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“None knew thee but to love thee, Nor names thee but to praise.”

Robert Holland Ford, A.B. '56, LL.B. '63, died in a plane collision while on a navy reserve training flight on September 27, 1967. Villanova has lost one of her finest sons.

I came to know Bob almost immediately upon my coming to the Villanova campus in 1953. He was an undergraduate and, with others, he persuaded me to found a singing group which has since grown in stature to impressive fame—The Villanova Singers. In no small part, Bob's enthusiasm, in a day when financial support was meager, fathered and nurtured the dedicated but struggling group. We became fast friends. He confided in me and I am proud to say I had a hand in guiding him and in shaping his career. He was often in our home, through many years. Few young men have endowed a house with more joy and wholesome fun. We learned to love his coming and to regret his going.

Upon his graduation from Villanova in 1956, he was commissioned in the Naval Reserve, went to flight school and earned his wings. He served his country with devotion and enthusiasm. After much soul searching, Bob decided to study law and joined us at the Law School. He did well scholastically and his leadership qualities quickly came to the fore. He was elected president of the Villanova Student Bar Association. After his second year, he was recalled to active military duty for a year. Returning, he assisted me in some of my literary efforts, plunged into his studies with renewed vigor and graduated in 1963. In just a few brief years of practice, he had become a highly successful young lawyer in Ambler, Montgomery County. Characteristically, Bob became intensely involved in everything that might rebound to the good of his chosen community— and so he served on the School Board, the library board and the planning council of his community.

And Bob was all Villanova. He loved this University with a passion. His devotion to his Alma Mater he proved in both the General Alumni Association and in his work for the School of Law. He served with distinction as President of our Law Alumni. Villanova will be a lovely place without his infectious smile. So much do we feel this loss, that we believe we can understand something of the loss to his lovely wife, Kathy, his little daughter, Marie and to his mother.

I never saw another young man with such zest for life and living as Bob possessed. I doubt that I ever shall.

HAROLD GILL REUSEHLIN
The Villanova Docket began its fifth year of publication with a special “welcome aboard” edition which was placed in the hands of each entering student. It helped us to auspiciously inaugurate what promises to be a very good year. I am grateful to Marylin Fullerton ’68 and her editorial staff.

As the new academic year enters its second month, we have a student body in the School of Law numbering 410. This represents the desired maximum at which we plan to operate. It is, however, 100 students over and beyond the capacity of Garey Hall. Happily, we are well on our way to providing the additional space which needed addition to Garey Hall and the residence hall for law students. We expect to see the dirt flying on two sides of Garey Hall by the end of this year.

This year’s first year class is by far the largest in our history — 172. In the present first year class, 64 different colleges and universities are represented. Thirty-one percent are non-Pennsylvanians. We need to attract more out of state students. We’re on the way—but we cannot make real progress in this direction until we have our first-class residence facilities adjoining Garey Hall.

It is good to have all of our faculty back with us this year. One new professor has joined us, Professor Peter W. Brown, a graduate of Bowdoin and Columbia University Law School. Since his graduation he has been practicing with the New York firm, Casey, Lane and Mittendorf. He is teaching one of the sections in Civil Procedure, the course in Federal Courts and will offer a seminar in Law and Economics dealing with problems in market organization.

Alumni interest and support, I am happy to say, grows from year to year. This past year has demonstrated, as never before, the determination of our alumni to play a worthwhile role in the development of the School. Our deep appreciation goes especially to Robert H. Ford ’63, President of the Law Alumni during 1966-1967, and to Lawrence P. Flick ’62 who served as chairman of the annual Law Alumni Dinner. We are still receiving contributions to Annual Giving '67. It appears now that we may very likely reach last year’s goal of $86,000. For the success of the 1967 Campaign, I am profoundly grateful for a devoted and indefatigable Chairman, C. Clark Hodgson, Jr., '64. Even though final results are not available, at this writing, 80% of our alumni have contributed. For the six successive years, over 80% of our alumni have given. We are in a fair way to equaling last year’s record 86% within the next four years. Owing to the impending erection of law school residence facilities adjoining Garey Hall, things should be humbling atop old Mount Misery at Spring Mill and County Line come early summer!

**Dean Reuschlein**

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**Social Light**

Congratulations and best wishes are in order for first year students who married last summer! After a Nuptial Mass at St. Monica, Richard F. Puria and Jo Ann Piccinnetti vacationed at Montego Bay, June also was the month when Norman A. Kincaid and the bride of James C. Schwartzman.

On July 30th, a son, Soren, Jr., was born to Marian and Soren P. West in Lancaster, Pennsylvania.

Capitó shot his arrow into the heart of Laura R. Bush who announced her engagement to Leon A. Flick ’67.

Gloria Huesgizs will become the bride of Charles Harad on December 24, 1967. June of 1968, has been chosen as a wedding date by L. R. B. Bush and James W. Summers; Stewart B. Liebman and Arlene H. Schwartz; second-time-around" with plans to meet in June, 1968.

Members of the second year class announcing their engagements are James P. DeBene’s to Eileen B. Fitzgerald; Harvey I. Fowerman who plans to wed Penn Student, Marian S. Eissen; and Stephen A. McBride who announced his engagement to Beatrice A. Casey in August. She is a Registered Nurse in Connecticut.

After their wedding on August 12th, the Edward G. Fitzgeralds enjoyed a honeymoon spent in Lake Winnipesaukee, New Hampshire. Don S. Klein and his wife Iris spent their honeymoon in Jamaica.

Judith Carol Yolande became the bride of Richard L. Geesens with third year students Larry Trachtman and Jack Land in the wedding party. Marsha and Stephen Nissenbaum were married at the Main Reform Temple. Should Judy was in the wedding party. The Naptic Mass uniting Maureen Therese Concannon and James P. O’Brien was witnessed by David C. Moore.

Ann Baseman became the wife of Michael F. Rosenblum on July 23, 1967. Spanding three weeks in New York City, the honeymoon was spent in the home of Penny McGovern in West Philadelphia. They toured Germany, Austria and England. Rosemary Hartz and Liberto Iannone.

(Continued on Page 3, Col. 6)

**D.A. AND PUBLIC DEFENDER DEBATE CRIMINAL RIGHTS**

The Villanova Docket and the Cardoza-free law club co-sponsored a debate on the recent Supreme Court decisions concerning the rights of alleged criminal offenders.

Giving the prosecutor’s point of view was Michael J. Rotko, Chief of the Miscellaneous Division and Assistant Chief of Appeals of the District Attorney’s Office of Philadelphia County.

Analyzing the cases from the point of view of defense lawyer was Vincent A. Ziccardi, First Assistant Public Defender of Philadelphia County.

Participants in the criminal rights program included: Michael J. Rotko, Esq., Professor Dowd, and Vincent A. Ziccardi, Esq.

**BAR METES**

The Student Bar Association held a champagne cocktail hour to give the first year students, “an informal way to meet the faculty.”

Dr. DeCotis, president of the Student Bar, pointed out that the affair, “was well received by both faculty and students.”

Various members of the faculty and other co-curricular organizations were in attendance at the gathering. The event was part of the S.B.A.’s orientation program for first year students.

Champagne punch and hors devours were served as refreshments.

Dr. DeCotis stated that the S.B.A. will sponsor future cocktail parties for the second and third year students to meet in an informal setting with the faculty.

The Student Bar Association sponsored a series of social and informative gatherings designed to facilitate the adjustment of the incoming class to the law school. During the Social, the first year students were invited to enjoy a buffet and a coffee hour, where they were able to meet their classmates and other students. After classes during the remainder of the first week, informative talks were delivered by the chairman of the Honor Board and Moot Court Board, and the officers of the Inter-Club Council, American Affairs Club, and the Student Bar Association. The hectic opening week culminated in a champagne punch social during which the first year students were able to meet members of the faculty. A legal study-method panel discussion was also held to assist the newcomer in adjusting his study habits to assure success at law school.

The Villanova Docket was a monthly publication produced by the students of the Law School, Villanova, Pennsylvania 19085 by the students of the Law School, for the friends, alumni and students of the Law School.

**EDITORIAL BOARD**

Editor-in-Chief: Marylin F. Fullerton
Associate Editor: Robert W. Dowler
Alumni Editor: Jan K. Portnoy
Comment Editor: Glenn C. Dui, Edward G. Benezet
Managing Editor: Gilbert B. Abramson


Cartoon: Robert Dowler.

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WHAT'S A FEW MORE BIRDS IN THE FAMILY

Bar Notes

(Continued from Page 2)

The balance of the SRA has not been neglected as evidenced by: the forum programs scheduled for this year; the used book sale held dur­ing the first two weeks of school; the poll for guidance in deciding on the formality of the Annual Awards Dinner this Spring; and a study to determine the position of the law student vis-a-vis the draft after graduation.

The Executive Board exists to satisfy the needs of the Student Bar of which every student is a member; therefore, they welcome ideas designed to improve student life at the law school.

Barristers' Brides Welcome New Members

Mrs. Harold G. Renzhek and Professor Franklin were the speakers at the first meeting of the Barristers' Brides. The talks werc designed to give the Brides and grooms some orientation about the law school, Following the meeting refreshments were served giving everyone an opportunity to meet one another.

The Barristers' Brides sponsored a car wash at the last school parking lot on the last Saturday in September. Some events are being planned for the future. A Happening sponsored by the Barristers' Brides, the Inter-Club Council, and the Student Bar is scheduled for sometime in October. The second meeting was held in the law school on October 19. The guest speaker was Mrs. J. Edward Collins who spoke of her incredible experience with hypnosis.

Compliments of

Robert M. Bean

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VILLANOVA OFFICE

Judgment on the Merits

By Edward G. Rendell

WARDEN V. HAYDEN—A CASE FOR THE PROSECUTION

Throughout our current decade there has been a wide hue and cry about numerous Supreme Court decisions which have extended the rights of the alleged criminal defendant. This trend began in 1961 with the landmark case of Mapp v. Ohio, 367 U.S. 643 (1961), reached its highwater mark with Warden v. Read, 384 U.S. 253 (1966), and is still continuing as shown by the decision in Wedge v. United States.

Amidst this steady succession of pro-defendant cases, on May 29, 1967 came the first heartening word for prosecutors throughout the country in the Supreme Court's decision in Hayden, Maryland v. Mayor & City Council of Baltimore, 387 U.S. 294 (1967). This case increased the power of law enforcement officials by overruling the "mere evidence" rule. The "mere evidence" rule, first expounded by the Supreme Court in Warden v. Hayden in 1966, states that even when acting pursuant to a valid search warrant, the only property which law enforcement officials could legally seize would be an instrumentality or fruit of the crime, or contraband. "Mere evidence" could not be legally seized.

In Hayden, Justice Brennan, writing for the court, reviewed this policy and found it to be unsound. The underlying rationale behind the "mere evidence" rule was basically that the right to search for and seize property depended upon the assertion by the Government of a valid claim of superior interest and that it was not enough that the purpose of the search and seizure was to obtain evidence to use in apprehending and convicting criminals. The court reviewed the history and purpose of the Fourth Amendment and stated:

The premise that property interests controlled the right of the Government to search and seize has been discarded. Searches and seizures may become 'reasonable' within the Fourth Amendment even though the Government asserts a superior property interest at common law. We have recognized that the principal object of the Fourth Amendment is the protection of privacy rather than property, and have increasingly discredited fictional and procedural barriers rested on property concepts. (at 1618).

Privacy is disturbed no more by a search directed to a purely evidentiary object than it is by a search directed to an instrumentality, fruit, or contraband. (at 1647).

Justice Brennan took great pains to point out that this decision does not authorize the government to make blanket searches and seizures. As he stated:

There must, of course, be a nexus automatically provided in the case of fruits, instrumentalties or contraband — between the items to be seized and criminal behavior. Thus in the case of "mere evidence", probable cause must be examined in terms of cause to believe that the evidence sought will aid in a particular apprehension or conviction. In so doing, consideration of police purposes will be reevaluated." (at 1650).

To this writer, Hayden is one of the most logically consistent cases the Supreme Court has written recently in the field of criminal law. It is a proper reading of the purposes of the Fourth Amendment which was long overdue.

Alumni Confident of Football Win

The Fourth Annual Alumni-Student Football Game will be held at the Law School on Saturday, Nov. 1, 1967 at 10:30 A.M. The students have a 2-1 game advantage, but the Alumni has already begun to practice and feels it can tie the series. The Student Bar Association has accepted the Alumni challenge and indicated the students are looking forward to the game.
COUNCIL OFFICERS

PLAN ACTIVITIES

This year's officers of the Inter-Club Council are: Edward M. Kopanski, president; Marijo Murphy, vice-president; Joan Simon, secretary and Liborato Lanna-Ferre, treasurer. The four club presidents are Joseph O'Brien, of Thomas More Club; Allen Beekman, of Hughson-White; William Gilroy, of Cardozo-Ives; and Dennis O'Hara, of Warren-Stern.

At the present time each of these clubs sends two of its members to the Inter-Club Council. This Council is the governing body of the club system. The two members sent by the individual club to the I.C.C. are the president of each club and an elected representative from each club. The representatives are then nominated for the I.C.C. offices and an election held within the Council.

At the present time the I.C.C. is without constitution; a committee chaired by Marijo Murphy has been studying the matter and a proposed constitution should be ready for submission to the Club membership by early November.

The primary purposes of the I.C.C. are to coordinate club activities and to administer functions involving all four clubs. The coordination of club activities consists of handling inter-club disputes and arranging inter-club activities so they do not conflict with each other. Functions involving all four clubs include the sports activities and the Christmas dance.

The Christmas dance is an annual semi-formal affair sponsored by the I.C.C. for all club members. The social committee chaired by William Gilroy has been working out the details as to exact date and place. A target date around the first Saturday of December is presently planned.

The goal of the I.C.C. is to serve the student body. The Council would be happy to entertain any constructive suggestions from the club membership which will help in achieving that goal.

LEGAL SERVICES

Seek Volunteers

The second and third year students have been given an excellent opportunity to help the poor. This has come about through the Office of Economic Opportunity's subsidiary program entitled Community Legal Services. The organization is interested in students who are willing to volunteer an afternoon or a morning to aid in counseling people of the lower income groups. These people would not otherwise be able to avail themselves of legal advice in matters of great importance to them. It is through this program that many of the underprivileged will gain legal counseling.

Participating students will be under the guidance of full time attorneys employed by the office, The Deputy Director of the Philosophy department, Jerome E. Bogatz, Esq. Villanova Law School spoke at the law school in early October and discussed the program in greater detail. Any student who wishes to apply may do so by signing the sheet in the administration office. This program will be conducted in the Philosophy area and in the Cluster area (Media and Sharon Hill). The student volunteers will not only be helping others, but will be gaining invaluable experience in dealing with clients. This experience will enable the student to become familiar with the practical aspect of the legal profession. The student will engage in such activities as interviewing, investigating, researching, counseling, and writing memoranda.

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THE SEMINAR COURSE — WHO NEEDS IT?

The answer to who needs a seminar course at Villanova Law School may soon be academic for every student may be required to take such a course if he or she wants to graduate. There is strong support among the faculty that every student should participate in at least one seminar prior to graduation. But until made mandatory, the student, before choosing to participate, should know what a seminar offers him.

Legal educators who have sparked the introduction of this type program in other law schools have spoken in glowing terms of the educational opportunities which would be developed by the frontiers of legal problems, "the use of materials outside the usual gait of the law school mill," "coverage of a narrow area in depth," "greater participation by the individual student" and "giving a student an opportunity to do legal research and write a paper." Perhaps the most obvious argument for the advancement of a seminar program is the limitation of the number of students in each course. Many students feel that course material should be developed which they could get somewhat closer to the wellspring of knowledge.

Would Socrates' students have been able to participate in his development of the Republic if a hundred or two hundred were gathered under the same olive tree?

There are reasons why the spark of enthusiasm may not catch fire among students. Exploring the frontiers of legal problems may mean less time to explore those problems which to some degree have already been settled and which the student is required to know. Also, if there is a focus on a narrow issue within a particular area of the law there may be no topic which appeals to the individual student. Doing legal research and writing a lengthy paper in the midst of studying for final exams can be thought of as less than desirable. Faced with a heavy schedule the prospect of occasional anonymity often presents some comfort.

There are a certain number of benefits to participating in a seminar course. As the student studies and develops additional seminar courses, there will be increasing opportunity for the student to find one in which he has particular interest. There is the possibility that some of the seminars already offered would attract more interest if the aims of the courses were more fully explained or publicized. The absence of a case book and the possibility of guest lecturers in various disciplines adds to the attraction of a seminar. Focusing on a narrow problem which requires legal research and a paper may be one of the duties a student will be faced with after he leaves school and as such becomes another tool with which he should be familiar.

Frequently, discussions arise between the students as to the desire to write articles for publication and usually the desire ends with discussion. The seminar may provide the impetus. The results also may lead to model statutes, suggested reforms in legal practice and new methods of approach which he should be familiar. Perhaps not a republic but a small ward soon may be academic for every student may be required to take such a course if he or she wants to graduate. There is strong support among the faculty that every student should participate in at least one seminar prior to graduation. But until made mandatory, the student, before choosing to participate, should know what a seminar offers him.

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A seminar course — who needs it? Maybe everyone.
Brown Accepts Position As Associate Law Professor

The number of full time faculty members at Villanova Law School this fall reached fifteen, with the acceptance by Peter W. Brown of a position as Associate Professor of Law. Professor Brown is the son-in-law of the New York Bar Association, and the Association of the Bar of the City of New York, comes to Villanova after three years as an associate in the firm of Casey, Lane and Mittendorf of New York City. A graduate of Rowan College, where he received his Bachelor of Arts in 1966, and Columbia Law School, where he received his LL.B. in 1969, he is currently residing in Bryn Mawr, Pennsylvania, an area which he said he finds attractive.

The Columbia Law graduate c/o Antitrust Law, the legal and social problems surrounding "War on Poverty." American History and Politics as his main areas of interest. He is the author of "American - Japanese Antitrust Law," which appeared in the International Law and Legislation in the Spring of 1943.

Professor Brown is the newest member of the faculty.

He said his future plans include extensive work in the poverty area, and is anxious to increase his teaching load. We of the Law School welcome Professor Brown to the Villanova family.

Faculty Enjoys Summer

In asking the faculty about their activities over the summer, one finds oneself hearing about many varied pursuits. Many of our professors worked on important civic projects or widened their intellectual horizons and some just relaxed.

Dean Reuschlein, along with representatives of the Student Bar Association, attended the ABA convention in Hawaii. Later, he attended the Seguencetennial celebration at Harvard University. Vice Dean Bruch attended the Federal Bar Association convention in San Francisco.

Mr. Gerald Abraham was a stay-at-home while working on a new text book in corporate problems involving computer. He said he finds these interesting.

Our newest faculty member, Mr. Peter Brown, spent the summer fulltime writing and editing the previous volume on his pet project - student rights. He is looking forward to a publication of the new book which has been used for Pennsylvania Practice at Villanova. He is looking forward to a publication of this book, which has been used for Pennsylvania Practice at Villanova.

Mr. Robert A. Collins was an active participant in the common law school experience. The new professor will be teaching Civil Procedure, Federal Courts, and the Seminar in Law and Economics (Antitrust).

Mr. Robert H. Crowell, Barnett, and Grasburger (3rd only) October - November - December

Employment upon the successful completion of their legal education. The number of full time faculty members at Villanova Law School is being visited by many law firms and Federal Agencies. Students seeking an interview may sign the sheet found in the administration office.

Of immediate concern to the employees is the filing of various applications for grants from the third year class. However, employers are also hoping to find many second year students to fill their summer programs with the aim of continued employment upon the successful completion of their legal training at Villanova.

The schedule for the interviews is posted on the bulletin board. Firms interviewing in the future at the Law School include:

October
17 Strong, Barnett, and Grasburger (3rd only)
19 Drinker, Biddle, and Reath (3rd)
26 Drinker, Biddle, and Reath (2nd)
Freeman, Borowsky, and Lorry (2nd and 3rd)
30 Liebert, Harvey, Bechtel, Harting, and Short (3rd only)

November
2 Chief Counsel, Internal Revenue Service, U.S. Treasury Department
6 Internal Revenue Service, U.S. Treasury Department (Estate Tax Examiners)
8 General Counsel, U.S. Navy Department

December
1 Harris, Hammond, and Harris (2nd and 3rd)

(Continued on Page 6, Col. 1)

Prospective Lawyers Interviewed by Firms

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(Continued on Page 6, Col. 1)

Criminal Rights

Illegal means were used by the police to obtain a confession. Both pointed out that the problem now is whether the suspect intelligently was advised of his rights under the 5th Amendment. It was suggested that the Supreme Court might address itself to this problem in the next cases concerning criminal law.

The men also discussed police stop, search and frisk laws, and the retroactivity of recent decisions in the criminal law area. Refreshments were served following the discussion in the student lounge.

Sports Scene

Third Year Holds Golf Tournament

The Third Year Invitational Golf Tournament was recently held at the Cobb Creek golf course. Steve Brown received the honors for low gross with an 83 edging out Mike Kavanagh and Buzz Miller, both with 87's. Brandwene and Miller. Brown stole the final round in 42 while Kavanagh had 44. On the back nine Kavanagh shot a blistering 41 to 1 to Miller who took the double bogey on the par five fifteenth hole. Miller took runner-up honors in a sudden death playoff edging Kavanagh by a stroke. Brandwene wrapped up things up by birdieing the sixteenth and seventeenth holes to hold off the fast closing Kavanagh.

Ed David took low net honors, shooting 69 to break the help of a 2 handicap. Mike Kavanagh nailed down runner up honors with a 73 and a 12 handicap. The following third year students participated in the tournament: Mike McBrien; Guy Smith; Joe Clark, who has to be given credit for the idea of the tournament; Norm Haase; George Kennan; Fred Moos; Ed Roberts; Barney Weiler; Art Tison; Jim Berger; Ian Kravitz; John Roberts; Pete Dunn; Bill Spellman; Bob Johnson, and Bruce Buck.

Cardozo-Ives Leads Football

In football activities Cardozo-Ives took two games from Warren Stern in kicking off the 1967 football season here at the law school. The game between Warren-Stern's A team and Cardozo-Ives B team was a real cliffhanger. Cardozo-Ives jumped off to a 6 nothing lead when Bob White, utilizing a fine pass by Donnie Himes, ran the ball in from 5 yards out on a 4th and goal situation. The lead jumped to 12 nothing when free safety Harry Simes intercepted a pass and ran it back 56 yards for the score. But Warren-Stern battled back to tie the ball game on long touchdown passes to John Roberts and George Kennan. Cardozo-Ives pulled out the game on Bob White's 6 yard pass which was alone in the end zone with just 30 seconds remaining in the game.

Cardozo-Ives A team romped over Warren-Stern's B team 34 to 12 behind the fine passing of Marcy Spangauer who threw 5 touchdown passes. Tanny Moore forced two games to Hughes-White when they did not have enough men show up to field a team for either game. At the end of the third week of the football season Cardozo-Ives are in the lead with 12 points to Warren-Stern's eight points.

Computers

(Continued from Page 4)

In the second season Robert P. Bigelow, Esq., member of the New York Bar Association, and the Association of the Bar of the City of New York, comes to Villanova after three years as an associate in the firm of Casey, Lane and Mittendorf of New York City. It was suggested that the Supreme Court might address itself to this problem in the next cases concerning criminal law.

The men also discussed police stop, search and frisk laws, and the retroactivity of recent decisions in the criminal law area. Refreshments were served following the discussion in the student lounge.

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Awards Given at Class Day

The annual class day was held on Sunday, May 14, 1967 at Villanova University, School of Law. At that time prizes and awards were announced for the 1967 graduating class. The following are the awards announced for the 1967 graduating class:

**THE AWARD OF PRIZES**

- The Saint Ives Medal
- The Administrative Law Prize
- The Nathan Barbara Memorial Award
- The Vincent A. Carroll Award
- The Thomas J. Clancy Award
- The Hyman-Godman Award
- The Law Alumni Award
- The Lawyers' Title Award
- The Saint Thomas More Society Award
- The Vincent A. Carroll Award
- The Lawyers' Title Award
- The Saint Ives Medal
- The Silverburger Award
- The Saint Thomas More Society Award
- The Lawyers' Title Award
- The Vincent A. Carroll Award
- The Lawyers' Title Award
- The Saint Ives Medal

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**THE OFFICERS OF THE STUDENT BAR ASSOCIATION**

- John F. Wilson
- Thomas C. Carrol
- Raymond T. Lettule
- Edwin M. Goldsmith
- Lee Stuart Sherman
- Michael D. Goldman
- Louis F. Nicharot
- William H. Danne, Jr.
- Paul A. Kiefer
- William E. Chillas
- Martin G. McGuinn, Jr.
- Arthur N. Brandolph
- Lee Stuart Sherman
- Jeffrey L. Michelson
- Raymond T. Lettule
- Martin G. McGuinn, Jr.

**VILLANOVA LAW REVIEW CERTIFICATES**

- The Award of Prizes
- The Order of the Coif
- The Life Insurance Corporation Award
- The Silverburger Award
- The Title Insurance Corporation Award

**RECOGNITION OF MERITORIOUS SERVICE**

The Officers of the Student Bar Association

James R. Howley
- President
- William J. Cleary, Jr.
- Vice-President
- Robert L. Clarey
- Secretary
- Arthur N. Brandolph
- Treasurer

**THE MEMBERS OF THE HONOR BOARD**

- Edward R. Castle
- Jeffery J. Cardamone
- Michael P. Maquire
- Raymond T. Lettule
- Arthur N. Brandolph
- Nelson J. Sack

**THE VILLANOVA DOCKET**

- John F. Wilson
- Editor-in-Chief

**THE FACULTY**

(Continued from Page 5)

Our librarian, Miss Hammond, who is the national secretary of the American Association of Law Libraries, attended the national convention of that body at Colorado Springs. She also made a trip to Boulder, Colorado to attend the Institute on the Administration of Law Libraries.

Professor J. Willard O'Brien claims to have done nothing of importance over the summer. However, our attention has been drawn to a previously unreported article, authored by Professor O'Brien, which concerns Tenet's and Wern- men's Compensation and which was published in Volume 18, No. 2 of the Syracuse Law Review.

Another of our adventurous professors, Mr. Schoenfeld, came out across the country in his station wagon visiting the Canadian Rockies, the Pacific Cascades and "enjoying" a short get together with a bear in Yosemite National Park. On his way back to the East Coast, he managed to take in the sights at Expo 67.

Professor John G. Stephenson was off on another jaunt through Europe. From Switzerland he traveled to Italy to visit an ancient village and see the medieval castles of Genoa. Another active stay-at-home was Professor Valente who supervised the summer internship program (which was the course in Local Government during June and July. He also continued his work with the Philadelphia Fellowship Commission and the Diocesan Board of Education of which he is president. His final project for the summer was the preparation of a White Paper setting forth the needs of our private and church-related educational institutions and how those needs may be resolved in conformity with the Federal and Pennsylvania Constitution. The paper is entitled, "An Analysis of the Proposed Master Plan for Higher Education for the Commonwealth of Pennsylvania and a Study of Financial Needs of Private Colleges and Universities and Proposed Solutions." It can be found in the library.

**INTERVIEWS**

(Continued from Page 5)

The following firms and agencies have invited interested students to call for interviews:

- Pepper, Hamilton & Scheutz
- Obermayer, Rebmann, Maxwell & Hipple
- Clark, Lasher, Fortenbaugh & Young
- Kirdland, Ellis, Hudson, Chaffetz & Masters (Chicago)
- Mayer, Friedliish, Spiess, Tierney, Brown & Platt
- Jaeke, Fleischmann, Kelly, Swart & Augspurger
- (Buffalo, New York)

United States Federal Trade Commission

Among those known to be planning interviews at the Law School, but with dates not yet fixed, are:

- Securities and Exchange Commission
- United States Attorney General (Honors Law Graduate Program)
- Judge Advocate General (Department of the Army)

The District Attorney's office is also interested in hiring second and third year students. The interviews for these jobs should be made by the individual applicants by calling Alan J. Davis (MU 6-6346).

The third year interviews are scheduled for the week of October 16, 1967.

**ALUMNI**

The Villanova Law Review is now entering its thirtieth year of publication, and in this short period of time our list of subscribers has grown to approximately one thousand. It is extremely gratifying to know that the profession considers the Villanova Law Review a valuable research tool and a necessary link with current legal thought.

We look forward to entering your subscription, and we would appreciate your completing and returning the following form so that we may serve you in the future.

Name __________________________ Class __________________________
Address _________________________
Subscription $5 per year __________

(please make check or money order payable to Villanova Law Review)

**CALENDAR OF EVENTS**

October
- 31—Miss Clara Matern, Associate Director of Automated Law Searching and Assistant Professor of Law, University of Pittsburgh, will speak on "The Lawyer's Use of Computers."

November
- 2—Philadelphia Junior Bar Career Seminar, Moderator is Allen Charles Knuffman, Esq. '64.
- 10—Law School Red Mass
- 16—Robert P. Bigelow, Editor of Computer and the Law—An Introductory Handbook: Chairman of Special Committee on Electronic Data Retrieval of the American Bar Association will speak on "Substantive Aspects of Computers and the Law."

**Board Holds Elections**

The Honor Board has announced the members of the first year class who have been elected to the Villanova Law School Honor Board. Representing Section A are William T. Cann, La Salle College and Edward H. Chessen, Pennsylvania State University. Representing Section B are Elizabeth M. Schoenfeld, Temple University and Edward Doughty, Pennsylvania State University. Representing Section C are Edward H. Cressman, Penn State College, and David Knoll, Gannon College, and Edward H. Chessen, Pennsylvania State University. Representing Section D are Thomas Harrington, University of Pennsylvania; Edward Doughty, Princeton University; and Edward H. Chessen, Pennsylvania State University. Representing Section E are John A. Ricciardi, University of Pittsburgh; George Noel, Juniata College; and John B. Day, Temple University. Representing Section F are Arthur N. Brandolph, Temple University; Michael Dowley, Providence College; and David Knoll, Gannon College.

Members of the third year elected to the Honor Board include: Thomas Harrington, University of Pittsburgh; Edward Doughty, Princeton University; and Edward H. Chessen, Pennsylvania State University. Members of the second year elected to the Honor Board include: Charles R. Hunter, Temple University; and David Knoll, Gannon College.