

CLIENT CONNECTION

Volume 3, Issue 3

Our Clients Are Our Priority

ABOUT THE FIRM

Wallace & Graham has a 26-year history of success winning and settling cases on behalf of those in need around the country. We currently have 11 experienced attorneys and over 70 dedicated paralegals and legal assistants working hard to resolve cases involving:

- Asbestos & Mesothelioma
- Chemical & Toxic Exposures
- Coal Tar Pitch, Creosote, Roofing Mud Exposures
- Consumer Protection
- Defective Products
- Employee/Retiree Medical & Pension Benefits
- Personal Injury/Wrongful Death
- Pharmaceutical Drugs and Medical Devices
- Whistleblower Claims
- Work-related Injury and Disease Cases

Our mission is to provide our clients with the highest quality legal care in an honest, professional manner. If you call us about a case that we do not handle, we nevertheless are committed to assisting you in locating an attorney who may be of help to you.

We would like to take this moment to thank you for your continued support of this law firm and what we stand for. Further, to all of those who provided support to Bill Graham, who just finished a run for the Republican nomination for Governor, we are grateful. Thank you for standing behind him and his family. He ran a positive campaign, and was proud to have the support of hard-working North Carolinians like you.

IN THIS ISSUE

2 Asbestos & Other Hazardous

5 Pharmaceutical/Medical Device Update

7 Personal Injury/Medical & Nursing Home Malpractice

10 W&G Profiles

ASBESTOS AND OTHER HAZARDOUS SUBSTANCES

W&G WINS PIVOTAL DECISION IN TENN. SUPREME COURT

Over 5 years ago, our firm was hired by Doug Satterfield, a Tennessee Alcoa employee. His family's case is one of the most tragic that our firm has handled. Doug advised us that his daughter, Amanda, who had just graduated from college, was diagnosed with mesothelioma, a cancer caused solely by exposure to asbestos. Doug and his family were devastated to learn that Amanda's only exposure to asbestos came from Doug's dirty work clothes he brought home after working around the furnaces at the Alcoa plant. Alcoa did not tell Doug about the hazards of asbestos and the company did not provide workers adequate safety equipment or showers to prevent take-home exposures.

The case received extensive media attention. Alcoa refused to accept liability and hired high-priced law firms to argue that a company does not owe a legal duty to family members and others even if their injuries and deaths were foreseeable. The United States Chamber of Commerce and other strong politically motivated manufacturing groups joined in to support Alcoa, while Mr. Satterfield's friends and co-workers attended hearings and filled up the courtrooms on every occasion.

W & G fought its way through numerous appeals, and finally on September 9, 2008, the case was heard by the Tennessee Supreme Court. Our firm's hard work and dedication to the Satterfield case paid off, resulting in a decision of far-reaching importance. The Supreme Court unanimously held that Alcoa *did* owe a duty of care to the Satterfield family and other families like them. The Supreme Court

went *even further*, extending the duty of care to "those who regularly and repeatedly come into close contact with an employee's contaminated work clothes over an extended period of time, *regardless of whether they live in the employee's home or are a family member.*" The Court held that "in light of the potential harm from exposure to asbestos and the means available to prevent or reduce this harm, we see no reason to prevent *carpool members, babysitters, or the domestic help* from pursuing negligence claims against an employer should they develop mesothelioma after being repeatedly and regularly in close contact with an employee's asbestos-contaminated work clothes over an extended period of time."

This ruling is critical as it extends Alcoa's and other like companies' duty of care, at least in Tennessee to almost *any person* exposed to asbestos particles from an Alcoa employee, no matter the relationship between the exposed person and the Alcoa employee, if such exposure was regular and repeated and that person develops a serious asbestos-related disease.

It is expected that the Satterfield case will go to trial before the end of 2009. Mona Lisa and Greg Coleman, an attorney from Knoxville, Tennessee, will be trying this case. See a copy of the Order on W & G website, www.wallacegraham.com.



Amanda Satterfield
Amanda died January 1, 2005

DEFECTIVE PRODUCTS CAUSING CANCER AND DISEASE: MANUFACTURER/DISTRIBUTOR LAWSUITS

W & G is also involved in lawsuits against the manufacturers of numerous products known to cause disease throughout the country. These substances include various metals, toxic dusts, and fumes. For example, W & G has an upcoming trial against Ashland, Inc. on behalf of a machinist worker who died of AML leukemia allegedly caused by his exposure to Ashland's toluene and benzene products. His workers' compensation claim has been resolved but sadly, he died on January 20, 2008.

WORKERS' COMPENSATION LITIGATION

W & G attorneys represent hundreds of employees and retirees in workers' compensation claims for work-related injuries and death. These claims include work-related back, neck, and other physical injuries, as well as claims for occupational diseases from a host of different exposures. These include exposures to mercury, chromium, asbestos, coal tar pitch, silica, various other dusts and fumes, benzene, and numerous other toxins.

The North Carolina Industrial Commission has recently upheld the award of benefits in two ground-breaking decisions for our clients. The Full Commission recently upheld benefits awarded to a former employee of Galey & Lord who worked as an inspector in a cotton plant. The Commission found that she suffered from occupational asthma that was totally disabling and resulted from her use of compressed air to clean her work area at the end of her work shift. She was awarded lifetime weekly compensation along with medical benefits. This case was significant in its holding that this employee could recover because the exposures contributed to her total pulmonary impairment and aggravated her pre-existing chronic obstructive pulmonary disease and asthma.

The second involved a former field superintendent for Lyon Construction Company

who developed mesothelioma, a fatal asbestos cancer. The court awarded him lifetime weekly compensation at the rate of \$730.00 per week, the maximum workers' compensation rate for the year of his diagnosis. The employer was also required to pay all past and future medical expenses incurred due to his work-related cancer. This case was significant because it addressed the issue of last injurious exposure and latency.

COAL TAR PITCH, CREOSOTE, ROOFING MUD

W & G continues to actively pursue claims of coal tar pitch and creosote exposures against various manufacturers of products containing coal tar pitch and other hydrocarbons. Just recently, lawsuits were filed on behalf of two roofers suffering from bladder cancer, allegedly caused by their routine use of the tarry coal tar pitch substance.

Injustice anywhere is a threat to justice everywhere. – Rev. Martin Luther King Jr.

UPDATE: COURT ALLOWS DUKE CASH BALANCE CASE TO GO FORWARD

As many of you know, W & G represents thousands of Duke Energy retirees in a pending class action lawsuit that alleges Duke improperly cut pension benefits. We have been aggressively pursuing the case on behalf of our clients. Recently, Duke attempted to get the case dismissed on several grounds and the Court granted some of Duke's Motions but denied others. We are happy to report that the case will move forward on the following claims:

- ❖ "Whipsaw" claim, in which the Plaintiffs contend that Duke's method of calculating lump sum payments results in payments that are too low.
- ❖ Interest accrual claim, in which the Plaintiffs



contend that Duke applied the wrong (lower) interest rates to accounts during several quarters in 1997 and 1998.

- ❖ Certain parts of the claim that Duke violated its fiduciary duty to its employees.

Mona Lisa and co-counsel have met on two occasions with Duke Energy's attorneys to discuss a possible settlement of this case, but the parties have not reached a settlement.

You can find the complete Order on our website, www.wallacegraham.com. For more information call or email W & G attorney Eddie

Nicholson at enicholson@wallacegraham.com.

DUKE POWER/AETNA DISABILITY BENEFIT OFFSETS SET FOR ORAL ARGUMENT

In our last Newsletter we reported on the status of the lawsuit against Aetna Life Insurance Company on behalf of numerous Duke retirees. Aetna has claimed that it is entitled to offset benefits that it pays to retirees who are disabled against other recoveries, including certain workers' compensation settlements that they receive. The federal judge who heard this case sided with Aetna. However, our clients instructed us to appeal that decision, and oral argument is now set on December 2, 2008 before the Fourth Circuit Court of Appeals in Richmond, Virginia. A copy of the Order and our briefing can be found on our website, www.wallacegraham.com.

W & G REPRESENTS WHISTLEBLOWERS

W & G also handles "whistleblower" litigation. The firm currently represents a whistleblower in a multi-million dollar case brought against his former employer, Guidant Corporation, claiming that Guidant overcharged the federal Medicare system.

Guidant (now a wholly owned subsidiary of Boston Scientific Corporation) is a manufacturer and seller of implant medical devices (IMDs) such as pacemakers and defibrillators. IMDs help to regulate heart functions and protect against heart failure.

The plaintiff whistleblower in the case is a former Guidant salesman. He alleges that Guidant took steps to make sure that hospitals were unaware of the existence and amount of various warranties, recalls or other credits available on the purchase of replacement IMDs, so that applications for reimbursement under the Medicare system were not offset by the amounts of those available credits. Thereby, Guidant was able to save those sums and shifted the cost of those warranty and recall programs to the federal government. The case is pending in the U.S. District Court for the Middle District of Tennessee, and the United States intervened as an active party in November 2006.

In a whistleblower case of this type, someone (often an employee of the wrongdoing corporation) with inside knowledge of wrongdoing files a suit on behalf of the government, alleging that the government was defrauded out of money by the conduct at issue. The government then has the option to intervene, as the United States has done in this case, or to decline to intervene, in which case the individual plaintiff continues to bring the case in the name of the government without the government's active involvement.

If the plaintiff wins, the whistleblower may receive up to 30% of the award won in the name of the government.

MASS TORTS UPDATE

WALLACE & GRAHAM EXPANDING PRESCRIPTION DRUG AND MEDICAL DEVICE PRACTICE

For over 10 years, W & G has assisted individuals nationwide in claims involving a variety of defective and dangerous medical devices and drugs. W & G plans to *expand* its pharmaceutical drug and medical device practice in 2009 and beyond. Currently, our firm is seriously investigating the following prescription drugs, creams, and medical devices:



Avandia

Avandia is used to treat patients with Type II (adult-onset or non-insulin dependent) diabetes. If used for at least twelve weeks, the drug has been known to increase the risk of **heart attacks, congestive heart failure, cardiomyopathy (disease of the heart muscle), and death from various cardiovascular causes.**

active ingredient. The drug has been known to cause **digitalis toxicity**, which leads to **nausea, vomiting, dizziness, low blood pressure, cardiac instability, bradycardia**, and in extreme cases, **catastrophic injury or death.**

Digitek

Digitek is a medication used to treat congestive heart failure, abnormal heart rhythms, and other heart conditions. The drug was recalled in April 2008 due to the possibility that the tablets contained twice the appropriate level of the

Fosamax

Fosamax is a tablet used to prevent and treat osteoporosis, usually in post-menopausal women. Studies have reported a link between this drug and a serious bone disease called **Osteonecrosis of the Jaw (ONJ)**, a disfiguring and disabling condition of the jaw bone that causes infection and rotting of the jaw bone.

Typical presentation of ONJ is pain, soft-tissue swelling and infection, loosening of teeth, drainage, and exposed bone.

Gadolinium

Gadolinium is a contrast agent used to enhance the quality of magnetic resonance imaging (MRI). The agent places patients at risk for developing a potentially fatal disease known as **Nephrogenic Systemic Fibrosis (NSF)** or **Nephrogenic Fibrosing Dermopathy (NFD)**. People who develop NSF or NFD may experience a thickening of the skin and other organs, which can limit their ability to move, extend joints, and can lead to significant pain and even death. Other problems may include dark patches on the skin that appear rough and hard with raised plaques or papules, joint and bone pain, and swelling of the hands and feet.

Heparin

Heparin is an injectable blood thinner, primarily used for hemodialysis and cardiac procedures. Heparin has been found to be contaminated with *Serratia marcescens*, which can lead to severe **allergic reactions, catastrophic permanent injury, or death**.

Hormone Replacement Therapy

Hormone Replacement Therapy (HRT) is taken by women to reduce the symptoms of menopause. Studies now show that HRT medications, such as Prempro and Premarin, can increase the risk of **breast cancer, ovarian cancer, stroke, and heart disease**.

Pain Pumps

Pain pumps are portable devices that continuously administer local anesthetic through a catheter to a surgical wound site for

several days following surgery. Recently, pain pumps used to administer medication following shoulder surgery has been linked to a severe condition called **Postarthroscopic Glenohumeral Chondrolysis**. Symptoms are usually present between six weeks to six months following shoulder surgery, and include **shoulder pain and stiffness, loss of cartilage, decreased range of motion, loss of shoulder joint space, crepitus in the shoulder and loss of strength**.

Permax and Dostinex

Permax and Dostinex are used in the treatment of Parkinson's disease and to treat other neurological problems such as restless leg syndrome. Studies have shown that individuals who use Permax for longer than one year have a greater risk of developing **valvular heart disease (VHD)**. VHD is diagnosed by a painless and non-invasive test called the echocardiogram, which uses sound waves to determine if the valves of the heart are functioning properly. Permax is prescribed generically as "pergolide mesylate" and Dostinex as "cabergoline."

Trasylol

Trasylol is used to reduce blood loss and the need for a blood transfusion in patients undergoing bypass surgery. Following surgeries, the drug has been known to result in **nearly immediate** kidney failure requiring dialysis or a transplant, and in some cases, death.

Poligrip and Fixodent

Poligrip and Fixodent are dental adhesive creams containing an undisclosed ingredient, zinc. Studies have linked accidental ingestion of these creams over time with zinc poisoning, causing severe copper deficiencies, neurological disorders, and/or neuropathy.

Woe to those who enact unjust statutes and who write oppressive decrees, depriving the needy of judgment and robbing my peoples' poor of their rights making widows their plunder, and orphans their prey. – Isaiah 10:1-2

OTHER DRUGS ON W&G'S RADAR

W & G is also currently investigating the following additional drugs and related claims:

- ✓ **Chantix:** claims that the anti-smoking drug resulted in Stevens - Johnson Syndrome, hepatitis, liver failure, and suicide.
- ✓ **IPN Therapy:** claims of severe inflammation of the stomach, called peritonitis. The damaged IPN therapy was used to treat malnourished dialysis patients pre-9/21/07.
- ✓ **OrthoEvra:** claims that the contraceptive patch resulted in blood clots, pulmonary embolism, heart attack, stroke, deep vein thrombosis, and other serious injuries or death.
- ✓ **Oral Sodium Phosphate:** claims that the laxative resulted in severe and potentially fatal cases of kidney failure, other serious injuries, or death.
- ✓ **Paxil:** claims of children born to mothers exposed to Paxil, an anti-depressant, who suffer serious birth defects.
- ✓ **Stevens-Johnson Syndrome:** claims of SJS, an immune complex hypersensitivity reaction, that can be caused from an infection or immune response to drugs.
- ✓ **Viagra:** claims of partial or complete blindness caused by non-arteritic ischemic optic neuropathy (NAION).

If you or a loved one have taken or used the drugs and medical devices listed above and suffered the symptoms mentioned as a result of this use, you or your loved one may be entitled to compensation.

Please contact our new pharmaceutical attorney, Whitney Wallace, to help you with this claim. You may call our office (800) 849-5291, email ttaylor@wallacegraham.com, or visit our website www.wallacegraham.com and complete our online claim form under the "Contact Us" link.

PERSONAL INJURY/MEDICAL & NURSING HOME MALPRACTICE

W & G represents individuals who have been injured as a result of the negligence of others. Our experience and extensive preparation put our clients on a level playing field with large insurance companies that refuse to pay rightful claims. Our attorneys have handled hundreds of personal injury cases, including **car accidents, motorcycle accidents, drunk driver cases, slip and falls**, as well as others. Many of the settlement amounts are confidential because they are significant and the defendant would not agree to allow us to publish the amounts they had to pay. Our most recent substantial recoveries in personal injury cases include the following:

❖ A client suffered significant physical injuries including a brain injury as a result of the negligence of a driver who failed to observe the client's motorcycle and pulled into its path. This case was resolved for a confidential amount just days before the jury trial was set to begin. A separate lawsuit is pending against the insurance company for libel, malicious prosecution, and intentional infliction of emotional distress for the egregious manner in which the company handled the defense of the claim.

❖ A young female client who was injured in an automobile accident was 6 months pregnant and carrying twins. The injuries precipitated the early delivery of the twins who required extensive hospitalization in the neo-natal intensive care unit. The company paid the maximum policy limits for all three individuals without litigation as a result of our aggressive representation. Thereafter, we were able to negotiate a reduction in the amount of the medical bills due resulting in a higher net recovery for the clients.

❖ A tractor trailer struck four vehicles including one driven by our client, which was totally destroyed. He was air-lifted to the nearest hospital and fortunately survived. Policy limits were paid to resolve the matter after our involvement and without the necessity of a trial.

❖ Our most recent victory came on Thursday, October 1, 2008 when a Polk county jury awarded \$300,000 to our client who suffered a pelvic fracture and a knee injury while riding on the back of her boyfriend’s motorcycle. Mike Pross of W & G tried the case.

Our firm represents numerous children who have received serious and disfiguring injuries as a result of dog bites, slip and falls at daycares, and the negligence of others.

Each year, between 44,000 and 98,000 people are killed by medical errors in hospitals. That number represents more than those who die from car accidents, breast cancer, or AIDS. Our firm has resolved, for very significant sums, several nursing home and medical malpractice cases. Sadly, we currently represent an elderly woman residing at a nursing home that, due to the negligence of the nursing staff, acquired and died from a staff infection due to untreated ulcers. Other cases include misdiagnosis and negligent medical health care.

If you, your family members, or friends desire legal advice or assistance on any personal injury matter, please call our office (800) 849-5291, email ttaylor@wallacegraham.com, or visit our website www.wallacegraham.com and complete our online claim form under the “Contact Us” link.

ANOTHER REASON YOU NEED A PERSONAL INJURY LAWYER: MEDICARE, MEDICAID, INSURANCE & MEDICAL BILLS

With every accident there are medical bills. At W & G we know that dealing with injuries, lost time from work, and property damage is stressful enough. The last thing you need after an accident is to worry about what medical bills are covered and who will pay for what. At Wallace & Graham our attorneys and staff can help you navigate your bills and make sure that you receive as much of the settlement in your pocket as possible.

- **MEDICARE**
Even if you are covered by Medicare, a medical provider may not accept it because they know

the injury resulted from an accident and might lead to a settlement or jury verdict. At W & G our attorneys and staff contact medical providers and ask them to submit your bill to Medicare in the event that you do not win a settlement. If the medical providers agree to submit the bill to Medicare it will greatly reduce what you owe to the specific medical provider. If Medicare does cover your bills after an accident, you must pay them back if you receive a settlement or jury verdict, or you will face serious penalties. At W & G our attorneys and staff work with Medicare weekly to reduce what our clients must repay.

• **MEDICAID**

Clients on Medicaid also have to repay Medicaid if they receive a settlement or jury verdict. Our attorneys help clients reduce the amount owed and ensure they do not get penalized. Even more importantly, a settlement can result in an increase in income and make you ineligible for Medicaid. Often, the loss is inevitable, but in some cases we can assist you in so that you do not lose your benefits.

• **PRIVATE MEDICAL INSURANCE**

If you have medical insurance you might be required to repay them for your bills if you receive a settlement. Your insurance plan, however, has to have very specific language to be entitled to repayment. **Do not simply agree to repay the insurance company, be sure it is legally entitled to repayment.** Also, even if you

do have to repay your medical insurance provider, the attorneys and staff at W & G will work to negotiate with the insurance company to reduce the amount you owe.

• **MEDICAL PROVIDERS**

If you do not have medical insurance or if your medical providers will not submit your bills because you have a pending injury case, we can still help you. Medical providers may send you to collections if you fail to pay your bills on time. W & G can help by sending your medical providers a promise that they will get paid if you receive a settlement.

We will do our best to negotiate the amounts due and ensure you receive the maximum amount possible from your settlement. For more information call us or email Lea Keller at lkeller@wallacegraham.com.

SECURITIES, INVESTMENT, AND BANK FRAUD

The recent financial debacle has caused all of us to worry about our financial investments. Many large banks have experienced trouble and a lot of our clients have contacted us about their losses. In addition, you may have stock in a small community bank or regional bank that has lost value. If you own stock in a small or regional bank and you believe that this loss in stock value may be due to the negligence or fraud of the bank, directors, its holding company, or your stockbroker, please feel free to contact John Hughes at our office. We work hard for all of your settlements, large and small. We want to make sure you have been dealt with fairly and your investments are protected.

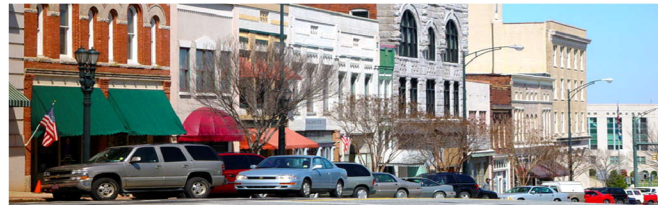
ALCOA MEDICAL BENEFITS LAWSUIT

In October, 2006, Alcoa sent letters to thousands of its retirees advising them that their medical benefits would be significantly reduced. Our law firm, along with co-counsel, filed a lawsuit in federal court in Tennessee in which we alleged, among other things, that these retiree's benefits were vested and therefore, could not be changed. After almost two years of extensive discovery, this case was scheduled for trial on September 17, 2008. Unfortunately, immediately prior to the trial date, our firm was advised that the Court had no option but to postpone the trial due to the Court's busy schedule. We are hopeful this case will go to trial in March, 2009.

MONA LISA WALLACE IS PRESIDENT-ELECT OF PUBLIC JUSTICE

Mona Lisa was inducted as President-Elect of Public Justice in Philadelphia on July 12, 2008. Public Justice is the country’s largest public interest law firm, with over 3,000 attorneys as current members. Over the past quarter century, no public interest law firm in the country has been involved in a broader range of high-impact, cutting edge litigation. Public Justice’s cutting-edge litigation has made new law and won justice for thousands by advancing consumers’ rights, preserving the environment, upholding civil rights and liberties, defending workers’ rights, and safeguarding the civil justice system.

WALLACE & GRAHAM REACHES OUT TO THE COMMUNITY



W & G prides itself on its community involvement with several organizations throughout Salisbury. So when tragedy struck Salisbury earlier this year and claimed the lives of two dedicated

firefighters, Victor Isler and Justin Monroe, W & G wanted to do something to help.

Our employees came together and teamed with Sidewalk Deli to provide the firefighters lunch while they investigated the fire at the Mill. We were able to donate 70 boxed lunches that included sandwiches, chips, a pickle, and a cookie. We also provided tea, water, and fruit. Our employees were so generous that we had money left over, which we donated to the Red Cross.

In July 2008 several of our attorneys and notaries volunteered for the Wills for Heroes event in Salisbury. Attorneys and notaries came together to provide free wills to Salisbury’s firefighters, police officers and other first responders. Not only did our attorneys and notaries volunteer for this great event, but one of our attorneys also worked to secure donations for breakfast and lunch for the event.

W&G PROFILES



Jill Calvert
Workers' Compensation Attorney

ATTORNEY JILL CALVERT

Jill has been with Wallace & Graham since 1999. During her tenure here, Jill has tried hundreds of cases against Weyerhaeuser and other employers. While Jill continues to work on asbestos and other occupational disease cases, she also specializes in representing victims of workplace injuries.

Jill defends victims of both repetitive work injuries and accidents on the job. Jill has had tremendous success in this field and has handled countless cases before the North Carolina Industrial Commission. In addition to working to secure workers compensation benefits, Jill also helps Wallace & Graham’s clients apply for social security disability benefits.

Jill was born in Denver, Colorado. She graduated Phi Beta Kappa from the University of Illinois at Champaign-Urbana with a degree in Political Science. She subsequently received her law degree from the

University Of Georgia School Of Law, cum laude, in 1997. Currently, Jill lives in Charlotte with her husband, who is also an attorney.

Paralegal Frieda Willett

Frieda has been a legal assistant/paralegal with W & G since 1985. Presently she is a North Carolina Certified Paralegal. Her education includes a degree from vocational/technical college and attendance at Georgia State University.

Frieda started working for Mona Wallace when she was a sole practitioner and her duties and responsibilities have grown as the firm has grown. Presently, she supervises federal asbestos cases, works on workers' compensation claims and settlements, and handles civil actions in federal and state court.

She is married with two children who have recently graduated college. One is an engineer and the other will be attending law school this year. Animals have discovered that Frieda and her husband have a soft spot for stray dogs; they currently have seven dogs, two cats and three fish.



SOME PARTING WORDS

This is the most important election of our lifetimes. No doubt it is a very difficult time for all Americans. Citizenship carries with it definite responsibilities. We are blessed to live in the United States. One of the responsibilities of citizenship is to vote in national and state elections. Many Americans do not take their citizenship seriously. Let's take a look at what a distinguished member of the U.S. Supreme Court had to say about citizenship:

"The only title in our democracy superior to that of President is the title of Citizen."
-Justice Louis Brandeis, 1937

Those words ring truer today than when Justice Brandeis spoke them in 1937. **PLEASE** vote and encourage your friends and family to vote as well so that your voices will be heard.

KEEP US INFORMED ABOUT CHANGES TO YOUR HEALTH

800-849-5291

If you experience a change in your health, it is important that you notify our office at 800-849-5291 as soon as possible, even if your case is settled.



This issue is dedicated to the memory of Salisbury firefighters Victor Isler and Justin Monroe.

ON THE WEB

www.wallacegraham.com

OFFICE

525 North Main Street
Salisbury, NC 28144

PHONE

Call us toll free at 800.849.5291

Wallace & Graham, PA
525 North Main Street
Salisbury, NC 28144

PRESORTED
FIRST-CLASS MAIL
U.S. POSTAGE PAID
SALISBURY, NC
PERMIT NO. 169