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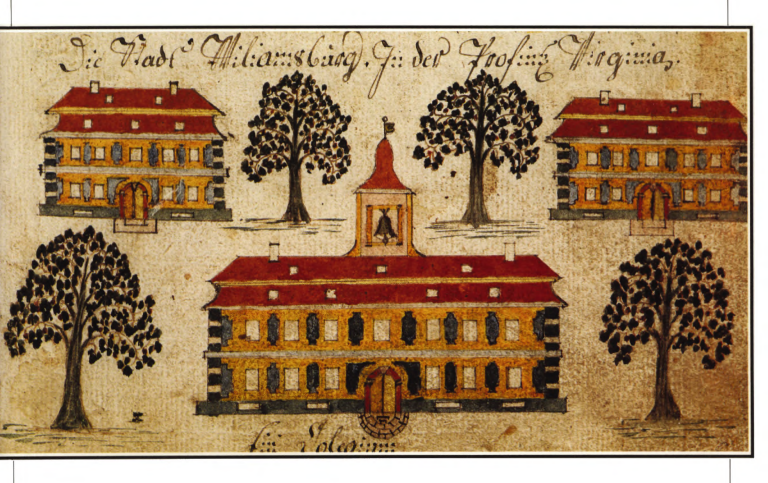
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WILLIAM&MARY LAWYER



THE ANNUAL REPORT OF THE MARSHALL-WYTHE SCHOOL OF LAW 1992

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Professor Emeritus Richard E. Walck 1918-1992

RESOLUTION

ichard E. Walck joined the Faculty of the Marshall-Wythe School of Law of the College of William and Mary in 1970, following a career of distinguished service to his country and to the law as an officer in the Judge Advocate General's Corps of the United States Air Force. Over the course of 14 years, ending with his retirement as Professor of Law Emeritus in 1984, Professor Walck, affectionately known as "the Colonel," served this institution with dedication and devotion.

Professor Walck was an able and effective instructor, teaching courses in Torts, Criminal Law, International Law, Agency, International Business Transactions and Legal Profession. He sought to instill in his students a love for the law and a commitment to serve mankind through acquired knowledge and skills. He stressed professionalism in his teaching and by personal example and conduct exemplified the ideals of loyalty, integrity, competence, honesty and service to the legal profession. His subjects included both law and life, and by word and demeanor he taught that a meaningful life could embrace commitment and service, agreeable social interchange and adventure, and that hard work, dedication, excitement and good fun are not incompatible endeavors and values.

Professor Walck accepted and discharged other duties and positions within the institution willingly and ably. He served for a number of years as chairman of the College's Discipline Committee, directed the Law School's post conviction assistance program, represented the School on the Joint Committee on Continuing Legal Education and served as Associate Dean for Administration. To this service, as with his instructional duties, he brought disciplined perspective, civility, understanding and concern. On his own initiative, he assumed the duties

of morale officer, and with the assistance and enthusiastic cooperation of his wife, Becky, sponsored and encouraged social gatherings and events conducive to fellowship, unity and goodwill within the Faculty and student body.

Professor Walck was a keen observer of the human condition. He drew from his experiences sources of humor and parables of wisdom which he shared as a skilled story-teller. He loved life and loved mankind. He was caring in his relationships. Large numbers of his students regarded him not only as a mentor, but as a friend. In his dealings with others he was always a gentleman — cordial, respectful and thoughtful. He enriched this institution with humor, love and warmth. His joy in life infected us.

Professor Walck died September 19, 1992. He loved us. We loved him. His death leaves a void. We miss him.

BE IT RESOLVED, That we, the Faculty of the Marshall-Wythe School of Law, mindful of the death of Richard E. Walck, do herewith acknowledge our sadness in the loss of a good friend, esteemed colleague and able teacher and administrator, express our deep appreciation for the contributions he has made to the growth and development of this institution, and record our respect and admiration for one whose life was characterized by integrity, devotion, love, service, and by enthusiasm for life itself, and

BE IT FURTHER RESOLVED, That this resolution be spread upon the minutes of this Faculty and that copies hereof be presented to Rebecca Walck, to Deborah Walck Hayes and to David G. Walck, respectively the wife and children of Richard E. Walck.

The Law School thanks all those friends who have contributed to the Walck Scholarship Fund in memory of the Colonel.

Message From the Dean

Richard A. Williamson, Acting Dean of the Marshall-Wythe School of Law



n mid-August, I welcomed the class of 1995. This class - 173 strong - consists of women and men of remarkable promise and achievement. As I looked out at the sea of faces in the room in which our orientation was proceeding, I wondered whether they would live up to our expectations. I also wondered what these new students were thinking. I wondered about their dreams, their aspirations and their future. And I could not help but wonder what they expected of us and whether we would live up to their expectations. Perhaps I was somewhat maudlin in my thinking because most of them are about the age of my children, whose dreams, aspirations and future are very much on my mind. More importantly, I had just paid a large tuition bill for one of my children and wondered whether that other institution would live up to my expectations of it.

Since the date of that orientation, I

have asked myself whether we will, in fact, provide the class of 1995 with an education that will help them fulfill their dreams and aspirations. The individual initiative and character of our students and the kind of world they live in will, of course, largely determine their fate, but the quality of our students' educational experience at this law school will be a significant factor in shaping that future. I have asked myself whether we are up to that challenge. I have asked myself whether we provide them with the best educational experience available.

The answer to that question is, in my judgment, an equivocal, "yes." I equivocate slightly only because the changes that have taken place in our world and in the legal profession are so recent and so fundamental that their effects have not been fully realized, either within the profession itself or within the nation's educational institutions. Moreover, without regard to the systemic and fundamental changes in the world economic and po-

litical order and within the legal profession, expectations for the educational system within the United States have changed greatly within the past twenty years.

Despite the fundamental changes that have taken place, I am confident that the keys to our success - the keys to providing for the future of our students - remain the same as they have been for many years. We must never deviate from the three fundamental values that should define and inform the mission of any institution of higher education. We must ensure that our students are guided and directed in their educational experience by the best and brightest teachers/ scholars available. We must ensure that the educational program available to our students is focused, challenging and designed to prepare them for the future the practice of law in the twenty-first century. Finally, we must ensure that the quality of our students' experience outside the classroom and during their three years in Williamsburg is conducive to their personal growth and development.

Fortunately, during the past decade we have assembled what is, in my judgment, a faculty of exceptional diversity and strength. Based upon my experience in dealing with my colleagues, they are uniformly committed to excellence in all that they do. They work hard and care deeply about their students. In their professional endeavors, they work on the cutting-edge of contemporary legal thought and problems, as they must do. Many are actively engaged in the work of the legal profession and take seriously their responsibility to the profession. While many and diverse demands are placed on their time, they remain, however, I am glad to say, first and foremost, devoted to their students.

Teaching — in the classroom and out — remains the core value that defines this faculty's existence. The Marshall-Wythe School of Law is an educational

institution. It exists to educate women and men who desire to become members of our honorable profession. Our institutional challenge is to provide the resources and support for our faculty that will allow them to respond to the learning expectations of our students, while at the same time, remain active participants in the world of scholarly exchange and debate. The concept of the teacher/scholar defines the ideal of any institution of higher education. Our teachers must be scholars, not just for the sake of scholarship, but because the best education for our students can only come from a faculty fully engaged in the world of new ideas and knowledge.

The educational program at the Law School provides the means by which we challenge the minds of our students. When examining any educational program, one naturally thinks first of the formal curriculum. The formal curriculum — the scheduled course offerings for our students — is, however, only the beginning. Learning often occurs best outside the walls of the classroom — in the extra-curricular educational opportunities available to our students.

Our formal curriculum, while traditional in most respects, contains a number of unique and vital experiences for our students that are directly relevant to the work of lawyers. You have heard and read a great deal about our Legal Skills program. This program, which has already greatly influenced programs at many other law schools, represents the largest commitment of resources we have ever made to a single aspect of our academic program. While the Skills program is multi-faceted, and includes training in advocacy, communications, research, negotiation and counselling, its most important contribution, in my judgment, is in the area of professional responsibility. No longer do our students study professional responsibility by reading a casebook and sitting in a classroom, listening to lectures and participating in class discussions. Today they learn by confronting directly, in well-conceived simulated exercises, the real and difficult ethical problems lawyers confront.

In addition to our formal curriculum, we offer a number of relevant extra-curricula learning experiences, the most significant of which are the three scholarly journals we publish and our highly successful Moot Court program. I can think of no extra-curricular educational expe-

rience more valuable than the experience of writing for publication or preparing an appellate brief that will be scrutinized by an opponent and a panel of experienced appellate judges. These extra-curricular experiences for our students are an integral part of our educational program.

The educational program at the law school has evolved greatly during the past twenty years and will continue to do so in the future. Our institutional challenge is to ensure that the learning environment, both the formal and extra-curricular, re-

Our teachers must be scholars, not just for the sake of scholarship, but because the best education for our students can only come from a faculty fully engaged in the world of new ideas and knowledge.

mains responsive to the changing nature of our society and the profession. Our program must contain many and diverse opportunities for individual intellectual growth and development. Above all, we must strive to find new and better ways to prepare our students to meet the challenges of tomorrow.

We owe our students more than simply the best education possible within the walls of the Law School. We expect and demand a great deal of them, but we must remember that they are human beings with responsibilities and personal goals and challenges apart from the law. They confront daily the stresses associated with a challenging and competitive educational program and the prospect of graduating from law school at a time of great economic uncertainty. Many will leave school deeply in debt. They will leave us in three years to assume their place in a society that is still troubled by social and economic disorder and injustice. We

owe them our best efforts to prepare them to become not only able and talented lawyers, but also responsible and productive members of our society.

The traditional role of lawyers as public servants remains at the center of the message we seek to convey to our students. Our students have responded to our challenge. The Public Service Fund at the Law School, directed by the students themselves, raised over \$26,000 to fund summer public service experiences for our students. We also received funds from the Virginia Law Foundation and the Federal Work/Study Program to fund summer public service jobs. This past summer, thirty-eight students were employed in public service positions funded from these sources. During this academic year, with funding from the Virginia Work/Study Programs, another twenty-seven students have been placed in various public and private agencies serving the public.

Drug and alcohol abuse is a problem that knows no professional, economic or cultural boundary. Recent studies have demonstrated that members of the legal profession are at risk. With the cooperation of the Lawyers Helping Lawyers Committee of the Virginia State Bar and the Psychological Counseling Center of the College of William and Mary, for the past two years we have mandated student attendance at a program aimed specifically at informing students of the problems of drug and alcohol abuse by members of the legal profession. We have sought not only to reinforce the message of the personal health risks associated with drug and alcohol abuse, but also to convey the focused message of the harm to clients and a lawyer's professional career that will most certainly follow a sustained pattern of abuse. To the best of our knowledge, we are the only law school in the area with such a program.

At our recent orientation program for first-year students, I informed them that they are the future of this institution, of the legal profession and of our society. Our challenge is to ensure that our students leave this institution with the intellectual capacity and strength of character not just to serve our society well but also with the continued ability to enjoy the love and friendship of others, the beauty of this world and the wonders of a day with nothing to do.

In Celebration
of the Bicentennial
of America's

First Bachelor of

Law Degree

Recipient,

William Cabell,

William & Mary LB,

1793

by Susan L. Trask '91

n 1993, the College of William & Mary will celebrate the three hundredth anniversary of its founding. The year 1993 will also mark another important milestone in the history of the College, the Law School and the legal profession. In 1793, the College awarded to William H. Cabell the first bachelor of law degree earned in the United States. Thus, in 1993, during the tercentenary celebration of the founding of the College, we will also celebrate the bicentennial of the awarding of the first bachelor of law degree.

William H. Cabell's contributions to the Commonwealth and to the legal profession were many and varied. He represented Amherst County for five years in the House of Delegates. He was governor of Virginia for three years. And he later served over forty years as a judge, most while sitting on the Supreme Court of Appeals of Virginia, the highest court of the Commonwealth.

Because William H. Cabell led such a prominent public life, his political and judicial contributions are well recorded. The personal and educational aspects of his life, however, are more obscure. Much of the information concerning his life before his entry into the political arena has been gleaned from his autobiographical sketch and letters.

Cabell's legal education can be documented from records and historical accounts of the College of William and Mary. Unfortunately, the matriculation records and bursar's accounts for William and Mary during the late 1700s have been destroyed. Likewise, other pertinent faculty and official records did not survive. A 1874 history of the College includes a catalogue of alumni by year, compiled from papers and records of the faculty. Under the 1793 heading, William H. Cabell is listed as the sole recipient of a Bachelor of Law (L.B.) degree. In addition to this early source, numerous secondary materials accord Cabell the distinction of receiving the first law degree awarded in the United States.

William Cabell was born on December 16, 1772 at his maternal grandfather's home, Boston Hill, in Cumberland County, Virginia. His education began with private tutors in English and Latin. However, his public education commenced when, in 1785, he enrolled at Hampden-Sydney College where he studied until September 1789. The next February, Cabell entered William and Mary to further his education in the area of law.

William and Mary established the first chair of law in the United States. In 1779, Thomas Jefferson, while Governor and on the Board of Visitors at William and Mary, changed the College's organizational structure to include a Professorship of Law and Police (civil order or government). He envisioned the curriculum providing training for lawyers as well as preparing future participants in state and federal government. Jefferson appointed his old friend and former mentor, George Wythe, to this newly appointed chair.

After Wythe left the College, St. George Tucker assumed the professorship of law. It was under St. George Tucker's guidance and tutelage that William H. Cabell received his formal legal education. In teaching his students, including Cabell, Tucker endeavored to produce both scholars and practitioners. He taught his students in his home surrounded by his books and arranged his teaching schedule around his riding circuit as a district judge. Sir William Blackstone's Commentaries served as the foundation for Tucker's lessons, with supplementary material about the United States Constitution and occasional digressions about public morality and the political system. According to one of Tucker's later students: "[Tucker] is a man of genuine cleverness and of the most exalted talents . . . He is more luminous on the subject of law than any man I ever saw, and takes more pains to communicate instructions to his students." During Cabell's days at William and Mary, other promising young men attended the school. Among them were James Barbour, who became Governor of Virginia, United States Senator, Secretary of War, and Minister of Great Britain; Littleton W. Tazewell, also a Governor and Senator; and John Randolph.

Although formal legal education was being introduced during this period, the concept was not widely accepted or enthusiastically embraced. During the eighteenth century, most aspiring lawyers studied



William H. Cabell, artist unknown

Muscarelle Museum of Art, College of William and Mary; Gift of Mrs. William Ruffin Cox.

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for several years under a well-respected attorney, in effect, an apprenticeship. In contrast, according to the College statutes of 1792, William and Mary required a student seeking a Bachelor of Law degree to satisfy the requirements for an academic Bachelor of Arts degree as well as demonstrate a solid acquaintance with "Civil History, both Ancient and Modern and particularly with Municipal law and police." Thus, at

William and Mary Cabell seems to have received as complete and solid a legal education as was available in early America.

After Cabell left William and Mary in July 1793, he went to Richmond to complete his study of law and began practicing law one year later. On June 13, 1794, he was licensed to practice after an examination by Judges Joseph Prentis, James Henry and William Nelson. Not much is

known about the extent or type of law Cabell practiced, although it is believed he must have distinguished himself before the bar to have been appointed Governor at the young age of thirty-three. About this same time, Cabell inserted a middle initial of H. in his name to distinguish himself from two other William Cabells.

William H. Cabell was elected to the Assembly in the spring of 1796 and served until 1805. Twice during his tenure, in 1800 and 1804, he served as presidential elector for Thomas Jefferson. Additionally, Cabell voted for Madison's famous Virginia Resolutions of the Assembly of 1798.

In 1805, the legislature elected Cabell Governor, a position he held for three years, the maximum length of time permitted under the Virginia Constitution. As Governor, Cabell's responsibilities included the granting of commissions, the appointment to office of sheriffs, justices and others, the oversight of the State Penitentiary, and the supervision of the State Manufactory of Arms.

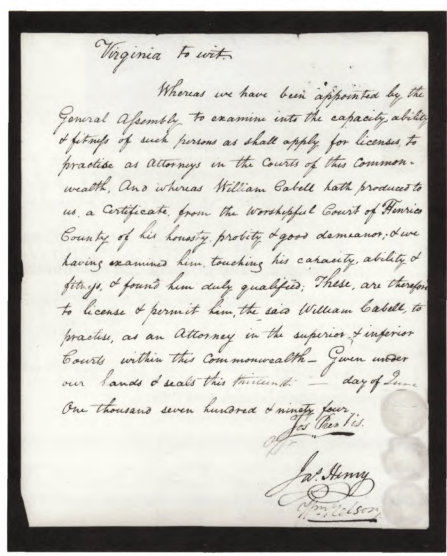
During Cabell's gubernatorial ten-

ure, two exciting events of historical significance occurred. First, the *Chesapeake-Leopard* affair, which foreshadowed the War of 1812, commenced in June 1807 with the attack of the British warship *HMS Leopard* on the American frigate *USS Chesapeake*, which sailed out of Norfolk. Cabell mobilized a large segment of the state militia, set troops and munitions in motion, and kept in constant contact with President Jefferson in Washington for several months until it was clear that the British were not going to invade the Old Dominion's shores.

Also during Cabell's administration, Aaron Burr was tried in Richmond before Chief Justice John Marshall for treason based on an alleged plan to form an empire in western America. Cabell's close friend, William Wirt, prosecuted the case against Burr, which ended in an acquittal. Because of Burr's high official position and the wide interest in the case, distinguished men, including Andrew Jackson, came to Richmond to watch the drama unfold.

In December 1808, Cabell was elected by the legislature to be a judge of the General Court. He served in that capacity until April 1811, when he was appointed to the Supreme Court of Appeals. In his acceptance letter to Governor James Monroe on March 24, 1811, Cabell modestly stated, "I do it, however, with much diffidence of my abilities for an office high and responsible, but a firm determination to devote an exclusive attention to its arduous duties." Cabell served on the Court from 1811 to 1851, serving as "president" for his last nine years on the bench.

During his forty years of judicial service, Cabell was involved in numerous interesting and influential decisions. Starting with his first reported opinion, *Cooke v. Piles*, 16 Va. (2 Munf.) 151 (1811), Cabell's opinions stretch through the volumes of Munford, Randolph, Leigh, Robinson and the first seven volumes of Grattan.



William Cabell's license to practice law in the Commonwealth of Virginia, 1794.

Reproduced with permission from the Virginia Historical Society.

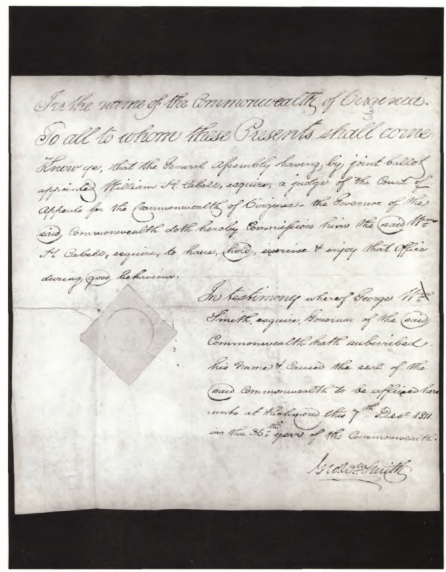
Two of the cases in which Cabell and the Supreme Court of Appeals were involved are especially noteworthy. In 1814, Cabell and his colleagues became embroiled with the United States Supreme Court in the case of Hunter v. Martin, which centered around the right of appeal from the highest state court to the United States Supreme Court. While recognizing that the Judiciary Act of 1789 permitted such an appeal, the Supreme Court of Appeals decided the appeal was not authorized under the Constitution. Judge Cabell stated in his opinion:

I am deeply sensible of the extreme delicacy and importance of this question. I have diligently examined it according to my best ability, uninfluenced, I trust, by any other feelings than an earnest desire to ascertain and give to the constitution, its just construction; being as little anxious for the abridgment of the federal, as for the extension of the state jurisdiction. My investigations have terminated in the conviction, that the constitution of the United States does not warrant the power which the act of Congress purports to confer on the federal judiciary.

Hunter v. Martin, 18 Va. (4 Munf.) 1, 7 (1814). Despite the Court's valiant arguments, however, on a second appeal the Supreme Court reversed the Virginia court.

The case of *Davis v. Tumer*, 45 Va. (4 Gratt.) 422 (1848), exemplifies Cabell's judicial sensibility and demonstrates his inclination to favor the principles of equity over the rules of the common law. In this case, he reexamined the settled rule that "possession of the vendor after an absolute bill of sale is fraud per se" and effectively overruled prior decisions. Cabell reevaluated his own views and concluded that his previous opinions were wrong and had to be abandoned. In concluding his opinion, Judge Cabell wrote:

Some of the opinions now expressed, are widely different from those which I



Cabell's Court of Appeals Commission, 1811.
Reproduced with permission from the Virginia Historical Society.

have heretofore entertained. The revolution has not been effected without a struggle. Not that I have, for a moment, permitted the pride of self-consistency to stand in the path of duty; but because from the very constitution of our nature, we feel a prejudice in favour of opinions long formed and often acted on, which, for a time at least, closes our eyes against the light that would shew that we have erred. But I am convinced, and I cheerfully retrace my steps, by heartily concurring in the judgment about to be pronounced, and which will restore the law to the solid foundation of good sense and sound reason, on which it originally stood.

In conjunction with his numerous public duties, Cabell led a busy personal and family life. There are varying accounts tallying the number of children William H. Cabell fathered in his two marriages. His first marriage to his cousin, Elizabeth Cabell, produced at least three children before she died. In 1805, Cabell married Agnes Gamble, with whom he had five sons and three daughters. Evidently, his second marriage was extremely happy, for upon his deathbed, Cabell gathered his children around him and instructed them: "My children, ever love and honor

your dear mother. She deserved your tenderest affections. She and I have been married nearly fifty years, and every day has been a wedding day."

While Cabell enjoyed a loving relationship with his wife, his son, Henry Coalter, tested the father-son bond. A series of letters from Cabell to his son while he was attending the University of Virginia document Cabell's occasional frustration with father-hood. Cabell's primary concern was his son's dilatory efforts to correspond with his parents.

In an August 4, 1836 letter, Cabell elaborated on his disappointment, lamenting:

When you go to Princeton, you will study moral Philosophy or the science which treats the duties of man in all his various relations — I earnestly request that you will pay particular attention to that branch of it which treats of the duties of children to their parents. I think you require instruction on the subject according to my view of the subject: even if a son should be a much cleverer fellow than his father, (which I dare say you think is sometimes the case) still, I think the son should respect the wishes of the father, when they do not require the son to do what is immoral or greatly unreasonable.

The next year, Cabell wrote, "I flatter myself that if you were well embarked in a correspondence with me, you would not find it so disagreeable as you imagine." Cabell's preoccupation with timely and frequent correspondence is evident throughout most of the letters he sent to his son.

A second recurring theme in Cabell's letters to his son was self-improvement. Cabell recommended books, classes and professors to his son in an effort to motivate him. At times, however, Cabell allowed sarcasm to color his letters, as is evidenced in his words: "As soon as you acquire the art of smoking or chewing tobacco or of playing cards, you must be sure to inform us of it, that we may rejoice at your improvement."

Perhaps students have not changed all that much from earlier times.

Cabell spent his later years quietly in Richmond. He retired from the Court in 1851 due to illness. He died on January 12, 1853 and was buried in Shockoe Hill Cemetery in Richmond. The county of Cabell, formed in 1809 from Kanawha County and

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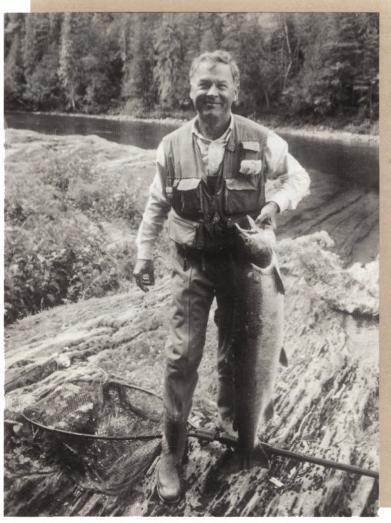
now in West Virginia, was named in his honor. Upon Cabell's death, the Supreme Court of Appeals and bar of Virginia adopted the following resolution:

Resolved, That we cherish, and shall

ever retain, a grateful remembrance of the signal excellence of the Honorable William H. Cabell, as well in his private as in his public life. There were no bounds to the esteem which he deserved and enjoyed. Of conspicuous ability, learning and diligence, there combined therewith a simplicity, uprightness and courtesy, which left nothing to be supplied to inspire and confirm confidence and respect. It was as natural to love as honor him; and both loved and honored was he by all who had an opportunity of observing his unwearied benignity or his conduct as a Judge. In that capacity, wherein he labored for forty years in our Supreme Court of Appeals, having previously served the State as Governor and Circuit Judge, such was his uniform gentleness, application and ability; so impartial, patient and just was he; of such remarkable clearness of perception and perspicuity, precision and force in stating his convictions, that he was regarded with warmer feelings than those of merely official deference. To him is due much of the credit which may be claimed for our judicial system and its literature. It was an occasion of profound regret, when his infirmities of age, about two years since, required him to retire from the bench, and again are we reminded, by his death, of the irreparable loss sustained by the public and the profession.

William H. Cabell achieved much during his eighty-one years. Some of his success was undoubtedly based on his experiences and education at William and Mary. Today's alumni from Marshall-Wythe should be inspired by William H. Cabell, whose long and distinguished career included success as both a well-respected public servant and a devoted spouse and parent. When Cabell received the first bachelor of law degree awarded in America and bestowed by William and Mary, he began a tradition of eminent and talented graduates. The success of law school alumni from the College continues today.

Susan L. Trask '91 is a reference librarian at Marshall Wythe.



Shep McKenney fishing for salmon in Canada.

Shep McKenney:

Casting for Success

by William J. Kiniry

alking with Shep McKenney is in some ways like taking an imaginary step back in time to an era when lawyers were esteemed as true counselors to their clients, sources of studied advice and potential wisdom. Shepard W. Mckenney, Marshall-Wythe School of Law, Class of 1964, has a demeanor of southern courtliness and grace. His voice is modulated by the rythms of Tidewater Virginia, where he grew up, and his manner of patient direct attention to the person with whom he is speaking is gentlemanly and refreshing.

Such a description, while appealing, is however, superficial. A closer observer will notice the bright glint in his eyes. One senses ambition and achievement. Shep McKenney's career proves that this perception of a complex and diverse individual is correct. McKenney is a man of accomplishment and affairs, one who has been blessed with talents in many areas. He has been equally at home in the board room, the courtroom, the classroom, the factory, at sea and on a trout stream. He has freely given his time, which is often at a premium, to endeavors in which he believes and he has also been a major contributor to those same endeavors.

In recognition of Shepard McKenney's work, talents and involvement, he is this year's recipient of the Marshall-Wythe Law School's honorary Order of the Coif award.

Late this summer I sought out Shepard McKenney to obtain his comments on the occasion of this honor. I found Shep on a salmon stream in Canada where he said it was already fall. He was in a good humor having taken a nice fish the day before. He was in Canada taking a short break from his work at "the boat company," which happens to be the world renowned Hinkley Yacht Company located in Southwest Harbor Maine, where he has been involved for the last ten years. He is Chairman of the Board. I immediately surmised that a busy man who had taken the time to place himself in such a situation probably had a good sense of priorities and was unlikely to have had success and honors cloud his vision. Our talk proved the point.

Shep allowed that he probably would have liked what he imagined the "old practice of law" was like forty or fifty years ago. He feels that his involvement with Marshall Wythe Law School as a student, a teacher, a fundraiser and as member and president of the Marshall-Wythe School of Law Foundation has allowed him to par-



McKenney receives the 1992 honorary Order of the Coif award from then Dean Sullivan.

Joseph Campbell, the great philosopher anthropologist, said that "As an adult you must rediscover the moving power of your life." Shep McKenney seems to have sensed the importance of institutions like Marshall-Wythe in contributing to that discovery. The institution has a power beyond itself that is set apart from the usual context of life.

ticipate in the very vital life of an institution of historic importance, and that the association has been personally very rewarding. McKenney remembers that when he was a law student "they were thinking of closing it down. But I had always hoped it would reach its founders vision. It was, after all, the first Law Chair in the country."

Today the school is top-ranked, far from the conditions of 1964.

Joseph Campbell, the great philosopher anthropologist, said that "As an adult you must rediscover the moving power of your life." Shep McKenney seems to have sensed the importance of institutions like Marshall-Wythe in contributing to that discovery. The institution has a power beyond itself that is set apart from the usual context of life. Its dominant feature is its contribution to experience, thought and realization. McKenney recognizes the importance of this institutional role and has done his best to nurture it.

In 1983, in spite of continuing business challenges, for he was no longer practicing law, but president of Guest Quarters Hotels, he began to teach real estate finance at Marshall-Wythe for two hours every Monday.

He says, "The real estate market was collapsing in Houston where we had hotel locations. I had just bought Hinkley; my wife had her own exercise business, and I was commuting by plane to teach." Shep was not sure how long he could keep that up but, nevertheless, he continued to teach and to appreciate the opportunity.

His advice to students? "I sensed an air of desperation about the job, the potential firm, the salary. I was the same way, even worse. I wanted to convey how important it is to be where you are to enjoy the whole experience."

Shep says he thought that the more he taught the course, the better it would be, the more "pat," the more effective. He discovered that that was not the case. "Creativity and vitality are so much a part of being a good teacher." Of course, that's not a surprising observation from a man to whom commitment and execution are so important.

"Meanwhile," Shep says, "Dean Bill Spong got me to participate in the Law School Foundation," and McKenney became a fund-raiser, contributing in yet another way to the school which he felt had given him so much. He recalls, "My first year of law school was my best educational experience, ever. I loved it!"

McKenney admits now to being "...driven to get all the elements of my life in order." He was off to a good start, motivated in part because he was "essentially the first member of my family to complete college, then law school. I guess I had something to prove." After receiving his degree from Marshall-Wythe School of Law, Shep took a position with a Norfolk law firm now known as Kaufman and Canoles, where he worked for his first two years with T. Howard Spainhour. William & Mary President Timothy Sullivan, former Dean of the Law School, called Spainhour "the lawyer's lawyer." Shep McKenney recalls Spainhour as "an enormously McKenney admits now to being "...driven to get all the elements of my life in order." He was off to a good start, motivated in part because he was "essentially the first member of my family to complete college, then law school. I guess I had something to prove."

exacting and precise person" and "a brilliant tax lawyer." Spainhour is also a member of a select group; he is the 1991 recipient of the honorary Order of the Coif award.

Shep graduated in a law school class of 28 graduates and began to practice commercial law, real estate and commercial litigation. By the time he was 25 he was a partner. When he joined the practice there were seven lawyers in the firm, when he left the practice at only 30 years old there were 28 attorneys.

Recalling those days and the drive within him, Shep says that "I really enjoyed the practice of law, but I felt that I should go where I could really make some money." And so he started Guest Quarters, Inc. with a client. Guest Quarters is a hotelier in the southeast and southwest and Shep was the energetic and successful president of the venture for fifteen years.

In the summers Shep would sail up to Maine and spend his two to four weeks of vacation. The English owner of the Hinkley Yacht Company was going to syndicate ownership, but Shep liked the company and its products so much that he offered to buy the whole syndication. He worked

out the disposition of his other interests in the hotel business and became a world-class boat builder. Shep says that, "I will stay with the boat company. I love the craftsmanship, sailsmanship and pure aesthetics of sailing." He admits the boat business is tough in a recession, but now over 50% of Hinkley boats are sold in Northern Europe and Japan and a broad market is much more secure.

McKenney is equally enthusiastic about people. He is "very excited about Tim's (Sullivan) ascension" to the presidency of William & Mary. He will continue his close association with President Sullivan because he has just been elected to the College of William & Mary Board of Visitors.

Shep is very proud of his four children, including two sons who both graduated from William & Mary this past June, one from the Business School and one in psychology, and he credits his wife Pat's enthusiastic support of his endeavors as a major asset.

Shepard W. McKenney has a remarkable resume — father, lawyer, law-partner, CEO, developer, entrepreneur, sailor, fisherman, manager, boat-builder, educator, leader, philanthropist. I, however, imagine Shep McKenney on that Canadian salmon stream in early fall, fishing intently, working the water with skill and style, waiting for that really big fish opportunity. He is his own judge on the stream, confident of his abilities and excited about the next cast.

William J. Kiniry owns a commercial real estate firm in Richmond, Virginia, and is currently working on a Master of Humanities from the University of Richmond.

Tanks, **Typhoons** and Fruit Bat Soup: Law Alumni Abroad

by David A. Raney





racticing attorneys face a familiar gamut of every-day challenges: long hours and tough cases, second-guessing opposing counsel, reviewing endless documents, checking cites. Most, though, don't have to worry about tanks, typhoons, or Fruit Bat Soup.

But those are a few of the things some Marshall-Wythe alumni have experienced since making the decision to work in other countries. They face the same routine challenges as do their stateside colleagues, plus some unique ones. Mark Borghesani '89, who works for Baker & McKenzie in Moscow, had been on the job only two months when the 1991 coup sent tanks rumbling up and down the street under his windows. It was an exciting time, he remembers -B&M's offices are just three blocks from the Kremlin off Pushkin Square — but scary, too, in the early stages: "That first day, no one knew what to expect. I thought, 'Two months, and there goes my career.' All the TV stations had been turned off except one showing the Bolshoi Ballet, and all the radio stations except one playing funeral dirges." Borghesani was able to find an unscrambled CNN broadcast and monitored the crisis that way. "One more piece of evidence," he says, that the leaders "didn't really know what they were doing." On the second day he gave a radio interview to a Detroit station, and by then, he says, it was clear that the Kremlin did not have the will to

crush the coup. On government TV, party spokesmen denounced the coup members but, Borghesani remembers, "You could see their hands shaking." Below the B&M offices, "People were in the streets, pasting up signs and joining the anti-Gorbachev, pro-Yeltsin demonstrations" in Pushkin Square. Borghesani watched as Vice President Yanayev passed by in his limo, trying to reach the nearby domestic airport. It was a hectic few days, he admits, laughing, "Needless to say, I didn't bill a whole lot of hours that week."

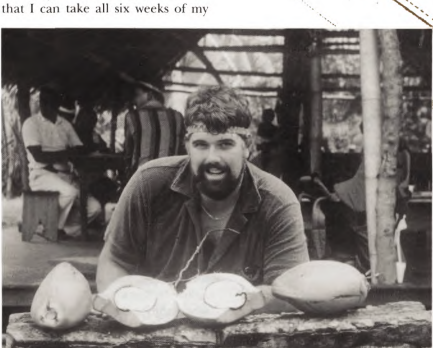
Garry Morse '83 went through a similar period of upheaval this summer, but in his case Mother Nature, not political pressure, was responsible. Garry is a litigator with a specialty in construction law with Carlsmith Ball Wichman Murray Case Mukai & Ishiki in Guam, a U.S. territory of about 135,000 people on the other side of the world from Williamsburg. On August 29, Typhoon Omar blasted across Guam with winds up to 150 mph, making it the most powerful storm to strike the area in 16 years. Omar tore two Navy ships loose from their moorings, damaged or destroyed 4,500 of the island's 32,000 homes and left behind \$250 million in damages. The eye of the storm passed directly over Guam, interrupting for "an eerie silent two minutes" the hurricane-force winds. Eighty people were injured by flying debris, but Morse and his wife Margaret (W&M'81) were fortunate. "Personally we came out of it OK," Morse says, "with just some water forced in around the doors and windows." For five days they had no water at all, Morse says, then for another five "a little tea-colored trickle," and the island went a week without power.

A penchant for disaster, of course, is not what drove Borghesani, Morse, and other alumni to practice outside the States. Borghesani's present position grows out of a long interest in Russian language and culture. A Russian major at the University of Virginia, he spent a year as an exchange student at Leningrad State University in 1983-4, where he met his wife Nadya. They married in 1986. Borghesani worked as a paralegal in Baker & McKenzie's London office and then, for a year after graduating from Marshall-Wythe, in a litigation firm stateside. When he was offered a permanent position in the Moscow office, he says, "I jumped at it."

For Garry Morse, the road to Micronesia began with a trip to the Carribean. During his two years with the firm of Walton & Adams in McLean, Virginia, Morse vacationed with his wife in the U.S. Virgin Islands and "fell in love with St. Thomas." In 1985 he accepted a position there as a litigator with Watts & Streibich, and stayed four years. Practice in St. Thomas introduced Morse to a "no suit, no tie" dress code with "casual islandwear acceptable in almost all homes and establishments" and to "generally cordial relations among and between bench and bar." He and his wife also enjoyed the nonprofessional pleasures of the islands, including "year-round warm, tropical weather and water, sailing, snorkeling, and frequent trips to St. John, which is mostly a U.S. National Park." Personal circumstances returned the Morses to the States briefly, but within a year they were back in the tropics. In 1990 Garry joined the Guam office of Carlsmith, Wichman as an associate, becoming a partner in July 1992.

Practice on Guam, says Morse, has been "a curious mixture" of stateside and island practice: "The Guam office consists of approximately ten attorneys at any one time, so it has the congenial feel of a small firm, which I enjoy. But at the same time we are part of a 165-attorney firm with offices in Hawaii, California, Washington, D.C., Mexico City, and Saipan." Morse notes that although a casual island dress code is also the rule in Guam, this does not translate into a casual day: "The Guam office is part of a very busy, sophisticated practice and we are expected to bill the same number of hours as our Hawaiian and mainland counterparts."

Barbara Rohen '87, conversely, finds the work day in Copenhagen shorter than she was used to in the States. Working as a summer and first-year associate for a large Washington, D.C. firm after graduating form Marshall-Wythe, Rohen became accustomed to work weeks of "60-80+ hours." As Assistant Vice President and Legal Adviser in the merchant banking division of Unibank, her official work week is now "only 37.5 hours, although of course I have remnants of my old working habits and work at least 40 hours per week. Obviously I do not have to worry about my billable hours, which means "The Guam office is part of a very busy, sophisticated practice and we are expected to bill the same number of hours as our Hawaiian and mainland counterparts."



Out of A



Barbara Rohen '87 at the University of Lund, Sweden.

"salaries are much lower and taxes are much, much higher — for example, a car tax of 200%!" vacation guilt free. I also do not have to worry about my annual review, as such practices are not common in Denmark."

All of this "has a price," though, Rohen adds, in lifestyle and office environment. In her Washington practice, she had her own office; in the bank, "we have open landscape offices, where my desk faces the desk of one of my colleagues, and there are 10-20 people in the same room." In addition, "salaries are much lower and taxes are much, much higher for example, a car tax of 200%!" Still Rohen has greatly enjoyed Denmark, where she lives with Claus Bennetsen, a lawyer she met in London while on a M-W Drapers' Scholarship in 1987-88. The move involved not only love but a bit of luck, she says: "After I had accepted the job but before I moved,

the bank merged with two other banks to become the second largest in the country (and ranked in the top 100 in the world). Fortunately my job offer was still valid and the visas and other details worked out. Due to the changing financial and working environment, I probably would not be so lucky if I had waited until now to move."

One thing Rohen likes about her position as in-house counsel is the extensive contact with clients. As a firm lawyer, her work included a great deal of research. By contrast, her Unibank offices have no formal library; in fact, she says, "I have not seen a U.S. Supreme Court reporter since 1990. Instead I am involved in the more commercial and practical aspects" of the law. Her job requires "daily contact with (and occasional travel to) London, New York, Hong Kong, Japan, Germany and almost every other country in Europe." Recently much of her time has been taken up with Eurobond issues, entailing the review, negotiation, and drafting of agreements between as many as 20-40 banks in various countries. "It's a lot of work," Rohen says, "but also a lot of fun. One such transaction was for the Kingdom of Denmark for the amount of ECU 1,000,000,000 (approximately 1.4 billion U.S. dollars); needless to say, that was an experience!"

Language difficulties, which might be expected to beset any attorney attempting to work in a foreign system, have not been a major problem for Rohen. Though she could not speak Danish when she moved overseas ("I am somewhat more fluent now"), hers is "a very international employer" and this has eased the transition. In addition, she has found the Danes to be "excellent at languages, particularly English," a fact which has its bad as well as its good side. On the good side I was able to communicate and participate in conversations as soon as I arrived, yet it has made it more difficult to practice my Danish. It is less painful for everyone to speak English with me."

While language is no barrier for Garry Morse in U.S.-owned Guam, where English is, of course, the official tongue, fluency is a must for Mark Borghesani in Moscow: "When I'm given fifty laws that apply to a case, there isn't time to get them all translated." John Nolan '78, like Borghesani, a Russian major at Virginia, finds that his increasing fluency in the language and law of his adopted country has changed his practice dramatically. But Nolan isn't in Russia; he works in Viernheim, Germany. How did a Russian major who grew up "an Army brat in France and Virginia" come to his present position? "Quite frankly," says Nolan, "none of this was planned . . . My only experience with German was what I had learned during a two-year stint in Berlin as an enlisted man. If someone told me in 1978 that I would still be in Germany 14 years after graduation I would have dismissed them as a lunatic." Nolan came to Germany by way of the Army Judge Advocate General's (JAG) Corps, and elected to remain. "I took a job as a civil service 'Attorney Advisor' with the Department of the Army, and after almost five years of that, in 1986, I opened my own office in downtown Mannheim . . . I have been a solo practitioner of German-American law ever since."

Nolan's experience as both a military and a self-employed lawyer has enabled him to observe great differences in the two kinds of practice. The "vast majority" of American lawyers in Germany are with the service JAG Corps (Army and Air Force), he says, and many of these "to an extent that I find astonishing" have "little or no meaningful contact with the German bar or legal system." JAG practice in Germany is focused on Military Criminal Law, Army Administrative Law and the personal legal problems of servicemen and their dependents. Most of the larger JAG offices have a German attorney on staff but, in my experience, this person has little interaction with his American

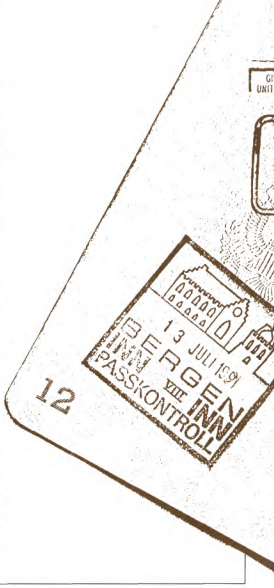
colleagues." Working as an attorney adviser, it gradually became clear, says Nolan, that to counsel his American clients fully he needed "some working knowledge of the German legal system" so as to be able to advise them, for example, when it might be in their best interests to "use the local system to solve their problems." Soon, intead of "simply turning a case over to the German staff attorney," he began following his clients' cases through the German courts and "speaking German with those of my clients whose English was weak." Eventually, he "worked up the confidence to resign my safe, secure job with the military and go solo."

One of the "great advantages," says Nolan, "of being at the contact point of two legal systems is having the opportunity to see both at a distance and to be able to compare their relative strengths and weaknesses." Not every American lawyer who makes his home and practice in Germany takes such a broad view, however. Of the many who, says Nolan, "have made no effort to . . . gain any degree of integration with the host culture," some "do not even bother to apply for permission to practice law in Germany." Such is their "cultural arrogance," he says, that they cannot or will not acknowledge that German laws - especially tax laws - have any application to them."

"As you can imagine, this can have disastrous results. One very successful American attorney... was forced to abandon his practice and flee the country when the German tax authorities discovered that he had not reported or paid the 14% value-added tax that attorneys in Germany are required to assess against their clients in their fees."

Barbara Rohen agrees that even with the best of intentions, an American lawyer working abroad can face difficulties. "Moving from a common law jurisdiction to one which is a cross between common law and civil law is not without its complications," she says. In learning to apply

"...The German judge in litigation plays an active role and lawyers are more passive than in America, so that American clients frequently grumble that their German lawyers are docile."



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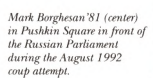
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a new body of law, one can find oneself, for instance, trying to explain the Danish Stamp Duty Act to Danes, "which always brings a laugh." Fortunately, she has "friendly and helpful colleagues at work," and "Danes generally have great senses of humor."

Not only humor but patience is required, says Nolan, in helping Americans and Germans understand each other's system of justice. "In general it is much easier," he maintains, to explain the German system to Americans. It is "well organized and efficient, and . . . the price of justice in Germany is set by statute and is affordable. German attorneys are generally not paid by the hour and the ordinance on fees gives them a bonus if there is a settlement. That, and the lack of pretrial discovery, rules of evidence and juries, makes German justice swift by comparison to the United States."

The roles of attorneys and judges differ significantly in the two countries, too, Nolan points out: "In Germany, judges are the ones who carry the greater share of responsibility for providing justice and are duty bound in many cases to act sua sponte... The German judge in litigation plays an active role and lawyers are more passive than in America, so that American clients frequently grumble that their German lawyers are docile." Americans also are often "disappointed by the lack of personal attention they get" from their German lawyers, and are more accustomed to "using the legal system offensively," which Nolan says is discouraged in Germany. Much more difficult is the reverse process: explaining American justice to Germans.

David A. Raney is a freelance writer currently working on his Ph.D. in English at Emory University in Atlanta.





REMARKS FROM COMMENCEMENT 1992

Pulitzer Prize-Winning Author Puller Addresses Law Graduates

istinguished guests, deserving mothers, ladies and gentlemen, fellow graduates of the Marshall-Wythe School of Law — I am filled with pride to count myself among your number.

When Dean Sullivan asked me to speak to you this afternoon, or more precisely (we lawyers are taught to be precise) passed on to me your kind invitation, I accepted without hesitation for several reasons. First, I thought if I passed up this opportunity while in the 15 minutes of fame allotted to me by Andy Warhol, the opportunity would never come again.

Second, because 15 years ago, Dean Sullivan wrote the first political speech that I ever gave, and I have until now not paid him back. I remember only one line from that speech, the reflection more on my retentive ability than on Dean Sullivan's writing. Let me share it with you: "If elected, I promise you that I will not fall prey to the blandishments of high political office." While there was probably not one voter in 10 in my political race who knew a blandishment from a breadbox, I delivered Dean Sullivan's high-minded promise with such authority that for several weeks I felt I had coopted whatever high ground my campaign might have had. Dean Sullivan, I am glad to report that I have still not fallen prey to the blandishments of high political office. But it is indeed with mixed feelings that I thank the voters of the First District for helping me with my steadfastness. This brings me to the third and most important reason for accepting your invitation to address these commencement exercises: I am here today primarily to honor you, the Class of 1992, but also in passing to honor your law



Lewis Puller '74 addresses the class of 1992, May 10.

school, its faculty, staff and supporters.

When I was an undergraduate student at William and Mary in the mid '60s, the Marshall-Wythe School of Law was a ragtag collection of 50 or 60 students who took their classes in the basement of a dormitory. Now some 30 years later, as we approach the mid-'90s, the Marshall-Wythe School of Law is in the top 35 among 174 law schools. It is also among the top 10 of public institutions in admissions selectivity and the Law School aptitude test scores, with an endowment of nearly \$7 million. You've come a long way, baby! It is, in short, as Dean Sullivan has described, one of the best-kept secrets among the nation's law schools.

The lion's share of its growth and success is directly attributable to Dean Sullivan, who will be sorely missed when he moves on to become the 25th president of William and Mary. But with a personal consolation, I will take enormous pride in being able to say that Dean Sullivan, a fellow Vietnam veteran and dear friend, has headed both academic programs from which I hold degrees.

You, of course, the individual members of the class of 1992, are the Law School's most valuable resource. As you take your places in the legal community, you are to be commended. You are to be commended for having matriculated at such a fine school. You are to be commended for having survived a three-year trial by fire that has demanded your best efforts. And you are to be commended for graduating and taking your well-earned places as practicing attorneys, scholars, teachers and future leaders of America.

And yet amid the adulation due you for your accomplishments, in the midst of the euphoria that you must be feeling today, perhaps a word or two of caution is in order.

For the last three years you have lived a self-contained, insulated, somewhat pampered intellectual existence. As members of a highly talented, highly motivated elite group, some of the best legal minds in America have catered to your intellectual thirst, have challenged your abilities and have coached you down a path of professional excellence that will enable you to live lifestyles unknown to the majority of Americans.

Within a year or two, if not sooner, you're going to discover that the majority of Americans do not share the lofty opinion that you have of the legal profession. When Shakespeare wrote "The first thing we do, let's kill all the lawyers," he was giving voice to a time-worn animosity that has more recently been expressed by Dan Quayle and economist Robert Samuelson, who last month in a Washington Postop-ed piece titled "Go Ahead, Bash the Lawyers," penned these sentences: "Too many lawyers are more committed to their own economic interest than to a sensible legal system. As a group, lawyers simply won't face the contradiction between their incomes and their professional responsibilities."

A heavy, but in many cases well-deserved indictment of our profession, if ever there was one. You are about to discover lawyer-bashing. And that sophisticated, ubiquitous art-form, "the lawyer joke." And, I submit, sometime next year, somewhere between the 1,000th

and 2,000th telling of the lawyer joke, it will suddenly dawn on you that the joketeller is not trying to be humorous at all. And instead, and with considerable justification, is taking direct aim at your solar plexus.

If you are like me, you'll then begin to question why such animosity exists, why in poll after poll of professionals, lawyers come in consistently at or near the bottom in the repute with which the general public holds them. Indeed I know of no other group of professionals, aside from congressmen, who are so universally disliked. And I take little solace from my profession's second place, since the vast majority of congressmen started out as attorneys.

A part of our poor image stems from a natural enmity of the have-nots towards the haves. Lawyers make a lot of money, and we are resented mightily by those who view us from less fortunate economic circumstances.

When I was in law school 20 years ago, it quickly became obvious to me that most of our ranks were filled by children of privilege. Certainly there were those among us who fit the role of financially strapped student, but for the most part, someone else paid our way. And, in any event, the perception, since proved true, was that our labors were eventually going to result in club memberships and twocar garages. At a time when the war in Vietnam was tearing apart the country, demanding service from poor boys from South Boston to Appalachia, there were only a handful of Marshall-Wythe students whose careers or lives were jeopardized by that war. We were disliked then because we had something that our detractors lacked: status, the proverbial silver spoon.

But that's not the end of the story. We are also disliked because too many of us are too greedy. Many of us have gone in search of the almighty buck and the beginnings of that search began to corrupt us as law students. That corruption accelerated when as practicing attorneys, we looked around at other attorneys and learned how to manipulate the system and maximize our profits. Unfortunately, the greed of a minority of our members has tarnished us all, and yet despite that, I still do not believe, as one cynical Washington lawyer has asserted, "that 90 percent of our members ruin the reputation of the rest of us."

Having painted a picture for you of a profession more criticized than admired on the eve of your entry into it, I suppose some of you would think it my duty to suggest measures to improve the images with which you will be saddled as long as you practice law. To be concerned only with image, however, would fuel the cynicism I have described.

The simple and the optimistic fact is that your talents and good fortune, neither of which you can take any rightful credit for, have conspired to place you in a position to improve the human condi-

The simple and the optimistic fact is that your talents and good fortune, neither of which you can take any rightful credit for, have conspired to place you in a position to improve the human condition.

tion. I believe that you have an obligation to go from these commencement exercises and practice law in such a way that it will not be necessary to establish mandatory pro bono requirements so the poor can have access to legal services along with the more fortunate in our society.

And I believe that despite being against your best financial interests, you should carry the banner to see to it that there are limitations put on contingency fees in open-and-shut cases so that you will never have to continue to identify yourselves with a profession that takes windfall profits from misfortunate clients without doing any real work.

If you find my suggestions to be those of an idealist and a dreamer — perhaps they are. Perhaps I am one that swims against the tide. I only know that I long for a time when the lawyer joke is a thing of the past, a time when we are admired for the good we do rather than being

despised for being takers, when it will not be necessary for us to have an ethics requirement as part of our continuing legal education because we will already know the difference between right and wrong and embrace the former.

I long for a time when admission to the highest court in the land is determined by competence and integrity, rather than by passage of a litmus test. And most of all, I long for a time when we are judged successes or failures by our commitments to justice and humanity rather than by the accumulation of wealth.

Twenty years ago when I was your age, the defining events in my life were Vietnam and Watergate, and I bowed my head in shame that corruption and dishonesty could become so pervasive and such common currency in a society I thought to be the greatest in the world. Now 20 years later, with the deplorable outcome of the trial of Rodney King, I again bow my head in shame. I know, however, that the system will eventually right itself; justice will prevail and because of your entry into the legal profession, we will be able to withstand further assaults on the body politic.

The hour is late and since I no longer want to be the last impediment between you and your well-deserved degrees, let me conclude by sharing with you a paragraph that Teddy Roosevelt delivered in a speech at the Sorbonne in the early part of this century. It has always meant a great deal to me, both in the practice of law and in trying to decide where, and to what degree, I should commit my abilities. If you will recall it from time to time as you grow older in your profession, perhaps it will help you to do what you were put here to do; that is, make this a better world.

"It is not the critic who counts, not the one who points out how the strong man stumbles, or how the doer of deeds might have done them better. The credit belongs to the man who is actually in the arena, whose face is marred, wet with sweat and dust and blood, who strives valiantly, who errs and comes short again and again and knows the great enthusiasms, the great devotions, and spends himself in a worthy cause and if he wins, knows the triumph of high achievement and who, if he fails, at least fails while daring greatly. So that his place shall never be with those cold and timid souls who know neither victory nor defeat."

ELS

Law Students Do Their Part

by Sean Sell, 3L

he William and Mary Environmental Law Society (ELS) is a group of about forty law students, many of whom would like to work in environmental law, but all of whom have an interest in the role that law plays in environmental issues. ELS has a busy schedule of events that are helpful, informative or fun — and ideally all three.

To keep all interested students informed about environmental issues and what it is like for a lawyer to deal with them, ELS publishes a newsletter dealing with local, national and international events in environmental law. The newsletter, which ELS puts out four times a year, is written and edited entirely by students.

ELS has also brought several speakers to Marshall-Wythe. A popular event in recent years is the Environmental Law Career Seminar, which features one attorney each from a firm, state government, federal government and a public interest organization. They all explain how they have achieved their positions and give advice for current law students on how to establish themselves in the environmental law field.

This November ELS held a series of events to review the Earth Summit, and how it will affect international environmental law. Professor David Wirth from the Law School of Washington and Lee University discussed

his belief that the Rio Conference was less ambitious than the Stockholm Conference of twenty years ago. Following him was our own Professor Linda Malone, a delegate at the summit, who has a more upbeat view.

ELS also hopes to sponsor a trip to the Supreme Court or a District Court sometime this year to hear an environmental law case.

For a more local concern, ELS takes trips to the Surry Nuclear Power Plant each year. However one feels about nuclear power, it is good to know something about how it works, and that in real life there are no Homer Simpsons there. As only a limited number of people may attend this popular event, ELS plans to make more than one trip to Surry this year.

Of course, not all ELS activities can claim to be highbrow and educational. For four years ELS has handled the aluminum can recycling at the law school. Though a relatively simple endeavor, it necessitates the efforts of several students, considering the amount of carbonated beverages consumed at Marshall-Wythe on a regular basis. Only through the great diligence of a noble few has the lounge been saved from at times becoming a sea of shining aluminum.

An important part of the ELS agenda is involvement with local environmental organizations. Each year the ELS Vice President attends the meetings of the York County Chapter of the Chesapeake Bay Foundation (CBF), and ELS members help deal with legal issues the Chapter may encounter. Recently ELS has aided the Chapter in its efforts to keep a development in the Bowler Swamp area from destroying wetlands.

The board members of the York County Chapter of CBF meet once a month to discuss ongoing projects and educate members about environmental issues. Marshall-Wythe carries a vote on the board and generally provides it with legal information concerning those issues. The large majority of the board members have technical or scientific backgrounds, but none of them are attorneys, so ELS performs an important role. CBF has been concentrating on wetlands definition, and ELS has helped keep members current on the standards of the Environmental Protection Agency and Army Corps of Engineers. ELS will continue to help CBF in all possible areas.

ELS has a similar relationship with the Historic Rivers Land Conservancy (HRLC), the first private non-profit land trust in Virginia. The Conservancy is dedicated to encouraging innovative methods of conservation and environmentally sound land use, principally in the James and York Riverwatersheds. Beginning last year, ELS members attended HRLC's monthly board meetings and provided legal research and assistance on various projects, including evaluating and redrafting a conservation easement over Governor's Land, a new development on the James River. HRLC has been delighted that ELS can lend time and energy to its cause, and we look forward to another productive year with them.

With all our serious activities, ELS members still manage to have occasional fun. On our list of things to squeeze into our busy schedules this year are canoeing trips, trips to the Virginia Living Museum, and an International Vegetarian Day party.

ELS aspires to provide law students who are considering a career in environmental law with information they can use to help make their choice, and to remind everyone that regardless of their career path, they can still do their bit for the Earth.

Sean Sell is president of ELS. He worked for Greenpeace in Washington, D.C., before coming to law school and plans to pursue a career in environmental law.

From Medellin to Marshall-Wythe in Search of the Rule of Law

by Luz Nagle, 1L

lata o plomo." This ominous warning haunted Colombian lawyers and judges throughout the 1980s as the rule of law disintegrated in the face of overpowering corruption and coercion by the notorious Medellin Cartel. These words, "Silver or lead," too often visited disastrous consequences upon those who were forced to choose their loyalties. Siding with the Constitution and the codes meant risking harassment, kidnapping, torture and death. It meant fearing for the safety of loved ones and carrying a concealed weapon at all times because the government was powerless or indifferent to offer protection. Succumbing to bribery could bring quick, fabulous wealth. But in so doing, the moral responsibilities of becoming a lawyer were forever lost. Sadly, there are many Fausts among Colombia's

The justice system was hit hardest by the drug cartels. There were many means, subtle and flagrant, to accede to mafia pressure. The police could be paid to lose evidence. A corrupt judge could "shelve" a case indefinitely. Witnesses could be threatened into silence. The Medellin and Cali Cartels and other mafia confederations were able to operate with absolute impunity. Those who stood in the way — attorneys general, justice ministers, presidential candidates and politicians, Supreme Court jus-



Luz with daughter Nattalia at home in Columbia.

tices, and literally hundreds of honest judges — paid for their stubbornness with their lives. With the assassination of Justice Minister Lara Bonilla in 1984, the drug war was officially declared.

In 1985, I was entering my third year as a district court judge in Medellin. The judicial system in Colombia is inquisitorial, meaning that a judge is responsible for the investigation, indictment and conviction of crimes or the disposition of civil disputes. I was required to visit crime scenes and interview victims and witnesses. The job was often unpleasant and I even contracted hepatitis during one of my weekly visits to the morgue to participate in

autopsies. Myjurisdiction included a coffee growing region and a section of Envigado, a suburb of Medellin used by Pablo Escobar for his base of operations. Since my superiors in the justice ministry were comfortably bought off, and the police supposedly under my authority were useless to me, I had little choice but to try to walk an ever-thinning line between my court responsibilities and cartel activities, which were clearly beyond my ability to curtail. Earlier in the year, however, I had successfully indicted and convicted a lieutenant in the cartel for assault and battery. So far there had been no threats made against me.

It was November and I was busily

making wedding plans and attending to my judicial duties. Suddenly over the radio, an excited announcer said that the Supreme Court had been seized by the leftist M-19 guerillas. In the chaos that followed, seventeen of the twenty-three justices, many lawyers and court officials were slaughtered in the poorly orchestrated retaking of the courthouse by the army. Three of my law professors perished in the assault. Word quickly spread that the "Extraditables," as the Cartel took to calling themselves, had orchestrated the seizure at the moment when the Supreme Court was preparing to rule in favor of the extradition treaty with the U.S. The entire justice system throughout the country was now under attack, and when I called my superiors for instructions, they told me to wear running shoes to the office because they had no way to protect me. A couple weeks later, by sheer luck, I survived an assassination attempt in my own chambers. Apparently, my indictment of the cartel underling had come full circle. It was time to leave.

My American husband and I went to California to begin a new life. I brought with me my dream to continue practicing law and to somehow help find a solution to what has become a world crisis of international narcotics trafficking and narco-terrorism. Starting over again was not easy. My first job was painting houses with my husband while he was a graduate student in law librarianship at UCLA. I needed to improve my English and establish some academic record in my adopted country if I were to ever regain my profession. I took ESL English classes at community colleges around Los Angeles and eventually gained entry to the Master of Arts program in Latin America Studies at UCLA in 1989. My emphasis in law, history and political science opened an opportunity to pursue my LL.M. at UCLA Law School under

the guidance of Professor Michael Asimow, who shared my interests in comparative and administrative law. Since my goal was to eventually teach and continue my research in criminal law, judicial systems and national security, Professor Asimow strongly encouraged me to get my American J.D. Even though I could practice in

That ethics and moral responsibility has been stressed in the first weeks of the program has not only reaffirmed my satisfaction with choosing Marshall-Wythe, but this emphasis has renewed by faith that the rule of law is still held in high esteem.

the U.S. with my LL.M, as a newly naturalized citizen I felt responsible to "pay my dues" like other American lawyers, and to really learn American law

I began searching for law schools which were best suited to my particular needs. Professor Asimow recommended I look into Marshall-Wythe. From the start, this law school seemed to fulfill many of my criteria. Since I am still trying to master my ability to write English on a professional level, the Legal Skills program offered the attention to detail I needed in order to become more prepared to survive law school and to practice law in America. The school's reputation for administrative law coincided with my interests. But most importantly, I wanted to be among a smaller student body where there is more opportunity for interaction between students and professors. I was expecting my first child and the environment was also very important. Everything just seemed to fit in place. From conversations with other students, and from my husband speaking with an alumnus, Brian Buckley, I was convinced that Marshall-Wythe would carefully and thoughtfully look at my application. When I received my acceptance, I think I was so excited and relieved that I went into labor later that night.

The chance to study law in a school rich in legal tradition and history is an honor I take seriously. That ethics and moral responsibility has been stressed in the first weeks of the program has not only reaffirmed my satisfaction with choosing Marshall-Wythe, but this emphasis has renewed my faith that the rule of law is still held in high esteem. I am encouraged that the faculty truly cares about trying to instill such sense of responsibility in the minds of their students. I am very happy and grateful to be at Marshall-Wythe, and I hope I can somehow contribute to the atmosphere of respect for the law and respect for each other which I have so far witnessed here.

Many of my colleagues, fellow judges, teachers and close friends have been murdered because they willingly or unconsciously chose "lead" when the choice was put before them. I feel some responsibility to continue my law education with the hope of someday making a difference in the legal profession for which they sacrificed their lives.

Luz Nagle has written a law review article on extradition and was a guest speaker at an ABA conference on national security and narco-terrorism. She continues to conduct research in international criminal law and judicial reform.

AT RIO:

SAMBA,

SYMBOLS,

SADNESS

by Rodney A. Smolla Arthur B. Hanson Professor of Law



Professor Rodney A. Smolla

o be in Rio for the Earth Summit is to believe in global warming.

If it is June, it should be winter in the Southern Hemisphere; but Rio is in the Tropic of Capricorn, and the city swelters. The official delegates at the conference insist on wearing suits, and as they fight their way through the sultry carnival of diplomats, environmentalists, cariocas (Rio natives) and journalists, the delegates sweat profusely. It will predispose them to believe in the greenhouse effect.

Symbol seems more important than substance here. One symbol I keep running into is Jerry Brown. He was at the airport, traveling with Shirley MacLaine, when I arrived, and I have seen him at every conference event since. Brown's political life finds reincarnation here; he says all the right things and the environmentalists love him.

The real symbol is not Brown's presence, however, but the absence of any of the finalists in the U.S. presidential marathon. George Bush is due to arrive here soon, as the Summit draws to a close. And he is already here in spirit, for in this city of many gods and devils, Bush has been inaugurated the environmental devil incarnate.

Meaningful symbolism can be good leadership here, but the U.S. government has not caught on. It is as if the rest of the world gathered here for one great environmental samba, and we have no rhythm — we cannot even clap to the beat. Like the other more sophisticated international players — Germany, Great Britain, Japan, France, or Canada — the United States could have come to Rio in the spirit of promise and destiny in which the Summit was convened, and then bargained hard over details with discreet diplomacy behind the scenes.

The story in Rio, after all, will not be what formal documents are finally signed, nor precisely what language they contain, any more than the story of the Barcelona Olympics will be how many records are broken. What matters at an Olympics is that they are played. What matters at this summit are the aspirations raised, the promises made.

What matters is that the nations of the world have gathered in recognition that decent life cannot be sustained without efforts at conservation and development that cross international borders. The promises are to those with no power: to

the world's children, to generations yet unborn, to those in poverty, to the other species with which we share the globe.

The United States could have been a leader in helping to forge this real New World Order — but it has instead embarrassed itself, ceding leadership to Germany and Japan. When the President finally arrives, the symbols will be all wrong; it will look like tokenism, the same sort of government-by-fly-by that characterized the President's response to the violence in Los Angeles.

If the United States has not come to the party ready to dance, however, it is our loss — for the rest of the world will dance without us. And Rio is the place for it. From the peak of Corcovado Mountain the statue Crito Redento ("Christ the Redeemer") looks down in gentle benediction, but at sea level the voodoo gods course the streets, and the samba rules.

And it is only the American government, not its people, who seem impervious to the beat. There are thousands of Americans here, representing enlightened corporate America and all environmental causes great and small — marching, chanting, leafleting, networking, lobbying, filling the bars at midnight and spilling out of them at 3 a.m.

Wynton Marsalis was here, to join Placido Domingo on the stage of the "Concert for Life." I heard Marsalis blow jazz at an Ipanema night club. He didn't speak Portuguese but the Brazilians understood his trumpet. Jammed into the club were people of every color from every continent. Many were delegates; perhaps the music would untie knots at the next day's negotiations. The Summit can use an infusion of high notes of hope and soul.

Looking up from the beachfront at Copacabana, not far from where environmentalists staged a "Walk for the Earth" and Wynton Marsalis played his horn, the mountainsides that cradle Rio appear to be covered with a pastel collage of quaint cottages, as if this were a giant and peaceful village by the sea. But from the closer view of the hillside, these favelas, Rio's slums, appear as decrepit shantytowns.

More than 3 million children a year die from diarrhea caused by the lack of sanitation and clean drinking water in the favelas of the world. The fate of the world's impoverished children is part of the agenda here. Their voices can be heard in the streets, wondering whence relief and leadership shall come.

Reflections on the 1992 Earth Summit and Global Forum

by Linda Malone Marshall-Wythe Law Foundation Professor

rom June 3 - 14, the largest global conference in history — 178 nations in all — took place in Rio de Janeiro to consider the state of the environment. The UN-sponsored conference marked the twentieth anniversary of the Stockholm Conference on the Human Environment, a prototype for the Earth Summit of much more limited scope and participation. The Stockholm Declaration was, nevertheless, one of the first international declarations to establish principles of global environmental protection. The United Nations Conference on the Environment and Development (UNCED, less formally known as the Earth Summit) was not the only monumental conference in Rio that week. Representatives of environmental and human rights groups had originally planned to attend UNCED as lobbyists at the official conference. With the sponsorship of the Brazilian government, however, these representatives of nongovernmental organizations (NGOs) decided to hold their own parallel countersummit to draft agendas and environmental programs of action with such diverse groups as the YMCA, the Sierra Club and the Women's Environmental and Development Organization. This "Global Forum" was born out of frustration with the United States' position on a global warming treaty before the Earth Summit even began. In order to get tentative agreement to attend the

Earth Summit from the United States, the highest discharger of greenhouse gases, timetables for cutting greenhouse gases to specified levels were removed from a draft treaty and replaced with general aspirational language to take steps to curb emissions. Selected NGOs were also permitted to designate one or two representa-

Chernobyl changed all that, and brought to the public consciousness in stark relief the irrelevancy of national borders in environmental disasters.

The adventure began as soon as I walked off the plane. Identified as a delegate, I was whisked through customs and escorted to the luggage



"Walk of Life" in Copacabana.

tives to act as official delegates to the official Earth Summit.

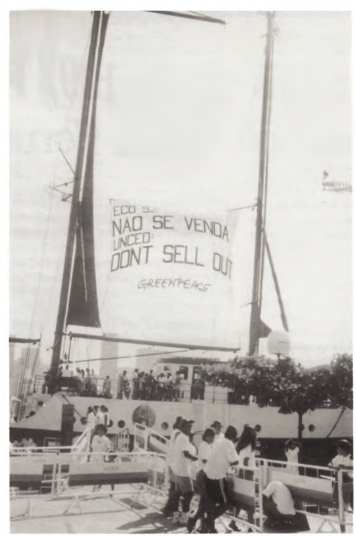
I went to Rio as a delegate to both the Earth Summit and the Global Forum on behalf of the Center for International Environmental Law, a "think tank" on the global environment based in London. My involvement in international environmental law began at a time (not so long ago) when a few lawyers specialized in international law or environmental law, but very rarely a combination of the two. On April 28, 1989, area. Unfortunately, my luggage was not as lucky and had been left behind in Miami. I passed the time filling out the all-too-familiar lost luggage forms and watching Jerry Brown and Shirley MacLaine — the first of many celebrities in attendance — attempting to locate their own luggage. Over the next week Jerry Brown seemed to be everywhere I was. When I first arrived at the gates of the Global Forum to register for my credentials, I suddenly found myself being propelled through the gates, surrounded by

security personnel, like a visiting nitary. Apparently, Jerry Brown had been directly behind me, mistaken me for someone in his entourage, grabbed my arm in the crush of people and inadvertently escorted me through the checkpoint.

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On a daily basis the proceedings of the Global Forum were more exciting than the official conference at the Riocentro complex. The Global Forum was an unprecedented environmental "happening" with no preset parameters or agendas. The official conference was business as usual. Riocentro is in the middle of nowhere an hour and a half commute from the center of Rio. The official delegations met in the air-conditioned expanses of this massive steel and glass pavilion and complained about the long commute from Rio and their hotels. Participants in the Global Forum, sweating in the unremitting heat of the Rio winter, met in open tents in Flamingo Park along the beach.

There was no time for sleep. The end of each business day was the start of my sightseeing. I adjusted to having dinner at 10 or 11 p.m. like the cariocas (Rio residents), followed by a visit to one of the many music clubs which stay open until 5 or 6 a.m. One widely circulated story was that the U.S. and Brazilian delegations had only met once - as the Brazilians were leaving a popular restaurant after their lunch when the Americans were arriving for dinner. After having lunch in Ipanema one day, I walked past a nondescript jazz club with a small sign in Portuguese and the words "Wynton Marsalis." Portuguese looks much more like Spanish than it sounds, and I speak very little Spanish as it is. Utilizing all the English, French, Spanish, Portuguese and high school Latin at my command, I finally determined from a parking attendant that Wynton Marsalis was performing there that night. That evening I heard Wynton Marsalis perform before a multina-



Rainbow Warrior II in the Rio harbor.

tional, multi-ethnic crowd of jazz enthusiasts, which included Placido Domingo. It was Rio at its best.

The symbolism of holding the conference in Rio was evident. Rio is generally acknowledged as one of the most beautiful cities in the world. It has the beauty of the Sugarloaf and Corcovado mountains which run down to the white sand beaches of Copacabana and Ipanema and the ocean which surrounds the city. Rio even has its own tropical rainforest in the center of the city. Yet pollution has made several of Rio's beaches unsanitary for swimming. Drinking the tap water in Rio is out of the question, at least for the tourists. The millions of cariocas living in horrendous poverty in the Rio slums or favelas would be grateful for running water

or a sewage system of whatever quality. One billion people in the world have no access to clean drinking water.

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In addition to the treaty to control greenhouse gases and global warming, several other landmark documents were under consideration. Another key agreement, opposed by the United States, was the biodiversity treaty designed to preserve the habitats of endangered plants, insects and wildlife in tropical forests. William K. Reilly, the administrator of the Environmental Protection Agency, was the head of the U.S. delegation. Two days into the conference as the biodiversity treaty was opened for sig-

nature, a cable sent from Reilly to the White House the day before was leaked to the New York Times. In that cable, Reilly cited the United States' failure to sign the treaty as a "major subject of press and delegate concern" and urged a last-minute "fix" that would enable the U.S. to sign. It was not the first time Reilly had been publicly embarrassed by a leak of his unsuccessful attempts to get the administration to take a more environmentally protective position (most notably on the acid rain provisions of the 1990 Amendments to the Clean Air Act and, more recently, in the controversy over the definition of wetlands subject to the section 404 permit requirements of the Clean Water Act). Privately and off the record, a handful of influential environmental organizations urged Reilly to resign, but he refused.

The administration's position on

the biodiversity treaty, coupled with its refusal to accept schedules and targets in the greenhouse treaty, was a stark contrast to all the other industrialized countries (collectively referred to as the "North"), which were willing to accept both. The administration objected most stringently in the biodiversity treaty to developing countries having an interest in the "results and benefits" of biotechnologies derived from genetic material found within the territories of developing countries, citing potential injury to patent rights of the United States' biotechnology industries. The opposition was also a stark contrast to the United States' apparent support for the pact when it had been drafted at a preliminary conference in Nairobi just days before the Rio conference began. The public relations debacle went from bad to worse. Germany announced plans for a follow-

sions of greenhouse gases at 1990 levels by the year 2000. Japan quickly moved to fill the leadership gap created by the United States' solitary recalcitrance by pledging to support similar objectives. The other major documents to be concluded were the "Rio Declaration," a brief, nonbinding declaration of environmental principles, "Agenda 21," a lengthy (and nonbinding) blueprint for environmental regulation for the next century and an agreement on principles for forest preservation. The U.S. delegation objected to language in all three. Specifically the United States objected to references to a "right of development" for developing countries, and to the mechanisms and contribution requirements for a UN-supervised fund for developing countries to aid their efforts at "sustainable development." In an attempt to increase its leverage in negotiations over Agenda 21, the U.S. even objected to provisions in the Rio Declaration, which had been considered by the rest of the delegates as a decided matter not meriting further discussion (a few days later the U.S. accepted the Rio Declaration without change). The only document actively supported by the United States was a binding agreement on forest preservation, coolly received by several developing countries highly dependent on their forests for development and well aware of their value as "sponges" to soak up greenhouse gases and as preserves for research in biotechnology.

up meeting of the European indus-

trialized countries to stabilize emis-

Britain and Japan, the last holdouts on signing the biodiversity treaty, announced that they would sign the treaty in the final days of the conference, leaving the U.S. as the only industrialized country which had refused to sign. When Great Britain and Germany attempted behind the scenes to bring the United States if not back to the fold, at least closer to the fold, a senior administration official publicly denounced the "guilty developed-world logic," citing Germany and Japan specifically as "sus-



Jerry Brown in from of the Tree of Life in the Center of the Globe Forum.

ceptible" to such guilty attempts to be "politically correct." A collective gasp could almost be heard at the Summit in response to the apparent reference to these countries' responsibility for World War II. As negotiators worked into the early hours of each morning to finalize the agreements in the final days of the conference, the United States' isolation was complete — having been written off even by its own staunchest allies.

Negotiators reached agreement only on a nonbinding declaration of principles for forest conservation stated in very general terms, and the United States promised \$150 million to be spent worldwide on forest conservation. The biodiversity treaty as finally concluded (without the United States) provides that developing countries may be entitled to royalties when their genetic resources are exploited for commercial uses, with access to biotechnology and financial aid to enable them to fulfill their obligations to preserve habitats under the treaty. In the final two days, Great Britain promised to contribute \$180 million and Germany \$200 million to the fund to finance environmental projects in developing countries. The United States had earlier pledged \$50 million but did not consider itself bound by targets in Agenda 21 for contributions until the year 2000. Japan announced the most significant financial contribution: \$7 billion in environmental-related aid over the next five years.

With work concluded, the final two days of the conference were reserved for photo opportunities as the heads of state arrived in Rio for the largest gathering of such dignitaries since the start of the Cold War. Rio was under siege. Already extraordinarily tight security measures were intensified. Riocentro was an impenetrable fortress with layer upon layer of security checkpoints. Tanks and heavily armed soldiers were stationed at every corner of the hotel strips on Ipanema and Copacabana. Helicopters buzzed the beaches every few minutes so perilously low that hanggliding enthusiasts were cautioned to take a few days off. Among local police, 15,000 soldiers, plainclothes police and hotel security forces, diplomats and representatives were often outnumbered. *Caniocas* carried sneakers and purses to the beach, in normal conditions certain targets for theft at knife-point. The few homeless children, beggars and street vendors who had returned to the streets

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in the middle of the conference disappeared again. Traffic in Rio, at its best a nightmare, degenerated. Rio has the highest accident rate per capita in the world. I experienced two "fender benders" myself in less than a week, (the first when my taxi was hit by a motorcycle on the way from the airport to my hotel). Major thoroughfares were closed for the endless cavalcades of limousines with police escorts. The local residents were asked by Brazilian officials to stay away from the beaches for the weekend, which prompted endless jokes in the local papers. Everyone knew the strongest security program ever implemented could not keep the cariocas from the beaches (on a

weekend, no less!).

Each head of state had exactly seven minutes to speak to the assembly on the final day of the conference. The only one to take less than seven minutes was the notoriously long-winded Fidel Castro whose brief remarks were applauded with visible relief and laughter. After the speeches ended, the 118 heads of state gathered for one extraordinary group photo, followed by an even-more extraordinary group discussion on the environment by the world's leaders for hours behind closed doors. Leaving before the group discussion, President Bush said the United States had an environmental record "second to none" and that his first priority was to preserve American jobs.

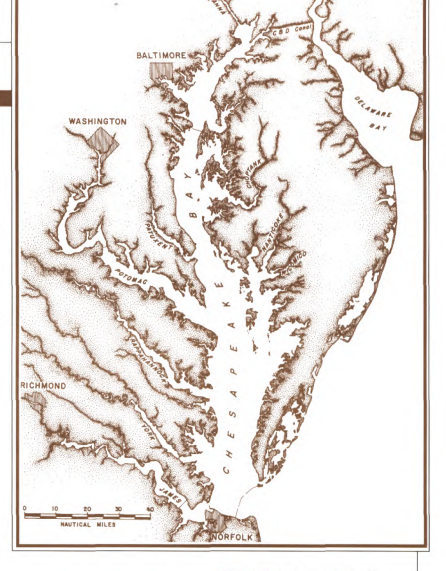
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Toward the end of my trip, I had the opportunity to speak to a personal hero, Jacques Cousteau. He thinks we have already reached a level of environmental degradation from which there can be no full recovery. As for the United States' role in the Summit, he publicly blamed the United Nations for scheduling such a critical conference in an election year. Most, if not all, of the administration's objections to the agreements could have been adequately addressed in reservations, declarations and understandings. Instead, the United States took a hard-line stance and its strategy failed. The rest of the world simply moved on without us. They are moving on without us in the business world, as well. Cleaning up the environment, "green technology," is already a booming and very profitable business in Germany and Japan. Just as American consumers found it necessary to buy fuel-efficient automobiles from Europe and Japan, in the near future we may find ourselves turning to other countries for the technology to clean up our own air, soil and water.

Working to Improve the Chesapeake Bay

by Professor Ronald H. Rosenberg

s a law school professor I have had an active interest in environmental law and for many years have studied and written about a variety of issues from air and water pollution to wildlife and endangered species law. Usually the legal academician analyzes legislation, court decisions and agency actions from the perspective of a critic — attempting to point out conflicts, inconsistencies and shortcomings of the law and its underlying public policy. This is the law professor's stock and trade - evaluating what other people have done. However, in the summer of 1988 I decided to change roles and to become directly involved in the creation of environmental policy for an extremely important natural resource — the Chesapeake Bay. Rather than talk about public policy as a theoretical matter, I decided to become a direct participant in the formation of a significant body of Virginia's environmental law. The following is a brief account of my four year experience as an appointed board member of the Virginia Chesapeake Bay Local Assistance Board.



Colonial and nineteenth century reports of the Chesapeake Bay describe a region of exceptional beauty brimming with immense natural resources. When considered as a biological habitat, the Bay served as a home for innumerable species of plant and animal life.

THE DECLINE OF THE CHESAPEAKE BAY

Colonial and nineteenth century reports of the Chesapeake Bay describe a region of exceptional beauty brimming with immense natural resources. When considered as a biological habitat, the Bay served as a home for innumerable species of plant and animal life. As the nation's largest estuary, the waters of the Bay provided not only tremendous supplies of finfish and shellfish but also a place of unparalleled recreational opportunity. This picture of productivity and vitality would change. As the twentieth century progressed, the health of the Bay steadily declined. Water quality worsened as did the number and variety of Bay animal and plant species.

When viewed as part of a multistate region, the Bay's deteriorating condition can be seen to parallel the rapid population growth in adjoin-



COMMONWEALTH of VIRGINIA

Lawrence Douglas Wilder

Office of the Governor Richmond 23219

(804) 786-2211

October 13, 1992

Mr. Ronald H. Rosenberg 221 West Tazewell's Way Williamsburg, Virginia 23185

Dear Mr. Rosenberg:

As a member of the Chesapeake Bay Local Assistance Board, you have served the citizens of the Commonwealth of Virginia with loyalty and dedication. In their behalf, I would like to extend appreciation to you for your talent, commitment of time and valuable service.

We are proud and fortunate to have people such as yourself who take an active interest in serving our Commonwealth. Now that your term of office has ended, you will be missed, but I hope that you will maintain your interest in the support of the work being done.

With best wishes for the future, I am

Very truly yours,

Lawrence Doublas Wilder

LDW: sdm

ing areas and the direct and indirect use of the Bay for human purposes. As both a natural ecological system and a supplier of human needs, the Bay's deterioration caused the Environmental Protection Agency and nearby state governments in the 1970s to take note and to resolve to take steps which would reverse the century-long slide of the Bay's environment.

Multi-million dollar studies were undertaken by both the state and federal governments to determine the precise causes of the Bay's present condition and to help design a strategy for rescue. The scientific inquiries revealed two major contributors to the Bay's water quality problems: 1) pollution from factories dumped

The scientific inquiries revealed two major contributors to the Bay's water quality problems: 1) pollution from factories dumped into the Bay or its tributaries and 2) pollutants resulting from land runoff reaching Bay waters.

into the Bay or its tributaries and 2) pollutants resulting from land runoff reaching Bay waters. While the former could be improved with factory-installed discharge controls, the latter presented a more difficult problem due to its varied causes and diffuse nature. If anything, this extensive research indicated the direct link between land use practices and the decline in water quality. The Bay studies also indicated the regional nature of the Bay's water quality problems, with the four jurisdictions of Virginia, Maryland, the District of Columbia and Pennsylvania all contributing to the pollutant load. The political boundaries between the states appeared to be the most arbitrary when analyzing the impact of pollution on the health of the Bay. During the 1980s these state governments entered into agreements obligating them to cut down on their factory and runoff pollution. It was up to each state to design a regulatory system to limit its pollution.

THE DEVELOPMENT OF VIRGINIA LAW TO PROTECT THE BAY

By early 1988 the Virginia General Assembly followed the recommendations of a blue ribbon panel and took action to deal with the runoff or nonpoint pollution entering the Bay from Virginia lands. It enacted the Chesapeake Bay Preservation Act, which was intended to help localities in Virginia's Chesapeake Bay region to incorporate water quality protection measures into their land use planning and regulation activities. This statute would seek to preserve the Bay not through direct legislative command but rather by the creation of a new body called the Chesapeake Bay Local Assistance Board. While the new statute responded to widely shared natural resource protection values, it also became a source of great controversy, pitting environmentalists against land development interests. Its final passage was only achieved through extensive legislative negotiation and compromise.

Unwilling or unable to set clear and specific directives, the General Assembly established the Board's agenda in extremely general terms. Under the Act, the Board's principal functions were the development of regulations which would (1) identify lands contributing runoff and adversely affecting the Bay and (2) develop "criteria" regulating development activity harmful to water quality to be later incorporated into local government land use controls. The development of these rules and the policies which supported them would be completely up to the Board and its staff. I slowly began to understand the concept of broad administrative discretion. I would soon learn about the pressures brought to bear upon a public policymaker in such a controversial area.

ISSUING THE BAY ACT REGULATIONS

With considerable fanfare the nine member board was appointed by Governor Gerald Baliles. This panel was composed of people from all walks of life and it included the late James Wheat as its chairman. I was one of two lawyers in the group. With our small staff of land planners, biologists and local government experts, we embarked upon the difficult task of developing these regulations. It did not take long before I understood why the General Assembly gave the Local Assistance Board the job of designing these rules. As difficult as the technical and scientific questions were, the challenge of fashioning a system of collaborative state/local land use regulation presented its own set of obstacles. The subject of state government involvement in local land use control matters proved to be controversial indeed. While every one seemed to support the sentiment to "Save the Bay," many did not want an appointed board operating in Richmond telling them how to do it. Designing a method which would allow for both the achievement of Bay cleanup goals and the preservation of local primacy over land use regulation was the ultimate task before the Board.

The Local Assistance Board then began the process of drafting the Bay regulations by conducting an extensive series of public hearings throughout the Chesapeake Bay region. These hearings were intended to serve as a means of sampling public sentiment and collecting local ideas related to the development of the Bay regulations. They turned out to be the most interesting and also the most

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emotionally charged part of the entire regulatory process. Board members attending these hearings were exposed to a wide range of speakers. Some were lawyers or real estate agents, and they consistently warned the Local Assistance Board members of the potential unconstitutionality of the regulations which had yet to be written. Others were local elected officials who recognized the need to improve Bay water quality but also felt the Local Assistance Board represented an undesirable intrusion of a Richmond-based bureaucracy into the province of local government. If there was ever a clearer demonstration of why regional solutions were needed for regional environmental problems, this was it.

Some of the most poignant and moving testimony received at these hearings was from retired commercial and sport fishermen. They spoke with great impact about the decline of the finfish and shellfish harvests from the levels of years past. They described with disturbing specificity the damage done to the aquatic life of the Bay. These men invoked the memory of the past and implored our Board to reverse this damage and to make things right. While the environmentally-protective viewpoint was held by these fishermen and others, they clearly represented the minority position, dwarfed in number by other speakers who did not want this Tidewater land to be regulated. As the Board members left these public hearings, it was impossible for them to forget the anguish expressed by the elderly fishermen who had appeared before them. It was also impossible to reverse the Bay's degeneration with the stroke of a pen.

Following the public informational hearings, the Board members returned to Richmond to begin the actual drafting of the regulations. Due to the brevity of the Chesapeake Bay Preservation Act and the absence of a clear legislative history, the Local Assistance Board had very little guidance on how the Bay Act rules should be structured. While the Act's goal was the improvement of Bay waters, the Board had great discretion in designing regulations which would reach the statute's objectives. As it turned out, the exercise of this discretion would lead to extensive criticism.

While the text of proposed rules was prepared by the Board's staff, the Virginia public meetings law required that all discussions by Board members were to be done at public meetings. The proposed Bay Act regulations were then subjected to extensive hearings designed to elicit public opinion regarding the wisdom of the initial drafts. These lengthy hearings often turned into marathon sessions with what appeared to be every

attorney within fifty miles voicing an opinion on just how the regulations might be improved. The legal rhetoric at these hearings often emphasized the danger of unconstitutional regulations and the Board was often warned against "taking" landowner's property by excessive land development rules. Speakers suggested that nearly any increase in regulatory strictness would be unconstitutional. These comments reflected more of a political sentiment against changing the status quo than a narrow legal argument, since at that point no land had been identified or regulated. While many useful ideas were received by the Board at these hearings, it was apparent that it was much easier to criticize than to create a program from scratch.

The Board conducted much of its rule drafting work at open meetings. Curiously, the requirement that the Board deliberate in public actually seemed to impede the free and full discussion by Board members, who appeared reluctant to debate detailed regulatory matters before the assembled group of onlookers. As a consequence, large sections of the Bay Act regulations were approved with little or no comment by the appointed board: so much for the value of full disclosure the Virginia open meeting law was intended to advance.

IMPLEMENTING THE BAY ACT REGULATIONS

Once the Bay Act rules had been adopted they had to be accepted by all of the localities within the Tidewater region and integrated into their local ordinances and plans. The central idea here was that local governments in the Bay watershed would develop planning and land use programs which would contain the features required by the Bay Act regulations. Implementation, therefore, would fall to the counties, cities and towns rather than the state government. This aspect of the Bay Act's structure shifted the Board's role from that of a regulator, adopting environmentally-based land development rules, to a state agency seeking to elicit local cooperation in implementing the requirements of the Bay regulations. As a Board member, my involvement was limited to reviewing staff evaluations of whether a particular locality had taken the appropriate steps to designate local Chesapeake Bay preservation areas and whether they had adopted the needed ordi-

These lengthy hearings often turned into marathon criticism sessions with what appeared to be every attorney within fifty miles voicing an opinion on just how the regulations might be improved.

nance amendments to bring their local codes into conformity with the Bay Act regulations. This work was highly detailed and time consuming, with Board members pouring over local zoning and subdivision ordinances to determine consistency. At present, nearly all of the 89 localities in the Tidewater region have had their Bay act status approved. This process of review also made me aware of an indirect benefit of the Bay Act - it encouraged some local governments to hire land use planners. Some of these communities had never done any local planning and the addition of these planners will help community development for years to come.

CONCLUSIONS

In the end I look back at my experience on the Chesapeake Bay Local Assistance Board and draw the following conclusions.

First, I found my four year stint on

the Bay Board to be extremely gratifying work directed towards the restoration of an enormously important natural resource — the Chesapeake Bay. Serving on the Board represented a substantial change of pace from my life as a law school professor. I believe that I was able to learn a great deal about government, politics and natural science in the course of my time on the Board. The work ran the gamut from the exciting to the routine, and I feel good about the fact that I had a hand in fashioning the Bay Act and in trying to make it succeed.

Second, my experience on the Bay Board demonstrated the complexity of natural resource public policy issues from both the scientific and governmental standpoints. I also realized that significant public decisions are made in the absence of complete certainty and information. As decisionmakers, the Board took positions and made choices on the basis of the data it had. I have determined that this is a necessity in the world. We must do the best we can, and we cannot await the last shred of dispositive evidence before acting.

Finally, I learned that making major environmental changes takes time. Moving from the initial point of the enactment of the Chesapeake Bay Preservation Act to the end point, when land runoff will no longer threaten the Bay's water quality requires numerous intermediate steps. Setting forth a complex public policy objective is not the same thing as achieving it. Restoring the Bay will demand innumerable changes in governmental action and human behavior. Reversing decades of decline will take time. I hope that the Chesapeake Bay Preservation Act will someday be viewed as one of the first steps towards recovery. I am proud to have had a part in the beginning of the way back for the Bay.

Faculty Notes

rofessor Peter Alces continues to serve as Editorin-Chief of the Journal of Bankruptcy Law and Practice. He is currently working on a bankruptcy casebook to be coauthored by Professor Margaret Howard of Vanderbilt Law School. The casebook will be published in the spring of 1995 by West Publishing Company. He also completed the manuscript for his treatise entitled Commercial Law and Intellectual Property, with Harold See of the University of Alabama Law School, to be published by Little, Brown & Co.

Professor Alces accepted invitations to commercial law symposia to be published by William & Mary and Loyola law reviews. During the summer of 1992, he spoke before meetings of the American Bar Association's Uniform Commercial Code Committee, the National Association of Secretaries of State and the International Association of Corporate Administrators. He also serves as Chair of the Debtor-Creditor Law Section of the Association of American Law Schools.

Professor **Jayne Barnard** continues to explore issues relating to the governance of public companies and the role of lawyers in corporate decision making. Her article on the Time-Warner merger was recently published in the *Journal of Law and Public Policy*, and her article "Private Practice for Public Consumption: Corporate Lawyers in Art and in Life" will be published shortly in the *California Law Review*.

Professor Barnard currently serves as an advisor to the Corporate Counsel Section of the Virginia State Bar. She is also a member of the Council of the Business Law Section of the Virginia Bar Association and a director of the Virginia ACLU. She is a regular contributor to the Sunday Business Forum of *The New York Times*. She was admitted into the American Law Institute in October 1991.

Professor **Lynda Butler** presented a paper, "Legal Underpinnings of the Instream Protection Programs" at a workshop sponsored in part by the Virginia Department of Conservation and Recreation. She also published an article in the *Brigham Young University Law Review* entitled "Private Land Use, Changing Public Values and Notions of Relativity".

In addition, Professor Butler is Editor of the Real Property Section Newsletter and serves as an ex-officio member of the Board of Governors of the Real Property Section of the Virginia State Bar.

Professor Neal Devins was granted tenure in Spring of this year. He was also recognized by the Society of The Alumni as an "Alumni Fellow" for his contribution to the College as an outstanding teacher. In addition he worked with the governments of Albania, Azerbaijan, Georgia and Lithuania through the ABA's Central and East European Law Initiative. Professor Devins spoke at the Brookings Institution Conference and was a panelist at the Bill of Rights Institute's Supreme Court Preview.

Professor Devins' recent publications include: "Christian Educators v. State: An Inevitable Compromise" in the *George Washington Law Review*, "Judicial Matters" in the *California*



Top left to right: Professors John Lee, John Levy, Charles Koch, Neal Devins, John Donaldson, Ronald Rosenberg, Michael Gerhardt, Peter Alces, Davison Douglas. Bottom left to right: Professor Linda Malone, Dean Richard Williamson, President Timothy Sullivan and Professors Walter Felton, Jayne Barnard, Paul Marcus, Susan Grover, Trotter Hardy, Lynda Butler, Glen Coven, Rodney Smolla, Paul LeBel, Elmer Schaefer, Tom Collins, Margaret Spencer and James Moliterno.

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Law Review, "The Stuff of Constitutional Law" in the *Iowa Law Review*, and a book review for the *Public Interest Law Review*. He also will be serving as co-editor, with Rodney Smolla, on a book series sponsored by the Bill of Rights Institute. The series will be published by Duke University Press.

Professor John Donaldson is contributing two chapters to the book, Advising the Elderly Client. The book was scheduled for publication by Clark, Boardman in the fall of 1992. Professor Donaldson is also an active participant in the activities of the Legislative Advisory Committee of the Virginia Bar Association's section on wills, trusts and estates, and chairs its subcommittee on guardianship law. He is also a member of the Bovd-Graves Conference on Virginia Civil Procedure; a member of the Virginia Bar's Ad Hoc Committee on Lawyers Service as Fiduciaries; and a member of the Mandatory Continuing Legal Education Board. His current research is focused on elder-law issues.

Professor **Davison Douglas** has just completed a draft of his book, *Desegregation of the Charlotte North Carolina Schools*. He also published a book review for the *American Journal of Legal History*. His professional activities included reviewing a draft of the Albanian constitution through the ABA's Central and East European Law Initiative.

Professor Douglas also served as an Advisory Member to a special committee of the Virginia General Assembly to study legal issues surrounding the testing of public safety employees for contagious diseases. He also presented a paper, "Ethical Concerns with Joint Representation of the Employer and Employee," to the Labor Law sections of the North and South Carolina Bar Associations.

Professor Walter Felton has been

appointed by Virginia Governor L. Douglas Wilder to serve on the State Anti-Crime Partnership Committee. The focus of the Committee will be the reduction of violent crime. He continues to serve as the administrative coordinator of the Commonwealth Attorney's Services and Training Council which provides continuing legal education to the 121 prosecutorial jurisdictions in Virginia. He also oversees the publication of the Commonwealth Attorney's Handbook, a reference tool for Virginia prosecutors.

Professor Felton also serves as a member of the executive committee of the Hoffman-l'Anson Inn of the American Inns of Court and as a member of the Board of Directors of the National Association of Prosecutor Coordinators.

Professor Michael Gerhardt has completed work on his book, Constitutional Theory: Arguments and Perspectives, co-authored with Professor Tom Rowe of the Duke Law School. The book will be published in the fall of 1992. Princeton University Press will publish his latest book, The Impeachment Process: A Constitutional and Historical Analysis, in the latter part of 1993. He also published articles on various topics: "The Role of Precedent in Constitutional Decision Making and Theory" in the George Washington Law Review, "Liberal Visions of the Freedom of the Press" in the Vanderbilt Law Review, which includes a review of three books, one of which was authored by Rodney Smolla; and "Divided Justice: A Commentary on the Nomination and Confirmation of Justice Thomas" in the George Washington Law Review.

Professor Gerhardt's professional activities included work with the National Commission on Judicial Discipline and Removal; the Bill of Rights Institute's Supreme Court Preview; and as a volunteer consultant on judicial affairs to the Clinton-Gore campaign. He also spent this summer in Exeter where he taught in the Marshall-Wythe summer program.

Professor I. Trotter Hardy pre-

sented a paper, "Automating the Creation of Decision Tree Software for Legal Research" at the British and Irish Legal Education Technology Association at the University of Warwick in England. He also spoke on computer related legal issues at a meeting of the Association of American Law Schools and the American Law Library Association.

Two recent articles have been accepted for publication: "Automating the Creation of an Expert System for Giving Advice about Legislative History Research: Project CLEAR's 'Lexpert'" in the Law Library Journal, and "The Policy, Law, and Facts of Copyright on Computer Screen Displays" in the Computer/Law Journal. Professor Hardy also operates a computer bulletin board and served as host and moderator of an "electronic conference" conducted through electronic mail.

Professor **Susan Grover** has recently completed work on a new article, "The Employer's Fetal Injury Quandary After *Johnson Controls*." Her last article, "The Silenced Majority, *Martin v. Wilks* and the Legislative Response," was recently published in the *University of Illinois Law Review*.

Professor Grover is currently researching an article on the federal preemption of state law, and preparing materials for a new course on Women in the Law, which she hopes to offer in the 1993-94 academic year.

Professor James Heller was named Outstanding Law Librarian for 1991 by the Legal Information Alert. He also published an article "The Public Performance Right in Libraries: Is There Anything Fair About It?" in the Law Library Journal. In addition, he served as Director and Speaker at the American Association of Law Libraries (AALL) workshop on Copyright Issues in Law Libraries. Professor Heller is also Secretary of the Consortium of Southeastern Law Libraries and chairs the AALL Awards Committee.

Associate Dean Robert Kaplan was recently re-elected as a member of

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the Board of the National Association of Law Placement (NALP). He is one of only five law school members of the Board. He also spoke on "Ethics Issues in Career Services and Recruiting" at the 1992 NALP National Conference. Associate Dean Kaplan was also instrumental in Marshall-Wythe's acquisition of IOLTA funds to fund summer public interest service employment. He authored the proposal submitted to the Virginia Law Foundation on behalf of six Virginia Law Schools.

Professor Charles H. Koch, Jr. continues to serve as Editor in Chief of the Administrative Law Review. In addition he has recently completed work on the 1992 supplement to his casebook Administrative Law and Practice. His article, "An Issue-Driven Strategy for Review of Agency Decisions," was published by the Administrative Law Review.

Professor Koch's other professional activities include speeches before the Annual Conference and Seminar of the National Association of Administrative Law Judges; the Program of The Federal Judiciary Honoring the Bill of Rights; and the judges of the D.C., Third and Federal Circuits. He also serves on the Board of Governors of the Administrative Law Section of the Virginia State Bar Association.

Professor Paul LeBel's book, John Barleycorn Must Pay: Compensating the Victims of Drinking Drivers was published in April of 1992 by the University of Illinois Press. He also published articles on various legal topics: "Reducing the Recovery of Avoidable 'Seat-Belt Damages'" in the Seton Hall Law Review, "Legal Education and the Theater of the Absurd: 'Can't Anybody Play This Here Game?'" in the Brigham Young University Law Review, and "The Enforcement of Social Cost Internalization: An En-

hanced Role for Administrative Agencies" in the *Virginia Lawyer*.

Professor LeBel also served as a panelist for the Institute of Bill of Rights Law symposium on the liability of firearms sellers and spoke to the Virginia Special Olympics Conference on volunteer liability.

Professor Fred Lederer continued his work as drafter for the ABA Criminal Justice Section's Committee on Rules of Evidence and Criminal Procedure regarding proposed rules for the Federal Rules of Evidence. In addition, he was appointed to the Advisory Board of Directors of the National Institute of Military Justice and to the Board of Directors of the Virginia Consortium for Legal Related Education.

His publications include a book co-authored with Professor Jim Moliterno entitled An Introduction to Law, Law Study, and the Lawyer's Role published by Carolina Academic Press. He also desk-top published two casebooks; Military Law, Cases and Materials: and Fundamental Criminal Procedure, Part II. In addition supplements were published for his Court-Martial Procedure treatise and his casebook Courtroom Criminal Evidence.

Professor John Levy was recently named Fellow of the Virginia Law Foundation in recognition of his outstanding service to the bench, bar and Commonwealth. He also directed the Marshall-Wythe Summer Law Program in Madrid and is nearing completion of negotiations for a summer program in Adelaide, Australia for 1993. In addition to his summer activities, Professor Levy taught a number of Continuing Legal Education programs on Ethics.

Professor **Linda Malone** was a delegate to the United Nations Conference on Environment and Development, the so-called "Earth Summit," in Rio de Janeiro this summer. She was also a speaker at the Association of American Law Schools and the American Agricultural Law Association. She also serves as Advisory Coun-



cil to the Environmental Protection Agency. She spent the spring semester of 1991 as a Visiting Professor of Law at the Duke University School of Law.

Professor Malone just had her casebook, which was co-authored by William Tabb, published by the Michie Company. The casebook is entitled Environmental Law, Cases and Materials. She has also completed a supplement to her treatise, Environmental Regulation of Land Use. In addition she published articles on environmental issues in the Stanford Environmental Law Review and the Journal of Environmental Law and Policy. Other publications include a book review entitled "World Justice and Federal Courts and the International Human Rights Paradigm" in the International Lawyer. Professor Malone also serves as Associate Editor of the Yearbook of International Environmental Law.

Professor Paul Marcus has joined the faculty of Marshall-Wythe as a Professor of Law. He was also reappointed to the American Bar Association Committee on Rules of Criminal Procedure and Evidence and appointed United States Reporter to the International Congress of Penal Law. In addition, Professor Marcus spoke on numerous topics before various university, lawyer, judicial, civic and student organizations

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around the country. He has been interviewed by a host of media organizations including 60 Minutes and The Washington Post.

Professor Marcus has authored or co-authored books on copyright law, criminal procedure, entrapment and criminal consipiracy. He also published articles on a variety of topics: "Criminal Conspiracy Law: Time to Turn Back from an Ever Expanding, Ever More Troubling Area" in the William & Mary Bill of Rights Journal; "Limiting Disclosure of Rape Victims' Identities" with T. McMahon in the Southern California Law Review, "Criminal Justice Reforms in the United States" in the 1992 Proceedings of the International Congress of Penal Law, and "The Fall and Rise of Entrapment" in The Champion Magazine.

Professor James Moliterno accepted the E. Smythe Gambrell Professionalism Award, on behalf of the Legal Skills program at Marshall-Wythe. Legal Skills was recognized by the American Bar Association as the best program for teaching legal ethics in the country. His article, "An Analysis of Ethics Teaching in Law Schools: Replacing Lost Benefits of the Apprentice System in the Academic Atmosphere," appeared in the Cincinnati Law Review. Along with Professor John Levy, Professor Moliterno is writing a book enititled Ethics of the Lawyer's Work to be published by the West Publishing Company in late spring of 1993. The two also cooperated in the presentation of a Continuing Legal Education program here in Williamsburg entitled, "Lawyers' Work, Lawyers' Ethics: Where the Two Meet."

Professor Moliterno made legal ethics presentations at the Hollins College Institute for Ethics and Public Policy, the Virginia State Bar Corporate Counsel Section's Annual Meeting, and the Virginia Poverty Law Center's annual training meeting. He made presentations on the Legal Skills Program at both federal and Virginia judicial conferences. Professor Moliterno continued his work with the American Bar Association Committee on Prison and Jail Problems, which this past year resulted in co-drafting a Model Community Corrections Act that was adopted by the ABA.

Professor Ronald Rosenberg's book Environmental Policy Law, 2d ed., was published by Foundation Press in July 1991. He also published Teaching Notes for Environmental Policy Law in November 1991 with Foundation Press and Virginia Local Government Law, 3rd ed., with Virginia Local Government Attorneys' Association.

Professor Rosenberg served on the Planning Committee for the AALS Mini-Workshop "The New Supreme Court" in April 1992 and continues to serve as a member of the Chesapeake Bay Local Assistance Board. Professor Rosenberg is also working on an article "The Roots of Environmental Law: Local Government Regulation of the Environment at the Turn of the Century" for publication in 1993.

Professor Alemante Selassie is the author of an article entitled "Ethnic Identity and Constitutional Design for Africa," which appeared in Volume 28 of the Stanford Journal of International Law. He also published an article entitled "Problems and Prospects for Democracy in Ethiopia" in Volume 1 of the William & Mary Bill of Rights Journal. Professor Selassie was involved in several conferences including: giving a presentation on land tenure policy and world development in Ethiopia at a workshop sponsored by World Bank; acting as Ethiopia's representative in the Institute of Bill of Rights Law's international conference, "Winds of Change;" participating in a panel discussion on the Bill of Rights as a model for developing democracies at the Norfolk League of Women Voter's Bill of Rights workshop; and discussing current issues in Ethiopia and Africa at an international conference in London sponsored by the Fredrich Ebert Foundation.

Professor Rodney Smolla spent the spring semester of 1991 as a Visiting Professor of Law at Duke University School of Law. He continues his position as Director of the Institute of Bill of Rights Law. He also served as Chairman of the American Association of Law Schools Section on Defamation and Privacy and was an ABA Delegate to the Uniform Commissioners on State Laws Defamation Act Drafting Committee. His new book, Free Speech in an Open Society, was praised in reviews by The New York Times and the ABA Journal last summer. He also published three book chapters regarding First Amendment issues and an article, "Limitations on Family Size: Potential pressures on the Rights of Privacy and Procreation" in the William & Mary Bill of Rights Journal.

In addition to his publications, Professor Smolla testified before the United States House Judiciary Committee, Subcommittee on Crime and Criminal Justice on a "hate crime" bill. He also gave talks and presentations at judicial conferences, press associations and public policy organizations.

Acting Dean Richard Williamson recently completed work on the Fifth Edition of his book, *Defending Criminal Cases in Virginia*. He also finished work on an article, "The Virtues and Vices of Shared Values: Miranda's Concept of Custody and the Fourth Amendment," which will be published by the *University of Illinois Law Review* in 1993.

Dean Williamson's other professional activities included presentations on criminal procedure before the Commonwealth Attorney's Association Annual Meeting, the Judges' School and the Annual Meeting of the Virginia State Bar.

Admissions Update

by Faye F. Shealy Associate Dean of Admissions



Dean Faye Shealy

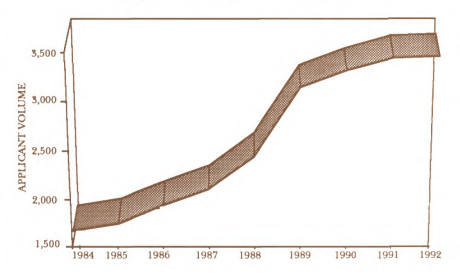
he College of William and Mary has many strengths. I am proud to say that the student body of the Marshall-Wythe School of Law remains one of the finest in the nation. The quality of a law school's student body not only reflects the school's stature nationally but serves as a catalyst enhancing the quality of its faculty's teaching and research. William and Mary continues to address the challenge of enrolling outstanding classes and has continued to draw a remarkable stream of applications from highly qualified students throughout the country. Even though a small drop occurred in the national applicant volume this year, as the accompanying charts indicate, once again we can report that applications for admission to Marshall-Wythe have increased. Applications for admission to the entering class numbered 3411 making the 1992 applicant population the largest in the history of the Law School. They were received from all fifty states, the District of Columbia and several foreign countries. The most dramatic of the admission statistical comparisons is the sharp rise in the School's applicant pool which has more than doubled since 1985. More important than these numbers is the high quality of candidates which resulted in intense competition for admission to Marshall-Wythe.

The 173 members of the Law School Class of 1995 enrolled from twenty-five states and the District of Columbia. Our students come to us with strong academic records from eighty-four different colleges and universities. The institutions from which we enrolled the largest number of students this year were the

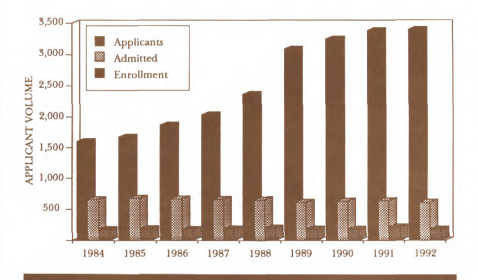
Applications for admission to the entering class numbered 3411 making the 1992 applicant population the largest in the history of the Law School.



Applicant Growth Since 1984



Trends in Applications, Admissions and Enrollment



College of William and Mary, the University of Virginia and Duke. Numerical credentials of the entering class are impressive with a median undergraduate grade point average above 3.3 and a median LSAT score of the 92nd percentile of test takers. Although political science, English, government and history are the most common majors, incoming law students have majored in almost

all disciplines, with business, economics, accounting, psychology, journalism and engineering majors now representing a significant number. Eleven new students have graduate degrees. Eight have military experience. Almost half have full-time work experience — sixteen as legal assistants, paralegals or legislative aides — others in such fields as counseling, engineering, accounting, architec-

ture, teaching, research and journalism. The diversity of work experience among new students is represented by a Congressional Aide, an aerospace engineer at NASA Langley Research Center, an actor, financial analyst, a judge from South America and a program analyst for the United States Environmental Protection Agency. Many entering students have studied abroad and several have worked abroad. A horse rider and trainer, debaters, student body presidents and varsity athletes representing many sports are among the entering class.

This report would not be complete without gratitude for scholar-ship funds received from alumni and others who support our admission program. Although we have an excellent program, other law schools are offering scholarship packages which provide both tuition and significant financial supplements. Our ability to compete for the best students is defined by scholarship packages, and support from private funds is an essential component of our recruitment efforts.

I continue to enjoy my work with bright, talented students with varied interests and backgrounds. All share the desire to obtain a strong legal education, but diverse goals and aspirations set each on a slightly different course. Each student gained admission through what has evolved into a highly competitive process. Over nineteen applicants vied for each seat in the class. The volume and quality have made it a difficult and daunting task, but one that is important in defining the quality and character of the law school. The process has produced a student body of distinction across the board. Their application for admission to Marshall-Wythe was an opportunity for advocacy, and advocacy is an essential skill in the legal profession. Each made a strong case for who they are and what they can be. I hope you will have the opportunity to meet and work with some of these impressive individuals.

Career Planning and Placement Update

by Robert E. Kaplan
Associate Dean of Career Planning
and Placement



Dean Robert Kaplan

he 90's heralds the end to at least three myths about legal careers: 1. Law is a monolith; 2. A legal career is progressive, unitary and linear; and 3. A job placement is a unique and singular event." The erosion of these myths has posed and will continue to present challenges for all players in the recruitment and hiring process - employers, law schools and students. From my vantage point, I know first-hand that two of those players — William and Mary Law School and our students - are coming to terms with the new realities of legal

career services in fine stead.

Elsewhere this magazine highlights our students' credentials and some of their accomplishments. With the changing economic landscape I have come to appreciate less visible, but equally impressive, qualities in our students. They are approaching the job market with resilience and creativity. They are forging opportu-

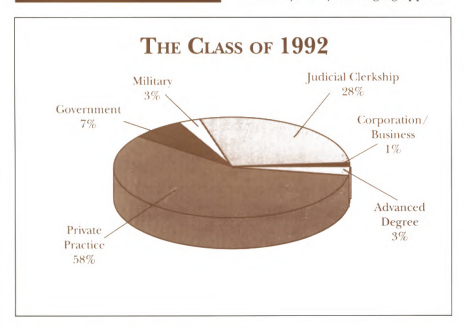
nities to learn about and establish contacts in the profession. They are realistic, not pessimistic; assertive, not reflexive. And perhaps most importantly, they are developing job search and self-assessment skills that will last a professional lifetime.

The Office of Career Planning and Placement (OCPP), too, is adapting well. We are aggressively reaching out to employers (over 1,000 from 49 states registered with our office in 1991-92), utilizing job fairs (11 this past academic year) to create additional interview options for students, building a first-class resource library and enhancing programmatic and clinical offerings and public service funding opportunities.

In meeting these challenges, we always benefit from our graduates' input. Please let us hear from you if you have ideas, know of openings or are willing to participate on panels.

THE CLASS OF 1992

Approximately 31% of the class remained in Virginia; 69% relocated to 24 states and the District of Columbia. Locales in which more than one 1992 graduate started their careers, listed in descending numerical order, include Virginia; the District of Columbia; Pennsylvania; West Virginia; New York; Delaware; Texas; California; Kentucky; Maryland; New Hampshire; New Mexico; Ohio; and South Carolina. States accounting for one 1992 graduate include Connecticut; Florida; Georgia; Illinois; Maine; Massachusetts; Michigan; Minnesota; Tennessee; Washington; and Wisconsin. Of those graduates remaining in Virginia, over half went to northern Virginia or Richmond, followed by south Hampton Roads, the Peninsula and western and central Virginia.



PUBLIC INTEREST INITIATIVES

During the 1991-92 academic year, we allocated more than \$120,000 to support employment for over 60 students in public interest positions. Funding sources include the Virginia Law Foundation's Interest on Lawyer Trust Accounts (IOLTA) program, state and federal work/study programs and the generous contributions of alumni, students, faculty and staff to the William and Mary Public Service Fund.

ALUMNI ACTIVITIES AND SERVICES

Again this past year, Marshall-Wythe alumni gave freely and extensively their most important commodities — their time and expertise. Many graduates interviewed at the Law School or spoke informally with students about particular locations, employer types and practice areas. Others participated in OCPP-sponsored panels, including sessions on interview tips, nontraditional careers, careers with the Justice Department, the diversity of the legal profession, starting a law practice and judicial clerkships.

Graduates also were instrumental in OCPP'S "Pathfinder" series, initiated in 1991. Panelists spoke on careers in a variety of substantive areas — ranging from international and environmental law to criminal and sports and entertainment practice. As part of each Pathfinder session, students received extensive bibliographies of career-related resources pertaining to the respective areas of law.

Last winter, nearly 80 first-year students had the opportunity to have a 30-minute mock interview followed by a critique. Members of the Law School Alumni Association served as interviewers. Students unanimously praised the program and the willingness of graduates to assist in such a tangible way.

In August 1992, Law Leads Lines debuted. Law Leads is an automated,

recorded job listing service exclusively for Marshall-Wythe graduates seeking employment or a change in position. Listings are updated every Friday. A menu system enables callers to focus on positions appropriate for

their level of experience. Please contact OCPP if you would like to list a position for a recent or experienced graduate, or subscribe to *Law Leads Line*, or if we may assist you in any way.

IN 1991-92 Public Service Funding Supported Positions With:

American Civil Liberties Union Center for National Security Studies, Washington, DC

Arizona Attorney General, Phoenix, AZ

Avalon: A Center for Women and Children, Williamsburg, VA

Blue Ridge Legal Services, Winchester, VA

Central Virginia Legal Aid Society, Richmond, VA

Charles City County (VA) Attorney

Charlottesville (VA) City Attorney's Office

Chesapeake Bay Foundation, Richmond, VA

Chesterfield (VA) Commonwealth's Attorney

Colonial Heights (VA) City Attorney

Court Appointed Special Advocate, Newport News & Williamsburg, VA

Courtland (VA) Public Defender

James City County (VA) Attorney

Legal Aid Society of Hawaii, Honolulu, HI

Legal Aid Society of Morris County, Morristown, NJ

The Legal Center, Denver, CO

Legal Services Corporation of Virginia, Richmond, VA

Manhattan District Attorney, New York, NY

Mississippi Capital Defense Resource Center, Jackson, MS

National Center for State Courts, Williamsburg, VA

National Public Radio, Washington, DC

Norfolk (VA) Circuit Court

Peninsula Legal Aid Center, Hampton, VA

Piedmont Environmental Council, Charlottesville, VA

Poquoson (VA) City Attorney

Portsmouth (VA) Public Defender

Public Justice Center, Baltimore, MD

Rappahannock Legal Services, Culpeper, VA

Rensselaer County District Attorney, Troy, NY

Richmond (VA) Commonwealth's Attorney

Southside Virginia Legal Services, Petersburg, VA

State Water Control Board, Richmond, VA

Tidewater Legal Aid Society, Norfolk, VA

U.S. Attorney's Office, New Haven, CT

U.S. Attorney's Office, Washington, DC

Victim/Witness Assistance Program, Newport News, VA

Virginia Beach (VA) City Attorney

Virginia Beach (VA) Public Defender

Virginia Coalition on Jails and Prisons, Richmond, VA

Virginia Department of Social Services, Richmond, VA

Virginia Farmworkers Legal Assistance Project, Williamsburg, VA

Virginia Peninsula Council on Domestic Violence, Hampton, VA

Williamsburg/James City County (VA) Commonwealth's Attorney

1992 JUDICIAL CLERKS

Thirty-two members of the Class of 1992 are serving as judicial clerks:

Elizabeth Hallock Andrews Supreme Court of Maine Portland, ME

Pamela Suzanne Arluk
U.S. District Court for the Eastern District of
Virginia
Norfolk, VA
The Honorable Karen Williams
U.S. Court of Appeals for the Fourth Circuit
Orangeburg, SC (1993-94)

John Calvin Brown The Honorable Mary Ellen Abrecht Superior Court of the District of Columbia Washington, DC

Eric Sinclair Carlson
The Honorable John L. Coffey
U.S. Court of Appeals for the Seventh Circuit
Milwaukee, WI

Ruth Nathanson Carter The Honorable Barbara Keenan Supreme Court of Virginia McLean, VA

Lauren Ann Clineburg Nineteenth Judicial Circuit of Virginia Fairfax, VA

Christian Lee Connell
The Honorable Rebecca Beach Smith
U.S. District Court for the Eastern District of
Virginia
Norfolk, VA

Joy Isabel Cummings
The Honorable Robert F. Chapman
U.S. Court of Appeals for the Fourth Circuit
Columbia, SC

Jason Evans Dodd The Honorable N. K. Moon Virginia Court of Appeals Lynchburg, VA

Elizabeth Stuart Dopp
The Honorable James Bradberry
U.S. District Court for the Eastern District of
Virginia
Newport News, VA

Caitlin Shirer Dyk The Honorable Noel Kramner Superior Court of the District of Columbia Washington, DC

Vanessa Reeve Elliott The Honorable Paul V. Gadola U.S. District Court for the Eastern District of Michigan Detroit, MI

Keith Russell Finch
The Honorable Norma H. Johnson
U.S. District Court for the Distict of Columbia
Washington, DC

Natalie Gutterman Staff Attorney's Office U.S. Court of Appeals for the Third Circuit Philadelphia, PA

Thomas Joseph Hanrahan The Honorable David G. Lowe U.S. District Court for the Eastern District of Virginia Richmond, VA

Mark Edward Herrmann The Honorable James R. Spencer U.S. District Court for the Eastern District of Virginia Richmond, VA

Robert L. Hogan West Virginia Supreme Court of Appeals Charleston, WV

Kathryn R. Hu The Honorable Joseph Hood U.S. District Court for the Eastern District of Kentucky Pikeville, KY

Thomas Shipley Jones
The Honorable William D. Hutchinson
U.S. Court of Appeals for the Third Circuit
Pottsville, PA

Nancy Lynn Killien The Honorable Glen Williams U.S. District Court for the Western District of Virginia Abingdon, VA

Ami Kim Chesterfield Circuit Court Chesterfield, VA Carrie Adair Leonard
The Honorable Claude M. Hilton
U.S. District Court for the Eastern District of
Virginia
Alexandria, VA

Jerianne Elizabeth Mancini The Honorable Hayden W. Head, Jr. U.S. District Court for the Southern District of Texas Corpus Christi, TX

John Daniel Maxwell The Honorable Harry W. Wellford U.S. Court of Appeals for the Sixth Circuit Memphis, TN

Matthew J. O'Toole The Honorable Rebecca Beach Smith U.S. District Court for the Eastern District of Virginia Norfolk, VA

Elizabeth Ellen Rocha Superior Court of New Hampshire Manchester, NH

Marcella Sadosky Eighteenth Judicial Circuit of Virginia Alexandria, VA

Elaine Paul Schaffer The Honorable Daniel Huyett, III U.S. District Court for the Eastern District of Pennsylvania Reading, PA

Carolyn Ann Tillotson Nineteenth Judicial Circuit of Virginia Fairfax, VA

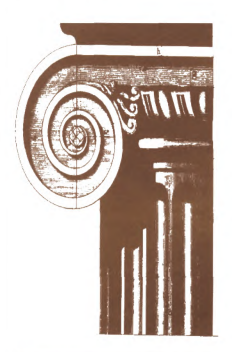
Linda C. Trees The Honorable Samuel W. Coleman, III Virginia Court of Appeals Bristol, VA

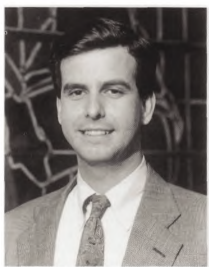
Kathryn Ann Washington District of Columbia Court of Appeals Washington, DC

Dannon Gay Williams The Honorable John C. Crow Missouri Court of Appeals Springfield, MO

Development and Alumni Affairs Report

by Richard Overy Associate Dean of Development and Alumni Affairs





Dean Richard Overy

ven during a year of great transition, we have achieved great success together! While the leadership on campus has changed, the alumni and friends of the Law School responded in greater numbers and with greater resources than ever before.

Through efforts led by Foundation President, Ray Stoner '71, the endowment grew by \$843,693 last year alone and surpassed the Law School Campaign goal of 12 million dollars in gifts and commitments! Led by Steve Carney '80 and Rob Elliott '69, the Annual Fund set new records in every category. With 1200 alumni donating a total of \$342,000 towards current operations, which represents exceptional 20% growth in the number of participants and total dollars raised!

What do these remarkable numbers mean? They mean that private support has now risen to represent over 13% of the entire Law School budget. Increasingly, private funds provide the critical difference between our State allocation and the money necessary to place Marshall-Wythe among the nation's most outstanding law schools.

More specifically, your support has had a dramatic effect on the faculty and students. In 1982 there was not one faculty chair that was privately endowed. Ten years later, ten outstanding law professors hold named chairs that are partially or fully supported by private funds. In addition, almost \$142,000 was awarded this year from private funds to 50 students for full or partial scholarship assistance based on both financial need and academic merit. Private support for scholarships nearly tripled the direct scholarship aid provided by the Commonwealth.

The Foundation Board, Association Board and Annual Fund Board each achieved 100% participation in their own giving last year and collectively spent countless hours raising a total of \$1,185,693.

Even more remarkable is the fact that 80% of this growth has occurred in the last five years. The credit belongs to the alumni leaders who made such growth possible and to Tim Sullivan and Deborah Vick for assembling the team of over 200 wonderful alumni volunteers across the country.

The Foundation Board, Association Board and Annual Fund Board each achieved 100% participation in their own giving last year and collectively spent countless hours raising a total of \$1,185,693 during the last fiscal year.

This is the program that I inherited when I became the new Associate Dean for Development and Alumni Affairs last May - a cadre of enthusiastic alumni supporting an outstanding law school of truly unique character and potential. There is excitement and a sense of momentum among students, faculty and alumni as we approach this historic year. I invite each one of you, whether you have participated in the past or not, to join us in the effort that was begun more than a decade ago to provide the private resources to insure the Law School's success.



A DECADE OF SUCCESS

by Ray Stoner '71
Law School Foundation President

The progress that we have made over the last decade is nothing less than extraordinary. When the Law School Foundation was created in 1982, there was less than one million dollars in endowment for the Law School. Today, the total endowment supporting the Law School is over 10.5 million dollars with an additional 1.7 million dollars in commitments.

Many people in our Law School community have worked long and hard to achieve these results. This involvement has been purposeful, satisfying and fun. We should all be proud of what we have accomplished.

We should also feel great pride that Tim Sullivan was named President of the College last June. In many ways, his appointment recognizes not only the unique strength of his character and abilities, but also the outstanding institutional quality of the academic program at the Law School, and the community and resources we have built together to support it.

As the Foundation moves into its second decade, we need the involvement of alumni and friends more than ever. As we compete with the other top law schools in the nation, the endowment resources to attract, retain and support the best faculty and students become more important. This is particularly true in a period of diminished state support. Only with endowment support can we ensure the outstanding legal education that honors Tim Sullivan's legacy of educating "citizen-lawyers."

What can we do to continue this momentum and help the Law School reach its potential? As alumni and friends of Marshall-Wythe, we can consider doing three things for our law school:

- * Make a financial commitment. Help to build the resources necessary to continue the tradition of excellence.
- * Volunteer. Join the team of hundreds of alumni who participate as Class Agents, Board members, Co-Counsel mentors for students or in some other way with the Law School.
- * Come back to Williamsburg. Make plans to visit the Law School and see first-hand the difference you are making, particularly during this historic year.

With your help we will have another decade of even greater success.

An Update On the "Family"

by Robert C. Elliott, II '69 Law School Annual Fund Chair



Annual Fund Vice Chair and Chair Bruce McNew '79and Rob Elliott '69.

ane and I are back to three in college this year. Julie is a 1L at Marshall-Wythe. Wynne is in the Graduate School of Education at William and Mary and Lee is on the five-year plan at East Tennessee. It's like buying investments—when you buy the stock, you expect a stockholder's report — hopefully a good annual report. With the Annual Fund it's a report to the family about the family.

The family is alive, healthy and growing. In 1991-92 the Annual Fund broke two more records: total giving and total number of givers. Total giving was up from \$288,000 to \$342,500, an increase of \$54,500. Our

In 1991-92 the Annual Fund broke two more records: total giving and total number of givers.
Total giving was up from \$288,000 to \$342,500 an increase of \$54,500. Our goal is \$350,000 plus in 1992-93, a realistic and reachable figure.

goal is \$350,000 plus in 1992-93, a realistic and reachable figure. Last year's goal of 1,200 alumni donors was reached and I firmly believe this year's goal of 1,300 will be met or exceeded.

The number of alumni who qualified for membership in the Dean's Council through their generosity also set a record with 125. We hope to go to 140 this fiscal year. The threshold giving level for the Dean's Council is \$1,000 and for the President's Council, \$2,500. We are indeed gratified to see the Dean's Council increase in alumni membership and proud of the number of Law School alumni who are members of the President's Council. If you are able, join us. These are groups of concerned, loving alumni and friends who seek nothing

but the betterment of your university and its students.

The Firm-Mate program this year is under the direction of Bruce McNew, a 1979 Marshall-Wythe graduate who is Vice-Chairman of this year's Annual Fund. He is practicing in Philadelphia but makes the trip to Williamsburg frequently for Annual Fund business. I trust the Annual Fund will survive having two KA's (Kappa Alpha fraternity brothers), at the helm in one year.

The Firm-Mate program appeals to law firms having four or more of our graduates and enjoys the obvious benefit of having an "inside man" or woman to help solicit alumni within the firm commitments. Firms that give at the 100% level are recognized on a permanent plaque at the Law School. In 1990-91 one firm reached 100%. Last year we were up to 15 and our goal for this year is 25 — again, reachable.

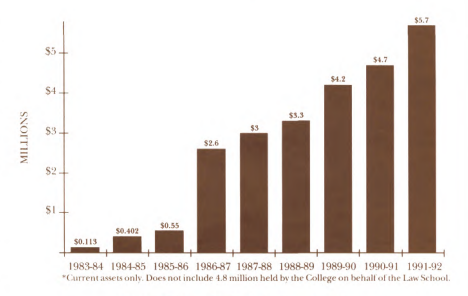
Reunion Giving Programs are up and running strong for the classes of 1967, 1972 and 1982. If you are a member of one of these classes, please respond positively when contacted by one or more of your classmates.

Our friend, Jack High, whose son is a 3L at Marshall-Wythe, chairs the Parents Committee and wants to establish a Friends Committee. What a grand person and enthusiastic supporter. His efforts continue to pay off and his devotion infects all who contact him.

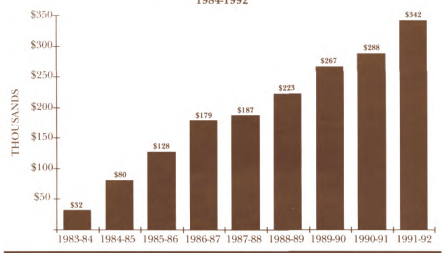
Lastly, the full Board is expected to approve a proposed plan that will recognize "lifetime" alumni giving as well as yearly giving. I feel this will more accurately reflect faithful, long-term giving by our graduates. It also appears likely that a permanent plaque will be dedicated in the Law School to those alumni whose "lifetime" giving level exceeds \$100,000. We have a number of alumni who currently qualify and many more who have the ability.

This year we plan to challenge the entire student body and the entire faculty to a modest matching gift pro-

Marshall-Wythe School of Law Foundation Endowment 1984-1992*



Marshall-Wythe School of Law Annual Fund 1984-1992



gram. Student and faculty giving in the past has been very good and the Board feels that the challenge gift concept may just bring both bodies to the 100% level.

No Annual Fund report would be complete, or accurate, without thanking Steve Carney '80, last year's chair, for a great job. Past Chairmen, Chris Mellott '80, Chris Honenberger '77 and Steve Boardman '73 are working every week to assure continued success of the Fund and form the balance of the Executive Committee. Rick Overy is the new Associate Dean

for Development and Page Hayhurst continues as Assistant Dean. They are both truly wonderful.

We are about the business of Marshall-Wythe — your and my alma mater. One hundred and thirty strong, Annual Fund volunteers will be calling to talk about the family, to talk about "mother" and her needs and goals. Treat your caller or writer as family. They have labored long and hard without pay for you and me and the family. I ask you to consider doing all you are able to do.



President Sullivan receives a joint resolution from Rob Elliott, on behalf of the Annual Fund Board and Ray Stoner on behalf of the Foundation Board at the Dean's Council Dinner, September 19, 1992.

RESOLUTION HONORING PRESIDENT TIMOTHY J. SULLIVAN

he Trustees of the Marshall-Wythe School of Law Foundation, the Board of Directors of the William & Mary Law School Association and the Directors of the Annual Fund Board by this joint resolution recognize with profound gratitude the distinguished service and dedication of Timothy J. Sullivan as Dean of the Marshall-Wythe School of Law from July 1, 1985, to May 30, 1992.

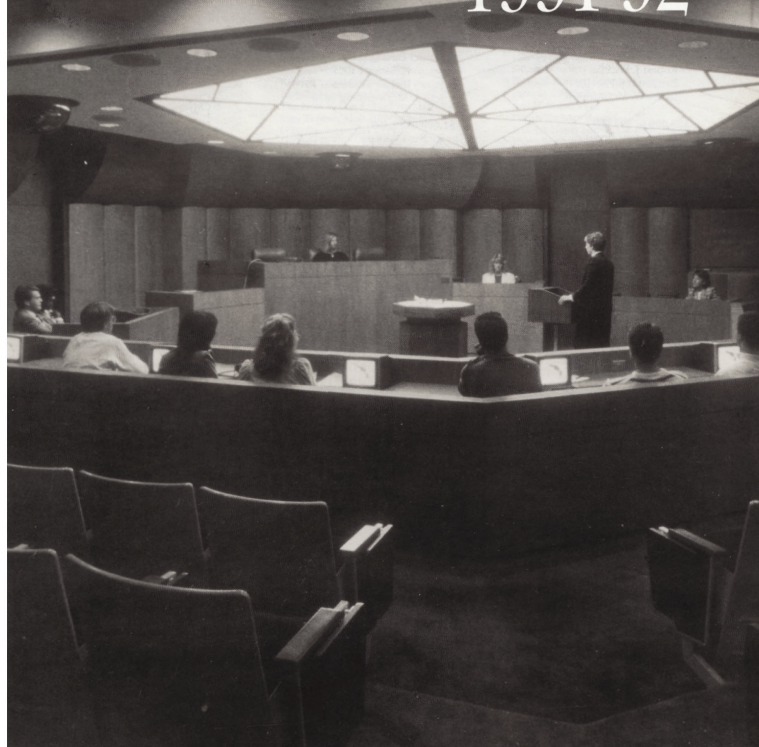
His service as Dean has been marked by his unwavering and unselfish love for the institution. Both within and without the academic community, he has brought great credit and acclaim to the Law School. His leadership has reflected the highest standards of commitment, ethics and purpose. He has provided a clarity of vision and eloquently been our collective voice. He has inspired, ennobled and enriched our spirit and dedicated us to important principles. With great dignity, sensitivity and humor, he has helped build an exceptional faculty and student body, assembled an able and dedicated administrative staff and dramatically increased the involvement and financial support of the Law School alumni. Throughout he has gained the admiration and affection of all as a man of special character and friendship.

His dedication and devotion to the welfare of the Marshall-Wythe School of Law and the Commonwealth of Virginia have provided us with a remarkable example of service. He has demonstrated the qualities of the citizen-lawyer that serve as the ideal for our students. All of these qualities and contributions have markedly strengthened the Law School and have served to touch the lives of many. His legacy is a Law School community that is committed to fostering its students' intellectual, ethical and civic development and a Law School that is more assured of its future greatness and more befitting of its unique place in the history of our country. For all of this he deserves our deepest thanks.

RESOLVED, that the Trustees of the Marshall-Wythe School of Law Foundation, the Directors of the William & Mary Law School Association, and the Directors of the Annual Fund Board express their deep appreciation to Timothy J. Sullivan for his devotion, leadership, inspiration and accomplishment as the Dean of the Marshall-Wythe School of Law.

BE ITFURTHER RESOLVED, that this resolution be spread upon the minutes of the meetings of the Trustees of the Foundation, the Directors of the Law School Association and the Directors of the Annual Fund Board and a copy of the same be delivered to Timothy J. Sullivan and read on the occasion of the Dean's Council Dinner on September 19, 1992, with best wishes for continued success as the 25th President of the College of William & Mary in Virginia.

GIFT REPORT 1991-92



LIST OF DONORS BY GIFT LEVELS



DEAN'S COUNCIL

The Dean's Council recognizes all gifts to the Law School of \$1,000 or more.

\$100,000 to \$199,999

Anonymous Robert J. Fiscella Benjamin J. Fiscella James W. McGlothlin

\$50,000 to \$99,999

D. Tennant Bryan J. Stewart Bryan

\$20,000 to \$49,999

Herbert V. Kelly, Sr. 1943 Hillsman V. Wilson 1953

\$10,000 to \$19,999

R. Harvey Chappell, Jr. 1950 Jacqueline Ray Denning 1976 Shepard W. McKenney 1964 R. Bruce McNew 1979 William Ralph Van Buren, Jr. Mr. and Mrs. Walter J. Zable

\$5,000 to \$9,999

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\$2,500 to \$4,999

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\$1,000 to \$2,499

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Prof. Paul Marcus

\$500 to \$999

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\$250 to \$499

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\$100 to \$249

Heidi Wilson Abbott 1991 Joseph Anthony Abdelnour 1972



The Dean's Council Dinner, September 19, 1992, in the Wren yard.

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Mr. and Mrs. Wesley M. Kurowski Joseph Francis Lagrotteria 1980 Kenneth H. Lambert, Jr. 1959 Stuart Craig Lane 1978



Ed '78 and Patty Burnett with President Sullivan.

Forest Anthony Nester 1977 Morgan Brooke-Devlin Nester 1978 Kendall Joseph Newman 1984 Karen Tent Nickell 1981 Diane Marie Nugent 1983 James P. O'Brien D. Wayne O'Bryan 1967 William Abner Old, Jr. 1980 Mr. and Mrs. Charles Oliveira Alan Patrick Owens 1963 Randal C. Palamar 1975 David Parker 1985 Granville R. Patrick 1959 Andrew Sanford Paul 1978 Gregory Arthur Paw 1988 Mark William Pearson 1989 Rosser J. Pettit 1965 Douglas Frederick Pinter 1977 Ellen K. Pirog 1976 David McKay Post 1973 George R. Price, Jr. 1976 Marcia F. Rachy 1966 Anthony F. Radd 1975 Matthew William Rau 1989 Robert S. Rausch 1981 Donald J. Reichle 1968 Carter B. Reid 1985 The Hon. Merlin M. Renne 1975 Richard A. Repp 1968 Carol Ann Resch 1981 James Walter Reynolds 1991 Leslie Sue Ritts 1980 Dwayne H. Roberts John Franklin Rodgers 1979 Martha Gallagher Rollins 1979 Bryan David Rosenberger 1974 Philip Lee Russo, Jr. 1984 Lori Ann Samilson 1983 The Hon, Donald H. Sandie, Sr. 1949 Susan Ellyn Satkowski 1981 David Alan Sattler 1985 Richard Alan Saunders 1977 Louise A. Schmidt 1983 Mr. and Mrs. Steven L. Schooner 1985 Robert E. Scott 1968 The Hon, Preston C. Shannon 1952 J. McDowell Sharpe 1982 Scott Kevin Sheets 1986

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From right to left, the Zwerdlings, the Stackhouses, Deborah Vick, Page Hayhurst, Neal Devins and Bill Kiniry.

T. Thomas Van Dam 1973 Robert C. Vaughan 1958 Deborah Vick Kevin Richard Vienna 1981 Raymond Nicholas Villarosa 1974 Edmund L. Walton, Jr. 1963 Christopher Michael Was 1973 Thomas Rollins Watkins, Jr. 1978 Mr. and Mrs. William N. Watkins 1982 Daniel Richard Weckstein 1978 John William Wesley 1985 James H. Wesson, Jr. 1954 Emmet T. White, Jr. 1971 William Luther White 1950 The Hon. Kenneth N. Whitehurst, Jr. 1966

Mr. and Mrs. Roland P. Wilder, Jr. Keith Boyd Willhelm 1981 Gregory Paul Williams 1982 Walter Lawrence Williams 1980 Elsie Munsell-Williams 1972 Gino Warren Williams 1986 Iere Malcom Harris Willis III 1984 Julia Wilkins Willis 1955 David Ralph Wilson 1982 Robert Kenneth Wise 1977 Donald Peter Witty 1968 Robert W. Wooldridge, Jr. 1979 H. Kimberlie Young 1988 Joseph Michael Young 1977 Wayne Martin Zell 1985 David Marshall Zobel 1983

\$up to 99

Robert Alexander Acosta-Lewis 1986 Russell B. Adams, Jr. The Hon. David Joseph Agatstein 1968 Alfred Barlow Albiston 1988 Mary Jo Allen 1990 C. Kent Allison 1985 The Hon. James F. Almand 1974 Kenneth James Almy 1986 James M. Anastos 1990 Douglas Allen Anderson 1988 Ronald Lloyd Anderson 1977 Richard Joel Ankney 1991 Anonymous Timothy Mark Anstine 1985 Albert Anzini III 1990

Charles Swayne Arberg 1980 Lee Robert Arzt 1973 George Asimos, Jr. 1985 The Hon. William C. Atack 1967 Richard Fox Aufenger III 1983 Sara A. Austin 1990 Tina Lynn Autry 1991 Michael Joseph Baader 1985 Lillian L. Bacon Mary Lynne Williams Bailey 1983 Randolph Marshall Baker 1981 Kimberli Grove Ball 1989 Francis James Baltz 1979 Albert George Bantley 1983 Albert P. Barker 1981 Reginald Moore Barley 1977 Christine Kelly Barnes 1990 Carson Hayes Barnes 1976 Mark Peter Barracca 1990 R. John Barrett 1981 Pamela Owen Barron 1981 Kelli Denise Basford 1989 Carl Martin Bates 1987 John R. Batt 1959 LTC William M. Batts III (Ret.) 1977 Nathaniel Beaman IV 1979 Rodney Allen Beard 1987 Anne Beckley Mr. and Mrs. David R. Belevetz David F. Belkowitz 1977 Edward Janes Bell III 1985 Lee S. Bender 1988 Darrel W. Bender 1976 David C. Bendush 1986 John Bowditch Bennett 1977 Hanne L. Berg Richard K. Berg Meta Bernstein Theresa Brumback Berry 1987 Elizabeth Anne Besio 1989 D. Wyatt Bethel 1978 Mitchell Gerald Blair 1982 Dr. Theodore Bliss 1959 Catherine Mahoney Blue 1980 John R. Boberg 1968 Michelle L. Bodley 1990 Linda Helene Boggs 1991 The Hon. Hal J. Bonney, Jr. 1969 Charles W. Boohar 1972

Esther Atara Borsuk 1986 Randall K. Bowen 1988 Anne Deidre Bowling 1991 Kimberlyann Chasteen Bowmer 1990 **James Allison Boyd 1968** Kenneth Haley Boyer 1989 Paul William Boyer 1987 Donald P. Boyle, Jr. 1989 Philip Loyd Bradfield 1989 Suzanne Stone Brannan 1978 William J. Branscom J. Robert Bray 1965 Johnston Brendel 1965 Francis Joseph Brennan III 1989 Robert Mark Brigantic 1986 Donna Marie Briggs 1978 Robert H. Brink, Jr. 1978 James Orlando Broccoletti 1978 Matilda A. Brodnax 1990 Valerie Jacobson Brodsky 1989 Jeffrey Franklin Brooke 1988 Deborah R. Broughton 1989 John Wayne Brown 1981 Allan C. Brownfeld 1964 Lawrence Lloyd Bruckner 1974 Kevin Michael Brunick 1979 James Daniel Brunk 1990 Emerson E. Bruns 1991 Joy Marlene Bryan 1987 Robert N. Bua 1991 Kevin John Burke 1987 Katherine A. Burroughs 1988 L. Lee Byrd 1988 John George Cadden 1990 Kathleen D. Caldwell 1982 Scott Douglas Calhoun 1984 Jack Edward Call 1974 Elizabeth Montgomery Campbell 1988 Paula Sue Caplinger 1986 Carla Jean Carloni 1986 Margaret McHugh Carlson 1986 Ellen Charlotte Carlson 1988 Georgia Branscom Carter 1982 James David Carter III 1954 Thomas C. Carter 1978 Kathleen M. Carver 1984 John Lawrence Carver 1976 Larry Dean Case 1982 Patricia L. Casey 1984 Christopher Bryan Cashen 1991 Daniel Anthony Cassano 1982 John Xavier Cerveny 1987 Rolly Lee Chambers 1984 Anthony Champa 1942 Isabel Elliott Chenoweth 1989 Rexford R. Cherryman 1962 Carter Cabell Chinnis 1978 Monica Maxine Cholmondeley 1991 Robert Ray Church 1983 Bernice Herrman Cilley 1987 **Edward Timothy Clancy 1975** David Allan Clark 1988 Thomas C. Clark 1968 Amy Thatcher Clarke 1989 George John Arundel Clemo 1985 William Cleveland, Jr. 1967 The Hon. Wesley R. Cofer, Jr. 1949 Irwin Mark Cohen 1989 Mr. and Mrs. E. Scott Conover Gary Stephen Cook 1980 Raleigh M. Cooley 1951 Gordon Harrison Copland 1983 Linda Weston Coppinger 1980 Cameron N. Cosby 1990

Michael Patrick Cotter 1980 Catherine Kinner Coupal Ned Lowell Craun 1984 I. Thompson Cravens 1987 William Michael Cusmano 1986 Roger Lee Dalton 1986 Thomas Samuel D'Antonio 1982 John Lee Darst 1957 CPT Michael J. Davidson 1988 Jonathan Edward Davies 1979 Lloyd R. Davis John Lockley Deal 1976 Elizabeth A. Deininger 1989 Daniel Purnell Delly 1982 Mark Francis Dempsey 1978 H. Michael Deneka 1988 Shannon Lee Denman 1988 Calvin R. Depew, Jr. 1975 Barbara Tessin Derry 1977 Helen Therese Desaulniers 1989 Christopher Mark Detoro 1991 Robert Bruce Dickerson 1987 Kathleen Hubona Dickinson 1988 Lawrence Denison Diehl 1974 Christopher Scott Dillon 1988 Cyrus Abda Dolph IV 1977 F. M. Donner 1985 John Van Lear Dorsey 1990 Marion Turner Doss, Jr. 1983 Davison Douglas Lawrence Alexis Dunn 1989 Robert S. Dutro 1969 Kathleen Marie Edge 1985 Steven Wayne Edwards 1985 Beth Jennings Edwards 1985 Susan Paige Eldridge 1989 Larry Kent Elliott 1981 Homer L. Elliott 1969 Elwood Victor Elliott 1979 Annette Blyler Elseth 1991 Frank V. Emmerson, Jr. 1958 Gregory U. Evans 1965 Robert J. Eveleigh 1988 Nora M. Brown Everett 1984 Elizabeth Ellen Ewing 1985 John Patrick Fagan 1989 Thomas Paul Falat 1988 Evan Harris Farr 1987 Julia Mae-Shen Farr 1987 Thomas Emerson duBois Fauls 1986 David Strange Favre 1973 Anne Marie Fealey 1987 Walter S. Felton, Jr. John P. Fendig 1990 Eugene Albert Ferreri, Jr. 1976 Mr. and Mrs. Curtis R. Finch Scott J. Finkelstein 1990 Christine E. Finley 1982 Daniel Fischer 1986 James Christopher Fletcher 1985 William Michael Flynn 1977 Richard Morehead Foard 1976 Deborah Epstein Fogle 1983 Rodger L. Foltz David Martin Foran 1986 Anne Churchill Foster 1986 Susan Elizabeth Foster 1989 Richard E. Foster 1976 Brian Francis Fowler 1987 Martha Didinger Franklin 1980 Carole Bailey Frantz 1974 Lauren E. Freeman 1990 Maxime Austria Frias 1978 Brian Scott Frye 1988

Frank Henry Frye 1972 William M. Furr 1988 Michael J. Gaertner 1989 Cherie Hill Gall 1981 Connie Galloway Laura Lynn Gann 1991 Michael John Gardner 1986 Michael James Garnier 1984 Steffanie Nadine Garrett 1991 Michael Allen Gatje 1986 Daniel Allen Gecker 1982 Evangalos Peter Geeker 1982 Patrick Alan Genzler 1978 Joseph Scott Gerbasi 1989 Richard Francis Gibbons, Jr. 1987 Elizabeth Alexander Gibbs 1983 Melinda Sykes Glaubke 1990 Sharon J. Glover 1990 William T. Goulburn Mr. and Mrs. Jon Scott Graft 1991 Amy J. Greer 1989 David Armistead Greer 1984 Margaret Ellen Askew Gregory 1977 John Roger Griffin, Jr. 1986 Barbara Swatling Griswold 1979

Susan E. Grosh 1982 Laurel Sue Gross 1990 Prof. Susan Grover Tracy Nottingham Gruis 1988 Mr. and Mrs. Norman L. Haase Mr. and Mrs. Bernard J. Haggerty Gregory Wayne Hair 1988 Essic Gregory Hairston 1989 Channing Moore Hall III 1985 Milton Holmes Hamilton, Jr. 1980 David Max Hammer 1988 Kurt Georg Hammerle 1991 William Douglas Hamner 1978 George L. Hancock 1991 Richard H. Harding 1968 Patricia Hammond Harper 1990 Robert Lee Harris, Jr. 1991 Bruce Roahen Harris 1972 William R. Harryman, Jr. 1989 E. Roy Hawkens 1983 Glenn Stuart Hayes 1980 Page Hayhurst Patricia Vaughan Haymes 1985 Leonard Claro Heath, Jr. 1986 Mark S. Hedberg 1990



Robin Lawrence Hegner 1986 Harrison Heiberg, Jr. Robin Heimann-McGhee 1989 James S. Heller Melissa Kirsten Heydenreich 1990 Thomas Harry Hicks 1984 Jonathan Edward Hill 1988 Ingrid Michelsen Hillinger 1976 Michael George Hillinger 1983 Mr. and Mrs. Marvin J. Hirn H. Bradford Hoffman 1991 Edward Benjamin Hogenson 1973 Barry M. Hollander 1969 Jack Spain Holmes 1987 Robert Holmes William Benjamin Hopkins, Jr. 1980 Todd James Horn 1987 Mark Joseph Horoschak 1976 Mary Lutsch Horrigan 1990 Charles E. Horton Mr. and Mrs. Alfred Hu Thomas Waite Hubbard 1988 Timothy Raymond Hughes 1991 Rick Lee Hull 1981 Judy Lyn Humphries 1977 David Jay Ignall 1991 Toni Lynn Imfeld 1983 James V. Ingold 1990 Thomas J. Ingram IV 1990 Diane Hamner Inman 1988 David Martin Ireland 1990 John G. Jackson 1976 James N. Jacobi Christopher Porter James 1988 Douglas Tucker Jenkins 1982 Timothy West Jenkins 1985 Andrew Lynwood Jiranek 1987 Sabrina Carey Johnson 1991 Eric Gates Johnson 1986 Suzanne Dorothy Johnson 1977 John Bennett Jones, Jr. 1989 Brian Randall Jones 1981 Mr. and Mrs. Gary Joyce Tanya Yvonne Justice 1987 Assoc. Dean Robert E. Kaplan Connie Karassas 1989 Jeffrey Baer Kaufmann 1990 Bryan Lee Kay 1984 R. Neal Keesee, Jr. 1988 Daniel W. Kelly 1991 Denham Arthur Kelsey 1985 A. Edwin Kendrew Brian B. Kent, 1959 William R. Keown 1966 Dennis F. Kerrigan, Jr. 1991 Robert Milton Kesler 1983 Carl Jay Khalil 1989 Kay P. Kindred Ray Webb King 1982 Kathleen Marie King 1976 Judith Anne Kline 1988 Joseph Paul Knap 1984 Thomas Russell Knauss 1979 Montgomery Knight, Jr. 1956 Kenneth S. Knuckey 1990 Martin Niles Korn 1989 Mark William Korotash 1973 Robert Erwin Korroch 1988 Phillip Arthur Koss 1981 John Brian Krall 1988 John Francis Kroeger 1981 Samuel Michael Kroll 1985 Richard P. Kruegler 1989 Keith E. Krusz 1988

Mary-Lynn Nawrocki Krusz 1990 Mark Stuart Kuehn 1981 Nancy Warner Kuperstock Robin Karl Kutz 1986 Howard Albert Kwon 1991 Diane Jean Kyrus 1978 John Christian Laager 1978 The Hon. Henry L. Lam 1952 Mr. and Mrs. Nelson P. Lande R. Christopher Lande 1991 Janet Rubin Landesberg 1977 Samuel Alan Landman 1983 Edward Emerson Lane, Jr. 1983 Eleanor Andrews Lasky 1984 Mr. and Mrs. W. Henry Lawrence IV 1982 H. Vanzile Lawrence 1978 Carol Marie Lazzaro 1991 Martha Ann Leary 1990 Lawrence LeClair 1980 Robert Kimbark Lee 1984 Catherine Ann Lee 1990 Randal J. Leimer 1983 Keith B. Letourneau 1989 Janna Levinstein 1978 Nora B. Lewis 1975 The Hon. Richard Larry Lewis 1973 Barbara Buchanan Lewis 1974 Donald L. Lewy 1975 Raymond John Lillie 1984 Scott Guthrie Lindvall 1986 Jonathan Jay Litten 1985 Andrew Ralston Livingston 1990 W. Ross Locklear 1980 Karen Atkinson Loffredo 1969 James Bruce Lonergan 1976 James Simester Long 1985 Joseph Thomas Love 1991 David James Lozier 1988 Dr. and Mrs. R. C. Luthra John Gilmore MacConnell 1976 Robert Christian MacDonald 1986 Eleanor Seitz MacLean 1969 Benjamin Verbin Madison III 1985 Joan E. Mahonev 1984 Deborah Lynn Mancoll 1987 Derek Leonard Mandel 1987 Charles E. Mandigo 1975 Elva Archer Mapp 1981 Richard Anthony Marone 1981 Kathryn Marrone 1991 Cheryl A. Marteney 1989 George Mason, Jr. 1938 George Mason III 1975 Patricia Niki Mastromichalis 1982 John William Matthews 1989 Sally O'Neill Mauldin 1977 Andrea Shaw Maxa 1985 Bradley Alan Maxa 1985 Charles James Maxfield 1982 Kenneth Reed Mayo 1986 Eric Anton Mazie 1984 Mary Jane McCavitt 1986 Dorothy Martin McCorkle 1980 Clare Louise McCulla 1979 Alan A, B. McDowell 1990 Linda Peele McGavin 1983 Tara A. McGee 1990 Bernard Jason McGee 1991 Michael Edward McGinty 1985 Bradley Dwain McGraw 1983 Jonna Midkiff McGraw 1985 Mr. and Mrs. Joe C, McKenzie Sean Patrick McMullen 1990 Edward J. McNelis, III 1989

Sandra Jones McNinch 1980 William Clifford Meili 1981 Sheri Ruth Melnick 1990 Peter Robert Messitt 1978 Rebecca Anne Michalec 1988 Jeffrey William Middlebrook 1990 John A. Miller George Michael Miller 1990 The Hon. LeRoy F. Millette, Jr. 1974 Mr. and Mrs. Jeffrey Lee Mincks 1978 Mary S. Mirkhani 1985 Samuel Arnold Mohr 1984 Beatrice Peca Monahan 1982 Michael Joseph Monahan David B. Montgomery 1990 Robert Moody IV 1988 Michael Lee Moore 1986 James T. Moore 1990 Charles Edgar Mortimer, Jr. 1986 Mark Lee Mullins 1986 Mary Ann Munson 1989 James Brady Murray, Jr. 1974 John B. Neff, Jr. 1988 Jeffry Howard Nelson 1982 Bryar Chappell Nettles 1984 George Leonard Neuberger 1978 Douglas Steward Newcome 1986 Gary Wayne Nickerson 1984 Anthony Joseph Nicolo 1977 Mr. and Mrs. Spencer T. Nissen Patrick Joseph Nooney 1978 Walter M. Oden 1951 John Brad O'Grady 1985 Charles Joseph O'Hara 1983 Sara Towery O'Hara 1983 Scott Alexander Ollar 1990 Donald M. Olson Kevin P. O'Mahony 1982 David Holland Osborn 1976 lames Lee E. Osborne 1980 John R. Owen III 1984 Walter Butler Palmer III 1979 Kenneth Gardner Pankey, Jr. 1988 Wendy Pocklington Parker 1990 Mr. and Mrs. Floyd L. Parks Renae Reed Patrick 1981 South Trimble Patterson 1991 Earl A. Pauley Mr. and Mrs. Philip Steven Payne 1978 J. Stanley Payne, Jr. 1980 David Russell Pearl 1985 Kathleen Marie Perillo 1991 Amy Grayson Pesesky 1990 Jill Marie Peterson 1986 Patrick R. Pettitt E. R. Pfefferkorn Samuel W. Phillips 1954 J. F. Phillips, Jr. 1964 W. Charles Poland 1956 Peter Friery Pontzer 1989 Jay P. Porter 1978 Pamela G. Posey 1989 Kenneth E. Powell 1983 William V. Power 1988 Stanley Walter Preston, Jr. 1974 Frederick Burnham Price 1949 Mr. and Mrs. Lee A. Putney J. Corey Qua 1971 Joan Ellen Quigley 1991 Janet J. L. Quinn 1982 Rhonda Gillespie Raney 1987 James Andrew Rauen 1985 John Wallis Raymond 1988 Dr. and Mrs. P. Larus Reed, III

Robert M. Reed 1988 Laura Dalton Reifschneider 1991 John Francis Renner 1991 Albert Joseph Resolute III 1988 Frances H. Reynolds 1980 Claiborne T. Richardson II 1987 Ralph Raymond Riehl III 1976 Paul John Ritz 1981 Cheryl R. Roane-Gwathmey 1988 Jean E. Robbins Kenneth L. Roberts 1990 Douglas Lee Roberts, Jr. 1986 Charles Arthur Robinson 1985 Michael Anthony Robusto 1983 Nadine Elizabeth Roddy 1982 Deborah Seaver Roe 1984 Lawrence P. Roesen 1960 Charles Lewis Rogers 1981 James Alexander Ronca 1978 William Lambert Stewart Ross 1982 Clint Douglas Routson 1983 Mr. and Mrs. John B. Rudder Mr. and Mrs. Joseph Rudder Peter Harris Rudy 1982 Martha W. Rush Kenneth Thomson Rye 1976 Susan Valerie Sachs 1987 Mr. and Mrs. Charles J. Sadosky Julian Pollard Sanderson, Jr. 1985 Kevin M. Sargis 1988 Prof. Elmer J. Schaefer Larry Wade Schimmels 1989 Sarah Sullivan Schimmels 1988 Robert William Schlattman 1987 Jeffrey Lee Schreiber 1978 Richard Francis Schuette 1984 Mark Joseph Schulte 1984 Mr. and Mrs. Charles Schwartzbard C. Grigsby Scifres 1984 Dr. and Mrs. Ralston D. Scott Nancy M. Selph John A. Shannon Edward Phillip Shaughnessy 1988 Robert Steven Sheldon 1989 Sharon Lyn Shepherd 1991 J. Steven Sheppard III 1978 John Glenn Short 1988 James Edward Short 1986 David Shawn Shumake 1986 Richard Raymond Siegel 1977 Mark Charles Simmons 1986 Wilson F. Skinner, Jr. 1972 Daniel P. Small 1975 Sarah Slesinger Smith (D) 1978 Michael Mansfield Smith 1977 Douglas L. Smith 1989 Mark Richard Smith 1981 Charles Harrison Smith 1991 Kristine Harper Smith 1991 Caroline LaCour Smith 1990 Jonathan Andrew Smith-George 1985 Michael R. Smythers 1978 Edward P. Snead 1970 Donald Franklyn Snow, Jr. 1972 Cindy Moreland Sommers 1983 Patricia Cahill Soraghan 1990 Fay Frances Spence 1987 Prof. Margaret P. Spencer Mary Katharine Spong 1983 Laura Ogden Stackhouse 1990 Steven Godfrey Stancill 1981 Elizabeth Holmstrup Stann 1982 William Lewis Stauffer, Jr. 1974 Sally Lou Steel 1983

Joseph John Steffen, Jr. 1982 Michael Laurence Sterling 1985 Brian Keith Stevens 1986 Gregory Michael Stewart 1982 Daniel Peter Stipano 1983 Margaret Stokes Jamie Faith Stone 1977 Susan Stanford Stoney 1988 Robert Joseph Stoney 1987 Lynne Jean Strobel 1988 Guice George Strong III 1976 Alan Dean Sundburg 1986 Peter Alan Susser 1979 Raymond H. Suttle, Jr. 1988 Mr. and Mrs. Donald B. Sylvain Brig, Gen. & Mrs. Charles Symroski Imogene Mary Synon 1975 Thad W. Tate, Jr. Robert A. Taylor, Jr. 1949 Albert J. Taylor, Jr. 1970 D. R. Taylor 1948 Gilbert Earle Teal 1991 Michael Hunter Terry 1982 Craig Nicholas Thomas 1985 Norman Allan Thomas 1981 Wendy Lee Thomas 1991 Melissa K. Thomson 1988 Jan Cheryl Thorstad 1987 Michael Carl Tillotson 1990 Colonel Anthony Paul Tokarz 1974 Gregory Robert Tolbert 1989 Robert Edward Tomes 1968 Susan LaParo Trask 1991 John Ward Trueax 1981 Mark L. Tunnell 1975 William Carlton Turner, Jr. 1989 Barbara Turotsy 1987 Alice Kate Twiford 1991 Colin William Uckert 1986 William J. Vakos 1974 Vanessa Theresa Valldejuli 1987 Peter Joseph Van Bergen 1986 G. William Van De Weghe, Jr. 1990 Vincent Hilton Vickers II 1983 Sue W. Villarosa 1974 Sharon Woods Villarosa 1978

George Carl Vitelli 1985 James Thomas Vitelli 1987 A. John Vollino 1990 Harry Patton Waddell 1981 Terry J. Wagner 1983 Kenneth Walden Virginia Mister Walker 1937 Susan Stringfellow Walker 1989 Judith Miriam Feinman Wall 1976 James Patrick Wallbillich 1982 Elizabeth Wood Walton 1952 Robert T. Wandrei 1968 The Hon. Helene Statfeld Ward 1976 Mark Bridger Warlick 1980 Gregg Leland Warner 1978 Linda Louis Watkins 1965 David E. Watson 1988 Clifford Robert Weckstein 1974 Ellen Shelton Weinman 1977 Rhett Louis Weiss 1986 The Hon. William L. Wellons 1968 George L. Wells 1974 Mr. and Mrs. David E. Wells Prof. Emeritus Arthur B. White Mr. and Mrs. Claud M. Whitley Geoffrey Lynn Wilcox 1987 Rick Wilkinson 1983 Agnes Brittingham Willard Rodney Turner Willett 1990 James Page Williams 1976 Prof. Emeritus Walter L. Williams, Jr. (D) Larry David Willis 1982 Patricia Pritchard Willis 1983 J. Edgar Wine 1977 James Peppler Winthrop 1987 Marjorie Wall Wolfe 1983 Arbelyn E. Wolfe 1988 Richard Ernest Wolff 1980 Stephen S. Woods 1990 Dudley L. S. Woods, Jr. 1949 Catherine S. Wooledge 1989 William Howell Wright 1985 George R. Wright 1970 Marian Leah Wright 1989 Betty Harper Wyatt Thomas Edward Zehnle 1987 Mr. and Mrs. William Zeitler



From right to left, Dean and Mrs. Williamson, The Golds, Chris Honenberger '77 and the McGuires.

LAW ALUMNI CONTRIBUTIONS BY CLASS YEAR

1926

Class Total: \$200.00 Number solicited: 1 Number giving: 1 % participation: 100 W. A. Dickinson, Sr.

1930

Class Total: \$150.00 Number solicited: 2 Number giving: 1 % participation: 50 ** Norris Edward Halpern

1931

Class Total: \$350.00 Number solicited: 2 Number giving: 2 % participation: 100 Benjamin Peebles Burrow ** The Hon. Walter E. Hoffman

Class Total: \$125.00 Number solicited: 3 Number giving: 2 % participation: 67

** The Hon. Robert T. Armistead

**Virginia Mister Walker

1938

Class Total: \$50.00 Number solicited: 1 Number giving: 1 % participation: 100 * George Mason, Jr.

1940

Class Total: \$350.00 Number solicited: 5 Number giving: 2 % participation: 40 ** The Hon. R. William Arthur

Harold M. Gouldman, Jr.

Class Total: \$2,200.00 Number solicited: 2 Number giving: 2 % participation: 100

* E. C. Ferguson, Jr. Elmo Turton Legg

1949

Class Total: \$475.00 Number solicited: 3 Number giving: 3 % participation: 100

* Anthony Champa William M. Musser, Jr. Ellis Roberts Parry

1943

Class Total: \$24,728.73 Number solicited: 1

! Given consecutively since graduation.



President Sullivan receives a standing ovation.

Number giving: 1 % participation: 100 ** Herbert V. Kelly, Sr.

1947

Class Total: \$300.00 Number solicited: 5 Number giving: 2 % participation: 40

** The Hon. William Wellington Jones Virginia Till Lemmon

1948

Class Total: \$1,500.00 Number solicited: 9 Number giving: 4 % participation: 44 * W. Garland Clarke

** The Hon. Ira Bernard Dworkin

** The Hon, R. Stanley Hudgins D. R. Taylor

1949

Class Total: \$152,325.00 Number solicited: 19 Number giving: 12 % participation: 63 Chester S. Baker, Jr. The Hon. Robert R. Boyd

** The Hon. Wesley R. Cofer, Jr. The Hon. Dixon L. Foster

* John Milton Hollis Robert Stanley Hornsby Frederick Burnham Price

** The Hon. Donald H. Sandie, Sr.

** The Hon. A. B. Smith, Jr.

** Joseph Smith Robert A. Taylor, Jr. Col. Dudley L. S. Woods, Jr.

1950

Class Total: \$13,201.59 Number solicited: 15 Number giving: 7 % participation: 47

** R. Harvey Chappell, Jr. ** Myers N. Fisher

** Jack M. Gulley

L. David Lindauer

** Stanley H. Mervis

** Sidney Schwartz William Luther White

Class Total: \$4,865.25 Number solicited: 15 Number giving: 6 % participation: 40 Raleigh M. Cooley

** A. Robert Doll ** The Hon. James Houston Joines

Thomas G. Martin * Walter M. Oden

** Robert C. Stackhouse

1952

Class Total: \$1,755.32 Number solicited: 18 Number giving: 6 % participation: 33

** Robert Friend Boyd Donald Culpepper Grey The Hon. Henry L. Lam Vincent P. Pirri The Hon Preston C. Shannon Elizabeth Wood Walton

Class Total: \$23,625.00 Number solicited: 11 Number giving: 4 % participation: 36 * James A. Murphy, Jr. The Hon. Robert Wright Stewart

** Hillsman V. Wilson M. P. Windle

1954

Class Total: \$1,425.00 Number solicited: 12 Number giving: 6 % participation: 50

** Robert F. Banks

* James David Carter III

** The Hon. William L. Forbes

** Samuel W. Phillips

Given consecutively for the last 5 years.

Given consecutively for the last 10 years.

* Peter Shebell, Jr.

* James H. Wesson, Jr.

1955

Class Total: \$400.00 Number solicited: 14 Number giving: 3 % participation: 21 James E. Lawrence, Col. USAF, Ret. David E. Morewitz Julia Wilkins Willis

1956

Class Total: \$6,260.00 Number solicited: 16 Number giving: 8 % participation: 50 Prof. Florian J. Bartosic

** Ira Bernard Hall

**William B. Harman, Jr. Montgomery Knight, Jr. Harry James Kostel John Henty Martin W. Charles Poland

* T. Howard Spainhour

1057

Class Total: \$1,110.00 Number solicited: 11 Number giving: 3 % participation: 27 The Hon. John C. Baker **John Lee Darst

** William Taliaferro Prince

1958

Class Total: \$725.00 Number solicited: 9 Number giving: 7 % participation: 78 Janet S. Blakeman *Philip G. Denman Frank V. Emmerson, Jr. 'The Hon, Iames Asbury

**The Hon. James Asbury Leftwich Otto Lowe, Jr. ohn Edwin Messick Robert C. Vaughan

1959

Kenneth H. Lambert, Jr.
Class Total: \$2,075.00
Number solicited: 15
Number giving: 10
% participation: 67
The Hon. Frederick P. Aucamp
John R. Batt
Dr. Theodore Bliss
The Hon. Charles R. Cloud
**Theodore H. Focht

Brian B. Kent, Lt. Col. USMC, Ret. ** Kenneth H. Lambert, Jr. Granville R. Patrick

David C. Rittenhouse John P. Scozzari

1960

Bernard Goldstein

Class Total: \$750.00 Number solicited: 14 Number giving: 3 % participation: 21 A. Overton Durrett

* Bernard Goldstein Lawrence P. Roesen

1961

Michael D. Alembik Class Total: \$4,368.00 Number solicited: 13 Number giving: 3 % participation: 23 Michael D. Alembik Robert S. Bersch

* Daniel U. Livermore, Jr.

1962

Sebastian Gaeta, Jr. Class Total: \$550.00 Number solicited: 15 Number giving: 3 % participation: 20 ** Rexford R. Cherryman

* Capt. Sebastian Gaeta, Jr. Shannon Taylor Mason, Jr.

1963

Class Total: \$1,775.00 Number solicited: 22 Number giving: 6 % participation: 27 ** Richard S. Cohen ** Dr. Emeric Fischer ** Owen A. Knopping

** Alan Patrick Owens ** Edmund L. Walton, Jr. Charles A. White, Jr.

1964

Prof. Emeritus Emeric Fischer

Class Total: \$23,355.00 Number solicited: 20 Number giving: 8 % participation: 35 Allan C. Brownfeld * Richard E. Crouch ** Philip J. Hendel * James McGlothlin ** Shepard W. McKenney

** Shepard W. McKenney J. F. Phillips, Jr. Thomas A. Shiels David L. Short

196

C. Lacey Compton, Jr. Class Total: \$13,856.00 Number solicited: 32 Number giving: 14 % participation: 44

* J. Robert Bray * Johnston Brendel

**C. Lacey Compton, Jr. R. Lowell Coolidge Gregory U. Evans James Goodson III Mary Catherine Holcomb

* Nathan S. Howard Michael A. Ialongo Rosser J. Pettit

Raymond Holmes Strople
* The Hon. William J. Sullivan

* Linda Louis Watkins ** The Hon. J. R. Zepkin

1966

Bradford W. Coupe Class Total: \$8,825.00 Number solicited: 43 Number giving: 12 % participation: 28 Stanley Graves Barr, Jr. * Gordon M. Kent William R. Keown Alan D. MacDonald Albert J. Mainelli

** Daniel David Portanova

* Marcia F. Rachy ** Joel S. Shapiro

** The Hon. Lloyd C. Sullenberger ** The Hon. Alfred D. Swersky

* The Hon. Kenneth N. Whitehurst, Jr.

** Henry Charles Wolf

1967

David Wayne O'Bryan Class Total: \$9,420.00 Number solicited: 36 Number giving: 14 % participation: 39

** The Hon. William C. Atack ** Ralph K. Barclay, Jr.

**Howard J. Busbee William Cleveland, Jr. * Craig U. Dana

C. Jerry Franklin ** Stephen David Harris

* Winston M. Haythe Prof. J. Rodney Johnson Raymond H. Kraftson D. Wayne O'Bryan John M. Parsons Howard P. Schiff Horace A. Teass, Jr.

1968

Mark S. Dray

Class Total: \$12,400.00 Number solicited: 58 Number giving: 25 % participation: 43

** The Hon. David Joseph Agatstein ** C. Butler Barrett

** Sam T. Beale ** John R. Boberg James Allison Boyd * F. Prince Butler Thomas C. Clark

Halbert Thornton Dail

* David D. Dickerson

* David D. Dickerso ** Mark S. Dray

* David L. Gibson ** John H. Goodrich, Jr. Richard H. Harding Robert A. Hendel

* Thomas P. Hollowell Donald J. Reichle ** Richard A. Repp

** Richard A. Repp Robert E. Scott The Hon. Robert L. Simpson, Jr. Walter A. Smith III Garnette Saunders Teass Robert Edward Tomes Robert T. Wandrei

* The Hon. William L. Wellons Donald Peter Witty

1969

John B. Gaides Fran Gaides

Fran Gaides Class Total: \$9,250.00 Number solicited: 53 Number giving: 15 % participation: 28 The Hon. Hal J. Bonney, Jr.

- * Jon W. Bruce Robert S. Dutro
- ** Homer L. Elliott ** Robert C. Elliott II
- John B. Gaidies Stacy F. Garrett III
- * Barry M. Hollander
- ** Gary E. Legner
- ** Karen Atkinson Loffredo Robert Anthony Lowman
- * Eleanor Seitz MacLean
- * Harold F. Poe
- ** James K. Stewart James A. Swigart

1970

Stephen R. Crampton Class Total: \$7,335.00 Number solicited: 46 Number giving: 14 % participation: 30

- ** Stephen R. Crampton
- **Anthony Gaeta, Jr. Randall S. Hawthorne Dennis C. Hensley
- * The Hon. Joseph H. Kelley
- * Charles F. Midkiff
- * George S. Newman
- ** Harry D. Saunders
- * Conway W. Smith III Howard P. Smith Edward P. Snead
- * Albert J. Taylor, Jr. George R. Wright Jeffrey M. Zwerdling

1971

H. Duncan Garnett Class Total: \$14,960.00 Number solicited: 54 Number giving: 13 % participation: 24

Leonard F. Alcantara
** John B. Evans

- G. Richard Gold ** The Hon. H. Robert Mayer
- * Bob G. Phelps Richard G. Poinsett
- ** Joel H. Shane Frederick L. Shreves II
- ** Ray Cooley Stoner
- * Job Taylor III. Esq. Bruce Earl Titus Emmet T. White, Jr. J. Corey Qua

1972

Michael D. Lubeley Class Total: \$10,347.00 Number solicited: 53 Number giving: 19 % participation: 36 Joseph Anthony Abdelnour

- * Alvin Powers Anderson
- * Michael Irving Ashe
- * Willard Bergman, Jr. Charles W. Boohar Ronald Edward Burgess Frank Henry Frye
- ** Bruce Roahen Harris ** Robert R. Kaplan
- ** Michael D. Lubeley
- J. W. Montgomery III ** Elsie Munsell-Williams

- ** John M. Peterson
- * John A. Scanelli
 Thomas Stewart Shadrick
 Rand E. Shapiro
 Wilson F. Skinner, Jr.
 Donald Franklyn Snow, Jr.
 F. Ellen Lloyd Trover

1973

Rodney Goggin Thomas E. Doughty Class Total: \$17,880.00 Number solicited: 135 Number giving: 41 % participation: 30

- * P. Richard Anderson, Jr.
- ** Sally James Andrews William C. Andrews III
- ** Lee Robert Arzt Lauren M. Belvin Paul Belvin
- * Stephen Michael Bickford Stephan James Boardman Michael Wayne Cannaday Richard C. DeYoung III Eric Lee Dobberteen Thomas Edward Doughty David Strange Favre
- **Thomas Richard Frantz Peter Anthony Frey Jon Craig Gilliland
- * John Everett Greenbacker, Jr.
- * Edward Benjamin Hogenson
- * Michael D. Horlick
- **Terry Dean Huffman
- * Gary Edward Hughes Donald B. Irons
- ** Stephen Allen Isaacs
- * William Thomas Jordan, Jr.
- * Mark William Korotash
- **James Phillip LaCasse The Hon. J. Dean Lewis
- * The Hon. Richard Larry Lewis The Hon. Donald Allen McGlothlin
- **Edward David McGuire, Jr. John A. McKinney, Jr. Elaine Lytle Mead
- ** Edward Alan Miller, Jr.
- * William Gordon Murray, Jr. David McKay Post

- Larry Benjamin Slipow
- * Thomas T. Terp John Joseph Tuozzolo
- ** T. Thomas Van Dam Christopher Michael Was
- * Robert Lee Winikoff

1974

Richard Brown Steven W. McGrath Jerry Jebo Class Total: \$17,675.00

Number solicited: 151 Number giving: 48 % participation: 32

- ** The Hon. James F. Almand
- * Richard Brown
- Lawrence Lloyd Bruckner
- * Jack Edward Call William Joseph Carter
- ** Paul Edward Clifford
- **Glen Conrad James Edward Cornwell, Jr.
- Curtis McFall Coward

 **Timothy A. Coyle
 Lawrence Denison Diehl
- **The Hon. Eleanor Spence Dobson Richard Gwilym Evans
- ** Edward L. Flippen Carole Bailey Frantz
- ** Gregory Giordano Stephen David Halliday
- ** Leslie A. Hoffmann
- ** Lelia Baum Hopper
- ** Jerry K. Jebo Gerald Joseph Kirkpatrick
- ** Donald L. Kornfield
- * Barbara Buchanan Lewis
- ** John H. Lhost
- ** John Carroll McDougal
- * Steven William McGrath
- ** Stephen Edward McGregor
- * Howard Lynn Millard William Frederick Miller The Hon. LeRoy F. Millette, Jr. Richard Mitchell
- **James Brady Murray, Jr. Anita Owings Poston Stanley Walter Preston, Jr. Lewis Puller



Associate Dean Faye (center) Shealy's table .

- * Thomas Kyran Purcell
- * Bryan David Rosenberger
- ** Gary Franklin Roth
- ** Daniel Zachary Shapiro William Lewis Stauffer, Jr. Walter B. Stowe, Jr. David W. Stuckel
- ** Colonel Anthony Paul Tokarz William J. Vakos Raymond Nicholas Villarosa Sue W. Villarosa Clifford Robert Weckstein
- ** George L. Wells

Gary R. Peet

Class Total: \$19,805.00 Number solicited: 127 Number giving: 37 % participation: 29

- ** Evan E. Adair
- ** Daralyn Gordon Arata
- * Kevin J. Barry, Capt. USCG, Ret.
- ** Edward R. Blumberg
- ** Michael R. Borasky
- ** Samuel F. Boyte
- * Charles H. Burr

The Hon. Louis Kerford Campbell

- ** Michael J. Cassidy
- * Edward Timothy Clancy Calvin R. Depew, Jr. George C. Fairbanks IV
- ** Craig A. Fisher
- ** Robert M. Fitzgerald
- * John R. Fletcher
- * Sheldon M. Franck Robert R. Fredeking Crombie J. Garrett, Jr. Esq. Rebecca Rawls Habel Carl W. Harder Robert O. Johnston
- ** John G. Kruchko Nora B. Lewis
- * Donald L. Lewy
- ** Stanley E. Majors Charles E. Mandigo
- ** George Mason III
- * Roger D. Meade James A. Metcalfe Louise P. Moore
- ** Randal C. Palamar
- * Gary R Peet
- Anthony F. Radd
- * The Hon. Merlin M. Renne Daniel P. Small Imogene Mary Synon Mark L. Tunnell

1976

David C. Canfield

William H. Casterline

Class Total: \$21,865.00 Number solicited: 133 Number giving: 48

- % participation: 36 Carson Hayes Barnes
- ** Gary Alonzo Barranger R. Gregory Barton Darrel W. Bender William John Bridge
- * Janet Lynn Brown
- Rick Lyman Burdick John Lawrence Carver William Hale Casterline, Jr.

- ** John Nelson Crist
- ** James Robert Cromwell Lawrence Gordon Cumming John Lockley Deal
- Jacqueline Ray Denning Moira Katherine Donoghue Thomas Harry Dundon
- ** Eugene Albert Ferreri, Jr. Richard Morehead Foard Richard E. Foster
- * Lawrence Hoyt Glanzer
- ** Elisa Joan Grammer
- The Hon. George Wallace Grayson
- ** Michael Stephen Hacskaylo
- * Michael S. Hart
- Ingrid Michelsen Hillinger
- ** Mark Joseph Horoschak
- * John G. Jackson Stephen James Kalista Kathleen Marie King
- * John Harlow Klein Jeffery Steven Kuperstock James Bruce Lonergan John Gilmore MacConnell Dianne E. O'Donnell
- David Holland Osborn Ellen K. Pirog
- * George R. Price, Jr. Debra Jean Prillaman Ralph Raymond Riehl III
- Kenneth Thomson Rye
- Richard Norman Seaman Margaret N. Strand Guice George Strong III Howard Rufus Sykes, Jr. James Joseph Thomas II
- ** Judith Miriam Feinman Wall
- ** Helene Statfeld Ward
- ** James Page Williams

William M. Flynn

- Class Total: \$10,565.00 Number solicited: 145 Number giving: 52 % participation: 36
- ** Ronald Lloyd Anderson Reginald Moore Barley William M. Batts III, Lt. Col., Ret.
- * David F. Belkowitz John Bowditch Bennett
- Glenn Lee Berger Roy Barrow Blackwell
- * Jerome Joseph Bromiel
- ** Stephen Craig Conte William Scott Cooper Rhetta Moore Daniel Barbara Tessin Derry Cyrus Abda Dolph IV
- * Johnny Mack Farmer William Michael Flynn David Richard Forbes
- ** Peter John Goergen
- ** Anne Gordon Greever Margaret Ellen Askew Gregory Robin Caskie Gulick
- ** Ardath A. Hamann
- ** Iane Dean Hickey C. Dennis Hill
 - Dr. William E. Hoffmann, Jr.
- ** Christopher Jay Honenberger Judy Lyn Humphries Suzanne Dorothy Johnson Robert Thornton Kenagy

- Daniel John Kraftson
- Janet Rubin Landesberg
- * Michael Edward Mares
- ** James Sherman Margolin Sally O'Neill Mauldin
- Patrick Bareille McDermott ** Hubert F. McKenney, Jr.
- * The Hon. Joan Turner Morris Forest Anthony Nester
- ** Anthony Joseph Nicolo
- ** Stephen Lee Owen Douglas Frederick Pinter Michael Ballen Salasky
- ** Richard Alan Saunders
- ** Darell Lee Sayer
- ** Richard Raymond Siegel
- ** Robert Elmer Smartschan Michael Mansfield Smith Jamie Faith Stone Ellen Shelton Weinman J. Edgar Wine
- Robert Kenneth Wise * Janice Bowers Wolk
- * Joseph Michael Young

1978

DeRonda E. Short

Constance H. Frogale Class Total: \$16,915.00

Number solicited: 142

Number giving: 54 % participation: 38

Richard Van Wert Adams III

Richard William Bailine

D. Wyatt Bethel

- Suzanne Stone Brannan William David Breit
- Donna Marie Briggs Robert H. Brink, Jr.
- James Orlando Broccoletti
- ** R. Edwin Burnette, Jr.
- ** Elizabeth Byrd Carder Thomas S. Carnes
- * Thomas C. Carter Carter Cabell Chinnis Don R. Cochran
- * James R. Cox
- Mark Francis Dempsey Jeffrey Brian Detwiler
- Linda Duggan Curtis Robert W. Emmett III R. Leigh Frackelton, Jr. Maxime Austria Frias
- William Douglas Hamner ** Sarah Collins Honenberger Diane Jean Kyrus

Lt. Cmdr. Patrick Alan Genzler

- * John Christian Laager Stuart Craig Lane Joseph R. Lassiter, Jr. H. Vanzile Lawrence Janna Levinstein
- Barbara W. Lindemuth James Angus McDonald Peter Robert Messitt
- * C. Theodore Miller Jeffrey Lee Mincks Morgan Brooke-Devlin Nester
- ** George Leonard Neuberger Patrick Joseph Nooney Sharon E. Pandak Andrew Sanford Paul
- Philip Steven Payne * James Mathews Pope

- * T. O. Rainey III James Alexander Ronca Jeffrey Lee Schreiber
- ** J. Steven Sheppard III Kathleen L. Simkins
- * Michael R. Smythers
- **Corinne Moore Stoker
- * Sharon Woods Villarosa
- **Gregg Leland Warner
- * Thomas Rollins Watkins, Jr. Daniel Richard Weckstein

1979

Jay R. Fries Gary S. Marshall Edward A. McCullough

Class Total: \$27,340.00 Number solicited: 135 Number giving: 33 % participation: 24 Francis James Baltz Jack Calhoun Basham, Jr.

* The Hon. Rebecca Beach Smith Nathaniel Beaman IV Richard Swoope Blanton

* Timothy Michael Broas Kevin Michael Brunick Brian L. Buckley Ernest John Choquette

- * Jonathan Edward Davies Janet Rhodes Dunlop Elwood Victor Elliott Jay Robert Fries Alvaro Garcia-Tunon Barbara Swatling Griswold James Andrew Hixon Kevin Robert Huennekens Chanda Lynn Kinsey Thomas Russell Knauss
- * Robert Shawn Majette
- **Clare Louise McCulla Edward Anthony McCullough
- ** R. Bruce McNew
- ** Walter Butler Palmer III
- **Richard Randolph Pickard John Franklin Rodgers Martha Gallagher Rollins Craig Howard Smith Michael Thomas Soberick

* Peter Alan Susser William Joseph Swift Dianne Hulbert Wilcox

** Robert W. Wooldridge, Jr.

1980

Francis C. Bagbey C. Richard Davis J. Lee Osborne Kevin D. Norwood

Class Total: \$12,147.00 Number solicited: 142 Number giving: 48 % participation: 34

- Charles Swayne Arberg
 Francis Cocke Bagbey
 Catherine Mahoney Blue
 Colleen Boles Bombardier
- * Peter Hartwell Bornstein Walter Colby Brown Nell Buckelew
- * Stephen Patrick Carney
- **Thelma Young Carroll Gary Stephen Cook Linda Weston Coppinger

Michael Patrick Cotter C. Richard Davis John Warren Flora Martha Didinger Franklin Milton Holmes Hamilton, Jr. Glenn Stuart Hayes

* Michael M. Hollingsworth William Benjamin Hopkins, Jr.

**James Frederick Ireland III

**Kathy Davidson Ireland
Andrew Jillson
Evans Leon King, Jr.
William Edward King
Christine May Kopocis
Kenneth John Kopocis
Joseph Francis Lagrotteria
Lawrence LeClair

* W. Ross Locklear

* David St. Clair Lowman, Jr.

**Dorothy Martin McCorkle Sandra Jones McNinch

* Christopher Rowe Mellott Charles John Nabit Kevin Duffy Norwood William Abner Old, Jr.

* James Lee E. Osborne
J. Stanley Payne, Jr.
Frances H. Reynolds
Leslie Sue Ritts
W. Laird Stabler III
Richard W. Stern
Mark William Strattner
The Hon. Lydia Calvert Taylor

* C. Gerard Thompson

** Mark Bridger Warlick

* Walter Lawrence Williams

** Richard Ernest Wolff

198

Larry K. Elliott William C. Meili

Class Total: \$8,352.00 Number solicited: 145

Number solicited: 145 Number giving: 54 % participation: 37

Randolph Marshall Baker Albert P. Barker

R. John Barrett Pamela Owen Barron Jeffrey Alan Blueweiss

Samuel Morton Brock III John Wayne Brown Raymond Thomas Bules James Nystrom Burroughs Charles E. Chamberlain, Jr.

Daniel Patrick Clark Cynthia Page Cobbs

** James Strother Crockett, Jr. Robert Barnes Delano, Jr.

**Larry Kent Elliott
Jane E. Fahey
Cherie Hill Gall
Coralyn Gash Goode
Stephen Murray Griffith, Jr.

* Michael Warren Hassell Barbara Lorentson Heywood Michel Yves Horton

* Rick Lee Hull

* James Gregory Humphries

* Brian Randall Jones Phillip Arthur Koss John Francis Kroeger Mark Stuart Kuehn

** Richard G. Mann, Jr.

Elva Archer Mapp Richard Anthony Marone William Clifford Meili Bruce Carl Morris

* Mary Grayson Morris

* Dr. Mary Jane Morrison Pamela Gersh Nardolilli Michael Anthony Nardolilli Karen Tent Nickell Renae Reed Patrick Robert S. Rausch Carol Ann Resch Paul John Ritz Charles Lewis Rogers Susan Ellyn Satkowski Cheryl K. Short Mark Richard Smith

* Steven Godfrey Stancill

** Jeffrey Leroy Tarkenton

** Norman Allan Thomas

**E. Diane Newsom Thompson John Ward Trueax Kevin Richard Vienna Harry Patton Waddell Keith Boyd Willhelm

1989

Thomas E. Francis John M. Sharpe David R. Wilson Robert A. Colton

Class Total: \$7,250.00 Number solicited: 150 Number giving: 60

% participation: 40 Mitchell Gerald Blair Rene Roark Bowditch

* Bradford J. Bruton

* Kathleen D. Caldwell Georgia Branscom Carter

* Clement Dean Carter III

* Larry Dean Case Daniel Anthony Cassano

* Roberta Ann Colton Jonathan Mark Coupal Thomas Samuel D'Antonio Jo Ann Blair Davis Daniel Purnell Delly Garen Edward Dodge

* Christine E. Finley
Thomas Edward Francis
Robert J. Gall
Daniel Allen Gecker
Evangalos Peter Geeker
Susan E. Grosh
Allen Richard Grossman
Brenda Avres Hart

* Patrick Wesley Herman Drewry Bacon Hutcheson, Jr. Douglas Tucker Jenkins Kathleen Wharton Kane

* Ray Webb King

* Philip Joel Kochman

* Kathryn Derr Kohler * William W. Kohler

Linda M. Kramer W. Henry Lawrence IV

* Francis Xavier Marnell

* Patricia Niki Mastromichalis Charles James Maxfield Patricia A. McCauley Beatrice Peca Monahan

 Sean Francis Murphy Jeffry Howard Nelson



Jackie Denning '76 and Scott Hart '76.

- * Kevin P. O'Mahony
- * Janet J. L. Quinn Nadine Elizabeth Roddy William Lambert Stewart Ross Peter Harris Rudy I. McDowell Sharpe
- * Meade Addison Spotts Elizabeth Holmstrup Stann Joseph John Steffen, Jr. Gregory Michael Stewart Clara Potter Swanson Michael Hunter Terry
- * Julie F. Tingwall
- * Daniel Andrew Valenti
- * James Patrick Wallbillich William Norman Watkins Jean Penick Watkins
- * Lee Edward Wilder Gregory Paul Williams Larry David Willis
- * David Ralph Wilson

1983

James A. Penney Arthur J. Volkle S. Leigh Fulwood Edward R. Hawkens Class Total: \$9,086.00 Number solicited: 175 Number giving: 53 % participation: 30 Richard Fox Aufenger III Mary Lynne Williams Bailey Albert George Bantley

- ! Richard Francis Chovanec
- * Robert Ray Church
 Gordon Harrison Copland
 Marion Turner Doss, Jr.
 Mark George Griffith Ferguson
 Susan R. Ferrell
 Deborah Epstein Fogle
 S. Leigh Fulwood
 William Andrew Galanko
- * Arthur Evan Gary Elizabeth Alexander Gibbs
- * Joseph F. Giordano
- ! E. Roy Hawkens Michael George Hillinger Eric George Hoffman
- ! Toni Lynn Imfeld Raymond Paul Johnson

- Robert Milton Kesler
- * Samuel Alan Landman
- * Edward Emerson Lane, Jr. Randal J. Leimer Bruce H. Matson Linda Peele McGavin Bradley Dwain McGraw
- * Lucie H. Moore
 Garry Wayne Morse
 Diane Marie Nugent
 Charles Joseph O'Hara
 Sara Towery O'Hara
 James A. Penney
 James David Penny
 Kenneth E. Powell
 Michael Anthony Robusto
 Clint Douglas Routson
- * Lori Ann Samilson Louise A. Schmidt
- * Harry Benjamin Shubin
- ! Anne Ballard Shumadine Cindy Moreland Sommers
- * Mary Katharine Spong
- * Sally Lou Steel
- ! Daniel Peter Stipano Tina Schober Thomas Robert William Thomas Vincent Hilton Vickers II Terry J. Wagner Rick Wilkinson Patricia Pritchard Willis Marjorie Wall Wolfe David Marshall Zobel

1984

Mark J. Schulte Class Total: \$7,986.00 Number solicited: 176 Number giving: 49 % participation: 28

- * Charles Edward Adkins Joseph Raymond Brendel Scott Douglas Calhoun
- * Kathleen M. Carver Patricia L. Casev
- * Rolly Lee Chambers Ned Lowell Craun Beth Schipper DeSimone Katharine B. Devoid
- ! Alexander M. Donaldson Nora M. Brown Everett

- * Michael James Garnier David Armistead Greer Terry Neill Grimes Thomas Harry Hicks
- ! Stephen John Horvath III
- Sarah Shank Hull Bryan Lee Kay Joseph Paul Knap Eleanor Andrews Lasky Robert Kimbark Lee
- ! Raymond John Lillie
- ! Jerome L. Lonnes Joan E. Mahoney
- * Eric Anton Mazie Susan Jane McKeeman Laura Jean Meehan
- * Steven Michael Miller Samuel Arnold Mohr Bryar Chappell Nettles
- ! Kendall Joseph Newman Gary Wayne Nickerson John Owen III Deborah Seaver Roe
- ! Philip Lee Russo, Jr.
 Gretchen Mary Santamour
 Richard Francis Schuette
 Mark Joseph Schulte
 C. Grigsby Scifres
 Lee Irvin Sherman
 Virginia Bidwell Theisen
 Steven Harold Theisen
 Timothy Nicholas Thomes
 John Joseph Tomaselli
- * Patrick Christopher Toomey David Edward Troller
- * Mary Jo White
- ! Jere Malcom Harris Willis III
- * Gretchen Marie Wolfinger

1985

Amy T. Holt Michael J. Baader William H. Shewmake

Class Total: \$4,055.00 Number solicited: 165 Number giving: 52 % participation: 32 C. Kent Allison Timothy Mark Anstine George Asimos, Jr. Michael Joseph Baader

- Edward Janes Bell III
 ! Deborah Ann Bosworth
 Patrick Michael Brogan
- * Ann Burke Brogan George John Arundel Clemo
- * Patricia Phelan Davis
- * James Michael DeSimone F. M. Donner Kathleen Marie Edge Beth Jennings Edwards Elizabeth Ellen Ewing James Christopher Fletcher Brenda Gould Channing Moore Hall III
- ! Patricia Vaughan Haymes
- * Amy Tredway Holt Kimberly Hall Humes Timothy West Jenkins Susan Lee Keilitz Denham Arthur Kelsey Samuel Michael Kroll Jonathan Jay Litten
- * James Simester Long

- ! Howard Taft Macrae, Ir. Benjamin Verbin Madison III Andrea Shaw Maxa Bradley Alan Maxa Michael Edward McGinty
- * Mary S. Mirkhani Steven Conrad Nelson John Brad O'Grady David Parker
- * David Russell Pearl
- James Andrew Rauen * Carter B. Reid
- Charles Arthur Robinson Julian Pollard Sanderson, Jr.
- David Alan Sattler
- * Steven Lawrence Schooner William Henry Shewmake Jonathan Andrew Smith-George Michael Laurence Sterling
- ! Suzanne Paulette Stern Craig Nicholas Thomas George Carl Vitelli John William Wesley William Howell Wright Wayne Martin Zell

Alison and John C. Garde Rob Acosta-Lewis

Class Total: \$5,760.00 Number solicited: 162 Number giving: 56 % participation: 35

- ! Robert Alexander Acosta-Lewis Kenneth James Almy Mark Steven Bader
- David C. Bendush Peter Joseph Van Bergen Esther Atara Borsuk Robert Mark Brigantic

Paula Sue Caplinger Carla Jean Carloni

Margaret McHugh Carlson Andrea Louise Caruso

William Michael Cusmano Roger Lee Dalton

Thomas Emerson duBois Fauls

Daniel Fischer David Martin Foran

Anne Churchill Foster John Garde L. Allison Garde

Michael John Gardner Michael Allen Gatje John Roger Griffin, Jr.

Leonard Claro Heath, Jr. Robin Lawrence Hegner

Eric Gates Johnson Terry Gene Kilgore Jerry Walter Kilgore Robin Karl Kutz

Scott Guthrie Lindvall Robert Christian MacDonald

Katherine Hetfield Magee Renata M. Manzo Catherine Millious Marriott

* Kenneth Reed Mayo Mary Jane McCavitt

! Linda J. McDowell Sean Joseph Milano Michael Lee Moore Charles Edgar Mortimer, Jr. Mark Lee Mullins Robert Lawrence Musick

Conrad John Naas Douglas Steward Newcome Brian Thomas Ortelere Jill Marie Peterson Douglas Lee Roberts, Jr.

! Scott Kevin Sheets **James Edward Short** David Shawn Shumake Mark Charles Simmons

- ! Brian Keith Stevens
- * Alan Dean Sundburg Colin William Uckert James Michael Vaseleck Rhett Louis Weiss Gino Warren Williams

1987

Donald P. Johnsen Peter C. Condron Edward L. Isler Jeffrey G. Lenhart Donald R. McKillop J. Thompson Cravens Class Total: \$3,500.00 Number solicited: 158 Number giving: 45 % participation: 28 Carl Martin Bates

Rodney Allen Beard Theresa Brumback Berry

James Matheson Boyd Paul William Boyer

! Charles Hampton Brown III Joy Marlene Bryan Kevin John Burke John Xavier Cerveny

Bernice Herrman Cilley ! Peter Charles Condron J. Thompson Cravens Robert Bruce Dickerson

Michael Durrer ! Evan Harris Farr Julia Mae-Shen Farr Anne Marie Fealey Virginia Young Fogg

Brian Francis Fowler Richard Francis Gibbons, Jr. ! David William Goewey

Elizabeth Currin Guynn ! Jack Spain Holmes

Todd James Horn ! Andrew Lynwood Jiranek

! Donald Peder Johnsen Tanya Yvonne Justice Jeffrey Grant Lenhart Deborah Lynn Mancoll Derek Leonard Mandel Thomas B. Marvell Donald Robert McKillop Rhonda Gillespie Raney Claiborne T. Richardson II Susan Valerie Sachs Robert William Schlattman Fay Frances Spence

Robert Joseph Stoney Jan Cheryl Thorstad Barbara Turotsy Vanessa Theresa Valldejuli

James Thomas Vitelli Geoffrey Lynn Wilcox James Peppler Winthrop Thomas Edward Zehnle

1988

Gregory A. Paw Brian K. Jackson David A. Domansky Fernand A. Lavallee Class Total: \$3,180.00 Number solicited: 183 Number giving: 61 % participation: 33 Alfred Barlow Albiston

! Lee S. Bender Randall K. Bowen Jeffrey Franklin Brooke

! Katherine A. Burroughs L. Lee Byrd

Douglas Allen Anderson

Elizabeth Montgomery Campbell Ellen Charlotte Carlson Anonymous David Allan Clark

Annemarie DiNardo Cleary CPT Michael J. Davidson ! H. Michael Deneka

Shannon Lee Denman Kathleen Hubona Dickinson Christopher Scott Dillon

! David Andrew Domansky Robert J. Eveleigh Thomas Paul Falat

! Captain Brian Scott Frye

William M. Furr

Tracy Nottingham Gruis

Cheryl Renea Roane-Gwathmey Gregory Wayne Hair David Max Hammer Jonathan Edward Hill ! Leigh Ann Holt

Thomas Waite Hubbard Diane Hamner Inman Brian Keith Jackson Christopher Porter James R. Neal Keesee, Jr. Judith Anne Kline Robert Erwin Korroch John Brian Krall

! Keith E. Krusz Fernand Albert Lavallee David James Lozier Rebecca Anne Michalec Robert Moody IV Amy Birkimer Mulroy John B. Neff, Jr.

Kenneth Gardner Pankey, Jr. ! Gregory Arthur Paw William V. Power John Wallis Raymond

Robert M. Reed Albert Joseph Resolute III Kevin M. Sargis

Sarah Sullivan Schimmels Edward Phillip Shaughnessy Augustus Graham Shirley II John Glenn Short Susan Stanford Stoney

! Raymond H. Suttle, Jr. Melissa K. Thomson David E. Watson Arbelyn E. Wolfe H. Kimberlie Young

Lynne Jean Strobel

1989

Bruce W. McDougal Michael R. McAuliffe Jeffrey A. Lowe

Lawrence H. Gennari William N. McBrayer Amy G. Cook S. Paige Eldridge Lisa Ng Cheryl A. Lewis Class Total: \$4,090.00 Number solicited: 180 Number giving: 60 % participation: 33 Kimberli Grove Ball Kelli Denise Basford Elizabeth Anne Besio Geoffrey Ross Bonham Mark William Borghesani Kenneth Haley Boyer Donald P. Boyle, Ir. Philip Loyd Bradfield Francis Joseph Brennan III Valerie Jacobson Brodsky ! Deborah R. Broughton Isabel Elliott Chenoweth ! Amy Thatcher Clarke Irwin Mark Cohen Elizabeth A. Deininger Helen Therese Desaulniers William Lee Dick Lawrence Alexis Dunn Susan Paige Eldridge John Patrick Fagan Susan Elizabeth Foster ! Michael J. Gaertner Lawrence Henry Gennari Joseph Scott Gerbasi James R. Goldman Amy J. Green Essic Gregory Hairston William R. Harryman, Jr. ! Patrick Louis Hayden Jean Marie Hernon John Bennett Jones, Jr. Connie Karassas Carl Jay Khalil Martin Niles Korn Richard P. Kruegler Keith B. Letourneau Cheryl Ann Lewis Cheryl A. Marteney John William Matthews Michael F. McAuliffe Neal McBrayer Bruce William McDougal Robin Heimann-McGhee Capt. Edward J. McNelis, Jr. ! Steven M. Mister

Capt. Peter Friery Pontzer Pamela G. Posey ! Matthew William Rau Larry Wade Schimmels Robert Steven Sheldon ! Robert Jeffrey Skinner Douglas L. Smith Gregory Robert Tolbert

Steven J. Mulroy

Mary Ann Munson

! Mark William Pearson

William Carlton Turner, Jr. Susan Stringfellow Walker ! Catherine S. Wooledge

Marian Leah Wright

B. Darren Burns Jerome Cartwright Dick

G. William Van de Weghe Lisa A. Cahill Toya C. Cook Robert M. McDowell Robert Harvey Chappell, III Marcia E. Asquith Jeffrey A. Brandon Class Total: \$4,104.00 Number solicited: 180 Number giving: 63 % participation: 35 Mary Jo Allen James M. Anastos Albert Anzini III Sara A. Austin Christine Kelly Barnes ! Mark Peter Barracca Sara Margaret Beiro Michelle L. Bodley

Kimberlyann Chasteen Bowmer Matilda A. Brodnax Thomas Willcox Brooke James Daniel Brunk

John George Cadden Robert Harvey Chappell III Kevin Francis Clines Cameron N. Cosby Jerome Cartwright Dick

John Van Lear Dorsey John P. Fendig Scott J. Finkelstein

! Lauren E. Freeman Melinda Sykes Glaubke Sharon J. Glover Laurel Sue Gross

Patricia Hammond Harper Mark S. Hedberg Melissa Kirsten Heydenreich Mary Lutsch Horrigan James V. Ingold Thomas J. Ingram IV

David Martin Ireland Jeffrey Baer Kaufmann ! David Sherwood Keir Kenneth S. Knuckey

Mary-Lynn Nawrocki Krusz Martha Ann Leary Catherine Ann Lee

Stephen Gregor Lee Andrew Ralston Livingston Alan A. B. McDowell Tara A. McGee

Sean Patrick McMullen Elizabeth Meinicke Sheri Ruth Melnick

Jeffrey William Middlebrook

George Michael Miller David B. Montgomery James T. Moore

Timothy Michael Murphy Scott Alexander Ollar Wendy Pocklington Parker Amy Grayson Pesesky Kenneth L. Roberts Donna H. Schewel

Caroline LaCour Smith Patricia Cahill Soraghan Laura Ogden Stackhouse C. Randall Stone

Michael Carl Tillotson Michael William Tompkins Gerard Eugene Toohey G. William Van De Weghe, Jr. Rodney Turner Willett

! Stephen S. Woods

1991

Class Total: \$5,320.00 Number solicited: 209 Number giving: 64 % participation: 31 Heidi Wilson Abbott E. G. Allen III Richard Joel Ankney Tina Lynn Autry John Charles Bilzor Linda Helene Boggs Anne Elizabeth Bomar Anne Deidre Bowling Tom Allatt Broadhead Venel D. Brown Emerson E. Bruns Robert N. Bua Stephanie Elise Burks Victoria Lynne Calkins Christopher Bryan Cashen Ann Cavazos Chen Monica Maxine Cholmondeley Thomas P. Cody Christopher Mark Detoro Nicole M. Doucette Anne Duncan Edwards Annette Blyler Elseth Michael James Flannery Laura Lynn Gann Steffanie Nadine Garrett Michael William Garvey

Cynthia Ann Gleisberg Jon Scott Graft Kurt Georg Hammerle George L. Hancock Kelly Laureen Harrington Robert Lee Harris, Jr. H. Bradford Hoffman Timothy Raymond Hughes David Jay Ignall Sabrina Carey Johnson Peter Scott Jordan Daniel W. Kelly Dennis F. Kerrigan, Jr. Howard Albert Kwon R. Christopher Lande

Carol Marie Lazzaro Joseph Thomas Love Cynthia Bruce Macqueen Kathryn Marrone Ann Dugger Mayhew Lauren Ellis Mccollester Bernard Jason McGee Melanie F. Michaelson South Trimble Patterson Kathleen Marie Perillo Joan Ellen Quigley Laura Dalton Reifschneider John Francis Renner James Walter Reynolds Sharon Lyn Shepherd Kristine Harper Smith

Wendy Lee Thomas Susan LaParo Trask Alice Kate Twiford Steven Joseph Zweig

Charles Harrison Smith

Monica Leigh Taylor

Gilbert Earle Teal

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Harriet Council Mead Sarah Dallas Messick Dr. Lisa Williams Miller Mr. and Mrs. Peter G. Miller John A. Miller Dr. and Mrs. E. L. Nagel Mr. and Mrs. Spencer T. Nissen James P. O'Brien Mr. and Mrs. Charles Oliveira Donald M. Olson S. Dean Olson Mr. and Mrs. Floyd L. Parks Earl A. Pauley Mr. and Mrs. Howard M. Peters Patrick R Pettitt E. R. Pfefferkorn William H. Pursell, IV Mr. and Mrs. Lee A. Putney Dr. and Mrs. P. Larus Reed, III Jean E. Robbins Dwayne H. Roberts Prof. Ronald H. Rosenberg Mr. and Mrs. John B. Rudder Mr. and Mrs. Joseph Rudder Martha W. Rush Mr. and Mrs. Charles J. Sadosky Prof. Elmer J. Schaefer

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Membership in the Society is accorded those who have made provisions for William & Mary in their estate plans, regardless of value. Such provisions may be in the form of bequests, trusts, annuities, life insurance or other means.

The Society is named in honor of Sir Robert Boyle, a noted British scientist who left part of his estate for "pious and charitable uses." If you are interested in becoming a member of if you have made provisions for

William & Mary in your estate plans but have not notified the College, please contact Rick Overy, Associate Dean for Development at 804-221-3795.

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Philip J. Hendel '64 Thomas P. Hollowell '68 Paul C. Jost '88 Jonathan J. Litten '85 D. Wayne O'Bryan '67 John M. Peterson '72 Richard G. Powell '73 Marcia F. Rachy '66 Jonathan D. Reed '88 Joseph Smith '49 Prof. Arthur B. White
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During the first year of the Firm-Mate Program 42 firms with four or more Marshall-Wythe graduates solicited each other for gifts to the Law School. Congratulations to the following 15 firms and thanks to the firm leaders for organizing the effort to reach 100% participation:

100% FIRMS

FIRM FIRM LEADER Clark & Stant, P.C. Thomas Frantz 1973, Robert Eveleigh 1988 Eckert, Seamans, Cherin & Mellott Amy Cook 1989 Hirschler, Fleischer, Weinberg, Cox & Allen Brian Jackson 1988 Hunton & Williams Mark Dray 1968, Anne Greever 1977, DavidLowman 1980 Keller & Heckman Garen Dodge 1982 The Michie Company Gary Legner 1969 Norfolk Southern Corporation Virginia Fogg 1987 Richards, Layton & Finger Greg Williams 1982 Saul, Ewing, Remick & Saul John Neff 1988 Steptoe & Johnson Walter Williams 1980 Sykes, Carnes, Bourdon, Ahern & Shapiro Kathleen Edge 1985 Vandeventer, Black, Meredith & Martin Anita Poston 1974, Patrick Herman 1982 Venable, Baetjer & Howard Michael Baader 1985, Christopher Mellott 1980, Stephen Owen 1977 Ward & Smith, P.A. Anthony Gaeta 1970 Nicholas Conte 1977 Woods, Rogers & Hazelgrove

Congratulations also to the Law School's volunteer organizations for reaching 100% participation:

The Annual Fund Board of the Marshall-Wythe School of Law

The Board of Directors of the William and Mary Law School Association

The Trustees of the Marshall-Wythe School of Law Foundation



Association News



by Mary Jo White '84
President, William and Mary Law
School Association

The Association continues to contribute to the growth and progress of the Law School by providing programs beneficial to both alumni and students.

arshall-Wythe alumni can take great pride in the exciting developments at the Law School during the past year. In April, former Dean Timothy J. Sullivan was selected to serve as President of the College of William and Mary after seven years of distinguished service to the Law School. Admissions standards continue to be among the highest in the country, and the Legal Skills Program is a model for other institutions. Marshall-Wythe continues to excel because of its remarkable students and innovative faculty.

The Marshall-Wythe alumni continue to respond to the needs of the Law School during these difficult financial times. The Annual Fund exceeded its goal again last year in dollars raised and percentage of alumni participation. This generosity demonstrates our alumni commitment to maintaining a standard of excellence at the Law School.

The Association continues to contribute to the growth and progress of the Law School by providing programs beneficial to both alumni and students.

The alumni Co-Counsel program is in its second year of establishing "mentor" relationships between graduates and entering students. In addition, the Association sponsored a luncheon for admitted students visiting the Law School and a mock interview program for first year law students. The Association also published a handbook which describes

the Association's programs for the graduating third year class.

The Association has increased its programs for alumni as well. The Law School publications, class reunion events, Homecoming and Dean's receptions in cities throughout the country are a few examples. The Association's local chapters continue to thrive and provide means for broader alumni involvement. The Office of Career Planning and Placement has established a new "Leads Line" service which is available to all members of the Association. The Leads Line provides phone-in access to the Law School's recorded job listings. Also available to dues-paying members is the alumni directory, providing geographic, class and alphabetical listings of all alumni. This year, per alumni request, we will be adding an "area of practice" section to the directory.

The Association continues to strive for more alumni participation. You may become involved by taking part in the Co-Counsel program, mock interviews or attending local chapter events and Homecoming, as well as becoming active with your class reunion and giving programs.

The Association welcomes comments and suggestions about what we can do for the Law School and our alumni (see page 74). I believe as we become more active alumni, we benefit personally and Marshall-Wythe becomes an even better institution. Great things are happening at the Law School. Help us make a difference.

The William & Mary Law School Association

Citizen-Lawyer Award

he Law School Association presented the first Citizen-Lawyer Award at Commencement 1992 to R. Edwin Burnette '78 of Lynchburg, Virginia. Ed's professional accomplishments and community activism exemplify the ideal citizen-lawyer. Currently he is President-Elect of the Virginia State Bar and president of Lynchburg's Interfaith Outreach Association, IOA, an ecumenical group of 50 Lynchburg area churches, doing community work to improve the quality of life for the area's poor. IOA is #163 of Bush's

Thousand Points of Light, Ed also coordinated probono efforts with his local legal aid society, and was a member of the Board of Directors of the local hospital.

Many accomplished and impressive alumni were nominated for the award. The Awards Committee thanks all alumni involved in the nominating process. The Committee invites all alumni to submit a nomination for the 1993 award by returning the following nomination form by February 10, 1993 to: The William and Mary Law School Association, Awards Committee, Marshall-Wythe School of Law, Williamsburg, VA 23185.

WILLIAM & MARY LAW SCHOOL ASSOCIATION 1993 CITIIZEN-LAWYER AWARD

The William & Mary Law School Association is seeking nominations for the Citizen-Lawyer Award. The award will honor an alumnus/a who has distinguished him or herself in his/her legal career and through his/her outstanding service, both to the school and to the community.

Ι,	would
like to nominate	
(Name	e, and Class Year)
will be reviewed by the Awards Committee of the A	on's Citizen Lawyer Award. I understand that the candidates Association Board, and the award will be presented during e find below a description of my nominee's qualifications.
	
Signed	Date
Address and Phone Number	

THE CO-COUNSEL PROGRAM

The Co-Counsel Committee of the William and Mary Law School Association wishes to thank the following alumni who have volunteered to "mentor" first and second year students.

Christopher A. Abel Christy Adams Richard V. W. Adams, III Alfred R. Albiston Chuck Allenberg James M. Anastos Doug Anderson R. Joel Ankney The Hon, Robert T. Armistead Cal Thompson Bain William J. G. Barnes Gilbert A. Bartlett John E. Basilone The Hon, Rebecca B, Smith Sara M. Beiro Liz Besio Neil V. Birkhoff Stephan J. Boardman **David Boies** Rene Bowditch James M. Boyd Robert F. Boyd Robert E. Bradenham, II Philip L. Bradfield James O. Broccoletti Valerie J. Brodsky R. Edwin Burnette, Jr. George W. Campbell, Jr. L. K. Campbell Paula S. Caplinger Thomas S. Carnes Stephen P. Carney Thelma Y. Carroll Deborah M. Casey Maxine Cholmondeley Amy T. Clarke Michael McHale Collins, Jr. Amy Greer Cook Linda W. Coppinger Dana J. Cornett Timothy A. Coyle Jeffrey S. Craig Stephen R. Crampton J. Thompson Cravens James R. Cromwell Guy C. Crowgey Michael J. Davidson Colleen P. Davis Elizabeth Deininger

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Robert E. Korroch

Kenneth A. Krantz

Joseph R. Lassiter, Jr.

Fernand A. Lavallee

Richard Kruegler

Catherine A. Lee Michael Lesniak Cheryl A. Lewis Jerome L. Lonnes David Lowman Robert A. Lowman Nancy L. Lowndes Tamara Maddox Stephen C. Mahan Renata M. Manzo Catherine M. Marriott Lawrence E. Marshall, II Lawrence A. Martin Mara M. Matthews John P. Maus Ann D. Mayhew Jeffrey Mazanec David J. McCaskey Michael E. McGinty Elizabeth H. McGrail Edward D. McGuire, Jr. Christopher R. Mellott Melanie F. Michaelson George Michael Miller Gary A. Mills Al Mirmelstein Steven M. Mister Robert Moody, IV B. Gayle Morgan Laurence P. Morin Thomas K. Norment, Jr. John O'Grady Ingrid E. Olson Kathy G. Owens Sharon E. Pandak South T. Patterson Gregory Paw Lydia Person Anita Poston James S. Powell Samuel T. Powell Debra J. Prillaman

Philip P. Purrington, Jr. Ellen P. Ray Jonathan Reed Nancy Duncan Reed R. Rick Reiss Albert J. Resolute III Barrett R. Richardson Kenneth L. Roberts I. Steven Roberts Joseph M. Rosenthal Lisa L. Schenkel William H. Shewmake Everett P. Shockley Wilson F. Skinner, Jr. Richard E. Slaney Jonathan A. Smith-George T. Howard Spainhour Fay F. Spence Stuart D. Spirn Allan R. Staley Joseph J. Steffen, Jr. James K. Stewart C. Randall Stone Ray C. Stoner Lynne J. Strobel Monica Taylor Michael H. Terry Bruce E. Titus Gregory Tolbert Alice K. Twiford Vanessa T. Valldejuli Peter VanBergen G. Harris Warner, Jr. Thomas L. Watkins Mary Jo White Owen C. Wilson Beverly Yeskolski Thomas E. Zehnle Jeffrey M. Zwerdling

THE CO-COUNSEL COMMITTEE:

Bruce Titus '71 Chair Channing Hall '86, Co-Chair Rene Bowditch '82 Sharon Pandak '78 Emeric Fischer '63 Doug Miller 1L, Liaison Mike Rausch 2L, Liaison

Please send all suggestions and comments to: Co-Counsel Program, Marshall-Wythe School of Law, Williamsburg, VA 23185.

Classnotes

THE 1950s

John A. Westberg's '55 work, International Transactions and Claims Involving Government Parties: Case Law of the Iran-United States Claims Tribunal was recently published by The International Law Institute in Washington, D.C. John currently practices international law with the firm of Westberg & Johnson in Washington, D.C. In 1991 he was contracted by the United Nations Centre on Transnational Corporations to draft a new Investment Law for Afghanistan, and by the Multilateral Investment Grants Agency of the World Bank Group to research and prepare a paper on the general principles of law governing foreign direct investment. He has specialized in investment, finance and trade in the Islamic countries of the Middle East and Central Asia, advising both governments and private foreign investors in the region.

John H. Getreu '56, retired since 1984, is restoring a 1955 Packard 400. He plans to drive the car from his home in McLean to a National Packard Club meeting in California next year.

THE 1960s

Richard Crouch '64, of Arlington, finished a four year term on the Virginia State Bar Family Law Section Board of Governors in June of 1992. He now serves as the section's newsletter editor. Richard spoke to the ABA Family Law Section's Annual Meeting on ethics and to its Spring Meeting in Washington D.C. on interstate custody litigation. He is also sending a second generation to the Law School.



J. Robert Bray '65

J. Robert Bray '65 was recently elected to the Containerization and Intermodal Institute Hall of Fame for his efforts on behalf of the Virginia Port Authority in Norfolk, where he has served as Executive Director since 1978.

Mark S. Dray'68 and Frank Morton'68 will host their 25th Year Class Reunion in 1993 at Frank's house in Kingsmill. More information will follow this winter.

THE 1970s

Stuart Spirn '70 and Susan Tarley announce the formation of the law firm Spirn & Tarley in Williamsburg. The firm's practice areas include real estate, estate planning, bankruptcy, civil litigation, business and corporate law.

Richard Gold '71 is a partner at the Pitssburgh firm of Klett, Lieber, Rooney & Schorling, concentrating his practice in commercial litigation. He also serves as Vice-President and General Counsel to South Arts, an arts organization devoted to enhancing the arts in the South Hall region of Pittsburgh. After 17 years of practicing law, **Peter Desler '72**, has retired and moved with his wife and two daughters to the country north of Boise, Idaho. He teaches law courses part time at Boise State University and operates his own alternative dispute resolution business.

Bob Koch'72, became a registered guide in the state of Maine to lead whitewater trips on the Kennebec River. In his spare time he is employed by Crab Apple Whitewater Inc. and guides trips on the Kennebec River in Maine and the Deerfield River in Massachusetts.

Edward D. McGuire, Jr. '73, opened his own practice in Annandale on January 1, 1992, after 19 years of working for other law firms and as in-house counsel to various corporations. He was selected as a biographee by Who's Who in American Law, Who's Who in the East, Who's Who in the South and Southwest, and Who's Who of Emerging Leaders in America.

Paul Clifford '74 was recently made managing partner at Gadsby & Hannah in Boston, Mass.

Jeffrey Schreiber '78 is a Regional Sales Manager for NCR Corporation. Since graduation from law school, Schreiber has held various legal, marketing and sales management positions with NCR, Novell and Prime Computer. He lives with his wife Ruth and their two children in Naperville, Illinois. Jeffrey sits on the Board of Directors of the local United Way and serves as commissioner of the Board of Zoning Appeals.

Gwyn Staton '79 of Seattle, Washington announces the birth of her son, born August 6.

Look for **Stuart Tenhoor's '79** article "How to advance your career even in slow economic times" in the September issue of *The Virginia Lawyer*. Stu and **Anne Neal '83** are the principles in the legal recruiting firm Williamson & Neal with offices in Washington, D.C. and Baltimore.

THE 1980s

Dr. Steven R. Salbu '80 is a professor of law at The University of Texas at Austin.

Coralyn Goode '81, of Alexandria, has a new daughter, Rebecca Leigh Goode, born May 8, 1992.

Pamela Gersh Nardolilli '81, and her husband Michael Nardolilli '81 have a new daughter, Anne Norwood Nardolilli, born July 29, 1992. The Nardolilli family lives in Arlington.

Anne Kenney Creighton '83 and her husband Mark are pleased to announce the birth of their first child, Catherine Ann Creighton, on August 31, 1992. Ms. Creighton is a shareholder in the Dallas office of Lesonard Marsh Hurt Terry & Blinn, P.C. and specializes in commercial litigation.

Charley O'Hara '83 and his wife Sara Towery O'Hara have a new son, Reilly Towery O'Hara, born May 11, 1992. Reilly joins his brother Chad and sister Emma at the family's home in Falls Church.

Harry B. Shubin '83 has been named a partner in Millen, White, Zelano & Branigan, P.C. in Arlington. The firm specializes in intellectual property law.

Donna Hixon-Smith '84 practiced in the Tennesee Attorney General's Office for six years before assuming her current position as Assistant Attorney General for the State of Connecticut, where she practices environmental law. She and her four year old son Nicholas reside with family in Simsburg, Connecticut.

Thomas H. Wilson '85 recently became an associate in the Fredericksburg office of Chandler, Franklin & O'Bryan, specializing in personal injury litigation.

Christa Beverly '86 was named director of the government affairs office of the United Negro College Fund in Washington, D.C. in May. Christa previously worked as legislative assistant for U.S. Rep. Louis Stokes and former U.S. Rep. William H. Gray III. She has also been a senior congressional fellow for the U.S. House of Representatives, Committee on the Judiciary, Subcommittee on Criminal Justice.

J. Roger Griffin, Jr. '86 was recently named partner in the Virginia Beach firm of Christie, Held & Kantor. Roger has been with the firm since 1986 practicing litigation law.

Michael A. Moroney '86 and his wife Barbara recently celebrated their third wedding anniversary. Their first child, Elizabeth Murphy Moroney, was born June 26, 1992. Michael is beginning his seventh year with Schenck, Price,

Smith & King. The Moroney's live in the Butterworth Farms section of Morristown, New Jersey.

Chuck Peterson '86 and his wife Maggie of Wincester, Virginia announce the birth of their first child, Charles Jacob, on September 15.

Ellen Zopff Todia '86 is working as the Executive Assistant to the Mayor of Lakewood, Ohio. She also has a new son, John William Todia, born on August 24, 1992.

Peter Van Bergen '86 is a sole practitioner in Williamsburg, specializing in patent law. He also serves as president of Four Corners Corporation, and will be working on the marketing of S'WARMS Fingerless Sports Mittens in the upcoming year.

Julia Mae-Shen Farr '87 has begun her sixth year with the Interstate Commerce Commission. She currently serves as Assistant to the Director of the Office of Proceedings. Her job includes managing 30 staff members in the Section of Administration. Julia is married to Evan H. Farr '87, a sole practitioner in Fairfax.



John Bane '73 and J.R. Zepkin '65 at an alumni Wine Tasting in June at the Williamsburg Winery.

Kathy Hessler '87 is beginning a two year teaching fellowship at Georgetown Law Center. She is also teaching a Law and Non-violence course with Colman McCarthy and a Violence in the Family course at George Washington University.

Dave Cozad '88 was recently named chief of the hazardous waste section of the Environmental Protection Agency, Region VII in Kansas City.

Diane Travers '88 and her husband Steven Stromberg of Dumfries, Virginia, announce the birth of their daughter, Elizabeth Travers Stromberg, on October 8.

Louis Cunningham '89 recently accepted a position with the Atlanta Olympic Committee in Atlanta, Georgia. Louis previously worked as Athletic Director at Alabama A&M University.

Dave Johnson '89 is practicing law as an associate attorney at Howrey & Simon in its Washington D.C. office.

Stephanie Lipinski Molnar '89 was married in San Francisco, California, on October 10 to Gregory Galland.

George Stevenson'89, is an associate in the law firm of Forkin, McShane & Rotz in Cherry Hill, New Jersey.

THE 1990s

Tom Brooke '90 was married to Kim Cockayne on August 1, 1992 in Kim's hometown of Lewiston, New York. Other members of the class of '90 who joined in the festivities were Scott Finkelstein, David Street, Michelle Bodley, Garet Binzer, Jeff Craig and Mackay Morris.

Patricia Hammond Harper '90, of Richmond, is proud to announce the birth of her first child, Elizabeth Stewart Harper, born February 16, 1992.

Mary Lutsch Horrigan '90, was married on May 9, 1992. Other members of the class of '90 who helped with the celebration were Laura Stackhouse, Marcia Asquith, Melissa Heydenreich, Ingrid Olson, Garet Binzer and Martin Wagner. Mary also moved to San Diego where she bought her first home.

Satnam Singh '90 has joined Titus & Titus, P.C. in Virginia Beach. He will be practicing corporate law, taxation and immigration law.

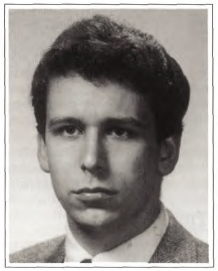
Caroline LaCour Smith '90 and Douglas Latta Smith '89 have a new son, Matthew Taylor Smith, born December 23, 1991. The Smith family lives in Panama City, Florida.

Sarah Oxenham '91 wed Griffin Allen in Richmond on October 17.

George Elridge Leedom '91 and Melissa D. Walden '92 were married on October 3, 1992 at the National Presbyterian Church in Washington, D.C. The couple lives in Newport News.



Robert Bryant '92 congratulates Steffanie Garrett '92 at her wedding to Mike Chu '92 in May in Washington, D.C.



James Tate '86

IN MEMORIAM

James Lee Tate, Jr. '86 died September 18, having been diagnosed just three months earlier with cancer of the liver. He was 31. He is survived by his fiance Corinna A. Barret of Richmond, his father James Lee Tate of Mechanicsburg and his sister Judy Gregory of New York.

While at Marshall-Wythe Jim was active with Moot Court and the postconviction aid project. He also served as resident advisor and was active in intramural sports. Jim left the JAG corps after three years of service as a prosecutor at Fort Stewart and Hunter Army Airfield, Georgia, with a Meritorious Service Medal. He began working with Florance, Gordon and Brown in Richmond in 1990, where he practiced residential real estate law until his death. Jim's family has established a memorial fund in his name which will be used to research hepatocellular cancer. Contributions can be sent to James Lee Tate, Jr., Memorial Fund, C/O The Massey Cancer Center, Box 37, MCV Station, Richmond, VA 23298.

CALENDAR OF EVENTS

January 17 Peninsula Chapter reception during VBA meeting

Contact: Paula Caplinger '86 (804) 873-0383

January 23 Mock Interview Program at the Law School

Contact: OCPP (804) 221-3805

January 28 Washington, D.C. Dean's Reception

The City Club, 6:30 p.m.

Contact: Gary Hughes (202) 624-2120

February 8 to 14 Charter Day Celebration Week

Tercentenary Programs including: "No Heart for a Kingdom" a drama production based on the lives of William and Mary; Charter Day Convocation; Lecture by Hans Meesman, Ambassador to the Netherlands; Debate moderated by Roger Mudd "Liberal Education in the 21st Century."

Contact Page Hayhurst for details (804) 221-3795

February 13 Co-Counsel Reception,

Williamsburg Winery, 4:00 p.m. Contact: Page Hayhurst (804)221-3795

February 17 Peninsula Dean's Reception

Kiln Creek Country Club, Newport News, 6:00 p.m.

Contact: Paula Caplinger '86 (804) 873-0383

March 25 Tidewater Dean's Reception

Harbor Club, Norfolk, 6:00 p.m.

Contact: Bob Eveleigh '88 (804) 483-5351

April 1 Richmond Dean's Reception

Valentine Museum, 6:00 p.m.

Contact: Will Shewmake '85 (804) 285-7000

April 5 Wythe Lecture by UVa. Dean Robert Scott '68

April 28 Campaign for the 4th Century Celebration in Washington D.C.

May 6 Southwest Virginia Dean's Reception

Jefferson Club, Roanoke 6:00 p.m. Contact: Monica Taylor '91 (703) 342-9981

May 14 Citizen-Lawyer/Association Board Dinner and Annual Meeting.

More information to follow in February In Brief.

May 16 Graduation

Celebration in honor of the first Bachelor of Law Degree given in America at William & Mary to

William H. Cabell in 1793.

October 20 to 23 Homecoming '93

Law School Barbecue 11 a.m.-1:00 p.m. Saturday. Reunions for the Classes of '88, '83,'78, '73

and '68. Saturday evening Birthday Party hosted by Busch Gardens Williamsburg. Homecoming registration through the Society of the Alumni.

registration arrough the oociety of the rational

The above is a partial listing of Association events. For more information contact Page Hayhurst at (804) 221-3795

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Anne B. Shumadine '83 Norfolk, VA

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Hillsman V. Wilson '53 Timonium, MD

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Winston M. Haythe '67 Washington, D.C.

Leonard C. Heath '86 Newport News, VA

Christopher J. Honenberger '77 Orange, VA

Robert R. Kaplan '72 Richmond, VA

Jerome L. Lonnes '84 Richmond, VA

Edward D. McGuire '73 Annandale, VA

Christopher R. Mellott '80

Baltimore, MD

Sharon E. Pandak '78 Prince Wiliam, VA

Monica Taylor '91 Salem, VA

Bruce E. Titus '71 McLean, VA

CHAPTER LIAISONS:

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James Goldman '89/Michael Bader '85 Baltimore

Highlands Jeffrey Lenhart '87 New England Lawrence Gennari '89 Paula Caplinger '86 Peninsula

Richard Brown '74/Jay Moore '90 Philadelphia

Richmond William Shewmake '85 Monica Taylor '91 Roanoke Tidewater Robert Eveleigh '88 Washington, D.C. Winston Haythe '67

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James E. Ukrop Richmond, VA

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Hays T. Watkins '82 Richmond, VA

Walter J. Zable San Diego, CA

Annual Fund

Was your name included in the 1991-92 Gift Report? Don't be left out next year — make a donation to the Law School Annual Fund! Send your check, payable to the Law School Annual Fund, with this form to: Law School Annual Fund, Marshall-Wythe School of Law, P.O. Box 2804, Williamsburg, VA 23187-2804, before June 30, 1993.

Name	Class Year	Please charge my gift Visa	Master Card	
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ON FRONT COVER

Detail of DRAWING FROM THE MANUSCRIPT *JOURNAL* OF GEORGE DANIEL FLOHR, (1756-ca.1826), a German soldier serving in the French regiment Royal Deux-Ponts, during the American Revolution. This detail of Flohr's watercolor of the colonial College features the Wren Building flanked by the President's House and the Brafferton.

Flohr fought in the Battle of Yorktown during the autumn of 1781, when Lord Cornwallis surrendered to General Washington, bringing an end to the war. He wintered with his regiment in Williamsburg and made his sketch of the William and Mary campus before the President's House was accidentally gutted by fire on 22 December 1781, while it was in use as a hospital for wounded French soldiers. Classes at the college, suspended since the beginning of the year, when the British army invaded Virginia, were resumed in 1782.

By 1781, the College of William and Mary had successfully incorporated reforms initiated by Thomas Jefferson in 1779, and had become America's first true university, uniting the faculties of law, medicine and the liberal arts.

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