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The PDF of this week's Update can be read [here](#).

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Cases of interest this week include:

[Buehrle v. City of Key West, --- F.3d ----, 2015 WL 9487716 \(11th Cir. 2015\).](#)

Tattoos are a form of speech protected by the First Amendment, and governmental zoning prohibiting tattoo parlors must comply with First Amendment requirements.

[HDE, Inc. v. Bee-Line Supply Company, Inc., --- So.3d ----, 2015 WL 9491810 \(Fla. 5th DCA 2015\).](#)

Sanctions may be awarded for failure to comply with appellate mediation orders.

[Hiles v. Americare Home Therapy, Inc., --- So.3d ----, 2015 WL 9491847 \(Fla. 5th DCA 2015\).](#)

Referral sources are not a legitimate business interest, i.e., are not protected under Florida Statute section 542.335; conflict certified with Infinity Home Care, L.L.C., v. Amedisys Holding, LLC, 40 Fla. L. Weekly D2589b (Fla. 4th DCA Nov. 18, 2015).

[The Lake Hamilton Lakeshore Owners Association, Inc. v. Neidlinger, --- So.3d ----, 2015 WL 9487589 \(Fla. 2d DCA 2015\).](#)

The activities of a landowner may constitute a judicially recognized nuisance even if the activity is permitted by statute, regulation or ordinance.

[New Dirt, Inc. v. Harrison, --- So.3d ----, 2015 WL 9491879 \(Fla. 5th DCA 2015\).](#)

A money lent claim based on an oral agreement is not barred by the Statute of Frauds unless it is impossible to repay the money in less than one year.

[Ramos v. Cach, LLC, --- So.3d ----, 2015 WL 9491850 \(Fla. 5th DCA 2015\).](#)

Florida Statute section 559.715 (creditor assignees must give notice of the debt being assigned to them) does not establish a private cause of action.

[Musa v. Wells Fargo Delaware Trust Co., --- So.3d ----, 2015 WL 9584864 \(Fla. 1st DCA 2015\).](#)

With narrow exception, removal to federal court divests a state court of jurisdiction and any state court judgment rendered while removal is pending is void.