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Excerpts from an Interview with Judge Burnita Shelton Matthews of the U.S. District Court for the District of Columbia

The following selection is an edited excerpt from an interview with Judge Burnita Shelton Matthews that was conducted by Alice O'Donnell on January 10, 1985. Judge Matthews was appointed to the U.S. District Court for the District of Columbia by President Harry Truman in 1949, becoming the first woman to sit on the federal district court and the second woman Article III judge. Judge Matthews took senior status in 1968, but in 1969 and 1970 served by designation on the U.S. Court of Customs and Patent Appeals and from 1970 to 1977, on the U.S. Court of Appeals for the District of Columbia Circuit. She died in 1988.

I came to Washington about when World War I started. I wanted to study law, and there just didn't seem to be a place in my home state, Mississippi, where I could get work. So I took an examination for a position in Washington, passed it, and got the notice to report. I went to work at the Veterans Administration and enrolled at the National University Law School at night. I stayed at the VA until President Wilson left office; by that time, I had passed the bar. When I graduated from law school, I was the only woman in the graduating class, the only woman to graduate.

When I was in law school, a woman came over and asked me if I could come and picket the White House for woman's suffrage. I told her that I had no time because I was going to school

at night and I was working during the day. She asked me what I did on Sundays! She finally persuaded me to go over there to the White House and picket.

Later, the National Woman's Party, who was organizing the picketing, began to ask me to advise them on legal matters. Miss [Alice] Paul was head of the Woman's Party at that time; she would ask women if they knew what laws discriminated against them in their state. Once a lady from Louisiana said that she didn't know, but she would ask her husband. She came back and reported that he said there weren't any discriminatory laws in Louisiana. So Miss Paul asked me to check the laws in Louisiana, and I found a number of discriminatory provisions. But that was true in all states.

In the District of Columbia. women weren't admitted to the Bar Association. I made an application with three other women for admission, and my check was returned to me. They said that our sponsors had withdrawn their sponsorship, but that wasn't true. They hadn't, and the men who sponsored us all said so. But, nevertheless, they said we couldn't be admitted, and we weren't for a long, long time. Women also weren't allowed to serve on juries here. I drew up a bill for the Woman's Party to allow women to serve on juries, and the bill passed, but with an addition. They'd added "but no woman should be compelled to serve against her will."

After I left the Veterans Administration, I was engaged in private practice and, eventually, the Woman's Party put me on retainer. They were interested in getting laws passed in different states, and I would draft these measures and send them to whoever was in charge of that in a particular state. At one time the party had as many as twelve lawyers working on discrimination in the law. They used to get out booklets identifying the particular laws in each state that discriminated against women. For instance, one state had a law that said that a mother couldn't inherit from her child. And that just seemed terrible—that they would put the father in and leave the mother out.

I also taught evidence at what was called the Washington College of Law and is now the Washington College of Law of American University. Two women founded the Washington College of Law. One of them was Emma M. Gillett. Miss Gillett went to Howard University and got her di-

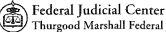
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ploma from there; Mrs. [Ellen Spencer] Mussey, the other founder, never went to a law school. She studied in her husband's office. Those two women founded the Washington College of Law, which had women for students, but they also had men. They didn't discriminate.

Through my work for the Woman's Party, I got to know a good many representatives and senators. So when I was an applicant for a judgeship, I was able to get the endorsement of a lot of members of Congress. When India Edwards, the director of the Women's Division at the Democratic National Committee, saw that I had all of these

endorsements from senators, she abandoned the other women she was considering and devoted her time to trying to get me appointed. She was the one who made the effort. At that time, the only other woman federal judge was Florence Allen, on the Sixth Circuit. She was very anxious to see that women were helped in every way. Of course, she was disappointed—a lot of people were—that she wasn't named to the Supreme Court. When I became a district judge, we each had only one law clerk. I always had a woman. I wanted to show my confidence in women, and most of the law clerks I had were very good.

I did not encounter prejudice from other judges or the lawyers when I first came on the bench. The judges were very helpful to me. There was a serious space problem when I was appointed, and Judge [Edward] Tamm even vacated his chambers until I could get settled. As for Judge [Thomas] Goldsborough from Maryland, he thought it was a great mistake to appoint a woman, but he told me later that he thought I had done a good job and he no longer felt that way about me. And I believe that the women judges who have been appointed since are outstanding; I don't really know any bad ones. 25

Court History Programs

Historical Society for the Eighth Circuit Court of Appeals

The Historical Society for the Eighth Circuit Court of Appeals is engaged in projects concerning judicial papers, oral histories, and a number of historical exhibits. The society has completed thirty-seven oral histories of circuit and district judges and several exhibits featuring biographical sketches of judges and historical cases. The exhibits will be displayed in various law schools throughout the circuit. The District of South Dakota has obtained a number of documents from the courthouse museum in Sioux Falls, Iowa, which were donated by the great granddaughter of Alonzo Edgerton, the district's first judge.

Several branches of the society have begun writing histories. The Court of Appeals branch has established a publication committee and asked Professor Emeritus Gerald T. Dunne to write its history. Professor Dunne teaches law at St. Louis University and recently published a history of the Missouri Supreme Court. The Eastern and Western Districts of Arkansas have commis-

sioned Professor Frances Ross to write histories of their districts. Dr. Ross is a professor of history at the University of Arkansas at Little Rock. The Southern District of Iowa is nearing completion of a history of its district that will include profiles of all the past and current judges, as well as Supreme Court Justices Samuel Freeman Miller and Wiley Blount Rutledge. George Mills, a noted Iowa journalist and historian, is writing the work. The District of North Dakota is organizing the histories of its judges for publication in the North Dakota Law Review.

For more information on these and other projects, call or write the Historical Society for the Eighth Circuit Court of Appeals, Circuit Executive's Office, P.O. Box 75428, St. Paul, MN 55175; telephone: (612) 290-3311.

Ninth Judicial Circuit Historical Society

The Ninth Judicial Circuit Historical Society's courthouse photograph exhibit, "Building Western Justice: Federal Courthouse Architecture in the American West," has traveled to the

U.S. courthouses in Tacoma and Seattle, Washington. The exhibit traces the history of courthouses in the Ninth Circuit and examines the role played by these structures as symbols of the national government in the western territories and states. The society has also installed an exhibit describing the various buildings that stood on the site of the present Richard H. Chambers U.S. Court of Appeals Building in Pasadena, California. In addition to the courthouse, the property has held a boarding house, hotel, and U.S. Army hospital.

The society announced the addition of the following oral histories to its collection: Hon. William P. Gray; Hon. Robert M. Takasugi; Hon. John K. Trotter; Louis M. Brown, Esq.; Julius Leetham, Esq.; John McTernan, Esq.; and James Tucker, Esq.

For more information about these programs and other activities sponsored by the society, call (818) 795-0266 or write to the Ninth Judicial Circuit Historical Society, 125 South Grand Avenue, Pasadena, CA 91105.

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The Diary of General Henry Sewall

Peter Wonders, Research Associate, Federal Judicial History Office

General Henry Sewall (1752–1845), the first clerk of the U.S. District Court of Maine, kept a diary that provides a rare account of the work of an eighteenth century federal clerk of court. Appointed by District Judge David Sewall (his cousin), Henry Sewall served as clerk from 1789 to 1818. Two excerpts follow (in preliminary transcription): The first describes the court's inauguration, and the second describes the trial of Thomas Bird and Hans Hanson for "piratical murder," a famous case involving murder at sea. Spelling and punctuation are as they appear in the original diary, which is held by the Massachusetts Historical Society. The Federal Judicial History Office plans to produce an edited version of those sections of the diary that relate to Sewall's service as clerk of the court.

December 1789

Tuesday 1. Rode from New Cases into Portland—arrived about 9 o'clock. Dined with Judge Sewall, and a considerable number of respectable characters together with the Marshall and Attorney of the District Court—and received the appointment of <u>Clerk</u> to

the said Court. After dinner, the Judge, preceded by the Marshal and Clerk, moved in procession to the Courthouse of Cumberland county, where the Marshall by direction of the Judge, opened the said District Court in due form—the Clerk read certain parts of the judicial act, and the commissions of the Judge, the Marshall, & the Attorney—after which, there being no business before the Court, it was adjourned without day.

Wm. Thatcher & Genl Lithgow appearing as my sureties, executed the Bond required for the faithful discharge of the duties of Clerk.

Lodged with Capt. Hobby.

June 1790

Wed'day 2. The Grand Jury brought in a Bill of Indictment against Thomas Bird & Hans Hanson, for <u>piratical murder</u>. A copy of the Indictment and the names of the Jurors summoned for their trial, being delivered them, they were remanded till Friday.

Friday 4. The trial of the criminals
Thomas Bird and Hans Hanson came

on and the Court, to accommodate the spectators adjourned to Mr. Deane's Meetinghouse. The Case went to the Jury about 2 o'clock—and the Court adjourned till five o'clock, at the same place, when the Jury found a verdict against Thomas Bird, and acquitted Hans Hanson. The latter was accordingly discharged by order of Court, and the former remanded to prison.

Saturday 5. The Court opened at the Courthouse at eight in the morning and sentence of death was pronounced by the Judge against Thomas Bird agreeable to the verdict—to be put in execution the 25. inst.—The prisoner, who had appeared undaunted during the trial, on this solemn occasion, discovered some marks of concern & agitation. The sentence was delivered with great solemnity, pungency, and close application to the conscience of the prisoner, and was attended with such moving circumstances, as could not fail to draw tears from most of the audience.

After this melancholly scene, the Court adjourned without day. ?

Publications of the Courts

First Circuit

 Dargo, George. A History of the United States Court of Appeals for the First Circuit, Volume I, 1891-1960. 1993. Available from Andrew Teitz, Office of the Circuit Executive, Judicial Council of the First Circuit, J.W. McCormack Post Office and Courthouse, Boston, Massachusetts 02109; telephone; (617) 223-9049.

Federal Judicial History Office

 Van Tassel, Emily Field. Why Judges Resign: Influences on Federal Judicial Service, 1789 to 1992.
 1993. The Federal Judicial History Office prepared this study for the Judicial Conference's National Commission on Judicial Discipline and Removal. Why Judges Resign provides a historical perspective on the reasons federal judges have left the bench. The study is available from Information Services, Federal Judicial Center, One Columbus Circle, N.E., Washington, DC 20002-8003; telephone: (202) 273-4153.

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First Circuit History Society

The First Circuit has established a historical society responsible for preserving the legal history of the federal courts in Maine, New Hampshire, Massachusetts, Rhode Island, and Puerto Rico. The society has commissioned and published a history of the circuit entitled A History of the United States Court of Appeals for the First Circuit, Volume I, 1891–1960. It also plans to publish a newsletter in 1994.

In addition to these publications, the society, in conjunction with the Massachusetts Supreme Judicial Court Historical Society, will create an oral history library containing interviews with federal judges, clerks, and prominent attorneys in the First Circuit. It will also preserve and display historical

artifacts, photos, and portraits. There will be a permanent display case for this material in the new U.S. courthouse in Boston.

For more information, contact Vincent Flanagan or Andrew Teitz at (617) 223-9049 or write to the First Circuit History Society at the J.W. McCormack Post Office and Courthouse, Room 1403, Boston, MA 02109.

Historical Society for the U.S. District Court for the Eastern District of Michigan

The Historical Society for the U.S. District Court for the Eastern District of Michigan recently completed oral history interviews with Senior Judges John Feikens, James Churchill, James

Harvey, and Horace Gilmore. It also completed an interview with Joel Kahn, who was the county prosecutor present at the federal murder trial of Anthony Chebatoris, the last man to be hanged in Michigan. The society is looking for biographical information on federal judges who served in the Eastern District of Michigan, and information on or photographs of the architecture and history of the chief judge's courtroom. The society is planning to publish a historical booklet on this courtroom.

For more information on these and other projects, write to the Historical Society for the U.S. District Court for the Eastern District of Michigan, 133 U.S. Courthouse, Detroit, MI 48226.

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