

2019 November

The Magazine for Northern California Plaintiffs' Attorneys

NOVEMBER 2019

Plaintiff



The First Amendment and non-disparagement clauses with public entities

— Brendan Gannon

Closing your shop

Tips for succession to ensure your last case is the one you choose – not one brought against you

— Karen Stromeyer

Medical-malpractice litigation

It's not the law that's changing, it's the players.

— Jeffrey Mitchell

Medical malpractice: Simplifying the complex

- Tyler Komarnycky

Endodontic misadventure

Dental malpractice or unfortunate result – Do I have

- Richard Mounce, DDS and Elizabeth Welch, JD

TRIAL PRACTICE

Demara and the consumerexpectations test
in products liability

- David L. Winnett

PRESORTED STANDARD MAIL US POSTAGE PAID PERMIT 4083 OTY OF INDUSTRY CA

2229 Lombard St. San Francisco, CA 94123-2703



Articles in this issue:

Pandora's Box

Cramming down the demons that drive us differs from confronting them

Miles B. Cooper

2019 November



Profile: Greg O'Connell

Longtime prosecutor makes a smooth transition into personal-injury law

Stephen Ellison

2019 November



Here's Your Money, Now Shut Up

The First Amendment and non-disparagement clauses with public entities – what you need to know Brendan Gannon

2019 November



Medical Malpractice: Simplifying The Complex

Tyler Komarnycky

2019 November



Emerging Trends In Medical-Malpractice Litigation

It's not the law that's changing, it's the players

Jeffrey S Mitchell

2019 November

Endodontic Misadventure

Dental malpractice or unfortunate result - Do I have a case?

Richard E. Mounce

Elizabeth E. Welch

2019 November

Court Reporters And Videographers On A Non-Recourse Basis

 $\hbox{Company started by a plaintiff's attorney will share your risk of settlement on stenography services } \\$

2019 November

Flipping The Script

A career defense attorney crosses the aisle and wishes he had done it sooner

Tim Spangler

2019 November



Closing Your Shop

Tips for succession to ensure your last case is the one you choose — not one brought against you

Karen Stromeyer

2019 November



Demara And The Consumer-Expectations Test In Products Liability

Forklift-injury case leads to important products liability ruling on when CET may be utilized

David L. Winnett

2019 November

Appellate Reports

Defendant claims excessive verdict and that plaintiff counsel improperly pre-conditioned and engaged the passions of the jury, but Court affirms wrongful death awards totaling \$45 million

<u>Jeffrey I. Ehrlich</u>

2019 November

Appellate Reports

Defendant claims excessive verdict and that plaintiff counsel improperly pre-conditioned and engaged the passions of the jury, but Court affirms wrongful death awards totaling \$45 million

Tweet

Like 0

Copyright © 2019 by the author. For reprint permission, contact the publisher: www.plaintiffmagazine.com



Courtroom Animations for Trials, Mediations & Demand Packages



Copyright © 2021 by Neubauer & Associates, Inc., All Rights Reserved

Search Articles | Privacy Statement | Terms and Conditions | Sitemap