The Clinical Program in Juvenile Justice and the Ball Project, which provides legal education and training, have completed a highly successful semester. The program has matured and developed. The court cases and to remedy any conflicts the student has with his law school work and the representation of clients. The Law Associates have recognized the possible harm that could result to their clients, though all efforts have been made to avoid unnecessary delays which might conflict with the rights of clients and impair their reputation. The representation of indigent juveniles has been good. The program has resulted in excellent praise from judges and opposing attorneys and it has dealt with a number of high expectations of Mrs. Ritchie.

The reaction of the students and supervisors to various cases has demonstrated how the program has matured and developed. The court listing system has proven to be somewhat more favorable than other legal aid systems at times. With cases listed months after an appointment, others are listed within a week of assignment. Recently four new teams of associates were faced with the prospect of going into court within a week of the assignment of cases to them. The student lawyers did not panic, however, and their work was highly praised. (Continued to P. 2, Col. 3)

Shralow Receives State Position

By Tony Sanzitti

Students of the Law School returned from their Christmas recess to learn that Professor M. Melvin Shralow had left Villanova to accept an appointment as Assistant Attorney General of the State of New Jersey. St. John Q. Shanley, an appointee of Governor Milton Shapp, Professor Shralow had served as Treasurer of the "Shapp For Governor" Committee during the 1970 school year. Following Shapp's landslide victory in November, Mr. Shralow began to circulate through the Law School that Professor Shralow was in the running for a position with the new administration. The rumors were persistently denied by Professor Shralow, as he claimed little interest in politics, but the rumors became a reality in January, just prior to the beginning of the second semester.

The professor's new title is Executive Assistant to the State Attorney General, He gave up his position at the Law School in order to devote his full time to his new duties. Presumably he will have some day return to Villanova Law School.

Professor Shralow, who is 34 years old, received a degree in Mechanical Engineering from the University of Pennsylvania, and attended the Harvard Law School. While at Harvard, he served as research assistant to Professor Clark Lyce, who was preparing a casebook on Administrative Law. Professor Shralow also worked under Professor John T. McGaughy while the latter was revising Wrigley, Evidences.

After completing his education, Professor Shralow entered the firm of Goodwill, Greenfield, Nardin, and Mans. Originally he worked on business and real estate transactions, then was moved to the firm's litigation department, where he handled major business litigation. He has been a member of the faculty of Villanova Law School since 1970.

Professor Shralow came to Villanova in September, 1969, and was assigned classes in Civil Procedure, (Continued to P. 2, Col. 5)
Most of our law students will practice law well into the twenty-first century. The lawyer of the future will face problems the practicing law into the twenty-first century will need, to a degree greater than any previous generation of lawyers, the wisdom and the patience to understand and then to accommodate innovation in the law. A lawyer who is not familiar with the way we live and associate with our fellow men. The problems the lawyer of the future will face are not new in substance though, perhaps, they are new in degree and intensity.

My generation has been frequently amused by the statement we hear from the younger generation that no one over thirty is to be trusted. This is not the first time in history that the young generation has offered ready diagnosis of the world’s ills. My generation believed it had the answers, too. My generation did, quite as completely, the wisdom of its elders as does youth today. But one of the virtues attendant upon youth is that the young live long enough to ultimately learn something from it. To what extent my ultimate discovery is that they have been seeing things from a quite inadequate base of knowledge and experience. Those of my generation at long last discovered that, while the generation of our parents was not completely right, neither were we. I did not believe my elders when I was young, so I hardly expect our students to believe me, but I do hope that I am not as ready to say that the students are wrong as they are to say that I am. Of one thing, I am confident, that in less than a decade, our present students will feel closer to my generation than they do to their successors who will then be in the Law School when I was in. They will say that "the school is of mankind and they will learn at no other." And then there is the faculty. All of us from those who are sixty-six to those who are thirty and younger are likely to tell you what to think about legal institutions and the processes of the law, but we are certain to insist that you, as students, do think about them. Our duty is to help you to learn to think about them. We want you to develop the desire and the capability to draw conclusions with understanding and to positions arrived at with genuine concern for all their complexities and not just gut reactions. A law faculty is a group of people who disagree among themselves. Our faculty happily answers to the description, "law faculty is quite frequently frustrating to the participants. But if a faculty meeting may be fairly so characterized, it should also be said that a meeting of our law faculty is necessarily a body of present external and internal pressures on the program. It is an area of unusual perception, highly capable of articulating their views. Our students can learn from our faculty. If they want to avoid learning from the faculty, that, too, can be readably done. But the student who chooses avoidance, misses the opportunity to sharpen his intellectual tools by discourse with thoughtful and well-informed people such as he is not likely to meet very often in later life. In short our faculty is a collection of able people. You, as students, would do well to actively seek close acquaintance with them. They are approachable, but to realize this, you must approach them. You will find the members of our faculty willing to have experiences with you both in and out of class. They will not demand that you accept their views, but they will not tolerate the sloppy thinking that is in fact pervasive. Much of present day discourse on almost any problem you care to name. They want you to become tough thinkers, hard thinkers, realistic to the degree that you can face facts and draw dependable conclusions. They want you to be prepared to be hard judges. If so, it is only to the end that you become tougher and stronger, morally and intellectually.

I know that some of our students have come to our Society because they envision the law as the ready and easy way to change social conditions. If you, as students, have come for that purpose, you have come to the wrong place. No lawyer can be truly effective unless he works within a system that is set up to meet the ever-evolving needs of society. The lawyer’s weapons are reason and argument, not pressure and force. I once had a teacher who characterized the lawyer as an expert in struc-

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Valente Debates Current Issue

The annual convention of the Association of American Law Schools took place in Atlantic City, New Jersey and at Atlantic City and Philadelphia, February 22nd. Professor William D. Beal, Jr., with Dr. Kenneth H. Hassan, Professor of Education at Washington State University, on the subject of government aid to church related schools. The debate was held in the Convention Hall Atlantic City. The resolution that government aid to church related schools should be continued was attributed to the outstanding ability of the students and faculty. young lawyers of the current generation. The debate was held in Convention Hall Atlantic City.

SHARLOW

(Continued from P. 1, Col. 5)

Evidence, and Trial Practice. His law practice proved to be of great help to him in teaching Trial Practice.

The entire student body extends its congratulations to Professor William D. Beal, Jr., for his outstanding contribution to his responsibilities during his brief tenure at Villanova Law School. The student body extends its gratitude to students and faculty alike. No one can help but look forward to his future endeavors as he begins his task of examining and assessing the evidence in lengthy State criminal trials, a chore which he will do with speed and skill.

SYMPOSIUM

(Continued from P. 1, Col 2)

embellish the topic with stimulating questions.

After an informal buffet luncheon for the panelists and Law School Faculty the afternoon session will begin with a presentation of paper by the panelists. At the panelists' option he may present either an address or a formal law review article. All of the presentations will be printed in the Villanova Law Review.

This session will be attended by a limited number of guests from the judiciary, bar and legal organizations in an effort to foster a meaningful exchange of ideas.

The evening session will be open to the general public and the panelists will present summaries of their various positions on the topic. Following this session will be the general panel discussion which will also be printed in the Villanova Law Review.

Both the format and the panel have been chosen so as to represent the legal and the practical aspect of the topic and the Symposium will have as its objective, acquainting the students and interested public with the controversial and vitally important question of property rights and foraging for such a distinguished panel. This is an area of marked interest to the students of the law and of humanity and the discussion of this problem will take place in Atlantic City at an outstanding meeting. With the coming of this new academic year, the Villanova Law School will be prominent in fostering advancement in this much needed area of reform.

(Continued to P. 4, Col. 5)
On January 15, 1971, the Ninth Annual Coif Dinner and Lecture was held in the student lounge of Gary Hall, Villanova University School of Law. The address was entitled "Concepts of Justice and Professional Responsibility." The address was written by William F. Cusack, Esquire, President, Council on Legal Education for Professional Responsibility, and was accepted as having been read by the writer. It was given on March 1, 1971, at the Villanova University Law School. The lecture was read as a part of the Annual Order of the Coif Dinner held in the student lounge of the Law School.

The address was given by Professor of Law at the University of Pennsylvania, William F. Cusack, Esquire. The address was entitled "Concepts of Justice and Professional Responsibility." The address was written by William F. Cusack, Esquire, President, Council on Legal Education for Professional Responsibility, and was accepted as having been read by the writer. It was given on March 1, 1971, at the Villanova University Law School. The lecture was read as a part of the Annual Order of the Coif Dinner held in the student lounge of the Law School.

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THE VILLANOVA DOCKET

COIN DINNER

(Continued from P. 3, Col. 5)

In the process we may not acquire much of the body of legal knowledge, with the complex problems of one clinical subject in the law school. Higher education does continue to reflect in this way in its content, mode of presentation and in its function as preparation of the elite to rule over society. Clinical work that has in recent years, has reflected the same outlook on the professional education of law students. The clinical work of a law school's location in the university and its close connection with the world of practice. The expression of this viewpoint, fortunately, is that the law school's job is not to prepare practitioners but public servants and philosophers of Plato's philosopher-kings.

All legal education until quite recently has been devoted to teaching the student to organize his life to understand the nature of the law. Clinical work can the professional education touch concepts of law? It is quite another to find out in a clinical experience how the law student's attention is fixed to the lives of ordinary mortals, and enrich their lives and to give the student a chance to wear it is to extract from the chaos of life and an abrasive and wearing it is to extract from the experience or sociology or economics. It is far from clear just how much the intellectual concepts must fit into the lives of ordinary citizens. It is even unclear what the curriculum will become and how the current curriculum will be utilized by the law schools in the future.

The Bail Project has proven to be a practical social and humanitarian endeavor. It is one thing to analyze a problem and to come up with an intellectually acceptable proposal. It is quite another to find out in a clinical experience how much can be done for the individual, what is the phase of life and an abrasive and wearing it is to extract from the experience or sociology or economics. It is even unclear what the curriculum will become and how the current curriculum will be utilized by the law schools in the future.

Almost all of the clinical projects which are in existence today, and that law-school concepts, move into the lives of ordinary citizens. It is true of settings like a prosecutorial office or a public defender office or similar offices, they have a duty to perform. The courts themselves are endowed with foundering the Villanova Law Students Association. The leaders of the Association are also Jackman and Israel Floyd, Chair­man and Vice-Chairman, respect­ively.

The purpose of V.L.B.L.A. is to help the minority student make the transition into law school. V.L.B.L.A. feels that the major dis­advantage that the minority stu­dents have is that he often develops a confrontation with a one-sided educational system. He thus tends to view such a system as a weapon of oppression rather than one of justice. The courts themselves are endowed with foundering the Villanova Law Students Association. The leaders of the Association are also Jackman and Israel Floyd, Chair­man and Vice-Chairman, respect­ively.

Next year the Association in­tends to assist the incoming first year black students in Legal Re­search prior to the opening of School for the Fall Term. This will enable it to limit its membership to minority students. Anyone who demonstrates understanding of the objectives of the Association may join V.L.B.L.A.

In all of these developments, working with the individual client and his problems, the lawyer of the future more than the lawyer of today will come to know how demanding a task is the pro­vision of justice and how it re­quires a special kind of character and respect for each individual regardless of what he looks like or what he believes in. In reaffirming these values lawyers will continue to contribute to a free, democratic and just society. Societies which provide justice to individuals are more apt to provide social justice than societies which mask it as public relations. If justice and actually deny justice to individuals we are to frame schemes for shifting the featured speaker at the Annual Alumni Dinner on February 26th. Mr. Edward L. Wright, President, American Bar Association, was the featured speaker at the Annual Alumni Dinner on February 26th. The Bail Project has proven to be an exceptional educational and humanitarian endeavor. It is helping the City to solve a very serious legal problem — that of overcrowded prisons. The mem­bers of the Project are dealing with social workers, however, they pri­marily want a legal education. They have also recognized that they have a duty to perform.
SBA REPORT

Forum Speaker and Date Set

by Russ Smith

The Forum Committee has announced that Mr. Melvin Belli, Esq., has accepted an invitation to address the Law School community on Tuesday, March 16, 1971, at 6:30 p.m. in the Forum to highlight the SBA's activities for the Spring semester, which will also include the announcement of the traditional spring "social". The Forum Committee feels that Belli's acceptance terms a year-long quest for an appropriate speaker by the SBA, and still provide a pleasing and educational evening of entertainment. The buffet and dance is scheduled to take place at the Holiday Inn in King of Prussia, on Friday evening, March 26. The cost is seven dollars per couple.

The SBA has completed a compilation of the results of the student survey, to be taken prior to the Christmas recess. Only fifty-four percent of the students answered the questionnaire, a disappointing figure in light of the opportunity that was provided for students to initiate meaningful discussion. The SBA chose to attribute the poor response to a "general satisfaction with the status quo", but perhaps the lack of interest in the traditional grading system, particularly among graduating third-year students. Nevertheless, the responses to those questionnaires which were returned appeared overwhelming-one-sided that even the most conservative projections would provide a justifiable basis for SBA proposals. For example, more than ninety per cent of those students who participated in the survey indicated a desire for faculty and student approval on the Honor System, subject to review by a joint Student-Faculty board. The SBA, cogitating the Forum program have created a desire to see the program taken over by the administration.

The SBA, at last report, was still attempting to cope with the dilemma of selecting an appropriate spring "social" for the students. In addition, it will be the responsibility of the Forum Committee to select appropriate forms for that purpose.

In addition to questionnaires, more than three-fourths of those who answered expressed a desire to be involved in the selection of the forum. It is suggested that the SBA might be interested in the idea of forming a "social" committee, consisting of interested students, to participate in the selection of the forum.

The Forum Committee reports that the annual spring social event will be fashioned on a "first come - first served" basis. A pass/fail grading system. Without the services of the attractive and efficient Miss Coady in the near future, the SBA might be looking to the talents of little-known "rookie" Sam Rims, should produce a second pass/fail grading system, that will not lose the services of the attractive and efficient Miss Coady in the near future.

Engagement

Miss Suzanne Coady, a factory secretary at the Law School, became engaged to third-year student Tim O'Neill in December. There is a chance that the School will not lose the services of the attractive and efficient Miss Coady in the near future.

Rugby Notes

Although the rugby season will not take place until March 20, team members have been actively attempting to educate the student body of the game's four points. This learning process has featured a series of heavily attended lectures at the Law School. The first lecture was given by Jack Nilon, one of the older members of the school's rugby fraternity. Jack explained the deep, personal meaning of rugby to his family, as well as the SBA's current distribution of appropriate forms for that purpose.

In addition to the main topics, more than three-fourths of those who attended expressed a desire to participate in the selection of the forum. It is suggested that the SBA might be interested in the idea of forming a "social" committee, consisting of interested students, to participate in the selection of the forum.

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Nicholas C. Kihm and his wife have become the proud parents of a son, Matthew, born September 1, 1970. Matthew's weight at birth was 7 lb. 11 oz. Mr. Kihm is affiliated with the firm of Connolly, McAndrews, Kihm, and Stevens whose office is located in Warminster, Pa.

Thomas J. Murphy is with the Cherry Hill, N.J., firm of Hyland, Heid, and Murphy. Mr. Murphy was recently appointed Judge of the Tax Court of Clayton, and Mr. Murphy is Solicitor for the Planning Boards of both Runnemede and Pine Hill and is currently Acting Magistrate of Magnolia and Audubon Parks.

Thomas P. Pitto is presently a judge of the Court of Common Pleas, Chester County, Pa. Judge Pitto is affiliated with the firm of Coleman, Moorehead, and Pitto and he resides in Norristown, Pa.

Class of 1963

James L. McHugh, Jr., is with the Washington, D.C., firms of Steglin and Johnson. Mr. McHugh exerts his efforts in the formation of the corporation for Public Broadcasting. This corporation was formed for the purpose of developing the non-commercial public radio and television broadcast facility known as WETA. Mr. McHugh's projects was the development of an educational series for children's series.

Peter J. O'Brien is engaged in private practice in Mount Pocono, Pa. Before opening his office, Mr. O'Brien represented the Pocono Mountain Television Co., who was responsible for bringing to the area a television station in violation of the Anti-Monopoly Act. During the course of the litigation, the new Public Employees Act was passed granting full collective bargaining rights, including the right to strike, to the public employees.

Class of 1964

Charles W. Slonn has recently opened his own law office where he will engage in a general practice of law. The office is located in Vienna, Virginia. Mr. Slonn is married and has two children.

Clayton Undercoffer, III is presently a Assistant U.S. Attorney in Philadelphia. Recently, Mr. Undercoffer conducted a Federal. Grand Jury investigation of the Food Stamp Program in Philadelphia. The Undercoffer family is presently associated with the University of Pennsylvania, and Mr. Undercoffer is in the process of obtaining his Law Degree.

George F. Benz and his family are currently residents of Santa Monica, California. Mr. Benz is with the firm of Dyrey, Harrington, and Swarts of Los Angeles. Mr. Benz recently represented the property owners who lost their homes in a huge landslide. A subrogation suit was filed against the developer, geologist, civil engineer, prior vendor and subsequent vendee.

Class of 1965

Robert J. Nettnoe was married to the former Mary Jane Circull on June 7, 1970. He is associated with the firm of O'Brien, Davis, Chao, O'Donnell, and Wehner of New York. Mr. Nettnoe recently received an LL.M. in International Law from New York University.

Howard J. Casper on February 1, 1971, formed a law partnership with Edward Davis. The office of Davis & Casper is located at 1426 Walnut Street, Philadelphia.

Richard G. Greiner is dis­charged from the U.S. Judge Ad­vocate Corps in July and joined the Philadelphia firm of Schneider, Harris, & Co., where Mr. Greiner is presently working toward an LL.M. in taxation at New York University.

Jeremiah J. Cardamone is a lieutenant in the U.S. Navy J.A.G. Corps. Lt. Cardamone is presently stationed in Guam, where on October 18, 1970, he became the proud father of his second child, Mary Lorraine.

Class of 1966

Peter A. Levin is currently with the District Attorney's office of Philadelphia. He is associated with the firm of McCarthy, Scher, and O'connor, which is involved in a fund raising program for the Philadelphia Municipal Library. In 1970, Mr. Levin was appointed City Solicitor of Jeannette.

Class of 1967

James A. Lyons, Jr., his wife, and their three children are presently residents of Wyomissing, Pa.

Peter J. O'Brien is engaged in private practice in Mount Pocono, Pa. Before opening his office, Mr. O'Brien represented the Pocono Mountain Television Co., who was responsible for bringing to the area a television station in violation of the Anti-Monopoly Act. During the course of the litigation, the new Public Employees Act was passed granting full collective bargaining rights, including the right to strike, to the public employees.

Class of 1968

James R. Ryan is a sole practi­tioner in the law firm of Ryan and Ryan, a firm which is specially engaged in the expansion of the East Penn Woolen Mills.

Robert G. Mickler is with the firm of Jennings, Watts, Clark, and Hamill of Jacksonville, Fla. Mr. Mickler has been associated with a firm of insurance brokers and has been involved in the development of the insurance industry, which has been greatly accelerated by the development of the automobile.

William R. Freilich, as of Dec. 1, 1970, is associated with the firm of Mehl, Pickering, and Lowrie, with offices in Philadelphia and New York. Mr. Freilich is currently involved in the insurance industry, with a primary concern in the area of commercial and real estate property. Mr. Freilich is married and has two sons.

William H. Feldkirk, as of Dec. 1, 1970, is associated with the firm of Mehl, Pickering, and Lowrie, with offices in Philadelphia and New York. Mr. Feldkirk is currently involved in the insurance industry, with a primary concern in the area of commercial and real estate property. Mr. Feldkirk is married and has two sons.

Class of 1969

Marvin L. Pooles was born on November 24, 1946. He is presently an Associate in the Office of the Director of Government Relations, Philadelphia Mo­nopolies Commission. Prior to this appointment, Mr. Pooles was involved in the research field of Legal and Academic pursuits at educational institutions.

M. Victor Gemislandi is presently associated with the law firm of Gemislandi & Casper of Philadelphia. Mr. Gemislandi has recently been associated with the Philadelphia Bar Association, and is presently working toward the obtaining of his Bar License in the near future.

Searle J. Barry and his family are residents of Bala Cynwyd, Pa. Mr. Barry is a sole practitioner and maintains his office in Ard­more. Mr. Barry is involved in general practice.

Class of 1970

Robert F. Holcomb, Jr., and his wife, Viola, and their three children are presently residents of Wyomissing, Pa.

Class of 1971

John C. Alden is with the Ches­ter Defender of Delaware County, Pa. Additionally, Mr. Alden has an affiliation with the Pennsylvania Commis­sioner for Human Rights. Mr. Alden is presently working with Mr. Keesan, Director of the Criminal Justice.