

The Florida State University



Update: Health Law Cases from the U.S. Supreme Court 2017 Term

Sponsored by the Center for Innovative Collaboration in Medicine and Law

The Florida State University Center for Innovative Collaboration in Medicine and Law presents the discussion, "Health Law Cases from the U.S. Supreme Court 2017 Term," facilitated by Center Director Marshall Kapp

Thursday, July 6, 2017, Noon - 1:00 P.M.

Florida State University
College of Medicine, Room 1306
1115 W. Call St.
Tallahassee, FL 32306

This event is open to the public and free to attend. It will be live-streamed—beginning five minutes before start time—and recorded for later viewing. The live-stream and recording can both be found at <http://lectures.med.fsu.edu>.

Lunch will be provided.

For more information, contact:

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Supreme Court Cases

- ***Bristol-Myers Squibb C. v. Superior Court of California, San Francisco County*** (Where can drug manufacturers be sued?)
- ***Kindred Nursing Centers Limited Partnership v. Clark*** (Can a power of attorney appointed by a nursing home resident enter into a binding agreement on behalf of the resident to arbitrate [rather than litigate in a jury trial] any future disputes arising between the resident and the nursing home?)

Florida Cases

- ***Worley v. Central Florida Young Men's Christian Association, Inc.*** (Fla. Supreme Court, April 13, 2017) (If a law firm representing the plaintiff in a personal injury case sends the plaintiff to a particular physician for examination and treatment, can the defendant use the discovery process to learn about the relationship between the plaintiff's law firm and the physician receiving the referral?)
- ***Wollschlaeger v. Governor of Florida*** (11th U.S. Circuit Court of Appeals, February 16, 2017) (Florida physicians are allowed to inquire of patients and families about firearms in the home.)