



For The DEFENSE

Winter/Spring 2005

QUINTAIROS, PRIETO, WOOD & BOYER P.A.: Attorneys At Law

QPWB Celebrates the Life of Hugh L. Wood, Jr. 1956-2005



IN THIS ISSUE

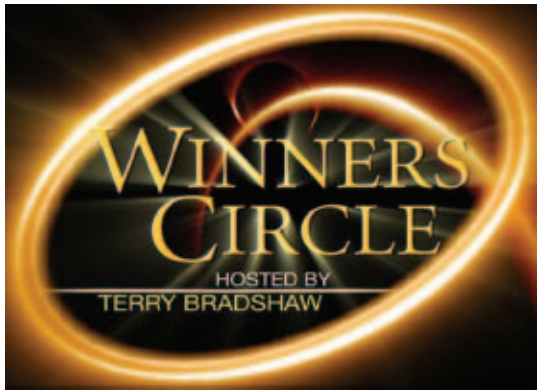
- Nursing Home Defense Verdict in Mississippi02
- New Additions to QPWB.....02
- ALF Murder Trial Ends in Defense Verdict02
- Knowles - Florida Supreme Court Upholds QPWB Defense Verdict Achieved in 199703
- Honored Among Top Firms in Florida.....03
- Our Attorneys04
- QPWB Giving Back to Industry 2004.....04
- Upcoming Seminars04
- Limited Liability By Setting Realistic Expectations.....04
- Hugh L. Wood, Jr. Fellowship05

Terry Bradshaw's "Winners Circle" To Spotlight QPWB as Top Healthcare Defense Firm: Show to Air on MSNBC

QPWB has been selected to appear on Terry Bradshaw's "Winners Circle," a national television series highlighting the best and brightest organizations in their respective field - in QPWB's case - the defense of the healthcare industry.

The "Winners Circle" is produced by Broadcast News Corporation (BNC) and hosted by television analyst and four times Super Bowl winner, Terry Bradshaw. The show's producers employ a team of researchers, who's job is to find companies that achieve great success for their clients, while making a positive contribution to society and the industry they serve as a whole.

According to the Executive Producer, Dan Usry, "QPWB was chosen for the series as a result of its commitment to excellence and its extraordinary record in the courtroom. We pride ourselves on bringing industry leaders to the attention of the marketplace, and we are particularly excited about QPWB's participation in our series" said Dan Usry.



The "Winners Circle" spotlighting QPWB is set to air on May 2, 2005 between 7:45 a.m. and 8:30 a.m. EST on MSNBC.

QPWB's First Trial in 2005 Ends with Defense Verdicts for ALF and Administrator

(Fort Lauderdale, FL) On March 11th, 2005 a Fort Lauderdale jury returned Defense Verdicts on behalf of an Assisted Living Facility (ALF), Homewood Residence, and its Administrator, Freda Wallace. Defendants were represented by the QPWB trial team of Peter Molinelli (Tampa) and Jeffrey Creasman

(Miami). Special thanks to John Brekka (Ft. Lauderdale) who helped work-up the case and served as Appellate Counsel at trial. The lawsuit was brought by George Divita, nephew and Personal Representative of the Estate of Rosina Adamo, deceased. The case involved the appropriateness of

(continued on page 3)

QPWB offers a wide variety of litigation defense services for healthcare facilities, licensed professionals, and insurers. The firm's combined legal, medical, risk management, administrative, legislative, and corporate, experience enables QPWB to provide high-quality client representation.

Choose Experience. Get Results.

The hiring of an attorney is an important decision that should not be based solely upon advertisements. Before you decide, ask us to send you free written information about our qualifications and experience. MISSISSIPPI: FREE BACKGROUND INFORMATION AVAILABLE UPON REQUEST

www.QPWBLaw.com

The Year 2004 In Review

In 2004, QPWB continued its hallmark – the successful defense of the healthcare industry. Also, for the third year in a row, founding partners George F. Quintairos and Edward C. Prieto were named as top lawyers in South Florida, and QPWB was named one of the top law firms in South Florida.

On the trial front, QPWB continued its unmatched success in the courtroom. In the four cases tried in 2004, QPWB trial teams were victorious in all four cases, achieving three Defense Verdicts (two in Florida and one in Mississippi) as well as limiting compensatory damages to \$700,000 in a Mississippi nursing home sexual assault verdict where the Plaintiff rejected a settlement offer of over \$5 million before trial and requested an award of over \$50 million at the trial's closing."

- Allen v. Shady Lawn Nursing Center, Marion Co., MS. Verdict rendered: July 27, 2004
- Horoszewski v. Freedom Village of Sun City Center, Hillsborough Co., FL. Verdict rendered: October 22, 2004
- Kleinman v. Tiffany House by Marriott, Broward Co., FL. Verdict rendered: November 23, 2004

(continued on page 2)

The Year 2004 In Review

(continued from cover)

- Sanders v. Columbia Health & Rehabilitation, Marion Co., MS. Verdict rendered: August 24, 2004

In the healthcare community, QPWB worked with associations and facility leaders, offering educational seminars throughout the year, in an effort to promote education and awareness of growing problems for the industry. We joined the Florida Association of Homes for the Aging (FAHA) in their Shared Service Program, now offering legal consultation to its members and educational seminars at member facilities.

Sheila Nicholson, Esq. (Tampa) presented medical malpractice seminars at conferences for the Florida Physical Therapy Association and Florida Occupational Therapy Association. Robin Khanal, Esq. (Jacksonville) lectured on the Dangers of Negotiated Risk Agreements at the FHCA/FAHA Annual Convention, where the firm joined in the celebrations of Florida Healthcare Association's (FHCA) 50th Anniversary.

Mr. Khanal was also invited to participate in a national survey on Negotiated Risk Agreements, which will be presented before A Special Senate Committee this year. The survey was conducted by The U.S. Department of Health and Human Services and the Office of Disability, Aging, and Long Term Care.

In 2004, Jane Thornton Mastrucci and Cynthia Harrison Ruiz, of the Miami Office co-authored the chapter, "A Second Look at Privilege and Confidentiality in the Reinsurance Arena" along with Jane's father, John W. Thornton (posthumous), in the book Attorney-Client Privilege in Civil Litigation, Protecting and Defending Confidentiality. (Published by the ABA, editor Vincent S. Walkowiak, 2004.) Sheila Nicholson co-authored the chapter, "Legal Considerations in Documentation" in the book Documentation for Athletic Training, by Jeff G. Konin, PhD, PT and Margaret Frederick, MS, ATC. (Published by Slack Incorporated, due out in 2005).

Both Christina Mesa, managing partner in Tampa, and Ann King, partner in the Miami office were AV Rated by Martindale Hubbell this year.

In September, hurricanes devastated areas along Florida's east coast, west coast and the Florida Panhandle. QPWB worked with the community to offer relief throughout the Panhandle, by delivering care packages to assisted living facilities.

Nursing Home Defense Verdict in Mississippi

(Columbia, Mississippi) On August 24, 2004, a Mississippi jury returned a Defense Verdict on behalf of Columbia Health & Rehabilitation Center. The Defendant was represented by the **QPWB trial team** of **George F. Quintairos** (Miami) and **Eddie C. Prieto** (Miami). Special thanks to **Michael C. Moore** (Jackson, MS) who worked up the case and served as co-counsel.

Columbia Health & Rehab was taken to trial in Columbia, Mississippi by the widow of a 77 year-old former resident, who accused the facility staff of abusing, neglecting and causing her husband's death. The resident, Hollis Sanders, had resided at the Defendant facility for less than two months, during which time he became dehydrated, malnourished and lost significant weight. The Plaintiff argued that due to grossly negligent care, Mr. Sanders sustained severe pressure sores, unexplained bruising and developed aspiration pneumonia, which they claimed ultimately resulted in his death.

Mr. Sanders' widow was represented by Wilkes & McHugh, P.A., the country's top Plaintiff nursing home firm, (National Law Journal, 2004 "Plaintiff's Hot List," which lists the top 20 plaintiff firms in the country based on results). Defendant unsuccessfully attempted to resolve the case prior to trial and offered up to \$1 million to settle. The Plaintiff, however, felt the facts of the case warranted a multi-million dollar verdict and proceeded to trial. Plaintiff asked the jury to award monetary damages in excess of ten million dollars.

Aside from the caregivers, the main witness for the Defense was their medical expert, Robert Kelly, M.D. Dr. Kelly explained that the nursing home carried out a prudent and comprehensive program of care for Mr. Sanders and that such plan was properly reflected in the nurses' notes, medical records, as well as in the supplemental documentation maintained by the facility.

The jury, by a 12-0 vote, returned a Defense Verdict for Columbia Health & Rehab on all claims.

For the complete story, visit our website at www.qpwbllaw.com.

ALF Murder Trial Ends in Defense Verdict

(Ft. Lauderdale, FL) On November 23rd, 2004, a Ft. Lauderdale jury returned Defense Verdicts in favor of an Assisted Living Facility (ALF), Tiffany House, and its owner, the Marriott Corporation involving the killing of a female resident by a male next door neighbor and fellow resident, thus completely absolving the Defendants of any wrongdoing. The **QPWB trial team** (Miami) of **George Quintairos**, **Jeffrey Creasman** and **Peter Sotolongo** represented Tiffany House and the Marriott Corporation during the course of the seven-day trial before Judge Miette Burnstein. A jury of three men and three women deliberated for 2 and 1/2 hours before returning their verdict for the Defendants.

The Plaintiff, and Personal Representative of the Estate of the decedent, Bessie Kleinman, was her youngest son, Alexander Pollack. Mr. Pollack was represented by the firms of Anderson, St. Dennis & Glenn, (Jacksonville, FL) and Evens & Luptak (Bloomfield Hills, MI). The Plaintiff's lowest demand prior to trial was \$9.9 million, which expired at 5:00 p.m. on the Friday before the trial was to begin. At closing, the Plaintiff's attorney requested an award of \$26,000,000.

This case involved a resident-on-resident murder that occurred at Tiffany House by Marriott on May 10, 2001. The incident was widely reported in both the print and television media, and was investigated by the Agency for Health Care Administration and the Florida Department of Children and Family Services. A police investigation into Ms. Kleinman's death revealed conclusive proof that she was killed by manual strangulation, and that fellow resident and next door neighbor, Felix Freed, was the perpetrator.

The Plaintiff's theory of the case focused on the inappropriateness of Mr. Freed's initial placement at the ALF and the continued inappropriateness of his residency at Tiffany House. The Plaintiff took the position that Mr. Freed needed a level of care that the ALF was not able to provide, including psychiatric nursing care and 24-hour nursing supervision. Despite the notation for 24-hour nursing supervision, the physician who completed Form 1823 ultimately concluded that Mr. Freed was appropriate for admission to the ALF.

For the complete story, please visit our website, at www.qpwbllaw.com.

New Additions to QPWB

QPWB is pleased to announce the addition of two attorneys: associate Christy E. Brigman and partner Harold S. Stevens. QPWB is also pleased to announce that Martin L. Khoury and John A. Brekka, Jr. have been admitted as partners.



Christy E. Brigman is an associate in the firm's Fort Lauderdale office. Her areas of practice include general liability, nursing home, medical malpractice, and commercial defense litigation, as well as appellate practice.



Martin L. Khoury is a partner in the firm's Miami office. His areas of practice include employment liability, insurance defense, hospitals, nursing home defense litigation, and medical malpractice.



John A. Brekka, Jr. is the managing partner of the firm's Fort Lauderdale office and is also appellate counsel for the firm. Mr. Brekka practices in the area of nursing home, assisted living and medical malpractice defense.



Harold S. Stevens is a partner in the firm's Fort Lauderdale office. His areas of practice include general liability, construction litigation, premise liability, negligent security, products liability, insurance agents E&O, automobile liability, insurance law & coverage, medical malpractice, and nursing home defense litigation, as well as appellate practice.

Knowles - Florida Supreme Court upholds QPWB Defense Verdict Achieved in 1997

By George F. Quintairos, Managing Partner – Litigation

On October 31, 1997, the QPWB trial team of George F. Quintairos, Esq. (Miami) and Edward C. Prieto, Esq. (Miami) patiently waited for a Ft. Lauderdale jury to decide the fate of their client, Washington Manor, in the case of Knowles vs Beverly Enterprise-Florida, Inc., d/b/a Washington Manor. After several hours of deliberations, the jury returned a verdict for the Defense. Little did anyone imagine it would take our “justice” system over seven (7) years for the Defense Verdict to be upheld on appeal. Well, on Dec. 16, 2004, the Florida Supreme Court did just that when they ruled that the trial judge was correct in her reading of the law; a law the Supreme Court said was “clear and unambiguous.”

The Knowles fight began on May 21, 1996, when George Quintairos filed a Motion to Dismiss Count III of Plaintiff’s Complaint for failure to state a cause of action under Chapter 400 for violation of resident’s rights. The Plaintiff contended that in addition to a negligence claim, he was entitled to pursue a Chapter 400 claim on behalf of Knowles’ widow, even though the resident’s death did not result from any alleged violations of his resident’s rights, a fact that the Plaintiff’s counsel conceded.

Notwithstanding, QPWB attorneys proceeded to obtain the testimony of the medical examiner, whom had concluded that Mr. Knowles died as a result of heart disease. Armed with this testimony, and the Plaintiff’s own admission that the resident died of “natural causes,” Edward Prieto filed a motion requesting the trial court to dispose of the Chapter 400 claim and enter judgment in favor of Washington Manor as to that claim. After reviewing Mr. Prieto’s motion and the law on the matter, the trial court agreed with QPWB’s position that a death claim under Chapter 400 could be brought only if such death resulted from a violation of rights. The court agreed and concluded that section 400.023 meant exactly what it stated, that a Personal Representative of the Estate of a deceased resident may bring a claim against a Nursing Home, “when the cause of death resulted from the

deprivation or infringement of the decedent’s rights.” In so finding, the trial court granted QPWB’s Motion for Summary Judgment, thereby dismissing Plaintiff’s Resident’s Rights Claim.

It should be noted that the dismissal of the resident’s rights claim did not prevent the Plaintiff from having their day in court, as some articles have represented. Indeed, the Plaintiff proceeded to trial under a negligence theory, during which trial he was permitted to argue violations of resident’s rights. In fact, the Plaintiff called expert witnesses who opined that there had been numerous violations of resident’s rights. On cross-examination, however, they admitted that these violations did not cause the death of Mr. Knowles. At the conclusion of the trial, the court instructed the jury to consider whether Mr. Knowles suffered violations of his nursing home resident’s rights, and if the jury determined that violations had occurred, that was considered negligence.

When the court instructed the jury that any violation should be considered negligence, the Plaintiff actually received a better remedy than Chapter 400 even contemplated. That is, Plaintiff was not required to prove that any claimed violation of rights actually resulted in any harm to resident. It was despite this erroneous instruction that the jury returned a Defense Verdict, proving that the care and treatment provided to Knowles met the standard of care.

There is no question that Knowles had his day in court, but better yet, so did the staff of Washington Manor, whom, to this day, continue to provide quality care in silence.

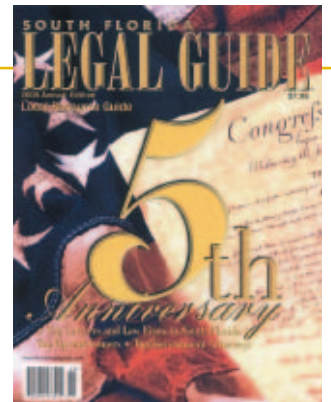
QPWB would like to thank those jurors, who carried out their duty, our client Beverly, for believing in us, but most of all, the staff at Washington Manor for their dedication and commitment to their residents.

Honored Among Top Firms in South Florida

Quintairos, Prieto, Wood & Boyer, P.A. Makes List for Third Year in a Row.

Who picks South Florida’s Top lawyers? The answer is simple: THEY DO

METHODOLOGY: As the originators of the South Florida Top Lawyers List, we set out to create each year the definitive list of “lawyers’ lawyers” in our region. We rely upon the valued opinions of highly regarded attorneys, and in fact, they pick South Florida’s Top Lawyers. The criteria we used to compile our list of top attorneys began with a mailing to a selection of lawyers in South Florida asking whom they would recommend to a friend or family member in a variety of fields or areas of practice. We then took an initial list of approximately 900 lawyers who were mentioned most frequently in the responses, and in an effort to further narrow the field, had our list reviewed by other lawyers to cull it down to what we believe are the top lawyers in each area of practice.



QPWB’s First Trial in 2005 Ends with Defense Verdicts for ALF and Administrator *(continued from page 1)*

placement of an 82 year old, somewhat confused, elderly woman, Rosina Adamo, who sustained a fractured hip when she fell on her way to the bathroom at the ALF. She died approximately one month after undergoing hip surgery to repair the fracture.

Fenster & Faerber, P.A., who represented the Plaintiff at trial, argued that Ms. Adamo was not appropriate for ALF placement because she needed 24-hour nursing supervision, a service not provided for her at Homewood. The Plaintiff took the position that it was the ALF’s inability to properly care for Ms. Adamo that led to her fall and painful fracture of her hip less than one month after her admission to Homewood.

The Plaintiff introduced the Form 1823, which indicated the need for full-

time nursing care. Other medical records showed that Ms. Adamo exhibited signs of Dementia and Alzheimer’s Disease, conditions which Homewood staff were not prepared to handle.

While Ms. Adamo did have some signs of Dementia, the Defense argued that she was appropriate for placement based on both the assessment of the facility and the independent assessments of the discharging physician. The QPWB trial team also presented the testimony of the Defendant and former Administrator, Freda Wallace, who testified that Ms. Adamo was mentally sharp, alert and aware of her surroundings.

After a short one and a half hour deliberation, the jury returned Defense Verdicts for both the ALF and Administrator.

March

- **March 17th** – QPWB attends the FHCA Legislative Meetings in Tallahassee.
- **March 27th** – Sheila Nicholson presents the seminar Medical Malpractice and Physical Therapy at the Florida Physical Therapy Association's Spring Conference.
- **March 30th** – QPWB attends the FAHA Legislative Conference in Tallahassee.

April

- **April 19th – 21st** – QPWB attends Florida Association of Directors of Nursing Administration (FADONA) Annual Conference and sponsors Reception Dinner.
- **April 23rd** – Deborah Moskowitz participates in the Teen Alternatives Golf Tournament in Orlando, hosted by Teen Alternatives, a not-for-profit group, to raise money for the Judge Thomas S. Kirk Teen Court Scholarship Fund.
- **April 28th** – QPWB hosts the FHCA District XI Meeting at the Fort Lauderdale Office.

May

- **May 5th** – Deborah Moskowitz presents the seminar, Enforcement of HIPAA: How Will it Affect Your Business? at the Assisted Living Facility Association (ALFA) Annual Convention in Chicago.
- **May 12th** – Deborah Moskowitz speaks at the Florida Association of Homes for the Aging (FAHA) Legal Aspects of Housing Workshop.

June

- **June 1st** – Sheila Nicholson speaks at the University of South Florida regarding Physical Therapy Legal Issues.
- **June 15th** – QPWB attends Mississippi Healthcare Association (MHCA) and sponsors Keynote Speaker.
- QPWB attorneys attend Miami Celebrity Domino Night, proceeds benefiting Amigos for Kids, a non-profit corporation that provides services for at-risk youth in South Florida.

- **June 24th** – QPWB sponsors the Florida Bar Association Annual Judicial Luncheon in Boca Raton, Florida.

- **June 28th – July 2** – QPWB participates in the Annual FHCA/FALA Convention and Trade Show. Robin Khanal, Esq., presents the seminar, Are Negotiated Risk Agreements the Answer? QPWB sponsors the Anniversary Reception, Golf Tournament and hosts a Hospitality Party for all conference attendees.

August

- **August 2nd** – Deborah Moskowitz presents the seminar, A Full Census vs. A Full Docket: Are Your Facility Practices Preventing Profitability? at the FAHA 41st Annual Convention & Exhibit Show in Orlando. QPWB is a Bronze Sponsor for the Convention.

September

- **September 29th** – Martha Bolton speaks at the Florida Assisted Living Association (FALA) Annual Symposium in Jacksonville.

October

- **October 3rd** – QPWB sponsors the Florida Welcome Fiesta Hospitality Party at the AHCA (American Healthcare Association) in Miami Beach.

November

- **November 17th – 21st**, QPWB participates as a Bronze Sponsor at the Florida Hospital Association (FHA) Annual Convention in Orlando.
- This month the Orlando office participates in the Dove Program for Tandem Healthcare. QPWB sponsors a family of four, who lost their home in the hurricane, by providing the, with food, clothing, money and toiletries.

December

- Caroline Smith, CNHA, is named 2005 secretary for FADONA's Alliance Council.
- **December 4th** – Sheila Nicholson presents the seminar Medical Malpractice and Occupational Therapy at the Florida Occupational Therapy Association (FOTA) Annual Convention in Fort Myers.

Martha D. Bolton
 Jose E. Bosch
 Eric W. Boyer
 John A. Brekka, Jr.
 Christy E. Brigman
 Jeffrey R. Creasman
 Brooke A. Chastain Juan
 Charles G. Eichhorn, Jr.
 Lynn M. Farley
 Adam L. Fleischmann
 Mary E. Fuller
 William Grubbs
 Jade M. Gummer
 Jeffrey G. Houston
 John D. Houston
 Elmer C. Ignacio
 Christopher J. Karpinski
 Michael J. Karpinski
 Robin N. Khanal
 Martin L. Khoury
 Ann H. King
 Jane Thornton Mastrucci
 Brian D. Mayo
 Christina C. Mesa
 Peter J. Molinelli
 Michael C. Moore
 Deborah L. Moskowitz
 Sheila K. Nicholson
 Edward C. Prieto
 George F. Quintairo
 Cynthia Harrison Ruiz
 Sanjo S. Shatley
 Peter P. Sotolongo
 Christopher J. Steinhaus
 Harold S. Stevens
 Amy S. Weinstein
 Deanne Y. West
 Hugh L. Wood, Jr.
 (1956 - 2005)

Available Seminars

- *Arbitration of Nursing Home Cases*, presented by Charles G. Eichhorn, Jr., Esq.
- *Resident Desires vs. Facility Safety Measures: Are Negotiated Risk Agreements the Answer?*, presented by Robin N. Khanal, Esq.
- *Liability Associated with Rehabilitation*, presented by Sheila K. Nicholson, Esq., MBA, PT
- *Avoiding Medical Abbreviation Errors in Long Term Care*, presented by Martha D. Bolton, Esq.
- *Resident-on-Resident Incidents: How to Manage the Risks*, presented by Robin N. Khanal, Esq. and Charles G. Eichhorn, Esq.
- *Elopement: Risks Associated, Liability, Case Law and Prevention*, presented by Jade M. Gummer, Esq. and Adam L. Fleischman, Esq.
- *Social and Legal Issues of Sexual Intimacy in the Long Term Care Setting*, presented by Martin L. Khoury, Esq.

Spotlighted Seminar:

Limiting Liability By Setting Realistic Expectations

Provided by
 Robin N. Khanal, Esq.

In today's litigious society, the health care profession can take no chances. This is especially true when it comes to providing care for our nation's elderly population. Nursing homes and assisted living facilities have been impacted by an onslaught of litigation. In fact, nursing home litigation has become an industry unto itself.

The long-term care industry has looked to various means to try to limit their exposure. Some of the most recent developments include arbitration clauses, pre-suit mediation and caps on damages.

These means have one thing in common – they are all reactive measures.

One way to limit potential liability, before the fact, is to utilize the proactive approach known as "realistic expectation management." Facilities are beginning to use this approach to educate families about the realities of life in nursing homes and to open the lines of communication between provider, resident, and the family. The result has been an increase in family awareness and a reported decrease in claims.

If you are interested in having an attorney present this seminar at your facility, please contact Laura Murray, Educational Outreach Coordinator, at (305) 670-1101. This session will cover the key components to effective expectation management. This will include timing, documentation, interdisciplinary involvement, and commentary from supporters and critics. The goal of this session is to provide your facility with a legal framework to defend the care that was actually provided.

QPWB Announces Formation of Hugh L. Wood, Jr. Fellowship



In Honor of

Hugh L. Wood, Jr.

QPWB Endows \$127,000 on Behalf of Employees

(Miami, Florida) - Quintairos, Prieto, Wood & Boyer, P.A. announces the establishment of the HUGH L. WOOD, JR. FELLOWSHIP. The annual scholarship, awarded through the University of Miami School of Law, perpetuates Mr. Wood's twin legacies of commitment to higher education and his deep caring for the employees of the firm he founded.

The most appropriate way his partners can think of to carry on his legacy is through the establishment of the Fellowship. The partners recognize how important each and every employee of the firm was to Hugh. In memory of his commitment and respect for those he worked with, \$1,000 was donated on behalf of each employee to the **HUGH L. WOOD, JR. FELLOWSHIP** for a total of \$127,000. Donations may be made payable to the **UNIVERSITY OF MIAMI, HUGH L. WOOD, JR. FELLOWSHIP**, and mailed to the following address:

**Office of Dean Dennis O. Lynch
Attn: Georgie A. Angones
University of Miami School of Law
P.O. Box 248087
Coral Gables, FL 33124**

9200 So. Dadeland Blvd.
Suite PH-825
Miami, FL 33156
Tel. (305) 670-1101

4905 West Laurel St.
Suite 100
Tampa, FL 33607
Tel. (813) 286-8818

One Independent Dr.
Suite 1650
Jacksonville, FL 32202
Tel. (904) 354-5500

8427 So. Park Circle
Suite 100
Orlando, FL 32819
Tel. (407) 903-9205

One East Broward Blvd.
Suite 1400
Ft. Lauderdale, FL 33301
Tel. (954) 523-7008

215 South Monroe St.
Suite 510
Tallahassee, FL 32301
Tel. (850) 412-1042

125 South Congress St.
Suite 1650
Jackson, MS 39201
Tel. (601) 949-7865

www.QPWBlaw.com

QUINTAIROS, PRIETO, WOOD & BOYER P.A.
Attorneys At Law



QUINTAIROS, PRIETO, WOOD & BOYER P.A.
ATTORNEYS AT LAW

9200 South Dadeland Boulevard
Suite PH-825
Miami, Florida 33156

Tampa, FL

Jacksonville, FL

Orlando, FL

Fort Lauderdale, FL

Tallahassee, FL

Jackson, MS
