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ECO-GROUP MARCHES ON RICHMOND!

By Robert M. Koch, Jr.
Amicus Staff

On Wednesday, February 9, and Tuesday, February 15, the Environmental Law Group of Marshall-Wythe carried its fight for state control of the WETLANDS to the Virginia lawmakers in Richmond. Although the effort for state control appears not to have produced a bill of the ilk desired by the group, the activities in Richmond did serve to educate its members as to procedures which may be useful in future environmental crusades.

RICHMOND LOBBY

The initial visit to Richmond, in which this writer was privileged to participate, was geared toward talking and polling the state Delegates and Senators. Those representatives seen by the group included Senators James T. Edmunds, William A. Truban, and George F. Barnes. Senator Edmunds was particularly interested in the possibility of receiving help from the group in the way of legal research. He is presently drawing up a measure which will require industry to file an IMPACT statement on the effects to the environment of new industry activities. He hoped his bill would provide for impact statements from industry in areas not covered by federal regulatory provisions. Senator Edmunds also gave the Marshall-Wythe "lobbies" the news that there is no new building in the near future for the Law School (see News Notes).

Delegate Alan A. Diamonstein was also contacted and he had many helpful suggestions for Dave Favre, who was to return on February 15, to testify on the WETLANDS. The bill ("Carneal Bill") the group had wanted to make stronger with state control provisions contains a

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STATISTICS ON M-W STUDENTS

By Mary Schmiedel
Amicus Staff

Attempting to inch your way in and out of a class in the Moot Court Room, or to find a seat somewhere in the library between 9 a.m. and noon, it may appear that there are close to five million students attending the Marshall-Wythe School of Law. However, according to figures released by Dean James Whyte this week, the total enrollment has actually decreased by approximately 5 percent since the beginning of the school year.

Dean Whyte reported that there are currently 369 students attending the Law School, including 2 students in the fourth-year program, as compared with the 390 students who enrolled this past September.

In responding to questions regarding figures on the attrition rate in the school, the Dean objected quite strenuously to rumors that the administration, as a policy, somewhat similar to planned obsolescence, anticipates the loss of a certain percentage of students to the academic wayside, offering an unsolicited statement that the administration has "no flunk-out goal." All students, he said, "are judged anonymously and individually."

The Dean later commented that, with the quality of students now being accepted into the Law School, the only reason for any academic casualty would be a lack of interest on the part of the individual student.

Currently, according to the Dean's figures, there are 167 students in the first-year class, 144 students in the second-year class, and 56 students in the third-year class. In September, there were 177 entering first-year students, 150 students in the second-year class, and a

(continued page 4)
The results of the first Amicus Poll are tabulated below. Muskie was the winner as might have been predicted. There was surprising strength for Jackson and Chisholm. Lack of support was noticeable for Howdy Doody considering his campaign manager, Buffalo Bob, recently on campus. Some of the write in candidates, Kennedy-3, Miles-3, Jennes (Socialist Party) -4, Arthur Carver-2 (one for vice-president), Howard Hughes, Tom Collins, Steve Boardman and Donald Duck all with one.

1. Whom do you favor for the Democratic Presidential Nomination?

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2. Do you favor the use of objective exams in law school?

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<td>no</td>
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It is interesting that the first year is so overwhelmingly in favor of objective exams since they are the only class that has been exposed to them. Some of the portable suggestions for future poll issues were: Republican Nomination, faculty evaluation, no-fault divorce, is Howard Hughes Alive?, marijuana legalization, do you favor polls, busing, confidence or no-confidence in the law school administration, plus or minus grading system odiferousness of the men's room.

S.B.A. CALENDAR OF EVENTS

FEB. 25-Barristers' Brides' Scavenger Hunt and Party.
FEB. 27-Pres. Graves' Reception for Law Students, 4-6 P. M.
MARCH M-Moot Court Competition.
APRIL 15-Barristers' Ball (Black Tie)
"strong zoning" measure. Diamonstein told Favre it might be better now just to get something on the books. He indicated in one instance a land developer was aware of the proposed measure, and had purposely begun the "development" of a wetland area in order to beat the effect of the statute. Everyone in the group agreed they should concentrate on getting the "Carneal Bill" through, and that at least it was something to build on in the future.

It should be noted that Attorney General Miller also gave the environmentalists a few moments for advice on lobbying procedures.

FAVRE TESTIFIES

Before a joint meeting of the Senate Agriculture Committee and the House Committee on the Chesapeake and Its Tributaries, on February 15, Dave Favre testified for the "Carneal Bill" to help control the use of the WETLANDS in Virginia. The measure had some definitional problems, and there were many amendments which could have been made to the bill to make its provisions stronger. However, Favre had determined after his talks with Delegate Diamonstein on February 9, not to push for many amendments to the measure in his testimony, looking toward the goal of simply getting something out of the Joint Committee. Favre, in fact, considers the only crucial vote to be in Committee.

Favre's testimony followed presentations of the Izaak Walton League and the Conservation Council of Virginia. There was no ORGANIZED opposition to the "Carneal Bill" at the hearing. Committee action on the bill is foreseen about the time this paper is published.

NEW REGS FOR M-W BOOKWORMS

By Scott Hutton
Amicus Staff

The rumor that library rules are about to undergo a major change is unfounded--as usual. The only changes that are going to happen are the ones recently put into effect: people leaving the library must now pass by the check-out desk for a book inspection, and the large reading room at one end of the main floor is reserved for nonsmokers. Librarian James M. Whitehead said in spiking the rumor that, in general, he was satisfied with the system as it now is, noting that users of the library seem to adequately police themselves according to the rules.

Environmentalists leaving for Richmond. L to R: Woody Turner, Bart Theberge, Dave Favre and Bob Koch. Richard Cornelius also accompanied them to Richmond.

Whitehead explained that the new inspection procedure for people leaving the library came in response to a faculty member's complaint that he had not been able to find a particular law review article in the library. He remarked that the time of year of the incident is particularly bad--right around the change in semester--when a heavy demand is put on books by both students finishing work and professors preparing for the next semester.

A student request that smoking in the library be entirely discontinued resulted in the second change. Whitehead said he felt that a total ban on smoking would keep more people away from the library than the old practice. He termed the result a compromise in which the main reading room is now a no-smoking area.

Mr. Whitehead said that no further rule changes are contemplated, but he invited recommendations from all people at the Law School. He emphasized that he wanted more responses from students on how the library system was operating, and outlined some other areas of interest.

Whitehead said he was pleased with the results of the "closed reserve" started this year, in (continued page 5)
THE NEW LAW SCHOOL BUILDING, which some individuals believed was coming in the not-too-distant future may be further off than expected. According to State Senator James T. Edmunds, there was appropriated in the budget "request" for the Marshall-Wythe School of Law, $98,000, for "working drawings," or architect's designs, et cetera. But this sum was ELIMINATED from the budget "recommendation." Reason: a survey taken at William and Mary showed that the college had 20,000 square feet of classroom space which was NOT being used! But what does the school do with the increased student enrollment? Answer: we will overflow into that great colonial structure known as Rogers Hall.

P.D.P. WASHINGTON TRIP. A new time of March 27-28 has been set for the once postponed trip. Please note that this is during the week of Spring Break. Visits to the Supreme Court, Environmental Protection Agency, Department of Justice, and United States Court of Claims are planned. Lunch in the Senate Dining Room and a cocktail party with Washington area alumni are also planned.

The final price of the trip has not been determined, but will include transportation, hotel room, and lunch on Tuesday. Watch for posters in the Law School for further details.

STATISTICS (continued from page one)

The second-year class, the largest ever to enter the Law School, starting with 179 students, has lost 35 students since September, 1970. This year, 1 student withdrew from the class, while 5 were lost to what the Dean termed "academic casualty." There were also 2 academic casualties in the third-year class, while 3 students graduated at the end of the first semester.

Beginning the year with 159 men, 14 women, 3 part-time men, and 1 part-time woman, the first-year class has lost a total of 11 students since September. According to the Dean, 2 students have withdrawn, while there were 9 academic casualties. One student has been readmitted to the School as a member of the first-year class after having completed his military service.

The Dean declined to release any information concerning the number of students who are on academic probation and on median-class averages, stating that such information pertained to academic records and, as such, was privileged information.

Next year, if all goes as the administration currently anticipates, there will be approximately 450 students attending the Law School. The Dean indicated that the first-year class next year will again be about the size of the current first- and second-year classes.

However, the Dean commented that he did not expect that the School would keep expanding at its current rate, but anticipated having the enrollment level off to approximately 450 students, at least for the near future.

BUFFALO BOB

By Mary Schmiedel
Amicus Staff

The two national fraternities have been battling it out for new recruits over the last two weeks, winning and dining the first-year students in a campaign to win their allegiance, but it was the informal group, well-known to all who enjoy a keg of beer as the Budding Barristers, who literally stole the show. Nor was it any ordinary show that the Barristers chose to steal. It was the Howdy Doody Show, or at
Library (continued from page 3)

which Hornbooks and other texts closely related to courses are stored on an internal check-out basis at the main desk. Apparently the typical exam-time scenario of years past when all the Hornbooks would disappear has been stopped. Whitehead emphasized that, as long as there remained adequate storage room, the closed reserve system was flexible and he encouraged suggestions from students of high-use books they would like to see put on reserve.

Looking to the future, Mr. Whitehead said his policy on book-buying is shifting. In the past, more emphasis has had to be placed on buying standard reference volumes, but with the library now, for instance, four deep in the Federal Reports, that emphasis is shifting to catching up on all the in-print monographs and treatises over the next two years, hoping to end up at that time in a position to buy all current legal books printed in the United States as they are published. In preparation for this major shift, Whitehead has requested that his budget be doubled for next year. Dean Whyte has approved the request, and it has now moved into the college budget-making procedure.

Buffalo (continued from page 4)

least one of its main stars, Buffalo Bob, who graciously accepted an offer to attend a gathering after his recent performance here. In fact, "the Buff," as he signs his correspondence, was so taken with his brief stay in Williamsburg that he plans to make a second visit in June, hopefully in time for the Barristers' post-examination debacle.

While touring many campuses around the country, Buffalo Bob said he has found that many students, while they have enjoyed his performances are too young to have anything but vague memories of Howdy, Clarabell, Chief Thunderthud, et al., but he found a more than receptive audience among the William and Mary law students, who may not have yet reached the necessary level of legal expertise, but, as one of the Barristers put it, "at least when someone says 'Hey kids, what time is it?' we know what to say!"

Moot Court Meet

By Robert R. White
Vice Justice, Moot Court Board

Tom C. Clark, retired Justice of the U.S. Supreme Court, will head an elite panel of judges for the William and Mary Invitational Moot Court Competition. The competition, the first in what is hoped to be an annual event is scheduled for Saturday March 4, 1972.

M-W Moot Court Team. L to R: E.P. Allen, E. Priestley, C. Sheffield.

In addition to Justice Clark others on the panel include: Justices Harry L. Carrico and George M. Cochran of the Virginia Supreme Court; Judges Walter E. Hoffman, Richard B. Kellam, and Robert R. Merhige, Jr. of the U.S. (continued page 6)
Moot Court (continued from page 5)
District Court; and Judge John D. Butzner, Jr. of the U.S. Court of Appeals.

Unlike National Moot Court elimination arguments, the format of the invitational competition is round-robin. Each team will argue three times. Arguments will run concurrently in the Moot Court Room and the Great Hall of the Wren Building. Arguments are scheduled to begin at 9:45 a.m. and 11:30 a.m. with final arguments at 2:30 p.m. All arguments and critiques are open to the public. Students and faculty are encouraged to attend.

Four teams are to participate in the program. In addition to the home team composed of Charles R. Allen, Jr.; Everett P. Priestley; and C. Curtis Sheffield; teams are being sent from the University of Maryland, University of North Carolina, and the University of Richmond. The experience to be gained by these teams should be invaluable considering the quality and experience of the judging panels.

Awards will be presented Saturday night at an awards dinner at the Ramada Inn. The dinner is scheduled to begin at 8:00 p.m. Awards will consist of a first place revolving trophy, a trophy for the outstanding oralist and commemorative trophies for the participating schools. A perpetual plaque will remain at Marshall-Wythe and will be on display in the Moot Court Room along with the plaque recognizing our National Moot Court Team.

All members of the Moot Court Bar are invited to attend the awards dinner. Cost will be $6.00 per person. Included in the cost is the dinner and a cocktail party immediately preceding the dinner at 6:30 p.m. at the Conway Gardens Lodge. Further information can be obtained from any member of the Moot Court Board.

TIME OUT FOR SPORTS
ALIAS: "KILL-SHOT"

By Scott Curzi
Amicus Staff

WANTED: Someone who is tough, fast, and good enough to "knock off" this perennial nemesis.

Have you seen this culprit meandering around the Law School? We are seeking a real man, brave enough to actually challenge "Kill-Shot" to a duel on the handball courts.

When this article appears, the Law School Singles and Doubles Handball Tournament will be well under way. The question is, is it actually a tournament or just a matter of time? For the last two years, this "critter," who appears above, has rubbed out all competition--singles and doubles alike--who dare tread into the big white walls in Blow Gym. For, once inside, the opponent soon feels as if confronted by a firing squad. The "varmint's" shots are as true as Jessie James'--piercing the ego as well as the heart. The termination is abrupt--similar to the riddling of Bonnie and Clyde--another challenger, shot to pieces. Boothillsville.

During this outlaw's handball career, beginning in undergraduate school at William and Mary, "Kill-Shot" has accumulated six first place handball trophies. When I asked him how he can be so proficient in handball and still make it through law school, "Kill-Shot" confessed that his secret is studying between games. Besides, he added, he wanted to purchase a gym full of handball courts and go into the handball business--something like an athletic Vic Tanny's.

DRISCOLL APPOINTED TO JUDICIAL POST

By Don Kornfield
Amicus Staff

David J. Driscoll, a second-year student and Associate Editor of the Amicus, has been appointed to the Judicial Council by S.B.A. President Alan Enderle. The vacancy on the Council was created by the graduation of Chief Justice Rand Shapiro and his replacement by third-year student Dennis Beck, previously an Associate Justice. Under the S.B.A. Constitution, Driscoll appointed to judicial post (continued page 8)

MKE JUBELEY

By Scott Curzi
Amicus Staff
Of course, he also plans to have a little law practice on the side. (Does that violate the Code of Ethics, Colonel?) In the meantime, however, "Kill-Shot's" primary concern is gunning you down en route to hoarding trophies #7 and #8.

Some top contenders who claim they have a shot at "Kill-Shot" are darkhorses--Enderle, Dougherty, Skinner, Doughty, Isaacs, Potter, Priestley, Roos, Jackson, O'Brien, and Conrad.

Good luck, Mike--but, we will be gunnin' for you.

Another word of caution: this one to the law students' two volleyball teams. There is a volleyball team appropriately called the Lawmen, comprised of "Spiker" Brown, "Kamikaze" Walck, "Tricky Dicky" Williamson, "Cool Hand" Scott, and the "Lithuanian Bomber" Fischer. Rumor has it they are the team to beat.

Knock 'em off students!

**BARRISTERS’ BRIDES**

By Margie Filip

It must have been the tasty coffee, the delicious cake, and the good company that got us started with the fever of a "home business."

While our husbands were studying for exams on a weekend afternoon, a friend and I stumbled upon a conversation that was to be the beginning of a lot of research and excitement. We were confident that we could start our own business at home by opening a Day Care Center. This was one of our ideas and we were like children at Christmas by the time our husbands arrived home; so anxious to share our new adventure with them and, naturally, to seek a little legal advice! The total figure was $50,000. That is right. So, if any of you have the same idea swirling around upstairs, I hope you have better luck than we did. However, after reading more about "home businesses," I have found that it can be done and here are some suggestions.

The first and foremost point stressed is that you must think of a product or service somebody needs. If you can supply it from your own home, you are in business.

1. **Take in typing.** We are in a very good location for this type of work since college students, professors, and professionals are around us. It helps to advertise by the "card system" on bulletin boards or even advertise in the paper. The charge will depend on the type of work and the rates in the area. This service is the most common.

2. **Make minor repairs.** Putting in window panes, fixing stuck doors, installing locks and cabinets, repairing concrete and small appliances. Basically, for the men.

3. **Answer telephones.** One- or two-man offices and shops are possible subscribers to a business-hours-only service. Check local business to see if service is needed.

4. **Teach or tutor.** First, a flair for teaching others. Prepare lesson plans before advertising classes. The qualifications are more above-average than others. You must have proficiency in some activity. Such as playing bridge, sewing, or painting, or at least knowledge of a particular subject such as grammar, foreign language, geography, et cetera. A degree is not necessary.

5. **Sell Christmas ornaments.** Many individual, small shops and other stores sometimes accept handmade ornaments of unusual design. These can be of any sort, including ones made of alum, flour, sugar, and water, cut from a cookie cutter. However, many prefer the handmade bulbs.

6. **Sell flowers and plants.** Florist shops and other stores sometimes accept home-grown flowers and plants on consignment. This means you get paid a percentage of their selling price if somebody buys them.

7. **Cash in on hobbies and talents.** Amateur photographers take pictures at weddings on weekends. Woodworking craftsmen design and build furniture, or refinish and sell old pieces. Some decoupage items sell at art and novelty stores. Or, sell at local art fairs.

8. **Baby-sit.** Mothers who need to park their children drop them off at your house and pick them up a few hours later or at the end of the day.

Home businesses should be started only after consulting with local zoning and licensing laws. For a list of publications and information sources on many different home enterprises write to the Small Business Administration, Washington, D. C. 20416, and request Bibliography Number 1--it is free!

In an interview with the *Amicus*, Driscoll said that the appointment was an honor, but that it could become an exceedingly hard job in view of the potential impact a decision of the Council could have on a student's legal career. Asked about the operation of the Council, he said that, from the standpoint of a freshman member, he felt Council could best function by treating only those issues properly presented for consideration.

The new Justice said that, given the change in the size of the school, the Honor Code does not appear to be unworkable. While he agreed with the presumption of each student's honesty, he declined comment on specific issues, saying, "Because my appointment has been recent, I feel any comment on the role of the Council or on specific issues which could possibly face it would be inappropriate at this time."