The breaking of barriers for women in the legal profession

By the early 20th century, all state bars admitted women; but long before then, females were already entering the legal profession.

At the annual Edith House Lecture in March, South Carolina Supreme Court Chief Justice Jean H. Toal examined the turning points of women’s legal history in the United States.

Toal, the first and only woman to serve on the South Carolina Supreme Court, chronicled the stories of the many other women who were the firsts in their time – women like Margaret Brent, the nation’s first unofficial female lawyer; Belle B. Mansfield, the first official female lawyer; and Charlotte E. Ray, the first African-American female lawyer.

Eighteenth and 19th century women faced many challenges in the legal profession. Myra C. Bradwell, for example, was not admitted to the Chicago bar because she was married. Bradwell brought her case before the U.S. Supreme Court, where justices upheld the decision, claiming there were natural differences between men and women.

By 1870 though, the nation had its first female law school graduate – Ada H. Kepley. Yet, Wisconsin Supreme Court justices told R. Lavinia Goodell in 1875 that as a woman she was not fit to practice before the high court. Four years later, Belva A. Lockwood became the first female to argue a case before the U.S. Supreme Court.

“These 19th century pioneers faced a profession and a society that espoused the cult of domesticity – a view that women are by nature different than men,” Toal said. “Women were thought to be ill-qualified for adversarial litigation because it required sharp logic and shrewd negotiation as well as exposure to the unjust and immoral.”

Even though all state bars admitted women by 1914, many prestigious law schools such as Harvard did not admit women until 1950 or later, Toal added. In the 1970s, women constituted less than 10 percent of law school graduates. Today, females make up nearly half of all law students.

According to Toal, there must first be a diverse group of law students before there is to be equality in the field of law. However, despite the fact that more women are becoming lawyers and judges, not many females stay in the legal profession long enough to become partners in law firms, she said.

Toal became a litigator after obtaining her law degree in 1968 from the University of South Carolina, where she was the managing editor, leading articles editor and book review editor for the South Carolina Law Review.

Later, as an associate with the Haynsworth Baker, Barwick, Ravenel, Toal & Bender, she started arguing cases at a time when women litigators were scarce in the Palmetto state.

When she became the South Carolina Supreme Court’s chief justice in 2000, only six women held the same position in other states. Currently, there are 22 female chief justices.

“Women lawyers have encountered barriers grounded in established traditions, and it has taken a great deal of time and effort to break these barriers down,” she said.

In 2004, Toal was recognized as one of the female pioneers of the legal profession when she was presented with the prestigious Margaret Brent Women Lawyers of Achievement Award from the American Bar Association’s Commission on Women in the Profession.

The Edith House Lecture Series, hosted annually by the Women Law Students Association, is named in honor of Edith House, one of the first female graduates of Georgia Law.

- Julie Camp

Rusk Center hosts conference on trade with China

The economic relationship between the United States and China was the focus of a two-day conference sponsored by the Dean Rusk Center – International, Comparative and Graduate Legal Studies in mid-April.

While the U.S. is already one of China’s largest trade partners, there are still enormous opportunities and challenges as China is home to one of the world’s fastest growing economies, according to C. Donald Johnson (J.D.’73), director of the Dean Rusk Center. “China’s dynamic economic growth and potential demand a better understanding of the challenges that face the economic relationship between our two countries and show a need for stronger ties between Georgia businesses and China. This was the prime motivator for organizing this conference.”

The conference’s speakers – business, legal and policy specialists from the government, academic and private sectors – discussed investment, services, market access, agriculture, textiles, intellectual property and export controls in relation to trade between the two countries. U.S. Deputy Secretary of Commerce Theodore W. Kassinger (J.D.’78) delivered the keynote address.

The Dean Rusk Center partnered with the UGA Center for International Trade and Security, the Georgia Department of Economic Development and the Georgia China Alliance to organize the event.

The conference’s proceedings will be published in a forthcoming issue of the Georgia Journal of International and Comparative Law.

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