

The Justinian

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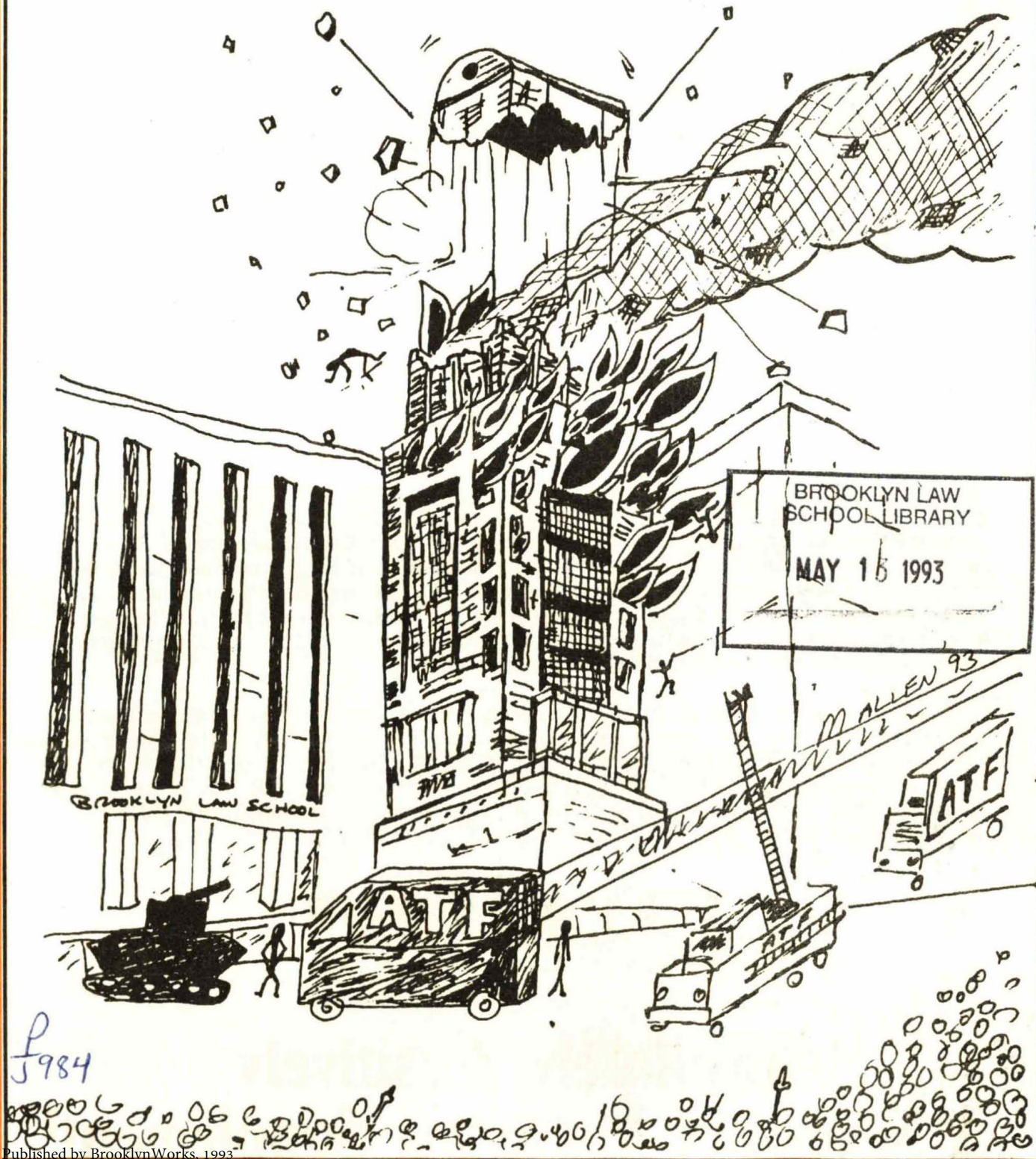
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The UnJustinian

The April Fools Form 4868 Tax Extension Issue

Branch Davidians destroy new building!



THE "MBE" IS THE KEY TO PASSING THE NEW YORK BAR EXAM: In New York the passing score on the "MBE" is 132 correct. In order to pass the New York Bar Exam, a candidate must score a total of 660 points with the scores on the "MBE" and New York section(s) being combined. Although there is a combined grading scheme, the "MBE" is really the "key" section for two reasons. First, if you score over 132 on the "MBE" those extra points are applied to your overall score. Consequently, if you were to score 150 or 160 on the "MBE" you could theoretically pass the exam and only score 2s and 3s on the essays! Secondly, most of the New York essays will cover Multistate subject areas (e.g., CONTRACTS, EVIDENCE, PROPERTY). Therefore, when you are studying for the "MBE", you are also preparing for the New York section of the exam at the same time!

THE BAR EXAMINERS KNOW YOUR "MBE" SCORE BEFORE GRADING THE ESSAYS: In New Jersey, New York and Pennsylvania the Bar Examiners know your "MBE" score before grading the essays! In fact, in many states your performance on the "MBE" influences how the Examiners grade the essays. For example, there are 30 Multistate questions in Evidence on the "MBE". If you score 27 correct on the "MBE" in Evidence (95% nationally), the Examiners know you have a "strong" substantive knowledge of the law and are more inclined to pass you on an Evidence Essay question! Conversely, if you only achieve 10 correct on the Multistate in Evidence (20% percentile), the Examiners recognize that you have a "weak" substantive knowledge of the law and thus may grade your essays more critically.

WHY DO YOU NEED PMBR? For the last 16 years PMBR has been the nation's leading Multistate supplemental preparatory course. It is important to remember that PMBR is a supplemental Multistate course that is NOT in competition with the general bar review courses (such as Bar/Bri, SMH, Pieper, or Marino) which are primarily designed to prepare students for the state specific sections of the bar exam not the "MBE". Although you will receive Multistate materials free as part of your general bar review course, the PMBR Multistate questions are much more representative of the length, difficulty and complexity of the types of questions commonly tested on the "MBE". It is a well known fact that on a scale of difficulty from 1 to 10, the PMBR questions are truly 9s and 10s. In fact, we strongly recommend that you don't even bother practicing with the Multistate questions from your general review course because it will only foster a "false sense of security" on the "MBE".

THE "MBE" IS NOW TESTING OBSCURE OR "GAP" AREAS OF THE LAW! On the July, 1992 "MBE" many new topic areas were being tested for the first time! Many of the new questions covered "gap" areas not covered by most of the general bar review courses. For example, there were questions dealing with (1) the doctrine of unilateral conspiracy under the Model Penal Code; (2) the "knockout" rule under the UCC; (3) perfecting security interests in trade fixtures; (4) whether a junior incumbrancer (or 2nd mortgagee) can effectuate the right of redemption. Unless you supplement with PMBR's Multistate materials, you will not even find these areas covered in most general bar review outlines!

THE "D.C. OPTION": Besides the added importance of the "MBE" in passing the bar exams in New Jersey, New York and Pennsylvania, if you score 133 or higher on the "MBE" (and pass any of the aforementioned state exams), you can also AUTOMATICALLY WAIVE into Washington and be admitted to the bar there as well. Thus, a strong performance on the "MBE" this summer can conceivably result in admission to the bar in four different jurisdictions: NEW JERSEY, NEW YORK, PENNSYLVANIA and DISTRICT OF COLUMBIA!



16 YEARS OF MULTISTATE EXPERTISE!

**Absolutely, Positively
A Necessary Multistate Supplement!**

Is Bar/Bri Really Enough For The MBE?

FACT:

The mean raw score on the 1991 Multistate Bar Exam was **only 117** correct!*

FACT:

The overwhelming majority of students taking the bar were enrolled in Bar/Bri!

FACT:

Last year, **over 21,000 students** nationwide **failed** the bar exam primarily due to low MBE scores!

*Statistics furnished by the National Conference of Bar Examiners for the February 1991 MBE.

Highest MBE Score In Ohio!

January 22, 1992

Mr. Jared Gross
PMBR
1247 Sixth Street
Santa Monica, California 90401

Dear Mr. Gross:

I participated in the PMBR course given at the Cincinnati Convention Center in June of 1991 in preparation for the summer 1991 Ohio Bar Exam. Upon receiving my examination results, I was thrilled to find that I had achieved a multistate score of 173.9. Judging from the percentile rank of 100, this was apparently the highest score received in Ohio for this administration of the bar exam.

I found your PMBR course to be quite helpful in my preparation for the multistate. To future takers of the multistate, I would recommend special emphasis on the practice questions giving only cursory attention to outlines and summaries of the law.

I can wholeheartedly recommend PMBR as a valuable bar preparation aid. Please find my official score report enclosed for your information.

Very truly yours,

John M. Holcomb
John M. Holcomb

**MBE
SCORE
174**

Highest MBE Score In New Hampshire!

July 9, 1992

Mr. Robert Feinberg
1247 6th Street
Santa Monica, California 90401

Dear Mr. Feinberg:

I took the New Hampshire Bar Examination in February, 1992. Because I am taking the Maine Bar Examination later this month, I was allowed to receive my score on the multi-state section of the New Hampshire Bar Exam. My score was 176. I understand that this is a very high score and would be interested in offering my score as a testimonial as I used PMBR materials in preparation for the exam.

By the way, I will be taking the California Bar in February, 1993 and will need new multi-state materials as I cannot transfer in any of my previous multi-state scores. Any possibility that my testimonial would entitle me to updated PMBR materials gratis?

Sincerely,

Tom Kielty
Tom Kielty

**MBE
SCORE
176**

Absolutely, Positively A Necessary Multistate Supplement!

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We wrote the book on the Multistate!

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by Col. Bob Turcot, Ret.

Well, you law school slime, it's time for another editorial treat. This time, from yours truly, Col. Bob Turcot, Ret., new Editor of the newly named "The UnJustinian." After a bloody coupe¹, I have managed to take control of this publication. In the past, the real news around this school was suppressed by the former editors, who were mere puppets for the Marxist administrative regime of BLS.

Many people come up to me and say, "Colonel Bob..." and I smack them around. (Colonel Bob is so unfriendly - call me Colonel instead). Then they say, "Colonel, how did you make the transition from training Green Beret recruits to becoming a law student?" Hell! It was easy! Training 365 days a year as a Green Beret and training to become a lawyer are very similar, although I'll miss the constant sting of napalm in my eyes. Also, after the court marshal there were very few other career opportunities, as you might imagine.

Often I will be walking down the street, and some little puke will come up to me and say, "Hey, Colonel - what's the difference between a catfish and a lawyer?" I always politely respond with a crisp, "What?" Then the little bastard will usually say, "One is a bottom-feeding, mud-dwelling scum-sucker, and the other is a fish." At that point I usually beat him or her unconscious with my steel tipped cane. Which leads me to the real point of this article.

For months now, there's been a plot lurking in this school. I discovered it this past October, festering away. Although I've tried to combat this scheme quietly, in order to avoid hurting the innocent, I've been stymied at every turn. The best way to kill a disease is to expose it, unless it's a venereal disease, in which case exposing it in public can get you arrested. But the dirty little secret is now exposed - so-called "Arizona Iced Tea™" is made in Brooklyn!

At first, I thought this was a terrible printing mistake. After all, the label only says, "Canned in Brooklyn." But as it turns out, it's also *made* in Brooklyn! (And as far as I can tell, there is no Brooklyn, Arizona). On the other hand, it tastes good and would you really want to ingest a liquid called "Brooklyn Iced Tea?" I don't think so and that's what counts.

Although you scalawags don't deserve this, I'm going to finish up this piece with a treat - a little Colonel Bob Turcot, Ret., joke!

A wandering gypsy comes upon a farmhouse late at night.² He knocks on the front door, tired, cold and hungry. The farmer answers the door.

"Excuse me, sir. I am a wandering gypsy.³ May I sleep in your barn tonight?"

"Nonsense!" answered the farmer. "You shall stay in my house, for the Bible tells us to be kind to the wandering stranger. Come in!"

"Thank you, sir. I'll just sleep on the floor by the fireplace," replied the gypsy.

"You shall sleep in my bed," said the farmer. "For the Bible tells us to be kind to the wandering stranger."⁴

"That is very kind, but I cannot."

"I insist," replied the farmer, who escorted his guest to his room for the night.

The next morning the gypsy awoke, refreshed and a bit amazed at the hospitality he was receiving. He went downstairs, where the farmer was cooking him breakfast.

"I'm glad to see you awake," cried the farmer. "Sit down - I have made you breakfast."

"That was really not necessary," said the

² The term gypsy is used in its most politically correct sense possible. This is not an ethnic joke, so relax.

³ While we recognize that this is not the best way to get someone to put you up for the night, this is still a joke.

⁴ The farmer slept in another room that night. This is not a gay or lesbian joke either. Go back to reading.

¹ No, I don't mean coup, I mean coupe. I had to run over at least 3 editors in my 76 Chevy.

gypsy.

"Nonsense!" answered the farmer. "The Bible tells us to be kind to the wandering stranger."

After breakfast, the gypsy was very grateful to the farmer.

"For all of the kindness you have shown me, I shall do you a large favor."

"Nonsense - I do not do this for favors. I do this because the Bible tells us to be kind to the wandering stranger."

"Nonetheless," replied the gypsy, "I am a gypsy, and I can talk to your animals. I shall go out to your barn, and talk to your animals."

The farmer was now a bit worried. "Don't be crazy," he said.

"No," said the gypsy. "I insist." And with that, he went to the farmer's barn. Ten minutes later, he came back.

"I have gone to your barn, and spoken to your animals."

"Sure you have. Look, maybe it's time you continue your journey."

"And I spoke to your horse. And she tells me that you changed her bit and it hurts. The new bit is triangular in shape, and pulls at the side of her lips. The old bit was roundish, and she could pull more with the old bit."

"That's amazing!" said the farmer. "It's all true! I did change the bit, and I have noticed that she couldn't pull as much. Thank you."

"But that is not all. I have spoken to your cow also. And she says that you changed the setting on the milking machine. Now it pulses faster, and it is uncomfortable, and that's why she's not producing as much milk."

"That's incredible! I did change the setting, and she is producing less milk. Oh, thank you, kind gypsy."

"I also spoke to your sheep," said the gypsy. "And they said..."

"The sheep lie! You can't believe those sheep. They're liars!"

Well, relax and enjoy the ride. Until next time, this is the Colonel saying, "Will these voices in my head never cease?!"

NOTICE

To: BLS Community
From: Dean David Trager
Date: April 1, 1993
Re: Construction

On April 1, 1993, there may be large implosions and ritual animal sacrifices due to the construction of the new building.

We regret any inconvenience or unfortunate staining this may cause.

NOTICE

Justinian announces new grammatical gender policy

In order to counter the gender neutral policy of Brooklyn Law Review and International Journal, the Justinian will comply with a complete sexism policy.

Henceforth, women will be referred to as "babes" and men as "studs."

Editor Hemantha Parvatharaj stated, "We've got those space alien bastards on the run now!" and then wiped the foaming drool off his chin.

The editors inhabiting 1 Beorum Place responded by ceremonially sacrificing a second year student and eating his still warm brain. *Babes and the Law* Professor Nan Hunter had no comment.

NOTICE

To: BLS Community
From: Professor Richard Farrell

I'm not wearing any pants!

The Reasonable Babe & The Reasonable Stud

The Reasonable Babe

Legal Process and the grade curve -

The Peter Principle is proven.

Two years ago, I attended my first day at Brooklyn Law School full of vigor and promise. By the end of that first Legal Process class, I was downtrodden and distraught.

Legal Process is a joke. You know it. I know it. Professor Wein not only knows it, but incorporates that theme as an integral part of his Property class.

We don't know why they teach it. We don't even know, after having taken the course, what we were supposed to have learned. We do know that it was a tremendous waste of time. And I guarantee that the grade that you got in it has absolutely no correlation to how you'll do during the rest of your law school career.

Why not make it a useful course? How about teaching us how to run a small law practice? How about teaching us how to market ourselves for clients and for law firms? How about teaching us how to draw up a proper summons and complaint or motion papers? A tour of the local courts perhaps? How to file a request for judicial intervention? A talk by a local judge? How to interview clients? Hello? Does this ring a bell? Is there a dean listening out there? Is there a dean who can read out there? Or did you lose your mind due to boredom during a pointless Legal Process class, too?

And what is the deal with this grading curve? Did someone in administration have a brain seizure? News flash - no one asked the students their opinion. In fact, the grading curve was snuck through at a faculty meeting. Does the term "loss of procedural due process" sound familiar? In shorthand, for the sarcasm impaired, the grading curve sucks, and is the product of a small mind.

If there is a problem with a teacher who doesn't know how to produce an exam, or grade an exam, punish him - not the students. *That* is why the administration gets a big, fat paycheck. Not to

create a pathetic, yet easy to administer, grading system. It is so unbelievably stupid to think that students in graduate school learn a subject based on a mean distribution curve regardless of the difficulty or the teacher. And "mean" is used in all senses of the word. The real surprise is that the brain of the creator of this curving system didn't reject itself from terminal failure.

It is a fact that some courses are easier than others. If all the students can learn it sufficiently to get an A or a B, then fine. It is also true that some professors do not give good exams, and that other professors couldn't grade an exam if their lives depended on it. Well, get rid of the professor. Or help him get on track. But don't punish a student who knows an area of law inside out, but gets a C, because there weren't enough As to go around.

The administration should get a clue. Either have more faith in the faculty and the students, or come up with a way to deal with professors, tenured or otherwise, who aren't doing their jobs.

The Reasonable Stud

I can't believe I agree with her.

Since I've been writing this article, this is the first time that I'm in complete agreement with the Reasonable Babe (other than the time that I, too, couldn't believe that Clarence Thomas had never discussed *Roe v. Wade* prior to his confirmation hearings. However, after reading some of his opinions, I now do believe it). Legal Process is a waste of time. We all agree. The only question is, why is it still taught in its present state? Even that Nazi-bastard Henry Ford was clever enough to get rid of the Edsel after 1 year.

As for the grading curve, I only disagree with the Reasonable Babe in that she didn't criticize it strongly enough. Everyone knows this turkey is a loser. Goldfish know that this grading curve system is terrible. As Ross Perot might say, "If you forgot to untie the dog from your bumper and have been dragging him for 30 miles, it's probably time to bury him." (Or was that Chevy

UnJustinian/Justinian

Chase in *Vacation*?).

Why doesn't someone do something? Who knows. Everyone knows it is an inequitable solution to what was never a real problem. Then again, everyone knows that Dan Quayle is incompetent. But will anyone be *really* surprised when someone nominates him for President in 1996? What we really need to know is, who is the Marilyn Quayle of the BLS administration who let this go through and/or continues to support it? Whoever it is, kinda makes you wish for the good old days of keelhauling. 'Nuff said.

Editors of Brooklyn Law Review and Journal Really Vicious Space Aliens!

Pandomonium Ensues!

Anonymous sources have confirmed that the Editors-in-Chief and Managing Editors of the Brooklyn Law Review and the Brooklyn Journal of International Law are really vicious space aliens from the planet Stodgy. A reporter for the UnJustinian confronted the monsters from outer space. Witnesses report that one of the mutants ripped this reporter's head off and doled out the still warm brains to his cohorts. Luckily the space aliens' homebase at 1 Boerum Place is wiretapped.

Using these wire taps, The UnJustinian discovered that the aliens plan to systematically suck the creativity out of the brains of potential creative writers, leaving them weary, babbling technical writers. The ultimate goal is to weaken human ingenuity and turn us into mindless drones for slave labor back on home planet Stodgy.

Students are warned not to let these menaces sneak up behind you.

NOTICE

To: BLS Community
From: Professor Leon Wein

I'm not wearing any pants either!

New York State Bar Examination Cancelled!

"Will never be given again."

Former V.P. injured!

Reuters - Albany

In a move sure to shock thousands of law school students, the Office of Court Administration (OCA) announced that it would no longer be possible to give the New York State Bar Exam.

The statement, issued by Matthew T. Crosson, Chief Clerk of OCA, cited conflicts with Baha'i, Buddhist, Confucian, Ethical Culture, Hindu, Islamic, Jewish, Cyprus Orthodox, Greek Orthodox, Russian Orthodox, Amish, Mennonite, Baptist, Church of Christ, Church of England, Episcopal, Jehovah's Witness, Lutheran, Methodist, Mormon, Pentecostal, Presbyterian, Quaker, Unitarian Universalist, Jews for Jesus, United Church of Christ, Roman Catholic, Rosicrucian, Shinto, Tao, Wicca, Church of the Lukumi Babalu Aye, Yoruba Deitist, Seventh-Day Adventist, Branch Davidian, Church of Yahweh, Church of Satan and Pagan religious holidays as the reason.

"We originally moved [the bar exam] for the Jewish holiday of Tish B'Av," said Crosson. "But then, upon further research, it turns out that *every* day has at least one religious conflict, and often three or four. We have to be fair to all of the law students who wish to practice in our majestic state. Therefore, we have no choice but to never give the bar exam again."

The heads of the major religions could not be reached for comment (although the Seventh Day Adventists once again faxed us a letter reiterating that the Branch Davidians are in no way affiliated with them).

Former Vice President J. Danforth Quayle attempted to comment by phone. In his enthusiasm over the prospect of fewer lawyers, however, he got his tongue stuck in the telephone cord. The former Vice President was taken to a nearby hospital, where he is reported as being in fair but stable condition.

On March 20, 1993, Michigan made assisted suicide illegal.

What does this mean for you, the consumer?

Dr. Jack's Blow-Out Clearance Sale !!!



MY PRICES ARE SO NUTTY,
THEY'LL PUT YOU IN A COMA!

The police are coming, so we must eliminate our inventory!

Natural gas and cyanide priced to sell.

Carbon monoxide your style? We're up to the rafters with '72 Chevy Novas!

Want to party out? All we can say is QUAALUDES, QUAALUDES, QUAALUDES!

Literature majors - we have something for you, too. Buy 2 bottles of arsenic, and we'll throw in the Old Lace - free.

We've got rope. We've got instructions. What are you waiting for?!!

Order now - time is running out (isn't it?)

Call 1-800-G-ByeBye.

All prices include Federal Express overnight shipping.

Nachos International

by Miguel Buonarroti

Nachos International is a global food rights organization working for (1) Nacho chips; (2) Nacho Cheese; and (3) the inclusion of both, together, at all public eating establishments. Letters and petitions are sent to restaurants, bars and snack shops seeking just treatment on menus where the rights of nachos lovers have been violated.

The BLS chapter is one of over one group world-wide working for nacho rights. In conjunction with the Frito-Lay Co. and Students for Frosty Sodas, we will be setting up a petition table on a monthly basis to collect signatures on behalf of law students, lawyers and judges who enjoy a nice spicy Nachos Grande and a big frosty mug of soda. On February 27, we set up a table of nachos and soda on behalf of some of us who were feeling a bit piqued. We collected over 8 signatures and want to thank those who stopped by for making it such a successful repast.

BLS New Alliance Party Club

Editor's note: Ms. Fulani did not submit her article in time to be included in this edition.

Better luck next time.

WEASELS

by Miles Standish

On March 16, we WEASELS had our monthly meeting. Next month, on April 16, we are planning a party with VOLES, MINKS, MARMOSETS and KANGAROO-MICE. Everyone is invited, and we will be handing out souvenir cups in the shape of a badger.

JLSA-BLSA

by Shmuel Shmootz and Chiffon King

After last month's very successful "Day of Rage, Collard Greens and Chopped Liver," the Jewish and Black Law Student Associations are proud to announce that all 30 members of JLSA are engaged to all 30 members of BLSA.

That "thud" you hear is 60 pairs of parents fainting.

IALSA

by Nunzio "Three Fingers" Marinara

The Italian-American Law Students Association, strengthened by its new consigliere, Joe "The Nose" Fabrici and an enthusiastic membership, had undergone an important transformation. The Cappucino, Rosato and Linguine chapters, which represent 95% of the "Association" membership have agreed to a cease fire. A celebration will be held at Spark's Steakhouse in Manhattan. All are invited to attend, and there will be plenty of double parking available.

SLSA

by Jonah Tongo

As the only member of the Samoan Law Student Association, I am proud to say, "Hi!" The last meeting, held at my house, was a smash success. I went out to eat, saw a movie, watched a little t.v., and went to bed early.

Next month, I plan to see "Cats." I would like to thank the Student Bar Association for making this semester a lot of fun.

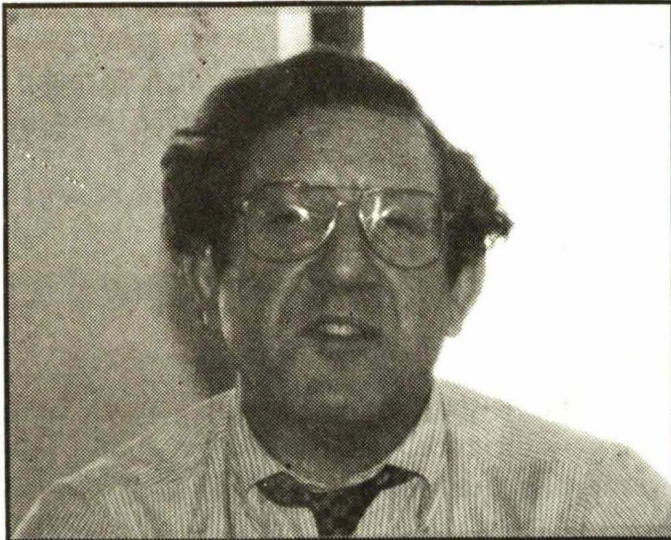
Where were they in '67?

Robert H. Hahl



Known as Roberta in those days, Prof. Hahl was not only attending NYU law school at the time, but was also 1st runner up in the Miss America pageant. Pictured above, Robert/Roberta came in a close second. Leading the scoring into the last round, the question and answer portion of the show, she forgot to talk into the microphone, and the judges couldn't hear her response to the question, "What does *Lawrence v. Fox* mean to patriotic Americans?"

Joel M. Gora



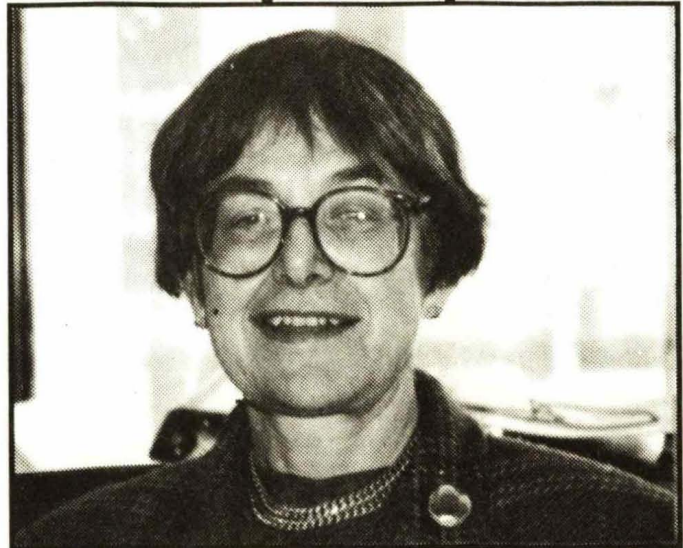
Known as Pee-Wee to his fellow students at Columbia University, Joel was immortalized in the famous song, "The Streak." Known for his courageous exploits in running butt-naked across campus, Joel eventually settled down to love Constitutional Law. The turn in his life came when he was arrested for burning a picture of Lady Bird Johnson in effigy.

Leon E. Wein



Professor Wein, whose real name is Forencian-3 was a mere pod on his home planet of Rigelius in the Alpha Centaurian system. One of our favorite professors in the "Pronunciation of English" category. Above is the only existing picture, stolen from the files of J. Edgar Hoover's personal scrap book.

Margaret A. Berger



Only 7 years old at the time and already a child prodigy, according to Professor Berger herself, Margaret is pictured above in her favorite pinafore. Her favorite food was "anything sticky," and her first words were, "Yes, but can you *prove* that it was *I* who stuck a banana in Fluffy's ear?" By age 13 she had already twice sued Richard Nixon successfully for negligent infliction of emotional distress for having interrupted the Brady Bunch with his State of the Union address.

Branch Davidians destroy new building!

"Will not affect fictional April 1994 completion date"

UPI - Brooklyn

This morning, panicked onlookers watched as Branch Davidians destroyed the new Brooklyn Law School building (see picture on front cover). As horrified pedestrians watched the deranged followers set fire to Brooklyn's newest addition, Dean David Trager watched calmly. Asked how he managed to keep his composure, Dean Trager replied, "No problem - won't affect our completion date at all." Dean Trager was later removed to Bellevue by police for observation.

It later turns out that the Branch Davidians had confused the new building with a sign of the Second Coming and sheepishly apologized. In a press release, the Davidians stated, "Although we made a terrible mistake, we can be thankful that no one was hurt. We were assured by the administration that in no way would this affect the completion date of the building."

Horoscopes

Scorpio - You are extremely handsome and intelligent. You will probably work on a parody newspaper one day, and make people laugh, although not with this horoscope concept. You also don't know the order of the horoscope.

Sagittarius - There's a good chance you will give birth to a baby boy & name it Nicholas. If you are a guy, you **can't** imagine how painful this will be.

Gemini - You have a splitting headache. Take some aspirin.

Leo - You're a loser. Go kill yourself.

Virgo - You will probably get an ingrown toenail soon. Come see me - I have a cousin who is a podiatrist, so I can get you a deal.

Libra - You have a tendency to drool. Wipe your chin.

Aries - You qualify as a pollutant under §1362(19) of the Clean Water Act. Take a bath, you slob.

Pisces - You're a beautiful, warm and funny person. You will marry a Scorpio or a Sagittarius.

Taurus - You're a terrible looking car.

et al.: The Justinian

How To Pick Up Babes

by David G. Trager

People will often come up to me and say, "Dave, how do you do it? How did you become such a ladies' man?" Well, it came naturally for me. But for the less fortunate studs out there, here are some surefire hints.

The first step is finding a good woman. Luckily, at Brooklyn Law School we are blessed with some of the most intelligent and beautiful babes in the tri-state region. How do you break the ice? Try some of these lines:

"Do you litigate here often?"

"Would you like to go to dinner with me? I get a 10% Dean's discount on Happy Meals at McDonald's!"

"Hey, babe - once you've been with a dean, there's no going back."

The first date is an important step in any relationship. I either take my dates bowling, or to watch a real down and dirty appellate argument. I find that all women love bowling and appellate advocacy.

Once your relationship has become a bit more - shall we say - closer, you must keep the romance alive. Compliment her Coach briefcase. Tell her you admire her Jones New York skirt. Or just whisper sweet *nunc pro tuncs* in her ear. And *always* have a strict *quid pro quo* policy in the boudoir.

Next week I'll discuss *Marbury v. Madison* and its implications for foreplay.

Cancer - Don't smoke - it's bad for you, yellows your teeth and makes you smell worse than cow chips on a hot, humid day.

Capricorn - A small deformed woman will offer you an apple. Listen to your seven friends and don't accept presents from strangers.

Aquarius - You want to become an Administrative Law attorney, but keep having nightmares about civil servants. Those aren't nightmares - get used to it.

Today's birthday child - you'll tell people it's your birthday today, but no one will believe you, because it's April Fool's Day. Tough luck.

Arthur Pinto Detained by German Police for Assault of Tennis Star Seles!

Reuters, Germany



"Always knew he was unstable," says BLS Administration.

Brooklyn Law School Professor Arthur Pinto was detained by German police as a suspect in an apparent conspiracy to maim tennis star Monica Seles, although there was no direct evidence linking the professor with the stabbing.

German Police Sergaent, Adolph Hitler (no relation), told reporters that Pinto was being held on suspicions based on his close resemblance to Rick Moranis, and the fact that he was the only person in the crowd of 8,000 who was watching while wearing a bow tie. "Anyone wearing a bowtie in 80 degree weather has to be guilty of something," said Hitler, "And we're going to find out what that something is."

The Administration of Brooklyn Law School issued the following press release:

"We always knew that Professor Pinto was unbalanced, due to his obsession with bow tie, and that it was only a matter of time until he snapped. Unfortunately, due to the tenure system, we were unable to dismiss him until now."

Professor Pinto was unavailable to comment, as he is currently being beaten by the German police.

Notice

To: 3rd Year Students
From: Registrar's Office
Re: Graduation Procedures

The following procedure must be completed in order to pick up your tickets for graduation:

1. Pick up "Request to Pick Up Graduation Tickets" form from the Express Line at Burger King on Fulton Street, and a large Whopper with cheese.
2. Fill out form, and deliver form and Whopper to Registrar's office. **Whopper must still be hot when delivered.** Don't forget to attach certi-

fied check for \$50.00 for processing fee to attachment #16-a (fingerprint card).

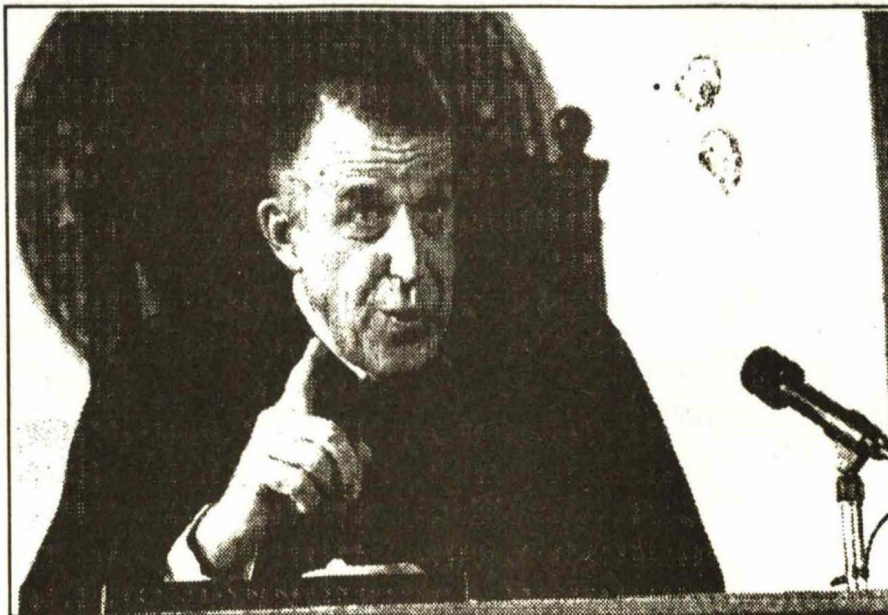
3. 3 days after you deliver the form to the Registrar's office, you must go to the back of the cafeteria at 250 Joralemon Street, where a small Hungarian man with a mole will give you the secret password and handshake.

4. 1 day later, go to the 4th floor at 1 Boerum Place. Go to room 401, where a large Russian woman with a mole on her nose will be waiting. **Don't stare at the mole.** First, give her the secret handshake, then tell her your individual password. If you complete these steps successfully, your tickets will arrive in the mail at some future date.

Private Investigation Exposes . . . Dean David Lisle !

by Sidney Lumet

You've seen him in the halls of the 3rd floor. He looks familiar, he walks familiar, but you just can't place him. After many inquiries and reports of strange occurrences by our readers, The UnJustinian went undercover. Using advanced computer technology and good old gumshoe techniques, the mystery is broken. David Lisle is actually the lovable Fred Gwynne. Known mainly for his role of Herman Munster, Dean Lisle also appeared in the 50's sitcom "Car 54, Where Are You?" and most recently as the formidable Judge Chamberlain Haller in "My Cousin Vinny" as pictured here.



Our investigation began after it was last reported that Dean Lisle mysteriously dropped out of sight once again. Using intrusive and advanced computer technology, it was revealed that Lisle's disappearances exactly matched the filming schedules of beloved actor Fred Gwynne.

Putting two and two together, we confronted Lisle recently in the 3rd floor hallway. Although our initial confrontation startled him into a myocardial infarction, CPR was applied, and the following conversation took place.

"Dean Lisle - are you okay?"

"Who the hell are you."

"An investigative reporter from The UnJustinian. Tell me, Dean Lisle - are you beloved, veteran, Hollywood actor Fred Gwynne?"

"Yes."

"Tell me Dean Lisle..."

"Please, call me Fred."

"Okay, Fred - tell us about your days on the

set of The Munsters."

"Hated the damn show, but the pay was great."

"What did you hate about it?"

"Mainly the shoes."

"The shoes?"

"Yeah - broke my damn arches wearing those monster platform shoes - I still walk like a Frankenstein monster to this day!"

"Tell me, Fred - how did you and Butch Patrick (Eddie Munster) get along?"

"Hated the little bastard. When he wasn't harrassing Marilyn, he was doing coke and heroine."

"And Yvonne DeCarlo (L...)?"

"She was a real...."

At this point Fred fell unconscious and paramedics were summoned. He's doing well, and plans to teach a course entitled "Medieval Justice - An Insider's View" this upcoming Summer session.

Dean Wexler on Sabbatical!

Storms of Locusts and Vermin Predicted !

Royal Family Astonished !

Margaret Simpson, UPI

During the winter break, Associate Dean Joan Wexler announced that she would be leaving on a sabbatical. When this reporter asked law students for their comments, most asked who Dean Wexler was, and what she did. This reporter then decided it would be more productive to ask *Brooklyn Law School* students for their opinion. Most students were curious why Professor Wexler decided to sabate for the semester, although two students predicted that this was a bad omen and that we should expect weather of biblical horrors. Third year students Squeaky Fromer and Charles Manson became so adamant that the skies would rain frogs and vermin that they had to be escorted out of the building by security.

Dean Wexler would not return our phone calls, so we sent crack investigator Henry Babcock on her trail. His investigation was cut short when he was arrested for possession of crack. This reporter was then assigned this important task.

My investigation started by disguising myself as a New York Telephone repairman in order to wire up Prof. Wexler's home. However, I was caught by the doorman at her apartment who spotted that I was not an employee of NY Telephone, because my butt was not hanging out of my pants. Wexler's apartment was eventually bugged. The results are almost unbelievable. It turns out that Joan Wexler is actually having an affair with the Prince of Wales! A telephone transcript of one of their conversations follows:

Charles: I miss you so, Pooky.
Joan: Me too, Cheeky, that's why I took a sabbatical - so I can spend more time with you.
Charles: When will you be arriving in London?
Joan: Next Thursday. Will you meet me

at the airport?

Charles: I can't very well meet you at the airport, can I? I'm the bloody heir to the throne!
Joan: Don't speak to me in that tone of voice.
Charles: I'm sorry, Pooky, it's just that the press is eating me up over here. Luckily they bought that story about me and that Camilla woman. Can you believe that I'd fall in love with that face? It's quite remarkable, really.
Joan: Cheer up, Cheeky. I've got a new joke for you.
Charles: Splendid - I love your American humor.
Joan: Okay, here goes - how can you tell when a Teamster has died?
Charles: How?
Joan: The doughnut falls out of his hand.
Charles: I see.
Joan: Do you get it?
Charles: Not really - what does cricket have to do with doughnuts?
Joan: What?
Charles: Well, you were talking about the Westminster Teamsters - a cricket team.
Joan: No, no. A Teamster - you know, a truck driver.
Charles: Oh! One of those awful trade unionists. Yes, quite amusing, dear.

Although the royal family was astonished by the news, insiders say that news of the affair is not expected to hurt Prince Charles' chances of ever obtaining the throne. Representatives for Dean Wexler would not return our phone call.

Richard Nixon's Predictions

Tricky Dick here. It's a pleasure to be writing for all of you youngsters. When Col. Turcot approached me to write a future predictions article, I was quite flattered. After all, if that little vixen Jeanne Dixon can make predictions, there's no reason why a former President of these majestic United States can't. So here goes:

* Gov. Cuomo will announce that shock-jock, Howard Stern, is his choice for Judge of the New York Court of Appeals. Although Mr. Stern has no legal experience, Gov. Cuomo will cite Mr. Stern's ethical record, in that he has never been indicted, committed adultery or been involved in extortion.

* Vice President Albert Gore will star on Broadway in a musical version of Pinocchio. The show will close after only 3 shows due to his wife, Tipper's call for a boycott of the show because of its obvious phallic references.

* Former President George Bush will go blind after he is entranced by a supermarket scanner and inadvertently stares into the laser too long.

* Eddie Murphy's house will be firebombed by an irate, yet intelligent neighbor after he blasts that goddamn stereo too loud again.

* Scientists will discover that the white mice cause cancer.

* Investigative reporters will discover that Brooklyn Law School Professor Susan Herman was actually the missing child star who played the part of "Tracey" on *The Partridge Family*, after she is seen playing a tambourine off-beat to a tape of "I Think I Love You" in her office.

* Three of Brooklyn Law School's distinguished alumni will announce their resignations, and will find success in the world of Rock & Roll. Prof. Paul Sherman will become new drummer for Nirvana, after current drummer David Grohl dies of self-induced whiplash. Professor "Gerry" Gilbride will replace Jerry Garcia as lead vocals for The Grateful Dead, and Prof. John J. Meehan will be joining Guns 'N Roses as their new soundman.

* Prof. Robin Greenwald will successfully argue that cigarette smoking is a pollutant under the Clean Air Act before the Supreme Court, and

smoking will be effectively banned in the United States. People will live longer, birds will sing louder and the sun will shine brighter.

* A small child will call up Sally Struthers and tell her he'd rather wake up hungry one morning than have to listen to another one of her commercials.

* Elle MacPherson will come to her senses and start dating former Presidents who are madly in love with her.

* The world will come to an end for Dan Quayle this summer. While eating a piece of cherry pie at an automat, the little door will close on his head and choke him to death.

* The Mattel toy company will premier their newest Garbage Pail kid - "Spin Doctor." A few days later, former Presidential spokesman, Marlin Fitzwater, will sue Mattel for appropriating his image without permission. The case will be settled out of court.

Student Poetry Corner

Ode to Clarence Thomas

Thurgood Marshall? I think not.

My Briefs

I keep you in my briefcase
For a very special day.
If a client wants to see you,
My bill they must first pay.

I don't wear you on my sleeve,
Nor underneath my pants.
I submit you to the court
So they can read my raves and rants.

Some might wear their boxers,
High cuts, or French bikini,
But, dammit, I'm a lawyer -
Only briefs can make me steamy.

Law School Library in Haiku

Books? I'm afraid not.
The noise. All day long it goes.
Too late for Fordham?

Summer Course List

This summer Brooklyn Law School will be presenting some new courses, as follows:

Baking for Lawyers Prof. Hauptmann
7 credit course on how to make French Toast. Cannot be taking by people who have ever eaten or seen food.

Bad Conservative Opinions Prof. Gora
First in a series of 53 Constitutional Law seminars.

Civil Libertarians Prof. Andre Marou
Attendance optional.

French Intellectual Property Prof. Garçon
One day seminar on the trademark and copyright law of Jerry Lewis films and personal hair products.

Immigration and Naturalization Law Prof. Yee
A study of the immigration and naturalization laws of the U.S.

Land Finance Prof. Johnson
Security devices in land transactions.

Legislation and Statutory Interpretation Prof. Greenwald
\$25.00 materials fee for dice and tarot cards.

Medieval Justice - An Insider's View Dean Lisle
The beginning of the English legal system by someone who was there.

Negotiation Seminar Prof. Hoffa
See future circulars - this course may or may not be offered.

Professional Courtesy Prof. Gilbride
Court rules for treatment of sharks, skunks, rats, worms and the entire invertebrate animal kingdom.

Tarts Prof. Sherman
The legality of pimping, and common problems in running a call-girl operation.

Trusts Prof. Wein
No course description available.

Trial Advocacy
A really, really, *really* cool course. Just try it. For us. Please?

Women and the Law Prof. Hunter
This seminar analyzes sex-based differential treat-

ment in various areas of the law. Prereq.: Ovaries.

Updates

* INS has informed Brooklyn Law School that Prof. Yee will be unable to teach *Immigration and Naturalization Law* or any other course in the foreseeable future.

* Due to a lack of funding, *Land Finance* will not be offered.

NOTICE OF PUBLICATION

The UnJustinian is a publication that appears infrequently, if at all. It was spawned during Satanic rituals, which we forced to perform due solely to the effects of heavy metal music. Specifically, from watching the trials of Ozzy Osbourne and Jethro Tull on Court TV.

If you are the type of person who takes satirical publications a little too seriously, don't read this. Instead, get some help before you develop an ulcer. If you are offended by the contents within, we really do not care. Really. If confronted by an offended party, we will listen with apparent sympathy, but will be laughing at you on the inside.

Any written complaints or comments (unless flattering) can be destroyed before sent. They will not be read. And even if, by accident, we did read a complaint or unflattering remark, we would first mock them and then throw them away without acknowledging their receipt, while at the same time secure that we had done our job properly.

At this point, we should probably notify you of our copyright claims, and the fact that if you photocopy or distribute this for profit, we will prosecute. We're not going to notify you. But, if you were to somehow find a way to make money from our efforts without giving us a substantial share, we will track you down and kill you. Frankly, we would prefer not to litigate, as we did not enjoy our intellectual property classes all that much.

In summary, if you are a faculty member, put this publication down right away. You'll probably be offended. If your name is mentioned within, put this publication down right now. You'll definitely be offended. If you are faculty and your name is mentioned within an article, we'll probably be hearing from you or your lawyer shortly. But let us first remind you that (1) if you're offended, it's probably because something hit home, and (2) we're a satirical publication - you can't touch us. Nah, nah, nah, nah, nah!

The following document, which has been confirmed as a page from Christopher Columbus' diary, was found yesterday in the Brooklyn Law School library's archives:

It is the most unholy of Time, hauing fet fail before breake of day from Huguenot Ifland this morne. Hauing made my vway acroff the Greate Baye, and landing at the foote of Neuw Amfterdaam Ifland, I proceeded to descende into a great and dark cauern. I did boarde upon a segmented Beafte, the found of vvhich vwill not, upon expectation, be met again in uolume or uelocity. The segmentation upon vvhich I found myfelf was inhabited by an unruly gentleman (though he vvas by no means difernible as such on firft glance or euen fubfequent ponderance) with a fmell fo fovvle and noxious that I fled as foon as the opportunity prefented itfelf. I found myfelf in another caue which, I darefay, vvas as great as the firft. I afcended and vvas pleafantly met by vvarm rays of fun and air vvhich, upon reflection, vvas not fweet but furely more pleafant than from the fituation I had juft extracted myfelf.

I found that I vvas no longer on Neuw Amfterdaam. ftrangelly drefsed natiues greeted me and offered me their kniues. I proceeded to exchange fome Golde pieces for this offering vvhien I muft haue ftartled one of thefe neruous ftrangers by the uast quantity of precious metal on my perfon. He dropped his knife on my arm, caufing me to bleede. Obuioufly diftreffed at his miftake, he picked up my pouch of Golde and ran off. A man of leff temperant difpofition might think me robbed. But my fufpicious vvere quelled vvhien the natiue fhouted, vwith a fmile upon his face, "Yo — VVelkumta Brook Linn, Boyo": obuioufly a fign of his friendfhip.

I vvrapped my arm in clothe and vvalked only ten paces, when a fight befell upon my eyes — a magnificent old building fituated and connected upon a fhiny new building, upon vvhich vvas born the legend and I did reade, "Brooklyn Law fchool," in magnificent Golde! Immediately I fcaled the facade of this gleaming ftructure in order to carry back a golden B or f to her Majefty, the fair Ifabela. Horveuer, upon reaching the Golde letters, I was ftunned! The euil magic of an Alchemift, or perhaps the Divell himfelf had turned the golden letters into a fhiny fubftance vvhich vvas not a metal at all! Frufrated and difappointed, I took fire in hand and burnt the mocking monolithe of Lucifer to the ground and made my vway back to Espana, difappointed once again.

Jokes of the Month

et al.: The Justinian

This Month's Contest

This month's special : David Koresh & Jim Jones jokes Animal jokes

How do you pick up a Branch Davidian girl? With a Dustbuster.

How many Branch Davidians can fit in a phone booth? All of them - in the coin return.

Did you hear who just stopped smoking? David Koresh.

Why did Koresh set his compound on fire? To keep up with the Joneses.

Why were there no Jim Jones jokes? The punchlines were too long.

What's the newest holiday for Branch Davidians? Ash Monday.

What's the favorite holiday in Waco, Texas? Ash Monday

What does Waco stand for? We Ain't Coming Out.

Why didn't the Branch Davidians become preachers? Because they became friars instead.

How do you kill a blue elephant? With a blue elephant gun.

How do you kill a pink elephant? Choke it until it turns blue, and then shoot it with a blue elephant gun.

A duck walks into a drugstore, goes up to the druggist, and says, "Let me have some chapstick, and put it on my bill."

A duck walks into a drugstore, goes up to the druggist, and says, "Let me have a condom."

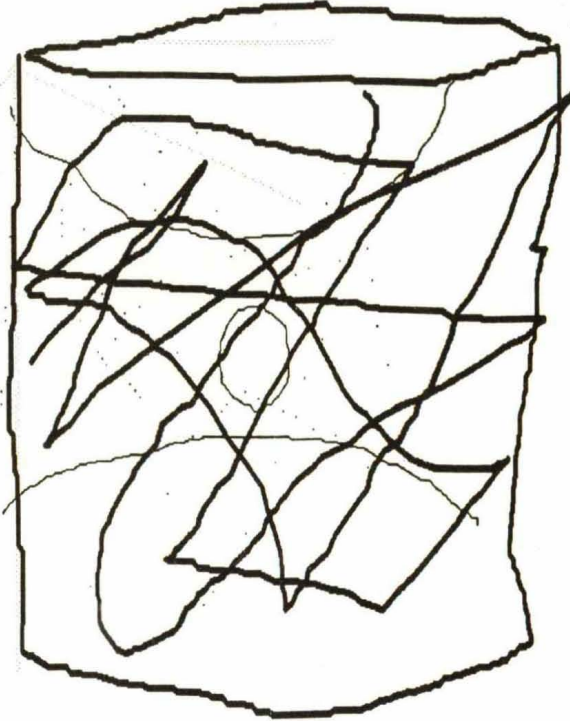
The druggist asked, "Would you like that on your bill?"

"Hey, what kind of duck do you think I am?"

What do you have when you have two green balls in your hand? Kermit's undivided attention.

Bill Clinton, George Stephanapolous, Janet Reno and David Koresh are on a boat. Clinton

Doodle Man: For this month's contest, write to us and tell us what this is a doodle of. The first person to write in correctly will win \$1000.00.



Guide to Interviewing with Large Law Firms

The following guide is put out by the Office of Career Placement, to help you in your future firm interviews.

I. Physical Exams

Large law firms rarely make you take physical exams during first or call-back interviews. If someone at the law firm insists on taking your temperature, you might have reasons to worry - especially if you don't see a thermometer.

II. Typical Interview Questions & Answers

The following are a list of standard questions asked at interviews, with sample answers:

1. Q. Are you willing to put in long hours?
A. Shyeah! And monkeys might fly out of my butt! (Incorrect)
A. I've never been afraid of hard work. (Correct)
2. Q. Are you _____ (any non-W.A.S.P. ethnic or religious group)?
A. [Punch interviewer and storm out insulted]. (Incorrect)
A. Heh, heh, heh! Don't be silly. (Correct)
3. Q. Would you mind if I took your temperature?
A. Why, not at all.
A. Excuse me, is there a bathroom around here? (Choice is yours)

III. Eating With a Hiring Partner

Contrary to popular belief, this is not a test of etiquette or social skills. It is a chance for you to relax and get to know the person who will decide whether you make \$1,500 a week for sitting in a library, or make \$120 a week to say, "would you like fries with that?" It is also a last chance for you to say something stupid. Avoid questions such as, "do you think I will have to work more than 60 hours a week?" Or, "will I have to work on (any non-Christian holiday)?" And especially, "is

that a toupee you're wearing?"¹

IV. What Should You Wear To An Interview?

Plaid jacket with elbow patches, Gap jeans, no tie and Dockers without socks.

V. What Should You Really Wear?

Your least comfortable clothes that fit.

VI. Do You Have A Choice of the Area of Law You'd Like to Practice In?

Of course you do. Large law firms are composed of people.² They care about you.³ Usually you have at least two choices - where they want you, or at Legal Aid.

VII. Why Do You Want to Work at a Large Firm?

1. A large variety of interesting cases.⁴
2. Big paycheck.⁵
3. Law school, whose board members consist of (a) partners in large firms, (b) judges, (c) associates in large firms, (d) law professors, and (e) non-practicing "famous alumni", have not taught you how to work in any other environment (a/k/a the real world).

VIII. Top 10 Signs of a Firm You Wouldn't Want To Work For

10. Associates have haunted look in their eyes normally associated only with former hostages and persons who have accidentally seen Delta Burke naked.

9. Signs posted that say, "Please don't

- 1 An especially bad question if that person is a woman.
- 2 In the same sense that pit bulls are cute little dogs.
- 3 In the same sense that a black widow spider cares about her partner slightly after mating.
- 4 Within one tiny little field.
- 5 Based on gross pay. Actually hourly wage is less than "Fry Person #2" at Wendy'sTM.

feed the associates.”

8. Partners laughed when you accidentally said the word “vacation.”

7. You tell the receptionist you like her haircut, and she reports you to EEOC for sexual harrassment.

6. Senior partner makes you sit on his lap and call him “Naughty Li'l Santa.”

5. Mandatory urine taste tests.

4. Every partner is a white male, 40 - 70 years old, with a bad haircut who truly enjoys locker room humor.⁶

3. Secretaries are former prison guards.

2. Associates known to flee in large numbers for less stressful jobs, such as teaching hair care at Riker's Island, or high school English.

1. At first interview, hiring partner asks you to pull his finger.

⁶ *Editors' note* - Due to computer error, a real reason slipped through this article. We apologize for any inconvenience or discomfort this real fact might have caused you.

Notice

To: All Faculty
From: Dean Joel Gora
Date: April 1, 1993
Re: Pants

All faculty is asked to put their pants back on immediately. I'm not kidding.

Notice

To: BLS Community
From: Prof. Richard Farrell
Date: April 1, 1993
Re: Above memo.

I don't care - I'm still not wearing pants!

Notice

To: BLS Community
From: Prof. Leon Wein
Date: April 1, 1993
Re: Above memo.

Me, too!

Last Month's Elvis Sightings

March 1 *Hershey, Pennsylvania.*

E.P. causes a commotion when he finds out chocolate factory tour doesn't actually go through the real chocolate factory, but a Disney-type “chocolate factory” simulation ride. The rock legend is seen stumbling away, teary eyed and disillusioned.

March 7 *Topeka, Kansas.*

Elvis is sighted working behind the counter at a local Bob's Big Boy as the “french fry boy.” Forced to turn in his paper hat when he went over the limit for free employee Whoppers.

March 9 *Juneau, Alaska*

Mistaken for an abominable snowman, The King is shot at by an unknowing fisherman for causing avalanches when singing “Hound Dog.”

March 16 *New York, New York*

The rock superstar lends his services in blowing up gigantic shamrock balloons for next day's St. Patrick's Day Parade.

March 17 *Belfast, Ireland*

Elvis is spotted dressed in a green rhinestone jumpsuit singing a rocking and rousing chorus of “When Irish Eyes Are Smiling” in a local pub.

March 23 *Exit 14B, New Jersey*

Police ticket Ole Swivel Hips for impersonating a toll collector on the New Jersey Turnpike. Police let him go when he tells them he was only doing it to finance tomorrows's big “Doughnut Day” event, and promises not to do it again.

March 24 *Milwaukee, Wisconsin*

Elvis hands out free glazed doughnuts to thousands of shocked fans.

March 29 *Colonial Williamsburg, Virginia*

Although not actually seen, the next day five newly smelted anvils are found bearing the insignia “The Big E.P.”

March 31 *Sante Fe, New Mexico*

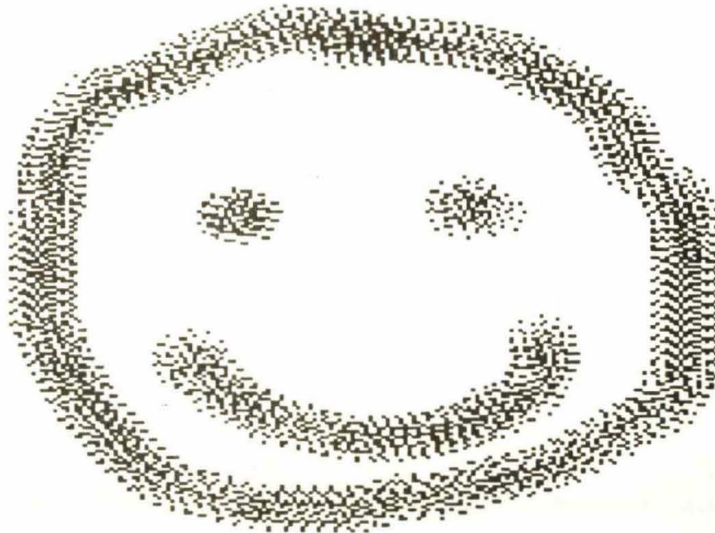
Appears at Bob's Beer Hall, singing polka version of “Love Me Tender” with Jeb and His All Accordion Beer Band.

Get Ready !!!

Graduation Party at Tavern on the Green
is coming soon!

Admission FREE!*

Food & Drink FREE!**



- Where? In order to save time and money, this semester's party will be held in the men's and women's bathrooms on the 3rd floor of Brooklyn Law School.
- Why? Attendance is mandatory. The Registrar will not certify any bar exam applications unless you attend. Everyone who attends will have a large hot-pink flamingo tattooed on their foreheads, so don't even *think* we won't know if you didn't show up.

* There is, however, a \$35.00 surcharge in order to get out. Cash only.

** You will be served one carrot stick and a warm can of non-alcoholic beer. You will consume them, and you will enjoy them.

Personals	pamphletting a must. 2234	want your parents to know? Here's a secret, just for you — buy the new Camel Joe plush toy. It's stuffed with real tobacco, the tongue can be peeled and used for rolling paper, and inside the left ear is a mini-can of Lysol. Be cool like the adults on tv — learn to smoke now without anyone knowing!
Single White Ultraconservative Male , 25, looking for handsome woman with family values. Must hate the lower classes and "alternative lifestyles." Must be willing to take STD tests monthly and be acceptable to Mother, Father and members of the country club. 2438	SWM, looking for any race man or woman. Must have luscious lips and ears I can nibble on. Must not be afraid of electric tools, and promise to keep your eyes out of my refrigerator. The disabled are encouraged to respond. Write to: Jeffrey Dahmer c/o Michigan State Penitentiary. 5849	BLSPI clothes sale. On Apr. 15, we'll be selling items donated by actual BLS professors. Large quantities of nylon women's pantsuits and men's courderoy jackets with leather elbow patches predicted to be available. 90210
The Woman Who Has It All , including herpes, looking for a man. Any man. Pulse optional. 1269	SWM, looking for discreet relationship with another man from New Hampshire, who is willing to travel to Washington, D.C. during U.S. Supreme Court terms. 6845	Situations
SBM smoker, looking for <i>anyone</i> who doesn't mind yellow teeth, ashtray breath, and stained fingertips. 7435	Famous married black male , looking for <i>discreet</i> relationships with women who dig pornography. If you like Long Dong Silver, we already have something in common. Must not mind pubic hair jokes and must not be intelligent. 666	
Beautiful, Green-Eyed Brunette , with a warm smile and kind heart. I'm 23, 5'3", Ivy-educated and live in Manhattan. You're a down-to-Earth, never-married black male, 6' plus, who can lift all 350 lbs. of my love. 0432	Single black female , looking for relationship with warm black male. I smoke, so write quick - I probably don't have much time left. OU812	Greek mother with wonderful, educated, Greek son. Has outstanding earning potential, kind disposition, wonderfully warm eyes, and smile. Seeking Greek woman who will treat my son like the prince he is. Mousaka recipe, yard work and fertility a +. 0001
White Male from Arkansas , 46, seeks subservient woman who can keep her mouth shut. Elvis fan a +. Must have no opinions on health care or children's rights. 1172	Merchandise	Small sympathetic woodland creature seeks attorney to take wrongful death action of parent in forest fire. Contingency agreement or payment in pine cones necessary. Write: Bambic/o Mike Eisner, Orlando, FL. UB6IB9
Senator from Oregon , looking for new personal assistant. Must have typing & computer skills and be fluent in several languages. Must also have large breasts, little common sense and be able to take dictation in odd positions. 0667		Successful female corporate lawyer, seeks child-care situation. Proof of citizenship or status as independent contractor a must. 1681
Woman with passive gains , seeks man with passive losses for mutually beneficial tax relationship. Contact before April 15 is encouraged. 5346	For sale: Textbook for Professor Allen's Family Law class. Never used. 9432	Designated driver sought for U.S. Senatorial car pool. Includes influential members of Senate Judiciary Committee. Seeking full time, days & nights, driver. As Congressional employee, perks abound, although not entitled to minimum wage rules, Title VII protection, OSHA reg's or family leave protection. 3337
Second-year, female law student , top 10%, with copious outlines in: Cohen's Sales; Gora's Fed. Cts.; Poser's Corp's; Comerford's Inc. Tax. Seeking like male with outlines in: Pinto's Corp. Fin.; Garrison's Trusts & Est's; Twerski's Conflict of Laws, and; Gerber's Dr./Cr., for mutually beneficial exchange and contingent relationship. 7643	I've got pants! 2164	
	So do I! 2165	Religious zealot sought to replace old religious zealot. Branch Davidian affiliation and stigmata considered pluses. Contact: Survivors, Waco, TX.
Bright, hardworking, male Jehovah's witness , seeks same in a Brooklyn Law School female. Conversion and	Want the cool effects of cigarette smoking, but don't want the health problems? Try our new <i>safe</i> side effects kit. Comes with cigarette flavored mouthwash, cigarette smoke potpourri, "hacker's cough" sound effects tape, plastic scratch-and-sniff "overflowing ashtray," and melanoma make-up set. Order now and receive 5 pounds of ash and 6 rolls of stained wallpaper, <i>free</i> . Call 1-800-RJR-SAFE. 90125	
	Hey, kids! Want to smoke, but don't	BLS student seeks attorney to represent him in a wrongful removal from class action. 6662

UnJustinian Exclusive !!!

Madman takes over BLS newspaper!

12 Hour Seige Ended by A.T.F. Agents

More Vicious Than Koresh Branch Davidian Followers!

Machine That Produces Newspaper Headlines Runs Amok!

Reuters, Brooklyn

This morning the offices of the Brooklyn Law School newspaper, The Justinian, were taken over by former Green Beret Colonel Robert J. Turcot. Col. Turcot was court marshalled in 1972 for killing 12 of his own troops outside of a sponge factory in San Antonio, Texas. Col. Turcot was sentenced to life imprisonment in Fort Leavenworth, Kansas. Col. Turcot escaped from prison 2 years ago, and authorities have been searching for him ever since. Turcot became an evening student at Brooklyn Law School this year, although authorities are still trying to determine how this happened.

Editor-in-Chief of The Justinian, Hemantha Parvatharaj, told this reporter that the extent of damage to the newspaper's offices would not be known for a few weeks. "None of this would have happened," said Parvatharaj, "if only the Student Bar Association had given us our budget on time." The only damage evident was to a machine that produces the newspaper headlines, which ran amok, although no one knows where the effects of this machine's damage might show up.

Police, FBI and A.T.F. officials assured everyone who was listening that a full report would be released soon.

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The Justinian

Founded in 1931 • A Forum for the Brooklyn Law School Community

May 1993 • Volume 62 • Number 5

words

FREEDOM OF THE PRESS

Ideas

Slander, slan'dér, *n.* A false report maliciously uttered; defamation.—*vt.* To defame; to calumniate.—**Slanderer**, slan'dér-ér, *n.* One who slanders; a defamer; a calumniator.—**Slanderous**, slan'dér-us, *a.* Containing slander; that utters slander; defamatory.

JULY 4, 1776

The unanimous Declaration of the thirteen united States of America

SARCASM

COMMON SENSE

Of the Origin and Scope of Government
in general, with especial Remarks on the
FEDERAL CONSTITUTION.

Parody

SOME where have I understood today
with governmental, as to these things or
the distinction between these, whereas,
they are not only different, but have a dis-

Satire, sa'tir, *n.* A writing ridiculing vice or
folly; an invective poem; sarcastic or con-
temptuous ridicule.—**Satiric**, **Satirical**, sa-
ti'rik, sa-ti'rik-al, *a.* Belonging to satire; given
to satire; sarcastic.—**Satirist**, sa'ti-ris-t, *n.*
One who satirizes.—**Satirize**, sa'ti-riz, *vt.* To
expose by satire; to censure in a satiric
manner.

Libel, li'bel, *n.* A defamatory writing; a
malicious publication; the written statement
of a plaintiff's ground of complaint against a
defendant.—*vt.* (libeling, libeled). To frame
a libel against; to lampoon; to exhibit a
charge against in court.—**Libeler**, li'bel-er, *n.*
One who libels.—**Libelous**, li'bel-us, *a.* Con-
taining a libel; defamatory.

HUMOR

Commentary

Please don't sue me.

YEARS AGO



The Justinian

Member of American Law Student Association



VOL. XVIII, No. 2

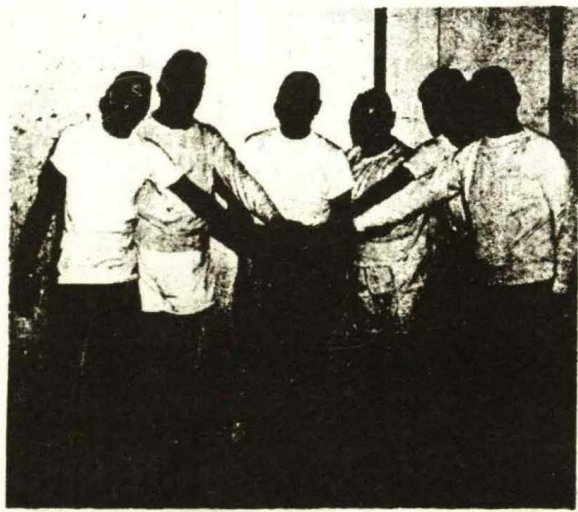
BROOKLYN LAW SCHOOL, BROOKLYN, NEW YORK

December 1957

FACULTY - STUDENT BRAWL GAME SET FOR SATURDAY DECEMBER 14

By FRED SCHURR

FEARLESS FACULTY FIVE



From left to right: PROFESSORS HAUSER and SEALY, DEAN PRINCE, PROFESSORS FORKOSCH, GILBRIDE and BLOCK

As the night of the big game approaches, faculty hopes for an honest win are centered around Jerome "Prancing" Prince and Donald "Set-Shot" Sealy, the co-captains for this year's faculty five. "The Prancer", in addition to being one of the foremost authorities alive on Evidence, is reputed to be a basketball expert of extraordinary capabilities. He hooks well with either foot and will have to be guarded closely by the student team. "Set-Shot" possesses a fine pair of hands and is reported by the early morning maintenance men at the "Y" to be practicing daily—in secrecy.

As usual a capacity crowd is expected on Saturday night, December 14 at the Brooklyn YMCA, 35 Hanson Place, a basketball's throw distant from the school. The entire faculty is expected to be in attendance and cheering.

Gerard "The Great" Gilbride, Milton "Galloping" Gershenson, and Morris "Facts" Forkosch will round out the powerful and speedy starting faculty quintet. Gilbride, the wiry

speed merchant, is anticipated to be the key ball handler and playmaker for the professors. The "Galloper", who is well-versed in Equity also has a big bag of special injunctions for use on the boards, if things get a little rough. The "Galloper" is a sure-fire hot-hot and calm ball handler. "Facts" is a clever ball-handler as well, but his forte lies in his scientific approach. This year "Facts", just by doing a little reading, has perfected his tripartite attack to a degree that he believes is irrebuttable in the basket zone. "Facts" promises a special surprise or two for the student team this year, but would go no further in his exposition.

While boasting of their fine physical condition to go all the way, the faculty five is believed to be "loaded" with reserves this year. James Murphy may be used for insurance purposes and to put the freeze on and keep the students at a proper distance. However Professor Murphy is a bit reluctant because he thinks some of the ladies are too young to see him in shorts. Also on the bench, rarin' to go, will be "Hooks" Hermann, who played a magnificent game last year as everyone will recall. In addition "Buster" Block and "Rebound" Rotwein round out the imposing array of talent.

Half-time ceremonies will be highlighted by a foul shooting contest among the faculty members. The winner will receive an appropriate trophy. The M.V.P. of the faculty quintet will be selected on the basis of the applause given by student judges presiding in the stands.

Game time is 8:30 P.M. The music for the dancing to follow will be supplied by Carl Boris and his band. They will play requests submitted. As usual, all proceeds will go into the coffers of the Student Aid Fund. Everyone is invited to have a grand time in supporting an excellent cause.

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SO LONG AND THANKS FOR ALL...

I should feel nostalgic about leaving Brooklyn Law, but filling out the tedious New Jersey Bar application form, trying to recall all my permanent and temporary residences and employers for the last 10 years, getting fingerprinted and arranging for an exit interview during finals have removed any feelings of sentimentality. No, it is not a difficult process, but a necessary evil, because leaving this school without having to promise to give up your first-born merits an additional two credit class. However, I will permit myself a moment to reflect upon my three years in Brooklyn Law School, even while I'm struggling with my last paper and studying for my finals.

I can end my last editorial with complaints about the non-existent library, the never-ending construction, the noise during exams, the excessive time allotted for the winter reading period and the inadequate time for the spring, the scheduling of exams, the lack of a front entrance, the eagle eye of the bursar, the random assignment to restricted classes (where, inevitably, you are 132nd on the wait list to a class you must take in order to graduate) by the registrar, and the permanent assignment of class rank based on your first semester, first year's legal writing grade. But I won't.

Instead, I want to extend my heart-felt appreciation and warmest regards for people who have made my life through this sometimes bureaucratic nightmare bearable. I have forged bonds of friendship that will take formidable effort to disrupt. And it IS possible to commence life-long friendships with the first few people you meet in Legal Process.

We have all suffered through Legal Writing hell. By the way, a highly respectable and notable attorney told me that he NEVER says, "May it please the court, my name is" He said that he did not care whether it pleased the court that his name was so-and-so. He was the same one who demonstrated how absolutely subjective grades were. Too bad I did not meet him until the psychological damage was complete. And it took another legal writing course, Appellate Ad., to restore my confidence in my teachers for promoting me from kindergarten to first grade. As everything is cyclical, Advance Legal Writing may put me back into the fetal position.

In retrospect, memories of my first year seem like visions from David Lynch's reject pile: hellish, surreal, and deadly (my ego was mysteriously murdered around the first week). In contrast, my last semester has been challenging and refreshing. Professors Herman's and Madow's Law and Literature class has been long overdue, reminding the law student that law need not exist in a vacuum. Debtors' and Creditors' Rights is a survival course, especially when student loans become due. And the Socratic method becomes more a distant memory than a terrifying reality.

Soon, I will write my last exam number on the last blue book and then wait, fervently, for extra tickets to graduation. Personally, anybody who remained friends with me, even after seeing me turn into a monster during every set of finals, deserves to be at graduation. Unfortunately, sitting through four hours of other people's names until mine is reached may not be the appropriate reward. After that, I will start to study for the bar. And study. And study.

So my immediate future is fairly set in stone. I wish my fellow graduating students luck for finals, and The Final. I want to thank *The Justinian* for giving me Page 4 to vent my frustrations and set down my stream-of-consciousness thoughts. I want to thank Hemantha, my Editor-in-Chief, for giving me (almost) free reign and for being supportive and understanding. Good luck to the in-coming editorial staff. And my friends, my buddies, my fellow study partners, I'll see you at breakfast before the live lectures begin.

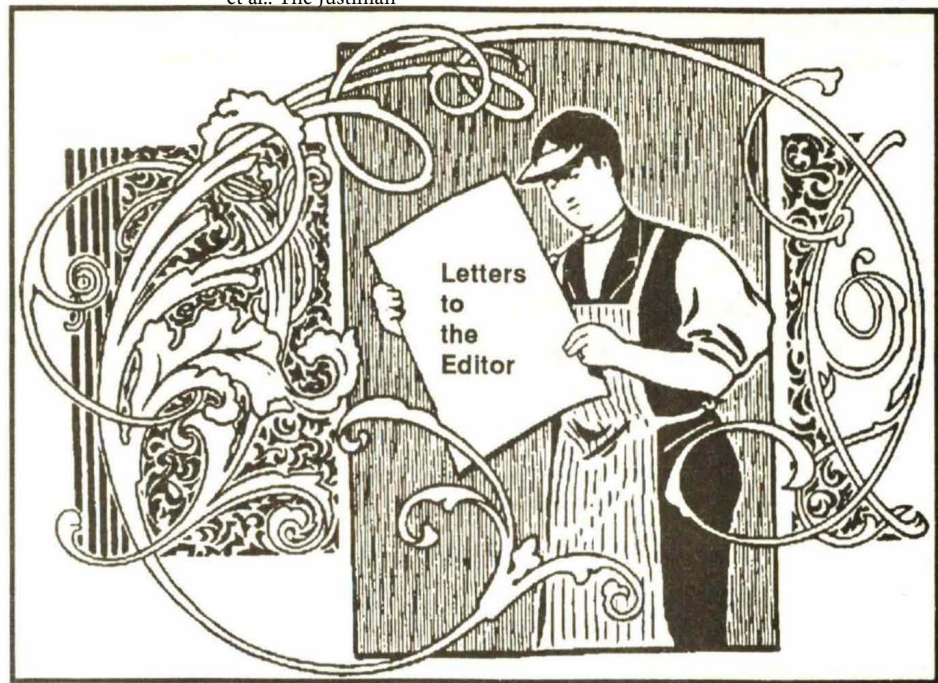
Dear Editor,

As John and I sat at one of the tables in the back of the cafeteria, he asked the question common of second-year students: "What is the school doing to help me get a job?" I told him that his own resolve would be his best source of assistance. The school services are there for him — he need only tap those available resources. But then he told me that his interest was JAG.

"JAG" is the acronym for the "Judge Advocate General", the legal services for the nation's various military organizations. The JAG representatives are told that they cannot come on campus because of the military's policy of not allowing openly homosexual individuals to participate in the military. While the military policy is currently under reformulation, the school's policy is not. The school does not encourage nor does it fund discriminatory organizations. Because of another experience, I hesitated in giving John my answer: "It's an effort to be consistent, John."

The experience I refer to was an episode during last fall's budget hearings. As a graduating student who was on the Student Bar Association Budget Committee, I know the S.B.A works under similar guidelines in funding only groups and events that do not discriminate. Yet this year, the Black Law Students Association ("BLSA") was funded for part of its expenses for its off-campus participation in the national chapter's moot court program. For two reasons I inquired as to the propriety of such a program and a possible conflict with our restrictions.

First, many of the other numerous and diverse organizations made similar requests for partial funding for off-campus events connected to their purpose. *None* of these requests were funded. Second, the national organization sponsoring these programs for BLSA allows only blacks to participate in these competitions, thus excluding Asians,



Hispanics, Caucasians, etc.

The responses I received to these inquiries seemed acceptable at the time. I was told that the program was educational and benefitted the school's reputation. Also, I was told that these programs had been traditionally funded. Concerning the second point of contention, I was told that the national group and indeed the school organization would rewrite their charters in the interest of being inclusive.

In retrospect, I now question the veracity of the gain available to the school's reputation by having its students participate in events on- or off-campus which are not open to all students. The school's parties and publications have no such qualifications. In fact, the organizations with a religious connotation are always informing the student body that *all* are welcome to join in their events. Also, educational programs can be paid for by the educational institution itself much like Moot Court Honor Society.

Could the same argument of "a gain for all the school from the accolades to a few" be an analogous response to those opposing the exclusion of JAG interviewers? Absolutely. The law school had traditionally secured interviewing space on campus for JAG interviewing on campus, but that policy was abandoned without a thought for the need for continuity of tradition. Continuity of

tradition lost out to those who argued consistently of policy for all groups.

In regard to the second argument made to funding the moot court program, I have been told, most recently, that the assurances that the national group would change its requirements did not come to fruition. Through no fault of our law school's BLSA, which did change its charter in the name of inclusion, the moot court program still continues to explicitly exclude a segment of the law school community. I believe the school would correctly feel red-faced if "JAG interviewing" were continued because of an assurance by the military regarding homosexuals that likewise did not come about.

While I cannot speak for the other Budget Committee members, I feel duped. We did our best to treat all groups equally and respond to their needs. Yet in our efforts to be egalitarian — perhaps even "politically correct" — moneys were allotted for an effort I now see as an exception to the rule. It is an exception to budgetary policy in the name of a) tradition, b) "the education of the few benefits the many," and c) assured changes.

I hope next year's budget committee can gain from this experience. While I realize hindsight is 20/20, this example will hopefully lead those S.B.A. members to foresee such an occurrence when they make future funding decisions. Maybe they will then be able to tell their friends, like John, that they were *truly* "consistent" and not have second thoughts about using that word in the future.

Pat Russo
Class of 1993

Dear Editor,

Unfortunately, I am writing what I have come to term in my mind as a "Letter of Embarrassment." I have recently learned of the extent and varieties of plagiarism at Brooklyn Law School ("BLS"). In the past two years, I have seen countless occasions where students have had friends, girlfriends, boyfriends, parents, and fellow students help them write or actually have these people write a paper for them. This has raised two concerns

for me: first, the actual extent of plagiarism, and second, the openness in which students discuss their plagiarism.

First, the extent of plagiarism has surprised me because I expected to hear that a student had a co-student proofread a paper. However, the plagiarism doesn't stop there. I have heard of students having friends write papers for them and re-write sections of papers. Last year I was especially shocked at the number of students who went beyond the "closed universe" of the Law Review writing competition in order to enhance their understanding of the issue. The great extent of students' plagiaristic efforts illustrates a pervasive disrespect for both the academic process as well as their own education.

Second, the most shocking part of my introduction to plagiarism is the openness in which it is discussed. My discussion with fellow students indicate a general acceptance of plagiarism. I have had friends, as well as mere acquaintances, proclaim that they have had their parent, co-workers, or friends proofread, rewrite or even completely write a paper for them. It surprises me that these students don't recognize the seriousness of their actions and try to conceal them. Of course these conversations with fellow students have always ended with statements such as "but don't tell anybody." While these statements do show that the student vaguely knows that such actions are improper, the openness in which the student has discussed the plagiarism results in an overwhelming sense of acceptance among students.

Since I have been so disturbed by my fellow students' actions, I have given a great deal of thought to preventing future plagiarism. It is my understanding that the BLS Law Review (through its publication contracts) and Journal of International Law requires that members submitting papers for publication sign a simple affidavit attesting to the originality of the paper and that the member has not engaged in plagiarism while writing the paper.

While it may seem harsh to require each student to file a similar affidavit each time a paper is submitted to a professor, it may be the only way to consistently communicate the importance of the

BLS plagiarism rules as well as forcing each student to attest to their personal integrity. While I cannot predict the success of such a program, I expect that students who are unsure about the school policy will have no excuse for their ignorance. Additionally, in requiring signed statements by each student the school will be reemphasizing its commitment to enforcing its anti-plagiarism rules.

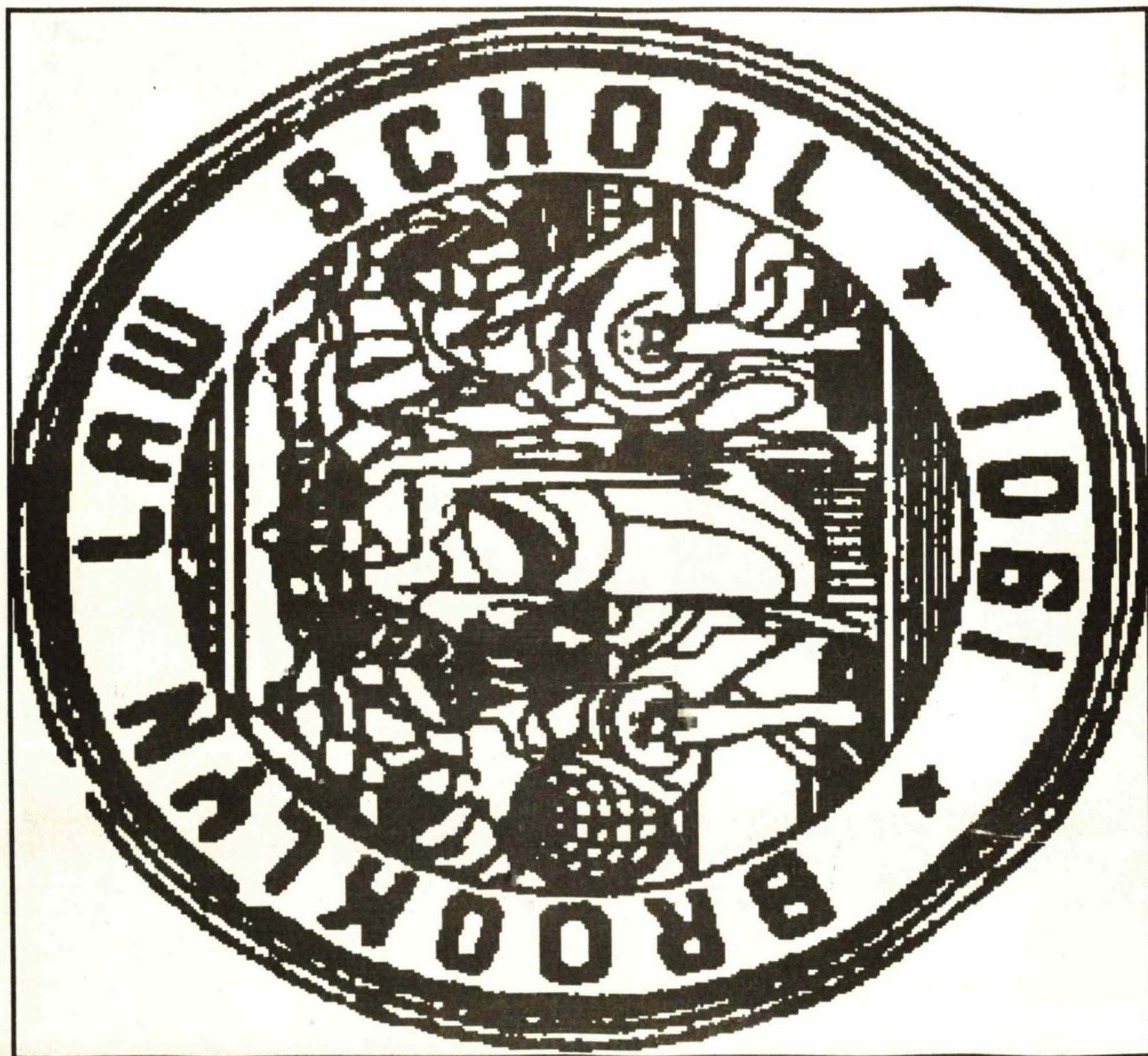
This program is important because BLS has both an obligation to protect the academic integrity of the school by controlling plagiarism, as well as an obligation to produce lawyers who have a well formed sense of ethical and legal responsibility. I say this because my recent discoveries of BLS plagiarism has left me with an unyielding

et al.: The Justinian

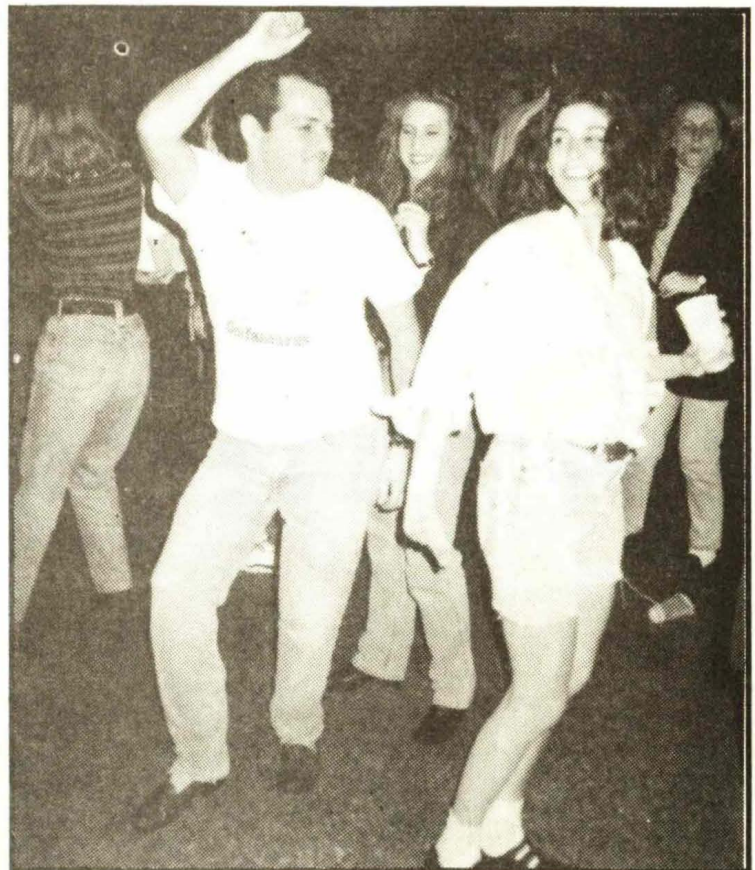
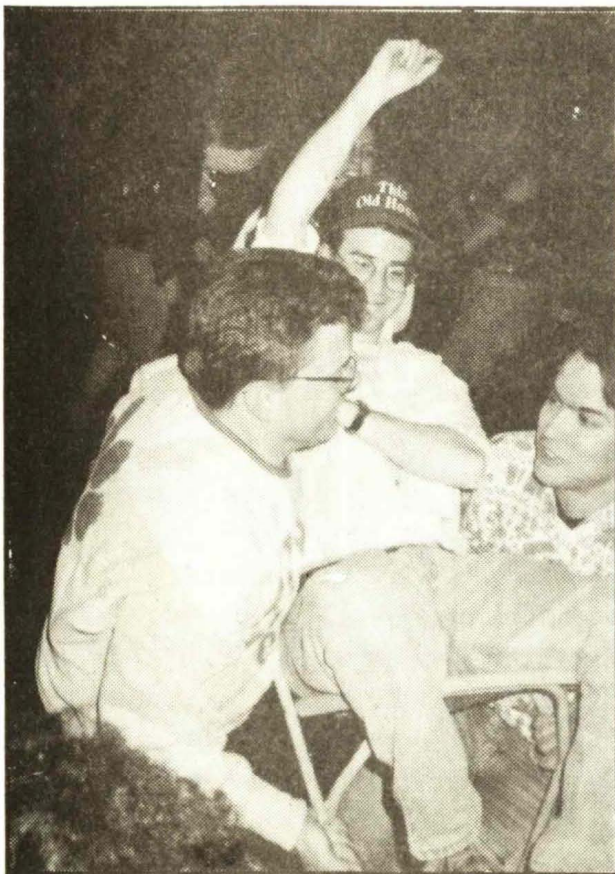
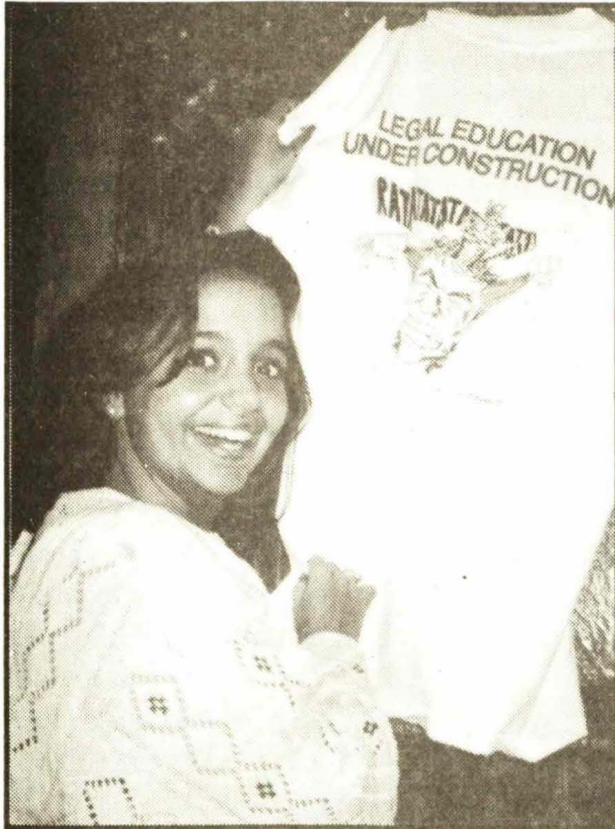
feeling that if BLS students cannot get through three years of law school without cheating, what kind of lawyers will they be?

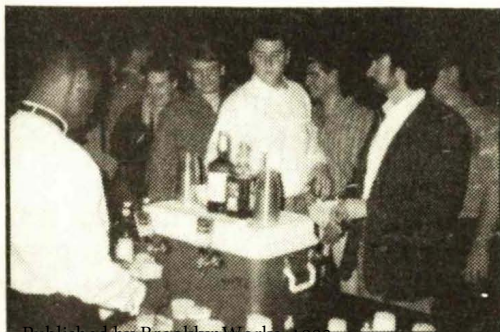
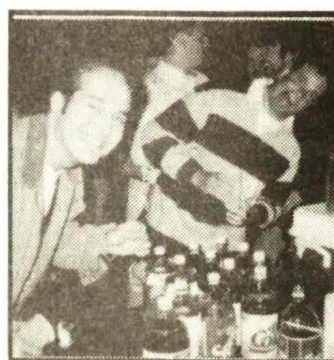
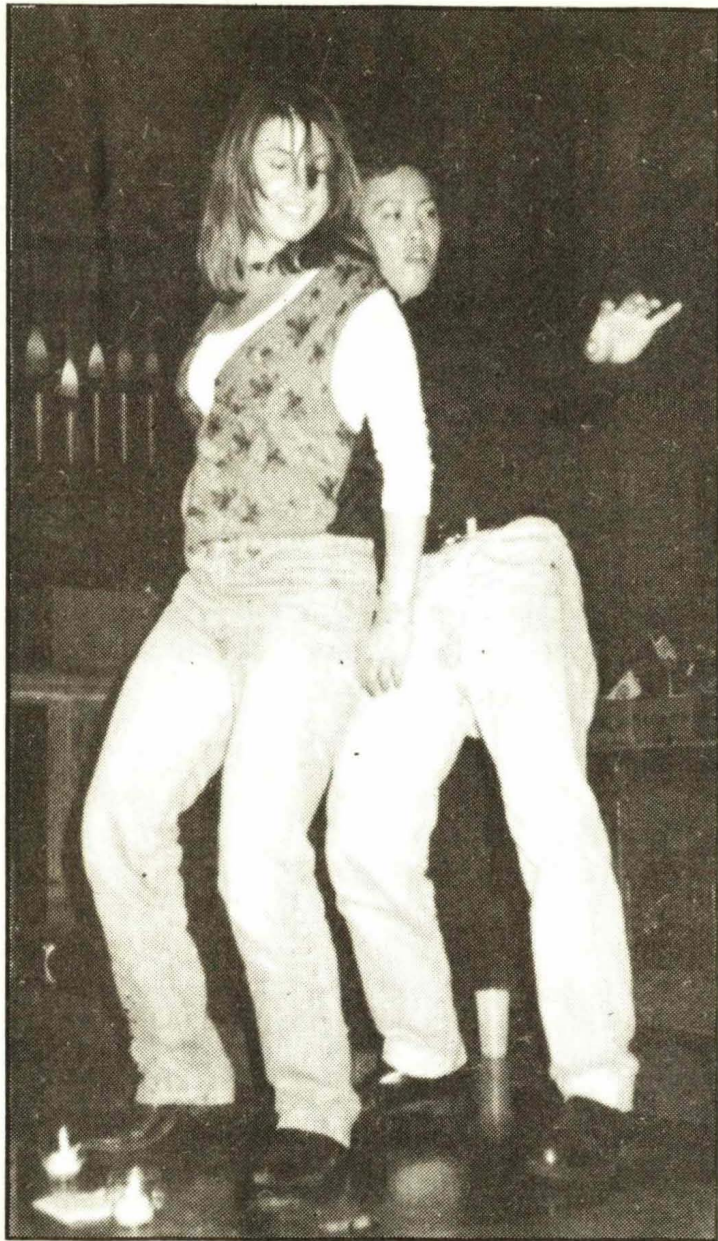
Anonymous

Editor's Note: It is not usually the policy of The Justinian to print anonymous letters to the editor. Due to the subject matter discussed in this last letter, I thought it best to respect the wishes of the author. The author might be confused since a name was not submitted along with the letter; however, the author will notice that certain changes were made to the article which I think better preserve its anonymity. Therefore, 2 + 2 = if I could figure out who you were, so could others.



SPRINGFEST





1993

by Howard Tygar

THE PLACEMENT OFFICE CORNER

As a member of the National Association of Law Placement ("NALP"), each January we conduct an employment survey of our most recently graduated class. This year, our survey showed that 84% of the respondents from the Class of '92 were employed within six months of graduation, with 86% of the class responding. This compares very favorably to the prior year, when 85% of the respondents from the Class of '91 were employed within six months of graduation, with 87% of the class responding. Although one might assume that non-respondents tend to be unemployed, the NALP verification studies indicate that this is not the case, and our own experience also indicates otherwise (law students, like everyone else, often do not like to fill out forms!).

Moreover, NALP's preliminary report of the 1992 Recruiting Season Survey shows that 83.5% of law school graduates nationwide were employed within six months of graduation, a 2.4% decline over last year. In comparison to these nationwide results, it is clear that we were ahead of the market. In addition, the Class of '92 was bigger than the Class of '91, so that the stability of our results is particularly impressive. In the spring, when we re-survey the unemployed respondents, as well as the non-respondents, we hope to find the nine-month figure to be well over 90%, as it was with the Class of '91.

It is interesting, if not surprising, that law schools generally are very sensitive about their statistics. Each year reporters from legal publications ask us to give them our employment statistics. We have always been willing to do so and to have them verified, provided that other metropolitan area law schools would do likewise. In this way, all reported figures would be subject to verification. Although Columbia and NYU were willing to subject their employment statistics to scrutiny, the other schools apparently were not because our offer has never been taken up.

What, you may ask, does this all mean to you? It means that most of you will be employed within six months of graduation, and almost all of you will be employed within nine months of graduation. Too long, you say. To be sure, the legal employment market has tightened over the past several years and our placement rate is not as good

as it was in 1989 when 70% of the class had jobs at graduation. Consequently, it is even more important than in the past to know what job search strategies to follow.

Let us track the realities of the search for a permanent position. One route is to obtain summer employment following your second year in law school through the Fall On-Campus Interviewing Program, and to receive an offer of permanent employment at the end of the summer. The employers who participate in this program are major legal employers—mid-size to large law firms, Legal Aid, District Attorney's offices, or similar employers, and the Fall hiring season is very grades-intensive. Consequently, only about 20-25% of the graduating class finds employment through the Fall On-Campus Interviewing Program.

There are far fewer positions available to graduating students during the Fall hiring season of the last year in law school. So, if you do not obtain summer employment through this process after your second year, or if you do but do not receive an offer of permanent employment, you will have only a limited second chance through the Fall On-Campus Program in your third year.

If you are not successful in finding a summer position through the Fall On-Campus Program, you should be able to obtain one from the many listings we maintain in our office. For the first three months of this year we listed a total of 79 summer jobs for first and second year students. We receive many summer listings as late as June. Some of these summer positions may carry over into the Fall and, for graduating students, some may even mature into permanent offers upon graduation.

Another important route is to obtain a part-time position with a law firm or public sector agency starting in the Fall of your second year. These positions frequently carry over into the summer and, in some cases, also mature into permanent positions upon graduation. Even if they do not, you will have obtained substantial student law clerk experience which will make you quite competitive in the job search.

We initiated three new recruitment programs this year in an attempt to increase the opportunities offered by these alternative routes. Our

first Spring On-Campus Recruiting Season began on February 1, targeting smaller law firms, and smaller governmental and public interest agencies. By the end of March, twelve employers had listed with us, including four listings for the Class of '93. In our opinion, these are excellent results for a new program. Some employers chose to interview in their own offices rather than on campus, making this less visible than the Fall program. But we certainly have reached employers who have not listed with us or interviewed our students in the past. Because the program is, deliberately, more informal and therefore less visible, you need to watch our bulletin boards for listings. The Spring Recruiting Season listings have not appeared in the job books, but information about how the Spring Recruiting Season works has appeared several times in *Pathfinder*, now renamed *Placement News and Views*.

On March 1, we launched the first Brooklyn Bar Association Summer Internship Program, which seeks to find paid summer internships with the Association's member firms and practitioners. Invitations were mailed to the 2,400 members on March 1, and as of the end of March we had received twelve listings, some seeking 2 and 3 interns. Just as summering with a large law firm or large governmental or public service agency can lead to permanent employment upon graduation, so can summering with a smaller firm or smaller governmental or public interest agency.

Finally, we are the first law school in the metropolitan area to participate in the New York City Public Service Corps, a summer internship program in which first and second year students will be placed under the supervision of legal counsel in various City agencies and will write briefs, conduct research and attend administrative hearings. These summer internships should position students well for permanent openings when they occur.

We believe that our new recruitment programs will grow in future years, and that this year we laid very important groundwork for such growth. We hope that through these programs, a substantially greater percentage of each class will have access to summer and permanent employment, since the employers who will be participating in them generally are not as grades-driven in their hiring.

For those of you who are actively seeking permanent employment now, permanent listings

will be in relatively short supply until the Fall following graduation, when the rate of entry-level listings increases substantially. The recession and government hiring freezes have had an impact on listings by smaller firms, and by governmental and public interest agencies. In addition, these employers generally need admitted attorneys, or at least attorneys who have passed the bar, thus accounting for the paucity of listings throughout the spring. This does not mean, however, that you should stop looking in the permanent job book.

If you have not found permanent employment by graduation, you probably will not be able to focus on your job search until after the July bar examination. Your resumed search will coincide with the increase in listings, however. To give you a better idea of what we mean, we had 56 listings for '92 graduates during the period from January, 1992 through June, 1992, and 92 listings for these same graduates during the period from July, 1992 through December, 1992—almost double.

Lastly, but certainly not least, it is extremely important that you come to the Placement Office for third year counseling with a member of the professional staff. To say that we can't help you because the job books contain few listings begs the question. We need to talk to you about your individual job search strategies. We may, and frequently do, have new insights and ideas to offer. Your resume may need some revision, and your cover letters almost always do to make them as effective as they can be in a competitive marketplace. We can assist you with all of this.

Most importantly, we cannot help you if we do not know that you are still looking. In addition to coming by for a counseling session, you should be visiting the office at least once a week to check the books. And, by your presence, the entire staff will get to know you and be in a better position to help you. Just ask some of our '92s.

We believe that the effects of the recession are beginning to abate, and that this, combined with our job development efforts and new recruitment programs, will increase the number of opportunities available to the Class of '93 and to future classes. Two new professional staff members will be joining us this year, bringing our total of professional staff to five, all of whom have law degrees. This institutional commitment to the placement function will enable us to engage in even more aggressive job development activities while serving a student population of over 1,300.

JOURNAL OF LAW AND POLICY

VOLUME I 1993

NUMBER 1

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ATTENTION

The *Journal of Law and Policy* is a student-run publication at Brooklyn Law School. The purpose of the *Journal* is to promote discussion and debate of issues related to law and public policy through publication of articles and commentary written by legal scholars, law students and prominent members of the legal, political and policy-making community. The *Journal* encourages prospective authors to articulate original views on current legislative, legal and political issues.

On behalf of the entire *Journal* membership, I would like to thank Dean David G. Trager and Associate Deans Joan G. Wexler and Joel M. Gora as well as the Brooklyn Law School faculty for their encouragement and support. Special thanks are due to Professor Jeffrey Stempel for his valuable advice and Richard Jagric for his generous technical assistance.

Yuval D. Bar-kokhba
Editor in Chief

JOURNAL OF LAW AND POLICY

VOLUME I 1993

NUMBER 1

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Robert Berry

**DTAP: AN ALTERNATIVE TO
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Charles J. Hynes

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**NEW YORK CITY'S CHARTER REVISION: THE
POLITICAL AFTERMATH**

BASKET CASES

by Scott Dunham

Welcome back Torts fans. Now, the moment you've all been waiting for, an opportunity to sue the Pope. The March 1st *National Law Journal* reported newly released court records showing that a Roman Catholic Priest accused of molesting dozens of boys over the course of a decade, confessed to Pope Paul IV in 1973 and begged to be released from the clergy. Plaintiff's attorney claims these documents make "the church in Rome morally and legally responsible" for the abused children's injuries. Finally, a way to get into the deep pockets of the pontiff's robe.

For those of you still wondering why you didn't get accepted to NYU LAW, perhaps the reason is that you were not sensitive enough. Once again the Moot Court board at NYU has had to offer an alternative case to students because some students found the original case too offensive. This year's case involved incest and described a gynecological examination given to a 7-year-old hypothetical victim. The students were outraged at this problem, since after all, it was too graphic for students who are incest victims to consider. The Moot Court board was faced with similar protest three years ago when it offered a hypothetical custody case involving whether a 5-year-old child should be allowed to live with the mother, who, the husband claimed, was living with her lesbian lover. A new case had to be offered since "this scenario required those assigned to represent the husband in the dispute to take a homophobic position." *New York Law Journal* (April 12, 1993).

CREATIVE SENTENCING: The Court of Appeal of California, Fifth Appellate District reversed a lower judge's sentence requiring a beer thief to wear a t-shirt proclaiming his crime.

Russell Hackler pleaded guilty Dec. 5, 1989 to one count petty theft after stealing beer from a local store. Judge Howard Broadman sentenced defendant to time served plus three years probation provided that defendant came to court each morning until he found a job, wearing a t-shirt which read, "My record plus two six-packs equals four years" on the front and "I am on felony probation for theft" on the back. The Court of Appeal reversed the sentence, finding the t-shirt "severely compromised Hackler's chances of getting a job." *People v. Hackler*, 13 Cal.App. 4th 1049 (1993). ***** The March 1st *National Law Journal* reported the public reprimanding of State District Judge Margarito Garza of Corpus Christi, Texas. The judge had told a defendant: "I wish I could be a mean, ugly gorilla and take a baseball bat and beat the living hell out of you." The judge claimed he was only trying to get the defendant's attention. ***** A prospective jurist who stood up during jury selection and proclaimed she hated lawyers, was prejudiced against the justice system and couldn't serve as a juror was sentenced for "poisoning the minds of all the other potential jurors". The judge sentenced the woman to serve two weeks of jury duty. The woman, a high school teacher, accused the judge of punishing the school district and her students with his sentence. The judge responded, "I wasn't thinking about the students because I think they are better off without her." *National Law Journal* (April 5, 1993). ***** A newly released book entitled "Supreme Folly" (W.W. Norton & Co., New York) is filled with unique cases and sentences, including a 1983 Michigan Court of Appeals decision handed down in verse. The case, *Fisher v. Lowe*, 122 Mich.App. 418, 333 N.W.2d 67 (1983), upheld

a lower court decision denying an award for pain and suffering for the destruction of an oak tree.

The decision reads:

We thought that we would never see
A suit to compensate a tree.
A suit whose claim in tort is prest
Upon a mangled tree's behest;
A tree whose battered trunk was prest
Against a Chevy's crumpled crest;
A tree that faces each new day
With bark and limb in disarray;
A tree that may forever bear
A lasting need for loving care.
Flora lovers though we three,
We must uphold the court's decree."

Affirmed.

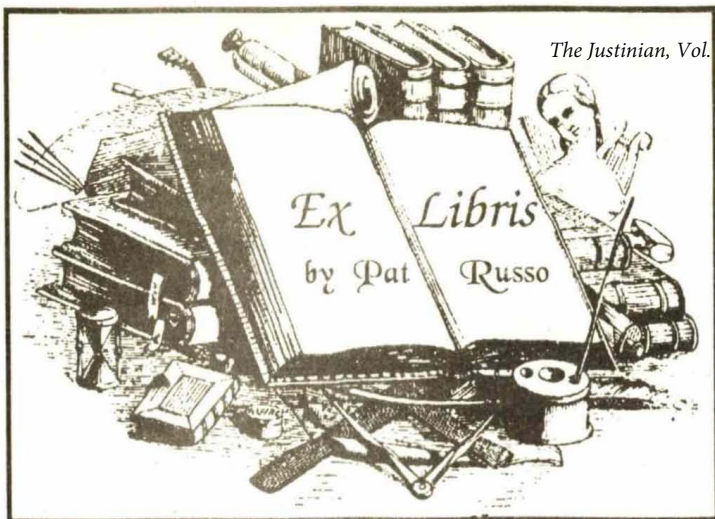
STAND up COMEDY: Not all of the humor comes from the bench. Sometimes witnesses on the stand can be equally as amusing. Attorney Rober B. Bowling's "War Story" appears in the April *ABA Journal*. Mr. Bowling was trying to prove that officers had used excessive force and that the defendant had fled to protect himself. The witness on the stand was the defendant's wife. **BOWLING:** Do you believe the officers were abusive or rough with your husband? **WITNESS:** Yeah, they were slinging him around so he broke and run. **BOWLING:** What happened next? **WITNESS:** The policeman asked me [my husband's] name and I told him I didn't know. **BOWLING:** What happened after that? **WITNESS:** The police called me a fat, lying whore. **BOWLING:** What did you say to that? **WITNESS:** I told him I ain't no liar.

TRICKY DICKS: An overzealous Connecticut police force recently attempted to avoid the legal nuisance of obtaining a judicial wiretap order by claiming the Wiretap Act pertained to only "wire communications". The police were using a scanner to monitor and record only those calls made from defendant's cordless phone. Surely, they reasoned, the Wiretap Act doesn't apply to radio waves. The Supreme Court of

Connecticut disagreed. *State v. McVeigh* 224 Conn. 593, 620 A.2d 133 (1993). ***** What if Ed McMahon had a badge? Over a hundred parole violators received letters in the mail stating that they were members of a class owed money from a recent lawsuit involving the overcrowded prison conditions they endured during incarceration. The fugitives quickly set up appointments with officials to claim their share of the fictitious judgment. Policemen kindly gave the men their prizes: a shiny pair of handcuffs and a free trip back to jail. 105 pending arrest warrants were cleared up as a result of the scam. One man was still asking when he could collect his check a day after being arrested. *National Law Journal* (March 15, 1993).

DON'T EVER REPRESENT YOUR

FRIENDS: What if Oscar Madison had a J.D.? *Attorney Grievance Commission of Maryland v. Protokowicz*, 326 Md. 714, 607 A.2d 33 (1992), a case recently circulated throughout the BLS faculty, may answer that question. The respondent was a roommate of Thomas Sanders. Both men were separated from their wives. Respondent had earlier represented Sanders in his divorce action. The Respondent and Mr. Sanders broke into Mrs. Sanders' home to take a stock certificate claimed by Mr. Sanders. Mrs. Sanders' toilet was stopped up and her contraceptive devices were strewn on the bathroom floor. The Respondent allegedly stole and read Mrs. Sanders' personal letters. During the break-in, the Respondent advised his client that he could remove marital property from the house. Then, the Respondent assisted with the theft of Mrs. Sanders' jewelry. In addition, the Respondent took a bottle of champagne from Mrs. Sanders' refrigerator and spilled the champagne on the floor. When Mrs. Sanders and her children returned home, they found their cat lying dead on the kitchen floor with champagne poured over it. It was later discovered that Respondent had killed the cat by placing it in a microwave oven and activating the oven. Although Respondent admitted the incident was "more than a drunken lark", he insisted that he meant no harm.



The Justinian, Vol. 1993, [1993], Iss. 2, Art. 1

negative findings of Anita Hill and the special interest groups who opposed then Judge Thomas' nomination.

By refusing to appear, even though many different groups clearly oppose any of Mr. Brock's findings, Mr. Brock has been successfully kept off the three popular morning programs. Indeed, thus far *The New York Times Book Review* has not reviewed *The Real Anita Hill* and the only coverage comes from a review in the Monday Sports Section of April 26th and a thrashing from columnist Anna Quindlen deriding Mr. Brock's affiliation with *The American Spectator* as the stimulus for the research - which she also questions.

THE REAL ANITA HILL: The Untold Story

by David Brock

438 pp. New York:

The Free Press/Macmillan

\$24.99 (Hardcover is not yet available in all stores)

Devastating. It seems that those people who supported or opposed as "players": in the Clarence Thomas Supreme Court nomination hearings agree that David Brock's large single volume reviewing those proceedings and Anita Hill's eventual participation in the fall of 1991 is a devastating work. Thus far *The Real Anita Hill* has already been the subject of much controversy even before a single copy had hit the book store shelves. Excerpts of the book have been cataloged in two issues of *The American Spectator* and one issue of *National Review*, each time as the cover story. *The New York Post*, in its latest incarnation as the hub of Rupert Murdoch's publishing circle, has devoted three of its newly-created daily book reviews to David Brock's book.

In contrast to the idea that "sunshine acts as the best disinfectant," all three networks have refused to interview the author on any of the early morning programs. *The Today Show*, *Good Morning America* and *CBS This Morning* have all refused to let David Brock appear. Stating that the subject matter is too controversial, they have taken the unusual step of allowing Mr. Brock to appear only if accompanied by someone to controvert his

Even though this "cold shoulder treatment" continues until today, this is a book that can't be silenced. By reading through piles of sworn testimony and the mountains of related documents, Mr. Brock comes to one conclusion: Professor Hill relied upon and made false statements, while Justice Thomas' own recollection was valid on the whole. He writes that the result of a review of the record makes this the inescapable conclusion of what happened that fated October.

Somewhat less conclusive is the author's reasoning as to why this scenario played out as it did. In a multi-faceted approach, the various players and their contributions to this dramatic episode of American contemporary political history are scrutinized - to some extent they are criticized with far greater vim and vigor than the antagonist.

The motives of these people are plain to Mr. Brock. He sees this episode as a continuation of a n increasingly-hostile Democratic-controlled Senate and Senate staff to the nominations put forth by the Republican presidents, particularly the nomination of Justice William H. Rehnquist to become sixteenth Chief Justice and the darling of the conservatives in the beltway: the nomination of Judge Robert H. Bork to the Supreme Court. In addition to these insiders, Mr. Brock goes after the leaders and members of the liberal special interest groups, whom he views as the joint catalysts with senate staffers to round up dirt on Judge Thomas. He further implicates those who would come forward to testify, in addition to those who did not

come forward yet sowed the seeds of controversy. From the first days after the nomination and the initial leaks from the senate staffers, Brock traces the roots of the witch hunt leading to the public clash between Anita Hill and Clarence Thomas. Through these leaks, led by Jim Brudney of Senator Howard Metzenbaum's staff, Mr. Brock shows that Professor Hill was put in a position to do nothing but come forward. Also, he describes how Judge Susan Hoerchner, in particular, knew of the discrepancies in dates and facts alleged by Anita Hill. Rather than suffer further attacks by attacking a woman testifying before the Senate Judiciary Committee, the Republican senators let the conflicting statements go by greatly undisturbed.

In addition to such wobbly testimony, Brock goes on to describe what happened with Angela Wright, who was to provide the second, independent example of Judge Thomas' sexual harassment of women who worked for him. Instead, her story lacked such credibility on its fact (it was not helpful that she was fired for calling someone a "faggot" and had been described as one who "took a shot" at a co-workers) that she came to Washington dressed to go the Capital Hill Ball and was never called to testify, even though she had come to the attention of the Senate because of an alleged article she had written describing her experiences as a victim sexual harassment. Yet, her testimony from interviews with senate staffers was nonetheless admitted as part of the record of the hearings.

Finally, Mr. Brock goes on to describe the "numerous discrepancies" that were a part of her testimony and her assertions and how she went on to testify to "save face." He also does a thorough job (certainly compared to the Senate) looking into Professor Hill's background and debunking the myths that she was a Reagan Republican, a conservative or - at best - apolitical. Brock tries to demonstrate that this was an attempt by the liberals to bolster her credibility and weaken the attacks of conservatives that she was furthering both a personal vendetta and her political goals for stopping the rightward turn of the courts (see David Savage's book for a tremendous overview of the Supreme Court in the 1980's).

Whatever opinion one has about the hear-

ings or the principal players, this book can't and should not be ignored. A book by Senator Paul Simon, as well as Tim Phelps and Helen Winternitz's *Capitol Games* demonstrate the continued interest people have in the hearings. Contrary to the efforts by the major networks, this is a book that should be put forward to the public, read and analyzed. Whatever attacks are made on Brock's affiliations (which incidentally smacks of guilt by association and equates his conclusions with a predisposition), the book demonstrates exhaustive efforts at researching a complex and important clash presented in a well-written and thorough manner that is good reading for anyone who was remotely interested that weekend in October of 1991.

PAVED WITH GOOD INTENTIONS: *The Failure of Race Relations in Contemporary America*

By Jared Taylor
416 pp. New York:
Carroll & Graf/Publishers Group West
\$22.95

Every once in a while a book is written that somehow touches a nerve and seems to make it as excerpts in political speeches and is cited in bibliographies of future research projects. Beyond the notability attached to a best seller, the book leaves a lasting impact on how some people look at society's problems. Such a case was Daniel P. Moynihan's and Nathan Glazer's work on the crisis in urban society. To a lesser extent, Charles Murray's *Losing Ground* and George Gilder's *The Inevitability of Patriarchy* have reached such status. More recently, Barbara Dafoe Whitehead made a similar impact with her article, "Dan Quayle Was Right," in the April 1993 issue of *The Atlantic*. Now, with his well-titled *Paved With Good Intentions*, Jared Taylor makes his mark to be placed on the above-mentioned partial list.

Mr. Taylor does a remarkable job in look-

ing at the results of the civil rights movement, and indeed, the contemporaneous "Great Society" programs. The author sees the results of this new legislation and regulation as a failure. This conclusion is based not on his own sentiments but instead comes from a thorough comparison of the actual achievements of these linchpins of the 1960's political culture with their stated goals. The result is a failure with the most horrible of all consequences: "there is an unwritten rule against public discussion about race."

Mr. Taylor chronicles how the only acceptable public discussion is one that gravitates solely around conventional thinking and conventional problem-solving, which is hardly *public* discussion at all. He acknowledges that there are instances of racism in America and repulsive acts are committed by whites. Yet, he further notes that such occurrences are roundly repudiated by blacks and whites alike. The result is "white racism has receded dramatically in every area of American life."

Mr. Taylor puts forth his analysis in four parts. First, he proceeds to look at racism, particularly in relation to the statistics we so often hear about crime, poverty and illegitimacy. Taylor then looks for the oft-cited correlation between these perceived shortcomings and the effect of racism in such areas. Second, Taylor looks at why, if inveterate white racism creates such oppression, the same racism "does not similarly affect Chinese, Japanese, Koreans, and even black West Indians." Third, the author examines the efforts to correct "the evils of the past" and how this crusade "has done mischief of its own." Finally, the practice of double standards of past white racism has been corrected by allowing discrimination by blacks which is excused by the doctrine of white racism.

Undoubtedly, there is no more profound issue facing America today. Indeed, the issue is part of the intricate fabric of the nation's history. Ironically, private beliefs and public discussions are no closer today and, as the author notes, "the consensus that has developed around social programs can be so stringent as to discourage debate." To be forthcoming about questions of race has certainly not been politically correct. Indeed, the

only acceptable debate has taken place in an arena circumscribed by taboos.

Through this well-researched work, Jared Taylor has put forth a solid and hopeful argument that the problems are resolvable. His hope comes from the belief that an examination of past efforts with the precision and candor of the surgeon's eye can lead to a brighter future, once people can admit that the past attempts do indeed have flaws. With this admission, Taylor sees the first step being made to achieve the original, desired results of the 1960s. Both simple, short-term and advanced, long-termed efforts will thus be possible.

Quite simply, Jared Taylor's efforts in *Paved With Good Intentions* is a good effort as a catalyst for fostering this all-too-necessary debate and the valued exchange of ideas. He plainly states his position—despite the fact that other publishers rejected his manuscript as too hot to handle. The point that permeates the book is the possibility of a hopeful outcome once truly *open* discussion takes place beyond the recognition of Americans' good intentions. Jared Taylor makes a convincing first step in trying to help the nation get off "the road to hell."



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JEWISH LAW STUDENTS ASSOCIATION WRAPUP

Michael Cohen
President, JLSA

As the academic year draws to a close and warm temperatures - and finals - make us warm around the collar, it is time for me as JLSA President to reflect on this year's successes and share my hopes for the future.

Our group underwent a metamorphosis of sorts this year. We began the year with a successful membership drive and a change of name; from the former Jewish Heritage Society, we emerged as the Jewish Law Students Association.

Our primary responsibility lies in providing entertaining and educational activities for the Jewish student on campus. In that capacity we sponsored the Welcome Back Supper where we had Professor Twerski as our guest speaker, we held a spectacular Chanukah party and sponsored a symposium on interfaith dating and marriage.

As the Jewish student group on campus, we are committed to the support of the State of Israel. To that end, we held the annual talk on U.S. and Israeli Constitutional law and we sent a delegation to a reception for law students from the metropolitan area which was hosted by the Israeli Ambassador to the U.N. Next week, we will conclude the year with a wine and cheese party saluting the 45th Anniversary of the State of Israel and the 25th Anniversary of the Reunification of Jerusalem. Our guests will include Dean Trager, Surrogates Judge Bernard M. Blum, Comptroller Elizabeth Holtzman and Deputy Consul General for the State of Israel in New York Mark Sofer.

In our commitment to better serve the entire BLS student body, we proudly sponsored a Presidential Debate that was designed to address those issues that related most to students. In October, when a jury shocked and enraged the world by acquitting Lemrick Nelson in the murder trial of Yankel Rosenbaum, we rose to the occasion of peaceful protest and held "Response to

Verdict on Campus". Over 150 faculty members and students came to hear Norman Rosenbaum and Barry Slotnick give their analysis of the trial and acquittal and the alarming social and legal ramifications.

Some of you may be aware that representatives from the school's student minority groups have been meeting weekly to discuss prejudices and stereotypes in a casual and frank atmosphere. Our goal in developing these meetings was to achieve healthier ethnic interaction by frank and forthright dialogue, which we would hopefully take out with us in our off-campus and future professional lives. The participating groups included members from JLSA, HLSA, ILSA, ALSA and BLSA. While I am disappointed with the degree of the meetings achievements thus far, I do hope for the future that the groups will put in a sincere effort and achieve the important results that we have set for ourselves.

Finally, a word in closing to those students who unfortunately never attended our events. You may have thought that law school was sufficiently fulfilling to pursue any extra-curricular activities. Or you may be from those students who decided to contribute their time exclusively to other special interest student groups. Or you may be from those students who feel open identification with your religion is uncool - not P.C.. To those students I say - get with it! You can't command respect from other people if you pretend not to exist. You can make or divide your time between more than one student group. You cannot rely on other people to do the job for you - our strength are in our numbers!

I wish to thank each and everyone who contributed this year in making our group and our events such a success. Good luck to all in your future careers.

An Entertainment Guide

by David Frey

Movies

Indecent Proposal

Actually, I didn't see this movie, but I've heard a lot about it. Apparently, Demi Moore is actually a man!

On another note, I asked my wife how much money it would take to convince her to sleep with another man, and she said, "You mean, I could get paid for that?"

But seriously, the reason I didn't see this movie is a funny story. You see, I was on line at the Staten Island UA Dumps, and I asked the woman in front of me, "For a million dollars, would you sleep with me?" She said, "Yes." I said, "I don't have a million dollars - how about ten bucks and a pocket full of lint." She slapped me unconscious, and I missed the movie. That's a true story. Really.

Dave

This movie starts off with an A+ for a great title. Fortunately, I didn't have to deduct any points - I loved this film. Starring Kevin Kline, Sigourney Weaver and Frank Langella (who, like myself, is a brother of Alpha Chi Rho). It has it all - comedy, Kevin Kline (one of my favorite actors) and comedy.

Dave is really the latest re-make of *The Prince and the Pauper* with a twist - we find out that Sigourney Weaver is really a guy. (Look, at this point let's get real. This is my last column, and I doubt anybody out there actually goes to a movie because I recommended it. If anything, I might provide a momentary respite during a boring lecture, so here's the deal - either go see it on my word, or don't. What the hell do I care?)

Video *Dave* gets an A+. So do I.

Mr. Saturday Night. Would've been a good movie, if it had been half as long. B-

Pirates of Penzance - This movie has it all - comedy, action and *Jeopardy*. It also has more swearing in it than *Scarface* or *Debbie Does Dallas*, and has the best "mother" insults you'll hear in your life. Comedy rating: A.

Stay Tuned - starring John Ritter and Pam Dawber, this movie answers the age old question, "Why didn't I see this instead of *Christopher Columbus*?" I give it an A++++ in comparison with *Christopher Columbus*. On its own merits, I give it a C+.

Single White Female - starring Jennifer Jason Leigh and Bridget Fonda, this movie answers the age old question, "How can I see Bridget Fonda naked?" I give it a B+ (and an A for Bridget)

Pinocchio - Little kids will be afraid of the whale. A..

Miscellaneous Events

The UnJustinian

The most brilliant parody I've seen in this school so far. I give it an A+, and if any of you out there knows anybody who works for David Letterman or Lorne Michael, send them a copy of this, would ya'?

Graduation Day, Brooklyn Law School, Avery Fisher Hall

Okay, obviously we third years haven't graduated yet, but isn't it nice to know that this column will never darken your doorways again? Have a nice life.

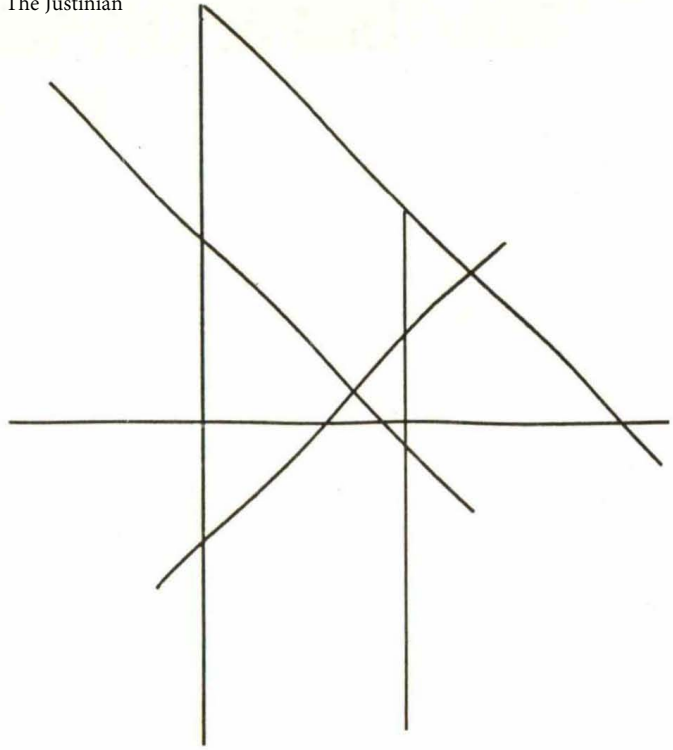
Last month Joseph Bondy unilaterally named his "Wine, Women and Song" column as "Brooklyn Law School's premiere entertainment guide." Always one to keep an open mind, I decided to review the column to see if it is, indeed, the "premiere entertainment guide" in the Justinian.

Bondy's article started with an outline of what he was going to write. I only wished that the rest of his column had been as brief, as it tended to suffer from a severe case of verbiage. The wine review was bland, useless, and utterly lame - no, I'm sorry - that was his review of Cafe Buon Gusto. But, the wine review did have a pretentious bouquet. Finally, the reviewer tends to go to restaurants that are too pricey for the average student on a budget.

All-in-all, I have to give the "Wine, Women, And Song" column a C-. Although grammatically correct, I found myself wishing that I was reading *Elements of Style* instead (although I did enjoy it more than *Christopher Columbus*). I'll bump it up to a C+ if he changes the socially challenged title.

Editor's Note - the review for *Pirates of Penzance* was actually the movie review for *White Men Can't Jump*. We apologize for the inconvenience.

et al.: The Justinian



Innovation in Bar Review:

The Flow Chart Course

Contract
Formation

Mutual Assent

Valid
Consideration

No Formation
Defenses

Barbri

The Cutting Edge

RACISM & OPPRESSION OF ANIMALS

by Hayley Greenberg

Oppression takes many forms. Racism is one of them. Discrimination against gays is another, just like gender discrimination and religious discrimination. However, little attention is paid to the oppression of animals, or speciesism. Animals such as gorillas and chimpanzees have been attributed with as much intelligence, self awareness, or other qualities ascribed to humans, such as young children and mentally disabled people.

Very few people would condone experimenting torturing, killing, or abusing such people yet animals, such as chimpanzees, are routinely subjected to such treatment, all in the name of science and technology. Debates have long raged on about which animals deserve protection and which can be used for experimentation i.e. dolphins, mice, dogs, etc. Certainly it would seem that we should err on the side of caution, as the law teaches us. Even if one does not extend actual protection to these animals such as providing them with shelter and food, it should be absolutely prohibited to actively abuse them. Abuse includes killing animals

for consumption or for their skin, and torturing and mutilating them in the name of experimentation.

Perhaps animal species should be viewed as separate nations to be left alone and not harmed. In fact, if humans held this attitude towards other humans this world would probably be better for people as well. Unfortunately, our culture glorifies the abuse of the weak; anyone who stands up for the rights of the downtrodden is, at best, held up for ridicule. Just as those who stood up on behalf of oppressed groups such as Blacks in America and Jews in Germany were labeled as "nigger lovers" and "jew lovers," animal rights activists are labeled crazy. Of course anyone with any integrity or character doesn't give a damn what these other murderers say. Which type are you?

CURRENT INFORMATION

If you wish to join the BLS Animal Rights Group leave a note in our mailbox in the SBA (back of the cafeteria).

Jennifer "The Vampire" Naiburg says:

"Thank you for your support on APRIL 26th !!

in contributing your time and blood at the

1993 SBA BLOOD DRIVE.

Come back next year when I'm thirsty again."

NOTHING IS CERTAIN

(Constructive Criticism For the All-Too-Certain)

I'm sure that Bush/Quayle supporters were devastated and angry over their party's defeat. Dilligent campaign workers worked tirelessly to solicit votes. President Bush's impressive record included the CIA, eight years as V-P, four as Commander-in-Chief, and one sandy war. Overall, he served with loyalty, if not with fervor. Although the Republicans succeeded to office for three terms, a second Bush victory was not predetermined. Nothing was certain, especially if the pre-election polls were to be believed.

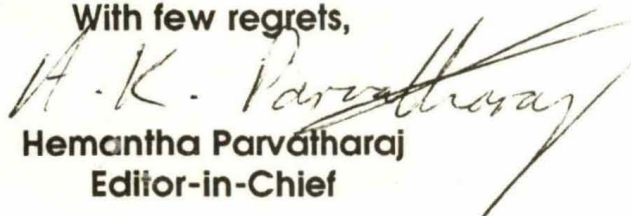
In November 1992, the people spoke. They were dissatisfied with the state of the union and voted a democrat into the White House. Regardless of the party affiliation, the people did not just hand over the reins of the country to someone whom they did not feel was competent. The people voted him out, more than they voted Clinton in. And that's how the democratic process works: it excludes, as well as includes, based on merit.

Remember, nothing in this world is a sure thing, especially since the nineties are proving to be the stoic response to the excesses of the eighties. Summer associates may not get offers; token work efforts are transparent and are rewarded accordingly. There are no free rides left. Nothing personal — *Just* business.

* * * * *

This year's staff of The Justinian wishes the 1993-1994 editorial staff luck in the upcoming year. You are a talented and ambitious group and we are certain that your work will be exceptional. The rest of the Brooklyn Law School community will count on you to keep them current and informed of the events and controversies in BLS, and provide a forum for them to air their views. Good luck.

With few regrets,


Hemantha Parvatharaj
Editor-in-Chief

NEW YORK SUMMER 1993

LOCATION INFORMATION SHEET

(ALL LOCATIONS VIDEO UNLESS OTHERWISE INDICATED)

ALBANY	Albany Law School	9AM/6PM
ANN ARBOR, MI	Univ. of Michigan Law School	9AM
ATLANTA, GA	BAR/BRI Office	1PM
BERKELEY, CA	UC Berkeley - Boalt Hall	1:30PM
BOSTON, MA	Boston University School of Law	9AM/6PM
BRIDGEPORT, CT	Bridgeport Hilton - 1070 Main Street	10AM
BROOKLYN	St. Francis College - 180 Remson St.	10AM/2PM/6PM
BUFFALO	SUNY at Buffalo School of Law	9AM/2PM/6PM
CAMBRIDGE, MA	Harvard Law School	10AM
CHARLOTTESVILLE, VA	Univ. of Virginia School of Law	9AM
CHICAGO, IL 1) HYDE PARK 2) GOLD COAST	Univ. of Chicago Law School Northwestern Law School	9AM 9:30AM
DURHAM, NC	Duke Univ. School of Law	9AM
HARTFORD, CT	Univ. of Hartford	9AM
HEMPSTEAD	Hofstra Univ. School of Law	10AM/2PM/6PM
ITHACA	Cornell Law School	9:30AM
LOS ANGELES, CA	BAR/BRI Office - 3280 Motor Avenue	1:30PM
MANHATTAN 1) DOWNTOWN 2) MIDTOWN 3) UPTOWN 4) WALL STREET AREA	NYU Law School A - Town Hall - 43rd St.(bet. 6th Ave. & B'way) B - BAR/BRI Office - 1500 Broadway (at 43rd) C - BAR/BRI Office - 1500 Broadway (at 43rd) Columbia Law School Whitehall Club - 17 Battery Place	10AM 9:30AM (LIVE) 1:45PM 6PM (LIVE/video) 10AM 6PM
MIAMI, FL	BAR/BRI Office	10AM
MONMOUTH COUNTY, NJ	Holiday Inn - 700 Hope Road - Tinton Falls	2PM
MONTREAL, CAN.	McGill University	9AM
NEWARK, NJ	Rutgers Univ. Law School	10AM/6PM
NEW HAVEN, CT	Colony Inn - 1157 Chapel Street	9:30AM
NEW ORLEANS, LA	Tulane Law School	9AM
NEWTON, MA	Boston College Law School	9:30AM
PALO ALTO, CA	Stanford Law School	1:30PM
PHILADELPHIA, PA	Sheraton University City - 36th & Chestnut	9AM
POUGHKEEPSIE	Vassar College	10AM
QUEENS COUNTY 1) FLUSHING 2) JAMAICA	CUNY Law School St. John's University Law School	10AM 10AM/2PM/6PM
ROCHESTER	Holiday Inn - Genesee Plaza	9:30AM
ROCKLAND COUNTY	Nanuet Sheraton - Rose Rd. & Rt. 59	10AM/6PM
SO. ROYALTON, VT	Vermont Law School	9AM
SPRINGFIELD, MA	WNEC School of Law	10AM
STATEN ISLAND	Wagner College	10AM
SUFFOLK COUNTY 1) HUNTINGTON 2) SOUTHAMPTON	Touro College of Law Southampton Inn - 91 Hill Street	10AM/6PM 9AM
SYRACUSE	Syracuse Univ. College of Law	9AM/6PM
TORONTO, CAN.	Univ. of Toronto Law School	5:30PM
WASHINGTON, DC	Georgetown Univ. Law Center GW Law School	9AM 6PM
WHITE PLAINS	Pace University	10AM/6PM

LIVE COURSE - START DATE: Thursday, May 20th

END DATE: Tuesday, July 13th

TAPE COURSE - START DATE: Wednesday, May 26th

END DATE: Friday, July 16th

FOR REGISTRATION INFORMATION CONTACT