam Dinkin*

THE VIOXX LITIGATION: A CRITICAL  
LOOK AT TRIAL TACTICS, THE TORT  
SYSTEM, AND THE ROLES OF LAWYERS  
IN MASS TORT LITIGATION ..... *Frank M. McClellan* 509

#### COMMENT

INTELLECTUAL PROPERTY TYING ARRANGEMENTS:  
HAS THE MARKET POWER PRESUMPTION  
REACHED THE END OF ITS ROPE?..... *Kathleen A. Dorton* 539

NOTES

THE CURRENT STATE OF ANTIDILUTION LAW:  
THE TRADEMARK DILUTION REVISION ACT AND  
THE IDENTICAL MARK PRESUMPTION..... *Jeremy M. Roe* 571

A POSTMORTEM FOR PERMANENT INJUNCTIONS  
AGAINST BUSINESS METHOD PATENT  
INFRINGEMENT IN THE WAKE OF  
*eBAY v. MERCEXCHANGE* ..... *Jonathan H. Urbanek* 607

