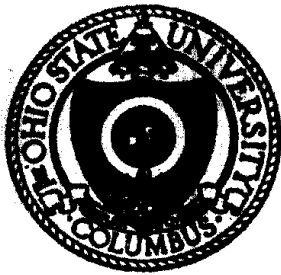


OHIO STATE LAW JOURNAL



SYMPOSIUM

Professional Education In The Contemporary University

Chairman, Harry W. Jones

THE PLACE OF PROFESSIONAL EDUCATION IN THE LIFE OF THE UNIVERSITY

Edward H. Levi

THE TEACHING AND RESEARCH MISSIONS OF THE UNIVERSITY PROFESSIONAL SCHOOL

James C. Kirby, Jr.

THE CLINICAL COMPONENT IN UNIVERSITY PROFESSIONAL EDUCATION

William Pincus

THE ROLE OF THE UNIVERSITIES IN CONTINUING PROFESSIONAL EDUCATION

Norris Darrell

NOTES

RECENT DEVELOPMENTS

Volume 32

Spring 1971

Number 2

OHIO STATE LAW JOURNAL

Volume 32

Spring 1971

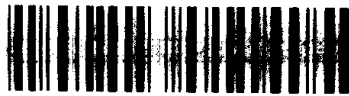
Number 2

CONTENTS

Articles

- SYMPOSIUM: PROFESSIONAL EDUCATION IN THE
CONTEMPORARY UNIVERSITY*
Chairman, Harry W. Jones
- INTRODUCTORY REMARKS AT FIRST SESSION
Harry W. Jones 227
- THE PLACE OF PROFESSIONAL EDUCATION IN THE
LIFE OF THE UNIVERSITY
Edward H. Levi 229
- COMMENTS:
Discussant *Allan F. Smith* 240
Discussant *Richard C. Snyder* 244
- INTRODUCTORY REMARKS AT SECOND SESSION
Harry W. Jones 251

400282



61080

Copyright © 1971 by the Ohio State University.

Published quarterly at Columbus. Second-class postage paid at Columbus, Ohio and at additional mailing places. Address all correspondence to:

Ohio State Law Journal
1659 North High Street
Columbus, Ohio 43210

Subscriptions: \$8.00 per year; \$3.00 per copy (in advance).

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

Change of Address: Send your change of address to the JOURNAL at least 30 days before the date of issue with which it is to take effect. The Post Office will not forward copies unless you provide extra postage.

THE TEACHING AND RESEARCH MISSIONS OF THE UNIVERSITY PROFESSIONAL SCHOOL	
<i>James C. Kirby, Jr.</i>	253
COMMENTS:	
Discussant <i>Erwin O. Smigel</i>	274
Discussant <i>Henry G. Cramblett</i>	278
INTRODUCTORY REMARKS AT THIRD SESSION	
<i>Harry W. Jones</i>	281
THE CLINICAL COMPONENT IN UNIVERSITY PROFESSIONAL EDUCATION	
<i>William Pincus</i>	283
COMMENTS:	
Discussant <i>Arliss L. Roaden</i>	303
Discussant <i>William G. Pace</i>	306
INTRODUCTORY REMARKS AT FOURTH SESSION	
<i>Harry W. Jones</i>	309
THE ROLE OF THE UNIVERSITIES IN CONTINUING PROFESSIONAL EDUCATION	
<i>Norris Darrell</i>	312
COMMENTS:	
Discussant <i>William E. Hurley</i>	329
Discussant <i>Zolman Cavitch</i>	334
CONCLUDING REMARKS	
<i>Harry W. Jones</i>	337
Notes	
THE REPORTER'S PRIVILEGE: PERSPECTIVES ON THE CONSTITUTIONAL ARGUMENT	340
DOUBLE JEOPARDY: PROMISE OR POLTERGEIST?	355
REMOVING THE BAR OF EXCLUSIONARY ZONING	373

THE AUTHORITY AND OBLIGATION OF A LABOR ARBITRATOR TO MODIFY OR ELIMINATE A PROVISION OF A COLLECTIVE BARGAINING AGREEMENT BECAUSE IN HIS OPINION IT VIOLATES FEDERAL LAW	395
A PLEA FOR APPELLATE REVIEW OF SENTENCES	410

Recent Developments

CONSTITUTIONAL LAW—Contemporaneous Declarations of In- nocence Do Not Necessarily Invalidate Guilty Pleas— <i>State of North Carolina v. Henry C. Alford</i> , 400 U.S. 25 (1970)	426
UNIFORM COMMERCIAL CODE—Requirement For A Security Agreement Under Section 9-203(1) (b)— <i>In re Mann</i> , 318 F. Supp. 32 (W. D. Va. 1970)	440