SECONDARY MEANING AND THE FIVE YEARS' USE REQUIREMENT IN THE OHIO TRADEMARK LAW	184
Statute of Limitations for Contracts Held Controlling in an Action on a Physician's Contract for a Particular Result Noel v. Proud, 189 Kan. 31, 367 P.2d 61 (1961)	190
Suing on Breach of Contract Under Wrongful Death Act Zoestautas v. St. Anthony de Padua Hospital, 23 Ill. 2d 326, 178 N.E.2d 303 (1961)	195
FILING A DEMURRER INCLUDING GROUNDS RELATING TO MERITS CONSTITUTES A GENERAL APPEARANCE	200
An Action Is Not Commenced Unless the Petition Is Filed in a Court Having Jurisdiction of the Subject Matter Wasyk v. Trent, 87 Ohio L. Abs. 323, 179 N.E.2d 163 (C.P. 1961)	205
Conviction of Those Involved in "Sit-in" Demonstration Reversed	211
Deferred Taxes in Utility Rate-Making	218



SALA

HEMEROTEGA



PRIVILEGES IN THE LAW OF EVIDENCE

THE REALITIES OF ATTORNEY-CLIENT CONFIDENCES

Robert Allen Sedler and Joseph J. Simeone

CONFIDENTIAL COMMUNICATIONS
TO THE CLERGY

Seward Reese

DEAD MAN'S STATUTES

Roy R. Ray

STANDING TO CLAIM PRIVILEGES IN OHIO

V. C. Ball

PRIVILEGE IN THE UNIFORM RULES
OF EVIDENCE

Ralph C. Barnhart

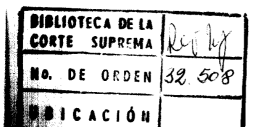
THE HUSBAND-WIFE PRIVILEGES IN FEDERAL CRIMINAL PROCEDURE

Lester B. Orfield

Volume 24

Winter 1963

Number 1





OHIO STATE LAW JOURN

Volume 24

Winter 1963

Number 1

CONTENTS

PRIVILEGES IN THE LAW OF EVIDENCE

THE REALITIES OF ATTORNEY-CLIENT CONFIDENCES	1
CONFIDENTIAL COMMUNICATIONS TO THE CLERGY	55
DEAD MAN'S STATUTES	89
Standing To Claim Privileges in Ohio	115
PRIVILEGE IN THE UNIFORM RULES OF EVIDENCE	131
THE HUSBAND-WIFE PRIVILEGES IN FEDERAL CRIMINAL PROCEDURE Lester B. Orfield	144
Recent Developments	
STATE SCHOOL BOARD PRAYER RULED UNCONSTITUTIONAL Engle v. Vitale, 370 U.S. 421 (1962)	173
Scope of Economic Inquiry in Determining Substantiality of Effect on Competition Under Clayton Act	179

Copyright, 1963, by the Ohio State University.

Published quarterly at Columbus, Ohio. Second-class postage paid at Columbus, Ohio, and Worcester, Mass.

Subscriptions: \$5.00 a year; \$1.50 a copy.

Unless notice of discontinuance is received by the Journal at the expiration of a subscription, it will be assumed that a renewal is desired.