The Library has the following Newspapers and Periodicals

- Fremont News-Messenger
- Toledo Blade
- Wall Street Journal
- Sandusky Register
- Bellevue Gazette
- Clyde Enterprise
- Toledo Legal News
- Ohio Lawyer
- Trusts & Estates
- Ohio Super Lawyers
- Consumer Reports
- NADA
- Verdict Search

Contact Info:
Cyndi Zienta, Law Librarian
Zienta_cyndi@co.sandusky.oh.us
419-334-6165

Library Hours:
Monday thru Friday 8:00 a.m. to 4:30 p.m.
Library will be closed over the lunch hour.

Sandusky County Law Library Resource Board

Sandusky County Law Library Resource Board

Bill Farrell, Board Member (Sandusky County Auditor)
Ladd Beck, Board Member, (Attorney)
Kay E. Reiter, Board Chair, (Sandusky County Economic Development Corp.)
Norman P. Solze, Board Vice Chair, (Sandusky County Assistant Prosecuting Attorney)
Harry A. Sargeant, Jr., Board Member, (Judge - Retired Sandusky County Common Pleas Court)

The following is a listing of new material received at the Law Library.
The Practical Lawyer - December 2014

- Finding Free Medical Information Online
- Of Creditors, Guarantors, and Sureties: Whose Debt Is It Anyway?
- What Lawyers Need To Know About the valuation of License or Permit Intangible Assets
- The Grammatical Lawyer – Whatever Happened to “Mother”?
- The Web-Wise lawyer – Exposed: More Cautionary Tales from the World of Social Media
- Practical Success – Practical Ideas on How a Coach Can Help You
- The Balanced Lawyer – Your Own Best Asset

Located in Row 16 Section 2

Estate Planning Review - December 2014

- Year-End Wrap-Up – Why Are Delaware Trusts So Popular?
- What is Income in Respect of a Decedent (IRD) and Why is it Important? Part 1
- IUL Forcing Regulators to Address Deceptive Illustrations

Located in Row 10 Section 1

Ohio State Law Journal - November 2014

- The Structure of Stockholder Litigation: When Do the Merits Matter?
- Destined for an Epic Fail: the Problematic Guantanamo Military Commissions
- Finding Life in Hurricane Shelby: Reviving the Voting Rights Act by Reforming Section 2 Pre clearance
- In Memoriam – the Honorable Cornelia Groefsema Kennedy

Located in Row 12 Section 4
Drinking/Driving Law Letter - Sept/October 2014

- Bowman v. State – Defense lawyer’s failure to investigate payroll records of arresting officer is ineffective assistance of counsel

- Gentry v. State – Taking of blood based on Texas mandatory blood draw statute and implied consent statute cannot provide consent required by Fourth Amendment as exception to warrant requirement

- State v. Geise – Wisconsin Appellate court says expert’s testimony on retrograde extrapolation passes the Daubert test

- State v. Koeppen – Bicycle is a motor vehicle

- People v. Armer – Illinois court says no evidence to support exigent circumstances where not attempt to obtain warrant

- State v. Willis – Observation of strange vehicle in neighborhood insufficient to support stop of vehicle

- Baubatz v. State – Texas court says mandatory testing law cannot substitute for actual consent to blood draw

- State v. Wulff – Idaho Supreme Court says their implied consent law cannot replace actual consent as exception to warrant requirement

- Stave v. Romanko – Order denying defendant’s proffered demonstration of physical disability affirmed

- Laws v. State – Hospital blood alcohol test admitted into evidence notwithstanding defendant’s refusal of state mandated test

- State v. Wild – Appellate court relies on evidence contained in video over vague testimony of officer at suppression hearing

- State v. Sullivan – Tip that defendant was intoxicated when he drove away from grocery store insufficient to allow warrantless entry into his home

Located in Row 10 Section 1
- Eliminating a Culture of Peer Abuse in our Schools

Ohio Northern University Law Review - Vol. XL No. 3
- “Brother, can you spare a dime?” the crisis in American Legal Education – A challenge for the whole profession
- Tax basis determinations, pass-through entities, and taxpayer noncompliance
- A new first amendment goal line defense – stopping the right of publicity offense
- Constitutional constraints on second parent laws
- Capital punishment: The global trend toward abolition and its implications for the United States
- Ohio Supreme Court Decisions: 2013

The Lawyers Competitive Edge - December 2014
- Using Compensation to Motivate Attorney Performance - Does Compensation Make a Difference in motivation and Actual Performance?
- Assuring That Your Retreat Moves Forward

Harvard Law Review - December 2014
- The (Non) Finality of Supreme Court Opinions
- The Laws of Capitalism
- Citizens United at Work: How the Landmark Decision Legalized Political Coercion in the Workplace
- Data Mining, Dog Sniffs, and the Fourth Amendment Nonbinding Bondage
Cleveland State Law Review - Vol. 63 #1

- Liberal Originalism: The Declaration of Independence and Constitutional interpretation
- History in Law, Mythmaking, and Constitutional Legitimacy
- Court-Packing and Legal Creation
- Originalism’s Promise, and Its Limits
- The Marriage of State Law and Individual rights and a New Limit on the Federal Death Penalty
- Religion Without God and the future of Free Exercise
- Supplemental Pay or Supplemental Power?: Why the Ohio General Assembly’s Compensation Structure Unconstitutionally Centralized power in the General Assembly Leadership

Located in Row 12 Section 2

Trusts & Estates - December 2014

- Optimizing IRAs and Retirement Plan Distributions - Married versus unmarried couples
- Planning Trust Administration to Avoid Conflicts – Insights and best practices
- The Evolving Landscape of State Income Taxation of Trusts – Three constitutional challenges
- The Power of Pre-Tax Dollars to Purchase Life Insurance – A key tactic to increase liquidity
- Rebutting the Presumptions of Due Execution and testamentary Capacity – How much evidence is needed?
- Buy/Sell Agreement for A Family C
Corporation with Accumulated E&P – Consequences of a stockholder sale

- Time to Head Back Into the Water – No reason to fear Shark-Fin CLATs

Located on the Periodical Shelf

Case Western Reserve Law Review Spring/Summer 2014

- The Market for Local Public Goods
- Fracking Bans, Taxation, and Environmental Policy
- Environmental Federalism and State Renewable Portfolio Standards
- A Positive Political Economic Theory of Environmental Federalization
- Environmental Federalism: A Survey of the Empirical Literature
- “Maladaptive” Federalism: The Structural Barriers to Coordination of State Sustainability Initiatives
- Exploring the Relationship Between Regulatory Reform in the States and State Regulatory Output
- May Contain Unvaccinated Children: Imposing a Duty to Warn in the Context of Nonmedical Childhood Vaccine Exemptions
- What Is and What Should Never Be: Examining the Artificial Circuit “Split” on Citizens Recording Official Police Action
- 2013 Summer Canary Memorial Lecture: the Courts and the Administrative State
- Bus Ride to Justice: A Conversation with Fred Gray
- The Supreme Court’s Treatment of Same-Sex Marriage in United States v. Windsor and Hollingsworth v. Perry: Analysis and
Implications

- From Craft Brews to Craft Booze: It’s time for Home Distillation
- Walking a Tightrope: Regulating Medicare Fraud and Abuse and the Transition to Value-Based Payment
- Is Batman a State Actor? The Dark Knight’s Relationship with the Gotham City Police Department and the Fourth Amendment Implications

Located in Row 12 Section 3

Verdict Search - November - December 2014

- Wrongful Death – Institutional Negligence – Negligent Supervision, Court of Claims – Suit: Prisoner’s suicide could have been prevented
- Medical Malpractice – Anesthesiology – Wrongful Death, Cuyahoga County – Suit: Improper intubation led to surgical patient’s death
- Premises Liability – Trip and Fall – Sidewalk, Cuyahoga county – Premises owner: Intoxication of pedestrian led to sidewalk fall
- Motor Vehicle – Broadside – Passenger, Cuyahoga County – roundabout accident led to dispute over injuries, damages
- Motor Vehicle – Rear-ender – Multiple Impact, Cuyahoga county – Cleveland rear-ender leads to claim for significant injuries
- Medical Malpractice – Failure to Detect – X-ray Interpretation, Hamilton County – Paralysis was due to improper reading of X-ray, per lawsuit
- Motor vehicle – Pedestrian – Parking Lot, Lucas County – Backing driver disputes cause of woman’s knee injury
- Motor Vehicle – Stop Sign – Intersection, Stark County – Injuries in auto case disputed due to inconsistencies
- Medical Malpractice – Cardiac Surgery – Unnecessary procedure – Cuyahoga
County, Plaintiff: Stent placement was an unnecessary procedure

- Medical Malpractice – Delayed Diagnosis – Wrongful Death, Cuyahoga County – Suit: Inadequate pre-operative testing led to patient’s death
- Employment – Family Medical Leave Act – Wrongful Termination, U.S. District Court – U.S. district Court Worker’s firing violated FMLA, per plaintiff’s lawsuit
- Civil Rights – Police as Defendant – Wrongful Death, U.S. district Court – Claim: Inappropriate use of TASER led to man’s death
- Motor Vehicle – Rear-ender – Underinsured Motorist, Hamilton County – Minor damage, treatment delay don’t support injuries: defense
- Breach of Contract – Insurance – Coverage, Lucas County – Fire loss claim was properly denied, insurer contended
- Medical Malpractice – Delayed Treatment – Wrongful Death, Stark County – Doctor’s negligence led to leg amputation, plaintiff alleged
- Medical Malpractice – Delayed Treatment – Wrongful Death, Stark County – Patient’s death wasn’t due to care provided, per defense
- Motor Vehicle – Rear-ender – Dram Shop, Summit County – Exotic dancer was negligently served alcohol, per lawsuit

Located on the Periodical Shelf