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Remarks of J. Clay Smith, Jr., President of the Federal Bar **Association**

J. Clay Smith Jr.

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REMARKS OF J. CLAY SMITH, JR.
PRESIDENT OF THE FEDERAL BAR ASSOCIATION
before the
WILMINGTON, DELAWARE CHAPTER'S
LUNCHEON MEETING
WILMINGTON, DELAWARE

January 19, 1981

Members of the Bench and Bar of Wilmington, Delaware, I am delighted to be here this afternoon in my capacity as president of the Federal Bar Association to participate in the luncheon meeting of the Wilmington Chapter. I look forward to a productive year as president of the Association, and, on October 1, 1980, when I assumed the presidency of the Association, I embarked on an important voyage of my legal career while in the capacity of a government lawyer. This afternoon I would like to share some thoughts with you in two areas: the needs of government lawyers to understand law and reason and the need to foster creativity in a free society.

LAW AND REASON

The trademark of our democracy is the instrument of rule referred to as the Constitution. This instrument of rule embodies the political values of a people who chose a destiny of a representative government. This instrument continues to stand as a model to the world that this collective republic chooses to be rules by law administered by men and women -- many who are government lawyers -- who are sensitive to the human needs

that "The roots of law rest in the wills of men." It is for this reason that the separation of powers is the framework of our government; and, the reason why a quest for reasonableness must always be the ultimate concern of government decisionmakers. At the center of attention is the rule of law.

The nation prides itself on the fact that it is a nation governed by men and women pursuant to rules of law. But, what is law? What is this process by which and through which we govern and are governed? What is this process that our forepersons conceived; and yet, maintained an abiding fear? Law is power because it is enforced by the will of those who govern. But, what is law? Is law the reasoned result of legislative action? Is law the act of the president within his prerogatives under our instrument of rule? Is law the final order or finding of a court of law? What is law? What is this word upon which this nation stands as a model to the world?

I submit to you that the quest for a definition of law will be an endless search in the annals of jurisprudence.

However, this nation and those who govern its people must have some operable rule to assist them in the exercise of their discretion on a day-to-day basis.

I offer the following definition of law to you: Law is the sum total of rules and regulations governing human conduct for which there is state sanction. This definition is one that was given to me during my first year law class at Howard University School of Law by Professor Herbert O. Reid, Sr.

This definition suggests that there is something existential about law -- and there is. The laws of the land are designed to govern -- not solely for that sake alone, but to manage human conduct. Hence, law and its application are directed to preserve humanity as well as to police those who participate in humanity. Yet, human dignity cannot be preserved or protected unless the law, when violated, provides sanctions against violators, or against those who knowingly refuse to enforce the law. This means that in the final analysis, it is the government and those employed by the government who hold the keys to preserve human dignity through the mechanism of the rule of law.

Now, hopefully, you see why the government lawyer, the government executive and those who work in the decisional area must understand the risks associated with arbitrary decision-making. We run the risk of defacing the rule of law, negating the possibility for human dignity and substituting the sword of arrogance for the shield of reasonableness.

CREATIVITY V:

Creativity remains the greatest test for the survival of American institutions -- for a nation that loses its capability to be creative in its planning, its management, and in its spirit cannot expect to compete in the World Order. There is something about our history which indicates that the element of creativity is a part of this nation's makeup. We have people in this country who like to "fool around" with junk, and, who

keep "fooling around" with it attempting to make something out of nothing -- until they do it. We are fortunate to have little people who push and pull at the system attempting to be heard; attempting to be identified; attempting to leap from a state of insignificance to prominence. We have people who believe that a cup of luck, a pint of ability and a quart of faith will enable them to survive when failure, hunger and defeat lurk at every corner. We are fortunate to have educational institutions in which the possibility for free flowing thought and unlocked bookcases permit the student to pierce the sound barriers of the unknown, and trigger multiple concepts by open and frank discussions.

This, and all of this, is necessary to sustain that necessary quantum of creativity which inevitably leads to judgments which affect people and stimulate people to think; to generate new ideals -- even if such ideals appear radical. This republic has, can and has always taken advantage of ideals that once seemed radical. This nation has done so because it cannot fear the creativity of its constituency. Rather, it must seek out creative minds and listen to creative voices. It must cultivate these minds, these voices in order to build and sustain a creative society.

For in the final analysis, the creative society is seeking to find; to identify itself; its people. It is seeking to establish that we are unique; that we can create for the sanctity of human needs, demands, aspirations -- for human dignity.

The end product of creativity and measured management is productivity. The American people are production-minded. Hence, a frequent question which is asked is: How much can government provide to us at the smallest cost? This is a legitimate question, but is also a complicated question to answer. Our government is in the business of preserving the republic and the liberty of a free people. Therefore, a theorist can say that this nation's goal is to produce more freedom, more liberty. Indeed, this may be argued to be the end product of law. John Locke, in his Second Treatise on Civil Government thought so. Locke said,

The end of law is, not to abolish or restrain, but to preserve and enlarge freedom. For in all the states of created beings capable of laws, where there is no law there is no freedom.

Yet, our nation's survival may also turn on the efficiency of its productivity, the ethics of its government and a clear understanding by the women and men in government of their function as protectors of the instrument of rule, as well as law per se.

CONCLUSION: A QUEST FOR REASONABLENESS

The right of government to rule must be based upon the rule of law applied in a reasonable and creative manner. If we are to succeed as a people, it must be clear to all of us what, we as a people want to preserve under a system of laws. Democracy is a continuous march toward human dignity and the rule of law during which there cannot be any significant pauses. or rest stops for breath without subjecting the republic to challenge.

As government lawyers, as a people - as Professor Laski says in his book, <u>Democracy in Crisis</u> -- We cannot "forget how fragile a thing government is . . . "

We <u>are</u> a government of laws and not of persons, <u>but it</u>
<u>is people</u> that make the laws, interpret and apply them. It is
people who are obliged to quest for reasonableness so as to
preserve human dignity and the rule of law. The imperfect
government lawyer is entrusted to preserve this democratic fee.

In closing, I quote from a passage which may be found in a 1937 Senate report during testimony given in response to the "Court Packing Bill" sought by President Franklin Roosevelt. It sums up most of what I have tried to convey to you speaking to you as a government lawyer:

The courts are not perfect, nor are the judges. The Congress is not perfect, nor are senators and representatives. The executive is not perfect /nor are those who advise them on questions of policy/. These branches of government and the office under them are filled by human beings who for the most part strive to live up to the dignity and idealism of a system that was designed to achieve the greatest possible measure of justice and freedom for all the people. We shall destroy the system when we reduce it to the imperfect standards of the men. who operate it. We shall strengthen [it and ourselves, we shall make & The Table justice and liberty for all men more accertain when by patience and selfrestraint, we maintain it on the high plan on which it was conceived.

Thank you.