



OHIO STATE BAR
ASSOCIATION
Connect. Advance. Succeed.



LITIGATION BUNDLE

OnDemand

15.5 credits for \$159

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

15.5 hours
including 2.5 hours for \$159

NON-PROFIT ORG.
U.S. POSTAGE
PAID
Columbus, Ohio
Permit No. 603

OHIO STATE BAR
ASSOCIATION
P.O. BOX 16562
COLUMBUS, OHIO 43216-6562
Return Service Requested
Connect. Advance. Succeed.

This OnDemand Bundle tailors 15 Ohio-specific self-study CLE credits to your practice needs. Enjoy the convenience of online CLE featuring the best speakers covering essential topics for Ohio lawyers now for **\$500 off the original member price**.

Credits: 1.0 hour, unless otherwise specified. All online CLE courses must be completed by Dec. 31, 2018, 11:59 p.m. All speakers and firms listed below reflect their affiliation as of the date of course production. **Tuition:** Member \$159/Nonmember \$199

P = Approved for Professional Conduct **S** = Approved for Specialization Certification

ACTL Professional Conduct Seminar

2.5 hours **P**

Attend this program, co-sponsored by the American College of Trial Lawyers, to fulfill your professional conduct CLE requirement!

Robert W. "Buzz" Trafford, Esq.; Porter Wright Morris & Arthur LLP; Columbus

John P. Gilligan, Esq.; Ice Miller; Columbus

Thomas M. Green, Esq.; Green & Green Lawyers, LPA; Dayton

Kathleen M. Trafford, Esq.; Porter Wright Morris & Arthur LLP; Columbus

Putting Intent Into Ohio's Employment Intentional Tort

For decades, Ohio's employment "intentional tort" claim wasn't really intentional. Rather, the General Assembly and the Supreme Court kicked various iterations and interpretations back and forth, all of which involved some form of intent, but not actual specific intent. In 2005, the General Assembly rewrote R.C. 2745.01 to change the game to be one of actual intent. The Supreme Court of Ohio has emphatically supported - and enforced - that change while some lower courts apply some version of the old law. This webinar will review the current state of this important claim, discuss recent decisions interpreting it, and examine strategic considerations for bringing and defending the claim.

William A. Nolan; Barnes & Thornburg LLP; Columbus

Theresa L. Nelson; Strauss Troy; Cincinnati

Taming the Reptile: Proven Methods for Avoiding Excessive Fear-Based Verdicts

This presentation will focus on providing lessons learned in how to take down the reptile at various phases of your case, including pleadings, defense depositions, expert depositions, limine motions, and trial.

James H. Gordon, Esq.; ANSA | ASSUNCAO LLP; Columbus

Social Media Investigations: Effectively Monitoring, Collecting & Preserving Relevant Data

Learn the ins and outs of collecting, preserving and authenticating social media and web data for litigation. This presentation will review the types of information available, delve into specific social networks, including Facebook, Instagram, and Twitter, and offer best practices.

Lyn Mettler; Step Ahead Social Research; Zionsville, Ind.

Preserving the Record for Appeal **S**

This webcast will explain the ten most common ways in which trial lawyers fail to preserve error for appellate review. Participants will also learn about the mechanics of how and when to make objections. Approved for Appellate Law Certification. Meets OPD credit requirements.

Derek Diaz; Hahn Loeser + Parks LLP; Cleveland

Effective Preparation for Oral Argument **S**

In this presentation, we will discuss the best practices in developing a preparation strategy that utilizes your (and your client's) time most effectively. We will also discuss universal techniques for dealing with challenging oral argument circumstances. Approved for Appellate Law Certification.

Terry Posey; Thompson Hine LLP; Dayton

The Honest Broker: Practical Guidance for Preparing Witnesses, Answering Written Discovery

National trial counsel Jim Gordon shares his approach to preparing witnesses for deposition and responding to written discovery. Jim's discussion will cover keeping an eye toward trial, avoiding discovery disputes, and the power of credibility.

James H. Gordon, Esq.; ANSA | ASSUNCAO LLP; Columbus

Appellate Practice: Standards of Review in Ohio **S**

This presentation will consider the meaning of standards of review and their importance in appellate review, examine the standards of review used by Ohio courts and when they apply, and discuss incorporating standards of review into appellate briefs. Approved for Appellate Law Certification.

Timothy J. Duff, Esq.; Case Western Reserve University School of Law; Cleveland

Procedural Aspects of Appellate Practice **S**

This seminar will cover the most important procedural aspects of appellate practice, including appellate jurisdiction, standards of review, and issues that arise in magistrate and criminal cases. Approved for Appellate Law Certification.

Andrew S. Pollis; Case Western Reserve University School of Law; Cleveland

Hot Trends and Tactics in Consumer Protection Litigation

Targeted to litigators and compliance professionals, this presentation will explore recent trends in consumer protection litigation and the tactics used by plaintiffs and defendants to set up or defend suits. Subject areas will include TCPA, TSR, vicarious liability and deceptive marketing practices.

Patrick W. Skilliter, Esq. and Josh O. Stevens, Esq.; Mac Murray & Shuster LLP; New Albany

Landlord Tenant Law

This course provides an overview of Landlord Tenant Law in the state of Ohio and in particular the proper procedures one must follow for a forcible entry and detainer and the possible defenses to a forcible entry and detainer action.

Kelli Bartlett; Legal Aid of Western Ohio, Inc.; Dayton;

Debra Lavey; Advocates for Basic Legal Equality, Inc., Toledo

Probate Litigation from a Plaintiff's Perspective

With an aging population that has accumulated great wealth, the amount of adversary actions filed in Ohio's probate courts is growing. This seminar will offer practice tips for potential plaintiffs in contested probate matters, such as: will/trust contests, breach of fiduciary duty actions, etc.

John P. Lewandowski; Heban, Sommer & Murphree LLC; Rossford

Contempt in Domestic Relations Court

A review of the different types of contempt proceedings — direct or indirect, civil or criminal — and a discussion of tips and techniques for avoiding reversal on contempt and for avoiding the use of contempt proceedings altogether.

Stephen W. Daulton; Stephen W. Daulton & Associates LPA; Columbus

Asset Recovery: Being a Plaintiff in Commercial Litigation

Practice tips for prosecuting complex commercial cases on behalf of corporate clients.

Seth J. Linnick, Esq.; Tucker Ellis LLP; Cleveland