

FORUM 8

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Eighth Judicial Circuit Bar Association, Inc.

November 2015

President's Message

By Rob Birrenkott

Connect at the Key



November is full of opportunities for our members to GATHER, GROW, and GIVE. In terms of opportunities to gather socially, I am looking forward to the Annual EJCBA Jimmy C. Adkins, Jr. Cedar Key Dinner. I have been told by Frank Maloney that this tradition was established in the early 1950's. While I

am sure many aspects have changed over the years, one constant remains: this event marks a time where relationships are forged. Seasoned lawyers who have not seen each other in a while can pick up right where they left off and new lawyers can connect with those who paved the way before them.

It is with this in mind that I highlight a new addition to this year's Cedar Key program- a "Roast and Toast on the Coast" where we will recognize a longstanding member of our legal community for their service and invite speakers to share stories about them (some of which are best told at a bar over beer and clams). I am pleased to announce that Carl Schwait, who recently retired after serving our community for 25 years, has graciously agreed to be our inaugural honoree. I hope this will become an annual tradition that will unite lawyers in our circuit from all ages and backgrounds.

So pick out your most comfortable pair of blue jeans and connect at the Key as old stories are shared and new friendships are made. In my opinion, this is what makes Cedar Key a special place to gather.

Return Of The "AmazInn Race"

The Second Annual AmazInn Race is scheduled for November 19, 2015. The AmazInn Race is a legal-themed scavenger hunt throughout the downtown area, beginning at 101 Downtown. The AmazInn Teams will be comprised of members from the Bennett Inn, the Adkins Inn and the Eighth Judicial Circuit Bar Association. The AmazInn Race will be followed by appetizers, drinks, and an awards ceremony. Everyone is encouraged to attend, even if you don't want to participate in the scavenger hunt. We are looking for volunteers to monitor/judge the challenges (this is a fun way to participate if you don't want to race around).

If your firm is interested in being a sponsor, please contact Mary K. Wimsett at mkwimsett@millerelderlawfirm.com or 379-1900. The sponsorships will help pay the costs of the food/ alcohol as well as the prizes for the winners, and you will be recognized on all the publicity. There is no cost for the participants other than a contribution to the EJCBA holiday gift drive (toy or book for 3-5 year old) so these firm sponsorships are very helpful in making the race a fun event for all.

If you have any questions, or you want to register or volunteer, contact Mary at the email address listed above with the following information: Name, Phone Number, Email Address, Practice Area, Number of Years in Practice, and whether you want to participate in the Race or Volunteer.

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Contribute to Your Newsletter!

From The Editor

I'd like to encourage all of our members to contribute to the newsletter by sending in an article, a letter to the editor about a topic of interest or current event, an amusing short story, a profile of a favorite judge, attorney or case, a cartoon, or a blurb about the good works that we do in our communities and personal lives. Submissions are due on the 5th of the preceding month and can be made by email to dvallejos-nichols@avera.com.

About This Newsletter

This newsletter is published monthly, except in July and August, by:

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Any and all opinions expressed by the Editor, the President, other officers and members of the Eighth Judicial Circuit Bar Association, and authors of articles are their own and do not necessarily represent the views of the Association. News, articles, announcements, advertisements and Letters to the Editor should be submitted to the Editor or Executive Director by Email. Also please email a photograph to go with any article submission. Files should be saved in any version of MS Word, WordPerfect or ASCII text.

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Deadline is the 5th of the preceding month

Alternative Dispute Resolution

By Chester B. Chance and Charles B. Carter

An Implausibility Of Gnus



We all know terms for a group of things: a flock of geese; a pride of lions; a herd of cows. Some groups of animals have unusual names. For instance, here in Gainesville, we often see a congregation of alligators, sometimes as many as 90,000.

Perhaps you are familiar with a murder of crows, or a crash of rhinos. If you go to the beach

look for a battery of barracudas or a bed of clams. Phil Beverly even knows about clam bed leases and knows better than to remove the mattress tag.

You may be surprised to learn some terms for various groups: an implausibility of gnus for



instance (we prefer the term herd of wildebeest). Or a bloat of hippos. A prickle of porcupines.

Some collective nouns refer to a collection of people or occupations.

Some are antiquated, which means they may not be politically correct, including: a dose of doctors; a shortage of dwarves; a deficit of economists; a phalanx of flashers; a scoop of journalists; a caucus of mediators; a brace of orthodontists; an iamb of poets; a lot of realtors.

We were all surprised to determine that a group of crabs is a consortium. Since we are familiar with the legal term consortium, it caused us to ponder if there were names for groups of people in a legal scenario. So we researched. We asked. We found several terms for collective nouns referring to the legal profession. These terms included: an eloquence of lawyers; a boast of barristers; a desperation of divorcees.

In addition to our research, we have to admit, we also made up some terms as follows:

A gathering of civil defense attorneys: a denial.

A large number of plaintiff lawyers: an ambulance, or, a funeral home.

Perhaps you have seen an ark of admiralty attorneys, or you came across a ministry of convicted murderers (everyone seems to find God in prison).

Although rare, we have seen an abstract of real estate lawyers. It is very scary to be alone and encounter a stock of corporate counsel or a bludgeon of trial lawyers. Go to any local ER and you will see a whiplash of plaintiffs.

A group of probate attorneys: an addendum. A group of clients of a probate attorney: a walker.

We once saw a smart of paralegals. Have you ever seen a screen of legal secretaries or a power of judicial assistants? Perhaps you came across a transcript of court reporters.

A group of judges can be a robe or a wisdom. Most often they are just a court.

There can be a ward of adoption lawyers. A garnish of collection counsel. A lien of construction attorneys. A babel of immigration lawyers. A revenge of divorce attorneys.

Of course you have a code of patent lawyers; an impasse of mediators; a limp of SSI applicants; and a toast of DUI convictions.

The IRS forms are so complicated you may wish you had a vulture of IRS agents to help you, or a deduction of tax attorneys. You may need a radar of traffic offense counsel. Or an academy of trial lawyers. Or a benefit of work comp lawyers.

Perhaps you can share with us some terms for a group of legal folks. Just email your thoughts to cartercdpa@bellsouth.net.



“Common Interest” Privilege

By Siegel Hughes & Ross



It is axiomatic that if a privileged communication is revealed to a third party the privilege is waived. One exception to this general rule is the “common interest” or “joint defense” exception. The common interest privilege applies when clients with separate attorneys share otherwise privileged information in order to coordinate their cases. *JTR*

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Criminal Law

By William Cervone



So here we are in November already. Blessedly, we can now start the countdown clock at one year until we are done with another election cycle, presidential and otherwise. That assumes, of course, that the current trend of never-ending election cycles hasn't already morphed into a constant, with no down time in between. I haven't seen any

announced candidates for 2020 yet but I may have missed them.

Regardless, as we now start down the road of name calling and pointless bickering, most of it disingenuous or in the nature of pandering to voters, I thought a review of past presidents and their nicknames might be fun. This occurred to me when I was reading a biography of Robert E. Lee that mentioned President James Buchanan. I don't want to know how many of you don't know that we had a President James Buchanan - as a big believer in needing to know where you've been to know where you're going that would probably depress me. Anyhow, the book noted that Buchanan was known as the Old Public Functionary. I initially assumed that this was derogatory but it turned out that he nicknamed himself this during his 1859 State of the Union address, so we'll go with self-deprecating. Less flattering was his other nickname, Ten Cent Jimmy. It seems that during a campaign speech he said that ten cents a day was decent pay for a worker. Makes you wonder how he got elected.

In no particular order, I found that Thomas Jefferson was referred to as the Apostle of Democracy. This is probably now politically unacceptable as violating separation of church and state and the delicate sensibilities run amuck in today's world, so best that we default to his other nickname, the Sage of Monticello. Unless, of course, that offends the Vegans and other plant lovers. Herbs have feelings too, you know.

James Madison, at 5'4" the shortest of our presidents, was called Little Jemmy (Yes, Jemmy and not Jimmy) and His Little Majesty. I'm reminded of a story I read last summer about how a high school in Illinois calls its mascot and sports teams the Midgets. There was a predictable fuss over that but the school refused to cave to the protests of the vertically challenged and retained the name. Good for them. Perhaps they simply intended to honor President Madison.

Also in the politically incorrect column is John Adams, known as His Rotundity. ~~Fat people~~ People of size, rebel in protest! I suspect he preferred his second nickname, Old Sink or Swim, taken from a speech in which he vowed "To sink or swim, to live or die, survive or perish with my country." His Accidency, President John Tyler, was so called (mostly by his opponents) because he was the first president to obtain office by succession after the death of his predecessor. I'm not sure how he felt about that title. His predecessor, William Henry Harrison, was called General Mum, as in the expression "Keep it mum," because of his avoidance of controversial issues on the campaign trail. Apparently he was a man ahead of his time as this seems to put him in good company with many if not all current presidential aspirants. You probably know Harrison better from the Tippecanoe and Tyler Too campaign song that linked him with Tyler to the 1811 Battle of Tippecanoe.

More in line with what we erroneously think is a modern tendency towards disrespect, Rutherford B. Hayes was referred to as His Fraudulency. Grover Cleveland was His Obstacity because he vetoed more bills than his 21 predecessors combined. So much for White House-Congress relations being uniquely bad now. Lyndon Johnson was called Bulls**t Johnson, shortened to Bull in polite company, because of his boasting. Richard Nixon, of course, was Tricky Dick, and that was from decades before Watergate. Bill Clinton was tagged with the sobriquet Slick Willie, which I dare not delve into.

Is there a point to this? No, not really, other than that it entertained me. Does it have a connection to criminal law? No, not really, other than maybe Tricky Dick. But perhaps as the months ahead torture us with political rhetoric something will catch on regarding the still way-too-many combatants seeking the White House that the ultimate winner will get to add to this list.

Free CLE

Once again the Family Law Section of the Eighth Judicial Circuit Bar Association is offering a free CLE. On November 17 at 4:00 p.m., please join us for "Family Law Judges in the Outlying Counties of the 8th Judicial Circuit." This CLE will be held in the Family/Civil Justice Center, courtroom 3B.

Trial Skills Workshop: Practice and Protocol

By Tee Hoa Lee

Friday afternoons in October meant classroom time for lawyers.

The 8th Judicial Circuit is known to have some of the best attorneys in the State of Florida. However, no matter the experience level, it's always a good idea to go back to the basics when it comes to trial practice. There has been a trend toward casualness and informality in the courtroom. The judges of the 8th Circuit, Judge Victor Hulslander and Judge Monica Brasington specifically, are attempting to provide local attorneys with a basic skills workshop with an emphasis on courtroom etiquette, practice, and procedure.



Judge Hulslander teaches courtroom skills at the Trial Skills Workshop.

Attorneys of varied experience gathered in the courtroom on Friday afternoons in October to learn basic skills or to refresh their skills through the workshop. The workshop consisted of 12 participants, but was open to all local attorneys for observation. The workshop was designed to be a hands-on event where the participants gained practical knowledge and practice with the guidance of Judge Hulslander, who has been a long practicing trial attorney, a judge for over 10 years, and also teaches Trial Practice as a skills professor at the University of Florida's Levin College of Law.

This workshop is designed to bolster the professionalism that is expected in the courtroom. The instruction was frank, to the point, and left no doubt whether the attorney's technique was on

point or lacking. The workshop was organized at no charge to members of the Eighth Judicial Circuit Bar Association. The steering committee for the trial practice and procedure workshop hope to provide this continuing education course again in the future. Comments or suggestions about changes to the workshop are requested and can be emailed to EducateThe8th.com.

FloridaLawHelp.org

By Marcia Green

Under a technology grant from the Legal Services Corporation, Three Rivers Legal Services and Probono.net have developed a statewide resource for clients and advocates.

FloridaLawHelp.org is a userfriendly website providing links to selfhelp materials, legal information, courts and resources along with referrals to legal aid programs. With a focus on the needs of low income clients, the site has information important to people in every walk of life.

Topics include where to turn during a disaster, identity theft, consumer information for seniors and many more subjects. Legal issues include disaster law, domestic violence, education, housing, health, immigration, life planning, community education, consumer, public benefits, employment, family law, disability, individual rights and seniors. Also included is a link to legal assistance for members of the military, veterans and their families.

As a byproduct, Three Rivers also helped set up resource websites with four public library systems in the region that use part of the new technology to bring selfhelp and information materials to the general public. In the Eighth Judicial Circuit, patrons can visit Alachua.FloridaLawHelp.org or NewRiver.FloridaLawHelp.org to access a variety of legal resources and information available online and at their local library.

Lawyers and others who would like to subscribe to materials available from FloridaLawHelp.org can visit FloridaLawHelp.org/feeds and select subject feeds to receive updates on materials available through this statewide resource.

Three Rivers' administrator, Alan Hill, was instrumental with the launching of the site.

Unpaid Overtime Cases Flood Federal Courts

by Laura Gross



This year, federal courts are expecting a record-high number of Fair Labor Standards Act lawsuits. The trend is generally attributed to increased awareness of the law and the Department of Labor's proposed changes which will dramatically increase the number of employees who are entitled to overtime by raising the minimum salary for exempt

employees to \$50,440, among other things. The incendiary proposed changes which will go into effect in 2016 have generated over 250,000 public comments representing diverse views from management and labor.

In August, federal courts reported 761 new filings, about a 15% increase over last year and 221% increase over the past ten years. Based on the first eight months of this year, a record setting high of 8,820 lawsuits is predicted for 2015.

Another cited reason for the upward tick is the change in the way we work due to improved technology. For instance, when I worked at the public defender's office as a clerk in 1988, we typed our pleadings behind an office typewriter on carbon copy paper. Now, it is common for workers to work remotely from home, logging into the company server and communicating by email, text and instant message. These changes have created greater uncertainty about who is a freelance or contract worker and who is an employee covered by the FLSA.

Unintended technical violations are also very common. And, something I have mentioned in this newsletter before, attorneys continue to discover that the types of claims are relatively easy to bring and provide an incentive in the form of the statutory requirement that the losing employer pay the employees' "reasonable attorneys' fees."

As a result of the increased number of filings, employers are increasingly including provisions in their employment agreements that bar class actions and require arbitration of claims. For larger employers, especially, that may not be a great solution as arbitration of hundreds of cases could be more costly than a class action. An alternative may be a provision that requires mediation or written notification of the claim to the employer with time to cure, before a lawsuit is filed.

Free CLE Opportunity for EJCBA Members

UF Law is hosting the Ben Overton Lectures in Florida Constitutional Law, in which Florida Supreme Court Justices will visit Professor Jon Mills' Florida Constitutional Law course to honor the late Justice Ben Overton's legal career and service as a professor at UF Law. The Justices' lectures are part of the Overton Lectures in Florida Constitutional Law, a program initiated by friends and colleagues of Justice Overton.

Participating in the fall lectures at 3 p.m. for one hour in the Martin H. Levin Advocacy Center Courtroom are:

Justice Barbara Pariente, November 9, "Merit Retention and Selection of Florida Appellate Judges and Supreme Court Justices"; and

Justice Charles Canady, November 16, "The Role of Precedent and Stare Decisis."

In addition to UF law students who are enrolled in Florida Constitutional Law, the Overton Lectures are open to UF law faculty and students, as well as members of the Eighth Judicial Circuit Bar Association, who will receive free CLE credit with their attendance. Receptions will immediately follow each of the lectures, providing attendees an opportunity to meet each participating justice.

"Our Florida Constitutional Law students enjoyed these lectures last year and learned first-hand experiences from the top jurists in the state. We appreciate the Justices taking the time to teach our law students in a unique learning environment," said Mills, Dean Emeritus and Director of the Center for Governmental Responsibility. "Justice Overton was a personal friend and mentor of mine, so I am especially honored to be selected to include the Overton Lectures in my course."

Justice Overton died in December, 2012, while still serving as a UF law professor. He was appointed to the Florida Supreme Court in 1974 by former Gov. Reubin Askew. He retired after 25 years on the court, leading it to sweeping reforms and authoring more than 1,400 opinions. He served as Chief Justice from 1976 to 1978. He is a graduate of UF law and served as St. Petersburg city attorney, special assistant attorney general, and was in private practice before becoming Pinellas County Circuit Judge, eventually rising to Chief Judge.

Parking restrictions will be lifted in the green lots surrounding UF Law during these CLEs (the orange lots are only available after 3:30 pm). 1.2 CLE credits are anticipated for each of the lectures. Please contact CLE Chair Stephanie Marchman at marchmansm@cityofgainesville.org with questions.

Meet Dean Rosenbury at EJCBA's November Luncheon



On November 13, 2015, Laura Rosenbury, Dean, University of Florida Levin College of Law, will be our featured luncheon speaker.

Dean Rosenbury, the Levin, Mabie & Levin Professor of Law, is an internationally renowned family law scholar. Her research and teaching analyze how law

and social norms shape private relationships in the contexts of family law, employment discrimination law, and property law. As co-author of the leading Feminist Jurisprudence casebook, Rosenbury is particularly interested in the construction of gender and gendered expectations in each of those contexts. In 2006, the Stanford-Yale Junior Faculty Forum blindly selected one of her papers as the best submission in the family law category. Her work has been published in the Michigan Law Review, University of Pennsylvania Law Review, Cornell Law Review and Vanderbilt Law Review, among many other journals and books.

Rosenbury became UF Law's dean July 1. Before joining the UF Law community she was a professor at Washington University School of Law in St. Louis, where she also served as vice dean from 2010 to 2012. Rosenbury was elected to the American Law Institute in 2010 and was named a fellow of the American Bar Foundation in 2014. She has been a member of the Association of American Law Schools Membership Review Committee since 2014. As part of her work with the AALS, she has conducted law school accreditation visits and evaluated written assessments of law schools nationwide.

Rosenbury has been a visiting professor of law at Harvard Law School, University of Chicago Law School and Stanford Law School. She also has taught short courses at University of Illinois College of Law and University of California, Los Angeles School of Law and served as an adjunct professor at Fordham Law School. In addition to her teaching of law students, Rosenbury has taught courses on negotiation, non-adversarial communication, team building, and leadership for practicing lawyers and other executives.

Before embarking on her academic career, Rosenbury clerked for two federal judges and practiced law at Davis Polk & Wardwell in New York City, primarily defending corporations in white-collar criminal cases.

Rosenbury received her A.B. summa cum laude in women's studies from Harvard-Radcliffe College

and her J.D. cum laude from Harvard Law School, where she served as a primary editor of the Harvard Law Review.

Outside of work, Rosenbury enjoys gardening and traveling. If at all possible, she also completes the New York Times crossword puzzle every day.

Source: www.law.ufl.edu/faculty/laura-rosenbury.

To register for the October luncheon, please visit our website at www.8jcba.org.

“Common Interest”

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Enterprises, LLC v. An Unknown Quantity of Colombian Emeralds, 297 F.R.D. 522 (S. D. Fla. 2013). The exception allows litigants who share unified interests to exchange privileged information to adequately prepare their cases without losing the protection of the privilege. *Visual Scene, Inc. v. Pilkington Bros., PLC*, 508 So.2d 437 (Fla. 3rd DCA 1987).

However, having a common desire to succeed is not enough to create a common interest absent evidence of an agreement. *JTR Enterprises, supra*. “There must be a common *legal* interest.” *In Re: Fisher Island Investments, Inc.*, 2015 WL 148449 (S.D. Fla. 2015). However, no formal written agreement is required. “While a well-drafted joint defense agreement makes it simple for courts to determine whether the parties intended to participate in a joint defense, an executed agreement is not a necessary ingredient to a common interest privilege claim.” *Guarantee Ins. Co. v. Heffernan Ins. Brokers, Inc.*, 300 F.R.D. 590, 597 (S. D. Fla. 2014), citing *Boyd v. Comdata Network, Inc.*, 88 S.W. 3d 203, 217 (Tenn. Ct. App. 2002). The issue which must be determined is whether the communication was intended to be made in confidence and whether it was reasonable to assume that disclosure to third parties was not intended. *Visual Scene, Inc., supra* at 441.

It is important to recognize that the common interest “privilege” does not create any privilege. It simply allows communication of information already privileged to a third party without a waiver of that privilege. Therefore, if the privilege no longer applies, if it has been waived, or if the maker of the communication does not assert it, the person who receives the communication may not assert the privilege. A member of a common interest group may waive his privilege as to his prior statement, but other members of the group can prevent him from revealing privileged communications of other members of the group. *Maplewood Partners, L.P. v. Indian Harbor Insurance Co.*, 295 F. R. D. 550 (S.D. Fla. 2013).

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Professionalism Seminar – Save The Date

Inexpensive (CHEAP) CLE Credits

By Ray Brady

Mark your calendars now for the annual Professionalism Seminar. This year the seminar will be held on Friday, February 26, 2016 from 8:30 AM until Noon at the UF Levin College of Law. Our speaker will be Greg Coleman, past President of The Florida Bar, speaking on “Professionalism in the Electronic Age.”

We expect to be approved, once again, for 3.5 General CLE hours, which includes 2.0 ethics hours and 1.5 professionalism hours.

Watch the newsletter for further information and look in your mail for an EJCBA reservation card in early January. Questions may be directed to the EJCBA Professionalism Committee chairman, Ray Brady, Esq., at 373-4141.

“Common Interest”

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The doctrine is not without its critics. It is suggested that such privileges, by withholding relevant information, retard the court system in its “search for the truth.” Giesel, “End The Experiment: The Attorney-Client Privilege Should Not Protect Communications In The Allied Lawyer Setting,” 95 Marq. L. Rev. 475 (2011). However, it appears to be well established in Florida that parties with a common legal interest may agree to share information related to that interest without waiving the attorney-client or work product privilege.



EJCBA President-Elect Stephanie Marchman, former Florida Governor Bob Graham and EJCBA President Rob Birrenkott at the October luncheon.

Historic Supreme Court Decisions

An Original History Series from C-SPAN

Nov. 2 *Schenck v. United States* (1919)

Nov. 9 *Korematsu v. United States* (1944)

Nov. 16 *Youngstown Sheet & Tube Co. v. Sawyer* (1952)

Nov. 23 *Brown v. Board of Education of Topeka* (1954)

Nov. 30 *Mapp v. Ohio* (1961)

Dec. 7 *Baker v. Carr* (1962)

Dec. 14 *Miranda v. Arizona* (1966)

Dec. 21 *Roe v. Wade* (1973)

Check your local listings or c-span.org/landmarkcases for viewing times.



Carl Schwait provides The Florida Bar Board of Governors Report at the October luncheon



EJCBA's luncheons are held monthly at The Woolly, 20 North Main Street

Invitation to Renew / Join the 2015-16 EJCBA

The Eighth Judicial Circuit Bar Association (EJCBA) cordially invites you to either renew your membership or join the EJCBA as a new member.

To join, please visit : <http://8jcba.dev.acceleration.net/pay-dues/> to pay online or return the below application, along with payment, to the EJCBA at PO Box 13924, Gainesville, FL 32604. The EJCBA is a voluntary association open to any Florida Bar member who lives in or regularly practices in Alachua, Baker, Bradford, Gilchrist, Levy or Union counties.

Remember, only current EJCBA members can access a printable version of the complete member directory, edit their own information online, post photos and a website link, and be listed on results for searches by areas of practice. Additionally, our Forum 8 Newsletter, event invitations, and updates are all sent electronically, so please ensure we have your current email address on file and add execdir@8jcba.org to your email address book and/or safe senders list.

EJCBA Membership Dues:

Free - If, as of July 1, 2015, you are an attorney in your first year licensed to practice law following law school graduation.

\$55.00 - If, as of July 1, 2015, you are an attorney licensed to practice law for five (5) years or less following graduation from law school;

or

If, as of July 1, 2015, you are a public service attorney licensed to practice law for less than ten (10) years following graduation from law school. A "public service attorney" is defined as an attorney employed as an Assistant State Attorney, or a n Assistant Public Defender, or a full-time staff attorney with a legal aid or community legal services organization; or you are a Retired Member of the Florida Bar pursuant to Florida Bar Rule 1-3.5 (or any successor Rule), who resides within the Eighth Judicial Circuit.

\$75.00 - All other attorneys and judiciary.

Optional – YLD Membership Dues (in addition to your EJCBA dues above):

\$25.00 - EJCBA Young Lawyers Division

(eligible if, as of July 1, 2015, you are an attorney under age 36 or a new Florida Bar member licensed to practice law for five (5) years or less)

* EJCBA voting membership is limited to Florida Bar members in good standing who reside or regularly practice law within the Eighth Judicial Circuit of Florida. EJCBA non-voting membership is limited to active and inactive members in good standing of the bar of any state or country who resides in the Eighth Judicial Circuit of Florida, and to UF College of Law faculty.

EJCBA

Renewal/Application for Membership

Membership Year: 2015-2016

Check one: Renewal New Membership

First Name: _____ MI: _____

Last Name: _____

Firm Name: _____

Title: _____

Street Address: _____

City, State, Zip: _____

Eighth Judicial Circuit Bar Association, Inc.

Telephone No: (_____) _____ - _____

Fax No: (_____) _____ - _____

Email Address: _____

Bar Number: _____

List two (2) Areas of Practice:

Number of years in practice: _____

Are you interested in working on an EJCBA

Committee? q Yes q No

ANNUAL EJCBA JIMMY C. ADKINS, JR CEDAR KEY DINNER



WHEN: Thursday, November 5, 2015 beginning at 6:00pm
WHERE: Steamers: 420 Dock Street, Cedar Key, Florida
COST: \$40.00*
DEADLINE: Please register on or before **Thursday, October 29, 2015**
REGISTER: <http://www.8jcba.org/event-registration/cedar-key-dinner-2015/>

*\$45.00 at the door for attendees not having made prior reservations. For questions or if you need to change your reservation, please contact Judy via email at execdir@8jcba.org or call (352) 380-0333.

NOTE: Attendance is limited to current members of the EJCBA and attorneys who are members' guests, but only if the guest attorney(s) would not otherwise be eligible for membership in the EJCBA.

You may join/renew your dues online at <http://8jcba.dev.acceleration.net/pay-dues/>



Cocktail hour sponsored by Attorneys' Title Fund Services, LLC

Many thanks for its continued generosity

Bring a Dessert to Share

Please feel free to bring a dessert to share at the event. Your colleagues will thank you!

November 2015 Calendar

- 4 EJCBA Board of Directors Meeting – 5:30 p.m., UF Law, Room 285D
- 5 Deadline for submission to December Forum 8
- 5 Annual James C. Adkins, Jr. Cedar Key Dinner, Steamers, 6:00 p.m.
- 7 UF Football v. Vanderbilt, TBA
- 9 Ben Overton Lectures in Florida Constitutional Law, Justice Barbara Pariente, “Merit Retention & Selection of Florida Appellate Judges and Supreme Court Justices,” 3:00 p.m., Martin H. Levin Advocacy Center Courtroom
- 11 Veteran’s Day Holiday – County & Federal Courthouses closed
- 13 EJCBA Luncheons, Laura Rosenbury, Dean, UF Levin College of Law, The Woolly, 11:45 a.m.
- 14 UF Football at South Carolina (Columbia), TBA
- 16 Ben Overton Lectures in Florida Constitutional Law, Justice Charles Canady, “The Role of Precedent and Stare Decisis, 3:00 p.m., Martin H. Levin Advocacy Center Courtroom
- 17 Family Law Section Meeting, 4:00 p.m., Chief Judge’s Conference Room, Alachua County Family & Civil Justice Center
- 21 UF Football v. Florida Atlantic, TBA
- 26 Thanksgiving Day – County & Federal Courthouses closed
- 27 Friday after Thanksgiving Holiday – County Courthouses closed
- 28 UF Football v. FSU, TBA

December 2015 Calendar

- 2 EJCBA Board of Directors Meeting – 5:30 p.m., UF Law, Room 285D
- 4 Deadline for submission to January Forum 8
- 5 SEC Championship Game, Atlanta, GA – 4:00 p.m., CBS
- 9 Probate Section Meeting, 4:30 p.m., Chief Judge’s Conference Room, 4th Floor, Alachua County Family & Civil Justice Center
- 11 EJCBA Luncheon, Honorable Scott Makar, 1st DCA, The Woolly, 11:45 a.m.
- 11 CLE, “Appellate Practice Before the First District Court of Appeal,” Honorable Scott Makar and Appellate Practitioner Paul Regensdorf
- 15 Family Law Section Meeting, 4:00 p.m., Chief Judge’s Conference Room, Alachua County Family & Civil Justice Center
- 24 Day before Christmas – County Courthouses closed
- 25 Christmas Day – County and Federal Courthouses closed

Have an event coming up? Does your section or association hold monthly meetings? If so, please fax or email your meeting schedule to let us know the particulars, so we can include it in the monthly calendar. Please let us know (quickly) the name of your group, the date and day (i.e. last Wednesday of the month), time and location of the meeting. Email to Dawn Vallejos-Nichols at dvallejos-nichols@avera.com.