







1986-87 HARDCOVER TEXTS UPDATE

SIX 1986-87 Course Handbook Series Subscriptions

1985-86 Course Handbook Listing

PRACTISING LAW INSTITUTE

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Antitrust Compliance Manual A Guide for Counsel Management. and Public Officials

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1986 Supplement to Contracts and Conveyances of Real Property Engine Edition

> 1987 Supplement to Friedman on Leases

1986 Supplement to Business Acquisitions Sec. (c) Estimate

17th Annual Institute on Securities Regulation



E.R.

For whomever if desired.

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betty 8 January



PRACTISING LAW INSTITUTE 810 SEVENTH AVENUE, NEW YORK, N.Y. 10019 (212) 765-5700

December 19, 1986

Honorable William J. Casey Director of Central Intelligence 1820 Fort Meyer Dr. Arlington, VA 22209

Re: Communications Law 1986 Course Handbook, Two Volumes, \$40 list

Dear Mr. Casey:

As a panel member, PLI recently sent you three complimentary copies of the above Course Handbook which was prepared for the program of the same name.

Because of the timeliness of the subject matter, you may wish to consider ordering additional copies for members of your staff, less the speaker discount (40%) or \$24 a copy net.

Please let the undersigned know if you wish to receive additional copies. You may note the bottom of this letter in the space provided and return it to me in the enclosed business reply envelope.

Thank you again for your contribution to the Institute.

re E. Mc Donald Sincerely, Juhe E. McDonald les Manager

JEM:apo Enc.

[] Please ship and bill ______ additional copies of the above Course Handbook at \$24 a copy.

Signature





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PRACTISING LAW INSTITUTE 810 SEVENTH AVENUE NEW YORK, N.Y. 10019



Honorable William J. Casey Director of Central Intelligence 1820 Fort Meyer Dr. Arlington, VA 22209

EXECUTIVE SECRETARIAT ROUTING SLIP TO: ACTION INFO DATE INITIAL 1 DCI X3 2 DDCI 3 EXDIR 4 D/ICS 5 DDI 6 DDA 7 DDO 8 DDS&T 9 Chm/NIC 10 GC 11 IG 12 Compt 13 D/OLL 14 D/PAO X 15 D/PERS 16 VC/NIC 17 18 ER XZ 19 20 21 22 SUSPENSE Date Remarks STAT Executive Secretary 21 November 1986 3637 (10-81) Date Declassified in Part - Sanitized Copy Approved for Release 2013/03/20 : CIA-RDP90G00152R001102380052-8

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November 17, 1986

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> VICKI C. JACKSON WILLIAM P. HOBGOOD OF COUNSEL

311 MARRIOTT CENTER POST OFFICE BOX 7745 HILTON HEAD ISLAND, SC 29928 (800) 845-6712 (803) 686-5505

The Honorable William J. Casey Director Central Intelligence Agency Washington, D.C. 20505

Dear Bill:

I enjoyed lunching with you, Howard Simons, Jim Goodale and the contingent of your former Rogers & Wells partners last Friday. It was a very pleasant way to bring the panel session to a close.

One of the public's frustrations with panels such as the PLI program in which we participated is, as you stated, that the participants talk past one another. After more than ten years of participating in such efforts, I seriously wonder whether the press or intelligence community are capable of making any substantial changes in their staked-out public positions. Nonetheless, I mentioned to Howard Simons that I was personally convinced that in private conversations both you and he were much closer in viewpoint than either could comfortably admit at such a public airing.

With that in mind, I mentioned to Howard that it might be a healthy project to hold one or more small, private, off the record sessions where you and responsible representatives might meet to discuss the growing antagonisms that are developing between the press and the intelligence community.

I would be happy to attempt to assist in hosting what I think would be a worthwhile effort. I am sending a copy of this letter to Howard in hope of enlisting his interest as well.

Cheers,

DCI FGEC FGT

X/reF B-80/-15

Mitchell Rogovin

cc: Mr. Howard Simons



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November 17, 1986

Honorable William J. Casey Director of Central Intelligence Central Intelligence Agency Washington, D.C. 20505

Dear Bill:

It was good to see you on Friday, and I wanted to add a personal thank you. I hadn't been aware of your background as a PLI speaker, but it was a nice touch to add to your talk. Speaking of your talk, it was, I think, an important one. It may be the first time that most of the lawyers there heard a serious, coherent presentation of the security/press problem. Usually it is presented as a subsidiary aspect of prior restraint. Invariably, it is presented by someone like Jim Goodale or Floyd Abrams, veterans of the <u>Pentagon Papers</u> case. I'm pretty sure the Espionage Laws have never previously been discussed; I'm quite certain that this was the first time that the ComInt statute was mentioned. This PLI series goes back to 1973, as I may have told you.

I'm enclosing the text of my introduction for your information.

Again, many thanks for your contribution.

With best regards.

Sincerely,

Richard N. Winfield

DCI EXEC REG

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Enclosure

Richard N. Winfield

INTRODUCTION of WILLIAM J. CASEY November 14, 1986 <u>Practising Law</u> Institute

This is about conflict -- the conflict which reporters so frequently encounter. They have a duty to report to the public on government activities. They also have an obligation to help preserve and protect national security interests.

These obligations have traditionally helped to create a healthy tension between reporters and the executive branch. Reporters often seek to publish sensitive information which is leaked to them. The executive branch seeks to restrict such publications.

This conflict of obligations has in recent years become increasingly more public and more intense. The last 25 years has seen the scourge of world terrorism and heightened international instability. This has enhanced the possibility of fatal consequences as a result of "improper" journalistic disclosure.

This is what the government says to the press. There is a potential for catastrophe. They say before rushing to publish sensitive information, reporters should consider the danger to life and limb of American citizens and others throughout the world. They say reporters should consider the danger to the continued viability of our intelligence networks and other national security concerns.

2

These officials call for discipline within government, and an American press which is responsible, mature and willing to consult before rushing into print.

This, on the other hand, is what the press says to the government. Reporters bristle when they are warned that they may inadvertently cause the death of innocent bystanders. They resent being told they may be instrumental in granting a military edge to the Soviets.

Some reporters point out that many undisciplined officials leak for a variety of reasons. Many leaks are wholly authorized, and you can rarely tell the difference. Reporters say that <u>real</u> spies, not leakers, do the real damage. They say that too much information is overclassified.

They say that the shibboleth of national security is invoked indiscriminately. Sometimes it is used to avoid disclosure of embarrassing facts about waste or corruption. Sometimes it is used to prevent political adversaries in the Congress from gaining an advantage.

Sometimes, they say, sensitive information which the government wants withheld turns out to be already in the public domain. Occasionally reporters do withhold an exclusive story after receiving a call that publication would damage national security. Then a competing news organization goes ahead and publishes it anyway. Reporters say there is a credibility problem. Credibility is not helped if defense 3

officials are unwilling to explain the details of how and why publication would imperil national security. Reporters are told that the explanation itself would further compromise national security. A lot of government officials do not trust some members of the press.

Let us grant that all of this is true, or at least part of the time.

The grim fact remains, however, that there is a large body of secrets that has got to remain secret. That body of secrets is something considerably greater than the timing of troop movements in time of war. The abuses committed in the name of national security should not distract us from recognizing that our security remains a real and vital concern.

It is also true that editors and reporters will continue to develop and massage their sources and to track down provocative leads. Some will want to continue to decide for themselves what the national security consists of.

It is difficult, if indeed possible at all, to take a comfortable stance on either side of this controversy. The history of the last quarter century has shown that there is no convenient rule of thumb which can safely be applied to public disclosure of confidential information. 4

Instead, there has been an increasing willingness on the part of the press and the executive branch to clash publicly over what restraints, if any, may be imposed on the media.

We start with the essentials that there must be an informed debate on American foreign policy and national security. The press must be free to inform that debate. The question is how our elected representatives, the press, and the courts must wrestle to reconcile the competing imperatives of security and speech.

Justice Hand in the <u>Dennis</u> case suggested a formula that may work here. He said that "whether the gravity of the evil, discounted by its improbability, justifies such invasion of free speech as is necessary to avoid the danger."

Today's speaker, William J. Casey, has also viewed the dilemma of national security and the press from both sides. In recent months he has been at the center of the leaks controversy. There has been an increasing number of classified information leaks from within the Administration and the Congress to the press. He has asked the Justice Department to consider prosecution of certain news organizations for disclosing foreign communications intercepted by American intelligence.

5

On the other hand, Mr. Casey has published a number of books and articles himself on a variety of topics. He has a writer's respect for the First Amendment. While practicing law, he represented some news organizations. He cares deeply about the First Amendment, and he cares deeply about the United States.

Mr. Casey grew up on Long Island. He graduated from Fordham University and St. John's University School of Law. Upon graduation from law school he joined the Research Institute of America where he rose to chairman of the Institute's Board of Editors. He was commissioned in the U.S. Naval Reserve in 1943 and joined the wartime staff of General William J. Donovan, founder of the Office of Strategic Services.

Mr. Casey coordinated the French resistance forces in support of the invasion of Normandy and the liberation of France. For this he received the Bronze Star. In 1944, he became the Chief of American Secret Intelligence operations in Europe.

In 1948, he served as Associate General Counsel at the European Headquarters of the Marshall Plan. From 1949 until 1971 Mr. Casey practiced law and engaged in various publishing and business activities in New York City. In 1971, he became Chairman of the Securities and Exchange Commission, where he

6

served until 1973. He then became Undersecretary of State for Economic Affairs. Later he became President and Chairman of the Export-Import Bank. In January 1976, he returned to private practice and became Counsel to my firm, Rogers & Wells. Bill practiced at Rogers & Wells until assuming his current position, Director of Central Intelligence in 1981. During 1980 Mr. Casey managed the successful election campaign of Ronald Regan.

Mr. Casey was sworn in as the Director of the Central Intelligence Agency on January 28, 1981. He is the head of the intelligence community. This includes all the foreign intelligence agencies of the United States. He is the first such director to be designated by the president as a Cabinet officer.

In October 1983, he received the Distinguished Intelligence Medal. He is also the recipient of the William J. Donovan Award and has been awarded numerous honorary degrees.

Bill Casey's most recent book is called <u>Where and How</u> <u>the War Was Fought</u>. It is a fine military history of the American Revolution. The publisher's dust jacket describes Bill Casey as a lawyer and author, soldier and diplomat, banker and regulator.

7

He once served as president of the International Rescue Committee. Both in the OSS and in the CIA he was and is responsible for the lives and safety of his people in the field. I think that may help explain the intensity and the sincerity that he brings to this debate.

Mr. Casey:



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ADMITTED IN DISTRICT OF COLUMBIA ONLY

November 17, 1986

Honorable William J. Casey Director of Central Intelligence Washington, D. C. 20505

Dear Bill:

Your talk was the high point of the PLI seminar, which, as you know, is the third largest of all PLI seminars and has reached that degree of success because speakers such as you have given time from their busy days to speak to us.

I thought the session went fabulously and I would be most appreciative if your office could send me a copy of your speech.

Many thanks.

Sincerely, James C. Goodale

DCI

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DCI AGENDA/CONTACTS FOR NEW YORK CITY 14 November 1986

25 X 1	9:45 a.m.	Depart, National Airport
	10:45 a.m.	Arrive, La Guardia Airport
	11:45 a.m.	Arrive, New York Penta Hotel 401 Seventh Avenue and 33rd Street New York City Phone: (212) 736-5000 Meet host at 7th Avenue lobby Host: Mr. Richard Winfield
	12 noon	Speech/Panel Discussion, Grand Ballroom The Honorable William J. Casey (20 minutes of remarks followed by 35 minutes of panel discussion) Panel members: James C. Goodale Mitchell Rogovin Howard Simons Richard Winfield
	1:15 p.m.	Lunch, Keens Restaurant 72 West 36th Street between 5th and 6th Phone: (212) 947-3636
	2:30 p.m.	Adjourn
	OPEN	Depart, La Guardia Airport

Arrive, Washington, D.C.

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12 November 1986

MEMORANDUM FOR: Director of Central Intelligence

FROM: George V. Lauder Director, Public Affairs Office

SUBJECT: Address of the Communications Law Conference Sponsored by the Practising Law Institute

1. <u>Action Requested</u>: None. This is background information for your address and participation in the panel discussion at the Fourteenth Annual Communications Law Conference sponsored by the Practising Law Institute (PLI) on Friday, 14 November. The event will be held in the Grand Ballroom of the New York Penta Hotel, 401 Seventh Avenue and 33rd Street, New York City. Phone: (212) 736-5000. After your appearance, you are invited to a private luncheon at Keens Restaurant, 72 West 36th Street between 5th and 6th.

2. <u>Arrangements</u>: You are asked to be in the 7th Avenue lobby of the hotel at 11:45 a.m. where you will be met by Dick Winfield and escorted to the Grand Ballroom. Your remarks are scheduled to begin at approximately 12 noon. The suggested format is 20 minutes of remarks followed by a panel discussion on the subjects you raise in your talk and related issues concerning national security and the First Amendment. The panel discussion is expected to last approximately 35 minutes, and you also are invited to comment during this time. Adjournment is at approximately 1:00 p.m. Mr. Winfield will introduce you and Mr. James Goodale will moderate the panel. The panelists are as follows:

James C. Goodale Debevoise & Plimpton

Mitchell Rogovin

Howard Simons

Rogovin. Huge & Lenzner

25X1

Curator, Nieman Foundation Former Managing Editor, WASHINGTON POST

Pichard N. Winfield

Rogers & Wells

(See tab for biographies.)

25X1

CONFIDENTIAL

SUBJECT: Address of the Communications Law Conference Sponsored by the Practising Law Institute

A podium with mike and neck mike will be adjacent to the dais. After you give your remarks, you will be seated on the dais with the panelists. Mr. Goodale will be on your right, and Mr. Winfield will be on your left. (See tab for dais seating.)

You can expect an audience of approximately 400-500 communications lawyers, editors, journalists, professors of journalism, and students. The lawyers represent newspapers, TV and radio stations, and publishers. Two-thirds of the attendees are from out of town. Although the organization believes that only U.S. attorneys will attend, it is always possible a foreign national might be in the audience. Your appearance will not be televised or recorded for commercial radio. Your presentation will be taped by the PLI, and we will be given a copy for our records. According to the PLI, your remarks will not be published by the organization.

Lunch: Following the address and panel presentation, a luncheon will be held at Keens Restaurant, 72 West 36th Street between 5th and 6th, a short walk from the Penta Hotel. Lunch will begin at approximately 1:15 p.m. and adjourn at 2:30 p.m. The following thirteen people will attend and will be seated with you at one table:

Mitchell Rogovin	Rogovin, Huge & Lenzner
James C. Goodale	Debevoise & Plimpton
Howard Simons	Curator, Nieman Foundation
Walter R. Mears	Executive Editor and Vice President of Associated Press

Partners from Rogers and Wells:

William P. Clark Eugene L. Bondy Peter W. Williams William R. Glendon Fioravante G. Perrotta Ronald E. Brackett Victor F. Ganzi Caesar L. Pitassy Richard N. Winfield

SUBJECT:

Address of the Communications Law Conference Sponsored by the Practising Law Institute

You will be seated between Mr. Clark and Mr. Winfield. Bill Rogers sends his regrets, since he will be in China.

<u>Reference documents</u>: For your convenience, we have included a group of reference documents and several of your previous speeches on national security and the press. The most recent report was sent to you by Mr. Winfield of the Committee on Civil Rights of the Association of the Bar of the City of New York entitled "Free Public Debate and the Espionage Acts." The report was adopted by the Civil Rights Committee and is scheduled to be published in the record of the Association. According to Mr. Winfield, you may be interested in the dissent by Joseph McLaughlin, Esq., a member of the committee. (See reference tab.)

The Practising Law Institute is a nonprofit educational organization chartered by the Board of Regents of the University of the State of New York. Its income, derived from enrollment fees, membership dues, and the sale of books and other materials, enables PLI to conduct a wide range of educational activities throughout the country, to present programs in the public interest, and to provide scholarship assistance to attorneys who would otherwise be unable to attend programs. (See background tab for Board of Trustees.)

At the Fourteenth Annual Communications Law program, experienced practitioners, corporate counsel, and educators will give a thorough overview of current issues in communications, including new developments in FCC, libel, access, commercial speech, cable, antitrust, privacy, reporter privilege, and prior restraint law. Prior to your appearance, Victor Kovner, Robert Sugarman, Heather Florence, Leon Friedman, and James Goodale will conduct a panel on "Privacy." Then in the afternoon Cameron DeVore will speak on "Commercial Speech and Prior Restraint" along with Robert Sack, Floyd Abrams, James Goodale, Elaine Reiss, and Terry Maguire. (See background tab for program schedule and list of participants.)

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EXECUTIVE SECRETARIAT

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August 26, 1986	3973X

Honorable William J. Casey Director of Central Intelligence Washington, D.C. 20505

Dear Mr. Casey:

Enclosed please find several copies of the brochure for PLI's "Communications Law" seminar. If you wish additional copies to send to persons whom you think will be interested in the program, I shall be glad to send them to you.

Let me take this opportunity to remind you, if you are responsible for materials for the Course Handbook, they are due by <u>September 29th</u>. If you will have a problem meeting this deadline, please contact me as soon as possible.

If you require the copying of any materials for distribution at the program, these materials must be sent to PLI no later than the week prior to the program. All such materials will be duplicated in-house by PLI. We are unable to authorize payments for materials duplicated outside of the office unless they are cleared in advance with the program attorney.

Enclosed is a biographical information sheet. I would appreciate your completing and returning it as soon as possible. It will be used to introduce you at the program.

If you require any special equipment for your presentation (e.g., blackboard, overhead projector, etc.), please contact me and I shall arrange to have it at the program.

Cordially,

Lyn R. Olary

DCI

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Lyn R. Oliensis Program Attorney

LRO/mpj Enclosures

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BIOGRAPHICAL INFORMATION

The following information will be used solely to help us in making introductions at the program.
Program:
Speaker's Name:
Business Affiliation:
Law School and Year Admitted to Bar:
How long have you practiced in the specialty field on which you will speak:
Please indicate other data with respect to your qualifications as a panelist which might be of interest (e.g., relevant governmental service, materials published, teaching or lecturing experience, etc.):

Please return to PLI



Practising Law Institute

Communications Law

Communications Law

November 13–14, 1986, New York City

Once again, in its 1985–1986 Term, the Supreme Court has handed down decisions with major impact on the Communications Bar.

As always, at this Fourteenth Annual Communications Law program, experienced practitioners, corporate counsel and educators will give a thorough overview of current issues in communications, including new developments in FCC, libel, access, commercial speech, cable, antitrust, privacy, reporter privilege, and prior restraint law.

What do such cases as *Liberty Lobby, Hepps, Posadas, Preferred* and *Press Enterprises II* mean for the communications lawyer? Is *Posadas* a disaster for the First Amendment, as some have suggested? Will the Court give cable any First Amendment rights after *Preferred?* Will Justice Scalia, once the General Counsel of the Office of Telecommunications Policy in the White House, vote with Justice Rehnquist in all communications cases and will this mean new limits on First Amendment protections?

In addition to these problems and questions, the press has faced strong criticism over the last year, particularly from the CIA which thought the press was breaking the law. William J. Casey, Director of the CIA, will be the principal speaker at this year's program. Howard Simons, of the Nieman Foundation, former Managing Editor of the *Washington Post*, will respond to Mr. Casey's remarks. Mitchell Rogovin, former CIA General Counsel, will join in a panel discussion.

This program is designed for counsel to newspapers, magazines and other publishers, broadcasting stations, cable companies, and entertainment counsel and journalists as well as for editors and reporters.

Fee for course including Course Handbook: \$390

Program Schedule:

Registration is thirty minutes before each morning session. Coffee will be available at that time.

First Day: 9:00 a.m.-5:30 p.m.

Morning Session: 9:00 a.m.-1:00 p.m.

Constitutional libel

- Does *Liberty Lobby* change the rules for summary judgment?
- After *Hepps*, what is the appropriate burden of proof?
- How broad is the opinion defense after Janklow?
- Will the Rehnquist Court change libel law?
- Is the Scalia-for-Burger trade good for the press?

Nuts and bolts of libel litigation

- How to take aggressive discovery without avoiding sanctions
- How to use extrajudicial discovery
- How to focus your case at trial
- How to use motions in limine
- How to deal with early instructions to the jury (Westmoreland)

Afternoon Session: 2:30 p.m.-5:30 p.m.

Cable

- Was Preferred a big victory for cable? Will the new must-carry rule be held constitutional?
- What will Congress do to compulsory licenses?
- What were the big cable cases in 1986?

FCC Where will the Meredith fairness case come out?

- Did the FCC mess up the McFadden-Blair deal?
- Does the FCC have a distress sale policy?

Second Day: 9:00 a.m.–5:30 p.m. Morning Session: 9:00 a.m.–1:00 p.m.

Access

Has Press Enterprises II changed the law?

Can courts deny access to trial evidence? (Webb, Beckham, KOIN-TV) Are bench conferences sacrosanct?

(Smith Tribune Company)

Privacy

- When does obtaining interviews by false pretenses constitute actionable intrusion? (*Ramirez v. Time*)
- Is there a trend against recognition of false-light invasion of privacy? (Sullivan v. Pulitzer Broadcasting)
- When does publication of confidential information about informants give rise to an intimacy claim? (Capra v. Thoroughbred Racing Association)
- Has the scope of prima facie tort claims been expanded? (Newman v. New York Post; Golub v. Esquire)
- Why did the New York Court of Appeals avoid the question of descendability of misappropriation claims? (Southeast Bank v. Lawrence)

Will the demand for victims' compensation legislation override First Amendment rights of authors and publishers?

Special Guest – William J. Casey, Director, CIA

Afternoon Session: 2:30 p.m.-5:30 p.m.

Commercial speech and prior restraint

How much of a disaster is *Posadas*? What will the Waxman Committee do? Can cigarette advertising be made illegal?

Will Posadas have any effect upon the law of prior restraint?

Should the *Providence Journal* case be reversed?

Antitrust

What is the Justice Department doing in the scrambling investigation?

- Is the Arkansas Democrat case the last of the newspaper antitrust cases?
- Does *Posadas* have any impact on the vending machine cases?
- What are the antitrust implications of Preferred Communications? What impact will RFD Publications have?

See Inside for PLI Publications and Audio/Video Cassettes.

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A NEW Publication

Information Law: Freedom of Information, Privacy, **Open Meetings, Other Access Laws'** Two Volumes

By Burt A. Braverman and Frances J. Chetwynd

What information in its possession must the government disclose? What may it withhold? How may a private party request information? How may a private party protect information it has had to submit to a government agency from disclosure outside the agency? These and related questions are of ever-increasing importance as governmental records expand.

The authors have thoroughly analyzed the field of information law at the state and federal levels, and under foreign legal systems to prepare this authoritative treatise.

Summary of Chapters:

Legislative History • Affirmative Disclosure Under Sections(a)(1) and (a)(2) • Disclosure on Request • The Exemptions to the Disclosure Mandate • Exemption 1 - National Security Information • Exemption 2 -Internal Management Matters • Exemption 3 – Withholding Pursuant to Statute • Exemption 4 - Trade Secrets and Confidential Business Information • Exemption 5 – Intra- and Interagency Documents Exemption 6 – Personal Privacy • Exemption 7 – Investigatory Records Compiled for Law Enforcement Purposes • Exemption 8 - Banking • Exemption 9 – Wells • Making an FOIA Request • Bringing Suit Under the FOIA • Attorney Fees, Costs, and Sanctions • Preventing Disclosure at the Agency Level • The Reverse FOIA Suit • Special Problems of Government Contractors • Protecting Confidential Information Through Litigation Other than Reverse FOIA Litigation • The Privacy Act and Other Federal Privacy Statutes • Government in the Sunshine Act • Federal Advisory Committee Act • State Open Record Laws • Information Laws in Other Countries • Tables of Authorities • Index.

February 1986, 1235 Pages (looseleaf compression binder), \$135, Order #H1-2971

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By Jerrold G. Van Cise, William T. Lifland, and Laurence T. Sorkin The Ninth Edition updates this PLI classic, providing a clear, concise, and informed discussion of antitrust principles. New directions evidenced by government enforcement policies and recent court decisions are examined.

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A Four-hour Video Cassette Program Anatomy of a Libel Trial:

Carol Burnett v. National Enquirer

This video program was produced in 1983 with a grant from the Gannett Foundation and is available only for educational purposes. It examines and analyzes the elements of a "public figure" libel trial. Segments of the actual 1981 Carol Burnett v. National Enquirer trial, videotaped as part of an experiment by California's courts, illustrate the problems of a media defendant sued by a popular public figure.

Topics include: actual malice standards, mega-verdicts, the journalistic process, reckless disregard, constitutional malice, evidence of damages, expert testimony, the problem of conceding falsity, retraction and good faith, clarification of standards and burdens for the jury, and the order of presentation of witnesses

The commentators are James C. Goodale and Alice Neff Lucan. Mr. Goodale is a partner in the New York City law firm of Debevoise & Plimpton and former Vice Chairman and General Counsel of the New York Times Company. Ms. Lucan is Assistant General Counsel at Gannett Co., Inc., Arlington, VA.

Two-week Rental @ \$150: V8-1935 ¾" U-matic; V8-1936 ½" BETA II; V8-1937 ½" VHS

Purchase @ \$300: V8-1932 ¾" U-matic; V8-1933 ½" BETA II; V8-1934 1/2" VHS

Now In Its Third Printing Libel, Slander, and Related Problems By Robert D. Sack

This classic book is a comprehensive treatment of the American law of libel and slander. It gives special attention to the impact of case law and emphasizes the interplay of constitutional with common law. Although primarily concerned with defamation, the book also deals with related torts. 1980, 697 Pages (hardcover), \$65, Order #G1-0658

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Topics covered in this recording of PLI's January 1986 program include: the impact of the Supreme Court's decisions in Mills Music v. Snyder and Harper & Row v. Nation • developments in the computer software infringement cases • legislative developments • the controversy over the compulsory licenses and the Copyright Royalty Tribunal • international developments regarding U.S. adherence to the Berne Convention • recent court decisions • cases on compilations.

The faculty consists of I. Fred Koenigsberg (American Society of Composers, Authors & Publishers, New York City), Program Chairman, and 10 panelists.

This Audio Cassette program is supplemented by its own Course Handbook, which is available for purchase separately. The Course Handbook, available on 10-day approval, contains additional materials and articles essential to obtaining the full benefit of the cassettes.

Seven Audio Cassettes, 1986, \$115, Order #T7-9085

Available on 10-Day Approval **Current Developments in Copyright Law 1986** A Course Handbook¹ 1986, 932 Pages (softcover), \$40, Order #G4-3781

Libel Litigation 1986 – A Course Handbook¹ Richard N. Winfield, Program Chairman, and 11 Panelists

Chapters included in this Course Handbook, prepared to supplement the June 1986 lectures, are: defamation: recent developments; libel insurance: notes for the practitioner; protecting sources and defending libel actions; the discovery phase of libel litigation; fact and opinion in American libel law; the legal and practical problems associated with the determination of plaintiff's status as a private individual, public figure, or public official; selecting the jury; the opening statement in a libel trial: the tyranny of the first impression; plaintiff's reputation: Hobson's Choice II; proving/disproving damages in a libel trial; the expert witness in libel trials; summary judgment in libel actions; jury instructions: a plea for plain English.

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Legal and Business Aspects of Book Publishing 1986 A Course Handbook¹

Richard Dannay and E. Gabriel Perle, Program Co-Chairmen, and 12 Panelists

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Communications Law 1986

A Course Handbook (Regular Price: \$40)

Containing outlines and material augmenting the lectures, this softbound handbook, to be distributed to subscribers to the 1986–87 Patents, Copyrights, Trademarks, and Literary Property Course Handbook Series, may also be ordered individually by those unable to attend the program.

(Handbook available on first day of program.)

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85- 3814x/2

Honorable William J. Casey Director of Central Intelligence Washington, D.C. 20505

> RE: COMMUNICATIONS LAW 1986 November 13-14, 1986 New York City - New York Penta*

Dear Mr. Casey:

. . .

In order that we may make appropriate hotel and travel arrangements for your participation at the above program, please complete the attached form as soon as possible and return it in the reply envelope provided, or have your secretary telephone me with the necessary information. It is important to book room reservations far enough in advance of the program to ensure that the space will not be released by the hotel.

If you do not wish to stay at the hotel where PLI has arranged accommodations, the rate of reimbursement at your desired hotel must not exceed the maximum corporate rate afforded PLI at the hotel where the program is being presented.

PLI will reimburse you for your travel expenses. Please submit your air ticket receipt and all other documentation along with your expense reimbursement form.

Approximately two weeks before the program, I will forward to you a Hotel Confirmation receipt and a Faculty Expense Report form to be used for reimbursement of your expenses.

Cordially,

when I beckend

Carolyn G. Duke Programming Coordinator

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15 September 1986

NOTE FOR: Director of Central Intelligence

- FROM: David P. Doherty General Counsel
- SUBJECT: Communications Law Seminar

I note that you are scheduled to appear in a PLI program Communications Law" in New York on 13-14 November. If we can help you prepare for this program, please let us know.

STAT

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David P. Doherty

2309-TK

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August 18, 1986

Honorable William J. Casey Director of Central Intelligence Washington, D.C. 20505

Dear Mr. Casey:

On behalf of the Practising Law Institute, welcome as a speaker at our program, "Communications Law", to se held in New York City on November 13-14, 1986 at the New York Penta hotel.

Enclosed is a copy of the schedule and a faculty list. Please review them to be sure that your name and affiliation are correct. When the brochures are published, I will send you several copies.

Miss Carolyn Duke, our Programming Coordinator, will write to you approximately six weeks in advance of the date of the program location to arrange for your hotel requirements. She will also handle the reimbursement of expenses incurred in conjunction with the program.

Many thanks for your williness to participate in the seminar. If you have any questions or corrections please call me.

Cordially,

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Lyn R. Oliensis Program Attorney

LRO:mpj Enclosures

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Date and Time	Subject of Panel	Item	Panel	ists
11/13/86		,		
9:30 a.m. 10:30 a.m.	Constitutinal libel	Does Liberty Lobby change the rules for summary judgment? After Hepps, what is the appropriate burden of proof? How broad is the opinion defense after Janklow? Will the Rehnquist Court change libel law? Is the Scalia-for-Burger trade good for the press?	Speaker: Panelists:	McCrory Goodale Fein Friedman Sanford Sack Marion
10:30 a.m. 12:00 p.m.	Nuts and bolts of libel litigation	How to take aggressive discovery without avoiding sanctions. How to use extrajudicial discovery How to focus your case at trial. How to use motions in limine. How to deal with early instructions to the jury (<u>Westmoreland</u>).	Speaker: Panelists:	Walsh McCrory Goodale Sanford Winfield Marion
2:20 p.m. 4:00 p.m.	Cable	Was <u>Preferred</u> a big victory for cable? Will the new must-carry rule be held constitutional? What will Congress do to compulsory licenses? What were the big cable cases in 1986?	Spe aker: Panelists:	Grant Fein Goodale Wiley Farrow Lee Geller
4:00 p.m. 5:30 p.m.	FCC	Where will the <u>Meredith</u> fairness case come out? Did the FCC mess up the McFadden-Blair deal? Does the FCC have a distress sale policy?	Speaker: Panelists:	Wiley Farrow Goodale Fein Geller Lee

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Date and Time	Subject of Panel	Item	Paneli	sts
11/14/86				
9:00 a.m. 10:30 a.m.	Access	Has <u>Press Enterprise II</u> changed the law? Can courts deny access to trial evidence?	Speaker:	Paul
10.30 2		(Webb, Beckham, KOIN-TV) Are bench conferences sacrosanct? (Smith Tribune Company)	Panelists:	Abrams Ovelmen Goodale Sack DeVore
10:30 a.m.	Privacy	When does obtaining interviews by false pretenses constitute actionable	Speaker:	Kovner
1:00 p.m.		<pre>intrusion? (Ramirez v. Time) Is there a trend against recognition of false-light-invasion of privacy? (Sullivan v. Pulitzer-Broadcasting) When does publication of confidential information about informants give rise to an intimacy claim? (Capra v. Thoroughbred Racing Association) Has the scope of prima facie tort claims been expanded? (Newman v. New York Post; Golub v. Esquire) Why did the New York Court of Appeals avoid the question of descendability of misappropriation claims? (Southeast Bank v. Lawrence) Will the demand for victims' compensa- tion legislation override First Amend- ment rights of authors and publishers?</pre>	Panelists:	Sugarman Florence Friedman Goodale
1:00 p.m.	William J. Casey Special Guest		Panelists:	Goodale Winfield Simons Casey Rogovin

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Date and Time	Subject of Panel	ltem	Panel	ists
2:30 p.m.	Commercial Speech	How much a disaster is <u>Posadas</u> ?	Speaker:	DeVore
4:00 p.m.	and prior restraint	What will the Waxman Committee do? Can cigarette advertising be made illegal? Will <u>Posadas</u> have any effect upon the law of prior restraint? Should the <u>Providence Journal</u> case be reversed?	Panelists:	Sack Abrams Goodale Reiss Maguire
4:00 p.m. 5:30 p.m.	Antitrust	What is the Justice Department doing in the scrambling investigation? Is the <u>Arkansas Democrat</u> case the last of the newspaper antitrust cases? What are the antitrust implications of <u>Preferred Communications</u> ? What impact will <u>RFD Publications</u> have?	Speaker: Panelists:	Shumadine Joffe Volner Freeman Goodale Ovelmen

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PUBLIC AFFAIRS Phone: (703) 351-2053 15 October 1986

Richard N. Winfield, Esq. Rogers & Wells Two Hundred Park Avenue New York, N.Y. 10166

Dear Mr. Winfield:

STAT

This is to confirm arrangements for CIA Director William J. Casey's address at the Communications Law Conference sponsored by the Practising Law Institute (PLI) on Friday, 14 November, 12:00 noon at the Penta Hotel in New York City.

The proposed format for the event is approximately 20 minutes of remarks followed by comments from James Goodale and other members of the panel. Adjournment is at approximately 1:00 p.m. According to our conversation, print media will be in the audience and in some instances participate in the panels, but neither TV nor radio will be allowed to cover the Director's address. As you know, Mr. Casey does not grant press interviews, and you have agreed not to issue a press release prior to Mr. Casey's appearance. If you plan to publish the Director's remarks, please give us an opportunity to review the material prior to publication.

As soon as it is convenient, I would appreciate knowing who will introduce Mr. Casey. Also, would you or Ms. Oliensis please send me short biographies of those people who will be serving on the panel with him, except, of course, for yourself. Will a podium with mike and <u>neck mike</u> be available for the address? We also request that the PLI tape Mr. Casey's speech for our historical records.

As we have also discussed, following the panel discussion you are planning a private luncheon for the Director. I would appreciate receiving a list of attendees and the location of the luncheon when it is available.

Enclosed for your information is a biography and photograph of the Director. Thank you for your kind attention to these details and for the information that you have already provided. If you have any further questions on the arrangements for the event or if there is anything I can do to help you, please feel free to call me on (703) 351-2053.

Sincerely,



CENTRAL INTELLIGENCE AGENCY

WASHINGTON, D. C. 20505

Executive Registr

PUBLIC AFFAIRS Phone: (703) 351-2053

27 August 1986

Richard N. Winfield, Esq. Rogers & Wells 200 Park Avenue New York, NY 10166

Dear Mr. Winfield:

In answer to your request for copies of public statements and releases which the agency and CIA Director William J. Casey have made concerning the first amendment and national security, I am enclosing the following: Mr. Casey's remarks made this spring before the American Society of Newspaper Editors and the American Jewish Committee. Also enclosed is a copy of the Director's interview with Katherine Winton Evans on "National Security and the Press" and a joint statement made by Mr. Casey and General Odom.

According to your letter, you will be participating in a panel that will discuss these issues after Mr. Casey has delivered the keynote address at the Communications Law conference November 14th in New York.

We hope you find this information helpful in your preparation for this event.

Sincerely,

George V. Lauder Director, Public Affairs

Enclosures

STATAO/MED/kd 26 Aug 86

Distribution Orig - Addressee STATL 1 - MED (Subject) 1 - PAO chrono files

DCI EXEC REG 7-309-11

DCI AGENDA/CONTACTS FOR NEW YORK CITY 14 November 1986

9:45 a.m.	Depart, National Airport	25X1
10:45 a.m.	Arrive, La Guardia Airport	
11:45 a.m.	Arrive, New York Penta Hotel 401 Seventh Avenue and 33rd Street New York City Phone: (212) 736-5000 Meet host at 7th Avenue lobby Host: Mr. Richard Winfield	
12 noon	Speech/Panel Discussion, Grand Ballroom The Honorable William J. Casey (20 minutes of remarks followed by 35 minutes of panel discussion) Panel members: James C. Goodale Mitchell Rogovin Howard Simons Richard Winfield	
1:15 p.m.	Lunch, Keens Restaurant 72 West 36th Street between 5th and 6th Phone: (212) 947-3636	
2:30 p.m.	Adjourn	
OPEN	Depart, La Guardia Airport	
	Arrive, Washington, D.C.	



12 November 1986

MEMORANDUM FOR: Director of Central Intelligence

FROM: George V. Lauder Director, Public Affairs Office

SUBJECT: Address of the Communications Law Conference Sponsored by the Practising Law Institute

1. <u>Action Requested</u>: None. This is background information for your address and participation in the panel discussion at the Fourteenth Annual Communications Law Conference sponsored by the Practising Law Institute (PLI) on Friday, 14 November. The event will be held in the Grand Ballroom of the New York Penta Hotel, 401 Seventh Avenue and 33rd Street, New York City. Phone: (212) 736-5000. After your appearance, you are invited to a private luncheon at Keens Restaurant, 72 West 36th Street between 5th and 6th. Phone: (212) 947-3636.

2. <u>Arrangements</u>: You are asked to be in the 7th Avenue lobby of the hotel at 11:45 a.m. where you will be met by Dick Winfield and escorted to the Grand Ballroom. Your remarks are scheduled to begin at approximately 12 noon. The suggested format is 20 minutes of remarks followed by a panel discussion on the subjects you raise in your talk and related issues concerning national security and the First Amendment. The panel discussion is expected to last approximately 35 minutes, and you also are invited to comment during this time. Adjournment is at approximately 1:00 p.m. Mr. Winfield will introduce you and Mr. James Goodale will moderate the panel. The panelists are as follows:

James C. Goodale	Debevoise & Plimpton
Mitchell Rogovin	Rogovin, Huge & Lenzner
Howard Simons	Curator, Nieman Foundation Former Managing Editor, WASHINGTON POST
Pichard N. Winfield	Rogers & Wells
(See tab for biographies.)

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CONFIDENTIAL

SUBJECT:

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Address of the Communications Law Conference Sponsored by the Practising Law Institute

A podium with mike and neck mike will be adjacent to the dais. After you give your remarks, you will be seated on the dais with the panelists. Mr. Goodale will be on your right, and Mr. Winfield will be on your left. (See tab for dais seating.)

You can expect an audience of approximately 400-500 communications lawyers, editors, journalists, professors of journalism, and students. The lawyers represent newspapers, TV and radio stations, and publishers. Two-thirds of the attendees are from out of town. Although the organization believes that only U.S. attorneys will attend, it is always possible a foreign national might be in the audience. Your appearance will not be televised or recorded for commercial radio. Your presentation will be taped by the PLI, and we will be given a copy for our records. According to the PLI, your remarks will not be published by the organization.

Lunch: Following the address and panel presentation, a luncheon will be held at Keens Restaurant, 72 West 36th Street between 5th and 6th, a short walk from the Penta Hotel. Lunch will begin at approximately 1:15 p.m. and adjourn at 2:30 p.m. The following thirteen people will attend and will be seated with you at one table:

Mitchell Rogovin	Rogovin, Huge & Lenzner
James C. Goodale	Debevoise & Plimpton
Howard Simons	Curator, Nieman Foundation
Walter R. Mears	Executive Editor and Vice President of Associated Press

Partners from Rogers and Wells:

William P. Clark Eugene L. Bondy Peter W. Williams William R. Glendon Fioravante G. Perrotta Ronald E. Brackett Victor F. Ganzi Caesar L. Pitassy Richard N. Winfield SUBJECT: Address of the Communications Law Conference Sponsored by the Practising Law Institute

You will be seated between Mr. Clark and Mr. Winfield. Bill Rogers sends his regrets, since he will be in China.

<u>Reference documents</u>: For your convenience, we have included a group of reference documents and several of your previous speeches on national security and the press. The most recent report was sent to you by Mr. Winfield of the Committee on Civil Rights of the Association of the Bar of the City of New York entitled "Free Public Debate and the Espionage Acts." The report was adopted by the Civil Rights Committee and is scheduled to be published in the record of the Association. According to Mr. Winfield, you may be interested in the dissent by Joseph McLaughlin, Esq., a member of the committee. (See reference tab.)

The Practising Law Institute is a nonprofit educational organization chartered by the Board of Regents of the University of the State of New York. Its income, derived from enrollment fees, membership dues, and the sale of books and other materials, enables PLI to conduct a wide range of educational activities throughout the country, to present programs in the public interest, and to provide scholarship assistance to attorneys who would otherwise be unable to attend programs. (See background tab for Board of Trustees.)

At the Fourteenth Annual Communications Law program, experienced practitioners, corporate counsel, and educators will give a thorough overview of current issues in communications, including new developments in FCC, libel, access, commercial speech, cable, antitrust, privacy, reporter privilege, and prior restraint law. Prior to your appearance, Victor Kovner, Robert Sugarman, Heather Florence, Leon Friedman, and James Goodale will conduct a panel on "Privacy." Then in the afternoon Cameron DeVore will speak on "Commercial Speech and Prior Restraint" along with Robert Sack, Floyd Abrams, James Goodale, Elaine Reiss, and Terry Maguire. (See background tab for program schedule and list of participants.)

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Georde V. Lauder



16⁷ AUG 1986 Executive Registry Rogers & Wells 86- 2966X/2 Two Hundred Park Avenue 47. AVENUE HOCHE TELEPHONE 47-63-11-00 INTERNATIONAL TELEX 2906" New York. N. Y. 10166 58 COLEMAN STREET LONDON ECZR 5BE, ENGLAND TELEPHONE 01. 628. 010: INTERNATIONAL TELEX 884964 TELEPHONE (212) 878-8000 INTERNATIONAL TELEX CABLE ADDRESSES 234493 "YORKLAW" NEW YORK DOMESTIC TELEX "WALAW" WASHINGTON

"LALAW" LOS ANGELES "DIEGOLAW" SAN DIEGO "EURLAW" PARIS "USLAW"LONDON

1737 H STREET, N.W. WASHINGTON, D.C. 20006 TELEPHONE 202 331-7760 INTERNATIONAL TELEX 248439

201 NORTH FIGUEROA STREET LOS ANGELES, CALIFORNIA 90012-2638 TELEPHONE (213) 580-1000 INTERNATIONAL TELEX 194758

> 101 WEST BROADWAY SAN DIEGO, CALIFORNIA 92101 TELEPHONE (619) 239-1200 INTERNATIONAL TELEX 697842

19 WEST ELM STREET GREENWICH, CONNECTICUT 06830 TELEPHONE (203) 869-6533

710-581-2191

August 1, 1986

Honorable William J. Casey Director of Central Intelligence Central Intelligence Agency Washington, D.C. 20505

Dear Bill

Thanks very much for your welcome note of July 3rd agreeing to speak at the annual Communications Law Conference in New York City on November 13th or 14th.

I have arranged for you to be the keynote speaker at noon on Friday, November 14 at the Penta Hotel, 7th Avenue and 33rd Street. Jim Goodale, the chairman of this year's conference (former vice-chairman of the Times and a partner at Debevoise & Plimpton) and I suggest that you speak for anywhere between 25 and 40 minutes, depending upon your own wishes. Following your talk, you are invited to participate in a panel discussion on the subjects you raise in your talk and related issues concerning national security and the First Amendment. The panelists are as follows:

> William J. Casey Director of Central Intelligence

James C. Goodale Debevoise & Plimpton

Mitchell Rogovin Rogovin, Huge & Lenzner

Howard Simons Curator, Nieman Foundation

Richard N. Winfield Rogers & Wells

We expect the panel discussion to follow your talk and run for, say, 20 to 35 minutes.

EXEC REG

Rogers & Wells

We hope you will join us for a private lunch among a rather small group of people including some of the panelists at the Conference, in addition to some of your colleagues from Rogers & Wells.

It will be good to see you again -- and thanks again for agreeing to speak.

With best regards.

Sincerely,

Richard N. Winfield

P.S. I am enclosing another copy of my letter of June 24, 1986.

June 24, 1986

The Honorable William J. Casey Director Central Intelligence Agency Washington, D.C. 20505

Dear Bill:

I've come up with another opportunity for you to present your views on national security - free press concerns, this time to an audience consisting of lawyers who represent newspapers, broadcasters, networks and publishers. The date is November 13 or 14, 1986 at the annual Communications Law Conference sponsored by Practising Law Institute. You would be keynote speaker at either the Thursday or Friday session. I am a panelist on one of the other panels, dealing with libel litigation, and will help out on a panel in connection with your talk -- if you are willing to accept.

Would you mind considering this an invitation, therefore, to address the conference? This is an extremely well-attended annual conference, a series that began in 1973. The conference draws between 400 to 500 lawyers with a few editors and news directors thrown in for good measure. Lawyers for the New York Times, Washington Post and the networks are invariably present, and participate on the panels.

James Goodale, of Debevoise & Plimpton, the chairman of this year's conference, told me that it is likely that a panel of a few lawyers will be put together to reflect on some of the comments made in your talk. I told him that you should be on that panel and he agreed, and, moreover, added that it would be a fair mix of panelists. I will help to insure that result.

Hon. William Casey

1

2 June 24, 1986

Bill, I think you might be surpirsed at the amount of support you will receive from this audience. This is, after all, a nationwide group of lawyers that assembles annually to discuss these subjects.

Since the conference will be in New York City (the Penta Hotel), it will also be a good opportunity for some of us in the office to catch up with you. It's been too long.

With best regards.

Sincerely,

Richard N. Winfield

Central Intelligence Agency



Washington, D. C. 20505

86-2966x

Mr. Richard N. Winfield Rogers & Wells Two Hundred Park Avenue New York, NY 10166

Dear Dick:

Good to speak with you on the phone the other day. In regard to your invitation, I will be happy to address the annual Communications Law Conference in New York City on November 13th or 14th.

Please let me know the particulars. My Public Affairs Office will be in touch with you to make the arrangements.

I look forward to seeing some of my old colleagues.

Yours,

N LEAD L Guerr

William J. Casey Director of Central Intelligence

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8-309-18



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> Rogers & Wells Two Hundred Park Ave<u>nue</u>

New York, N. Y. 10166

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47, AVENUE HOCHE

75008-PARIS, FRANCE

TELEPHONE 47-63-11-00

INTERNATIONAL TELEX 290617

June 24, 1986

Executive Registry

2966X

The Honorable William J. Casey Director Central Intelligence Agency Washington, D.C. 20505

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Richard N. Winfield

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