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To registered architects:

We enter a new year with sincerest hope for continued and improved health, prosperity and happiness among architects, their associates, their families and friends. This is not a selfish wish. Behind it is the deep felt belief that architects better fulfill their responsibilities to the general public when they are healthy, prosperous and happy.

We must never lose sight of the basic purpose of architecture and architects. We must better serve our profession so that our profession can better serve everyone. Any motivation short of this is too short.

M.A.R.A.’s activities must have this same purpose. They must aid members, and non-members for that matter, to be better professional men and women in this part of the world for the benefit of mankind.

Every effort of our officers and board members, of all committees, of our annual meeting, should be measured by usefulness. We appreciate the time, effort and expense given by these stalwart M.A.R.A. leaders.

I believe most registered architects in Missouri do. This is shown in part by the fact that, as of December 15, 1965, 475 members have paid 1966 dues. This is about 10 per cent more than the highest number of this same date in history. It could mean that M.A.R.A. will have about 10 per cent more members this new year.

Let each member do what he can to strengthen M.A.R.A. during 1966 so that our architectural profession can serve the public better.

Sincerely,

Maxwell T. Sandford
President
Missouri Administrative Hearing Commission

EUGENE G. BUSHMANN
Commissioner
Administration Hearing Commission
State of Missouri
Jefferson City, Mo.

RULE NO. 1. DEFINITIONS.
1.00 The following definitions are applicable to these rules unless otherwise specifically provided or unless plainly repugnant to the intent of the law or the context thereof.
(1) "Commission" shall mean the Administrative Hearing Commission.
(2) "Commissioner" shall mean the duly appointed Administrative Hearing Commissioner or the acting commissioner.
(3) "Agency" shall mean those agencies subject to the jurisdiction of the Commission, which are as follows:
  Missouri State Board of Accountancy;
  State Board of Registration for Architects and Professional Engineers;
  State Board of Barber Examiners;
  State Board of Cosmetology;
  State Board of Chiropractic Examiners;
  Missouri Dental Board;
  State Board of Embalming;
  State Board of Registration for the Healing Arts;

Rules and Procedure
The rules governing the practice and procedure before this Commission are tools to accomplish a fair and impartial hearing in an orderly, prompt and judicial manner. Substantial compliance of these rules is required for a uniform administration of the law, although the ends of justice will control in any particular situation. They will be filed with the Secretary of State's Office in Jefferson City, Missouri, and will be amended from time to time.
State Board of Nursing;
State Board of Optometry;
Board of Pharmacy;
Missouri Real Estate Commission;
Missouri Veterinary Medical Board;
Division of Insurance.

(4) “Licensee” shall mean those persons holding a license granted by an agency.

(5) “Applicant” shall mean those persons who have been denied the opportunity to be examined upon their qualifications for licensure by an agency or those persons who have passed an examination for licensure, or those who possess the qualifications for licensure without an examination, and have been denied a license or license renewal by an agency.

(6) “Complaint” shall mean the initial pleading filed by or on behalf of an agency or the Attorney General in a case relating to the suspension or revocation of a license or the initial pleading filed by or on behalf of an applicant in a case relating to the examination, issuance or renewal of a license.

(7) “Answer” shall mean a responsive pleading filed by or on behalf of an agency, the Attorney General, or a licensee.

(8) “Supplementary Pleading” shall mean any other pleading in addition to a complaint or an answer which is filed in a proceeding before the Commission.

(9) “Petitioner” shall mean the party filing the complaint, which party shall be the moving party at the hearing and carry the burden of proving the issues raised in the complaint.

(10) “Respondent” shall mean the party charged in the complaint, which party shall have the right to respond to such pleading by filing an answer and to appear in person and be represented by legal counsel in any proceeding held in connection with such complaint.

(11) “Legal Counsel” shall mean any person currently enrolled by the Missouri Bar (integrated) and licensed to practice law in the State of Missouri.

(12) “Commission’s Office” shall mean 131-B Capitol Building, P.O. Box 606, Jefferson City, Missouri, phone number 635-7214.

RULE NO. 2. POWERS AND DUTIES

2.00 Powers and Duties — Agency or Attorney General Files Complaint.

The Commission shall conduct hearings and make findings of fact and conclusions of law in those cases wherein, under the law, a license issued by an agency may be revoked or suspended or wherein the licensee may be placed on probation. In such cases the Commission may make recommendations as to appropriate disciplinary action, which shall not be binding upon the agency.

2.01 Powers and Duties — Applicant Files Complaint.

The Commission shall conduct hearings and make findings of fact and conclusions of law in those cases wherein an agency refuses to permit an applicant to be examined upon his qualifications or refuses to issue or renew a license of an applicant who has passed an examination for licensure or who possesses the qualifications for licensure without examination. If the applicant shall show that under the law he is entitled to examination for licensure, to be licensed or have his license renewed, then the Commission shall issue an appropriate order to accomplish such examination, licensure or renewal, as the case may be.

RULE NO. 3. COMPLAINTS.

3.00 Complaints — Who May File and Where.

(1) An agency or the Attorney
General may file a written complaint with the Commission, at its offices in Jefferson City, Missouri, charging a licensee with having violated certain statutes or regulations relating to the profession or vocation of the licensee.

(2) An applicant may file a written complaint with the Commission, at its offices in Jefferson City, Missouri, charging a licensee with having violated certain statutes or regulations relating to the profession or vocation of the licensee.

(3) An applicant may file a written complaint with the Commission, at its office in Jefferson City, Missouri, seeking an order permitting the applicant to be examined upon his qualifications for licensure or to require an agency to issue a license or to renew the license of said applicant.

3.01 Complaints — Form and Content.

(1) All complaints shall be in writing and shall give the full name and address of the petitioner and the respondent. The original, which is to be filed with the Commission, must be signed by the petitioner, its authorized agent or its legal counsel. There must be sufficient copies of the complaint to serve all necessary parties to the case. Suitable space shall be provided on the caption of the complaint for the Commission to affix the appropriate case number.

(2) All complaints filed by or on behalf of an agency or the Attorney General must set forth in detail and with particularity the specific charges being made against a licensee. The complaint shall specify the statutes or regulations, or both, which the petitioner believes have been violated by the respondent.

(3) All complaints filed by or on behalf of an applicant shall set forth in detail and with particularity whether:

(a) The petitioner has passed an examination for licensure under the laws and administrative regulations relating to his profession or vocation and is entitled to a license or license renewal from the respondent.

(b) The petitioner possesses the qualifications for licensure without an examination under the laws and administrative regulations relating to his profession or vocation and is entitled to a license or license renewal from the respondent.

(c) The petitioner is entitled to be examined upon his qualifications for licensure by respondent under the laws and administrative regulations relating to his profession or vocation.

(4) All complaints filed by or on behalf of an applicant must be filed within thirty days after the delivery or mailing by certified mail of written notice of the agency's refusal to allow said applicant to be examined for licensure or to issue or renew a license.

3.02 Complaints — How Served.

(1) Upon receipt of a complaint filed by or on behalf of an agency or an applicant, the Commission shall cause a copy of said complaint to be served upon the licensee or the agency, whichever be the case, in person or by certified mail.

(2) Upon receipt of a complaint filed by or on behalf of the Attorney General, the Commission shall cause a copy of said complaint to be served upon the licensee named in the complaint, in person or by certified mail, and shall also serve a copy of such complaint upon the agency which issued the license by delivering a copy of the complaint to the office of the agency or by certified mail. In such situations, the agency will be permitted to intervene in the case and be represented by legal counsel retained by the
RULE NO. 4. ANSWERS AND SUPPLEMENTARY PLEADINGS

4.00 Answers.

(1) A respondent has the right to file an answer in response to any complaint served upon him. All answers shall be in writing and must admit those portions of the complaint which respondent believes are true and deny those portions of the complaint which respondent believes are not true. The answer shall state in detail and with particularity those facts which the respondent believes are true and relevant to the issues raised in the complaint. The answer must be signed by the respondent, its authorized agent or its legal counsel and filed with the Commission at its office in Jefferson City, Missouri. A copy of the answer shall be mailed by respondent to all parties.

(2) All answers shall be filed within ten days after respondent receives a copy of the complaint. However, the failure to file an answer within the time provided herein will not prevent the Commission from holding a pre-hearing conference or a hearing at the time and place specified in the notice, nor will such failure divest the Commission of its jurisdiction to render a decision in the case.

4.01 Amendments and Supplementary Pleadings

(1) Complaints may be modified or amended without leave of the Commission at any time preceding the filing of an answer by the respondent. After respondent has filed his answer, leave must be granted to amend or modify any complaint.

(2) Answers may be modified or amended without leave of the Commission at any time up to five days preceding the date on which the hearing in the case is actually held. After such time, all modifications or amendments to answers may be made only upon leave being granted by the Commission.

(3) Any pleading, other than a complaint or an answer, may be filed in any case pending before the Commission if leave is first granted.

RULE NO. 5. PRE-HEARING CONFERENCES.

5.00 Pre-Hearing Conferences — Setting.

(1) All pre-hearing conferences will be held as ordered by the Commission, with reasonable notice of the time thereof being given to the parties involved.

(2) Any party, or their legal counsel, may petition the Commission to hold a pre-hearing conference at a time prior to the setting of conference by order of the Commission.

(3) The legal counsel who will actually handle the hearing shall be present at all pre-hearing conferences, unless excused by the Commission. Parties to an action may appear in person with counsel at a pre-hearing conference.

5.01 Pre-Hearing Conference — Subject Matter.

All parties shall attend the pre-hearing conference and be prepared to discuss the following items:

(1) The simplification of the issues;

(2) The necessity or desirability of amendments to the pleadings;

(3) The possibility of obtaining admission of fact and of documents which will avoid unnecessary proof;

(4) The limitation of the number of expert and character witnesses;

(5) The anticipated length of the hearing and the time and location of conducting such a hearing;

(6) Such other matters as may aid in the disposition of the action.

RULE NO. 6. HEARING.

6.00 Hearing — Notice.

(1) Attached to all complaints served by the Commission will be a notice of the place of and the date upon which the hearing on said com-
plaint will be held.
(2) A copy of the notice will also be served upon the petitioner or his legal counsel.
(3) All notices of hearings shall:
(a) Contain the caption and number of the case;
(b) Inform the respondent of his right to file an answer within ten days of receipt of the complaint;
(c) Inform all parties of their right to request a pre-hearing conference, to be represented by legal counsel, and to a full, fair and open hearing as provided for in Chapter 536, RSMo 1995, as amended.

6.01. Hearing — Location, Time, Continuance.
(1) All hearings shall be held in Jefferson City, Missouri, although they may be held in any county of the state or the City of St. Louis, at the discretion of the Commissioner, if it be shown at the pre-hearing conference or otherwise that the convenience of the parties involved requires such special setting.
(2) No hearing shall be held less than twenty days after the issuance of notice of hearing except with the consent of all parties. The notice shall schedule the hearing date approximately thirty days from the date the complaint is filed.
(3) The hearing date may be continued from time to time upon order of the Commission and notice to the parties. Any party may request a continuance in conjunction with its request for a pre-hearing conference or for any other matter provided good cause be shown. When a hearing is rescheduled, notice shall be given to all parties in the manner and with the same information contained in the original notice.

6.02 Hearing Procedure.
(1) The provisions of Chapter 536, RSMo 1959, and any amendments thereto, except those provisions or amendments which are in conflict with Sections 16.252 to 161.342, RS Mo Cum. Supp. 1965, and any civil rule hereafter adopted which supersede an applicable provision of Chapter 536, shall apply to and govern the proceedings of the Administrative Hearing Commission and the rights and duties of the parties involved.
(2) All hearings shall be open to the public. All parties have the right to be present, represented by legal counsel, present evidence and file briefs.
(3) At the commencement of the hearing the petitioner and the respondent will make a brief statement of what they intend to prove. The petitioner will present his proof and witnesses, who shall submit to questions and cross-examination under oath, following which the respondent shall present his proof and witnesses, who shall submit to questions and cross-examination under oath. At the close of the hearing, the Commission will take the case under submission. Written briefs shall be filed within the time period fixed at the hearing.
(4) The parties may file a written stipulation as to some or all of the facts. Such stipulation shall not preclude the offering of additional evidence by any party.
(5) The Commission shall cause the proceedings in all hearings to be suitably recorded and preserved at its expense. In hearings involving the suspension or revocation of a license, wherein the Commission finds any cause charged by the complaint, the Commission shall, at its expense, cause the preparation of one copy of the transcript of the hearing. Under all other circumstances, copies of the transcript will be prepared at the request and expense of the party or parties concerned.
RULE NO. 7. FINAL DECISIONS
7. In all cases wherein a license may be suspended or revoked or wherein the licensee may be placed on probation, the Commission shall make findings of fact and conclusions of law and enter its decision, which shall be the final decision of the Commission and shall be served on all parties by certified mail.

1) Upon a finding on any cause charged by the complaint, the Commission shall deliver or transmit by certified mail, to the agency which issued the license, the record of the proceedings before the Commission together with the findings of fact, conclusions of law and decision. In such cases, the Commission may make recommendations as to appropriate disciplinary action.

2) If the Commission fails to find any cause charged by the complaint, the Commission shall dismiss the complaint.

7.01 In all cases wherein the petitioner seeks examination for licensure or the issuance or renewal of a license, the Commission shall make findings of fact and conclusions of law and enter its decision. This shall be the final decision of the Commission and shall be served on all parties by certified mail.

1) If the Commission shall find that, under the law, the applicant is entitled to examination for licensure or licensure or renewal, it shall issue an appropriate order to accomplish such examination or licensure or renewal.

2) If the Commission fails to find the applicant entitled to examination or licensure or renewal, it shall dismiss the complaint.

RULE NO. 8. JUDICIAL REVIEW
8.00 All final decisions of the Administrative Hearing Commission shall be subject to judicial review as provided in and subject to the provisions of Section 536.100 to 536.140, RSMo 1959, as amended, provided that in cases where a disciplinary order may be entered by the agency, no decision of the Administrative Hearing Commission shall be deemed final until such order is entered. For purposes of review, the action of the Commission and the order, if any, of the agency shall be treated as one decision. The right to judicial review as provided herein shall be available to administrative agencies aggrieved by a final decision of the Administrative Hearing Commission.

RULE NO. 9. AVAILABILITY OF COMMISSION’S RULES.
9.00 The rules of procedure of the Commission, and any amendments, additions or modifications thereto, shall be available to the public at the office of the Commission in Jefferson City.

Paul N. Doll, center, executive director, M.A.R.A., recently received the highest award in scouting, the Silver Beaver. The presentation was made by Joe Brown, Lake of the Ozarks Council, B.S.A., at the 1965 Annual Council Meeting in Jefferson City. Mr. Doll has been active in scouting for 30 years. Mrs. Doll participated in receiving the award.
LETTERS
(copy)
To: Officers and Directors of M.A.R.A.
Re: Meeting with State Registration
Board Members—November 8, 1965
This one hour session was attended by:
Representing MARA: Maxwell Sandford,
Rex Becker, John Burruss, Paul Doll.
Representing the Registration Board:
John Sweeney, Paul Buchmueller, William Cornwell, Frank Grimalda.
Mrs. Barton, board secretary, was present and recorded proceedings of the meeting.
The topic of discussion was — what is acceptable architectural experience? A specific case was thoroughly reviewed. This case has been under consideration for about two years by the State Registration Board.
This particular case is deemed by the Registration Board to be of significant importance. The file for this case has been placed on top for prompt handling by the Registration Board.
It was believed by all persons in attendance that this was a fruitful and worthwhile session. Members of both groups expressed their intention of working together in the future on matters of mutual concern, all in the interest of the general public.
It is a pleasure to make this report to you.
Very truly yours,
Maxwell T. Sandford
President, M.A.R.A.

Sirs:
I was interested in seeing a copy of the October, 1965 issue of Missouri Architect recently. Our library does not receive this. As the person who teaches the history of American architecture and modern architecture, I am interested in keeping up on the Missouri architectural scene. Could you please send me information on subscribing to the Missouri Architect.
Sincerely,
Osmund Overby
Dept. of Art
U. of Mo.
Columbia, Mo.
(Note: This has been done. Editor.)

Sirs:
Thank you for your letter of October 12 to the President recommending the appointment of Mr. Edward J. Thias to a committee on national beauty.
Among the recommendations made by the Citizen Action Panel of the White House Conference on Natural Beauty was the appointment of a citizen body to advise the Recreation Advisory Council; another recommendation was the appointment by each Governor of a permanent citizen advisory council to provide a focal point for citizen action in each State.
If the decision is made to appoint a committee on national beauty, we will be glad to ask that consideration be given to Mr. Thias' qualifications.
Sincerely yours,
Lawrence F. O'Brien
Special Assistant to the President
White House
Washington, D.C.

Sirs:
Have received a copy of your recent letter to Congressman Ruess concerning legislation to establish an Architectural Advisory Board to G.S.A.
Appreciate your advising me of your Association's support for this proposal. If such a measure comes before the Senate, I can assure you it will have my close attention and I certainly will keep in mind your comments.
Kindest regards.
Sincerely,
Edward V. Long
United States Senator
Washington, D.C.

Sirs:
Belated though it is this is my answer to your letter dated October 20th concerning the matter of a resolution which is based upon the standards of good practice for the three professions — Architecture, Professional Engineering and Land Surveying.
At the recent regular meeting held last month at Jefferson City, the Board considered this matter very seriously. In fact, each and every member had studied the matter at some length prior to the holding of our meeting and was well
prepared to discuss the proposed resolution.

It is the general opinion of the Board that this is a commendable resolution to say the very least, however, that it is not considered by the Board as proper for it to resolve to do something which it has already sworn under oath to uphold in any case. Speaking for myself as Chairman of the Board, I wish to commend you and the others who signed the letter for your sincerity and obviously good, constructive intentions.

I commend your efforts, keep up the good work.

Sincerely,
John D. Sweeney, Chr.
State Board of Registration for Architects and Professional Engineer

(cop)

To Registered Architects:

We want you with us!

There are about 1000 registered architects who reside in Missouri. About 650 of them are members of M.A.R.A. We earnestly believe that the 350 who are not members should join.

Everything M.A.R.A. accomplishes, all her goals yet to be attained, are in the interest of the general public and all registered architects in Missouri. Five of these are:

1) Pushing hard for a state school of architecture.
2) Maintaining strong statewide respect for ethics among architects.
3) Cooperating with agencies responsible for beautification.
4) Being active with other professions in Missouri on matters of mutual concern.
5) Remaining vigilant on state and federal legislative matters.

There are others. But, we believe that any one of the above purposes are worth the $10 annual M.A.R.A. dues. We sincerely hope you agree.

Please do not delay in returning your 1966 dues ($10) to our state office. We want to hear from you during December.

Sincerely,
Membership Committee, MARA
James T. Darrough, Columbia
Linnell B. Elam, St. Louis
John C. Monroe, Jr., Kansas City
Richard L. Nichols, Springfield
William M. Conrad, Kansas City, Chairman

Mr. Louis H. Geis
Kansas City, Mo.

Dear Mr. Geis:

Mrs. Johnson asked me to tell you how much she appreciates your invitation on behalf of the Missouri Association of Registered Architects to address their meeting on April thirtieth.

It is indeed gratifying to her to know of the active support of your organization of the President's program for national beautification. And, although she would greatly enjoy the opportunity to meet and share ideas with your members, she must say a most regretful "no".

The Spring months promise to be extremely busy ones and as we are sure you will understand, the demands on Mrs. Johnson's time are very heavy. She is unable to make any firm plans so far in advance - she must keep her own schedule flexible in order to accommodate the Presidents' many last moment commitments. Because she is so well aware of the problems involved with tentative planning, she thinks it would be best for you to find another speaker.

Mrs. Johnson hopes you will tell your members how grateful she is not only for their generous invitation, but also for all they are doing to encourage a more beautiful America. She sends her very best wishes.

Sincerely,
Bess Abell
Social Secretary
White House
Washington, D.C.
FRANK GRIMALDI TO STATE POST

Frank Grimaldi, a partner in the architectural firm of Shaughnessy, Bower & Grimaldi, has been appointed a member of the Missouri state board of registration for architects, professional engineers and land surveyors.

Nominated by Gov. Warren E. Hearnes, Grimaldi was approved by the Missouri Senate on October 28, and was sworn in last Wednesday. He will attend his first meeting as a member of the registration board tomorrow in Jefferson City.

A native of Arma, Kas., Grimaldi makes his home at 5505 Oak street. He attended elementary and high school at Pittsburg, Kas., and holds an architectural degree from the University of Notre Dame. He and his wife, Mrs. Mary Jane Grimaldi, have five children.

Grimaldi succeeds Everett Johns of St. Joseph on the state registration board. Grimaldi's term expires on March 5, 1970. The board has jurisdiction over about 1,400 practicing architects, 3,400 professional engineers and nearly 1,000 land surveyors, as well as about 8,000 architectural and engineering trainees.

ARCHITECTS — Are you fully protecting the public body you represent?

In some instances engineers and architects fail to request a Prevailing Wage Determination which is mandatory in all construction of "Public Works" in Missouri. See Sections 290.210-310 RS Mo 1959.

Every public body, which is defined to mean "the State of Missouri or any officer, board or commission of the state, or other political sub-division", is required under the terms of the Missouri Prevailing Wage Law, to see that each contractor or sub-contractor engaged in the construction of public works pays the wages as set out in the particular wage determination.

In order to adequately protect the public body that you represent, you should:

1. Request a wage determination from the Industrial Commission of the State of Missouri on Form No. PW 1;
2. Insert in the specifications the particular wage determination so requested;
3. Insert in the contract a provision providing that not less than the prevailing wage, as determined and set forth in the specifications, is paid to all workmen performing work under the contract; and,
4. Make sure that the contractors' bonds include provision that will guarantee the faithful performance of the prevailing hourly wage clause as provided by contract.

In addition to the above, the regulations of the Industrial Commission of the State of Missouri with respect to the Prevailing Wage Law have recently been amended and now require that a copy of each wage determination be displayed on every public works project during the full period of construction.

Copies of all statutes, rules and regulations, and forms, together with any information regarding the same may be obtained from the Industrial Commission of Missouri, P.O. Box #599, Jefferson City, Missouri, or call Area Code 314, 636-8442 and ask for Mr. James J. Butler, Chairman of the Industrial Commission, or John R. Freeman, Chief Inspector of the Prevailing Wage Section.
M.A.R.A. STUDENT AWARD

The award to a student will be made in Kansas City at the Annual Architects’ Convention, April 30, 1966, at the Prom-Sheraton Motor Inn.

ELIGIBILITY
Any undergraduate student of architecture who is attending school in the State of Missouri or a resident of Missouri attending school outside of Missouri. Any Missouri high school or other student who will enroll in a school of architecture in the fall of 1966.

AWARD
$300.00 to be used for tuition in any school of architecture in the United States. Award can only be spent on tuition which will be paid by M.A.R.A. to the school the winner enrolls in. The winner will be the guest of M.A.R.A. April 30, 1966, and will receive tickets to all events and lodging at the hotel for one day.

The winner will receive a handsome award plaque presented by the M.A.R.A. President.

JURY
The award winner will be selected by the Officers and Board of Directors of M.A.R.A. If in the opinion of the jury the submissions do not merit an award the award will be made at a later date. The jury will consider the sculptural quality of the forms, imaginative solution, scale and presentation in its selection.

DELIVER
The design must be delivered or mailed to the M.A.R.A. Office at 210 Monroe Street, Jefferson City, Missouri 65101, on or postmarked not later than March 15, 1966.

ADVISOR
Address all questions on award to Director Donald Wilson, 111 South Bemiston, St. Louis, Missouri 63105.

Education and Awards Committee
Donald F. Wilson, Jr., Chrm.
R. W. Bockhorst
Conrad J. Curtis
Peter Keleti
Robert Marshall

M.A.R.A. STUDENT AWARD

PEDESTRIAN OVERPASS

PROGRAM A

One of the important problems throughout the State of Missouri is the concern for the pedestrian who must cross traffic arteries. This program is for the design of an overpass to help solve this problem. The approaches must be inviting. Through its singleness of purpose, an overpass can achieve a beauty which is unique. There is no fine formula. The designer must, to a great extent, choose his conditions and his forms. There is not only the choice of locations, of material, of general structural principles and its specific and harmonious development, but there is the choice of detail — railings, lights, approaches, etc., which can either affirm or negate the clean economy of the essential form. The solution should be a permanent type of structure. Design overpass to have a clear span over major State highway with 100' right-of-way. Clear span shall be sixty feet or greater.

Minimum height of overpass at highway gutter shall be 16'-0". Street width from gutter to gutter shall be 40 feet. Site shall pitch up at 10 per cent each side from a point 30 feet from the center of the street.

Width of road from approaches must be within the one hundred foot right-of-way and by means of ramps or stairs or the combination of both.

Maximum pitch of ramps percent 8 feet use per 100 foot length.

Maximum number of steps in one run — 11.

PRESENTATION REQUIREMENTS:
Perspective or elevation at convenient scale.
Plan at scale 1/8"=1'-0"
Section — cross section of overpass — Scale 3/4"=1'-0"
Design must be presented on 20”x30” white illustration board. Present in any medium.

Label the board: OVERPASS DESIGN FOR MISSOURI — M.A.R.A. STUDENT AWARD 1966

The student’s name and address should be in a sealed envelope attached to back of the board.
"Bank Robbed of $3,150"

It is the strangest thing—"since the memory of man runneth not to the contrary"—that this country continues to permit its impudent punks to get-away with this kind of stuff.

This ignorant zygote begins to think he's got it made—not knowing that cool headed clerk pushes pedal "A" with her high heel and thus—

SALUS POPULI
Especially when it can be stopped—by a simple, architectural detail—built into new banks (ab initio)—or remodelled into existing banks—as illustrated in the moving pictures below:

Act 3

Finally—Police remove the stupid garbage.

Mediation room

Act 4

Then gas valve "G" releases monoxide—which unpunks the punk.

Prema lex esto.

Words and music by Wilmer Thompson

Seattle, Wash.

July 12, 1969
MISSOURI BEAUTY

Missouri is one of the most beautiful states in the country. Its rolling hills, abundance of plant life, lakes and streams make it abounding in natural beauty. It is a state of two large cities, St. Louis and Kansas City, and many smaller communities that have a character indigenous to its setting.

The Missouri Association of Registered Architects is greatly concerned that the natural beauty of these elements be preserved and the new and ever increasing man made physical forms are in harmony with our wealth of nature.

We must be in step or preferably a leader in the creation, planning and control of the changes taking place in today's landscape. Our state is on the threshold of continuing a growth that could be a beautiful environment.

The concern for beautification is not limited to the cities but the entire landscape is our area of being. This must be an effort by all citizens in an appreciation of the functional and aesthetic considerations that can give us desirable surroundings.

We must be concerned about our highways and their use. Highway right-of-ways, outdoor advertising, junkyards, overhead power lines and vandalism can become unsightly if left uncontrolled.

Public officials, citizens, architects and planners must work together to retain our legacy of natural beauty. Future citizens should be educated in good design to make decisions on the state of their environment. They must be informed of long range plans, land use, zoning and building codes.

Air and water pollution most certainly are factors that greatly affect our well-being. The utility companies are faced with a tremendous task of the coordination and unsightly appearance of their utility systems.

Our ruralscape must be protected for wildlife and landmarks of natural interest. Streams and lakes rank among Missouri's most valuable assets. Our changing seasons paint a fantastic picture to behold.

M.A.R.A. Natural Beautification Committee
This brochure was compiled by the Natural Beautification Committee of the Missouri Association of Registered Architects. M.A.R.A. is an association of some 700 Missouri architects whose purpose is to improve the relations between members of the architectural profession and the general public through programs of education and cooperation.

Its members recognize the importance of the creation of a beautiful physical environment and preservation of the natural beauty of the State of Missouri.

A beautiful environment can be achieved by education, legislation, cooperation and the participation of the citizens to develop a pride in their surroundings. It will take increased knowledge, hard work and an awareness of the value of really being interested.

Natural Beautification Committee

Everett E. Butler
Robert Braeckel
Clarence Kivett
Dan R. Sandford, Jr.
John D. Sweeney
Edward J. Thias, Chairman

January, 1966
“The landscape we see is the result of our attitudes and actions, and although it may help to condition man’s thinking and depress his spirit, there is nothing to prevent its changing for the better, except ignorance and inertia.”—Tunnard & Pushkarev, Man-Made America

“Stretch out your hand and take the world’s wide gift of joy and beauty.”—Corinne Roosevelt Robinson
"By day or by night, summer or winter, beneath trees the heart feels nearer to that depth of life which the far sky means. The rest of spirit, found only in beauty, ideal and pure, comes there because the distance seems within touch of thought."—Richard Jefferies
Commercial district along Wornall Road Kansas City

Main Street Mall Atchison, Kansas
"What will happen to the quality of life as we approach the point where the available natural areas of the continent offer standing room only?"

Stuart Udall

There is an unmistakable note of urgency in the quiet crisis of American cities. We must act decisively — and soon — if we are to assert the people's right to clean air and water, to open space, to well-designed urban areas, to mental and physical health. In every part of the nation we need men and women who will fight for man-made masterpieces and against senseless squalor and urban decay.
"To build intelligently today is to lay the foundations for a new civilization."—Lewis Mumford

The present is the ever moving shadow that divides yesterday from tomorrow.—Frank Lloyd Wright
Springfield has beautiful parks. The Ozarks of Missouri is one of the most scenic places in the world.

Must industry be ugly? Why is it not better planned and attractive?
On some not distant day, the voice of each individual seller may well be lost in the collective roar of all together. Like injunctions to virtue and warnings of socialism, advertising will beat helplessly on ears that have been conditioned by previous assault to utter immunity. Diminishing returns will have operated to the point where the marginal effect of outlays for every kind of commercial persuasion will have brought the average effect to zero.

— John Kenneth Galbraith, "The Affluent Society"

Most of us are blessed with a subconscious talent for adjusting to our environment. After we live with it long enough, we no longer see it or feel it or hear it or smell it. No matter how obnoxious it may be to the stranger, who is not yet acclimated, our own adaptable psyches have absorbed it, and we ignore it. Only a new and dramatic change forces its way through the protective and insulating shell.

Mark E. Keane
"Sun, space, and trees are fundamental materials of city planning, the bearers of the "essential joys."—Le Corbusier

"On and up, where Nature's heart beats strong amid the hills."—Lord Houghton
Industrial buildings can be well planned and an asset to any community. They need not be unsightly and unwanted. They are part of our life.
Will our buildings grow old gracefully or will they be element of blight? Will we take pride in our surroundings and clean up?

Joplin is rehabilitating some of this blight and will rebuild with new schools, office buildings, nursing homes and churches in areas cleaned up as indicated in the aero photograph.
A building concept can be simple, creative, playful, and dignified as the expression of the art and science of architecture.
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IMPORTANT NOTICE

Four-day, (36 hour) written architectural examinations are given annually at Jefferson City, Missouri, by the Architectural Division of the State Board of Registration for Architects and Professional Engineers, beginning on the last Monday in September and continuing through the following three days. Applications are accepted for filing throughout the year. Under the law, those applications filed less than 60 days prior to examination date will be held until the next examination. Earlier filing is urged. The Division recommends filing your applications AT LEAST NINETY DAYS PRIOR TO EXAMINATION DATE.

SCOPE OF ARCHITECTURAL EXAMINATION

DIVISION I
Examination A—Building Equipment — 5 hours
Examination B—Site Planning — 4 hours
Examination C—Structural Design — 5 hours
Examination D—History and Theory of Architecture — 3 hours

DIVISION II
Examination E—Architectural Design — 12 hours
Examination F—Building Construction — 3 hours
Examination G—Professional Administration — 3 hours
Examination H—Personal Audience — 1 hour
Examination I—Academic and Practical Training

Examinations A, C, D, F and G are composed of objective-type, (multiple choice) questions.

Attention is directed to a change in length of Examination F, formerly a four hour examination, which is now a three hour examination, and to Examination H, which is now a one hour examination.

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At the annual ladies’ night party of the Springfield Chapter, American Institute of Architects, Professor Edgar A. Albin, head of the Department of Fine Arts, Southwest Missouri State College, was awarded an honorary associate membership in the Springfield Chapter, A.I.A., for his outstanding work in furtherance of architectural education in Missouri. Professor Albin has been at SMS for the past six years, coming here from the University Art Department, University of Arkansas. Professor Albin presented the program of the evening, entitled “Chandigarh, City of Tomorrow”, which he illustrated with slides taken on a recent trip to India. Chandigarh is a model city in India laid out on a master plan developed by outstanding world-renowned architects.

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Santa Fe Pattern averages 2½” to 4” in wall thicknesses. Also available in the Socorro Pattern, the “chunky” or “lumpy” version which also features the rich brownish blacks.

As seen in the church chancel pictured above, Lava emulates a strong hand-carved effect, still maintaining nature’s rugged simplicity. More information on Lava is available from:

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