JANUARY 2015

- **Closely Held Corporations** (Pub. #01897) – The closely held corporation is a relatively new corporate formation, with a distinct and unique body of law that is still developing: lawmakers have recognized that the closely held corporation has its own needs, and its own potentials for malfeasance. CLOSELY HELD CORPORATIONS is a definitive work on this multi-faceted and ever-evolving area of law. Written by two nationally recognized scholars in the corporate law field, the book considers laws, regulations and judicial opinions, at both the federal and state level. It also references the wealth of legal scholarship on the subject, in extensive detail. CLOSELY HELD CORPORATIONS provides profound insight into creating viable and highly successful corporate structures and bylaws that will help avoid future conflict. In addition, the work provides everything a practitioner needs to successfully resolve conflict, should it arise.

- **AHLA Post-Acute Care Handbook: Regulatory, Risk and Compliance Issues** (Pub. #28293), Member and Non-Member – Traditional long term care has evolved to increased sub-acute and rehabilitative care, inspiring new regulatory changes and increased scrutiny. In addition, the expectations of facility residents and their families are growing. This invaluable guide provides insight into what's ahead for professionals in the field and the evolving compliance and regulatory issues they'll face.

- **Guide to the Rules of Practice and Procedure for the United States Court of Appeals for the Armed Forces** (Pub. #01920) - The GUIDE TO THE RULES OF PRACTICE AND PROCEDURE FOR THE UNITED STATES COURT OF APPEALS FOR THE ARMED FORCES in an encyclopedic source for the decisional law of the Court of Appeals on procedural issues. Of tremendous value to those involved with court-martial appeals, including the appellate prosecutors and defense counsel, judges, court staffs, and scholars, etc., the Guide to the Rules is a timely source that capitalizes on renewed political and media attention being paid to military sexual assaults and high-profile courts-martials arising out of Afghanistan and Iraq.

- **LexisNexis Practice Guide: Washington Contract Litigation** (Pub. #01788) - LEXISNEXIS PRACTICE GUIDE: WASHINGTON CONTRACT LITIGATION provides practical, step-by-step guidance on all phases of contract litigation in Washington. The task-based format guides you through all potential claims, defenses, and other issues that might arise in an action involving contract claims. This guide simplifies the process of litigating a contract case by identifying the essential elements and setting them out in a comprehensive yet easy to understand way. Insights from Washington experts are reflected throughout, with strategic points, warnings, traps, and other types of practice tips targeting issues of particular interest.

FEBRUARY 2015

- **Human Resources Policies and Procedures** (Pub. #01921) - All businesses, regardless of industry, should have well-documented workplace policies and procedures to guide the ongoing management of the organization and to ensure compliance with applicable state and federal laws. A new eBook, HUMAN RESOURCES POLICIES AND PROCEDURES, provides well-developed policies and procedures that will help all businesses to define employee expectations and standards of employee behavior and performance and to establish rules and guidelines for decision making by employees and managers. Practical
descriptions and guidance enable HR directors and their organizations to anticipate and respond to workplace situations and take actions that are consistently appropriate, fair, and compliant. This resource will assist companies of all sizes to manage their interactions with employees, the general public, and third-party partners.

- **Clarks’ Oil and Gas Financing Under the UCC** (Pub. #04911) - Plummeting oil and gas prices are causing major shifts in the market for oil and gas project financing. The fluctuating nature of oil and gas collateral is creating a whole new world of lending risk. Now is a critical time for lenders to protect their loans and to review existing loan documentation to strengthen their security interests where necessary. A new eBook, CLARKS’ OIL AND GAS FINANCING UNDER THE UCC is an invaluable resource for anyone who deals with security interests or liens in oil and gas collateral. Commercial banks, private lenders, mineral estate owners, operators, contractors, and the attorneys who represent them can all benefit. The new eBook is a reprint of Chapter 13 of CLARKS’ THE LAW OF SECURED TRANSACTIONS UNDER THE UNIFORM COMMERCIAL CODE.

- **LexisNexis Practice Guide: Massachusetts Administrative Law and Practice** (Pub. #01870) – LEXISNEXIS PRACTICE GUIDE: MASSACHUSETTS ADMINISTRATIVE LAW AND PRACTICE helps attorneys to gain valuable insight into Massachusetts administrative practices and procedures that are useful to practitioners before both administrative agencies and courts. The Manual provides detailed discussion of both procedural and substantive considerations, together with comprehensive summaries of helpful legal principles and standards of review from highly experienced Massachusetts lawyers and judges.

- **Williams on Mississippi Evidence** (Pub. #01637) - Williams on Mississippi Evidence is a thoughtfully organized resource that provides succinct, yet explicit, information on the law of Mississippi evidence. This Mississippi treatise is an ideal desk reference for busy litigators, and a perfect companion for learning or teaching the law of evidence. Written in an easily accessible and understandable format, the book is broken down into highly focused sections and subsections with descriptive headings; an answer is never far away.

**MARCH 2015**

- **LexisNexis Practice Guide: Washington Insurance Litigation** (Pub. #01775) – This publication provides practical, step-by-step guidance on all phases of insurance litigation in Washington superior courts, including post-trial motions, up to the point of appeal. It features practice guidance and tips from Washington practitioners: the user benefits from real world, practical experience, tailored specifically to insurance litigation in Washington state courts.

**APRIL 2015**

- **Pratt’s Government Contracting Law Report** (Pub. #04938) - Keep abreast of industry trends, contract awards and major disputes with insight from industry experts. Pratt’s GOVERNMENT CONTRACTING LAW REPORT, written by the nation’s leading government contracting attorneys and professionals, is a new monthly subscription journal focused on statutory and regulatory developments, case law, dispute resolution, and industry developments relating to federal government contracting law. Government contractors, attorneys and law firms, in-house counsel, government lawyers and senior business executives in any and all industries will find topics of interest covered by the REPORT.

- **Mealey’s Native American Law Report** (Pub. #07086) - MEALEY’S NATIVE AMERICAN LAW REPORT follows litigation in federal, state and tribal courts relevant to Native American law. The report
also covers regulatory and legislative developments, as well as rulings by administrative agencies tasked with enforcing laws that impact Native American law. Published monthly, the newsletter reports on issues of jurisdiction of tribal, federal and state courts, sovereign immunity, and Indian status and disputes involving land claims, natural resources, environmental regulation, utilities, taxation, gaming industry, government services, labor laws and family law.

- **Business Law Monographs, Volume E2--Avoiding Employment Discrimination Charges** (Pub. #00080): Assists in identifying and avoiding potential discrimination claims resulting from practices involving recruitment, hiring, transfer, promotions, compensation, benefits, work environment, layoffs, religious discrimination, and disabilities. Also available as part of the complete 38-volume set BUSINESS LAW MONOGRAPHS.

**MAY 2015**

- **Georgia Objections at Trial** (Pub. #29902) – Georgia has recently revamped its entire evidence code, closely modeling the Federal Rules of Evidence. Despite the fact the majority of states had followed the federal rules, Georgia stubbornly clung to its Civil-War-era evidence code until 2013. This revolutionary change will affect criminal, civil, and domestic law in number of ways. The goal of GEORGIA OBJECTIONS AT TRIAL is to provide both judges and attorneys with a quick and handy reference that will help them navigate the new evidence code. The book will equip practitioners with the tools to master evidentiary objections under Georgia’s new code and will be a functional reference for both the courtroom and the office.

**JUNE 2015**


**JULY 2015**

Sheshunoff’s new State and Local Government Series is a new line of management guides for public sector professionals. The SERIES comprises five titles: Risk Management and Leadership by Peter C. Young, City Manager’s Desk Reference by Bob Hart, and three publications by Geoffrey Wold: Business Continuity Preparedness, Information Security, and Technology Planning and Management.

Each title in the SERIES provides step-by-step guidance and practical, customizable plans, policies and training materials to help managers in government entities of all sizes make effective decisions, develop policies, mitigate risk, and realize their organizations strategic objectives. The SERIES is available in print with CD, eBook and on Lexis Advance.
AUGUST 2015

- LexisNexis Practice Guide: Massachusetts Appellate Practice, 2015 Edition (Pub. #01877) - LEXISNEXIS PRACTICE GUIDE: MASSACHUSETTS APPELLATE PRACTICE is a practice-oriented resource that assists trial attorneys in handling every stage of the appeal process from final judgment in a Massachusetts trial court to rescripts and further proceedings in trial court, rehearing in the Massachusetts Supreme Judicial Court, and appealing judgments to the United States Supreme Court.

SEPTEMBER 2015

- LexisNexis Practice Guide: Massachusetts Administrative Law and Practice, 2015 Edition (Pub. #01870) – This publication combines extensive commentary from both highly experienced lawyers and judges, providing valuable insight into Massachusetts administrative practices and procedures useful to practitioners before both administrative agencies or courts.
- AHLA Post-Acute Care Handbook: Regulatory, Risk and Compliance Issues helps practitioners understand the evolving compliance issues affecting sub-acute and rehabilitative care facilities, including residents' rights and facility practices, federal and state reimbursement requirements and fraud and abuse issues.
- AHLA Ancillary Providers in Health Care: A Primer provides guidance on advising hospital and medical practices on the increased use of nurse practitioners and physician assistants, including state regulations related to documentation requirements for billing and liability issues.
- AHLA Health Plan Disputes and Litigation Practice Guide prepares health care practitioners for the likelihood of an increase in lawsuits involving health plans, their clients and others involved with the delivery of health care.
- Antitrust in Distribution and Franchising, the second of eight specialized antitrust titles, has released. Antitrust in Distribution and Franchising is accessible and actionable information primarily about antitrust law in the context of various aspects of distribution system agreements. The goal of ANTITRUST IN DISTRIBUTION AND FRANCHISING is to provide high-level practical and conceptual guidance and general training for use in understanding the concepts and protocols involved in vetting distribution and franchising agreements and practices for antitrust law compliance. Author Steven J. Cernack is of Counsel to the law firm of Schiff Hardin in Michigan. He has held leadership positions in the Antitrust Section of the ABA and U.S. Chamber of Commerce.
- The 2015 Amendments to the Federal Rules of Civil Procedure, a new special pamphlet originally prepared for our flagship civil procedure treatise, MOORE’S FEDERAL PRACTICE®, offers detailed analysis of the amendments scheduled to take effect on December 1, 2015. These amendments are expected to have a significant impact on pretrial practice, particularly with regard to electronic discovery and the duty to preserve electronic information. The pamphlet was included in the September MOORE’S release and was sent to subscribers to five related pubs. The December MOORE’S release will include coverage of the amendments, integrated throughout the treatise.
**NOVEMBER 2015**

*Regulation of Exchange–Traded Funds* (Pub. #01881) – *Regulation of Exchange–Traded Funds* is a comprehensive and practical guide written by practitioners for practitioners on the legal, regulatory, and related issues raised by exchange–traded funds or "ETFs". It covers topics such as the ETF marketplace, ETF operations, ETF regulation, ETF selling activities and other exchange–traded products. This comprehensive guide will keep you up to date on ETF developments as the area of law grows through the years.


**DECEMBER 2015**

*Litigating Civil Antitrust Matters in the US* (Pub. #04950) – *Litigating Civil Antitrust Matters in the US*, part of the new Lexis Antitrust Law and Strategy Series, helps litigation attorneys understand the primary causes of action (i.e., types of lawsuits) in most civil antitrust litigation, both private cases and actions brought by the government. The suits that may be brought by or against your client include actions under: • Sections 1 & 2 of the Sherman Act • The Robinson–Patman Act • Actions arising out of intellectual property (especially in the context of pharmaceuticals) • Actions brought by the government • Class action suits, etc.

*The Revolution in the Law and Economics of Antitrust Class Certification* (Pub. #04661) – *The Revolution in the Law and Economics of Antitrust Class Certification*, part of the Lexis Antitrust Law and Strategy Series, discusses the interplay between economics and antitrust class action suits, including the legal and economic concepts that go into determining whether a proposed class of antitrust plaintiffs is likely to be certified. It offers a behind-the-scenes look at real-life class action suits in antitrust cases and explains: • Whether a particular class can and will be certified by the courts • Why antitrust class action suits are brought • How these suits are decided • The legal & economic issues that have changed the way the courts approach them • Why and how economic analysis has become an essential part of antitrust law • How antitrust law has changed because of the
analyses and other evidence that economists have brought into the courts.

**Georgia Desktop Code Series** – The new Georgia Desktop Series is a convenient, portable desktop series that brings you the Georgia Code you need most focusing on four topically tailored publications (Civil Practice, Domestic Relations, Evidence, Revenue and Taxation). Each publication in the Georgia Desktop Series includes legislative updates, current through the latest Legislative Session. New changes to the law are highlighted in the Tables of Affected Sections. Annotations to relevant cases construing the statutes are included. Detailed Tables of Content and Indexes assist you in quickly locating the information you need.

**Georgia Civil Practice Law** (Pub. #32844)

**Georgia Domestic Relations Law** (Pub. #32845)

**Georgia Evidence** (Pub. #32846)

**Georgia Revenue and Taxation** (Pub. #32847)

**Georgia Trial Objections Quick Reference Card** (Pub. #29901) - This handy four-panel reference card offers the student or trial attorney a quick reference to Georgia trial objections. It contains an extensive list of objections, ranging from hearsay to confrontation clause issues, categorized into sections for easy subject reference. Each objection is paired with the supporting Georgia rule of evidence or procedure. This card is an invaluable in-court reference, study guide, and trial preparation tool.

**Insurance Coverage for Intellectual Property Claims: Personal and Advertising Injury, Media Liability, and Cyber Claims** (Pub. #02314) – Identifies, describes, and analyzes the wide variety of available insurance policies that can respond to a daunting spectrum of intellectual property claims, including cyber claims. The publication untangles the several overlapping forms of insurance coverage that are potentially applicable to intellectual property claims. It features essential information for both the novice and the seasoned insurance coverage attorney, as well as members of the judiciary who encounter complex intellectual property insurance issues, such as cases involving multiple insurers, multiple insureds, or multiple claimants.
LexisNexis Practice Guide: Massachusetts Family Law (Pub. #01781) offers concise explanations of each step in a family law case, transitioning smoothly from legal analysis to practical application of a point of law. Written by a team of experienced practitioners, the guide includes practice strategies and checklists in each chapter to help practitioners identify and address legal and procedural issues.

LexisNexis Practice Guide: Washington Family Law (Pub. #01780) offers concise explanations of each step in a family law case, transitioning smoothly from legal analysis to practical application of a point of law.

Mealey’s Franchise Law Report (Pub. #07089) – This monthly publication features unbiased news articles on litigation in federal and state courts related to franchising. Key issues include: dispute resolution options, remedies, termination, disclosure, registration, employment disputes, interference with business relations, intellectual property, fraud, personal injury, bankruptcy and insurance coverage. Litigation arising under industry-specific laws, such as motor vehicle, gasoline and alcohol laws, is also covered.

Media Libel Law (Pub. #04960) – Released as part of an exclusive alliance relationship with Media Law Resource Center (MLRC), Media Libel Law is a comprehensive survey of defamation law, with an emphasis on cases and issues arising in a media context in the 50-States, Canada and England.

Moskovitz on Appeal: Advanced Insights from an Appellate Advocate Who Wins (Pub. #02363) In the new practice manual Moskovitz on Appeal, renowned appellate practitioner, teacher and author Myron Moskovitz offers the novice and experienced attorney alike an honest and inside approach, and practical tips, on how to win on appeal by being a more effective advocate.