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1976–1985: William B. Spong, Jr.

Law School Deans

1980

# Threat to Accrediation Prompted W&M Facility

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**Richmond Eimes** Dispatch

Sunday, September 14, 1980

'I don't think we have arrived-but I think we now have the potential....

William B. Spong Jr., Dean, Marshall-Wythe School of Law

# **Threat to Accreditation Prompted W&M Facility**

## Law Dean

Dean William B. Spong Jr stands in front of the new stands in front of the new building that helped save the status of the Marshall-Wythe School of Law at the College of William and Mary. The structure was dedicated yesterday in what Spong suggested was the culmination of "a day of miracles."



## **Of Politics and People**

# Spong on Politicians, Teachers

By James Latimer Times-Dispatch Staff Writer WILLIAMSURG — The question, which touched on the relativities of the world of teaching and the world of politics, brought a slow smile to the face of the man at whom It was aimed.

imed. "With," said William B. Spong, Jr., "that academicians were roore to learn of politicians, and that politicians were more obstrant of populations in academia. I think they could learn omething from one another." This was just one simpler from histereflections on whether hav-the politicians highed a man be a better tracker, and with the politician highed a man be a better offician.

before having been it tenter coppet a sum or a vessel oblication. Construction of the second second second second second second He begun to teach at the sume time be began to practice law, ack in 1984. A year or so later, he gave up teaching and took up politics. After some 20 years of successful politiking, during which beserved in both bookses of the Virginia General Assembly and in the U.S. Smatte, he was defeated for redection as U.S.

FOR NEARLY FIVE YEARS, he has been Dean Spong of the darshall-Wythe School of Law at the College of William and dary in this ancient Colonial capital, where a dedication eremony yesterday symbolized the achievement of one of his alor goals: Completion of the new Marshall-Wythe building, osts totaling nearly \$6 million, for which the state provided ut \$5.2 million and private sources provided about \$500,00

BOOL SA finition and paraset source provide sector accession of the sector of the correct store larging, serve I is months ago, M. S. Chief Jastice Warren Rurger said that the new law school building, along with the adjacent National Center for State Courts, would make Williamshorg "one of he major law centers in the county". Another spoker segrested alon that the twice-reborn old law school, which is sometimes called the nation" first or disk, would constitute "one of the most Monte and Instead Courts, would make will be able to the most Monte and Instead Courts, would be able to the second with the side of the most Monte and Instead Courts, would be able to the most Monte and Instead Courts, would be able to the most Monte and the second with the said "this is dory of one, natification and the sec." because "this law school really jan't supposed to be here."

here." (Established by the college board on Dec. 4, 1773, at the urgings of Gov. Thomas Jefferson, as a professorship "of law and police," the teaching of law was broken off during the Civil War, not to bersumed until 1921, and then was almost abolished in 1939, only to be saved by an aroused body of students and alum-

IN A CONVERSATION SOMETIME before yesterday's ediciation, Spong was asked what, if the cornerstone day was day of miracles, would call the dedication day. "It is still part of the same day of miracles" – a sort of final utility of the same day of miracles" – a sort do final that the school endured ... It was osmall for solong, and itoer-ame so many adversities." Well, would be say that the school has now arrived and achie-ther many the senter' sinture of which Chief Justice Darger days."

et the indication of the second statute of which the state bright of the second state of the second state

IN THE FLASHBACKS of the Spong memory, there was also a day in September, 1986, when Spong drove here from his home city of Portsmuth, the spong drove here from his home spore memory and the spong spong spong spong spong powerment as a part-time nember of the law facility. Justices may are a practice to the spong spong spong spong spong law, along with courses in foremsic medicines at the (hiversity of chungra), acter shifts have a degree in 1987 at University of

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Virginia, Spong was a bit surprised at the relative smallness of the law school: a facility of four for an enrollment of fewer than 50 law school students.

50 law school students. This fail Marshall-Wythe hald an undergraduate enrollment of 482, plus ad coreng radialities to the schores and is part-lines abilities with a large schore the schore and is part-lines biblication with a large schore the schore and is part-lines thorary and most (or practice) courtnom uniquely rigged with whose-janging and dute electronic devices to help students see and hear, themselves in mock trial grappings, has a rated degraphicate schore the schore the schore the schore the graduate students mostly specializing in tak courses that dis-tinguish the Marshall-Wythe curriculation, so as to preserve the closer students faculty relationships of the modernately sized U has schore house black the schore heart the schore heart the schore the schore

If the teacher-politician's memory goes back to the tiny school of 1948, it also spans the 1860's and 1800's, when Spong emerged as a promising "Young Turk' delegate and state senator with a special interest in education. His first political venture was to campaign vigorously in 1949 for the Byrd organization's guber-



natorial candidate, John S. Battle, whose sons, John Jr. William, were good friends of Spong from college and univer rsity days. With other generally Byrd-oriented young lawmakers, Spong Continued on Page 3, Col. 1

By Wilford Kale Times-Dopatch State Staff WILLIMSEUGC — Three weeks ago nearly 50 students at the Marshall Wythe School of Law at the College of William and Marshapean ite little min non early 50 million building, that was million to the state of the College of William and and the state of the state of the College of William and the state of a threat in the mill Wilk by the sherican By because of a threat in the mill Wilk by the American By howary incidings and several other times were improved. Three twee persons at those times who field strongly that as a strow mant to be stocked town by the construction others as a strow mant to be towed town by the construction others as a strow mant to be towed town by the construction others as a strow mant to be towed town by the construction others as a strow mant to be towed town by the construction others as a strow mant to be towed town by the construction others as a strow mant to be towed town by the construction others as a strow mant to be towed town by the construction others as a strow mant to be towed town by the construction others as a strow mant to be towed town by the construction others as a strowed town by the constructio

MONEY FOR THE WILLIAM AND MARY law so however, was nev er easy to come by and an examinat documents, letters and communications between Williar Mary and ABA officials between 1973 and 1978 reveals the accreditation threat to the law school was not a velied one: were real.

accreditation threat to the law school was not aveiled one: It we very real. In 1967 the law school and its library moved into renovate quarters at the old William and May library biolding. It wa three years after the move that college officials first began di-cussing the possibility of constructing a new building, specially designed for the law school. In the movement the three divisions moving tate legal per the movement the division of William

In the meantime, there was a move among state legal per-sonalities and state growments of Gitaki to secure for William-sharp the headpurities of the National Center for State Couri-tors of the State Couries of the State Couries of the State Couries of the State Couries of State Couries of the State Couries National Center to finally select Williamsburg as headput return National Center to finally select Williamsburg as headput return in 1973. It was also follow how for its had a great vision of large legal center with the National Center Fluiding and an adje-ent new Anality for William and Mury S Marshall "Whee School

ALTHOUGH THE PUBLIC has never been told, the law chool accreditation problem began as early as Aug. 45, 1978, when the American bar association's council on legal education and its accreditation committee reviewed a reinspection

and its accreditation committee reviewed a reinspection Marshall-Wythe. A resolution adopted at the meeting noted that the William Mary law school appeared to have deficiencies in its physi facilities, illowary and operating budget and that study space the library failed to demonstrate compliance with ABA st

dards. In his State-of-The-Commonwealth address in January, 1976, our-going Gov. Holton included the request for a new law school building at will lame adM ary in his remarks and in his budge. Deconstruction, along with dozens of other such projects The construction, along with dozens of other such projects cross the state, was not included in the 1974-70 kennism budge that was adopted and the college continued to grapple with 16 growing AdA spectre.

THE FIRST PUBLIC INDICATION of any accreditate problem at the law school came on Dec. 3, 1974 when the Stage Council of Higher Aducation, in a report released in Richmond suid the American Bar Association and the Association American Law School ress. "Submarginal" and that accreditation of Mary law school was "submarginal" and that accreditation of therefore, and the forefore, in jopanty until deficiencies former than 0.

rrected. James P. Whyte, then dean of Marshall-Wythe said sponse that "To say our accreditation is in jeopardy is a bi overstatement. We'renoton the vergeof going out of exist Frankity, we need to sit more people in our library...we no ore space for the number of students enrolled."

more space for the number of students enrolled." Wy the and the college were putting up a good front, because they did know that accreditation was in jeopardy, if not thek, within the next several months. In January, 1975, William and Mary officials/decided that the best political course to obtain a new building, would be to delay a

Continued on Page 3, Col. 4



## **Threat to Accreditation Prompted W&M Facility**

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Continued From First Page for Jose autil the 1976 meeting of the General Assembly when the college would make the law school its No. 1 priority item. In July, 1978, the accreditation picture came into sharper focus. During the 1978-75 timespan, college officials had been submitting progress reports to the ABA section on legal education. On July 10-13, 1975, the section's council adopted a strongly world ensolution highly critical of the law school and matching of the school and the school building. ...and the fact that protons of the law school are housed in four (ad-ditional) buildings.

(2) Continued inadequacy of faculty salaries... which are below the national median and below those schools in the geographic area where William and Mary is located. (3) Continued inadequacy of professional staffing for the law

library. (4) Continued need for additional strengthening of law library.

(c) continues are not automatist engineering of alw not afy. (6) Need for a clarification of autonomy of the law school ad-nissions office and (6) The law school's problems in the promotional pattern for aculy members.

facility members. FOR REAGONS KNOWN ONLY to William and Mary of-ficials, it was not, however, until Sept. 24, 1975 that Dr. Thomas A. Graves Jr., president of William and Mary, called a press conference, amouncing the accreditation problem. At that time time press was told only the first four prims rise fields by the ABA. relationships between the law school and the college ad-ministration, were publicized. The entire accreditation picture, however, seemed to revolve around the building. College officials contended all along that the other deficiencies could be handled, but the facility problem school building.

school building. In December, 1975, the ABA was aware of the intense effort to be made at the 1976 General Assembly to secure the Funding for

we instand the 1870 stemeral Assembly to secure the Funding for the new facility. By that time former U.S. Seaw, William B. Spong Jr. of Portsmouth had been named dean-designate of Marshall-Wythe, succeeding Whyte. Spong began a personal effort to help secure iegislative support for the school, working the corridors

If the state capital and tabling to friends in the legislature. On the last day of the 1706 General Assembly 546.150 was built of the 1706 General Assembly 546.150 was built of the table of the state built days and the state the state of the state table of th

SPONG AND FISCHER also described to the council, in

detail, the corrective means that had been taken at the law school since July, 1975, to eliminate the other deficiencies listed in the ABA resolution.

school since July 1875, to eliminate the brief deficiencies lists JANN y for the limit of the li

# Day of Miracles at Law\_But What for Democrats?

### Continued From First Page

Continued From Find Yage joined in the successful "Yage Turk" rebellion that jarred the penary-inching old guard lino spending more surplus funds for higher education at the 1954 (gishit's ession. These heugest a locally powerful Byrdman to win Portsmouth's Senate seat, which he held until he upset andher well-entrended conser-vative backed by the Byrd old guard in the 1965 Democratic primary for U.S. senator.

The second secon

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about everything in the way of law practice that could come along in *Portsmouth*... And -oh, *tranky*, Jisst thought this of-fered the opportunity to be more useful." Which is better, politics or teaching? "I've enjoyed both - all of it. I've enjoyed teaching, which I sought in the first place, to help me gets established in the prac-tice of law. Jengoid the practice of law. And I always enjoyed politics - even though I such a alor do politicitan ..." That led to more questions and downers about the mutualities

of teaching and politicking.

or technique and periteriang "I THINE TEACHERS SHOULD HAVE more respect for politicians than they do. I think I understand people. I think the particle of law is obtain with people and the problems of people ... I don't think a successful lawyer can be clinically detached from humanity. From people ... "I think. I we are here to edicate people to become lawyers if we don't inderstand people, and understand their failing and if we don't inderstand people, and understand their failing plete job with the people we're trying to propure for the practice of law...

piete job with the people we reasoned of law.... of law.... "Politics can make you arrogant. It can also make you very humble."

Looking back at the better politicianis he had known, Spong hought they had at least one thing in commons: "a great under-standing of what makes people tak." "It think some measure of that imparted to students is a good hing. John 'think you have to learner on the virtue of politics. I think how you lecture (as law teacher) can try to relate it in Somehow, the name of John Garand Poliarda spreared exclude hearing the standard politics at pro-register of the devoted himser in learned and govern or in 1917 and the devoted himser in learned and govern remit the Virginia Democratic Party and the Byrd organiz-ation as the 1928 presidential election.

SUPPOSE SOME SORT of similar call or draft came next year for Spong as a man who might pull the fractious Democratis together and lure back conservative strays to help win the 1961 gubernatorial election? "Well, first of all, door think that's going to happen. In fact, I'm so certain 1 don't think wought to speculate about it.

"But even if it did, i've sort of put my political days behind me, for two reasons: "First, you cannot be a little bit in politics and dowhat l' mtry-ing to do here. Politics is all consuming — you've got to be prepared to give all the time it demands. "That could only be to the detariment of what l' ve ben trying o here ... As a reall. I'm fir we years out of tooci ( with active politics) ... I don't think and way any more, and I don't think i'm thought of the way any more.

WELL FOLLARD WAS 19 YEARS OUT of tooch, but he rain and won. But what was Spong's second reason? "The other reason is that, having done what I've done, I've just sort of decided that, even il were free from here, I would not be interested ..." If the retired politician had now become addicted to teaching, Marry 2: way time period or goals for his work at William and Marry 2: way time period or goals for his work at William and

had ne Mary? No

Mary<sup>2</sup> "No, as to time, but I think I will know when it's time to go. Yes, I wanted to accomplish certain things when I came bere. The building was one of them. There are others, to improve and advance the law school, that I hope will be forthcoming in the near future. And Til just decide what to de after that happens."