THE 74TH ANNUAL COMMENCEMENT GRADUATION

ahead, you are proud of you and your accomplishments. We know that, in the years ahead, you will continue to make us proud.

But before you graduate, you must listen to a few speeches—mine included. A law school graduation would not be a law school graduation without the dean’s valedictory. Typically, the dean’s remarks should be inspirational—perhaps even a bit ponderous. But, luckily for you, the dean’s remarks should also be short.

I wish to talk to you today about two simple things—the first is about gratitude and the second is about your careers as lawyers.

Let me first talk a little about gratitude. Out there today in this audience are your parents, your spouses, your significant others and your friends. They have come here today to show how proud they are of you. I know that each and every one of you in the class of 1995 worked hard to get here today. But I also know that none of you did it alone. Do me a favor—don’t let the sun set today without thanking all those individuals who helped and supported you through your law school years. Thank the person who feigned interest in hearing about the Roto-Lith case at the Thanksgiving dinner table and thank the person who supported you while you waited for your first year grades. They should share in your success today.

Which brings me to my second point—today each and every one of you will begin your career as a lawyer. My best hope for each of you is that your careers will be rich in wonderful and satisfying experiences.

Recently, I read a poem by the Greek poet C. P. Cavafy—the poem was called Ithaka. It told of Odysseus’ long journey back to Ithaca, his home city—a journey that was full of adventure and full of discovery. There is much in Cavafy’s poem that is relevant for new lawyers beginning their professional journeys. Here is what the poet says:

May there be many a summer morning when, . . .
you come into harbors seen for the first time;
may you stop at Phoenician trading stations
to buy fine things,
mother of pearl and coral, amber and ebony . . .

and may you visit many Egyptian cities
to gather stores of knowledge from their scholars.”

He goes on to say:

“Keep Ithaka always in your mind.
Arriving there is what you are destined for.
But do not hurry the journey at all.
Better if it lasts for years,
so you are old by the time you reach the island,
wealthy with all you have gained on the way,
not expecting Ithaka to make you rich.

Ithaka gave you the marvelous journey.
Without her you would not have set out.
She has nothing left to give you now.

And if you find her poor, Ithaka won’t have fooled you.
Wise as you will have become, so full of experience,
you will have understood by then what these Ithakas mean.”

I hope that your journey as a lawyer will take you, if not to Phoenician trading stations, at least to many interesting cities and ports of call. I hope that like Odysseus, you will become wealthy with all the wisdom and experience you have gained along the way. I hope that you too will meet many wonderful people and clients on your travels. I hope that you will be able to see your arguments work to change society in meaningful ways. I also hope that like Odysseus, you will not hurry your journey—that you will learn your profession slowly and carefully, that you will not learn to cut corners.

But it is inevitable that you will meet enemies along the way—Sirens who will tempt you to join in acts of hate and divisiveness and Cyclops who will want you to help trample civil rights and civil liberties. At these times, remember that it is your destiny to reach Ithaka and you will reach your destiny if you persevere on the journey with courage, integrity and honesty.

“Ithaka” is reprinted with permission from Princeton University Press.
LOYOLA LAW SCHOOL CELEBRATES 75TH ANNIVERSARY

More than 460 alumni and guests attended the Loyola Law School Alumni Dinner held March 23 at the Hotel Inter-Continental in downtown Los Angeles to celebrate the 75th anniversary of the Law School. Loyola Law School opened on September 8, 1920 as St. Vincent's School of Law, Loyola College.

Alumni James H. Kindel, Jr, '40 and John E. Anderson, Sr. '50 were presented with the Rev. Joseph J. Donovan, S.J. Distinguished Achievement Award in honor of their accomplishments as lawyers and civic leaders. The two attorneys co-founded the law firm of Kindel & Anderson after being introduced to each other in 1953 by Fr. Donovan, then-Regent of Loyola Law School and a truly pivotal figure throughout its first 50 years.

The Rev. Richard A. Vachon, S.J. Service Award, which recognizes members of the Loyola community who possess a commitment to those in need, was presented at the dinner to three exemplary groups from the Law School: the Public Interest Summer Grant Program, the Externship and Pro Bono Program, and the Public Interest Law Foundation. Through coordination and funding from these programs, Loyola's students provide much-needed pro bono services to the Los Angeles community.

Master of Ceremonies Lloyd Greif '84 recounted the milestones comprising Loyola Law School's history — survival through the Great Depression and World War II, vast expansion in physical plant (from shared space with Loyola College to an internationally acclaimed, multi-structure campus), and phenomenal growth in size and diversity of the student body (from eight students in the 1924 graduating class, to more than 10,400 alumni by 1994). J. Robert Vaughan '39, whose father Vincent Vaughan, professor of law, was instrumental in the creation of Loyola Law School, spoke of the School, then-and-now. Board of Governors President Irene E. Ziebarth '84 brought greetings from the Alumni Association.

Loyola Law School is grateful for the support of the numerous table sponsors who helped make this event possible; it is especially indebted to the Fritz B. Burns Foundation for banners and a photographic exhibit; Pedus Security Services, Inc., for the pre-dinner reception; and Lexis-Nexis for sponsoring mementos given to each attendee. The celebration of Loyola Law School's diamond jubilee will continue this fall with Dean's Homecoming Day festivities on Saturday, September 9, 1995 (please see page 23).

THE FOURTH ANNUAL FRITZ B. BURNS LECTURE

"Central Bank: The Methodology, The Message and The Future" was the topic addressed by Melvin A. Eisenberg, professor of law at the University of California at Berkeley (Boalt Hall), and Joseph A. Grundfest, professor of law at Stanford University School of Law, at the Fourth Annual Fritz B. Burns Lecture held at the Law School in March. Professor Therese Maynard of Loyola Law School moderated the discussion of the recent U.S. Supreme Court ruling on third party liability in Central Bank of Denver v. First Interstate Bank of Denver. Simon M. Lorne, general counsel of the Securities and Exchange Commission, served as commentator.

Lorne, formerly a partner with the law firm of Munger, Tolles & Olson, has written extensively on securities and general corporate law. Eisenberg, a leading authority in corporate law, recently concluded his service as the Chief Reporter of the prestigious America Law Institute Project, the Principles of Corporate Governance. Grundfest has served as a commissioner on the U.S. Securities and Exchange Commission and as an advisor to the Board of Governors of the Federal Reserve System. Maynard, a William M. Rains Fellow, has published extensively in the area of securities law. She previously practiced with the Los Angeles law firm of Gibson, Dunn and Crutcher, specializing in securities litigation. The speakers presented very different perspectives on the Central Bank case and other recent Supreme Court securities rulings.

(1 to r) Gerald T. McLaughlin, Dean of Loyola Law School, and Thomas P. O'Malley, S.J., President of Loyola Marymount University, with honorees James H. Kindel, Jr, '40, and John E. Anderson, Sr. '50.

(1 to r) Carmel Hill, LMU Regent; Finbar Hill, LLS Board of Visitors; Betty Jean Forgione; and Robert Forgione '70, LMU Trustee.

(1 to r) Moderator Therese Maynard, Prof. Melvin A. Eisenberg, Commentator Simon M. Lorne and Prof. Joseph A. Grundfest.

This is a litigation and historical update on Proposition 187, an initiative statute passed by the voters of California at the November, 1994 general election.1 Styled the “Save our State” (SOS) initiative, the measure was designed to deter illegal immigration into California and expel “illegal aliens” already here. It accomplishes this through a comprehensive set of laws that: (1) establish a State classification scheme for aliens; (2) deny public social services, health care, and education to persons “suspected” of failing the State standards; (3) deputize thousands of state employees to investigate and report citizenship and immigration status; and (4) require state employees to order “suspected” persons to “leave the United States.” In sum, Proposition 187 is a State immigration law that creates a California INS with the power to punish and to deport. As one of its authors explained to a group of prospective voters last year: “You are the posse and SOS is the rope.”3

Because of its crude and draconian features,4 Proposition 187 has become the focus of attention over the “immigration backlash.” It has caused considerable stir in Washington and abroad. Here at home, the initiative is being challenged in five consolidated cases before the Hon. Mariana Pfaelzer in federal court (C.D. Cal.), and in four cases before the Hon. Stuart Pollack in San Francisco Superior Court. A temporary restraining order against the bulk of the initiative was issued by Judge Pollack (in the state cases) and by Hon. Wm. Matthew Byrne (in the federal cases5) the day following the election. A preliminary injunction was issued on December 15, 1994, and trial scheduled for September, 1995. However, by the time this article goes to press, the cases may be resolved by summary judgment.6

The principal constitutional challenge to Proposition 187 is that it is preempted by the federal government’s plenary and exclusive power over immigration and foreign affairs.7 States have no more constitutional power to regulate immigration than they do to enter into treaties with foreign nations.8 Power over both is an attribute of national sovereignty,9 a feature never possessed by the States.10 Thus, no matter how great a State’s interest in the matter, it lacks authority to regulate on its own. Notwithstanding this simple and undisputed allocation of powers, California has endeavored to regulate immigration since the days of the Bear Flag Republic.

Karl M. Manheim, professor of law at Loyola Law School, devoted part of his fall sabbatical to working with the American Civil Liberties Union of Southern California. He continues as co-counsel with the ACLU on Gregorio T. v. Wilson, the lead federal case challenging Proposition 187. Manheim received a B.S. from Bradley University (1971), a J.D. from Northeastern University (1974) and an LL.M. from Harvard University (1978). He was in private practice from 1974-75, a visiting professor at Loyola from 1975-79, and a deputy district attorney for the City of Santa Monica from 1980-84. Manheim joined Loyola’s full-time faculty in 1985.

California passed its first immigration law only two years after its admission to the Union. The Act of 1852 required captains of vessels to register each alien they landed, and post a bond of $500 to $1,000 per immigrant. A dozen more alien laws were passed prior to 1875, most designed to discourage Chinese immigration. Under one law, the California “Commissioner of Immigration” was authorized to
deport “undesirable” aliens. This “most extraordinary statute” was declared unconstitutional by the Supreme Court in Chy Lung v. Freeman. The Court held that the power over immigration was exclusively vested in the federal government and beyond the reserved powers of the States. In explaining the reason, Justice Miller asked rhetorically: “If the [United States] should get into a difficulty which would lead to war, or to suspension of intercourse, would California alone suffer, or all the Union?” Justice Douglas answered that question a half-century later in United States v. Pink. The nation as a whole would be held to answer if a State created difficulties with a foreign power.

Despite the fate of its early immigration laws, California persisted in regulating and persecuting aliens. An additional dozen or so laws were passed before the turn of the century. A statewide ballot measure in 1879 to formally exclude Chinese immigrants received 99.5 percent of the votes cast. As Justice Miller had feared, the spate of “Chinese Exclusion Laws” created diplomatic difficulties with the Emperor and lead to overseas boycotts of American goods. Similar nativist laws early this century, such as the “ Alien Land Law” (now directed at Japanese), required the personal intervention of Theodore Roosevelt to avoid endangering relations with Japan. This mediation was only briefly successful, as California shortly renewed its animosity towards Japanese aliens. This revived the international crisis and became a specific topic of negotiations at the Versailles Peace Conference that concluded World War I. Yet, California continued in its persecution of Japanese aliens, poisoning relations between our countries for years. According to George Kennan and other historians, the California laws were a contributing factor in Japan’s entry into World War II.

With this backdrop, one can get a better perspective on Proposition 187. The law is hardly novel when compared to our earlier laws. But neither is it any less unconstitutional than its predecessors. It is merely the latest volley in California’s perennial battle against federal supremacy and the State’s continuing effort to assume direct control over immigration and aliens. Californians may indeed believe that “the immigration policies of the United States . . . have invaded the Sovereignty of the State of California.” And although that may explain why the voters felt it necessary to adopt their own immigration law, it is also why Proposition 187 is unconstitutional on its face. In matters of immigration and foreign policy, California is not “sovereign”; it may not usurp exclusive federal power.

As Justice Frankfurter put it, “when the centrifugal, isolating or hostile forces of localism are manifested in state legislation, the interests of union require that these factors be recognized and the judicial negative be interposed.”

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2. I am pro-bono co-counsel on the lead federal challenge to Proposition 187, Gregoria T. v. Wilson. My participation began during Summer, 1994, as several civil rights groups began preparing a class action case in the event Proposition 187 passed. I also spent part of my fall, 1994 sabbatical in residence at the American Civil Liberties Union of Southern California. They, along with the Mexican American Legal Defense and Education Fund, and the law firm of Loeb & Loeb, are lead counsel in the Gregoria T. case. We are working closely with companion cases filed by the Center for Human Rights and Constitutional Law and the law firm of O’Melveny & Myers, and counsel in several related cases.


4. According to its sponsors, Proposition 187 was intended “to make it so uncomfortable that people who want to come here illegally know that they cannot survive.” Simon, Drive Begins for Law Curtailing Services to Illegal Immigrants, LA Times, Jan. 12, 1994 (quoting Harold Ezel). “What we are trying to do is encourage all illegal aliens to leave … We will do that by depriving them of public services. We will take away their jobs. We will take away their benefits.” Cooper, The War Against Illegal Immigrants Heats Up, The Village Voice, Oct. 4, 1994, p.28 (quoting Ron Prince). “The initiative creates an organized approach to have the illegal aliens voluntarily leave the country or be deported.” Albert, Con States Deny Aid to illegals, Texas Lawyer, June 13, 1994, p.14 (quoting Alan Nelson).

5. Chief Judge Byrnes acted in Judge Pfle tzler’s temporary absence.

6. A motion for Summary Judgment in the federal cases is scheduled to be heard in June.

7. Other constitutional claims include due process and equal protection. Indeed, the Supreme Court has previously ruled that states may not deny free public education to children of undocumented aliens. Plyler v. Doe, 457 U.S. 202 (1982).

8. See Harisrides v. Shaughnessy, 342 U.S. 580, 588-89 (1952) (“any policy toward aliens is vitally and intricately interwoven with contemporaneous policies in regard to the conduct of foreign relations, the war power, and the maintenance of a republican form of government”); Mira v. Davidowitz, 312 U.S. 52, 62 (1940).


10. See id.; Panhallow v. Doane, 3 Dall. 54, 80, 81, 1 L.Ed. 507, Fed. Cas. No. 10925 (1795).


12. Id.

13. Id. Ar. 232. Indeed, this problem was prosaically designated in The Federalist No. 80 (Hamilton): “the peace of the WHOLE ought not to be left at the disposal of a PART. The Union will undoubtedly be answerable to foreign powers for the conduct of its members. And the responsibility for an injury ought ever to be accompanied with the faculty of preventing it.”


16. Id.

17. Id.; Declaration of Prof. Yuji Ichioka (UCLA) in Gregoria T. Of course, persecution of Japanese only got worse with the outbreak of hostilities, resulting in their wholesale internment in California. However, that was the result of federal, not state, policies.

18. Nor is it less disruptive of our foreign policies. Mexico has already filed diplomatic notes through its embassy in Washington protesting Proposition 187 as adversely affecting bilateral relations that could undermine the spirit of cooperation embodied in NAFTA.

19. California’s battle against the federal government over illegal immigration is not confined to legislative efforts. In 1994, Governor Wilson filed several cases against the United States in an attempt to force the federal government to do a better job policing the nation’s borders and to pay California for its costs associated with servicing and incarcerating aliens. Those cases were dismissed earlier this year. See State of California et al., v. United States of America, et al., (S.D. Ca.) No. 94-0674 K.

20. See id. at 55-87, 179.

Loyola Law School's Swearing-In Ceremony for the passers of the July 1994 California Bar Examination drew a crowd of more than 700 to the campus. Hon. Frederick J. Lower, Jr. '64 of the Los Angeles Superior Court administered the state oath, Hon. Dickran Tevrizian of the United States District Court administered the federal oath, and Hon. William F. Rylaarsdam '64 delivered the judicial address. Board of Governors President Irene Ziebarth '84 extended greetings on behalf the Alumni Association and Dean Gerald T. McLaughlin, in his congratulatory address, saluted the graduates for their phenomenal bar passage rate of 91.6 percent for first-time takers.

In January, Loyola was honored with a visit by the distinguished Jurist Christopher G. Weeramantry of the International Court of Justice (also known as the World Court), which is the principal judicial organ of the United Nations. An honorary visiting professor at the University of Colombo, Sri Lanka, he is also emeritus professor of law at Monash University in Melbourne, Australia. Weeramantry discussed "The Role of the International Court of Justice: Past, Present and Future." Those in attendance learned of the Court's work in arbitrating international disputes.

The St. Thomas More Medallion — presented annually to an individual who has made outstanding moral, intellectual and professional contributions to the legal profession and society — was presented this spring to Hon. Terry J. Hatter, Jr., United States District Court judge for the Central District of California and a member of the Law School's adjunct faculty. Over the last few years, Judge Hatter has voiced his disapproval of the Federal Sentencing Guidelines, and in 1993 ordered the United States Department of Defense to reinstate an openly gay sailor discharged from the Navy. The St. Thomas More Law Honor Society was established at Loyola Law School in 1951 and it sponsors a variety of programs aimed at helping students achieve academic success.
The Honorable William A. Norris.

The Honorable William A. Norris, judge of the United States Court of Appeals for the Ninth Circuit, gave the commencement address at Loyola Law School's graduation in late May. The academic procession was led by the Honorable William F. Rylaarsdam '64, grand marshal. President of Loyola Marymount University Thomas P. O'Malley, S.J. gave his remarks and conferred Juris Doctor degrees upon the graduating class of 1995.

(l to r) Sima Aghai '91, Roya Aghai '95 and Mojgan Aghai '91, all sisters and recent alumnae, celebrated the addition of yet another attorney into the family.

Henry K. Workman '56 and son Paul Workman '80 played in the Tenth Annual Loyola Law School Scholarship Golf Tournament held this spring.

(l to r) Law student Michael Conway '95, chief justice of the Scott Moot Court, with the Honorable Linda H. McLaughlin, judge of the U.S. District Court for the Central District of California; the Honorable Robert R. Beezer, judge of the Ninth Circuit Court of Appeals; and the Honorable Kathryn M. Werdeger, justice of the California Supreme Court. The distinguished panel judged the 44th Annual Scott Moot Court Final Round Competition held in April at the Law School.

Dean Gerald T. McLaughlin congratulated Christopher Dueringer '94 upon his induction into the Order of the Coif.

Thirty-nine new members from the class of 1994 were inducted into the Order of the Coif in February. The Order recognizes those graduates who attained a cumulative grade point average that placed them within the top 10 percent of the class. Professor Jennifer Friesen, president of the Loyola Chapter, quipped: "Here is a certificate that will make your mothers beam and your enemies cringe."

events
Ben J. Cayetano ’71 was elected Governor of Hawaii in 1994. Cayetano’s main goals as governor include alleviating the rising cost of health care in Hawaii, and creating a strategy that offers business more tax incentives for developing Hawaii’s economy. After graduating from Loyola Law School, Cayetano moved back to Honolulu where he set up a successful law practice before being elected to the state legislature. Cayetano served as lieutenant governor for Hawaii for eight years prior to becoming governor. He is the State’s first governor of Filipino ancestry.

Anthony D. Blankley ’72 (r), press secretary for House Speaker Newt Gingrich, handles the Speaker’s daily calendar and press relations. Blankley was a speech writer and aide to President Ronald Reagan for six years. His father was an accountant to the late British Prime Minister Winston Churchill.
Ralph C. Dills '49 was re-elected California State Senator for the 28th Senatorial District in 1994. Dill has served in the State Senate for six consecutive terms (1966 - present), making him the longest-serving senator in the State of California. Recognized as the legislative leader in the field of education, Dills is oftentimes referred to as "Mr. Education" for his priority in strengthening public schools; he has authored legislation creating California State University at Long Beach, El Camino College, and UCLA Law School facilities. The Relative Responsibility Act, which he also authored, helped alleviate financial hardships on families by relieving adult children of medical expenses incurred by their aging parents. Dills has served as presiding judge for the Municipal Court and as a college professor of law and government, and is a long-time member of the National Organization of Women.

Beverly A. Williams '75, president of Angel City Records, maintains a solo private practice in Ingelwood, Calif. and concentrates on entertainment law because of her involvement in the music industry. For the past 11 years Williams has provided pro bono legal assistance to needy clients through the Harriet Buhai Center for Family Law, and more recently through the FAME/UCLA/Public Counsel Legal Services Program. Her notable affiliations include the Coalition of African Americans in Entertainment, Media and the Arts, Black Entertainment and Sports Lawyers Association, and Black Women Lawyers of Los Angeles.

Jerri C. Okamoto Floyd '87 serves as district director for California Assemblymember Louis Caldera, who represents the 46th Assembly District. Okamoto is also an interim co-director of Urban Recovery Legal Assistance (URLA), a special multicultural legal project of Public Counsel created to assist victims of the 1993 Los Angeles civil unrest. (URLA has provided disaster assistance to more than 2,000 persons.) Her major accomplishments in working with Caldera include the successful passage of legislation providing property tax relief to civil unrest victims and consumer protection legislation concerning pawn shops.
Professor of Law William G. Coskran ’59, who graduated first in his class from Loyola Law School, retires from Loyola Law School following 28 years of teaching Property Law and Commercial Leasing. Coskran served as trial and defense counsel with the U.S. Air Force from 1960-62, and then practiced with the law firm of O’Neill, Huxtable & Coskran until 1967, when he joined the Loyola faculty.

Professor of Law Donald W. Coven, who holds the John E. Anderson Chair of Taxation at Loyola Law School, retires from Loyola Law School following 33 years of teaching Taxation, Corporations, and Trusts and Wills. Coven was associate dean from 1965-67. Prior to joining the Loyola faculty, he served as law clerk to U.S. District Court Judge Gus Solomon (Portland, OR) as well as to U.S. District Court Judge Benjamin Harrison (Los Angeles).

Marion Benfield, who is University Distinguished Professor of Law at Wake Forest University School of Law in Winston-Salem, NC, taught Contracts as a visiting professor at Loyola this spring. Prior to teaching at Wake Forest, Benfield taught at the University of Illinois College of Law in Champaign for 24 years, as well as at Case Western Reserve University Law School in Cleveland, OH, and at the University of Georgia School of Law in Athens. He has been a member of the Permanent Editorial Board for the Uniform Commercial Code since 1973, and has published casebooks on Sales and on Commercial Paper. A specialist in the Commercial Code, Benfield has also served as a visiting professor at New York University School of Law and the University of Houston Law Center.

Fred Cohen, who is Visiting Professor of Criminal Justice at the State University of New York’s School of Criminal Justice, taught Introduction to Administration of Criminal Justice and Correctional Law at Loyola this spring. Cohen is both a legal scholar and a mental health consultant to numerous correctional facilities and commissions. Cohen practiced law in Philadelphia briefly prior to serving as assistant professor of law at Denver University Law Center, and professor of law at the University of Texas.

Ellen P. Aprill moderated a continuing legal education program on "Ethics and the Practice of Law," sponsored by the Lawyers and Judges Group of Temple Israel of Hollywood. Aprill also participated as a panelist on a program entitled "An Update on Developments in the Area of Federal Taxation" at the ABA Section of Taxation 1995 Midyear Meeting, where she spoke on "Developments Regarding Income and Deductions." Her article "Tribal Bonds: Indian Sovereignty and the Tax Legislative Process" was reprinted in Exempt Organization Tax Law Review. In addition, a letter to the editor was published with the headline, "More Outrage at Michigan Education Trust Decision," in Tax Notes and reprinted in the Review. Aprill has also been elected to the Executive Committee of the Tax Section of Association of American Law Schools.


Robert W. Benson published "Perspective on Mexico: Trickle Down Reform Won’t Do" in the Los Angeles Times and "Es un grave error la exclusión de Cuba de la Cumbre de Miami" in La Opinion. At the Western Regional Convention of the National Lawyers Guild, on whose executive board he sits, Benson participated in a panel on "Zapatista Rebellion in Chiapas" and then led a Guild delegation to the Mexican consulate in Los Angeles to protest the government’s then-renewed war against the Zapatistas. He has been interviewed frequently about Mexican human rights and the economic crisis in Mexico on KPFK radio and on Spanish-language television. In March, he joined with La Raza, the National Lawyers Guild, the Mexican American Bar Association and others to bring to Loyola Amado Avendado, the "Governor of Chiapas in Rebellion." Benson organized a National Lawyers Guild forum at USC Law Center with expert speakers on corporate welfare. CNN Headline News, in an Earth Day story, interviewed Benson about the viability of electric cars as he drove around the city in his own electric Karmann Ghia, which he had converted from gasoline four years ago.

John O. Calmore appeared on two panels at the Annual Meeting of the Association of American Law Schools in New Orleans in January. His topics were "Scholarship and the Conceptual Basis for Lawyering Skills" and "From Classroom to Class Conflict: Scholarship and Teaching in the Service of Redistribution." In February, Calmore presented a paper entitled, "Racialized Space and the Culture of Segregation," at the University of Pennsylvania Law Review's symposium on "Shaping American Communities: Segregation, Housing & the Urban Poor." He participated in a Capital University Law School symposium in March, on "The State of the City: Contemporary Problems Facing America’s Urban Centers." Calmore also gave a mini lecture on critical race theory and participated as a plenary session panelist at the Critical Scholars Network Conference in March on "The Politics of Class and the Construction of Identity," at Georgetown University Law Center. In addition, an excerpt from his Southern California Law Review article, "Critical Race Theory, Archie Schepp, and Fire Music: Securing an Authentic Intellectual Life in a Multicultural World," appears in a chapter on legal discourse in Beverly Balos and Mary Louise Fellows’ Law
and Violence Against Women: Cases and Materials on Systems of Oppression. Calmore was recently chosen to serve on the Board of Directors of the National Asian Pacific American Legal Consortium in Washington, D.C., and the working group of the Institute on Race and Poverty at the University of Minnesota Law School. He continues to serve on the Board of the New World Foundation in New York City and the Social Policy Advisory Board of the Bank of America in San Francisco.

William Coskran '59 wrote about the reasonableness standard governing denial restrictions in "Cats: The Reasonableness Drama," published in the California Real Property Journal. Coskran also co-hosted the reception for Loyola Law School alumni at the State Bar Annual Meeting.

Jan C. Costello participated as co-counsel for homeless plaintiffs challenging the constitutionality of an "anti-camping" ordinance in Tobe v. City of Santa Ana, on appeal in the California Supreme Court. An amicus curiae brief was filed in defense of the ordinance making a number of arguments referring to homeless mentally disabled people. Due to Costello's experience in mental disability law, she was asked to co-author the reply brief filed by the Western Center on Law and Poverty and Mental Health Advocacy Services. Costello also spoke on "Legal Issues in Counseling Gay and Lesbian Adolescents," at the First Annual West Coast Conference of the Gay, Lesbian and Straight Teachers Network (GLSTN), held in Santa Monica in January. She and her husband Richard Rothschild, director of litigation at the Western Center on Law and Poverty, recently adopted a daughter. Laura Costello Rothschild was born on September 7, 1994.

Roger W. Findley gave several lectures on "Environmental Law in the United States," in November at the Instituto Tecnologico Autonoma de Mexico in Mexico City to 40 lawyers from throughout Mexico who are enrolled in a special post-graduate program on U.S. law. The Fourth Edition of his casebook on Environmental Law, co-authored with Professor Daniel Farber of the University of Minnesota, was published by West Publishing Company in May.

Catherine L. Fisk won reversal in the pro bono case briefed and argued in the U.S. Court of Appeals for the Ninth Circuit: Lam v. University of Hawaii. The Court's published opinion addresses the intersection of race and gender discrimination in law faculty hiring and discusses the circumstances in which the biases of individual faculty members may be attributed to the University. Fisk is the vice chair of the Government Organizations and Separation of Powers Subcommittee of the ABA Administrative Law Section. In addition, her article "Lohnr Redux," was published in the Ohio State Law Journal in March. She has also been invited to review manuscripts for the Journal of Policy History and Studies in American Political Development; peer review journals. Fisk plans to spend her summer writing about the filibuster in the U.S. Senate. However, Fisk and her husband Erwin Chemerinsky, USC law professor, are most proud of the birth of their son, Alex Winston Chemerinsky, on September 7, 1994.

Edith Z. Friedler '80 was the keynote speaker at the December meeting of the Sociedad Chilena de Filosofia Juridica y Social in Santiago, Chile. The topic was "La Importancia de la Ensenanza del Derecho Comparado y su Utilidad para los Intentos de Unificacion." ("The Importance of Teaching Comparative Law and Its Use in the Attempts at the Unification of Law.") This lecture will be published in the annual journal of the Society.


Charlotte Goldberg spoke at the Sephardic Educational Center in December on "Torah v. Secular View of Marriage."

Stanley A. Goldman '75 made presentations before the Los Angeles County Bar Criminal Courts Division, California Attorneys for Criminal Justice, and CBS national affiliates.

William C. Hobbs presented "Methods for Resolving Interpersonal Conflict" in October for the Loyola Marymount University Staff Development Days, and in December for the Loyola Law School Staff Development Days. Hobbs also held a Conflict Resolution Workshop and Mediation Training for Dispute Resolution Services of the Los Angeles County Bar Association. He was a panelist on a program entitled "Confronting Conflict: Partnership Projects for Kids, Lawyers and Psychologists" at the 1995 California Psychological Association Annual Convention in La Jolla, Calif.

Lisa C. Ikemoto's article entitled "Race Under Construction" was accepted for publication in the forthcoming book, Feminism, Media, and Law. In September she presented a talk, "Teaching Diversity in Family Law," at the Society of American Law Teachers Conference held at the University of Minnesota. She presented "Race and Community in African American/Korean American Conflict" at the first Asian Pacific American Law Teachers Conference in October hosted by Boston College. Additionally, she spoke at the National Asian Pacific American Law Students Association Conference on "Feminism and Women of Color." This event was hosted by the Loyola Asian Pacific American Law Students Association in November. Also in November, Ikemoto was a speaker at the National Lesbian and Gay Journalists Association regional meeting on "Family Law and Same-Sex Marriage." At the Association of American Law Schools Conference held in New Orleans in January, Ikemoto co-facilitated the annual Society of American Law Teachers Robert Cover Study Group discussion on "The Politics of Race and Proposition 187."

Randy Kandel's article "Power Plays: A Sociolinguistic Study of Inequality in Child Custody Mediation and a Hearsay Analog Solution," was recently published in the Arizona Law Review. Kandel is a member of the Editorial Board of POLAR (Political and Legal Anthropology Review). She presented a paper entitled "Anthropology and the Law of Indigenous Peoples' Rights" at the 1994 Annual Meetings of the American Anthropological Association. In addition, she chaired the Organizational Meeting for the Law and Anthropology Section of the AALS at the January 1995 AALS Annual Meeting, New Orleans. In March, she presented a paper entitled "Should 'Kin' Be a Legally Active Verb?" at the Critical Legal Studies Meetings in Washington, D.C.; in May, she spoke at a day-long symposium on Anthropologists as Expert Witnesses at the Canadian Anthropological Society Annual Meetings in Montreal; and in summer will present a paper entitled "Myths and Models and Mirrors in Child Custody Mediation Texts" (and chair a session on "Interpreting Law's Texts and Law as Text") at the Law & Society Association Annual Meetings.

Kurt T. Lash was elected to the 1996 Chair of AALS Section on Law and Religion. In addition, his article "Rejecting Conventional Wisdom: Federalist Ambivalence in the Framing and Implementation of Article V," was published in the American Journal of Legal History. Lash and his wife Kelly welcomed the birth of their third child, Benjamin Joseph, on April 24, 1995.

Daniel E. Lazaroff's article "The Third Annual Fritz B. Burns Lecture on Rule 11..."
Reform: Progress or Retreat on Attorney Sanctions — Foreword" was published in the Loyola of Los Angeles Law Review.

David Leonard served as chair of the Association of American law Schools (AALS) Section on Evidence during 1994. Leonard was moderator for the Evidence Section program "Twenty Years of the Federal Rules" at the AALS annual meeting in January. The papers from this program will be published later this year in the Loyola of Los Angeles Law Review, along with his "Foreword: Twenty Years of Federal Rules of Evidence." In addition, Leonard has just published an essay entitled, "The Federal Rules of Evidence and the Political Process" in the Fordham Urban Law Journal.

Laurie L. Levenson was the keynote speaker at both the Ventura County Bar Association Annual Meeting and the Ventura County United Jewish Fund dinner. For the ABA Section on Civil Liberties Union of Southern California, Levenson continues to co-author a monthly interactive computer program for courses in corporate securities law. Maynard will visit UCLA School of Law, where she will offer courses in corporate securities law.

Karl M. Manheim devoted part of his fall sabbatical to working with the American Civil Liberties Union of Southern California. He continues as co-counsel with the ACLU on Gregorio T. v. Wilson, the lead federal case challenging Proposition 187; and on Voting Rights Coalition v. Wilson, a case challenging California's failure to implement the National Voter Registration Act ( "Motor Voter law." Manheim also was a legal advisor to Californian's for Health, Security, the proponents of Proposition 186 (single payer initiative), and continues to represent Committee to Bridge the Gap in its efforts to oppose the Ward Valley nuclear waste disposal site near the Colorado River. He represented the consumer advocacy group Voter Revolt in the Proposition 103 rebate case, 20th Century Ins. Co. v. Garamendi before the California Supreme Court last summer. Manheim's article "Since When Can Wilson Defy the Law?" was printed in the Los Angeles Times, and his article "Debating California's Health; Single-Payer Improves Care, Cuts Waste" appeared in the Los Angeles Daily Journal and the San Francisco Recorder. His article "State Immigration Laws and Federal Supremacy," will be published in the Summer 1995 Hastings Constitutional Law Quarterly. Manheim is also developing an interactive computer program for Constitutional Law.

Christopher N. May's article "Presidential Defiance of 'Unconstitutional' Laws: Reviving the Royal Prerogative" was published in the Hastings Constitutional Law Quarterly.

Therese H. Maynard's article "Implications of Central Bank on Gustafson" appeared in The New York Law Journal and was reprinted in the Bank and Corporate Governance Reporter. Maynard moderated The Fourth Annual Fritz B. Burns Lecture held at Loyola Law School in March. The Lecture entitled, "Central Bank: The Methodology, The Message and The Future," was attended by over two hundred alumni and guests. The Burns Lecture will be published later this year in the Loyola Law Review. Her article, "The Future of Securities Act Section 12(2)," was part of the Securities Law Symposium published in the Alabama Law Review. Maynard also published her article, "Gustafson v. Alloyd Co.: The Supreme Court to Decide a Section 12(2) Case," in the August 1994 issue of InSights, one of several articles she published in InSights last year. She was recently invited to join the Advisory Board of the Securities Regulation Law Journal, which is published by Warren Gorham Lamont. Maynard's article, "The Affirmative Defense of Reasonable Care Under Section 12(2) of the Securities Act of 1933," originally published in the Notre Dame Law Review, was reprinted in the 1995 annual volume of the Securities Law Review. Maynard plans to spend her summer writing about liability under federal law for securities fraud, including the U.S. Supreme Court's recent decision in Gustafson v. Alloyd in which Justice Ginsburg's dissenting opinion cited to Prof. Maynard's earlier article in the Securities Regulation Law Journal, "Section 12(2) A Remedy for Fraudulent Postdistribution Trading?" This fall, Maynard will visit at UCLA School of Law, where she will offer courses in corporate securities law.

John T. McDermott served as an advisor to the International Law Section of the State Bar of California during 1994-95. He also presented a paper on "Regulations Governing Foreign Investment in the United States" at the State Bar's Law Institute in San Diego. In addition, McDermott moderated three programs sponsored by the International Law Section of the State Bar's Fall Section Institute held in San Diego entitled "Practical and Legal Challenges Facing Investors in International Transactions," "NAFTA: Impact on Customs and Trade Laws," and "The Practical and Legal Challenges of Doing Business in Vietnam." He also presented a paper on "U.S. Restrictions on Foreign Direct Investment" at the State Bar's Fall Section Institute held in San Diego.

Gerald T. McLaughlin spoke on letters of credit in San Francisco in February and chaired the 22nd Annual Letter of Credit Institute in New York City in May. Dean McLoughlin was a member of an ABA Site Reinspection Team for Inter American University Law School in Puerto Rico in April. He continued to co-author a monthly column on Commercial Law for the New York Law Journal. Dean McLaughlin was also a member of a panel that discussed the "Current State of Legal Education" at the Central District Judicial Conference in May.

Lydia A. Nayo's articles "Cornflakes Taste Like Poverty," "And Miles to Go Before I Sleep," "There's a Place For Us," and "Through a Child, a Parent Lives On," have been published in the Los Angeles Times since October. She is also a member of the Board of Directors of El Nido (The Nest) Family Centers, an organization that provides services and support for teen mothers. Nayo was a panelist at the University of San Francisco's Civil Rights Symposium entitled "Thirty Years Later ... Civil Rights in America: Dreams vs. Reality" on "Images of Race & Equality: The Arts, Media and Civil Rights." At this symposium, she also delivered a speech entitled, "Will the Medium Pass the Message: Images of Race on Popular Television in the Post 'Cosby' Era?"

Robert J. Nissenbaum presented "Cutting Edge of Legal Research" to the Los Angeles County Bar Association's 11th Annual Law Office Management Institute, and spoke on Trust & Wills Law at the Sarcastimist International Meeting in May. Nissenbaum serves as chair of the Conference of Law Libraries - Association of Jesuit Colleges and Universities during 1995-96. Samuel Pillsbury recently completed a children's book entitled The Invasion of Planet Wampetter, which will be published this summer. Pillsbury reports that the book, though written for middle grade readers, should appeal to anyone with a sense of humor, and has almost nothing to do with the law.

Sande Buhai Pond was elected to the Board of Directors of the ACLU of Southern California and is also the co-chair of the Development Committee. Pond has also been appointed to the Pro Bono Counsel of the Los Angeles County Bar Association. She continues to do many seminars and trainings on disability rights, including those for the Pasadena Bar Association's Litigation Section and the Los Angeles United School District.

David Raizerman spoke in December at the Museum of Tolerance in Los Angeles on "Limited Access: Disabilities in Hollywood."
He also spoke at a statewide conference of California State University administrators on "Americans with Disabilities Act Update."

Florrie Y. Roberts organized and implemented a moot court program for public school students involving the argument of a First Amendment case before the United States Supreme Court.

Dan S. Schechter's article "Orange County Crisis: Use a Weighted Scale for Investment Refunds" was printed in the Los Angeles Times.

Daniel P. Selmi's article entitled "Transforming Economic Incentives from Theory to Reality: The Marketable Permit Program of the South Coast Air Quality Management District," was published in the California Environmental Law Reporter. His

Conference of the California State Bar Section on Environmental Law. Selmi also was appointed by the Administrator of the California Environmental Protection Agency to serve on the "Blue Ribbon Commission on a Unified Statute," which is examining whether various California environmental laws can be consolidated into a single, unified statute to eliminate duplication and streamline regulation. In addition, his annual review of California environmental law and land use cases was published in the California Environmental Law Reporter.

Lionel S. Sobel recently addressed the Legal Department at Warner Bros. and the Los Angeles Copyright Society on plagiarism law and the Los Angeles Copyright Society on "Idea Submission Cases." He was also the speaker at the Annual Intellectual Property Law Institute, sponsored by the California State Bar Intellectual Property Law Section. In February he spoke on "Rights in the Digital Age" at an ABA Entertainment Law Program at Harvard Law School. Sobel traveled to Australia in March to deliver a paper on Multimedia Law at the Law Asia Conference. In addition, he has been appointed to the Governing Committee of the ABA Forum on the Entertainment and Sports Industries.

Lawrence B. Solum has published Destruction of Evidence: 1995 Supplement (John Wiley & Sons). He presented "Destruction of Evidence in Civil Litigation," to the Insurance Section, Orange County Bar Association. Other presentations included "Procedural Justice" to a Faculty Workshop at Boston University School of Law and "Practical Judgment and the Phenomenology of Judging" to the Section of Law and Interpretation at the annual Association of American Law Schools (AALS) meeting in New Orleans. Solum also moderated the Jurisprudence Section Program, entitled "Political Liberalism," with Kent Greenawalt, Sharon Lloyd, Cass Sunstein and John Rawls at the AALS annual meeting. He has also been elected a member of the Executive Committee, Law and

Interpretation Section, of the AALS and a member of the Executive Committee, Jurisprudence Section, of the AALS.

Peter M. Tiersma's article "Reforming the Language of Jury Instructions," recently appeared in the Hofstra Law Review. Another article, "Dictionaries and Death: Do Capital Jurors Understand Mitigation," will soon appear in the Utah Law Review. And "The Language of Offer and Acceptance: Speech Acts and the Question of Intent," was partially re-published in Foundations of Contract Law. He was also recently appointed a member of the Committee on Social and Political Concerns of the Linguistic Society of America, and in this capacity is coordinating the drafting of a Statement on Language Rights to be submitted to the membership of the Society.

David C. Tunick's article, "Has the Computer Changed the Law," was published in the Journal of Computer and Information Law. Tunick served as an arbitrator on computer-related matters for the American Arbitration Association.

Gary Williams was elected to the Board of Directors and Executive Committee of the ACLU of Southern California.

DECEASED

Brigadier General Nathan J. Roberts, professor emeritus at Loyola Law School, passed away on November 17, 1994. Roberts, who served in the U.S. Army from 1940-83, was assistant judge advocate general for civil law. He retired in 1977 following 11 years of teaching such courses as Criminal Justice and Contemporary Business Law at Loyola. Members of the Loyola Law School community who worked with Roberts affectionately remember him as always kind and professional, and concerned for his students.

Walter R. Trinkaus, professor emeritus at Loyola Law School, died May 29 at the age of 82. Prof. Trinkaus retired from Loyola Law School in 1983 following 18 years of teaching. Prior to teaching at Loyola, he conducted a general civil practice, emphasizing litigation and appellate matters. He was one of the founders and the first president of the original Right to Life League of Southern California and spoke before legislative committees and other public groups, and on radio and television, on the issues of the right to life, abortion and euthanasia.
1951 Godfrey Isaac was a featured speaker on the legal aspects of credentialing medical professionals at the 10th World Congress of Medicine & Law, recently held in Jerusalem, Israel.

1957 Gerald M. Condon has co-authored with his son, Jeffrey, a book entitled "Beyond the Grave" about the correct and incorrect way of leaving money to children upon the death of a parent. Louis L. Litwin, having retired in 1990, has returned to work as general counsel and chief operating officer of Hotel Continental Casino & Resort in Las Vegas.

1958 John M. Dunn has been named to the Management Committee at Pillsbury Madison & Sutro.

1959 Louis J. Knobbe, co-founder of Knobbe, Martens, Olson & Bear in Newport Beach and a founding member of the Orange County Performing Arts Center, was recently selected by the Orange County Business Journal to participate in a roundtable discussion on important issues facing Orange County. Of the five participants assembled, two others were Loyola Law School alumni: Janet Toll Davidson '78 and John C. Gamble '71.

1961 Herbert A. Braun is currently a mediator and judge pro tem on a pro bono basis.

1963 Hon. Charles R. McGrath was recently profiled in the Los Angeles Times on the many issues and controversies he has handled during his more than two decades on the Ventura County bench.

1964 Anthony Murray, a trial attorney and former California State Bar president, has joined Loeb & Loeb as a partner in the firm's major business litigation department. He currently chairs the Southern California State Committee for the American College of Trial Lawyers.

1965 James Krueger was named "Hawaii Trial Lawyer of the Year" for 1994 by the Hawaii Trial Lawyers Association. Gerald H. Rubinstein, chair of International Cablecasting Technologies, and former chair of United Artists Records, is a member of the board of directors for the multimedia company Graphix Zone.

1966 Kevin O. Lewand, retired from the active practice of law, is currently the chief executive officer of Allied Healthcare Access, a managed care organization in Santa Ana. Patrick Lynch, partner at O'Melveny & Myers in Los Angeles, was recently selected by the Los Angeles Business Journal as one of the 100 most prominent business attorneys practicing in Los Angeles County. Richard Mednick is currently working for Judicial Arbitration & Mediation (JAMS) while also handling bankruptcy and debtor/creditor work.

1967 Janet L. Chubb has been elected to the board of governors of the American Bankruptcy Institute, currently serves as president of the Northern Nevada Bankruptcy Bar Association; and becomes chair of the bankruptcy section of the State Bar of Nevada in June. Hon. Richard Montes was profiled in a February Los Angeles Daily Journal article on his two-year term as presiding judge of the Los Angeles Juvenile Court. Ron Russo was appointed by California Attorney General Dan Lungren as senior assistant attorney general in charge of the licensing section, which represents 30 regulatory agencies in the Department of Consumer Affairs.

1968 Hon. Thomas N. Townsend, former commissioner of the Compton Municipal Court, was recently elected as a judge of the court.

1969 Martin F. Goldman has recently become one of only five California lawyers to be certified as a creditors' rights specialist by the Academy of Commercial and Bankruptcy Law Specialists of the Commercial Law League of America. Patrick M. Kelly was recently named by Governor Pete Wilson to a two-year term on the Commission on Judicial Performance, the state panel responsible for disciplining California judges. Jeffry A. Taylor has returned to teaching at Vermont Law School.

1970 Hon. Sheila Prell Sonenshine, an Associate Justice in the 4th District Court of Appeal, was recently profiled in the Los Angeles Daily Journal on her career which has included being a Superior Court judge and a private practitioner in the family law area.

1971 Stephen G. Contopoulos, partner at Sidley & Austin in Los Angeles, was recently selected by the Los Angeles Business Journal as one of the 100 most prominent business attorneys practicing in Los Angeles County.
Hon. Vincent J. McGraw of the Fresno Municipal Court has been appointed by the California Supreme Court to the newly constituted Commission on Judicial Performance. Anthony T. Ross has been appointed as an administrative law judge for the Unemployment Appeals Board in Fresno.

1972 Hon. Lonzo Lucas has been appointed to the bench as a court commissioner in the South Gate Municipal Court where he presides over misdemeanor and felony arraignments, civil and criminal trials and preliminary hearings.

1973 Hon. David R. Chaffee of the Orange County Harbor Municipal Court was recently profiled in the Orange County Reporter. Anthony B. Lettunich is a partner at Lettunich & Vanderbloemen in Steamboat Springs, Col. specializing in real estate, planning and zoning, and land use. Additionally, he serves on the 15-member Council of the Real Estate Section of the Colorado State Bar. Carol E. Schatz has been appointed president and chief executive officer of the Central City Association, which represents and promotes a stronger and more vital business climate in Los Angeles. In January, she was appointed by Los Angeles Mayor Richard Riordan to the board of directors of the Metropolitan Transportation Authority. Claire I. Van Dam is deputy county counsel in Sacramento, representing the Sacramento Metropolitan Air Quality Management District.

1974 Keith G. Burt, former head of the San Diego County district attorney’s gang unit, was named its chief deputy supervising the specialized units that prosecute major violators, narcotics crimes and insurance fraud. David W. Levene, president and founding shareholder of Levene & Eisenberg in Century City, was recently selected by the Los Angeles Business Journal as one of the 100 most prominent business attorneys practicing in Los Angeles County. Evanne L. Levin, former vice president/general counsel for Zodiac Entertainment, has opened her own practice specializing in entertainment law. Hon. Steven D. Sheldon of the Maricopa Superior Court, Arizona, was recently appointed to the national committee of the National Center for State Courts in order to study juror stress. Scott A. Smith has been elected the 1995 president of the Orange County Chapter of the American Board of Trial Advocates.

1975 Christopher E. Angelo, along with David Romley ’78, is co-founder and director of the Christopher Sampson Foundation for the Catastrophically Injured, a nonprofit charity awarding financial grants to uninsured or underinsured victims of catastrophic injury. John J. Doherty has formed the law firm of Williamson, Raleigh & Doherty in Los Angeles, where he will continue to specialize in general civil litigation. George Genesta recently served as president of the Southeast District Bar Association of Los Angeles County and was named its “Attorney of the Year” for 1995. Currently, Genesta is a member of the board of directors of the Orange County Legal Aid Society. Helene P. Hahn, the former head of business and legal affairs at the Walt Disney Co., has joined the new movie studio, Dreamworks SKG. Paul G. Lorenzini, a senior vice president of Pacificorp and chair of the Citizens Crime Commission, was recently profiled in The Oregonian. John K.C. Mah recently served as president of the Southern California Lawyers Association. Hon. Suzanne E. Person was recently profiled in the Los Angeles Daily Journal regarding her 18-year career as a civil practitioner, deputy district attorney, and now a Los Angeles Municipal Court judge. Devallis Rutledge was appointed by Governor Pete Wilson to the Commission on Peace Officers Standards & Training. Ron J. Tasoff has been appointed chair of the American Immigration Lawyers Association’s Immigration and Naturalization Service District Office Liaison Committee, in Los Angeles. Additionally, he is editor-in-chief of the Valley Lawyer Magazine and has recently written two articles for the Los Angeles Times concerning Proposition 187.

David C. Werner, formerly of Stockdale, Peckham & Werner, has opened his own practice in Irvine specializing in insurance defense/coverage, breast implant litigation, and large tort litigation. Elayne C. Berg Wilion recently served as president of the Los Angeles County Women Lawyers Association.

1977 Hon. J. Stephen Czuleger of the Los Angeles Superior Court, was recently profiled in the Los Angeles Daily Journal with respect to his presiding over several grand jury matters relating to the O.J. Simpson case. Barbara Kheel Freeman, a resident of Cleveland, was recently admitted to the practice of law in Ohio. Richard P. Longaker, II has opened his own firm with offices in Brentwood and Santa Barbara; he specializes in business law and litigation. Daniel C. Lough, a former Riverside County senior deputy district attorney, has been selected as a San Bernardino County assistant district

Keep in touch with the Alumni Relations Office at Loyola Law School through the internet:
llsgrads@lmu.law.lmu.edu
attorney. **Bruce Nahin** was recently elected president of the Acton Agua Dulce School District. **Patricia Schnegg**, partner at Marsh, Jones & Doran in Los Angeles, was recently selected by the *Los Angeles Business Journal* as one of the 100 most prominent business attorneys practicing in Los Angeles County.

1978 **Laurie J. Butler**, partner in the firm of Touletlot & Butler, has been involved in representing Los Angeles Police Detective Mark Fuhrman, a witness in the O.J. Simpson trial. **Randall B. Schwartz** has opened his own law firm in North Hollywood; he is a certified specialist in workers compensation representing employers and insurance companies.

1979 **Donald R. Alvarez**, a partner in the San Bernardino law firm of Brunick, Alvarez & Battersby, was elected to a second term as president of the board of education for the Colton Joint Unified School District. **Michael W. Arlen** has opened offices in Tokyo, Taipai, Hong Kong & Singapore for the marketing, sales, and distribution of American goods overseas. **Hon. James P. Cloninger**, a judge for the Ventura Municipal Court, was recently profiled in the *Los Angeles Daily Journal*. **Angela Hawekotte** has recently formed the legal partnership of Adams & Hawekotte in Pasadena, specializing in taxation, business organizations, and trusts & estates. Currently, Hawekotte is serving as a trustee of the Pasadena Bar Association. **Spencer F. Segura** is vice president of investment banking at D.H. Blair & Company in New York. **Hon. Darlene R. Seligman** has been appointed a federal immigration judge in Los Angeles by the U.S. Department of Justice. **Marylin J. Milner White** has joined the Los Angeles firm of Graham & James as a partner, where she continues to practice as a commercial litigator, with an emphasis on energy litigation and regulation, and banking litigation.

1980 **John S. Brantley** recently received certification in hazardous materials management from the Department of Engineering, Information Systems and Technical Management through UCLA's extension program. **Linda M. WilderCurtis**, formerly a nurse practitioner in obstetrics/gynecology, and currently a partner in the Connecticut firm of Pullman & Comley, was recently highlighted in the *New York Times* for her comments on the increasing need for legal representation of nurses. Wilder Curtis works with the American Association of Nurse Attorneys, consisting of 750 members nationwide, of which she is a founding member. **Susan J. Glass** is currently the assistant general counsel and assistant secretary for Allergan, Inc., in Irvine. She previously served as general counsel to Allergan Medical Optics and its subsidiaries. **Robert L. Golish** has been appointed to senior vice president at Pomona First Federal Savings & Loan Association. He will continue to serve as Pomona First Federal's senior counsel. **Suzanne J. Holland** was recently profiled in the *Los Angeles Daily Journal* on her career defending corporations against wrongful termination and employment discrimination/complaint claims.

**Tyson B. Park** was a member of the executive committee for California Governor Pete Wilson's 1994 election and is currently involved in the same capacity for the 1996 presidential campaign. **Beverly T. Pine** is a partner in the firm of Pine & Pine, specializing in appeals, writs, pre-trial and post-trial brief writing and anti-trust law. **Diane L. Patrick Whiting's** spouse Deval Patrick has been appointed by President Bill Clinton to the position of assistant attorney general for civil rights. **Steven Zelig** is co-counsel for a coalition of owners of property located along the construction route of the Red Line subway, in a lawsuit over property damage and lost business revenues against the Metropolitan Transportation Authority (MTA) and respective contractors.

1981 **Steven C. Crosby**, director of external affairs at the Los Angeles Cellular Telephone Company, is in charge of government relations and regulatory/media affairs. **Belinda D. Stith** was elected as region four director of the National Bar Association and was named to its executive committee at its annual meeting in Seattle.

1982 **Barbara G. Archibald** continues to specialize in insurance coverage and appeals for the law firm of Hardy, Erich, Brown & Wilon in Sacramento. **Theodore A. Chester, Jr.** has joined the newly formed Long Beach firm of Smiland & Khachigian, specializing in major tax, corporate, commercial and estate transactions.
He also oversees a variety of transactions and litigations in the public sector area, with special emphasis on protecting the irrigation and drainage rights of farmers against the government. Patricia Snyder Diamond has been a partner at Levinson, Lieberman & Snyder, specializing in real estate litigation. Heather A. Houston, appellate consultant with the law firm of Gibbs Houston Pauw in Seattle, has been appointed chair of the Appellate Practice Committee for the Federal Bar Association of the Western District of Washington. For the next two years, her committee will provide assistance to the U.S. Court of Appeals for the Ninth Circuit. Larry C. Maunt has joined Mission First Financial in Irvine as senior counsel. Julie M. Philips, formerly of Bloom, Dekom, Hergott & Cook, has joined the motion picture department at the William Morris Agency. Jack H. Robbins was recently appointed judge pro tempore for the Sacramento County Superior Court. In addition, he recently presented a minimum continuing legal education (MCLE) program on "Litigating Insurance Bad Faith Cases" for the National Business Institute, Inc. Wesley A. Rusch recently received an MBA from the University of Southern California. Vincent B. Sato, a Los Angeles Deputy City Attorney, serves as the supervisor of the Environmental Protection Unit, which enforces state and local environmental laws within Los Angeles. Genese Dopson Smith, formerly an associate with San Francisco's Sarrail, Lynch, & Hall, has opened her own firm in Berkeley. She represents defendants in suits involving general and professional negligence, medical products liability, wrongful termination, and sexual harassment.

1983 Michele S. Assayag, a practitioner in creditors' rights and bankruptcy litigation, has joined Paul, Hastings, Janofsky & Walker in Costa Mesa as counsel. Steven C. Miller has recently been named a partner at Morris, Polich & Purdy in Orange. Jane Fleischer Reid has joined the law firm of Newman, Aarsonson, & Vanaman; her area of practice is special education law and related civil rights. Michael J. Shilub has started his own law office in Century City specializing in civil, business and entertainment litigation. Judith Babajian Roberts, formerly a deputy city attorney of Pomona, has taken a position with the law firm of Oliver, Barr & Vose, where she is now serving as an assistant city attorney for the cities of South Pasadena and Bell. In addition, Roberts serves as the assistant general counsel to the Riverside Redevelopment Agency.

1984 Janet Spiro Martin recently received a five-year pin from Sir Speedy Inc., where she is general counsel, and was nominated for the Who's Who, International Business Professionals. Glenn Mondo has been named a board member of the Santa Ana Chamber of Commerce, representing the Orange County Bar Association. Lori Markovitz Stine, formerly of the Orange County office of the American Arbitration Association, has recently started her own destination management firm, which assists corporate meeting planners with finding sites for conventions, meetings and retreats. Nancy L. Wagner, director of the paralegal studies program at Tulane University in New Orleans, will soon release her second novel, All of Our Lives, a fictional story whose main character is a third year law student at Loyola Law School.

1985 George F. Bird, Jr. and Karen Hunter Bird participated as chief consultants for the Constitutional Rights Foundation's 1994-95 Mock Trials Competition, co-sponsored by the State Bar and State Board of Education. The Foundation is a non-profit organization working with junior and senior high school students in various areas of law. Stephen M. Garcia was recently profiled in the Los Angeles Daily Journal for being an "up-and-coming young trial attorney." Garcia specializes in personal injury, civil litigation and criminal law. Hank M. Goldberg, a Los Angeles deputy district attorney, is a member of the lead prosecution team in the People v. O.J. Simpson trial. Mary L. Murphy recently became a principal in the Century City law firm of Valensi, Rose & Magaram. Geoffrey S. Payne was named a partner at Drummy, King & White in Costa Mesa. G. Ross Wheatley, a commander in the U.S. Coast Guard, recently relocated with his family from Seattle to Washington, D.C., to assume the role of Senior Counsel at the National Pollution Funds Center (NPFC) in Arlington, Va. The NPFC serves as the fiduciary for the Oil Spill Liability Trust Fund, which cleans up oil spills in navigable waters of the U.S.

1986 Rod R. Fick has presented a series of seminars on "Police Pursuit Liability" issues, sponsored by the California Peace Officers Association, to several law enforcement agencies throughout California. Jennifer Lanford Fuller, a tax specialist at Palo Alto-based Fenwick & West, has been named a new partner. Joseph M. Salamunovich has been named a partner in the Los Angeles office of Gibson, Dunn & Crutcher. Salamunovich is a member of the firm's business and corporate finance department specializing in mergers and acquisitions, securities, general corporate matters and secured financing.
1987  Angela C. Agrusa, a specialist in commercial litigation, has been named a partner at Baker & Hostetler in Los Angeles. Chuck Baren has become a partner at Wolf, Rifkin and Shapiro in West Los Angeles where he represents community associations, such as home owner associations. Richard A. Deeb, a specialist in products liability, has been named a partner at Baker & Hostetler in Los Angeles. Roger B. Goff has formed the partnership of Goff & Mandel where he specializes in business and entertainment matters. Jeffrey P. Grogin and Barry A. Stulberg, of the Pasadena-based firm of Samaha, Grogin & Stulberg, were recently profiled in California Law Business magazine on the specific legal issues they have encountered in representing producers and distributors of the fast-growing interactive and adult video games industry; named partner Thomas J. Samaha is also a Loyola Law School alumnus. Gail C. Kaplan was appointed chair of the new Judicial Council Subcommittee on Access for Persons with Disabilities of the Standing Committee on Access and Fairness. Kevin G. Murray, assemblymember for the 47th District - Los Angeles, was recently appointed chair of the California State Assembly Select Committee on the Arts, the Entertainment Industry & Software and Technology. Russell P. Nowell has opened his own law practice in Brea, specializing in business and real estate litigation. Allyson G. Saunders, formerly with City National Bank in Beverly Hills, is an associate with Paul, Hastings, Janofsky & Walker in Los Angeles.

1988  Daniel A. Brown has joined Ohio-based Sebaly, Shillito & Dyer as an associate specializing in environmental law. Brown is actively involved in the Ohio State Bar Association (Environmental Law Committee) and he presently serves as chair of the Dayton Bar Association (Environmental Law Committee). Lisa S. Carrington opened her own practice in Marina del Rey in January, specializing in general civil litigation and transactional work. Kenneth T. Fong has been named a partner at Barbosa, Garcia, & Barnes in Los Angeles. Additionally, Fong presented a speech on recent changes to the Redevelopment Law at the State Bar Real Property Section's annual retreat in April. Richard H. Lieb is senior vice president for legal and community affairs for United States Public Technologies. Ralph J. Ortolano, Jr. was recently promoted to lieutenant commander in the United States Naval Reserve. Additionally, he was recently licensed as an unlimited tonnage first class harbor pilot in the Los Angeles/Long Beach harbors, the youngest person to have ever been so licensed. Brent A. Reinke has become a partner at the Los Angeles firm of Clark & Trevislitch; he specializes in corporations, and mergers and acquisitions law. Thomas A. Scutti has become a partner at the law firm of Gerson, Even, Crandall & Wade, specializing in insurance bad faith and coverage litigation. Zara Buggs Taylor has been appointed executive administrator for employment diversity at the Writers Guild of America, West. She will develop and implement all guild programs in employment access for writers, and will oversee the Equal Employment Access Department.

1989  Adryane R. Omens has been named a partner at the Los Angeles office of Honigan, Miller, Schwartz and Cohn, where she specializes in bankruptcy law and litigation. Katie M. Wohn recently became the director of litigation for the Western Law Center for Disability Rights, located on the Loyola Law School campus, and is a member of the adjunct law faculty at the Law School.

1990  Ginerva K. Marum Chandler has recently become the deputy county counsel in land use and planning for Humbolt County. Edward P. Howard was profiled in the Los Angeles Times on his current roster of consumer law-related projects, including lead counsel for Proposition 103 (the 1988 California Insurance reform initiative), sex equality in education, and environmental issues. Leon F. Mead, II has opened the law firm of O'Brien, Tabar, White & Mead in Costa Mesa. Daniel Passamanek was recently selected "Volunteer of the Month" for the Volunteer Legal Services Program (VLSP) of the Bar Association of San Francisco. Passamanek volunteers his time to VLSP's Immigrant HIV Assistance project, which provides free consultation and representation to low-income HIV-positive immigrants residing in San Francisco. Leonard L. Schapira, a Hermosa Beach-based real estate attorney, was recently quoted in the Los Angeles Times on real estate property foreclosures and their tax implications.

1991  Jim P. Hart, Jr. is an associate at the Los Angeles office of Genson, Even, Crandall & Wade specializing in casualty defense litigation. Ross S. Heckmann will join the Life Legal Defense Foundation as its first, full-time legal director. Lee J. Rittenburg was recently profiled in the Glendale News Press on his law practice entitled "Traffic Defenders" in which clients who prefer to fight traffic tickets received are represented. Lawrence S. Strauss, Anthony J. O'Farrill and Patricia P. Laiacona are all sole practitioners and share several cases together. Steve J. Simerlein is an associate at the San Diego office of Weissburg & Aronson, Inc. Tracy A. Thomas is an associate for Covington & Burling in Washington, D.C. Additionally,
she is a member of the adjunct faculty at both Georgetown Law School and Catholic Law School where she teaches Legal Writing, and Sports and the Law, respectively. Cheryl Hardt Walsh heads the Elder Law Department at the firm of Stein, Hanger, Levine & Young.

1992 Leslie A. Barnett has opened her own law office in Los Angeles specializing in elder law, probate, and estate planning. Corri D. Berg, formerly of Skadden, Arps, Slate, Meager & Flom, has joined the legal department at Sony Pictures Entertainment Inc. in Culver City. Carolyn H. Reznik Camras is a staff attorney at the Office of the Attorney General in Maryland. Catherine A. Cavella is currently practicing in her own firm in the areas of entertainment and business litigation. Keri D. Harrison is counsel for the Judiciary Committee's subcommittee on the Constitution for the U.S. House of Representatives. Diane E. Kahn is currently in charge of the legal department at the Los Angeles Free Clinic, which was recently chosen by the California State Bar as a "successful model of a pro per program." Sandra R. Klein is currently clerking for the Honorable Arthur L. Alarcon of the United States Court of Appeals for the Ninth Circuit, and in the fall of 1995 will become an associate with O'Melveney & Myers. Paul P. Lamb is director of business affairs for Showtime Networks, Inc. where he is involved with film production legal work. Patrick F. Reynolds recently opened the Los Angeles office of Feldsott, Lee & Feinberg, a community association law firm based in Newport Beach. Ramu S. Yanni has joined the law offices of Sol P. Ajalat in Burbank where he focuses on trademark and entertainment law.


Lippincott has opened his own law practice in Long Beach, focusing on wills, trusts and estate planning. Brett Locker is an associate with the Santa Barbara law firm of Snyder & Strozier. Vincent D. Lowder works in Irvine for Jones, Day, Reavis & Pogue in the area of corporate litigation. Laura J. Maglinger recently joined the Los Angeles County District Attorney’s Office. Constantinos Marantidis is an associate with the Pasadena office of Christie, Parker & Hale. Braulio Montesino has recently published two health care law related articles in *Health Systems Review*, a national health care publication. Furthermore, Montesino was recently named co-editor of Matthew Benders’ *Health Care Law Sourcebook*. Paul G. Nagy works for Spensley, Horn, Jubas & Lubitz in Los Angeles in the intellectual property area. Gary W. Park works for Lande & Rolston in Los Angeles, practicing in the bankruptcy litigation area. Anna Phillips has recently joined the Los Angeles County District Attorney’s Office as a deputy district attorney. James B. Pickell works in Los Angeles for Debevoise & Plimpton in the area of corporate/securities litigation. John C. Ricci works for the Los Angeles office of the U.S. Securities & Exchange Commission in the area of securities law. Pauline M. Rosen, an associate with Fleishman, Fisher & Maest in Century City, assisted with trial preparation for the recent Supreme Court case of *U.S. v. X-Citation Video*. The case concerned the constitutionality of a 1977 federal law: the Protection of Children Against Sexual Exploitation Act. Elizabeth F. Sheh is an associate with Montgomery, Gutierrez & Preciado, an employment law dispute law firm located in Pasadena. Lisa M. Schinnerer works for Haight, Brown & Bonesteel in Santa Monica, practicing in the area of defense litigation. Glenn S. Shubb is with the Law Offices of David E. Kenner in Encino, practicing in the criminal law area. Kristina E. Weaver works for Adams, Duque & Hazeltine in Los Angeles in the areas of insurance defense and products liability.

**IN MEMORIAM**


**ENGAGEMENTS & MARRIAGES**


**BIRTHS/ADOPTIONS**

Joan R. Issacs ’77 recently adopted a little girl from Romania. Todd D. Beld ’85 is proud to announce the birth of his daughter, Monica Mary in January. Roger B. Goff ’87 has announced the February birth of his first child, a son, Kellen Alexander. Neil J. Scheff ’89 has announced the birth of his first child, a son, Sammy Joseph. Steven D. Hunt ’91 has announced the January birth of his daughter, Emily. Matthew P. Lewis ’91, who serves on Loyola Law Schools’ Alumni Board of Governors, is the father of a TV star: Joshua Blair was born in April; an ultrasound of the unborn baby appeared in the television program “ER” in March. Cheryl Hardt Walsh ’91 recently celebrated the birth of her second child, a daughter, Mckenzie Lee.
LOYOLA LAW SCHOOL ALUMNI ASSOCIATION ANNOUNCES
BOARD OF GOVERNORS ELECTION

It is election time for your Alumni Association Board of Governors. The Board provides leadership to the Alumni Association and serves as the voice of nearly 11,000 Loyola Law School alumni. Membership in the Alumni Association consists of all graduates of Loyola Law School as well as persons who have attended Loyola for at least one year and are members of the California Bar or of the Judiciary.

The Board of Governors is the governing body of the Alumni Association and a source of counsel and service to the Law School. There are 27 members of the Board. The purposes of the Alumni Association are:

1) to assist the Law School in maintaining and improving the high quality of legal education offered by the School;
2) to promote legal scholarship by students and graduates of Loyola Law School in the furtherance of their legal careers;
3) to advocate and practice the highest standards of ethical and professional conduct; and,
4) to promote a spirit of community and friendship among the membership.

Each year, nine members of the Alumni Association are elected to serve a three-year term on the Board of Governors. There are six scheduled meetings of the Board each year. In addition, members serve on one or more of the standing committees which are: Executive, Awards, Development, Alumni Dinner, and the Election Committee.

THE FOLLOWING PEOPLE HAVE BEEN NOMINATED TO STAND FOR ELECTION

ELECTION BALLOT FOR 1995-96

Please vote for no more than nine and return your ballot by August 12, 1995. Candidate's statements are on file with the Alumni Office.

<table>
<thead>
<tr>
<th>NAME</th>
<th>CLASS</th>
<th>EMPLOYER</th>
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<tr>
<td>M. Cristina Armenta</td>
<td>1994</td>
<td>United States District Court</td>
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<tr>
<td>Michael C. Denison</td>
<td>1974</td>
<td>Kinsell, Boesch, Fujikawa &amp; Towle</td>
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<tr>
<td>Michelle Futterman</td>
<td>1994</td>
<td>Manning, Leaver, Bruder &amp; Berberich</td>
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<td>Joseph Gellman</td>
<td>1971</td>
<td>Gellman &amp; Strasser</td>
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<td>Mark Hattam</td>
<td>1994</td>
<td>Allen, Matkins, Leck, Gamble &amp; Mallory</td>
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<tr>
<td>Barbara Kallins</td>
<td>1984</td>
<td>Law Offices of Barbara Kallins</td>
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<td>Daniel D. Kopman</td>
<td>1992</td>
<td>Garrett &amp; Tully</td>
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<td>Michael Leaby</td>
<td>1978</td>
<td>Haight, Brown &amp; Bonesteel</td>
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<td>Matthew Lewis</td>
<td>1991</td>
<td>White &amp; Case</td>
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<td>Lynne Mallya</td>
<td>1993</td>
<td>Pillsbury Madison &amp; Sutro</td>
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<td>Lawrence McLaughlin</td>
<td>1978</td>
<td>McLaughlin &amp; Irvin</td>
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<td>Eric Nishizawa</td>
<td>1988</td>
<td>Pacific Nexus Corporation</td>
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<tr>
<td>Judith Roberts</td>
<td>1983</td>
<td>Oliver, Barr &amp; Vose</td>
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<tr>
<td>Philip Soto</td>
<td>1986</td>
<td>Manning, Marder &amp; Wolfe</td>
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<tr>
<td>G. Barrett (Barry) Swayne, Jr.</td>
<td>1967</td>
<td>Arkley, Butterfield &amp; Swayne</td>
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<td>Brandon Tesser</td>
<td>1993</td>
<td>Anderson, Ablon, Lewis &amp; Gale</td>
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<tr>
<td>Brendan J. Thorpe</td>
<td>1988</td>
<td>Thorpe &amp; Thorpe</td>
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<tr>
<td>Marnin Weinreb</td>
<td>1992</td>
<td>Luce, Forward, Hamilton &amp; Scripps</td>
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<tr>
<td>Randall Wenker</td>
<td>1964</td>
<td>Magdlen &amp; Wenker</td>
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<td>Write-in:</td>
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Thank you for your participation
NAME

PLEASE CHANGE MY ADDRESS:

☐ AT HOME

☐ AT WORK

I PREFER RECEIVING LOYOLA LAW SCHOOL MAILINGS AT: ☐ HOME ☐ WORK

WHAT'S NEW?

To assure confidentiality, please tuck this flap beneath the upper flap, and staple/tape closed.
You may also fax your ballot to Alumni Relations: 213.380.3769
LOYOLA LAW SCHOOL

DEAN'S HOMECOMING DAY

CELEBRATING THE 75TH DIAMOND JUBILEE ANNIVERSARY OF

LOYOLA LAW SCHOOL

1920-1995

Saturday, September 9, 1995

LOYOLA LAW SCHOOL CAMPUS

ACTIVITIES PLANNED FOR THE ENTIRE FAMILY

WATCH FOR YOUR INVITATION IN THE SUMMER MAIL!

graduates help bring the year to a successful close

Loyola Law School graduates have always played a significant role in the services and programs of the Office of Career Services, and the 1994-95 academic year has been no exception. Such involvement has been especially critical — and helpful — in a difficult (although improving) job market. Graduates, both new and experienced:

• Serve as conduits within their organizations. They provide the Office of Career Services with job listing information, personally request that Loyola graduates be referred, and receive student resumes for in-office interviews.
• Return to campus as interviewers during the fall and spring recruitment seasons.
• Act as speakers and moderators for a wide variety of panels and programs throughout the year.
• Talk individually to students (and graduates) by telephone and in person about particular areas of practice, career choices, specific employers, etc.

Alumni have traveled from as far north as Sacramento and as far south as from San Diego to participate in Career Services events and programs, and are always eager and willing to volunteer their time in assisting with one effort or another. This is a wonderful demonstration of the commitment which alumni have to the Law School, and the Office of Career Services certainly owes alumni a debt of gratitude.

Loyola graduates participated in the following Office of Career Services events and activities during the 1994-95 academic year:

• Fall and Spring On-Campus Interviews (OCI)
• Fall OCI Student/Employer Mixers
• Effective Interviewing (with Alumni Association)
• Post-Graduate Judicial Clerkships
• You Can Get a Job! (with Los Angeles County)
• Maximizing Employability in the 90s (with Office of Multicultural Affairs, Academic Support and minority bar associations)
• Public Interest Careers Day
• Law Practice Specialty Day
• Government Careers Information Day
• How to Make the Most of Your Summer Work Experience

If you are interested in participating in Career Services events and programs, or if you wish to provide job information, please call Assistant Dean Carol Ross-Burnett in at 213.736.1150.
save the date!
1995 Fall Calendar

August 26 ............................ ALUMNI NIGHT AT THE HOLLYWOOD BOWL WITH NATALIE COLE
September 9 ...................................................... DEAN'S HOMECOMING DAY
December 12 ............................. SWEARING-IN CEREMONY FOR NEW ATTORNEYS

LOYOLA LAW SCHOOL 919 S. ALBANY ST., LOS ANGELES, CA 90015-0019