

**ADMINISTRATION**

[no material in this edition]

**ADMISSION TO PRACTICE**

[no material in this edition]

**ASSESSMENT METHODS**

[no material in this edition]

**CAREER PATHS**

[no material in this edition]

**CLINICAL LEGAL EDUCATION****An unruly conjunction? Social thought and legal action in clinical legal education**

A J Goldsmith

43 *J Legal Educ* 3, September 1993, pp 415-453

This essay examines some dimensions of the relationship between social theory and legal practice in the setting of university-based clinical legal education. The thesis is that an academically challenging legal education requires that clinical legal education courses be more than just exercises in skills acquisition, and should include a theoretical component, directed to encouraging law students to critically examine, understand and evaluate the activities comprising legal practice.

**Keeping the practice in clinical education and scholarship**

R A Boswell

43 *Hastings L J*, 4, April 1992, pp 1187-1194 \*

In his essay, Professor Boswell traces the progress of the clinical movement from the margins of the academy in the 1960s to its more mainstream position today. He contends that, because of various forces (including the availability of tenure), clinical scholarship has begun to merely emulate traditional scholarship. He notes the shift of clinical emphasis

from the client to scholarly development of theoretical models. Professor Boswell calls for a return to the original purpose of clinical programs - bridging the distance between theory and practice.

**A blueprint for a Center for Social Justice**

B K Freamon

22 *Seton Hall L Rev*, 4, 1992, pp 1225-1249

The clinical legal education revolution lacks a sense of focus and direction. Consequently, the author advocates a law school clinic with an inbuilt 'justice mission' - a commitment to social justice through the empowerment of, and provision of assistance to, the poor. The Center for Social Justice (CSJ) established at Seton Hall represents the state-of-the-art law school clinic. The goals of the CSJ are the creation of a culture of continuous professional and personal growth within its student body, the provision of high quality legal services to the poor, encouragement of the ideal that community service is the primary responsibility of the lawyer and the provision of a forum for interdisciplinary discussion and debate on community issues. These goals will be pursued through; A. the law school curriculum; B. interdisciplinary social justice conferences (colloquia) and; C. confessional service to the poor by third year law students.

**The clinical experience: a case analysis**

R A Solomon

22 *Seton Hall L Rev*, 4, 1992, pp 1250-1275

Each semester, students at Yale Law School's Homelessness Clinic participate in a major clinical project. The article recounts the efforts and events of a class action brought by the students at the clinic on behalf of individuals who were facing the termination of and subsequent eviction from emergency housing. The case went to litigation, and the favourable result generated is a testimony to both the large amount of work the students put into preparing the case and the enthusiasm that a real life clinical experience can create. Students were required to consider not only the likelihood of success of their action, but also issues such as whether the case should be brought at all, the effect that

the result of the case may have on the law as well as policy considerations. Students also developed housing initiatives and drafted new legislation in response to the deficiencies of current legislation. The author concludes that whilst experiential learning is unpredictable, and the collaborative part of the project time consuming and inefficient, the product is well worth the effort.

**Teaching appellate advocacy in an appellate clinical law program**

J T Sullivan

22 *Seton Hall L Rev*, 4, 1992, pp 1277-1307

The article is a personal account of the operation of how appellate litigation theory and skills were taught through the use of the South Methodist University Appellate Clinic. The central goals of the clinic were to provide students with an opportunity to develop litigation skills and provide clients with effective representation. The role of the supervising attorney or director as a role model litigator is investigated. Non-clinic faculty were encouraged to become involved with the clinic, so as to provide a national and comparative perspective on the case, to critique the case and to offer opinions on the policy issues of the case. The author details how the classroom component of the course might be taught and the textbooks that may be of use. An outline of where the director should intervene in the process so as to ensure competent representation for the clients is provided in the article.

**Beyond cut flowers: developing a clinical perspective on critical legal theory**

P Goldfarb

[see Context, Criticism and Theory]

**CONTEXT, CRITICISM AND THEORY****Jurisprudence at century's end**

G Minda

43 *J Legal Educ*, 1, March 1993, pp 27-59

This article explores how the new forms of scholarly discourse have ruptured the modernist vision of jurisprudence and how those discourses have themselves