

NOTEWORTHY DECISIONS
2010-2011
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1. *Engel v. University of Toledo College of Med.* ____ Ohio St. 3d ____, 2011-Ohio-3375, ____ N.E. 2d ____ (surgeon who was a volunteer clinical faculty member at a college of medicine was not entitled to immunity).
2. *Loudin v. Radiology & Imaging Services, Inc.*, 128 Ohio St. 3d 555, 2011-Ohio-1817, 948 N.E. 2d 944 (emotional distress damages recoverable without establishing claim of negligent infliction of emotional distress).
3. *State ex rel. Sawicki v. Lucas County Court of Common Pleas*, 126 Ohio St. 3d 198, 2010-Ohio-3299, 931 N.E. 2d 1082 (professional corporation could be vicariously liable under doctrine of *respondeat superior* even if physician was entitled to statutory immunity).
4. *Pettiford v. Aggarwal*, 126 Ohio St. 3d 413, 2010-Ohio-3237, 934 N.E. 2d 913 (affidavit that contradicted expert's prior deposition testimony could not be used to create disputed issue of fact absent explanation).
5. *Estate of Hall v. Akron Gen. Med. Cntr.*, 125 Ohio St. 3d 300, 2010-Ohio-1041, 927 N.E. 2d 1112 (instruction upon the doctrine of *res ipsa loquitur* was unwarranted in medical malpractice action).