



THE RICHMOND BAR

Volume 26, Number 6

A newsletter for members of The Bar Association of the City of Richmond

February 2018

Anne Holton, former Secretary of Education of Virginia, to speak at Bar's February luncheon

Anne Holton, former Secretary of Education of Virginia, will be the featured speaker at the Richmond Bar's luncheon on Thursday, February 22, 2018. The luncheon will be held at the Omni Hotel beginning at 12:30 p.m. Reservations may be made by returning the enclosed flier or by calling the Bar office at 780-0700. Additionally, you may make a reservation by visiting <https://www.richmondbar.org/luncheons/>. The deadline for reservations is 12:00 noon on Monday, February 19th. Cost to attend is \$32.00 for RBA members and \$37 for guests.

If you require a vegetarian meal or have a dietary restriction, please inform us at the time you make the reservation.

The following member of the judiciary will be hosting a Judges' Table at the February luncheon: **Hon. Marilynn Goss**. At the time you make your reservation, please indicate if you would like to be seated at the judge's table.

Anne Holton is a life-long advocate for children and families in Virginia. With a B.A. from Princeton and a Harvard law degree, Holton has worked as a legal aid lawyer serving low-income families, a juvenile and domestic relations district court judge,



Anne Holton

and as Virginia's Secretary of Education. Holton helped integrate Richmond Public Schools as a child when her father was Virginia's governor in the early 1970's. As Virginia's First Lady and Secretary of Education, Holton championed foster care

system reform and focused on the difficulty of recruiting high-quality teachers for schools in high-poverty communities. Her life's work has focused on children and families at the margin, and the crucial role education must play in helping young people escape poverty and become successful adults.

Holton currently serves on the Virginia Board of Education. She and her husband, U.S. Senator Tim Kaine, live in Richmond, VA. They have three adult children, all of whom attended Richmond Public Schools.

Members are reminded that a waiting list for individuals who have not made reservations by the deadline will be started at 12:00 noon at the registration table on the day of the event. If space is available, members will be accommodated on a first come, first served basis. There is no guarantee that members on the waiting list will be admitted.

Judges are invited to attend the luncheon free of charge as guests of the Association. Judges who would like to be picked up at either the John Marshall Courts Building or the Supreme Court Building are asked to notify the Bar office by 1:00 p.m. on the day before the luncheon.

Michael N. Herring to receive Bar's Public Service Award

Michael N. Herring, Commonwealth's Attorney for the City of Richmond, will receive the Hill-Tucker Public Service award at the Bar's February luncheon meeting. The award, which is named for its first recipients, Oliver Hill and Samuel Tucker, is awarded annually to members of the legal profession who render conspicuous public service and distinguish themselves in service to society beyond the practice of law.

On January 3, 2006, Michael N. Herring was sworn in as the Commonwealth's Attorney for the City of Richmond.

After receiving his undergraduate degree

in economics in 1987 and his law degree in 1990, both from the University of Virginia, Mr. Herring began practicing law in Richmond, VA. He started his career as an associate at Hunton & Williams, later joining the Office of the Commonwealth's Attorney in 1992, where he served as a senior felony trial attorney for Violent Crimes and Narcotics Offenses. He returned to the private sector in 1996 at the law firm of LeClair Ryan where his practice focused on medical malpractice defense and criminal defense.

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Local Judges highlight new court information

In its continued effort to promote the administration of justice in the Richmond area and to facilitate cooperation between the bench and the bar, the Bar's Administration of Justice Committee recently concluded its annual interviews with the Honorable Judges of the United States Bankruptcy Court for the Eastern District of Virginia, Richmond Division and Honorable Judges of the Courts of the City of Richmond. As in years past,

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Share the news

If you've recently landed a new job or promotion, share the good news with the Richmond Bar. Include your full name, your company's name and location, your new title and your areas of concentration in your letter, press release, fax or e-mail. Announcements can be e-mailed to blamb@richmondbar.org or mailed to Brittany Lamb, at P.O. Box 1213, Richmond, VA 23218.



THE BAR ASSOCIATION OF THE CITY OF RICHMOND

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The views expressed in The Richmond Bar do not represent the policy or carry the endorsement of the Association unless specifically noted.

Edited by Brittany R. Lamb

Luncheon Registration Form

Please reserve a place for me at the **Thursday, February 22, 2018** luncheon which will be held at the Omni Richmond Hotel at 12:30 p.m.

Name (please print): _____

Phone: _____

I would like to make reservations for the following guest(s): _____

Method of payment (check one):

- Firm billing. Firm: _____
- Check enclosed. (**\$32.00 for RBA members, \$37.00 for guests; payable to "Bar Association of Richmond"**)
- At the door.
- Member of the Judiciary.

To comply with PCI regulations, credit card payment is not accepted by mail or Fax. For security purposes, you must register online at <https://www.richmondbar.org/luncheons/>.

If you require a vegetarian or special dietary meal, please inform us at the time you make the reservation.

Return this form to: Richmond Bar Association, P.O. Box 1213, Richmond, Virginia 23218-1213.

Reservations may be made by calling the Bar office at 780-0700 no later than noon on Monday, February 19, 2018.

IMPORTANT NOTE: Under the reservation policy, members who make reservations will be expected to pay whether or not they attend. No cancellations or refunds after noon on February 19th. Reservations made by credit card payment are subject to a 5% service fee if canceled by the appropriate cut-off date.



Save the date!

Spring Cocktail Party

Wednesday, April 18, 2018

at Willow Oaks Country Club

6:00 p.m. to 8:00 p.m.

See the March newsletter for
additional details.

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The McCammon Group

is pleased to announce our newest Neutral

Hon. Wilford Taylor, Jr. (Ret.)

Retired Judge, Hampton Circuit Court

The Honorable Will Taylor recently retired after over thirty years of distinguished judicial service. He first served on the bench of the General District Court and then was elected as a Judge of the Circuit Court of the City of Hampton, where he served multiple terms as Chief Judge. Before his tenure on the bench, Judge Taylor enjoyed a successful general practice representing both plaintiffs and defendants, and he also served as a Deputy City Attorney. A leader in his community and beyond, he attained the rank of Colonel during his twenty-eight years of active and reserve duty in the U.S. Army. Judge Taylor now brings this exemplary record of dedication and leadership to The McCammon Group to serve the mediation, arbitration, and judge pro tempore needs of lawyers and litigants throughout the Commonwealth.



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U.S. Bankruptcy and City of Richmond Judges provide

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the Judges were gracious with their time and spoke with candor to Committee members regarding the Court's work and the performance of the bar in their courtrooms.

The Honorable Kevin R. Huennkens and the Honorable Keith L. Phillips – United States Bankruptcy Court

Representatives of the Administration of Justice Committee of the Richmond Bar Association (“RBA”) met with U.S. Bankruptcy Judges Kevin R. Huennkens and Keith L. Phillips, together, on November 13, 2016. Overall, both Judges are pleased with bankruptcy practitioners and the civility and quality of work performed by members of the Bankruptcy Bar. In particular, the Judges highlighted (i) new federal rules and new local rules, (ii) pro bono and outreach efforts by members of the bar, and (iii) the use of technology in the Bankruptcy Court and the CourtSolutions system.

The Judges reminded members of the Bar that, effective December 1, 2017, there are new, amended Federal Rules of Bankruptcy Procedure (the “Federal Rules”) and Local Rules for the Eastern District of Virginia (the “Local Rules”), as well as new forms and notices for filing. As to the Federal Rules, the majority of amendments pertain to Chapter 13 cases and required forms and deadlines. As to the new Local Rules, the Eastern District has adopted a new form Chapter 13 plan and new reporting requirements concerning post-petition mortgage payments. The Court's web-site includes public notices and links that provide in-depth details regarding the amended Federal and Local Rules and new forms and requirements. With respect to the Court's form Chapter 13 plan, practitioners should be aware that the U.S. Bankruptcy Court for the Western District of Virginia does not utilize the same form as the Eastern District.

The Judges are very pleased with the current pro bono and outreach efforts undertaken by members of the Bankruptcy Bar, including the Greater Richmond Bar Foundation's Triage Project that includes pro bono Chapter 7 debtor consultation and representation and the Credit Abuse Resistance Education (“CARE”) program. As to pro bono efforts, the Judges are excited and would encourage all practitioners to become involved with pro bono consumer debtor programs. These programs have reduced the number of pro se filings in the

Court's Richmond Division relative to other Divisions in the Eastern District.

As cell phones and other electronic devices are generally not allowed in the Richmond federal courthouse absent specific authorization, the Judges are pleased with practitioners' adherence to this rule and with the use of the CourtSolutions system for telephonic participation in hearings. The use of CourtSolutions has reduced background noise and other complaints regarding telephonic hearings in the past, particularly in large Chapter 11 cases.

Generally, the Judges have observed that the number of bankruptcy filings has likely hit a low that may begin to rebound slightly, and their caseloads have not changed drastically in the past year. Congress has also passed legislation that authorizes a temporary judgeship in the Eastern District for another 5 years, allowing the current number of 6 Bankruptcy Judges to remain in place during that period.

In conclusion, the Judges are happy with the efforts and civility among the Bankruptcy Bar and encouraged its members to continue such efforts and to remain involved with valuable outreach programs.

The Honorable C.N. Jenkins, Jr. – Richmond Circuit Court

Judge Jenkins continues to appreciate the professionalism and collegiality of the local bar, emphasizing how fortunate the Richmond bar is to have such high caliber attorneys.

Judge Jenkins relayed several practical comments regarding motions practice in the Richmond Circuit Court. The Court requires that counsel file motions prior to setting them for hearings and that counsel provide accurate time estimates for motions hearings. The parties should also avoid piggy-backing new motions on those previously set for hearing without first obtaining any additional time that may be needed.

Relatedly, the Court also requests that parties follow the Rules of the Supreme Court of Virginia with regard to the timing and length of briefs. It is the Court's practice to rule from the bench on most motions when possible, so it is important for matters to be briefed fully and filed with sufficient time for the Court to consider the issues prior to the hearing. If a party files a brief later than a deadline set by the Rules, the party should provide a courtesy copy of the brief to

chambers. Also, in keeping with the Court's practice of ruling on motions efficiently and expeditiously, the movant should have a sketch order drafted at the motion hearing.

Judge Jenkins also requests that parties truly confer regarding discovery disputes prior to bringing them to the Court's attention. The Rules require that parties make a good faith effort to resolve discovery disputes without Court action. This meet and confer requirement means that parties should communicate, when possible, in person, or at least by telephone, to discuss in detail their dispute. Relying only on email exchanges usually appears to be ineffective. The Court often finds that many issues that come before it could have been resolved without the Court's action if the parties had truly conferred in good faith regarding the dispute prior to seeking the Court's involvement.

Where the issue is easily resolvable, Judge Jenkins is willing, if available, to entertain by telephone objections and other issues that may arise during a deposition.

As for trial practice, the Court notes that counsel should be considerate of jurors' time and sensibilities. Parties should aim to resolve as many issues as possible by stipulation prior to the day of trial. In particular, the parties should circulate and try to agree upon jury instructions prior to trial. Also, counsel should be considerate of jurors' backgrounds and potential sensitivities during voir dire.

Judge Jenkins recognizes that it is harder than it used to be for young lawyers to get trial experience. He advises that young lawyers look for opportunities to try cases in General District Court. Additionally, taking pro bono cases is a good way to get this experience. Putting one's name on the criminal appointment list is also a way to gain trial experience.

Finally, the Court stresses that it aims to be user-friendly. A case is assigned to a specific judge once it is filed in Richmond Circuit Court. Counsel may feel free to contact the assigned judge's chambers with questions concerning logistics and other issues particular to a case. The Court is also interested in receiving feedback from attorneys.

The Honorable Tracy Thorne-Begland – Richmond General District Court

Judge Tracy Thorne-Begland continues to guide the Richmond General District Court through a time when it is expected to fulfill more obligations to the public with fewer judges as well as less staff in the clerk's office.

feedback to Administration of Justice Committee

This year the General Assembly transferred four Deputy Clerk positions out of Richmond. The court is also operating with six judges now when there have historically been eight.

On top of this, the General Assembly and Supreme Court imposed new requirements on the clerk's office regarding payment plans for restitution. The workload for the clerk's office has increased tremendously as it deals with a high volume of renewed and defaulted payment plans, which requires a significant amount of time-consuming data entry.

With regard to these changes, the court is working to maintain control of the docket size. One thing that has helped is the elimination of the Manchester Compact that previously mandated that criminal cases be heard in the Manchester Courthouse if the matter occurred south of the river and in the John Marshall Courts Building if it occurred north of the river. Since that has been eliminated, the courts can now move the assignments of agencies and law enforcement more freely to balance the caseload. They are now one year into the restructuring of the court. There are four judges sitting in all three divisions and two sitting in two divisions.

The judges are trying their best to wrap up the criminal docket on time and the 11:30 a.m. traffic docket seems to be moving efficiently. The court chose this time hoping that citizens could utilize their lunch break and limit the time missed from work to appear in court. The number of judges has had the unfortunate effect of pushing out civil trial dates. The court is seeking to combat this issue by double-stacking trials. It is also very helpful to everyone if attorneys let the court know as soon as possible when a civil case settles. That is valuable time that can potentially be used for other trials or motions.

Judge Thorne-Begland is very pleased with the work of the attorneys before the court and appreciates their patience as the court worked through this restructuring period. He emphasized having good communication with the court; for example, asking attorneys to call the court if they are running late. For civil attorneys, especially large volume filers, Judge Thorne-Begland encourages checking in with the clerk's office either the day before or early the morning the cases are to be heard to ensure everything is in order. He also requests that these attorneys are cognizant of the daily filing limitations.

For criminal attorneys, the court advises that, consistent with other motions, bond

motions are now to be filed with the court in lieu of filing with the Commonwealth Attorney's office. The court relies heavily on its high functioning pretrial services unit. One of the major issues the criminal court is facing at this point is the amount of time it takes to get certificates of analysis back from the Department of Forensic Science (DFS). Police officers in the city no longer field-test any powdery substances due to the increase in fentanyl abuse. This is one of the factors contributing to the backlog at DFS. Moreover, a backlog at DFS can affect issues of bond for clients being held awaiting trial. The mental health docket is continuing to service those in need and is held every Friday at noon.

The Honorable Ashley K. Tunner – Juvenile and Domestic Relations District Court for the City of Richmond

On behalf of all the Judges of the Richmond Juvenile Court, Judge Tunner emphasized the very important role court-appointed attorneys play in her Court. The Richmond Juvenile Court relies heavily on court-appointed counsel due to the large number of pro se litigants, indigent defendants, and foster care cases.

The number of court filings and hearings have stayed pretty consistent with that of last year, but there has been a 13% increase in the number of adult felonies filed in the Richmond Juvenile Court and a slight increase in delinquency petitions. The City of Richmond has the largest number of children in foster care in Virginia. Therefore, the need for dependable, qualified court-appointed lawyers to represent parents and children is great. The Court also has many cases in which conflicts of interests arise for the public defender's office creating additional need for court-appointed counsel from the private bar.

The Court has 70 attorneys on the court-appointed list. There is an application process whereby new attorneys are added to the list each year. The Court's application is only two pages and takes approximately 10 minutes to complete.

The Court believes it is important to give attorneys who are interested in serving as court-appointed counsel – either new attorneys or attorneys who are perhaps changing their area of practice – the opportunity to work in the court if they request to do so.

Attorneys interested must be certified by either the Virginia Indigent Defense Com-

mission if interested in representing criminal defendants (<http://www.vadefenders.org/certification/>). If interested in serving as a guardian ad litem for children, the attorney must be qualified by the Office of the Executive Secretary of the Supreme Court of Virginia (http://www.courts.state.va.us/courtadmin/aoc/cip/programs/gal/children/gal_standards_children.pdf).

In creating the application and the application process, the Court wanted to establish transparent, objective, and consistent criteria for those attorneys interested in serving on its court-appointed attorney list. From its survey of other courts around the Commonwealth, it found few had a formalized process.

The judges appreciate all of the good work done by court-appointed counsel and recognize that court-appointed lawyers do difficult work for relatively little financial reward. The cases heard in the court are often emotionally taxing and require attorneys to participate in multiple hearings to work through an array of difficult issues. The nature of these challenging cases may contribute to performance issues with some attorneys. While the majority of the lawyers who serve on the court-appointed list demonstrate the highest level of professionalism both in and out of the courtroom, the Court has observed and received reports of a decline in civility among some of the lawyers who appear regularly in the court. The Court would like to take this opportunity to share its concern and to encourage lawyers to display courtesy and professionalism when interacting with other lawyers, social workers, CASA volunteers, court mediators and litigants.

*Visit us on Facebook,
LinkedIn or
www.richmondbar.org,
for the latest
information on
luncheons, seminars,
socials
and Section events*

Members celebrate the festive season with colleagues



Greg and Pat Holland



Alex Cuff, Christina Parrish, Veronica Brown-Moseley, Steve Relyea, Amanda DeBerry and Rachel Greenleaf



Liz Tyler, Mike Ballato, Joyce Ballato and Frank DeGaetani



Doug Callaway and Hugh Fain



Sean Byrne and Malcolm Thomas



Mike Smith, Hon. Pete Stout, Ashley and Mark Miller

and friends at the Bar's annual Holiday Cocktail Party



Charley and Anne Scher, Wythe and Karen Michael and Carolyn and Keith White



John and Diane Anderson

Over 500 lawyers, judges and their guests celebrated the season at the Bar's Holiday Cocktail Party held on December 13th at the Virginia Museum of Fine Arts.

The Association appreciates the continued support of the event sponsor, The McCammon Group.



Bill Dinkin, Hon. Roderick Young and Hon. Tracy Thorne-Begland



Addair Wallerstein and Victoria Terry



Zac Cohen, Neil Talegaonkar, Douglas Burtch, Craig Curwood and Casey Ariail

Michael Herring to receive award

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In one letter nominating Herring an attorney writes, "Mr. Herring is a man of impeccable integrity. He has served our community as Commonwealth's Attorney for the City of Richmond. But his commitment to public service goes extraordinarily beyond his responsibilities of that office."

Prior to his election as Commonwealth's Attorney, he was a partner at the law firm of Bricker & Herring where he practiced criminal law and medical malpractice



Michael N. Herring

law. Mr. Herring served as the first African-American President of the Richmond Bar Association in 2005, is a past Chairman of the Board of Governors of the Criminal Law Section of the Virginia State Bar and of the Third District Attorney Disciplinary Committee. He is an active member of various professional organizations, including the American College of Trial Lawyers. He is also very active on several government, community and non-profit boards.

In another letter nominating Herring an attorney writes, "Mr. Herring is always quick to accept service on panels and in organizations that are seeking to improve the whole metropolitan community. He is selfless in spending his time and energies to make our diverse communities better, safer and receptive to improvement."

Join us for the next program in the Association's

"Private Conversation Series"

Accusations of Treason: Political Rhetoric or Matter of Law?

The treason trial of Aaron Burr was the greatest trial of the nineteenth century. As circuit judge, Chief Justice John Marshall presided over what he later called "the most unpleasant case which has ever been brought before a Judge in this or perhaps in any other country which affected to be governed by laws." Burr's treason trial tested our separation of powers, pushed legal professionalism to its limits, and set precedents that continue to guide our law today. Come join us to discuss one of the landmark cases in American law that took place right here in Richmond.

Speakers:

David L. Robbins,
NY Times Bestselling novelist, named one of the two Most Influential Literary Artists of the Last 50 Years in Virginia, professor, playwright, essayist, and author of
The King of Crimes: The Treason Trial of Aaron Burr in John Marshall's Court.

Kevin C. Walsh,
Professor of Law, University of Richmond School of Law

Moderator:

TBD

Monday, March 19, 2018 from 5:30 - 7:00 p.m.

Hunton & Williams, 20th Floor Dining Room, 951 E. Byrd Street,
Richmond, VA 23219

Cost to attend is \$10

Beer, wine, sodas and light hors d'oeuvres will be provided.
Attendance is limited to the first 50 registrants on a first-come, first-served basis.

Reservations may be made by visiting
<https://www.richmondbar.org/private-conversation-series/>
or by calling 780-0700.

*The Association appreciates the generosity of Hunton & Williams
for hosting the event.*



4th Annual Jazz 4 Justice®

Friday, February 9, 2018

7:00 p.m. Cocktail Reception

8:00 p.m. Concert

VCU's Singleton Center for the Performing Arts
922 Park Ave, Richmond

The Greater Richmond Bar Foundation, the VCU Department of Music & McGuireWoods present the **4th Annual Jazz 4 Justice**, a benefit concert to support local access to justice efforts and the development of future jazz artists.

The concert features students & faculty from the VCU Jazz Studies Program and is directed by Antonio Garcia. A jam session will follow the concert, so bring your instruments! For more information, visit www.grbf.org.

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February 8, 2018

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Welcome new members

The Richmond Bar Association welcomes the following new members:

John Brown
 Joseph Cantor
 Anna Dimitri
 Thomas Lukish
 Victoria Moore
 Jontile Ray
 Elizabeth Reese
 Adam Rellick
 Jennifer Wong

Lawyers Helping Lawyers Support Group

Feeling stressed out? The practice of law getting you down? Life's issues at times seem overwhelming?

YOU ARE NOT ALONE! Lawyers Helping Lawyers has a support group where legal professional can talk about the stressors happening in their lives in a safe confidential setting. The group meets the second and fourth Mondays of each month at the Lawyers Helping Lawyers office at 6:15 p.m. The address is 1015 East Main Street. We meet in the conference room on the ground floor (this being Richmond you must come down a flight of stairs or the elevator 1 flight to get to the ground floor). If you have any questions feel free to contact Jim Leffler Clinical Director of LHL at 804 644-3212 (o) or 808-614-5841 (c) or jim@valhl.org.

Save the date!
 The twenty-seventh annual Bench-Bar Conference will be held on Thursday, October 25, 2018 at the Omni Hotel. Breakout sessions in civil, criminal and domestic relations law will be featured.

Announcements

Real Estate Section to host An Evening with the Clerks on February 8th at The Commonwealth Club

The Real Estate Section will host "An Evening with the Clerks" featuring the Clerks of the Circuit Courts of Chesterfield County, Hanover and Henrico Counties and the City of Richmond on Thursday, February 8th. The event will start with a reception followed by dinner and a panel discussion, with ample opportunities to interact with the Clerks.

The event will take place at The Commonwealth Club, 401 West Franklin Street, Richmond, VA 23220 starting at 5:30 p.m. Cost to attend is \$50 for Section members and \$60 for guests. Reservations and payment can be made online at <https://www.richmondbar.org/real-estate/> or by mail by returning the form on the flyer that will be mailed to all Section members. Reservations must be received by February 2nd; no refunds will be issued after this date.

The Section thanks [Fidelity National Title Insurance Company](#), [eBidLocal](#) and [Virginia Commonwealth Bank](#) for their sponsorship of this event.

Young Lawyers Section to host Winter Social at Three Notch'd Brewing Company on February 22nd

The Young Lawyers Section of the Richmond Bar cordially invites all current and potential members, including law students, to its Winter Social & Happy Hour on Thursday, February 22, 2018. The event will be held at Three Notch'd Brewing Company, 2930 W Broad Street, Richmond, VA 23230, from 6:00 – 8:00 p.m. Complimentary drinks and appetizers will be provided. If you have any questions, please contact Alex Cuff acuff@mcguirewoods.com or Lindsey Strachan Lindsey.Strachan@Jacksonlewis.com.

The Section thanks [PlanetDepos](#) for its sponsorship of this event.



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CALENDAR

February

- 1 Board of Directors meeting, 12:30 p.m., Hunton & Williams
- 8 Real Estate Section Dinner, 5:30 p.m., Commonwealth Club
- 22 RBA Luncheon, 12:30 p.m., Omni Hotel
Speaker: Anne Holton
- 22 Young Lawyers Section Social, 6:00 p.m.,
- 26 Personnel Committee meeting, 12:00 noon, Bar office
- 26 Executive Committee meeting, 12:30 p.m., Bar office

March

- 1 Board of Directors meeting, 12:30 p.m., Hunton & Williams
- 6 Nominating Committee, 12:30 p.m., Bar office
- 12 Pro Bono Committee meeting, 12:30 p.m., 2nd floor
conference room
- 13 CLE Committee meeting, 12:30 p.m., 2nd floor
conference room
- 15 RBA Luncheon, 12:30 p.m., Omni Hotel
Speaker: Dr. Michael B. Aboutanos

April

- 2 Executive Committee meeting, 12:30 p.m., Bar office
- 3 Bench-Bar Conference Committee meeting, 5:30 p.m.,
2nd floor conference room
- 5 Board of Directors meeting, 12:30 p.m., Hunton & Williams
- 18 Annual Meeting, 5:30 p.m., Willow Oaks Country Club
- 18 Spring Cocktail Party, 6:00 p.m., Willow Oaks Country Club
- 30 Executive Committee meeting, 12:30 p.m., Bar office

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