

FOREWORD

FRANK R. STRONG*

The OHIO STATE LAW JOURNAL presents the fifth in its series of biennial surveys of enactments of the Ohio General Assembly. With this issue, the format is in part altered. Development of satisfactory digests of legislation, available shortly after the close of each legislative session, has reduced the value of the comprehensive index-digest which was a part of each prior issue in this series. Part II has accordingly been abandoned. Retained is the primary feature of the series—the analytical commentaries upon current legislative enactments selected for attention because of their especial significance or unusual interest.

Articles in this issue are the work of men thoroughly conversant with the matters which they severally discuss. The JOURNAL is again fortunate in securing a group of able contributors for this especial phase of its symposium practice. As was true of the earlier issues in this series, so this issue has been made possible by the generous assistance of the Ohio State University Development Fund. The work of sifting through the mass of enactments of Ohio's 102nd General Assembly and organizing the issue, under a project grant from the Development Fund, has been done by Robert Kerns, Esq., a member of the Ohio Bar and a former member of the Editorial Board of this JOURNAL.

This issue will be followed immediately by one devoted to a consideration of important problems of legislative concern which remain unresolved by legislative action. It is planned to make this new feature a permanent part of JOURNAL practice in connection with the work of the Ohio General Assembly. Such is in keeping with the great significance of the legislative process in our legal system.

*Dean of the College of Law of the Ohio State University.