### University of Missouri School of Law

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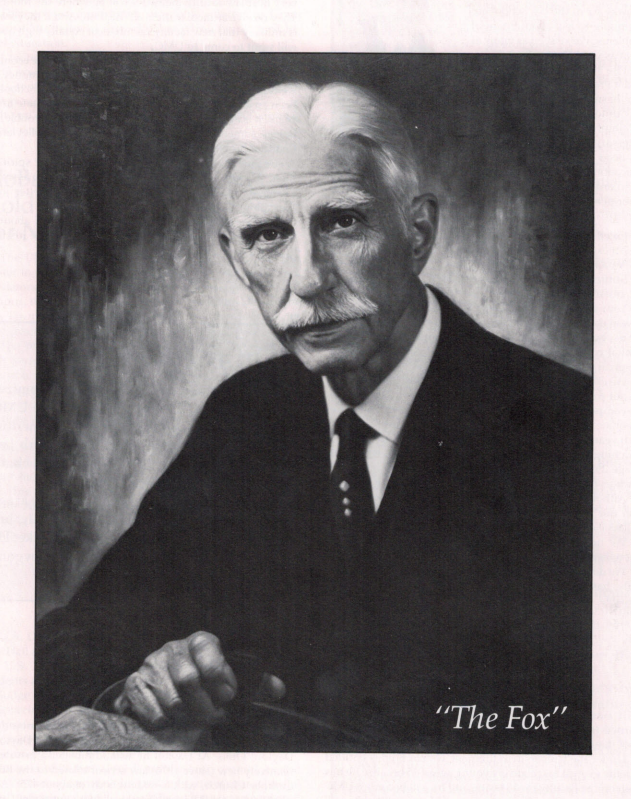
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# Transcript

University of Missouri-Columbia School of Law

Volume 4—Number 2—Winter 1981



## The Dean's Corner

General Custer's last words reputedly were, "I've never seen so damned many Indians!" That's the way we at the law school are beginning to feel about financial problems. We've seen as many of them as we'd like for a while.

The "economic mess" of which President Reagan has spoken hasn't left your School of Law untouched. The fact is that we simply don't have the money necessary to do the many things



we need to do to continue to provide excellence in legal education, and there is no relief in sight.

In order to have the kind of Law School that you and the other people of Missouri can be proud of your School must have:

Excellent law teachers
An excellent and up-to-date library collection
An adequate law building
Sufficient operating funds.

Your generous annual contributions of around \$100,000 now make the difference between excellence and mediocrity for us, but we can't continue to run a great Law School on annual contributions indefinitely. Our financial needs are too great, and they are increasing too rapidly for that.

We can neither hire nor keep excellent law teachers if we do not pay competitive and adequate salaries. Our salaries are competitive with those of some law schools. They are not adequate. Our law teachers earn less and less in real dollars each year. The salary gap between professors and lawyers is widening. Some of our new law school graduates earn more at age 25 than our law professors at age 35. We are losing teachers to the practice of law. This is a nationwide problem.

Although more and more law books are published each year our library book-purchase budget gets smaller in real dollars each year.

We need a new law building and we need one badly. There is no relief in sight.

We do not have enough money to operate the School on a daily basis. It is your contributions that now make it possible.

In these circumstances you may well wonder, along with me, what kind of future your Law School faces in the next few years. It could be on the brink of a long, slow decline unless something changes. None of us wants that to happen.

One thing we can count on is that as time goes on our very best law faculty members will be where the money is. They receive attractive offers all the time. And if they leave it is unlikely that new faculty members of equally high quality will want to come to UMC.

I wish that I could suggest "the solution" to the economic problems of your School. The solution is more money, but we don't know where it is to come from. Your School has been an extremely important institution in this State for 106 years. It is important that you realize that it is in trouble, and unless something happens soon to solve or alleviate its financial problems it may be in *real* trouble.

Despite all the financial gloom, however, our spirits are high. Faculty and student morale and enthusiasm are excellent, and in my opinion we're doing a better job of educating law students every year.

We are not discouraged. We are optimistic about the future, and with a little luck our optimism will be justified.

## On the Cover:

Probably no living person so epitomizes the basic character and quality of the UMC School of Law as Professor of Law Emeritus William H. Pittman. He was a superb law teacher, and he and others like him have made this School what it is today.

"The Fox" is still healthy and active at age 82. He comes by Tate Hall occasionally, but not as often as his colleagues would like. He is still the same droll Bill Pittman of bygone years.

## Fred Davis to Retire from UMC Law, Assume Deanship at Dayton Law School

It was with surprise and real regret that the Faculty learned from Fred Davis of his intention to retire from the UMC Law Faculty at the end of August 1981.

Under the University retirement system Fred is entitled to retire even at his relatively young age of 55 because he has been on the Faculty for 15 years, and he will become a UMC Professor Emeritus after retirement. This means that he will remain a member (non-voting) of the Faculty of Law, and his name will appear in the list of officers of Instruction and

Administration in the University catalog.

After retirement from UMC Fred will assume new duties as Dean of the School of Law at the University of Dayton, in Dayton, Ohio. At Dayton he will administer a private and relatively new (since 1974) law school related to the Roman Catholic Church, with a student body of about 475.

All of us at UMC wish Fred well in his retirement and in his new undertaking.

# Nelson to Visit at Minnesota

Professor Grant Nelson has accepted an invitation to teach as Visiting Professor of Law at the University of Minnesota School of Law during the 1981-82 academic year.

This was an opportunity of special interest to Grant because Minnesota is the School at which he received his legal education.

Law teachers and scholars of Grant's ability don't come along every day. It is highly likely that Minnesota will try to lure Grant away, as other major law schools have during the past year.

If you'd like to see Grant Nelson stay at UMC you may want to call or write him and tell him so.

## MoBar and School of Law Hold Seminar For New Legislators

The UMC School of Law joined the Missouri Bar this winter in conducting a seminar for newly-elected Missouri legislators. Held in the Memorial Union on the UMC campus, the one day seminar was part of a statewide tour the new lawmakers were taking to familiarize themselves with state institutions and facilities.

The program was designed to acquaint the legislators with various procedures and responsibilities they would encounter in the General Assembly. Topics covered were bill drafting, the role of lobbyists, legislative procedures, judicial interpretation of legislation, parliamentary procedures, media relations and maintaining health and fitness while in session.

Twenty-seven of the twenty-eight newly elected members attended the seminar. It was the second successful program under the joint sponsorship of the Bar and the School of Law. The first was held after the 1978 General Election.

The Missouri Bar was represented by Wade Baker, Jim Landis and Wally Richter, while CLE Director Joe Conboy and Dean Allen Smith represented the School of Law.

## Judge Cahill Speaks on Racism

U.S. District Court Judge Clyde S. Cahill, Jr. spoke to a Tate Hall audience on February 26. His topic was "Racism in the U.S. Court System." He fielded questions from the students and press after his address.

Judge Cahill was appointed judge of the Missouri 22nd judicial circuit in 1975 and in 1979 U.S. Senator Tom Eagleton nominated him to the federal bench. He was appointed to the United States District Court for the Eastern District of Missouri by President Carter in 1980.

Judge Cahill has served as Missouri counsel to the NAACP and as executive director and general counsel to the Legal Aid Society of St. Louis. His address was sponsored by the UMC School of Law's Student Bar Association and its Black American Law Student Association.

## HELPFUL PRACTICE MANUALS

The Department of Continuing Legal Education of the UMC School of Law is now offering for sale two extremely valuable practice manuals for Missouri attorneys. Your clients will appreciate the quick reference these materials will provide you:

### Law for the Elderly by Joan M. Krauskopf

268 pages Price: \$15

This is an excellent new resource manual to the attorney handling the legal affairs of older people. Designed to enable more practitioners to more quickly deal with problems of the aged, subjects covered are:

- Social Security
- Supplemental Security Income Program (SSI)
- Railroad
   Retirement
- Veterans Benefits
- Private Pension Primer
- Food Stamps
- Tax Benefits for Older Americans
- Medicare and Supplemental Insurance

- Medicaid and Supplemental Nursing Care
- Nursing Homes
- "Protective" Services
- Consumer Issues
- Age
   Discrimination
- State Administrative
- Attorney's Fees
- Counseling Techniques

The New Missouri Criminal Code A Manual for Court Related Personnel

275 pages

Price: \$15.

A major publication produced at the request of the Missouri Supreme Court for use by prosecutors, public defenders and criminal defense attorneys in working with the new Missouri Criminal Code.

This publication contains materials you will NOT find in V.A.M.S., such as:

- Legislative history of the new Criminal Code including specific references to other jurisdictions and codes from which Missouri's laws were framed.
- Concise Code comparisons between the old and new laws.
- Comprehensive Editorial Comments by experts closely involved with the drafting of the new Code itself.

To order either of these materials simply enclose a check for \$15 (\$30 for both) made payable to the University of Missouri and send your request to the Department of Continuing Legal Education, 14 Tate Hall, UMC, Columbia, MO 65211.

## The Trial Advocate -

## Fact and Fiction

This is the text of the Second Annual Jack Adler Memorial Lecture, presented by Professor Walter H. Beckham, Jr., of the University of Miami School of Law, at the Memorial Union to an audience of over three hundred law students, faculty and invited guests. The address was sponsored by the Jack Adler Foundation, Mortimer A. Rosecan ('36), Trustee.



Walter H. Beckham, Jr.

Daniel Webster, a great trial lawyer, said: "Justice is the great interest of man on earth; it is the ligament which holds civilized beings and civilized nations together. Wherever her temple stands and so long as it is duly honored, there is a foundation for social security, general happiness, and the improvement and progress of our race. And whoever labors on this edifice with usefulness and distinction, whoever clears its foundations, strengthens its pillars, adorns its entablatures or contributes to raise its august dome still higher in the sky, connects himself in name and fame and character with that which is and must be as durable as the frame of human society."

I am proud to be a lawyer. I am proud to be a trial lawyer, and I am proud to be associated with lawyers who will go into the "pit" and strive mightily on behalf of their clients.

United States Supreme Court Justice Robert Jackson, who had been a Nuremberg prosecutor, put it well when he said: "The rights of clients, like the liberties of our people, are only those which some lawyer can make good in a courtroom."

The trial advocate is the guardian of our freedom and the champion of our people. He searches for truth in the pursuit of justice. He is revered and reviled. His daily work is in the courtroom; that crucible where the relevant law and the relevant facts are tempered, refined, and fine tuned to achieve justice in the individual case. He and his brothers weave the tapestry of the trial under the watchful eye of the judge. They test each thread and when it is finished, present it to the judge and jury for decision.

Who is he? What are his traits and how does he live? What are his aspirations, his hopes, his fears? How does he

handle success and adversity? Let us examine him (or her) and the life that he leads.

He is one who, by specializing, expands his horizons—for trial advocacy at one time or another cuts across all disciplines and all knowledge. With the aid of experts he explores, tests and refines other disciplines. As Justice Tom Clark has said, "This is specialization which does not stultify. The trial advocate becomes a Jack-of-all-trades by being a master of one." Thus, he must be intelligent. He must enjoy hard intellectual work. He must learn to think; to think straight. Through actual experience he realizes the benefit of intellectual effort; becomes aware of the power of the mind in the process of achieving results. He expects, and welcomes, hard work. Harry Gair, a great New York trial lawyer, once said: "There are 10 ingredients to being a great trial lawyer. The first two are natural ability, and the other eight are hard work."

The trial advocate is a master of relevance. He refuses to take the bait of the red herring or to be "waltzed along the bunny trail" of the irrelevant. He has a sense of the relative importance of the issues—goes for the jugular vein and hangs on to it with the tenacity of a pit bull.

He is honest, sincere, and fiercely independent. This is combined with a willingness to engage in personal intellectual combat under strict rules and time limitations and for large stakes. In short, he has intestinal fortitude which is sometimes spelled GUTS. This type of daily struggle requires great physical and emotional stamina. It is not for the weak of stomach, mind, or heart. Physical and intellectual courage are demanded every day. The great advocate refuses to be intimidated or cowed by the heaviest blows and stands

resolute, firm, and outwardly calm under the hammering of his adversary. Always striving mightily to win and detesting defeat, the trial advocate nonetheless must have the equanimity to accept defeat when it comes, secure in the knowledge that he has done his best for his client and that his function is to advocate and not to adjudicate.

He must have a sense of timing and of drama for he sets the stage of the trial, determines the cast of characters, the order of their appearance, and the sequence for their lines to be spoken. The language is his tool, both oral and written, and he masters it. He is versed in literature and relies on it for examples and richness of expression. He speaks with a simple eloquence that all can understand. His imagination is always actively producing new and innovative ideas, examples and descriptions. His great talent is to simplify, simplify, simplify!

The courtroom is never in a vacuum. As in any other arena, there is always a leader, for the jury and the judge are looking for a leader they can safely follow through the trial to a just result. The great advocate is that leader. To obtain that leadership, he must have the attributes which deserve it. He must be sincere, reasonable, honest, knowledgeable, confident, optimistic, appropriately emotional, fair, courteous, and considerate. Time does not permit me to give you examples of each of these attributes—but each is important. He must have a love for and tolerance of human nature with the ability vicariously to experience the other person's position. It has been said that the most precious trait of human personality is the ability to put oneself in the other person's place and to truly appreciate his point of view. He must be able to work and communicate with people at all levels without intimidating or being intimidated. He must have a sense of humor, particularly about himself. His ego must be strong, but preferably unaccompanied by arrogance. He must have judgment. He must be able, after evaluating his alternatives, to firmly decide upon his course with confidence that it will get him to his destination. He must be flexible but decisive. He must be able to make up his mind and trust his own judgment. Having set his course, he must have the self-confidence of the advocate who when told by the judge, "You and your client are traveling on pretty thin ice in this case, aren't you, Counsellor?," replied "Your honor, we may be, but we are confident it is strong enough to get us across to the other side."

The great advocate is diligent in his preparation. He is fully prepared at all stages of the case. He does not try to handle more work than he is able. He is not guilty of unwarranted delay or laches. Above all, the advocate must passionately believe in the justness of his cause and that his client deserves to win, and will win, a verdict. Only a fool believes that he can convince others in a court of law of the justness of a cause in which he does not himself believe.

A great poet named Anonymous put it this way:

"Life's battles do not always go to the faster or stronger man-For sooner or later, the man who wins is the man who thinks he can."

It is indeed true that success is built on small margins.

When my children used to come home and tell me they just missed making an "A" at school, I told them this story. Two men were running at the station to catch a train. One man just made the train and the other man just missed it. The man who just made it was on the train, the man who just missed it was still at the station.

Finally the great advocate must be dedicated to the pursuit of excellence. He must have a pride of performance without haughtiness. He must have a willingness to pay the price. For every hour in the court there are countless grueling hours of preparation. This is the solitary life of the lawyer as he prepares himself—as he thinks, plans, studies, reviews, rehearses and simplifies. I have a great respect for any person in any walk of life who has this personal pride in performance, who is willing to pay the price for excellence.

Edward Bennett Williams, a great trial lawyer has put it this way:

"The desire to perform well, the sense of craftsmanship in vocation, the commitment to excellence, has been fading from the national scene for almost two decades. The really great people of each generation are those who have a commitment to excellence, a commitment that transcends every other facet of their lives; the commitment to excel, to be at all times, in all places, under all circumstances, the very best that they can, at whatever they do, whether they be doctors or lawyers, or politicians or ball players or bankers or bartenders or bootblacks. They're the real champions, they are the exciting people of the world, they are the people worth knowing and admiring and loving. They are the people who have made our country great—the people who are driven by an inner spirit to greatness, not for money, nor for power, nor for glory, but from a simple dedication to use whatever talents with which God has endowed them to the ultimate. It is this spirit which needs new incandescence across the land, if we are to meet the crisis of our day."

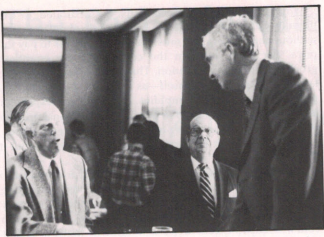
The advocate hones and sharpens his skills at every opportunity. He does not shrink from life. He develops a sense of history—a sense of how people feel. He appreciates the truth of the Chinese proverb—"The diamond cannot be polished without friction, nor the man perfected without trial." He feels the heat of emotion as it tempers the steel of his life, making it more seasoned and malleable.

He sets his sights high knowing that "whatever we long for, yearn for, struggle for and hold persistently in mind, we tend to become." He accentuates the positive—is a "can do" person. Without engaging in false hopes, he is an optimist who works to make his dreams come true.

Justice Holmes told us: "The law is not so much the result of logic as of the felt necessities of the times." It has also been said that the law is the lubricant of society. The function of the trial advocate is to be on the frontiers of society bringing home to the courts what he perceives to be the felt necessities of the time—helping the law to accommodate to change in the society which it serves and lubricates. He knows that "History, like botany and zoology, teaches us the inescapable and immutable law of nature which applies to every living thing, including human society. There is either growth or decay. There is no such thing as immutability, there is nothing static in this world of ours." Emory Reves—Anatomy of Peace.

The trial advocate must also be a master of motivation for he spends most of his time trying to motivate others to do some thing or to adopt a course of action which he advocates. This is true of clients, witnesses, other lawyers, judges, juries and appellate courts. Using his mastery of the language as his primary tool, he learns how to effectively communicate with other people—through all methods of

Continued



James A. Finch ('32) and Walter W. (Bill) Dalton ('32) share their thoughts with Professor Beckham.

communication, using all the senses. He then learns how to persuade people that the course of action which he proposes is inherently right and just and in accord with acceptable notions of society. Having motivated them first to feel that his cause is just and that they want to decide in his favor, he then educates them as to how, under the applicable facts and rules of law, they can decide in his favor. The great advocate knows that if he has not motivated them first the subsequent education will fall on completely deaf ears. So we communicate, motivate, and educate to be an advocate.

And yet there is something else that makes the great advocate. Albert Schweitzer had a great insight when he said: "We wander through life in a semidarkness in which none of us can distinguish exactly the features of his neighbor; only from time to time, through some experience that we have with our companion, or through some remark that he passes, he stands for a moment, close to us, as though illumined by a flash of lightning." The great advocate is able to make that lightning flash!

Francis Hare, a great trial lawyer in Alabama, has put it this way: "There is something different and special about the trial lawyer. You can tell it whenever you go in a courtroom and see any lawyer, old or young, good or bad, when his time comes to stand up and speak in behalf of his client, white or black, right or wrong. Then something happens that's unlike anything else on earth. It is like the touch of Midas that turns dust into gold, or the miracle of electricity that turns a few strips of metal into a glowing flame of light. There is a touch of everything wonderful in the advocacy of a lawyer for his client, in his effort to make the worst appear the better part or in his effort to defend the right. There is a dash of love in it, and there is a little of the effect of bourbon whiskey; there is a little sex appeal and more than a little magic. I have seen a shabby old lawyer that almost literally slept in the street come to court unshaved and disheveled rise before a jury that came to scoff, and remained to pray. Every man who has lived the life of a lawyer knows what I mean and knows there must be a source of this transformation of personality and power that touches an ordinary man with the pentecostal fire of an advocate."

Well, you say, you have offered me a life of "blood, sweat and tears." What is the compensation for the trial advocate? Why would anyone want to deliberately embark upon such a demanding career? Emile Zola Berman, a great New York trial lawyer, tried to answer the question this way: "In a country governed under law and glorified by a heritage of human freedom derived from the nature of man himself, there can be no higher dedication than that of achieving justice. In all the fields of human endeavor, there is no achievement quite as sublime as a human right preserved. History may not record it—his bank balance may not show it—his contemporaries may not recognize it—but the lawyer who prevails against injustice and crushes despotism adds a lustre to his time and civilization which no power on earth can shroud. Justice is man's great work and the courtroom is its most productive laboratory. In my judgment, there can be no better testimonial to a lawyer than that, in a mad, volatile, materialistic world about him, with the demands of his family and his profession constantly pressing on him, he has devoted himself with passionate zeal to the ideal expressed in those deeply significant words of the old English petition of right: "Let Right be done." That work is hard and the stakes high, is what makes the prospect exhilarating. After all, who enjoys climbing a little mountain?

The life of the trial advocate has its potential for compensation both emotional and financial. There is no greater emotional thrill than, at the end of a hard fought case into which you have poured all your energy, to hear the knock of the jury on the jury door announcing that they have reached a verdict. The trial advocate may also make a good living for himself and his family. These compensations, however, are not our highest reward. Chief Justice Charles Evans Hughes stated: "The highest reward that can come to a lawyer is the esteem of his professional brethren. That esteem is won in unique conditions and proceeds from an impartial judgment of professional rivals. It is an esteem commanded solely by integrity of character and by brains and skill in the honorable performance of professional duty."

Joseph T. Kircher of the New Jersey bar said: "—to the lawyer with the requisite courage and confidence and competence, this field offers some of the real thrills of a lifetime. Someone has said that litigation is actually a form of warfare and so I think the poet, Thomas Osbert Mordaunt has caught the real spirit of the trial in this short quatrain:

"Sound, sound the clarion, fill the fife, Throughout the sensual world proclaim, One crowded hour of glorious life Is worth an age without a name."

#### Justice Holmes wrote:

'If a man has the soul of Sancho Panza, the world to him will be Sancho Panza's world; but if he has the soul of an idealist, he will make—I do not say find—his world ideal. Of course, the law is not the place for the artist or the poet. The law is the calling of thinkers. But to those who believe with me that not the least godlike of man's activities is the large survey of causes, that to know is not less than to feel, I say—and I say no longer with any doubt—that a man may live greatly in the law as well as elsewhere. That there, as well as elsewhere, his thought may find its unity in an infinite perspective; that there as well as elsewhere, he may wreak himself upon life, may drink the bitter cup of heroism, may weep his heart out after the unattainable." I would only add that if toward the end you feel you have not yet finished your work or climbed all your mountains, you can, along with me, take comfort in Browning's immortal words:

"Ah, but a man's reach should exceed his grasp, Or what's a heaven for?"

# 1980 Loyalty Fund Campaign Report

## From The Chairman:

The 1980 Loyalty Fund Campaign ended on January 31, 1981. It is now history.

But it is a history of the best annual fund-raising year in the School's history.

More people contributed and their gifts were larger than ever before.

This is both encouraging and predictable.

UMC alumni are now recognizing that state-appropriated money alone will not be enough to keep UMC great.

It is predictable because UMC alumni predictably support their School.

Don't misunderstand me. It didn't come easily. This year's record was the result of hard work and plenty of it by Class Chairmen, Regional Chairmen and Co-Chairmen. I am grateful to them, and I know the School of Law is also.

This year's record is just the beginning. With our 3200 UMC alumni we should be able to raise at least \$200,000 annually and that is what we should be shooting for.

I know that together we will do it.

John K. Hulston Chairman 1980 Loyalty Fund Annual Giving Campaign

## From The Dean:

The figures in this report show beyond doubt that more of our alumni are providing more support to their School of Law each year.

Why is this happening? The answer is clear. It is because they get a lot of personal satisfaction from their gifts. They know that their gifts are participation in something good and valuable—the education of young men and women, tomorrow's lawyers.

When you have been successful, especially when someone helped you when you were young, it feels good to be able to help others.

Our alumni are simply experiencing the joy of giving!

These gifts make a big difference to us, and I speak for the entire Faculty and student body, present and future, as I express our heartfelt "Thank you" to all who have so generously contributed, as well as to all who also gave of their time and energy to help collect contributions from others.

Allen E. Smith Dean School of Law

## Pacemaker Contributors

#### \$10,000 and up

Robert M. Modeer, '67

#### \$5,000 to \$9,999

Jack Adler Foundation

#### \$1,000 to \$4,999

Armco Foundation George E. Ashley '48 Theodore C. Beckett '57 Blackwell, Sanders, Matheny, Weary & Lombardi Carson, Monaco, Coil, Riley and McMillin Mr. and Mrs. Paul Carrington The Christian Foundation George H. Clay, II '34 Ann K. Covington '77 Ilus W. Davis '39 Thomas E. Deacy, Jr. '40 Florence Hyde Frazier '48 Frank A. Hoke '33 John K. Hulston '41 Mr. and Mrs. James E. Kunkler Lathrop, Koontz, Righter, Clagett, Parker & Norquist W. Edgar Mayfield '49 Saint Louis Bar Foundation Earl E. Shouse '41 Allen E. Smith Spencer, Fane, Britt & Browne S. Victor Tipton '37

Herbert Wolkowitz '63

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John N. Booth '37 Margaret Blair Coffey Walter W. Dalton '32 Robert A. Dempster '34 **DIT-MCO** International Corporation Ewing, Carter, McBeth, Smith & Vickers Lynn M. Ewing '54 Richard Farrington '35 Mr. and Mrs. John R. Gibson David K. Hardy '67 Hawkins, Brydon & Swearengen James H. Horn '52 Frederick G. Hughes '39 International Business Machines Lowell L. Knipmeyer '32 David H. Lloyd '62 J. Wesley McAfee '26 John W. McCune '29 Larry L. McMullen '59 Missouri Federation of Women's New York Telephone Company John R. Phillips '71 Robert C. Richart '53 Alan F. Royer '39 Fred E. Schoenlaub '54 Jerome W. Seigfreid '53 Ernestine E. Seiter Shook, Hardy & Bacon Southwestern Bell Douglas Stripp '29 Forrest L. Thompson '49

#### \$100 to \$499

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Jack L. Campbell '70 Clay Cantwell '54 B. W. Carrington, Jr. '35 William J. Cason '51 Richard J. Chamier '33 Donaldson Chapman, Jr. '54 Nolan M. Chapman, Jr. '47 Chicago Title & Trust Company Foundation Donald H. Chisholm '38 Lloyd A. Cleaveland '50 W. Thomas Coghill '50 J. David Collins '51 Cook, Vetter & Doerhoff Robert L. Cope '73 L. Francis Cottey '31 James H. Counts '68 Lawrence G. Crahan '77 Darold E. Crotzer, Jr. '66 George W. Cullen '41 T. G. Curry Jack S. Curtis '35 William J. Daily '77 Dick B. Dale, Jr. '51 John M. Dalton Educational Trust Fund James R. Dankenbring '77 Charles E. Dapron '48 Donald B. Dawson '35 Daniel W. Deiter '65 Mr. and Mrs. F. Joe DeLong F. Joe DeLong III '75 John H. Denny '34 Helen F. Dickson Dale C. Doerhoff '71 Elvin S. Douglas, Jr. '57 Amos H. Eblen '31 Frank B. Edwards '35 Judge and Mrs. Ninian M.

# The 1980 Loyalty Fund Campaign Results

To Law School Loyalty Fund To Law School Foundation To Law School Development Fund Gifts in Kind

C. Wallace Walter '35

Joe F. Willerth, Jr. '73

TOTAL ANNUAL GIVING

\$ 55,173 \$ 44,022 \$ 13,513

Edwards

\$ 9,800

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## Alumni in Kansas City Firm Establish Distinguished Faculty Achievement Award

Eight UMC law alumni who are members and associates of the Kansas City firm of Blackwell, Sanders, Matheny, Weary & Lombardi, have established the "Blackwell Sanders Matheny Weary & Lombardi Distinguished Faculty Achievement Award" by a direct contribution to the Law School Foundation.

The award will be given annually to honor a full-time faculty member at the UMC School of Law who, during the preceding twelve months, has established a record of distinguished achievement in "teaching the many skills of the lawyers' profession to UMC law students or others." The award consists of the principal amount of the annual contribution and an inscription to be carried on a plaque for display at the School of Law. This year's prize will be \$1,800.00.

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## LOWER TAXES FOR YOU IN 1981!

There will be a tax cut in 1981. The recession, continued inflation and the political situation all point to this almost certain conclusion.

With the prospect of lower Federal income taxes in the future, 1981 may be the year to defer income, to establish maximum deductions, and to take other steps aimed at minimizing this year's tax liability.

Thus, right now may be the perfect time to plan your tax-saving gift to the UMC School of Law. Dean Smith will be pleased to discuss all the various giving techniques with you—at your convenience and without obligation.

SOME OF YOUR OPPORTUNITIES TO SAVE TAXES AND HELP YOUR SCHOOL OF LAW

Your tax-saving gift to the School of Law can be either outright or deferred. Your gift may be particularly appealing if:

- you own property which has grown substantially in value but produces only a small income;
- you own a life insurance policy that is no longer needed for the security of your family;
- you own a closely held business interest;
- you are in a high income tax bracket this year;
- you want to gain a good, favorably taxed, source of income for your life and/or the life of another;
- you are interested in a plan for distributing your estate with minimal death costs.

We will be happy to provide you with the booklet, "Minimizing Your Income Taxes," which explains both year-end and long-range methods of reducing Federal income taxes.

For more information on year-end and long-range tax planning, or on planning a tax-favored gift to the School of Law, please call Dean Allen E. Smith at 314-882-3246.

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## Cornelius Roach, Jr. Dies

We are sorry to report the death of Cornelius Roach, Jr. ('24) of Kansas City on December 16, 1980, after a brief illness. On his retirement in 1971 he was Chairman of the Board of Waddell & Reed, Inc., investment manager and underwriter of the United Funds group of mutual funds.

Mr. Roach joined Waddell & Reed as General Counsel and Executive Vice President in 1951, and from 1938 to 1951 he was senior partner of Roach, Brenner & Wimmell in Kansas City.

All but one of Mr. Roach's 13 brothers and sisters were graduated from the University of Missouri-Columbia. Both his brother and his son, Cornelius Roach III are graduates of the UMC School of Law.

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## Law School Receives Magic Carpet

A beautiful 19 x 13 Persian carpet was donated to the Law School Foundation in December by Robert Modeer ('67) of Kansas City. Bob designated his generous gift for use by the law faculty. The faculty collectively chose the Faculty Conference Room as its proper location, where it can be enjoyed by distinguished visitors to the School.

We hope that everyone will come by to see this gift, which greatly adds to the attractiveness of Tate Hall.

Bob's idea is a good example for anyone who has appreciated property and wishes to make a charitable contribution, and we are grateful to him.

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## Hulston on History Hit in Springfield

John K. Hulston ('41) has been providing monthly wisdom and entertainment for almost two years by means of a regular department in *Springfield Magazine* entitled "Hulston on History." John has been a local history buff for years, and his interest has led to discovery of many interesting stories. Not all of his topics are law-related, but whenever a good story about an old-time lawyer or case comes up the magazine's readers are treated to some excellent legal history.

John recommends that Missouri alums settle into their chairs one afternoon and indulge themselves in *Lyman v. Dale,* 171 S.W. 352, a 1914 Missouri Supreme Court opinion written by Judge Henry S. Lamm in which judicial determination is made as to the character of the Missouri mule. He says he looks forward to visiting with us all at Law Day. We congratulate him on a very successful avocation.

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## Federal Bar Honors UMC Alumni

The Kansas City Chapter of the Federal Bar Association sponsored a Federal Judge's Banquet at the Crown Center Hotel on February 20. The banquet was in honor of U.S. District Court Judges John W. Oliver ('36) and Elmo E. Hunter ('38) both of whom are taking senior status in the federal judiciary. Invited guests included the U.S. District Court Judges, Western District of Missouri, and Senior Circuit Judge F. R. Gibson ('33).

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## Alumni of the Quarter

These alumni are honored as outstanding graduates of the School of Law. Their distinguished careers illustrate the diversity open to the School's graduates.

Upon graduation from the School of Law, **Jim Robison** ('65), and his wife, Fran, moved to Sikeston, Missouri to live, raise a family, and practice law.

Jim was a partner with Bob Dempster ('34) and Jack Edwards ('61) in Dempster, Edwards and Robison in Sikeston until 1968 when he and Jack Edwards established their own firm.

Jim's practice has grown over the years and his reputation as a superb trial attorney is generally conceded as being responsible for it. Although time is precious for a practitioner such as Jim, he has found time to devote to both the Missouri Bar and the School of Law CLE programs. In addition to the many speaking engagements he has participated in a School of Law Mock Trial program as an instructor and authored a chapter in the Mo. Bar CLE Handbook entitled "Felony Trials."

Just to keep his writing up to the standards demanded for publication, Jim is writing a trial synopsis on a case he recently tried as co-counsel with C. H. Parsons, Jr. ('64) of Dexter, Mo. The Synopsis will be in Melvin Belli's next edition of "Modern Trials."

Other than the law and his family, Jim's next love is raising and training registered quarter horses. Although the members of the herd change fairly rapidly he keeps between 1 and 15 of the critters on hand.

Jim has been involved with animals, both in and out of his professional life over the years. One of his first cases involved the replevin of a wrestling bear. The sheriff resigned shortly after this suit was filed.

Edward R. Jayne ('46) of Kirksville, Missouri, is a graduate of our Law School who has distinguished himself and brought credit to the School. He is widely known as one of the leading lawyers of Missouri.

Ed entered the Missouri Law School in 1941 but, like many law students at that time, found his plans interrupted by World War II. He served as a Gunnery Officer aboard LST 687 in the South Pacific, including the battles of Leyte Gulf and Peleliu.

Following the war he returned to Columbia to resume his legal education. After he received his LL.B degree in June, 1946 he began the practice of law in Kirksville with his father. Ed continues a successful practice in Kirksville today.

Ed has been extremely active and effective in the work of the Missouri Bar. For more than a decade he served on both the Civil Practice and Procedure and Insurance Programs Committees. Currently he is Chairman of the Courts and Judiciary Committee, and serves on the Professional Responsibility and Legal Education Committees. From 1970 to 1974 he represented his district on the Board of Governors; he served on the Executive Committee during his last year on the Board. He has not missed an Annual Meeting since 1945.

Along with all of his other duties Ed has taken the time to be a member of the State Board of Law Examiners for the past five years, and he has been a Regent of Northeast Missouri State University for six years.

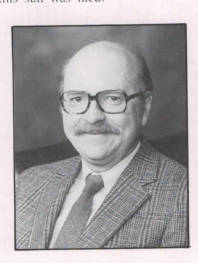
Dale Doerhoff ('71) may be the Donnie Osmond of the Missouri Bar. But an adversary who mistakes his nice-guy demor for weakness is suckering himself for an Hawaiian Punch.

A partner in Cook, Vetter & Doerhoff of Jefferson City, Dale's decade of credentials reflect the respect of his peers. He is Chairman of the Eminent Domain Committee and member of the Young Lawyers Council of the Missouri Bar, Secretary-treasurer of the Cole County Bar, Secretary of the UMC Law Alumni Association and President of the Cole County UMC Alumni Association.

Not bad for a kid born 34 years ago on Friday the 13th in St. Elizabeth, Missouri.

During law school Dale clerked one summer in New York City and then practiced with a Columbia firm that made him a partner in two years. But he kept sneaking back home, first to marry his wife Ruth, then as a gentleman farmer and Saturday morning counselor to the lawyerless villagers. Not very profitable in monetary terms, particularly since most were relatives, but the old German-Americans spun enough yarns for a book published last September.

Hardly the type of material he edited as Lead Article Editor of the Missouri Law Review, yet probably more interesting to the political science major who was once the black sheep of a family where his brothers and one sister were all doctors. That was before medical malpractice claims flourished in Missouri. Now Dale does the legal surgery.







## **UMC** Law Alumni

Clarence G. Stroup ('33) has received a distinguished service award from the St. Joseph Bar Association. He is presently of counsel to the St. Joseph firm of Stroup, Roberts & Hale.

**Norwin D. Houser ('31)** recently sat as Judge of the 27th Judicial Circuit (Henry, Bates, St. Clair Counties).

Morris E. Stokes ('52) has resigned as Associate General Counsel of Laclede Gas Company and has joined the firm of Hannegan, Knight, Stokes, Kennedy, Schoenberg & Weber with offices at 200 N. 2nd Street, St. Charles, Missouri 63301.

Dennis W. Smith ('64) and Fred L. Westhoff ('78) have announced the formation of a new law firm with offices at 329 Lewis Street, Canton, Missouri. Smith is city attorney for the City of Canton and Westhoff is prosecuting attorney for Lewis County.

**Leland L. Gannaway** ('66) and **Nicholas R. Fiorella** ('70) have formed a partnership for the general practice of law under the name of Gannaway, Fiorella & Cummings with offices at the Great Southern Building, 1451 East Battlefield, Springfield, Missouri.

Ray C. Conrad, Jr. ('68) was appointed Federal Public Defender for the Western District of Missouri by the Judicial Council of the Eighth Circuit. He has offices in Kansas City, Springfield and Fort Smith, Arkansas.

Joe F. Willerth, Jr. ('73) announces that Richard A. King ('68) and Sidney G. Marlow, Jr. ('75) have associated with the firm of Cochran, Kramer, Kapke, Willerth & King in Independence, Missouri.

**Richard T. Ciottone ('70)** was promoted to Vice President, Secretary, and General Counsel of St. Louis Water Company and remains as General Counsel of Missouri Water Company.

Alfred K. Morlan ('72) has been made a partner in the firm of Jones, Givens, Gotcher, Doyle & Bogan of Tulsa, Oklahoma. He associated with the firm two years ago after spending three years with the Missouri Highway Commission and two years with the Tulsa City Attorney's office.

Joel B. Eisenstein ('74) has recently been elected President of the St. Charles County Bar Association. He is in the private practice of law in association with Faye A. Dottheim ('70) at 320 N. Fifth Street in St. Charles.

**Timothy J. Murphy ('75)** and **David A. Taylor ('75)** announce the relocation of the firm of Taylor & Murphy at 4219 Blue Ridge Blvd., Suite 203, Kansas City.

**David H. Ash ('76)** has been made a partner in the firm of McIlroy and Millan of Bowling Green, Missouri.

Daniel K. Barklage ('77) has associated in a new partnership with Keith W. Hazelwood for the general practice of law. While new offices are under construction the mailing address of the firm is P.O. Box 897, St. Charles 63301.

## George Ashley, Revisited

What, exactly is George Ashley, '48, doing way up there in New York City?

In the last issue of The Transcript our garbled description made it appear that he might be lost somewhere in the labyrinths of the Empire City Subway Company, deep beneath the streets of New York. We regret that we goofed, and we are sorry if we confused George's many friends and admirers.

George is still very much in the saddle as Vice President and General Counsel of New York Telephone Company. George also has duties as Vice President, General Counsel and a Director of Empire City Subway Company, but they come with his job at New York Telephone. Empire City Subway was chartered in the late 19th Century as a franchised monopoly to provide underground ducts in Manhattan and the Bronx in order to get overhead telephone lines off the streets. It has interesting legal problems, but these are not George's primary responsibility.

# UMC Law Alumni are Rated "Best"

Four UMC Law alumni were recently featured in an article appearing in the Kansas City Magazine entitled "The Best Lawyers in Kansas City." The writer got information from eight Kansas City area attorneys, three judges, two prosecutors and a physician. Their responses concerning who *they* would hire if they needed legal help formed the basis for the story.

The four UMC Law alums making the consensus report in the November, 1980 issue of the magazine were Harry Thomson, Jr. ('39) Tom Deacy, Jr. ('40), Austin F. Shute ('52) and David Russell ('68).

Harry Thomson (Shughart, Thomson & Kilroy) was cited along with Reed Gentry as "a lawyer's lawyer," one who "combined a great legal mind with a well-rounded law practice." He was noted for his "tireless" work and "intelligent" preparation for trial.

In the area of personal injury litigation, the magazine's reference to outstanding defense attorneys was exclusively focused on Tom Deacy, Jr. ('40). The surveyed group gave special credit to Deacy's investigative diligence and aggressiveness ("leaves no stone unturned" - "a tiger"). Their admiration extended to the entire firm of Deacy & Deacy based on Tom's influence.

Austin F. Shute ('52) and David Russell ('68) were two of five attorneys in the criminal defense sector who were given special recognition. Russell prefers to defend white-collar defendants and one of the attorneys on the panel summed up his qualifications by noting that Russell would be his lawyer were he ever to face trial on criminal charges. Austin Shute was cited as one of the "Brainiest criminal defense attorneys in town."

We know, of course, that UMC graduates make the best lawyers, but we are always happy to see public recognition of the specific UMC contributions to our profession. We are proud anytime one of our graduates turns up on someone's "best" list when the criterion is good lawyering.

# Faculty Profile: James R. Devine

Associate Professor James R. Devine has had the best time of his life since he arrived at the UMC campus last fall. "I hope the good time I'm having is reflecting on what the students are learning," he says.

Last September he began teaching Professional Responsibility and Trial Practice at UMC. Devine's road to the Midwest started on the New Jersey coast where he grew up. Now 33, he graduated from Franklin Marshall College in Pennsylvania in 1970.

Then he became the Alumni Director and later Assistant Development Director at Milton College in Wisconsin. At that time he thought the last thing he ever wanted to do was to go back to school.



lim Devine

People had always suggested to Devine that he should become a lawyer. In high school and college he was active in plays, public speaking and debate, and was a disc jockey in college. Devine says that for as long as he can remember, standing up in front of people never bothered him.

In 1972 Devine enrolled at Seton Hall Law School in Newark, New Jersey. He did well in school there and thoroughly enjoyed it. Devine was on the Law Review and was student director of Seton Hall's legal services project. In 1975 he graduated cum laude and was voted the outstanding law student of his class.

After working a year as a judicial clerk for the New Jersey Superior Court he decided he wanted to go into private practice in New Jersey to work with the people he knew and had grown up with. During his years in private practice he became very involved with the county ethics committee preparing ethics cases before the committee. Later he was appointed by the New Jersey state bar to study the proposed model rules of professional responsibility.

Although the work Devine did was very emotionally satisfying, he thought he would like even better to teach ethics rules to young lawyers. Many of the lawyers he came in contact with didn't understand the disciplinary process nor did they understand the questions they needed to ask themselves in order to represent their clients ethically. Thus Devine made his decision to move to the Midwest and teach at UMC.

When Devine arrived in Columbia it was the farthest west he'd ever been. (He has since made it to Kansas City). He knew that Missouri "typically doesn't win the Big 8 football championship but always beats someone they're not supposed to, and that Missouri has a fine journalism school." Otherwise he didn't know what to expect.

So far he hasn't been disappointed. Devine, his wife Sharon, who is expecting in May, and their two-year-old son Zachary, are happy in the Midwest. They find the people here are more friendly; Zachary is especially thrilled when everyone he greets on the street says "hello" back to him.

"Nobody said law students shouldn't have fun," says Devine. He views his purpose in letting students see that there is a good deal of enjoyment in the practice of law. "If a lawyer can't laugh he shouldn't practice. The practice of law for one who enjoys it is more fun than anything he'll do in his lifetime."

Devine finds that classroom teaching is a good deal like direct and cross examination, particularly the feedback he gets from the class.

All things considered, James R. Devine is delighted with his new teaching career and his new life in the Midwest.

## Staff Profile

Bonnie Greger is an "Administrative Assistant" in the formal jargon of UMC personnel classifications, but that title doesn't begin to describe the nature or value of her actual duties at the School of Law.

Bonnie is the person whose primary job it is to keep the School in touch with its alumni and their families. This is no small task, given the fantastic rate at which people move and die. Our address turnover is about 20% per year.



Bonnie Greger

This job requires unusual industry, conscientiousness, and understanding of people, and Bonnie has all of these in ample measure.

She is the backbone of the School's Loyalty Fund annual giving campaign. Without her firm hand on the tiller we would be in bad shape. She is truly appreciated!

In February Bonnie received the School's Staff Achievement Award in recognition of her excellent service.

Bonnie Greger came to the UMC School of Law in June of 1979, with a great deal of prior experience in fund-raising. She had previously spent six years with the Missouri Colleges Fund, an organization which obtained operational monies for 17 independent colleges in Missouri from business, industry, foundations and individuals, and she worked for ten years at Westminster College in the Alumni-Development office.

We are fortunate indeed to have Bonnie Greger working with us to help make and keep this School great.

## The Law Faculty

George I. Wallach is continuing work on the manuscript for The Law of Contracts Under the Common Law and the Uniform Commercial Code, to be published later this year. His article "The Unpaid Seller's Right to Reclaim Goods: The Impact of the Uniform Commercial Code and the Bankruptcy Acts of 1898 and 1978" appears at 34 Arkansas Law Review 252 (1981). Another article has been accepted for publication by UMKC Law Review in its annual survey on commercial law developments. Professor Wallach plans a spring 1982 sabbatical at Oxford University.

Joan M. Krauskopf has published "Recompense for Financing Spouse's Education: Legal Protection for the Marital Investor in Human Capital" in 28 Kansas L. Rev. 379 (1980). She is currently working on an article on the law relating to preventing mental commitments of the elderly, which will appear in a new West Publishing Company volume on Advocacy for the Aged. Professor Krauskopf is a member of the Board of the newly created Missouri Gerontology Institute. She recently attended a planning session in Washington of the NOW Legal Defense and Education Fund. She continues to serve as a commissioner on the Missouri Human Rights Commission.

Visiting Professor **David Shores** is currently working on an article concerning Justice Black's role in the development of antitrust law during the thirty-four years he was a member of the U.S. Supreme Court.

William Henning is engaged in research for his LL.M. thesis at the University of Illinois. The subject concerns the several problems with proceeds under Article 9 of the Uniform Commercial Code.

Joe E. Covington spoke at the meeting of the Section on Legal Education and Admission to the Bar of the American Bar Association at the ABA annual meeting in Honolulu, Hawaii. The topic was the new Multistate Professional Responsibility Examination which is administered by the National Conference of Bar Examiners in thirteen states. Professor Covington is Director of Testing for the NCBE and administers its two testing programs, the other being the regular Multistate Bar Examination which is given in 46 states. He was recently made a life member of the American Law Institute in recognition of his twenty-five years of service to the ALI.

Kenneth D. Dean was a panelist on the "Effective Use of Assistant and Associate Deans" panel, Section on Law School Administration, at the annual meeting of the Association of American Law Schools. He also served as panelist on an "Attorney Training and Support" program sponsored by the Chicago Regional Office of the Legal Services Corporation.

Peter N. Davis has published a chapter entitled "Floodplain Land Use Regulation by Local Governments - Authority, Limitations and Restraints" in the report of the ABA Special Committee on Housing & Urban Development Law, Floodplains and Wetlands: Legal Constraints and Options. William F. Fratcher is now working on the 1981 Pocket Parts for Simes and Smith, The Law of Future Interests, for October publication. He serves as Reporter for the Missouri Bar Subcommittee for Revision of Missouri Trust Law.

Joseph Conboy spoke at the annual meeting of the U.S. Army Reserve Medical Units on the topic "Liability of Medical and Medical Service Personnel When Working in Military and Civilian Hospitals."

Fred Davis has published "Product Liability Under Section 402A of the Restatement (Second) of Torts, and the Model Uniform Product Liability Act" at 16 Wake Forest Law Review 513 (1980). His article "Judicial Review of Rulemaking: New Patterns and New Problems" will appear in the Duke Law Journal later this year. Professor Davis presented a formal report and recommendations to the Council of the Section of Administrative Law on the proposed Model State Administrative Procedure Act in January. He also chaired and spoke at a program dealing with the Model Periodic Payment of Judgments Act during the meeting of the Association of American Law Schools in January. Mr. Davis continues to serve as Chairperson for the Torts and Compensations System Section of the AALS. In February he testified before the Senate Judiciary Committee of the Missouri General Assembly concerning various amendments to the Missouri Administrative Procedure Act. Professor Davis indicates his current research is a "rethinking" of proximate cause.

Susan D. Csaky participated in the discussions concerning law school library cooperation at the fall meeting of the Midamerica Law Library Chapter. She attended the AALS meeting in January, participating in a workshop for law library directors. Subsequently she joined in the dedication of the University of Texas Tarlton Law Library and participated in the Conference on Rare Law Books.

Grant S. Nelson has conducted the Law School's "Recent Developments in Real Estate Finance Law" CLE in both Kansas City and St. Louis, along with his text and hornbook co-author, Dale Whitman. He was also a panelist in the recent Boone County Real Estate Symposium.

William Knox has just completed, with the assistance of third-year student Vic Titus, the law sections of a Handbook for Law Enforcement Officers Investigating Child Abuse. The handbook will be published by the UMC Institute of Public Safety Education.

**Elizabeth E. Parrigin** is completing a bibliography of Missouri Legal History. She is a member of the Missouri Bar Probate & Trust Subcommittee on Revision of Missouri Trust Law. She was appointed to the Columbia Library Board of Trustees in February.

Allen E. Smith has two articles scheduled for publication. "Professional Chauvinism of Lawyers" will appear in the summer issue of the *Missouri Bar Journal*. "Role Orientation for Success in the Study of Law" will be printed in the spring issue of the *Utah Law Review*. He is currently working on two books, one dealing with contempt of court and the other "The Essentials of Negotiation." Dean Smith presided at the San Antonio AALS meeting as Chairman of the Section on Administration of Law Schools.

## 1981 Law Day Ceremonies Approaching

The 1981 Law Day festivities will take place in Columbia on April 24 and 25. You should have received your information packets, reservation forms and information concerning class reunions by this time. If you have not you should contact Ken Dean at the School of Law.

This year's activities are new and improved. To kick things off a CLE program on "Discovery" will be presented on Friday, April 24 at the Hilton Inn. Registrations for this program are unlimited and may be made at any time. For more information on the Discovery CLE contact Joe Conboy at (314) 882-7251.

Following the close of the CLE program at 5:00 p.m., there will be a 6:00 p.m. to 7:00 p.m. social hour at the Hilton Inn.

The ALL ALUMNI DINNER will follow, highlighted by the presentation of Citations of Merit to two distinguished UMC graduates and a Distinguished Non-Alumni Award. These awards were previously presented on Saturday morning at Tate Hall, but have been moved to Friday night to provide a larger audience.

After the Friday evening dinner class reunion parties will

commence for the 1931, 36, 41, 51, 56, 61, 66, 71, and 1976 classes.

#### SATURDAY'S HIGHLIGHTS INCLUDE:

The Deans Breakfast: All alumni and special friends are invited, along with their spouses, Hawthorne Room, Memorial Union, 7:45 a.m.

Order of the Couf Initiation, Order of the Barrister Initiation, Law School Foundation Meeting, Alumni Association Meeting - All events in the Tate Hall Courtroom on Saturday morning.

Annual Noon Picnic: A delicious picnic lunch will be served on the Tate Hall lawn. If it rains the site will be Rothwell Gym.

<u>Black and Gold Football Game</u>: The Missouri Tigers prepare for the 1981 football season. 1:30 p.m. at Faurot Field.

Phi Delta Phi Initiation and Cocktail Party will conclude the two days of festivities. Everyone is invited.

For those who don't want to attend the Saturday morning ceremonies Tot Smith will host a coffee at the Museum of Art and Archeology on Francis Quadrangle at 9:30 a.m., followed by a guided tour of the museum. The featured exhibit will be "Paintings and Other Works by Grant Wood & John Steuart Curry."

Law Day is and always has been a good time for those who attend. Plan now to attend and help us celebrate the law and the UMC School of Law!

#### Join The Alumni Association

Join the Alumni Association of the University of Missouri-Columbia. Be an active member. Your \$10 annual dues make you a member of the Law Alumni Association as well. And, you will receive a subscription to the colorful Missouri Alumnus, University Library privileges; first chance on exciting travel tours sponsored by the Alumni Association; a locater service to find fellow alumni; association with a great group of former students; and on payment of an additional \$7.50, 22 issues of the Tiger Sports Bulletin. Send your payment to:

Alumni Association, 132 Alumni Center, Columbia, Missouri 65211



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