College of William & Mary Law School William & Mary Law School Scholarship Repository

Colonial Lawyer Law School Journals

1967

Colonial Lawyer Vol. 1, No. 2 (November, 1967)

Editors of Colonial Lawyer

Repository Citation

Editors of Colonial Lawyer, "Colonial Lawyer Vol. 1, No. 2 (November, 1967)" (1967). *Colonial Lawyer*. 2. https://scholarship.law.wm.edu/wmcl/2

 $Copyright\ c\ 1967\ by\ the\ authors.\ This\ article\ is\ brought\ to\ you\ by\ the\ William\ \&\ Mary\ Law\ School\ Scholarship\ Repository.$ https://scholarship.law.wm.edu/wmcl



The Colonial Lawyer

MARSHALL-WYTHE SCHOOL OF LAW COLLEGE OF WILLIAM AND MARY

Volume I No. 2

Williamsburg, Virginia

November, 1967

Students Meet Vice President

Cooke Outlines '68 General Assembly

and Richmond papers, the man most likely to be the next Speak-er of the Virginia House of Dele-gates told brothers and guests of the Law School's Phi Delta Phi fraternity that he forsees abandonment of the state's pay-as-you-go fiscal policy.

Speaking at the fraternity's monthly dinner meeting on October 26, Delegate John Warren Cooke, the future House Majority Lead-er, pointed out some of the prob-lems that will face the next ses-sion of the General Assembly. The sion of the General Assembly. The subject of most importance, he said, will probably be the new bud-get, and the request of 260 million dollars for the next biennium, much of which will be used to expand educational facilities. Pointing out that five community colleges are to be built in the next two years, with 17 more to follow in the 1970's, Cooke asserted that Vir-ginia is 'on the move in the realm of education." He called the com-munity college program "a very far reaching step" in this direction. that five community colleges are

1970, for Medicaid.

raised, Mr. Cooke noted that while and won't countenance rioting."
the Governor has said that he will When questioned about the pe raised, Mr. Cooke sold that he will ask for no new taxes this year, the built-in 1% increase this year in Tidewater area, Cooke said he bette sales tax will bring in about 50 million dollars more this of financing tolls will be pretty year than last. He said, however, that he was "quite sure" that a Mr. Cooke said the he did not have of any prospective bill to prothat he was "quite sure" that a proposal would be made for a departure from Virginia's traditional pay-as-you-go philosophy, and that he was in favor of such a move.

In a talk that received front page A borrowing program could obtain coverage in both Newport News for the state about 80 million doltars in additional revenue, he stated. Such a program would re-quire the apporval of the voters through a state-wide referendum

before it could be initiated.

Among other topics singled out by Mr. Cooke as being of special importance in the next session of

the Legislature were:

The need for revision of the state's 1902 constitution, either by convention or by the General Assembly with ratification by

the people. -Sale of liquor for consumption

—Sale of liquor for consumption on the premises.

—Liberalized abortion laws.

—Inadequacy of the 60 day legislative session.

On the latter subject Mr. Cooke stated his belief that "Virginia in the not too distant future will have to come to annual sessions." There is also a need, he said, for more office space for the General Assembly. "At present there is no place but a few conference rooms sembly. "At present there is place but a few conference ro-

of education." He called the community coll-ge program "a very far reaching step" in this direction.

Other programs will also need more money, Cooke said, including a requirement of approximately ing record in the field of race resulting the collection. There are no rioters in 1970, for Medicaid. 970, for Medicaid.

On the subject of how the addional needed revenue will be Virginia believe in law and order,

Vice President arriving at State Department conference re-

'66 GRADUATES BEGIN LAW CAREERS

of Law are giving a creditable ac-counting of themselves and our law school in a variety of post law

Ralph Barelay is working on a degree in library science at the University of Pittsburg and Howard Busbee is progressing toward his degree as master of law and taxation here at Marsall-Wythe.

As expected the military services and the R.O.T.C. programs have called for several of our recent alumni. Bill Cleveland is Assistant to the Provost Marshall at Schofield Barracks, Hawaii. Vince Schofield Barracks, Hawaii, Vince Richmond, Virginia. Gill is awaii. Ewell is a first lieutenant in Or- ing his acceptance into the Federal dinance at Aberdeen Proving Bureau of Investigation and Leo-Ground, Maryland. Mike Lesniak in and is working as a Certified Pubarrows tharshall at Fort Gordon, lic Accountant. Georgia. Stu Davis is with the Judge Advocate General Corps, as Judge Advocate General Corps, as are Winston Haythe and John Par-sons. Davis is in Saigon, Haythe is an instructor at JAG School at the University of Virginia, and Parsons is Post Judge Advocate at

After the meeting was called to order Dean Curtis addressed the student body on various administrative matters concerning law school facilities. This introduction was followed by the BBA President announcing the chairmen appointed to the standing committees, the designation of Robert Parker as the first-year delegate, and those students designated to from the law school Ronor Court.

Although the purpose of the meeting was to generally informs the student body of the SBA formet for the conling year, there were certain aspects of the business matters of mentioning. Partaining to Moot (Continued on Page 4)

Committee took the initiative to establish for the first time a scholar has been discussed in the student body and the student body of the SBA formet for the coming year, there were certain aspects of the business matters of the meeting was a generally inform with its abortcomings is better when no scholarship at all.

With the business matters of the west of the meeting was added to the student body seems have conducted which are worthy of mentioning. Partaining to Moot (Continued on Page 4)

Twenty-four of the 1967 gradu- man, Oberndorfer, and Spainh ates of the Marshall-Wythe School and Wayne O'Bryan, with the firm of Law are giving a creditable ac-counting of themselves and our law in Norfolk, Virginia. Bill Kline is in Norfolk, Virginia. Bill Kilne is practicing law in Fairfax County, Virginia, while Bud Teass has joined his father's firm in upstate New York. Forreat Morgan is with Townsend and Lewis in New York City and Burke Marguiles is processing his application for tax work in New York. Rick Berman is with Bethlehem Steel in Bethlehem, Pennsylvania. Randy Kraftson is in the offices of the Securities Exchange Commals alon in Washington, D. C., and Bernard Gill and Rufus Leonard are in Richmond, Virginia. Gill is await. Richmond, Virginia. Gill is await-



"Worst off I ever seen young guys nay they saw 'Vice-President thin afternoon we'd better not lock 'em up cathey got to see Nitae, Dirksen Percy tomorrow ..."

By Charles McDowell Jr. (Richmond Times-Dispatch WASHINGTON

WASHINGTON
There is no accounting for the wild hopes of youth. Ninety-five attudents at the Marshall-Wythe School of Law at the College of William and Mary get aboard two special buses in Williamsburg at noon Thursday and came to Washington with the idea of meeting and talking with some of the principal leaders of government.

Anyone here could have taid them it was a naive, if admirable, liden. The leaders of government almost surely would be too busy—too precupied with the impending pence demonstration, for one thing—io

demonstration, for one thing—to hold seminars for law students. Some of us in the press could have told them what folly it was to think even in the best of times that they could interview Vice President Humphrey, Republican Leader Everett Dirksen, Undersceretary of State Nicholas Katzenbach and Undersecretary of Defense Paul Nitze in one afternoon and the foll orning.

Well, they did it and more. Two

students, Glenn Sedam of Bay City, Tex., and Andrew Parker of Lake-side, Ohio, both of whom had work-ed in Washington last summer, had arranged the tour to the last detail, and the leaders of government came through for them. The Phi Delta Phi legal fraternity aponsor-ed the trip, the law school suspended classes for it, and four members of the faculty came along to join in the learning.

2:50 P. M. Thursday...The buses arrived at the State Department. After a brief delay while security officers deep in the labyrinth were reassured by security officers at the door that this was not a "flower power" invasion, the students were led to a conference rom. Then, for more than three hours, they heard from Undersecretary Katzenbach, an assistant legal adviser named Murray Belman, and John Kimball, a thoughtful and good-humored man with the unlikely title of Sen-ior Editor, Office of Media Serv-

All the discussion was under the ground rule of "background only," ground rule of "background only," which means that we aren't sup-posed to attribute specific state-ments to any of the speakers. But it can be said that the "Yellow Peril" was not mentioned once, al-though most of the talk about the Vietnam war, China, the Soviet Union and all sorts of touchy probems of foreign policy.

Katzenbach and the others defended current American policy strongly, sometimes elequently and hardly ever dogmatically. The State Department people were preoccu-pied with the "generation gay"— the reluctance of young people to equate the Viet Cong and North Victnam with the Nazis, for examnie. The students asked good quespie. The students asked good ques-tions. They were politic and reason-able and genuinely seeking the State Department's point of view, and most of them also seemed frankly skeptical about the United States policy in Victnam. The State Department neonle asked questions too, they really seemed to want to

(Continued on Page 4)

ALSA & Scholarship Talks Dominate SBA Meetina

for improvement, it was the feel-relative sdvantages and disadvan-ing of most students that the Little tages of appropriating SBA funds Theater provided a greater atmos-phere of professionalism to the This year the

The S.R.A. journeyed through its | Court, the student body hoped to The S.B.A. journeyed through its Lourt, the student body nopes to initial meeting of the year with provide an additional incentive to an occasional procedural problem but in an atmosphere amidst emotional and rational discussion.

Although attendance at the ALSA was also discussed and a meeting most definitely allows room committee was formed to study the

reter of professionalism to the This year the SBA Executive Committee took the initiative to es-After the meeting was called to tablish for the first time a scholar-



THE COLONIAL LAWYER

MANAGING BOARD
GRAM D. ROBERTON
Editor-in-Chief
USP
C. VERNON BERATURY. 111
USP
Advectising Manager Ataent C. Woodhupp Business Manager

EDITORIAL BOARD GERALD D. ROBERTSON ...
CHARLES E. KENT ...
EDBARD C. NEWTON ...
DONALD D. WITTY ...
ROBER L. AMDER ...
LEONARD E. STARR, III LEBRARD E. STARE, III EDITORIAL STAPP Graphice Editor
John P. Gaidles, John H. Guodrich, Earle T. Hale, Sharon K. Hudfman, Garge,
Legner, Kent B. Millian, John F. Morie, Richard A. Repp, Walter A. Smith
BUSINESS BOARD
ALERY C. WOODQUIFT
The Company of the Compa

R. Leener, Kent B. Milkan, John F. Moreja, Richard A. Ropp, Walter A. Smith, Alexat G. Woodsury BUSINESS BOAKD Published Memogram (C. Vernioro Beratus). III — DISINESS BYAF — Advertising Memogram Common Breature, III — Advertising Memogram in the standard part for a total of nine inspan ner year in the interest of the community of the Manutack-Wystel Science of Law at the College of William and Mary in the County to Read the College of William and Mary in the County of the Manutack-Wystel Science of Law at the College of William and Mary in the County of Law at the College of William and Mary in the County of Law at the College of William and Mary of the County of Law at the College of William and Mary of the County of Law at the County of Law at the College of Science of Law at the College of County of Law at the County of William and Arry, William and County of Law at the County of William and Arry, Willia

EDITORIAL

THE TIME HAS COME.

Now that the Marshall-Wythe School of Law has emerged from from American University, Ran the bowels of Bryan Dormitory to bank in the shadow of the historic doiph Macos College and the Vir Wren Building, it is time to consider what this transition portends ginia Military Institute; and one saide from hopefully temporary inconvenience and troops of gaping from each of the following: Alms

aside from hopefully temporary inconvenience and troops of gaping from each of the following: Alms tourists eager to finish off a role of Kokachrome on our very own bust of Blackstone.

It may now be said without undue exaggeration (or modesty) of Pennsylvania, Cornell University, that the nation's oldest school of law, whose name is linked with the likes of Jefferson and Marahall, is lodged behind a facade befitting lilinoia, indiana University, Lafathia distinction, on a campus with a prestegious name, in a town which hosts thousands of visitors from around the world, and Texas. Certainly no school can boast a nobler pedigree, Why then, if I may be so bold middleburg, is the following colloquy all too familiar to students at Marahall-Wythe?

QUESTION: Where do you go to school?

ANSWER: I go to law school at William and Mary

RESPONSE: Oh! I didn't know William and Mary had a law cuse University, Vanderbitt University, Mary Academy, Vanderbitt University, Univer it may now be said without undue exaggeration (or modesty) that the nation's oldest school of law, whose name is linked with the likes of Jefferson and Marshall, is lodged behind a facade befitting this distinction, on a campus with a prestegious name, in a town which hosts thousands of visitors from sround the world, and Texas. Certainly no school can boast a nobler pedigree. Why then, if I may be so bold as to inquire, is the following colloquy all too familiar to students at Marshall Wilster.

A fortiori, the answer, "Marshall-Wythe School of Law" would fare no better. This typical response, coming from maternal aunts and indigent transvestites, is forgivable, but when coming from lawyers, particularly prospective employers, the effect can be defiating. The ugly fact is that inmates of Marshall-Wythe have suffered too

The ugit fact is that immates or section. The ugit from obscurity,

It is clear that Marshall-Wythe could stand an increase in renown
(not to mention funds). Now that the "subterranean blues" have been
replaced by "classroom claustrophobia," the time has come to tackle this blight of oblivion.

this blight of oblivion.

The question which no doubt is rising from the foggy recesses of your mind is, "how?" A worthy question.

Notre Dame did it with football, However, assuming Arn could be induced to leave the shadow of the Golden Dome, for the challenge of whipping the ample but somewhat latent talent of Marshall. Wythe into a gridiron power, it is doubtful that William and Mary could support two such teams. Besides, Notre Dame has God on their side—at least they did until He couldn't get season tickets for this fall.

Berkeley did it with demonstrations. Unfortunately, Williamsburg, which once nurtured the seeds of revolutionary zeal, has become a hotbod of apathy. While it is possible to conceive of Marshall-Wythlans rallying to the cause of repealing the Anti-Dueling Statute or drafting Marty Zionts for president, the prospect is less than rosy. Besides, demontrations are in disrepute lately.

This leaves academic excellence, and indeed, this should be our

demontrations are in disrepute lately.

This leaves academic excellence, and indeed, this should be our ultimate goal—look what it did for Harvard. While it may be too soon to expect to get a Marshall-Wythe alumnus in the White House, or to expect the Wiltie House to look to the expertise of the William and Mary faculty to fill cabinet-level posts, it is not too early to lay the groundwork. A stellar alumni is a valuable asset. While at present the Marshall-Wythe alumni are small in number, neither are they particularly distinguished by their achievements. Our chief claims to fame have long since cessed to make headlines. This state of affairs need not operate in perpetuity. However, great lawyers from great law students grow. Great students do more than annotate "cams" during their three year staint in law school. three year stint in law school.

three year stint in law school.

There was a time when the student activists at Marshall-Wythe could have rallied in the "new" law school cupols with room to spare. Todsy, things have changed. No longer would there be room to spare. One need only enumerate the diversity of student activity to realise that the "new breed" of student has infiltrated our ranks. We now have two fraternities, a program of legal aid to local lawyers, a moot court program where no longer are all entrants automatically semi-finalists. a Wythe society which attracts notables like state supreme court justices, a glossy newspaper which believes in editorial license, and a dynamic Student Bar Association. A prime example of the change is the Law Review, which twenty years ago resembled mimeographed class notes. It is now computerized, containing contributions from no less than The Chief Justice, and sits on dusty shelves of libraries around notes. It is now computerized, containing contributions from no leas than The Chief Justice, and sits on dusty shelves of libraries around the world. Nor are we without newsworthy happenings—for example, the recent "brainwashington" trip which rivaled LSD for thrills.

However, the and fact is that Marshall-Wythe is sorely lacking in leadership and initiative. Out of a student body numbering approximately 178, no more than 30 spend more than five hours a week on (Continued on Page 4)

PROFILE: CLASS OF 1970

Students entering this Septem-ber number 48 degree candidates (those who hold barcalaureate de-grees), and 8 in the combined program, for a total of 56 comme law study here. Including 109 stu-dents previously enrolled, 8 in the graduate tax law program, 5 stu-dents transferred to this school with advanced standing, and 3 who were re-admitted following a break in residency, the total enrollment for the 1907-1908 session is 176 students. This is an increase of 13 over the enrollment for the 1966-1967 sension.

Eleven states and thirty-one us dergraduate institutions are repre-sented in this fails incoming group, inclusive of transfer students. Geo-graphical distribution reflects 35 graphical distribution reliects 3b students from Virginia; 8 from New Jersey; 3 each from Connec-ticut, Illinois, Maryland, Michigan

licut, Illinois, Maryland, Michigan and Pennsylvania; 2 from New Hampshire; and I from each Florids, New York and South Carolina. As expected, William and Mary leads the undergraduate institutions, with reposentation of 19 students; followed by 4 from the University of Richmond; 4 from each Old Dominion College, the University of Virginia, and Virginia Polytechnic Institute; 8 each from American University. Ranitary Academy, Vanderbilt University, Vansar College, Wesleya University, and Yale University.

In addition, the first year class occudes five students who entere last February; three from Virgin and one from each Illinois and Mis-auuri. Their five undergraduate schools are Colgate University, Dartmouth College, Old Dominion College, Southern Illinois Univer-sity, and the College of William and Mary.

The median Law School Aptitud Test score for the entire first year class is 560, which is the 69th per-centile. The mean of academic av-

Patent, Copyright Seminar Held

Noted authorities in the fields of patent, copyright and trademark law spoke to students and faculty members of the Marshall-Wythe School of Law October 6 at a seminar conducted under the joint sponsorship of the law school and the American Bar Association. John B. Farmakides of the Na John B. Farmanides of the Na-tional Aeronautics and Space Ad-ministration served as chairman and gave his views on "The Protec-tion of Ideas". Richard Wahl and Morton D.

Wendt of the United States Patent Office addressed the group on "The Patent System" and United States ark Practice and Proce

Professor James P. Whyte, as sistant down of the Marshall-Wythe seminar was doubly important as no courses are offered in patent law at the law schoel".

"A particularly interesting point



"May I assume that you intend to make a Federal case out of thin?"

From The Dean's Office BY ASS'T. DEAN JAMES P. WHYTE

Not only is Marshall-Wythe America's oldest faw school, it is also the pioneer in use of the most court as a teaching device. It is well-known that George Wythe, America's first law teacher used this technique as an effective means of teaching rules of law and techniq

Nowadays, of course, most court instruction at Marshall-Wythe Nowadays, of course, moot court instruction at Marshall.Withe has been revamped and broadened to fit current needs. Students may participate in various facets of this activity throughout their law school careers with varying degrees of intensity. Entering students first encounter moot court through the required course in Legal Method and Writing. Here participation in what is known as an "appellate briefing exercise" is compulsory. The cleas is divided into two-man partnerships and each partnership is assigned to represent either an appellant or appelle in an appeal before the "Supreme Court of the State of Marshall." The besis for appeal is found in prepared transcripts of a mythical trial before the "Circuit Court of Wythe County, State of Marshall." Points of law involved in these transcripts are critically confined to subject ancountered in Sent year change of Founding 19 confined to subject a mountered in Sent year change of Founding 19 confined to subject a mountered in Sent year change of Founding 19 confined to subject a mountered in Sent year change of Founding 19 confined to applice a mountered in Sent year change of Founding 19 confined to applice a mountered in Sent year change of Founding 19 confined to applied a mountered in Sent year change of Founding 19 confined to applied a mountered in Sent year change of the confined to applied a mountered in Sent year change of Founding 19 confined to applied a mountered in Sent year change of the confined to applied a mountered in Sent Year Counter the confined to applied a sent year of the confined to applied a mountered to Sent Year of the confined to applied a mounter that the confined to applied a sent year of the confined to applied a sent year of the confined to applied a sent year of the confined to applied a mounter that year of the confined to applied a sent year of the confined to applied a se ordinarily confined to subjects encountered in first-year classes of Propordinarily confined to subjects encountered in first-year classes of Property, Contracts, Agency and Torts. Advisors from the third-year class are appointed to assist the neophyte partners in getting started. Upon submission of briefs which are limited in length and written in accordance with prescribed rules, dates for oral argument are set before a three-man court usually consisting of a law professor and two third-year students. One hour's academic credit of the three established for Legal Method and Writing is earned by this excrete. Upon completion of the course in Legal Writing and Method, Marshall-Wythe students may elect to continue moot court work, for which academic credit is earned, on a voluntary basis. The nature of this work is essentially the same as encountered in Legal Method and Writing. Subject matter of the problems encountered, however, is more complex and varied, and the work takes place in the framework of an intramural context. Again students choose partners and, by a drawing, are

Subject matter as the pronoun encounters, nonvers, as more assumed, and the work takes place in the framework of an intramural contest. Again students choose partners and, by a drawing, are assigned to represent either an appellant or appeller. A first round is held in the ascend semester of the first year, a second round in the first semester of the second year. The winning partnership is crowned as Marshall-Wythe Moot Court Champion, the partners' names are engraved on a permanent plaque, and other suitable privae are awarded them. It is expected, then, that those Champions will constitute Marshall-Wythe's entry in regional and, hopefully, national moot court contests.

Other practical activity which actually does not involve mont problems but which sometimes is nonetheless called "moots" court, in to be found in the one-hour course titled "Practice Court." The student carrolling in this course, normally in his third year, is required to find a situation either on campus or in town which contains all elements of a civil law sult. Gaining the voluntary cooperation of all parties and witnesses concerned, one student elects to represent plaintiff, a classmate ropresenting defendant. From this point the work proceeds as though the case were being processed in an actual court of record. Capen

witnesses concerned, one student elects to represent plaintiff, a class-mate representing defendant. From this point the work proceeds as though the case were being processed in an actual court of record. Cases are filed in the "Circuit Court of Wythe County, State of Marshall." Procedure, at plaintiff's choice, may be either according to the Fed-eral Rules of Civil Procedure or the Virginia rules. Witnesses are in-terviewed, depositions or interrogatories are taken as necessary, pleadcurviewen, exponitions of interrogatories are taken as necessary, pleadings and motions are filed, a pre-trial conference in held with the judge, a trial brief is prepared and the case is utilizately tried before a pre-fessor-judge and a jury usually consisting of first-year law students. Upon occasion, motions for new trials are filed by counsel for the party against whom the verdict has been returned and are argued before

It is hoped that the establishment and maintenant It is hoped that the establishment and maintenance of Marshall-Wythe's most program will continue to be of algorificant benefit to law stadents. In addition to providing a retreathing way to learn law, it provides a convenient, practical and efficient way of gaining actual experience in the practice of law. And of immediate value to the law student in the fact that prospective employees rate highly most court experience as a silent, but effective, recommendation.

OPINIONS

BY CHARLES E. KENT

A great fraud has been perpetrated upon the people of Virginia. This Comnonwealth has been vice. The comnonwealth has been vice. their debts, the aggregate of individuals becomes more deeply ingo" financing which, because of its failure to provide adequately for of individual debts is never paid of, of individual debts is never paid of,

deficit financiag represents, as one writer put it, "ignorance mas-querading as morality." Because of confusion, fear of the word "debt." and a nostalgia for a simpler past, people are blinded to the reality people are offence to the reality that government debt may be a virtue. The unknowing cry, "You would spend our children's and grandchildren's money. It is the future generations which must answer for these debts which you would incur."

Any student of macro understands why government "In the red" is often a vital factor in maintaining a healthy, growing economy. A simple examination of the national economy illustrates this. We must start with the preminto, we must start with the premise that until we all have what we want and require, the economy should continue to grow and produce within sight of capacity. A healthy scoroms ampless healthy economy employs more peo-ple, and so there are fewer who must live off what others earn. As States debt is essentially internal. they do not buy equal to their output, business and government must
take up the slack, or the law of
supply and demand will soon yield
leaser output and more unemploynew industry, and otherwise pro-

Now it is necessary to examine the nature of the federal debt. Our national wealth lies not in how many dollars we have, but in our assets. The government borrows money which is invested in new material wealth, such as highways and buildings. When private business does this (and it does to a far greater extent than the govern-ment) the increments in wealth representing the debt are capitalized. However, one misleading fact is that all government expenditures are deemed "current spending."
When a new aircraft carrier is paid for, the money paid is enter-ed as a current expenditure, not a conital investment. On the contrary year; yet, as borrowed money is invested in new facilities, the inme generated is more than suffi-nt to pay interest due, and old nd issues are retired with proceds from new issues. As long investors maintain confidence investors maintain confidence un AT&T, this process can continue endlessly. So, in reality, an in-erease in the national debt is also an increase in our national wealth; and the worth of our assets far exceeds the amount of the debt.

Even those satisfied with this versimplification may still retreat at the thought of a debt of tens of billions of collars. But who are the advanture, for who knows what lies creditors to whom we owe this vast just ahead. Even the four-lane sum? The answer is: ourselves; roads are too narrow to allow much 95% of the national debt is in-confidence in one's chances of passternal. Thus, so long as the govern ment retains its sovereign power to lay taxes, it may "rob Peter to pay Paul" and Peter. The increase-ed national wealth in turn atimulates greater productivity and ine, with a resultant increase in tax sources, just as new business uulates greater income fo

vernment to an Individual when government to an individual when talking about economics. Unlike a household which is simply unable to pay its debts, an indebted govnt is backed by the nation's tury financially.

Were we to pay off the national debt, bondholders would simply re-receive true cash value of their securities, which cash might lie idly in savings. This would be simply an exchange of a very safe security (backed by the government's power to tax) with interest feature, for cold currency. Business and indi-viduals would mourn the loss of these solid investments. The gov-ernment budget could no longer be employed as a helpful economic "leveler." And how would "paying our debt" benefit our children? They would succeed to our lesser general wealth and our idle cash (rather than solid securities). Resily, when our children do "pay" the debt, they pay only themselves.

Admittedly to compare the na tional economy with that of Virginia would not be totally valid. Should Virginia issue bonds some new industry, and otherwise pro-mote the growth of the state's economy. Thus new sources of revcould become available for payment of principal and the in terest which, after all, is the only additional cost of financing needed additional cost of financing needed capital improvements. In fact, un-der pay-as-you-go it must be real-ized that by waiting until funds are available, the interim rise in costs might well exceed the inter-est which would have been payable to bondholders. In essence, then, an indebted Virginis would not be unlike a conservative business, such as AT&T, which is always "in debt," but which is secure in the knowledge that the resultant benc fits will generate more than enough income to pay its obligations.

It is not secret that Virginia's educational system is one of the poorest in the nation. This is so despite the efforts of the cities which have approached their maximum al-lowable indebtedness while the solvent state sits smugly by. The shameful excuses for highways which connect most parts of the state are notorious for their inade quacy. For example, one is very impressed while driving between Williamsburg and Charlottesville with the ingenious death traps which have been devised. The steep grades and hairpin curves are intriguing for their atmosphere ing another vehicle. And if forced off the road one may well be con-fronted with an obstacle course of trees and ditches.

The restraining influences of Virginia's pay-as-you-go policy are evident. To operate a state as one would his own household in to by nore fundamental economic truth This writer looks forward to a day in the near future when our con stitution will be amended or rewritten so as to bring this Commonwealth into the twentieth cen-

HUMPERS REMAIN UNDEFEATED IN LAW LEAGUE

Only one of the four law school football teams playing in the Independent League remains unbeaten at the end of the first three weeks of play. "Howard's Humpers" boasts a 4 and 0 record, having beaten one of the law school s and three other inder

The "Barristers" headed by th versitile Sal Jesuele have a 1 and versitile Sal Jesuele have a 1 and 1 record which included their up-set loss to the "Sumpera." The "Chancellors" comprised of first year students also has a 1 and 1 record while the Kings bench made made up primarily of third year men has only posted a loss to the "Chancellors" so far.

In the "Chancellor's" opener. October 3, Bob Bradenham and company had an easy time demoi-ishing the "Kings Bench" 40 to 0. Bradenham's receivers had no difficulty in cluding the "Bench's" defensive backfield and making themselves the targets for Bob's

In the "Barristers' first outing, the Jesuele led team romped to a 34 to 0 victory over the "Chan-cellors". Scores came on passes from Jesuele to Jim Stewart won two, and one each to Woody Wood-ruff, Andy Parker, and Mike Lavin. Jesuele sparked the defense as well, intercepting four Braden

The "Humpers" parlayed on a combination of a strong defense and a weak opposition to roll over the "Mongrels" by the score of 36 to 0. With Dennis Howard scoring first on the ground and then Gus Smith firing four T.D.S. this game quickly became a rout. Crash Harding grabbed three of the TD strikes and Roger Amole the fourth while Jim Evans hit for three exwhile Jim Evans hit for three ex-tra points to account for the "Hum-pers" scoring. The fine defense was led by the rushing of Howard and Harding along with Prince Butler and the backfield play of Bob Simpson, Dennia Howard, Ed Knight, and John Reed.

to the clash of the two unbeaten hopes to be able to open the store! contribution to the Law School and Law School Teans, the "Barristers" and the "Humpers". The collection of second semester books, tiring efforts in organizing the "Barristers" as pre-senson pick to cop the Independent League title sancered the coutset as favorites to dump the "Humpers". But the procedure will enable the tion; "How do we equal or top this above to have more books in each trip next year?" course available for sale during The Fraternity voted to contribute the procedure of the second semester.

Many of the have have a connection of the Moot School and the procedure when the procedure have a course available for sale during The Fraternity voted to contribute the produced of Barry defen. first half produced a flerce defenfirst half produced a Herce seten-sive battle with the only score com-active in the revision of the cram Doug Walker, and Ron White were ing on a Gus Smith to Roger Amole pass to give the "Humpers" a 6 lectures of the Smithers-Paine prepars a report on how the money to 0 lead at half time. The "Bar" course in Richmond. The material is to be awarded. to 0 lead at hait time. The "Bar' course in Richmond. The material is to a warded risters" finally got into action with a perfectly axecuted pass from Sal Jesuele to Jon Bruce with a lateral to Jim Stewart who streaked forty yards for T.D., an offsides penalty, however, voided the score non-PAD students. penaity, nowever, voted the score and on the next play larding picked off a Jesele pass and ran it back all the way for a score. Later Smith connected to Amole for snother score which put the game fraternity during the first senses was initiated. The monthly dinner program of the small the way for a score which put the game fraternity during the first senses initiated with Mr. John Warren was sole rush function permitted that play the small the way for the score which put the game fraternity during the first senses initiated with Mr. John Warren was sole rush to score which put the game fraternity during the first senses initiated with Mr. John Warren was sole rush to score the score was sole rush to score was sole anouncer score waten put the game out of reach. The "Barristers" then showed that they were in the game But in the last few seconds of the game marching down the field, but time ran out on the valiant effort.

| Traternty during the first semester. In accordance with the rush rules, bide were sent out on October 31. The brothers can thank Bill Wellons for the fine job done at the party.

(Continued on Page 4)



Dick Repp receives Red Cross Award from Mrs. Philip Chess

Law School Gives 1/3 Of Blood Received By Red Cross

The call was for "able-bodied at the Law School was aided by men to 'bare' arms," and fifty-four several colorful posters, one of men, both students and faculty, responded. As a result, the Second reputed recognizable personnee of Annual Law School Blood Drive pedagogic renown having extractachieved a modieum of success, alied from his circulatory system a state of the state of t

within twenty-four hour after giving blood.

In 1966 to an angular local support of the substrated blook by the first part of the fifty-five substrated blocks by captain Howard and Prince Buller total amount received to 163. The permitted Gue Smith to stretch his running legs for several long gains to the delight of the fifty-five pints given. Among other students contributing, the first year class accounted for the first year class accounted first year class accounted first year class accounted to the first year class accounted to the first year class accounted permitted Gus Smith to stretch his Bloodmobile quota had been set at running legs for several long gains to the delight of the crowd.

reived from the local unit.

The campaign to recruit do

Annual Law School Blood Drive pedagogic renown having extract-achieved a modicum of success, aled from his circulatory system a though failing short of the fifty perpoint of pure icewater. Another of-cent mark that had been hoped for. If you have that now fortened a free drunk driving defense the business of stare days once arrested on such a mally attained the status of stare desire, was initiated in 1966 to boost lagging local support of the Williamsburg Red Cross Bloodmo-

ployment Friday, November 17, all day. Interested students see Mr. Donaldson.

FRATERNITY NEWS

ta nave spent the first part of the began want appears to be a very semester establishing and atrength-ening the programs of the chapter, meeting on October 2, 1967. The Because of the overall reduction in order of business consisted primanpower from last year (18 out of 48 brothers graduating) the chapter has been working me more closely in these programs.

the bookstore that has been run has been in existence. It was point-earlier in the somester. An ex-ed out that the space devoted to tremely large volume of business Jefferson Jnn in THE BRIEF, the book market and in the sale of cans Phi, exceeded that of any other of outlines as study aids. The past Inn. Our hats are off to Gary Lextern of the bookstor reached the ner, the Jefferson Inn Historina, all-time high for business done on used books.

David Stewart can still be reached in the SBA office

Might, and John Reed.

With the World Series over the eyes of the sporting world turned to the clash of the two unbeaten Law School Teams, the "Barristers" and the "Humpers". The collection of second secon

Phi Alpha Delta
The brothers of Phi Alpha Delta have spent the first part of the semester establishing and strength-semester establishing and strength-semesting on October 2, 1967. The marily of reports from the officers and special committees. The Exchequer. Butler Barrett, reported The first of these programs is shape than at any time since it

econd semester.

Many of the brothers have been clive in the revision of the cram Doug Walker, and Ron White were constraints and advanced to the cram Doug Walker, and Ron White were

Primarily through the efforts of members of Jefferson Inn to con-

not achieved, thirty-eight members did contribute. The monthly dinner program of Jefferson Inn for the new year was initiated with Mr. John Warren Cooke as the guest speaker. Mr. "Speaker" Cooke gave a very in-teresting talk on what we can expect from the next season of the General Assembly. Approximately forty persons were in attendance.

LAW STUDENTS MEET

(Continued from Page 1) know how the students felt about

Victoria and the rest of the world. Perhaps a reporter will be forgiven for saying it was one of the most reasonable and reassuring dis-

nost reasonable and reassuring dis-cussions that he has heard in Wash-ington, or anywhere, in the past two and a half years. 6:25 P. M.—After a long day

and Inst-minute delays at his ofand inst-minute delays at his of-fice, Vice President Humphrey ar-rived an hour late but full of words, warmth, good humor and quite im-plurable vitality. Bost of the stu-dents obviously liked Humphrey within five minutes; it took the deeper-eyed Republicans 10 min-

utes.

Humphrey told jokes about the vice presidency and himself. He criticized Congress for "fiscal tresponsibility," a new wave of protectionism in trade, failure to expand President Johnson's domestic program, and "shrinking from in-ternational responsibility." Then he defended Congress as a body that "reflects how people feel."

More on Cogress: "The integrity and character of men in govern-ment is as great or greater than in any comparable profession . . . But people look and they say, 'But that fellow's a fool.' Well, fools are entitled to representation, too, you

On the success of American ald to Western Europe: "The patient not only has thrown away his crutch but has hit the doctor over the head with it."

On the administration's low rating in the polis: "If we had fol- SPEAK AT lowed the public opinion polis, we would have lost Berlin, Korea, Iran, Turkey and Greece . . . If there had been a poll at the time of Valley Forge, George Washington would have been driven out of the

ed are the peace-makers-but it says peacemakers, and it doesn't say anything about marchers, walk any anything about marchers, walk-ers and protesters. You want to do something for peace? All right. We have a job for you in the Peace Corpa, Vista, community work, the poverty program..."

On intellectual critics of the adon intersection: "The intellectuals say the President doesn't have any intellectuals around him. Well, Dean Rusk was an intellectual un-til he got to be Secretary of State. Nine of the 13 members of the Cabinet are Ph.Ds. and 10 are Phi Beta Kappas. The intellectuals say something happens to those men when they came down to Washing-ton. You know what happened to 'em? They had to make some de-

On what makes news: "How many people know there are young people like you sitting here, will-ing to listen to all this? It's not news. But you want to get in the paper? Just go out and get in some

a half after he dropped in for a few minutes, Humphrey stopped tew minutes, running sources talking and departed. The standing ovation lasted after he was out of sight. The trusty buses carried the students in the Sheraton-Park students in the Sheraton-Park Hotel, where they had given them-selves a reception. The bank con-versational play was for the less conservative students to say to the more conservative once, "Well, what did you think of him?" By now, the conservatives had recover-ed sufficiently to say something about not agreeing with everything about not agreeing with corrything he said, but he was "remarkable," "dedicated," "inspiring," and "fan-tante." Mr. Humphrey would not have believed that those buses had come up from Virginia.

portunties for attorneys in the de-fense establishment.

11 A. M.—They arrived in a con-ference room at the Supreme Court for a delightful lecture by the Clerk, John F. Davis, on the pro-cedure and folklore of the court; then came a tour of the courtroom with bistorical commentary.

1:15 P. M.—In a private dining room in the Schate, the students room in the Scuate, the atudents gave a standing ovation to a gentleman who just seemed to wander im—Everett McKinley Dirknen. (It had been arranged by Mark Trice, secretary to the minority and father-in-inw of one of the atudenta, Walter Smith, president of the William and Mary Student Bar.)
While measengers tugged at his arm and whispered that he was needed in the Scuate, Dirksen talked ou and ou...—"Reveiv is not in

ed on and on-"Brevity is not in our lexicon." He was in one of his very conservative moods—they vary —and this pleased the conservative students whose consciences burt for having liked Humphrey so much. The Dirksen wit, if anything that broad can be called wit, pleased everybody, of course.

Next came visits and graceful speeches by Sens. Harry F. Byrd Jr. and Charles Percy, the Illinois

Republican,
3 P. M.—The students departed for Williamsburg with the impression, one observer would guess, that the government is an easily accessible and altogether charming institution.

DIRKSEN, PERCY LUNCHEON

The scene was Washington, D. C. the political center of our great nathe political center of our great nation, the governmental province
where the decisions proclaimed affect the lives of all individuals. A
part of this measive and sometimes
incomprehensible acene is the reception room of the Capitol where
the atudents of Marshall-Wythe
School of Law were having a
luncheon which would terminate
their memorable trip to Washington, D. C. But though this lunchcon in this certain perspective may eon in this certain perspective may seem insignificant to some, to those students who were there it was a

students who were there it was an experience long to be remembered.

There was Senator E. Dirksen, who, though he has had himself many a "fine hour", gave to the students one of their "finest hours". He made us feel a part of nours. He made us reet a part of that great governmental body which we so frequently hear shout but with which we so infrequently associate. As he spoke of his days as a young attorney the listner be-gan to understand the Senator as a gan to understand the Senator as a man and began to realise that the qualities of the greatest of men are not yet beyond our grasp. As he spoke of his efforts to have a Constitutional Convention we be-gan to understand the Senator as a politician and legislator in a po-sition which effectuates major ouble."
7:41 P. M.—Almost as hour and changes in our history and changes in we were deserving of the tribute his presence paid to us.

Then there was Senator C. Per Then there was Senator G. Per-cy. Throughout his talk, which covered issues on the Far East and our domestic welfare policies, one should understand and gain admiration for this man who se genuinely expressed a concern for the welfare of his country. He was concerned that American troops were dying in a war that was unpopular while there were still un-settled hostilities in our own streets at home. He was concerned that our government was appro-priating funds to other countries have believed that those buses had come up from Virginia.

7:45 A. M. Friday—The buses arrived at the Pentagon. There was a chance for a cup of coffee before the students heard a 20-minuts talk by Undersecretary of Defense Nitze, a long military briefing on showed us that there is a place and of satisfaction for having been a made for young man has more you. a need for young men in our gov- part of it.



Katzenbach invites questi







Senutor Charles Porcy drops in on law h

rnment, young men who are also, EDITORAL

uncheon we were addressed by the man most closely related to the immediate interests of the students Senator Harry F. Byrd. He spoke of the traditions and accomplish-ments of the College of William and Mary. He expended the belief that through these achievements that through these achievements the Marshall-Wythe School of Law has most certainty found its place among the greater educational in-stitutions not only in Virginia but throughout the country. He in-

Playboy Exchange Suggested By L.R.

Among the over one hundred requests for back laxues of the William and Mary Law Review over the last several months was on that received the special attention of Managing Editor Mark Dray. Written on stationery bearing hi-personal trademark—pretty hunny-clad lassies—the request from Play-boy's HUGH HEFNER was for a copy containing a Note by former student Brad Coupe on the impli-cations of the m-called observity case, Roth and Minhkin.

Negotiations to arrange an agreement to exchange publications on a regular basis, however, were reportedly unsuccessful.

PHI ALPHA DELTA

(Continued from Page 3) In the future, PAD plans to hold In the future, PAD plans to hold its first speaker luncheon early in November, with a speaker to be announced shortly. The luncheon-will be open to the student body. In conjunction with numerou-other organizations, the brother-are planning for the homeconing cocktail party and dance to be held at the Heritage.

The brothers have not forgotten the promise made to the first year students about the trip to the state prison and to the federal reforms tory. Plans should become definit within the next few weeks for thi

trip.
Joe Buxton, chairman of the Pro fessional Committee, has arranged for the Small Business Administration to come to the law school and conduct a day long seminar on the establishing of a small busines: real day-to-day type of problem for a practicing attorney. This date also will be announced abortly.

also will be announced shortly.
Congratulations in the Student
Bar Association and Phi Ibelta Phi
for the fine trip they conducted to
Washington, PAD will not hold it
against either of these organizations that they left one of one
brothers atransfed in Washington

ALSA & SCHOLARSHIP

(Continued from Tage 1) journed. In the minds of some via fents there was no doubt a feelin of concern. In the minds of othe students there was no doubt a feel students there was no doubt a ter-ing of confidence. This was as is should be. But in the minds of al-students, an exemplified by their attitude and participation in the meeting, was a desire to level what ever support accessory to makthe year a sucressful one.

The Barristers' Brides will again hold a Square Dance at the Tour-Woman's Club, this year on Navember 3rd from eight until elevio'clock. Thuse of you who weithere last year will remember 1rd from eight until eleviflus filled ecening, complete with caller. Refreshments will be included in the price of adultsion\$2.00 per couple or \$1.00 star. the proceeds will go towards incremite the Barristers' Brider Fund, a lowfund for married students ad ministered by Dean Curtis, So put on your dancing dudn and y'nl cum! hold a Square Dance at the Tout-

aDITORAL.

(Continued from Page 2)
law-related extra-curricular activities. While few if any would say that such activities about oone before intransural sports. It is possible to do both without suffering from nervous exhaustion. While the need to earn a living sulgebt be a valid excuse for limiting law school activities to studying, it should be noted that many, if not most of those active is student affairs also have part-time jobs, in addition to more than administerable.

guanta grades.

Those who think good grades are a prerequisite to participation student affairs have their priorities crossed. It would seem that, to point, the worse the grades the more reason in dictioguish unearly in other areas. At the least, valuable experience such as heading the

in other areas. At the least, valuable experience such as bending the Ad Hou Committee to Unionize Colonial Williamsburg would provide a better excuse for poor grades than not trying.

What is clear is that all the student activities need increased student participation. Also, it need burgly be said that participation level office and the activities are fitted than a such as such as it does the achool. Few thing applications forget to sait about your law school record, and few july applications forget to sait about your law school retirities. It would, seem that a law school could at least expect its students to be ambittion and greedy, if not public-spirited. Five hours a week is not too such is ash, but if you don't have this, the least you could do is contributent.