## University of Miami Law Review

Volume 35 Number 4 Sixth Annual Baron de Hirsch Meyer Lecture Series

Article 1

7-1-1981

### **Table of Contents**

Follow this and additional works at: https://repository.law.miami.edu/umlr

#### **Recommended Citation**

Table of Contents, 35 U. Miami L. Rev. Iss. 4 (1981) Available at: https://repository.law.miami.edu/umlr/vol35/iss4/1

This Prefatory Matter is brought to you for free and open access by the Journals at University of Miami School of Law Institutional Repository. It has been accepted for inclusion in University of Miami Law Review by an authorized editor of University of Miami School of Law Institutional Repository. For more information, please contact library@law.miami.edu.

# University of Miami Law Review

**VOLUME 35** 

**JULY 1981** 

NUMBER 4

#### Sixth Annual Baron de Hirsch Meyer Lecture Series

FANEL DISCUSSION	009
How Far May a Lawyer Go in	
Assisting A Client in Legally	
WRONGFUL CONDUCT? Geoffrey C. Hazard, Jr.	669
ARE THE MODEL RULES	
Unconstitutional? Monroe H. Freedman	685
THE FUNCTION OF A CODE OF LEGAL ETHICS L. Ray Patterson	695
A Mandatory Pro Bono Service Standard—	
ITS TIME HAS COME Chesterfield H. Smith	727
THE CODE OF PROFESSIONAL RESPONSIBILITY, THE	
KUTAK RULES, AND THE TRIAL LAWYER'S CODE:	
SUPPRISINGLY THREE PEAS IN A POD W William Hodge	739