Museletter: November 1983

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DON'T HOLD THAT AUDITRON!!

As the semester wears on, our copiers get busier and busier. Tempers get short at the prospect of waiting to sign out an auditron. We only have 2 auditrons for student use; more student auditrons won't help alleviate the problem because we still have only 2 copiers which are also in use by faculty, attorneys and people with coins. More auditrons would move the wait from the desk to the machines.

At the same time, we have seen a trend toward students checking out an auditron and only then collecting the materials to copy. Some users have been hoarding the auditron by signing it out at 11:00 a.m. to use after lunch when they plan to begin copying.

The library can't have this. The auditrons are the only way to operate the machines (except for coins). We need them available or in use. If they are hoarded, the machines sit idle while our patrons - students and non-students - wait and fume.

Please be considerate. Our policy is simple courtesy: collect your materials first. Then try to get an auditron. Copy continuously. When you are done, turn it back in. Don't hold it while you collect more material. The auditron should be in the machine or at the desk, not in your pocket while you read or walk around the building.

DON'T HOARD THAT BOOK!!

Another important area of library courtesy is the hoarding, hiding or theft of in-demand library materials, such as materials used for memos, briefs, legal writing assignments, etc.

Every year at this time certain books disappear. Last year it was one pocket part from the Iowa Code and a complete volume of the Iowa Digest. They were stolen and had to be replaced. Book replacement costs come out of your tuition.

This year the prime misplaced item is a volume of McKinney's N.Y. Code. We installed our security system last fall, so we think McKinney's is still in the library, though conveniently "lost".

This is unreasonable behavior. It is also clearly an honor code violation. It is possible for 40 or 80 people to consult a
single book during a 3 week period without it disappearing. Each person can have adequate time with the item. An example is Martindale-Hubbell directory for Virginia. It is the most used book in the library and is always available or in use.

The breach of courtesy comes in not reshelving the book after use and in intentionally hoarding the book. A student hiding books is as dishonorable as one who would steal or mutilate the book.

Lastly, think about this: it is impossible to monopolize legal information. There are too many alternate ways to get the same information. And there are enough law libraries locally to make hoarding only a moderate annoyance rather than an earth-shaking calamity for others.

NEW A.B.A. ETHIC RULES

We have just received the first advance copy of the new Model Rules of Professional Conduct adopted by the A.B.A. on August 2, 1983. It is in the form of a pull-out section to the A.B.A. Journal.

To make the Rules easier to find and use, we have taken them out of the magazine and put them on reserve. The call number is: KF/305/.A2/1983.

VIRGINIA ADMINISTRATIVE REGULATIONS

As in the federal system, authority has been delegated by the Virginia General Assembly to various agencies to promulgate regulations. But, unlike the federal system, Virginia does not provide for the printing of administrative regulations. Since 1936, a researcher can keep up with notice of federal rulemaking and new rules through the Federal Register, which is published daily. The regulations are then codified into the Code of Federal Regulations, which is revised annually.

Virginia has nothing comparable to either the CFR or to the Federal Register. Thus Virginia administrative rules and regulations are not easy to learn about or to obtain. Some states have followed the example of the federal government; Virginia has not.

Peculiarly, Virginia did set up a Registrar of Regulations under the Virginia Register Act, (Va. Code Section 9-6.15 et seq.) The act requires agencies to file all regulations with the Registrar, and to give the Registrar notice of all repeals and amendments. No regulation is effective until it is filed with the Registrar. Thus the Registrar has all the state regulations in its possession but is not required to print them.

The Register Act also requires the publication of a Register of Regulations. Rather than full text of regulations, this is to contain "a simple listing of regulations," and where
the complete regulation can be obtained.

Thus for those seeking regulations in Virginia, there is only one available source:

Register of Regulations of the Agencies of the Commonwealth, published under the supervision of the Virginia Code Commission, Charlottesville: Michie, (published annually).

This small pamphlet is a supplement to the Virginia Code and we shelve it after the Code in the Virginia Alcove.

The Register acts as a pathfinder. It will tell you what regulations are available from a particular agency. Then it will give the address of the agency so you can obtain a copy of the regulations. We are lucky to be in Richmond because the agencies are located here and you can usually obtain a copy in person as well as by writing.

LIBRARY COPIES OF REGULATIONS

We are conducting a pilot project to acquire all the regulations of certain state agencies. These are just beginning to arrive. If you need state regulations, check with the Reference Librarian because we may have received the regulations from that agency. At the conclusion of the project our collection of regulations will be kept on reserve.

We also would like to ask for suggestions as to which agency regulations we should pursue.

RECREATIONAL READING

This month's books are:

The War-Making Power of the President by Ann Van Wynan Thomas
Justice At War - The Story of the Japanese-American Internment Cases by Peter Irons
Capital Punishment: Criminal Law and Social Evolution by Jan Gorecki
After Virtue by Alasdair MacIntyre
Walter Reuther and the Rise of the Autoworkers by John Barnard

VIDEOTAPE LIST

The law library maintains a growing collection of pre-recorded videotapes. Most of the tapes deal with trial advocacy skills. All of our tapes are housed on reserve and must be used only in the library. In Room B-1 we have 2 VCRs that can accommodate 1/2" and 3/4" tapes. Following is a list of our holdings as of November 1983.
**VIDEOTAPES HOUSED IN THE LIBRARY'S RESERVE COLLECTION**

November, 1983

<table>
<thead>
<tr>
<th>Catalog Number</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>KF/228/.R622</td>
<td>Videotape of Evidence Deposition of Robert James Richardson, M.D. (This is tape of an actual deposition).</td>
</tr>
<tr>
<td>KF/242/.A1/L43</td>
<td>LEXIS - Full Text Searching. (LEXIS Company-provided training tape.)</td>
</tr>
<tr>
<td>KF/311/.A91/1979</td>
<td>A.B.A., Lawyering Skills Program, SKL1-03 Client Counseling - Estate Planning (30 minutes)</td>
</tr>
<tr>
<td>KF/314/.I55/A21/1979</td>
<td>A.B.A., Lawyering Skills Program SKL1-01 Client Interview Dramatization (30 min)</td>
</tr>
<tr>
<td>KF/314/.I55/A22/1980</td>
<td>A.B.A., Lawyering Skills Program SKL1-02 Interview Dramatization with Discussion (30 min)</td>
</tr>
<tr>
<td>KF/318/.A2/M355</td>
<td>A.B.A. - Managing Your Law Firm. MYFI - Pt. 1, 2, 3 - Three Tape Series</td>
</tr>
<tr>
<td>KF/1355/.A92</td>
<td>A.B.A., Lawyering Skills Program, SKL1-P9 Business Planning (47:16 minutes)</td>
</tr>
<tr>
<td>KF/1477/.A75/N43</td>
<td>Negotiating Corporate Acquisitions Today. Published by Harcourt, Brace, Jovanovich 3 tape series, Part 1, 2, 3, each part 60 minutes.</td>
</tr>
<tr>
<td>KF/8913/.S61</td>
<td>Art of Advocacy Skills in Action Series - Summation. Published by Matthew Bender. 2 tape series and booklets Tape 1 - 55:35 min.; Tape 2 - 48:17 min.</td>
</tr>
<tr>
<td>KF/8915/.A2/Z5</td>
<td>Zimmerman - Communication in the Court Tape 1 - Verbal Communication Tape 2 - Nonverbal Communication Tape 3 - Selected Communication Tasks</td>
</tr>
</tbody>
</table>
| KF/8915/.D41 | Art of Advocacy Skills in Action Series - Opening Statement. Published by Matthew Bender. 2 tape series and booklets. Tape 1 - 59:21 min. - Opening Statement in
an attractive nuisance case

Opening Statement in a child pedestrian knowckdown case

Tape 2 - 59:46 min. - Opening Statement in a construction site injury case

Opening Statement in a product liability case involving a defective baseball pitching machine

Art of Advocacy Skills in Action Series - Cross Examination of Non-Medical Experts
Published by Matthew Bender - 2 tape series and booklets

Tape 1 - 59:52 min. - Cross Examination of an agricultural design expert in a farm machinery case. Cross Examination of an electrical engineer in an electrocution death case.

Tape 2 - 58:31 min. - Cross Examination of a civil engineer in a premises liability case. Cross Examination of an accident reconstruction expert in a vehicular collision case.

Art of Advocacy Skills in Action Series - Cross Examination of Medical Experts
Published by Matthew Bender - 2 tape series and booklets

Tape 1 - 61:30 min. - Cross Examination of an internist in a splenectomy case. Cross Examination of an orthopedist in a whiplash case.

Tape 2 - 60:50 min. - Cross Examination of a neurologist in a traumatic neurosis case. Cross Examination of an orthopedist in a knee injury case.

Art of Advocacy Skills in Action Series - Direct Examination.
Published by Matthew Bender. 2 tape series and booklets.

Tape 1 - 58:37 min.; Tape 2 - 54:54 min.

Trial Techniques: A Products Liability Case
Seven Tape Series

PRO1-07-Direct & Cross Exam of Dr. Ezra, Engr
PRO1-08-Direct & Cross Exam of Dr. Ezra, and Redirect.

PRO1-09-Direct & Cross Exam of Panel Critique
PRO1-10-Direct & Cross Exam of Barnett, Engr.
PRO1-11-Direct & Cross Exam of Engr. Cont'd.
PRO1-12-Cross Exam Redirect, Reopened
PRO1-13-Exam of Barnett Cont'd.

Younger, Irving - Evidence Lecture*
Tape 1 - Introduction to Evidence
Tape 2 - Basic Concepts of Evidence
Tape 3 - Four Techniques for Dealing with Failure of Recollection
Tape 4 - Examination of Expert Witnesses
Tape 5 - Cross Examination & Impeachment II, Rehabilitation I
Tape 6 - Rehabilitation II, Character as a Defense
Tape 7 - Hearsay I
Tape 8 - Hearsay II
Tape 9 - Hearsay III
Tape 10 - Hearsay IV
Tape 11 - Burdens of Proof and Presumptions
Tape 12 - Hearsay & the Right to Confrontation I
Tape 13 - Hearsay & the Right to Confrontation II
Tape 14 - The Ten Commandments for Cross Examination
Tape 15 - Evidence Update: Hearsay; a Lecture

* 2 books to accompany tapes

KF/8935/.M47/1981

KF/8961/.Z9/D52
Expert Witness Series published by National Institute for Trial Advocacy
Tape 1 - Direct Examination of an Expert Economist in a Civil Death Case - 30:00 minutes
Tape 2 - Comparative Cross Exam of an Economist who is an Expert Witness - 53:00 minutes
Tape 3 - Direct and Cross Exam of an Expert Witness, Pathologist - 50:00 minutes
Tape 4 - Cross Examination of a Medical Reports Custodian - 27:00 minutes
Tape 5 - Direct and Cross Examination of an Expert Psychiatrist - 54:00 minutes
Tape 6 - Direct and Cross Examination of an Expert Witness - 27:00 minutes
Tape 7 - Experts I Lecture - Ed Stein - 41:00 minutes
Tape 8 - Experts II Lecture - Ed Stein - 37:00 minutes

KF/8969/.A75/M69
Judge Moylan - Gypo Nolan Revised: Problems of Informers, Tape #1

KF/8969/.A75/M69
Judge Moylan - Gypo Nolan Revised: Problems of Informers, Tape #2
Irving Younger - Part I
Everything You Always Wanted to Know About Hearsay ... But Were Afraid to Ask

Irving Younger - Part II
Everything You Always Wanted to Know About Hearsay ... But Were Afraid to Ask

Art of Advocacy Skills in Action Series
Published by Matthew Bender. 2 tape series and booklets
Tape 1 - Jury Selection - 51:15 minutes
Tape 2 - Jury Selection - 49:18 minutes

Art of Advocacy Skills in Action Series
published by Matthew Bender. 2 tape series and booklets
Tape 1 - 44:13 minutes - Appeal on the Issue of Choice of Laws/Death Damages in a Bus Accident Case
Tape 2 - 36:00 minutes - Appeal on the Issues of Admissibility of Evidence of Intoxication and the Construction of a Comparative Negligence Statute in a Vehicular Collision Case

A.B.A., Lawyering Skills Program, SKL1 - P8
Dispute Resolution. (47:35 minutes)

Negotiation Lectures
Tape 1 - Preparing for Negotiation (50 min)
Tape 2 - Strategy and Tactics (50 min)
Tape 3 - Psychological and Ethical (50 min)


A.B.A., Lawyering Skills Program SCI 1-01
Scientific Evidence: The Polygraph: Demonstration and Discussion (43 min.)

A.B.A., Lawyering Skills Program SCI 1-02
Scientific Evidence: The Polygraph: Useful Tool or Dangerous Weapon? (58 min.)

The Role of Coal. Indiana Univ. Audio-Visual Center (16:14 min.)

Enemies of Books - A Preservation Primer