

15 credits for \$159*

To register visit: Ohiobar.org/21-litigation-bundle or call (800) 232-7124

921\$ 101 Substance of the state of the state of \$159

15 hours









Ohio State Bar Association (OSBA) OnDemand Bundles give you the power of choice, optimal value and flexibility. Bundles allow you to easily meet your continuing legal education (CLE) requirements. Abundant content offerings provide the option to deepen your practice area of expertise or expand your knowledge base and learn something new. With the added flexibility of OnDemand viewing, bundles allow you to meet your CLE needs at your leisure!

The Litigation Bundle offers 15 self-study credits, including Professional Conduct, and is available to OSBA members for \$159 and nonmembers for \$199. An economical purchase for everyone, OSBA members receive the optimal savings of almost \$500 off original program pricing, and the low cost per credit hour of just \$10.60.

For the A-L reporting group*, you can effortlessly meet your requirements with two bundles, maximizing flexibility and value. View additional OnDemand bundle offerings at Ohiobar.org/2021-Bundles

To purchase this bundle, visit Ohiobar.org/21-litigation-bundle. You will be directed to the product in our CLE Store, where you can complete your purchase. Credits are 1.0 hour per course unless specified, and all courses must be completed by Friday, Dec. 31, 2021, at 11:59 p.m. ET. Questions about OnDemand Bundles? Contact the Member Service Center at (800) 232-7124.

P = Approved for Professional Conduct

Misconduct at Trial: How to Be Prepared

Our speaker will cover pattern behavior, areas and topics typically focused on by counsel, how to communicate in the heat of the moment, asking a judge for limine instructions and setting up the appeal due to misconduct. William J. Price, Esq.; Elk & Elk Co. Ltd.; Mayfield Heights

Lis Pendens in Ohio after Clinton v. Home Investment Fund

This session, recommended for all appellate and real estate practitioners, explores the impact of the recent Court of Appeals decision and the first reported Ohio case to address the interaction between "lis pendens," i.e., "suit pending" and a stay pending appeal. Attendees will learn about the common-law and statutory origins of lis pendens, how the doctrine usually works in practice and how the Clinton v. Home Investment Fund case clarified the doctrine and altered its application for future cases. Our speaker, the appellate counsel who won the case on behalf of the Clintons, shares details about the surprising turn just before oral argument and the unusual motions filed in the Court of Appeals.

George H. Carr, Esq.; Sikora Law LLC; Cleveland

Drafting and Serving a Complaint, Discovery and Depositions: Best Evidence Rule

The program outlines the systemic approach to ensure your complaint meets the element of your claims. Our speaker will discuss the service rules and subtle nuances after the complaint is filed with the court, drafting discovery, scheduling depositions with opposing counsel and how the Best Evidence Rule works

William J. Price, Esq.: Elk & Elk Co. Ltd.: Mavfield Heights

Does the Ohio Savings Statute Apply to the Ohio Statute of

The Ohio Supreme Court recently decided the case of Wilson vs. Durrani, which resolved a question it left open in a previous case. Our speaker shares more insight on the Ohio Savings Statute and if it applies to save refiled actions brought after the expiration date of the medical claims four-year Statute of Repose, as it does for refiled actions brought after the expiration of medicals one-year Statute of Limitations. He will also cover additional questions that Ohio lawyers need to recognize and understand related to this topic. Eric H. Zagrans, Esg.: The Zagrans Law Firm: Elvri

Legal Writing: A Judge's Perspective on the Science and Rhetoric of the Written Word

Our presenter, Judge Bob Bacharach, shares steps to achieve clarity in legal writing and draw on examples from psycholinguistics, oratory and advocacy to illustrate techniques you can apply to your writing. The main topics cover creating context before detail, using simple language, linking the information in your sentences and conveying the information in manageable chunks.

Judge Robert E. Bacharach: The United States Court of Appeals for the 10th Circuit: Denver. Colo.

New Rules of Practices and Procedures

On July 1, 2020, significant amendments to the Ohio Rules of Civil Procedure took effect, and these amendments aligned the Ohio Rules with the Federal Rules of Civil Procedure. Our speakers will discuss the impact of these amendments on your

Susan M. Audey, Esq.; Tucker Ellis LLP; Cleveland Gretchen Koehler Mote, Esq., Ohio Bar Liability Insurance Company; Columbus

Jury Trial Experience

A first-hand account from attorneys who conducted a two-week jury trial in the Franklin County Court of Common Pleas. Their presentation will include insights and practical advice for conducting a jury trial during challenging times, including considerations for jury selection, coordination of witnesses and thoughts on presenting a case from behind a mask. Colleen S. Brandt; Vorys, Sater, Seymour and Pease LLP; Columbus Philip F. Downey, Esq.; Vorys, Sater, Seymour and Pease LLP; Akron Kara M. Mundy. Esq.: Vorys. Sater, Seymour and Pease LLP: Columbus

Gary J. Saalman, Esq.; Vorys, Sater, Seymour and Pease LLP; Columbus **Best Practices in the Virtual Courtroom**

In today's climate, courts are rapidly expanding their reliance on remote teleconferencing capabilities and increasing their use of technology to keep dockets moving. This program provides practical suggestions for oral arguments before the Ohio Supreme Court when arguing on Zoom or similar applications. Judge Patricia Blackmon, Esq.; Ohio Eighth District Court of Appeals; Cleveland Judge D. Chris Cook, Esq.; Lorain County Court of Common Pleas - General Division; Elyria Justice Patrick F. Fischer, Esq.; The Supreme Court of Ohio; Columbus Judge David Hejmanowski, Esq.; Delaware County Juvenile/Probate Court; Delaware Magistrate Elizabeth Tekavec, Esq.; Ashtabula County Juvenile-Probate Court; Ashtabula

The laws of influence introduce attorneys to the psychology of persuasion. Drawing from research in social psychology, behavioral economics and neuroscience, this presentation teaches attorneys proven methods to ethically influence various constituents and ideas for practical application. Geared towards trial and transactional attorneys, this program shares practical and powerful techniques that come in handy in negotiations and settlement of disputes. Brian Aheam; Influence PEOPLE LLC; Columbus

Consumer Electronics and the IoT (Internet of Things): The Next Wave of Digital Evidence in Claims and Litigatio

Our world is becoming increasingly hyper-connected. The Internet of Things (IoT) objective is for everything to communicate and interface with everything from wearable technology and smart home assistants to internet-connected medical ingestible's and social credit scores. More data is collected about us than ever and can be used in litigation. This program explains how data is collected from devices and where it is stored, reviews cases involving the Internet of Things devices, and discusses how this data will become more prevalent and pervasive.

Lars Daniel: Envista Forensics: Columbus

Injunction Junction, What's Your Function? Civil Injunctions in State Court

This program covers the nuts and bolts of civil and business actions involving injunctive relief. Additionally, it explains the difference between a TRO and an injunction or a prohibitive and mandatory injunction.

Daniel J. Donnellon, Esq.; Sebaly Shillito + Dyer, West Cheste.

Initial Disclosures: What, Why Now and How to Be Quick and Effective

Our program will review initial disclosures, including what you must disclose now, why now, what the disclosure was before and how the changes impact us. Our speaker also discusses the $\,$ template rules, identifies where the disclosures are and shares how this helps with discovery. William J. Price, Esq.; Elk & Elk Co. Ltd.; Mayfield Heights

Surviving and Thriving: A Workshop on How to Protect Yourself While Helping Those in Need

Repeated exposure to our client's trauma and listening to their pain can take a toll on even the strongest healthy professional. It can negatively impact our work, our relationships with others and our overall view of the world. Attendees will learn to recognize the difference and impact of secondary trauma, compassion fatigue, stress and burnout, the importance of resilience and selfcare, including helpful self-care techniques. Megan R. Snyder, MSW, LISW-S; Ohio Lawyers Assistance Program, Inc.; Columbus

Substance Abuse and Ethics 🖪

A discussion on the scope of substance abuse issues in the legal profession, this program will use real examples, share common causes and prevention of substance abuse and review how to detect possible abuse. Attendees will understand how the rules governing attorney conduct relate to substance abuse, how those rules are used in both disciplinary matters and attorneys' rehabilitation. Resources for treatment alternatives will be made available to attorneys suffering from substance abuse and other important thoughts on this critical issue for lawyers. Jane Gleaves, Esq.; Kegler Brown Hill + Ritter; Columbus

Entrepreneurial Mindset, Adaptability and Practicing

The law changes slowly, but the business of law is evolving at the speed of business. While we are informed by precedent in our practices, we must be willing to innovate the delivery. Transitioning from an attorney-centered practice to a client-centered delivery of legal services requires having an adaptable dual mindset of ethical practitioners and innovative entrepreneurs, especially now when the future of brick and mortar practices is giving way to virtual practices. This program explores how to identify opportunities, shift your focus to being client-centered and leverage virtual tools to become adaptable in your practice. Christopher M. White, Esa.; White Law Office: Millersburg

Our Mission and CLE Philosophy

It is the ongoing mission of the OSBA to promote justice and advance the legal profession. We advocate for Ohio lawyers and legal professionals and equip them with the tools, resources and CLE they require to represent their clients and the profession successfully.

As the leading provider of CLE in Ohio, OSBA programming is held to the highest standard. Our objective is to deliver content for numerous practice areas, presented by knowledgeable and engaging speakers on a variety of topics and in multiple formats and time increments to provide options and flexibility for the busy legal professional's schedule.

*Per the Supreme Court of Ohio, the self-study cap has been waived for judges, magistrates and attorneys in the A-L reporting group. CLE requirements can be completed through any combination of approved self-study or live courses (including live interactive

Note: This OnDemand Bundle exceeds the 2.5 Professional Conduct hours, and the overage will convert to general hours. OnDemand CLE Pass credits cannot be used to purchase OnDemand Bundles.