

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

Promotional Materials

Archives and Law School History

2004

The College of William & Mary School of Law is
Delighted to Announce Its Two Most Recent
Chaired Professors: Alan J. Meese, Ball Professor of
Law and James E. Moliterno, Tazewell Taylor
Professor of Law

William & Mary Law School

Repository Citation

William & Mary Law School, "The College of William & Mary School of Law is Delighted to Announce Its Two Most Recent Chaired Professors: Alan J. Meese, Ball Professor of Law and James E. Moliterno, Tazewell Taylor Professor of Law" (2004). *Promotional Materials*. 4.

<https://scholarship.law.wm.edu/promotional/4>

Copyright c 2004 by the authors. This article is brought to you by the William & Mary Law School Scholarship Repository.

<https://scholarship.law.wm.edu/promotional>



THE COLLEGE OF WILLIAM & MARY
SCHOOL OF LAW
IS DELIGHTED TO ANNOUNCE
ITS TWO MOST RECENT CHAIRED PROFESSORS

ALAN J. MEESE
BALL PROFESSOR OF LAW

and

JAMES E. MOLITERNO
TAZEWELL TAYLOR PROFESSOR OF LAW



ALAN J. MEESE

BALL PROFESSOR OF LAW

Alan Meese joined the William & Mary faculty in 1995 and has been a professor of law since 2000. In 2001-02, he was a visiting professor at the University of Virginia and the Cabell Research Professor at William & Mary. He is founding editor of William & Mary's *Law and Economics Working Paper Series*, a member of the College's Public Policy faculty, and a fellow in the Law School's Institute of Bill of Rights Law.

Meese has taught corporations, antitrust, economic analysis of law, contracts, torts, advanced antitrust, antitrust theory, and a seminar on the Federalist Papers. An inspiring teacher, he received the Law School's Walter L. Williams, Jr. Memorial Award for teaching excellence in 2000.

He is the author of numerous scholarly articles on a variety of subjects, including antitrust policy, corporate law, the economics of tort law, affirmative action, and economic liberty. One of the leading antitrust scholars of his generation, he is best known for his work examining antitrust law and policy through the lens of transaction cost economics. His work is widely cited, and he is a frequent contributor to antitrust symposia. His most recent article, *Property Rights and Intra-brand Restraints*, appears in Volume 89 of the *Cornell Law Review*.

Meese received his A.B. from the College of William & Mary with high honors, where he was first in his class and elected to Phi Beta Kappa. He received his J.D. with honors from the University of Chicago. At Chicago, Meese was a comment editor on the *Law Review* and an Olin Fellow in Law and Economics; upon graduation he was elected to Order of the Coif. After serving as a law clerk to Judge Frank Easterbrook and Justice Antonin Scalia, Meese practiced law for nearly four years at Skadden, Arps, Slate, Meagher and Flom. He was admitted to the Virginia Bar in 1990 and is currently an associate member of the Virginia and Washington, DC, bars.

Selected Publications

- Property Rights and Intra-brand Restraints*, 89 *Cornell L. Rev.* 553 (2004).
Price Theory, Competition, and the Rule of Reason, 2003 *U. Ill. L. Rev.* 77.
The Team Production Theory of Corporate Law: A Critical Assessment, 43 *Wm. & Mary L. Rev.* 1629 (2002).
The Externality of Victim Care, 68 *U. Chi. L. Rev.* 1201 (2001).
Farewell to the Quick Look: Redefining the Scope and Content of the Rule of Reason, 68 *Antitrust L.J.* 461 (2000).
Will, Judgment, and Economic Liberty: Mr. Justice Souter and the Mistranslation of the Due Process Clause, 41 *Wm. & Mary L. Rev.* 3 (1999).
Economic Theory, Trader Freedom, and Consumer Welfare: State Oil Co. v. Khan and the Continuing Incoherence of Antitrust Doctrine, 84 *Cornell L. Rev.* 763 (1999).
Liberty and Antitrust in the Formative Era, 79 *B.U. L. Rev.* 1 (1999).
Monopoly Bundling in Cyberspace: How Many Products Does Microsoft Sell?, 44 *Antitrust Bull.* 65 (1999).
Regulation of Franchisor Opportunism and Production of the Institutional Framework: Federal Monopoly or Competition Among the States?, 23 *Harv. J.L. & Pub. Pol'y* 61 (1999).
Reinventing Bakke, 1 *Green Bag 2d* 381 (1998).
Tying Meets the New Institutional Economics: Farewell to the Chimera of Forcing, 146 *U. Pa. L. Rev.* 1 (1997).
Price Theory and Vertical Restraints: A Misunderstood Relation, 45 *UCLA L. Rev.* 143 (1997).
Antitrust Balancing in a (Near) Coasean World: The Case of Franchise Tying Contracts, 95 *Mich. L. Rev.* 111 (1996).
Limitations on Corporate Speech: Protection for Shareholders or Abridgement of Expression?, 2 *Wm & Mary Bill Rts. J.* 305 (1999).

Chaired Professors William & Mary School of Law

Peter A. Alces
Rollins Professor of Law

Jayne W. Barnard
Cutler Professor of Law

Lynda L. Butler
Chancellor Professor of Law

Glenn E. Coven, Jr.
Godwin Professor of Law

Neal E. Devins
Goodrich Professor of Law

Davison M. Douglas
Hanson Professor of Law

Michael J. Gerhardt
Hanson Professor of Law

Charles H. Koch, Jr.
Woodbridge Professor of Law

Fredric I. Lederer
Chancellor Professor of Law

Linda A. Malone
*Marshall-Wythe Foundation
Professor of Law*

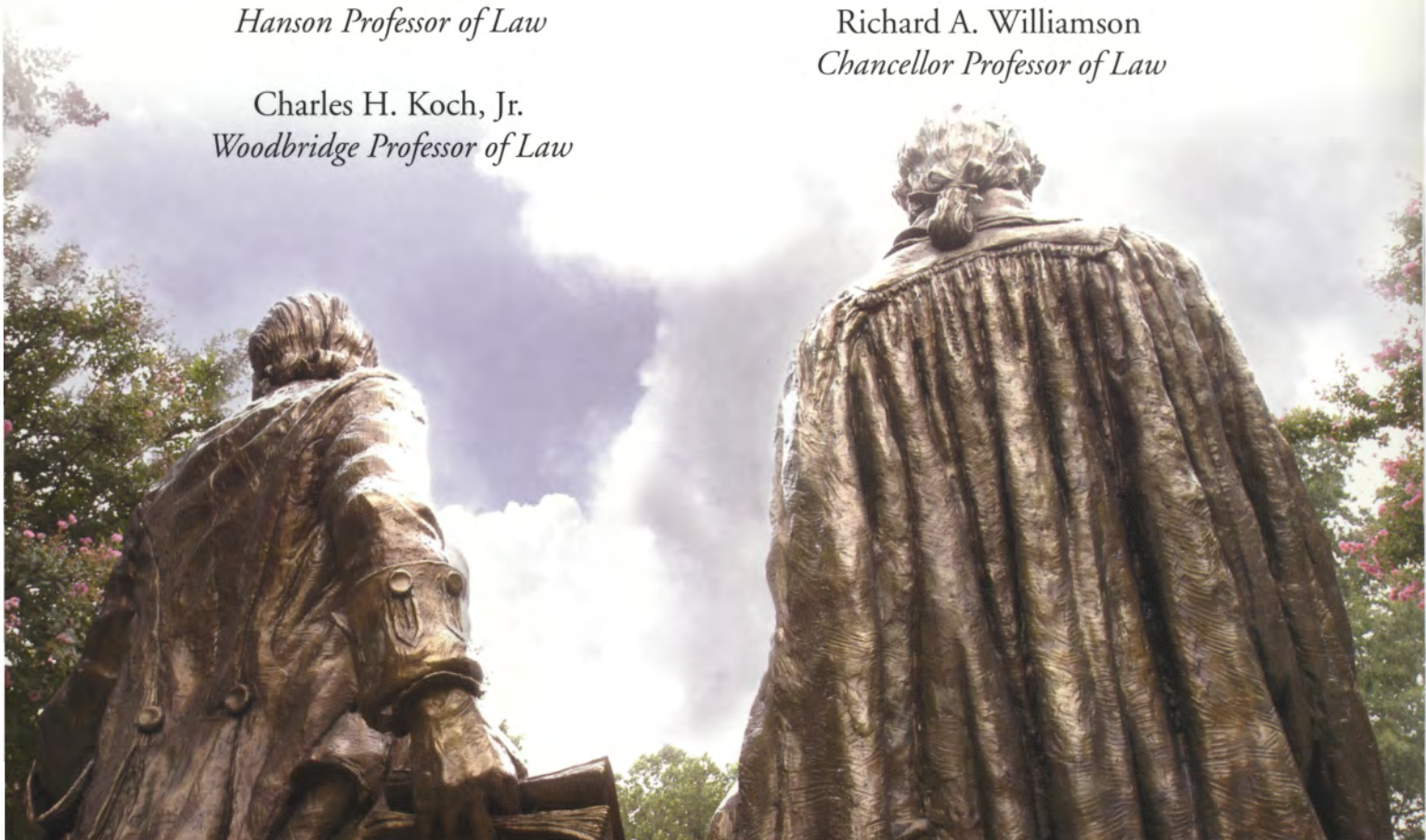
Paul Marcus
Hanes Professor of Law

Alan J. Meese
Ball Professor of Law

James E. Moliterno
Tazewell Taylor Professor of Law

Timothy J. Sullivan
Bryan Professor of Jurisprudence

Richard A. Williamson
Chancellor Professor of Law



JAMES E. MOLITERNO
TAZEWELL TAYLOR PROFESSOR OF LAW



Jim Moliterno joined the William & Mary faculty in 1988 and has been a professor of law since 1993. Upon his arrival at the Law School, he began to design a new curriculum with Professor Fredric I. Lederer and Professor John M. Levy that integrated the teaching of skills, professional responsibility and ethics in a single, comprehensive course. The Legal Skills Program that grew from their efforts has been featured in stories in *The Wall Street Journal*, the *ABA Journal*, and *The Professional Lawyer* and was recognized with the American Bar Association's first E. Smythe Gambrell Professionalism Award in 1991.

Moliterno has served as director of the Legal Skills Program since its inception and as director of Clinical Programs since 2002. He has taught evidence and professional ethics at the Law School and advanced ethics courses to members of the Bar. In 1996 and 1997 he was the course director for two national conferences on innovation in the teaching of professional responsibility, made possible by grants from the W.M. Keck Foundation. His scholarly interests center on legal ethics, the legal profession, and legal education and he is the author of numerous, frequently cited books and articles.

He is a member of the American Law Institute and has served in a leadership capacity on the Association of American Law School's Section on Professional Responsibility. He has been invited to speak on ethics issues at numerous Bar, bench, and academic functions and his public service work involves *pro bono* consulting and serving as an expert witness in death penalty cases that involve lawyer misconduct issues.

Moliterno served as president of the College of William & Mary's Faculty Assembly from 1996-97 and as vice dean of the Law School from 1997-00. In recognition of his outstanding service to the Law School community, he was honored with the John Marshall Award in 2000.

Selected Publications

Introduction to the Law, Law Study, and the Lawyer's Role (with F. Lederer, 1991) (2d ed. forthcoming).

Cases and Materials on the Laws Governing Lawyers (2d ed. 2003).

Ethics of the Lawyer's Work (with J. Levy, 1993) (2d ed. 2003).

Broad Prohibition, Thin Rationale: The "Acquisition of an Interest and Financial Assistance in Litigation" Rules,
16 Geo. J. Legal Ethics 223 (2003).

Experience and Legal Ethics Teaching, 12 Legal Educ. Rev. 3 (2001).

In-House Live-Client Clinical Programs: Some Ethical Issues, 67 Fordham L. Rev. 2377 (1999).

Practice Setting as an Organizing Theme for a Law and Ethics of Lawyering Curriculum, 39 Wm. & Mary L. Rev. 393 (1998).

Lawyer Creeds and Moral Seismography, 32 Wake Forest L. Rev. 781 (1997).

Experiential Education, Legal Education and Professional Responsibility, 38 Wm. & Mary L. Rev. 71 (1996).

On the Future of Integration Between Skills and Ethics Teaching: Clinical Legal Education in 2010, 46 J. Legal Educ. 67 (1996).

Professional Preparedness: A Comparative Study of Law Graduates' Perceived Readiness for Professional Ethics Issues,
58 Law & Contemp. Probs. 259 (1995).

An Analysis of Ethics Teaching in Law Schools: Replacing Lost Benefits of the Apprenticeship System in the Academic Atmosphere,
60 U. Cin. L. Rev. 83 (1991).

Two statues – of a professor and his student – stand together before the Law School, commemorating its historic origins. The statues are bronze images of George Wythe and John Marshall. At Thomas Jefferson’s urging, Wythe was appointed in 1779 as William & Mary’s (and America’s) first professor of law. John Marshall, in turn, was among the earliest law students at William & Mary, receiving his formal legal training under Wythe’s tutelage.

Our Law School, so deeply rooted in American history, draws strength today from the distinguished men and women who follow in Wythe’s footsteps.

They are master teachers, gifted scholars, and citizen lawyers devoted to the public good.



W. Taylor Reveley III

*W. Taylor Reveley III
Dean and Professor of Law*



College of William & Mary

School of Law

P.O. Box 8795

Williamsburg, VA 23187-8795