STATLER HOTEL

MARA
ARCHITECT’S DAY
ST. LOUIS IN ’62
APRIL 21

MS 7-1961
PRESIDENT'S LETTER

The need for a well organized and effective State Association is ever growing.

The progress and growth since the inception of the Association in 1951, however is truly remarkable. It hasn't always been as forceful and forward moving as required to meet the problems and needs of the Architect registered in Missouri.

We shall strive in 1961-62 to recognize the opportunities and to take the initiative in those areas affecting the members of the Association. There are, in my opinion, many phases of activities that the Association should be vitally concerned with. However, time will not allow the Board and officers to do many of the things that we know should be done.

In general, however, we must continue to direct our attention and activity toward the legislature. Those of you who follow the legislation before the House and Senate know of the bills that are presented, which if enacted, could drastically alter the practice of architecture. This Association should, as its primary direction, never forget that it is a State organization and that its members will build its strength and correct its weaknesses only through contact with the legislature.

One last thought concerns the individual Architect. If we can measure our successes and our failures in proportion to the good resulting to the individual, we can be sure that our action has not been found wanting.

Sincerely,
David Pearce, President
DRAFTSMAN FINED $500.00 FOR VIOLATING REGISTRATION LAW

Thomas H. Everson, Jr., of 8140 Addington Drive, Berkeley City, Missouri, a 36 year old draftsman, was fined $500.00 and costs on Thursday, June 29, 1961, in the Magistrate's Court in Clayton, Missouri. Everson pleaded guilty to a violation of a rarely invoked Missouri statute which forbids the improper affixing of the seal of a professional engineer.

Judge Peter J. Maniscalco indicated the seriousness of the offense by imposing the maximum penalty. However, because this is a first offense, $450.00 of the fine was stayed by the Judge. Everson was placed on probation for a period of two years, with the warning that any violation or misconduct whatsoever would result in the paying of the complete fine assessed and a possible jail sentence.

Rex Becker, Chairman of the Committee on Ethics and Practice of M.A.R.A., worked closely with Richard T. Enright, an Assistant Prosecuting Attorney. Mr. Enright stated that this was the first time that the charge has ever been used in St. Louis County.

In September, 1960, Mr. Everson sold a set of plans to a couple who were planning to erect a four-family apartment house in St. Louis County, Mr. Enright stated.

Robert Mellis, the Registered Professional Engineer, later found that his seal was attached to the plans prepared by Mr. Everson. He, therefore, contacted Rex Becker and advised him that he had not authorized or allowed his seal to be affixed to the plans in question.

Through the persistent efforts of Rex Becker, the couple purchasing the plans agreed to serve as witnesses and to testify in behalf of the charges presented to the Prosecuting Attorney. Therefore, as a result of obtaining the necessary witnesses, Mr. Enright was able to press charges against Mr. Everson.

Rex Becker and his Committee should be congratulated for their persistence and efforts in behalf of the Architects of Missouri. In the past, other cases have been brought to the attention of the Committee, but it has been impossible to obtain or to have the proper witnesses available for testifying in behalf of the charges presented.

In this particular case, Chairman Becker found it necessary to personally visit each of the witnesses to persuade them to testify in court. Chairman Becker emphasizes that this is a vital and important part in the pressing of charges for any violation presented to the Ethics and Practice Committee.

Concerning violations, all Architects and Engineers should carefully read the registration laws in the State of Missouri. Special note should be taken that the law clearly establishes a requirement that all plans and specifications be prepared under the direct supervision of the person whose seal is to be affixed. It is not a matter of checking a set of plans when presented by a person who is not employed or personally supervised by the Engineer or Architect.

The Association and its Ethics and Practice Committee shall continue to seek all possible means to reinforce as well as enforce the State Registration Laws. The Association would appreciate any possible help or assistance that could be rendered by its members in this behalf.

JULY, 1961
Architects from every area in the State enjoyed Architects' Day and weekend on the 28th and 29th of April.

The program featured Judge Bernard Tomson, prominent author and lawyer, specializing in architectural law. Judge Tomson appeared with a panel on Saturday afternoon and as the main speaker for the evening banquet.

The afternoon panel in addition to Judge Tomson, included Architects Louis Geis of Geis-Hunter-Ramos; Angus McCallum of Kivett, Myers & McCallum; Robert Fischer of R. L. Fischer & Associates; Dr. G. Dewey Smith, Assistant Superintendent of Buildings and Grounds of the Kansas City Board of Education; and S. R. Brunn of the S. R. Brunn Construction Company, ably filling in for Don Sharp of Sharp Brothers Construction Company.

The panel members each presented aspects of the theme, 'Project Programming and Translation'.

Although the program was informative and inspiring, there was also ample opportunity for socializing. On Friday evening, an enjoyable tour was made of the new Kansas City Public Library and School Board Administration Building by Edward Tanner & Associates. On Saturday evening, the Producers' Council of Kansas City, sponsored a delightful cocktail party prior to the banquet.

Max Sandford, Chairman of Architects' Day Committee, in a final report submitted to the Board of Directors, noted a deficit for the day amounted to only $295.91. This is substantially less than the deficit for the previous two years. Max also indicated that more than 120 attended the evening banquet with a total of 181 registered, including wives and students.

In all aspects, this year's Architects' Day was an outstanding success. Plan to attend next year when St. Louis will be host. The dates are April 20 and 21, 1962.
OFFICERS AND DIRECTORS FOR 1961-1962

TAKEN ON ARCHITECTS' DAY IN KANSAS CITY, MISSOURI.

LEFT TO RIGHT - DAVE PEARCE, PRESIDENT; GENE ENGLEHART, TREASURER; FRANK GRIMALDI, DIRECTOR; RICHARD STAHL, DIRECTOR; DAVE BREY, VICE-PRESIDENT; DAVE CLARK, DIRECTOR; MAX SANDFORD, DIRECTOR; LINN ELM (DIRECTLY BEHIND MAX), DIRECTOR; FRED DORMEYER, DIRECTOR; A.L. MCCAWLEY, COUNSEL; ED THIAS, DIRECTOR; ED. WATERS, SECRETARY; PAUL DOLL, EXECUTIVE DIRECTOR; JOHN HEWITT, PAST PRESIDENT.

1961-62 COMMITTEE APPOINTMENTS

INTER-PROFESSIONAL COMMITTEE:
David Pearce, Chairman St. Louis
Roland Bockhorst Kirkwood
Frank Grimaldi Kansas City
Dave P. Clark Columbia
Ed. Waters Springfield

ETHICS & PRACTICE COMMITTEE:
Rex Becker, Chairman St. Louis
John D. Sweeney St. Louis
Dave P. Clark Columbia
Richard P. Stahl Springfield
John C. Monroe, Jr. Kansas City

1961 MISSOURI STATE FAIR EXHIBITION COMMITTEE:
Linnell B. Elam, Chairman Berkeley
Gene Englehart Jefferson City
Burl Sammons Sedalia
John Hewitt Kansas City

AUDIT COMMITTEE:
Dave P. Clark, Chairman Columbia
Everett Butler Columbia
Fred Dormeyer Cape Girardeau

COMMITTEE ON ARCHITECTURAL EDUCATION:
Roland Bockhorst, Chairman Kirkwood
Dave P. Clark Columbia
Maxwell Sandford Kansas City

COMMITTEE FOR ARCHITECTS' DAY:
Ed. Thias, Chairman St. Louis
Roland Bockhorst St. Louis
Linnell B. Elam St. Louis

Further Committee appointments will be made in several other areas in the coming weeks.

JULY, 1961
STATE FAIR EXHIBITION

M.A.R.A. is sponsoring an exhibit at the Missouri State Fair this year. The Fair will be held at Sedalia, Missouri on August 19 to 27, 1961. The 1960 attendance at the Missouri State Fair was over 385,000 people. These people came from all areas of Missouri and many bordering states. An exhibition at this Fair is an excellent opportunity to reach persons in the out state areas.

The M.A.R.A. booth will be number 11 in the Varied Industries Building. Your State Fair committee urges all registered architects to help “fill up” the exhibit space.

The Association will have a display describing the purpose of the Missouri Association of Registered Architects, and the value of the Services of an architect.

Structures completed since January 1, 1955, or those in the design stage which have been approved by the client are eligible for entry. A maximum of three mounts of 30” x 40” on rigid material may be submitted by each individual or firm. The entry fee is $15.00 for each 30” x 40” mount. Entry blanks must be filed by August 1, 1961, and all entries shipped prepaid to Sedalia for delivery by August 14, 1961. A pamphlet detailing rule of submission has been mailed to all registered architects in Missouri. Architects desiring information may contact the committee chairman, Linnell B. Elam, at 6628 Bitteroot Lane, St. Louis 34, Mo., or call WYdown 3-2525.

John Sweeney
New St. Louis A.I.A. President

John D. Sweeney, a past President of MARA (1959-60), was elected President of the St. Louis Chapter of the American Institute of Architects. John succeeded Harris Armstrong.

The complete list of new officers for 1961-62, is as follows:

- John D. Sweeney, President
- Emmet J. Layton, Vice-President
- W. Evans Campbell, Secretary
- Angelo G. Corrubia, Treasurer
- Raymond R. Burns, Director
- Joseph Passoneau, Director
- Harris Armstrong, Ex Officio

MISSOURI ARCHITECT
During the past session of the Legislature the Officers and Directors of M.A.R.A., with the encouragement of counsel, sponsored House Bill #428. This bill, in essence, required a degree in Architecture as a qualification for the examination pursuant to registration in architecture. The bill had some opposition and died in Committee.

It is well established that a bill so affecting any profession is not easily adopted. One must realize that a degree was a recent requirement in medicine and that as late as August 31, 1954, one could become an attorney without a degree in law. It must be understood that the purpose in upgrading a profession is not to protect its members or to create a privileged class. The purpose is to protect the public by limiting practice in that profession, whether it is medicine, architecture or law, to those who care enough to prepare themselves for the serious responsibility. So called inborn talent, however great, is not the case in point.

It may be argued that many with appropriate talents are denied the privilege of practicing a profession simply because they can not afford the required preparation. A fatuous argument. I submit that anyone can qualify for a profession provided he wills to make the sacrifice necessary for the purpose. And architecture, being one of the most difficult and demanding, is no exception. There are those who contend that House Bill #428 was unconstitutional and undemocratic. Such is nonsense. Try applying the same argument to medicine and law.

Perhaps some do not know that it is easier to borrow money on an education than it is on real estate. No interest is charged while the student is in school and after graduation the loan carries the lowest possible interest rates. Also, those with talent and a capacity for work should realize that there are universities where as many as 47% of the students are on one kind of scholarship or another.

Finally, this is a long story. The matter will come up again in 1963. If you believe that architecture merits the recognition given to law, then let the people know.
The Board of Directors in session on Saturday, June 17, 1961, at Jefferson City, Missouri, voted unanimously to approve four group insurance programs and make them available to M.A.R.A. members and their families. These four programs are:

1) Health and Accident Income - with surgical and hospital options.
2) Major Medical - to protect against the extra large hospital and doctor expense in event of long serious illness.
3) Accidental Death and Dismemberment - to protect against accidents of any kind anywhere the year around.
4) Life Insurance - any cause, with option for employees.

These programs were discussed by Max Marshall, representative of Altman-Singleton, Kansas City, and Eggert-Carrol-Schroeder of St. Louis, Missouri, who have many years experience in administering group insurance programs for statewide and regional professional organizations, including - Missouri Medical Association, Missouri Dental Association, Missouri Society of Professional Engineers, A.I.A. or Kansas City and others. These programs will become available by direct mail and personal solicitation to the membership on a calendared basis over a period of several months. Members should not write MARA for information on these programs until an official announcement of readiness is made through the pages of MISSOURI ARCHITECT and membership letters. A little time will be required by our insurance administrators to set up the mechanics for handling these programs.

The opportunity for obtaining insurance at a savings, prompted the Board to consider these proposals. There is no desire on the part of the Board to bring this type of program to your attention other than the desire that this may be an opportunity to benefit the individual Architect. You, of course, must answer this question yourself the Association will merely serve as a means of presenting the information.
The Board of Directors and Officers in their meeting on June 17, 1961, reviewed recent legislation affecting the Architect. Two bills of keen interest to the Architect were thoroughly discussed:

1) Design Bidding Bill: This disastrous bill would have required bidding by Architects for design work on all public buildings in Kansas City and St. Louis. It has been killed in the present session of the State Assembly. It is expected to be presented by its author again in two years. M.A.R.A. Directors and Officers hereby express appreciation to those who wrote hundreds of opposing letters and made other contact with State Representatives and Senators. The Board urges all members to be alert for this unprofessional type of legislation two years hence.

2) Division of State Buildings Bill (HB723): This bill requires the Director of State Buildings to approve architectural plans and specifications for all State buildings. It has passed the House as of this writing, June 18, 1961. It is expected to pass the Senate. It has the support of the Division of State buildings and the executive branch of the State Government, because present laws give this authority only to some State buildings, not all of them. The Board agreed not to take action on this bill.

The Board of Directors stresses that any individual member who desires to express his legislative opinion to any legislator is entitled to do so, regardless of a position on a particular bill taken by the Association. This principle is in effect with respect to Bill HB723, or any other bill related to the architectural profession in Missouri.
The Board has scheduled their August meeting for Springfield, Mo., at the Kentwood Arms Hotel. The exact date is August 12, 1961, and the meeting will begin at 10:00 A.M. (C.S.T.).

The Board wishes to invite the Architects in that area to join them for lunch. It would be appreciated if reservations were made with Secretary Ed Waters.

The change in location was suggested by President Dave Pearce, as a possible means of meeting Architects in the Southwest area who find it difficult to make Architects' Day. The Board has under consideration a proposed meeting date for Cape Girardeau, Missouri.

The Board would like to hear from its members on the changes in meeting locations for the next two meetings.

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10 MISSOURI ARCHITECT
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Four-day written examinations for registration as an architect will be given by the State Board of Registration for Architects and Professional Engineers at Jefferson City, Missouri,

MONDAY THROUGH THURSDAY, SEPTEMBER 25-28, 1961

Examinations for enrollment as an architect-in-training will be given on the first two days only.
Applicants wishing to take the examination at that time should file applications before July 25, 1961.
The earlier an application is filed the better - early filing insures early processing.
Application blanks may be secured by writing to the Board at the address below.
No sample questions are available.

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MISSOURI ARCHITECT
1-2-61-a. Proof that any registered architect has engaged, or is engaged, in the practice of engineering without registration as a professional engineer shall be deemed such a violation of the registration law as to authorize revocation of his registration as an architect; proof that any registered architect has engaged, or is engaged, in the practice of land surveying without registration as a land surveyor shall be deemed such a violation of the registration law as to authorize revocation of his registration as an architect.

1-2-61-pe. Proof that any registered professional engineer has engaged, or is engaged, in the practice of architecture without registration as an architect shall be deemed such a violation of the registration law as to authorize revocation of his registration as a professional engineer; proof that any registered professional engineer has engaged, or is engaged, in the practice of land surveying without registration as a land surveyor shall be deemed such a violation of the registration law as to authorize revocation of his registration as a professional engineer.

1-2-61-LS. Proof that any registered land surveyor has engaged, or is engaged, in the practice of professional engineering without registration as a professional engineer shall be deemed such a violation of the registration law as to authorize revocation of his registration as a land surveyor; proof that any registered land surveyor has engaged, or is engaged, in the practice of architecture without registration as an architect shall be deemed such a violation of the registration law as to authorize revocation of his registration as a land surveyor.

2-2-61-LS. The words "civil engineering" as used in Section 344.040 of the land surveyors' registration law shall be construed to apply to any person holding a degree in a fully accredited course of engineering in any school or college of engineering approved by the Board as of satisfactory standing.
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JULY, 1961
REGULATION OF THE STATE BOARD OF REGISTRATION FOR ARCHITECTS AND PROFESSIONAL ENGINEERS,

EFFECTIVE OCTOBER 3, 1960

No applicant for registration as an architect shall be permitted to retake any part of the written examination more than twice on his first application, nor shall any person be permitted to file a second application for registration as an architect until after the expiration of one year next following date of denial of registration on his first application.
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