Green, Maize and Blue: The Inaugural ELPP Conference

By Sara Agne

The first ever Environmental Law & Policy Program Conference had lofty aspirations: it sought to populate the environmental agenda of the next presidential administration. Michigan Law Professor David Uhlmann, the program's director, said the conference aimed to discuss ways to reduce greenhouse gas emissions, develop renewable energy, reduce oil reliance and create a sustainable future for the planet.

The discussion began last Thursday with a speech by Michigan Governor Jennifer Granholm and continued Friday with three panels and a speech by Georgetown law professor Lisa Heinzerling. The conference yielded many tips for the incoming president and for law students. Here's a list of seven things speakers thought the next president—and you—should know about the environment.

Howard Learner, president and executive director of the Chicago-based Environmental Law & Policy Center, said the next president will need to consider the environment and the economy in tandem.

"Our country right now is going through the most wrenching and transformative economic times we've had since the Great Depression," Learner said. But "the United States can be at the center of the green economy."

Gov. Granholm noted that other countries have turned the green of the environment into the green of public service, and several other speakers also said that making money and creating jobs can work to the benefit of the environment.

1) Job creation and environmental protection aren't mutually exclusive (Or, "You can still make money").

Gov. Granholm told law students they can still make money. She urged them to consider some form of public service, and several other speakers also said that making money and creating jobs can work to the benefit of the environment.

Photo by Matt Weiser

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Dear Editor,

It is always with the best intentions that the worst work is done. That's what Oscar Wilde would say about MLawLive. There was (and continues to be) no central clearinghouse for information on news, events and deadlines at Michigan Law School, and MLawLive has done more to hurt than help that problem. The site suffers from an attempt to integrate various legacy systems, rather than starting anew. It also suffers from a classic problem in design: the “we can do it ourselves” mentality that dismisses the talent and value that is added by people who do graphic and information design for a living. In 1968, Melvin Conway said that organizations that design systems are constrained to produce designs that are copies of the communication structures of these organizations. Designers have fought against this unnecessary bureaucracy and hierarchy of design to produce elegant and beautiful systems for years. This isn't something you can do yourself after reading a book on HTML 4.

First, the site is ugly. The gradient color palate is unprofessional and unpleasing to the eye. Like the weather forecast that appears on the right side, it suffers from the “let's do this thing on our internet web page because we can” syndrome. I was half expecting an auto-start song to start playing, MySpace-like, when I visited the website for the first time. The entire page suffers from an attempt to present everything as a list. As it stands, announcements, events and deadlines are separated into three major and eight minor categories. Instead of the unnecessary division that represents the bureaucracy of the school, why not create a single calendar? It can feature not only specific events that are happening today but also deadlines as well. Why can't I open my browser on October 2 to find out, in one coherent calendar, that the Dean's Public Service Fellows Program application is due and that I can go hear a talk about Summary Judgment Abuse in Federal Courts (that's almost certainly going to require a Zingerman's lunch to get my interest)? If a deadline requires more notice than a single day, then set a start and end date for the announcement to appear.

Third, the recent “check MLawLive” e-mails are patronizing timewasters. I understand the argument: we need to train people to use the site, so we send an e-mail with a nugget of information and then tell people to go visit the site. But with the site as poorly designed and organized as it is, this technique simply has people turning off completely rather than struggling through to find the information they need. Take, for example, the fall mini-seminar fiasco. The entire student body received an e-mail on September 15 that says that “[i]nformation concerning the Fall 2008 Mini-Seminars has been posted in the 'Announcements' section under the 'Academic' tab on MLaw Live.” First off, the site shouldn't be so unusable that you need to write out directions on where you need to find the information. And second, when you finally got to the site and found the announcements section and the academic tab and clicked on the link, you were told that the information you needed was actually on the Registrar's website. So then just send me to the registrars website! Or, for goodness sake, send me the information in the e-mail on September 15, along with a note that all information has also been posted to MLawLive. There is no per-word charge for sending an e-mail; why do I have to go on a scavenger hunt to find out that...

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How Do You Solve a Problem Like MLawLive?

By Tomek Koszyliko

"MLawLive is essential to student life at the Law School."

"What?! Screw that! No it's not!"

I've grounded this article in the context of the preceding fake argument. MLawLive ("MLL") is the recently developed web-based student portal that has caused a whole lot of griping among students. The questions to be answered are: (1) What is MLawLive? (2) What is it designed to replace/augment? and (3) Who cares? Points two and three are pretty self-explanatory, so let's focus on point one.

WHAT IS MLAWLIVE?

According to Dean Baum, MLawLive was developed to provide the student community with an easily accessible portal to learning about the myriad (i.e., metric crap-ton) events and opportunities going on around the Law School. In its most basic sense, MLL replaces the Docket, which was the online student news resource that existed until the end of last year. If you are a 1L (or a particularly uninvolved 2-or 3L), that means nothing to you.

So a little background: the Docket was a law school-based blog that aggregated items of interest for students. It received a lot of complaints. Foremost among these complaints was: "Why are you sending me an email, referring me to a website, to check information which may or may not be relevant to me?" In a way, it appears that this argument still holds sway among proponents-slash-haters of the MLL system. But more on that in a little bit; let's define the atom before we attempt to split it.

MLL is (ideally) designed to serve students' interests. According to Dean Baum, it is an attempt by administration to address the complaint that a lot of people raised: they just didn't have the time or patience to read through the Docket. Students regularly complained (and still do, to be fair) that they received too many administrative emails.

From my multiple chats with students and administrators, I have the sense that everybody agrees on this one crucial point: simple is good. It seems, however, that there is a large number of students who do not think that MLawLive is getting this job done. There are three broad areas of dissent, which I can boil down to one-word issues: (a) relevance; (b) applicability; and (c) implementation. I will address each area in turn (in good law review form), and see what is good, and what is not good, about MLL.

"What's wrong with the way things were? I don't want to change!"

Well, aside from the fact that this

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Finding the Supreme Court Justice Within:

By Sumeera Younis

Justice Anthony Kennedy was appointed to the Supreme Court in the same year I arrived in America, and as I listened to him speak on September 12th I realized that we have more in common than I could have imagined. For the last twenty years we have both been on a quest for intellectual enlightenment that has led us to strange and new places. But unlike me Justice Kennedy is now one of the most powerful people in the country. The room in which he was slated to speak, 100 HH, was full well before he was to come on. The last time there was such a buzz around a speaker coming to the Law School was when the notorious Larry Flynt of Hustler fame came last spring. The students came out in full force, with two overflow rooms being utilized to allow everyone to hear the talk.

Justice Kennedy quickly demonstrated he was still in touch with law students. In the opening of his talk, he analogized law school to the Court, saying that when April comes it feels like there are four term papers that need to be written and the Justices are overcome with urgency and pressure. I immediately related to the Justice and tuned in to the rest of his speech, which taught me about all the other things we have in common.

We both serve as the split vote

Justice Kennedy and I are both the middle child in a family of three children and therefore very familiar with the burden of casting decisive votes. I am often called upon to be the tie-breaker in such important decisions as where we will be going out to eat and what movie we will be watching on any given Friday. Kennedy likewise has important voting power; he decides where the nation stands on abortion, gun laws and homosexuality. In his own family of nine, Justice Kennedy consistently serves as the split vote in 5-4 cases that come before the Court and his “liberal” leanings have earned him the contempt of some of his conservative colleagues, including Ted Olson, who spent several minutes in the introduction of his annual Supreme Court Roundup attacking the Justice and his opinions from the last term. In his early days, Justice Kennedy was a moderate conservative, but over the years he has adopted more international perspectives, which have lead him to often take a more humanitarian or “liberal” view of the law.

We both like to travel

Often described as having a travel bug, I pick up my bags and jet off whenever there is an excuse. Similarly, Justice Kennedy does not say no to travel. He is among the most traveled of his Supreme Court colleagues, spending time every year to teach “Fundamental Rights in Europe and the United States” in Austria. Many speculate that Justice Kennedy has been influenced by his extensive travels. In his talk with the law students, Justice Kennedy did not shy away from discussing the influence international law should have on the Supreme Court’s reasoning. He said that when considering the intersection of international and domestic law, there is a controversial part and a non-controversial
Justice Kennedy Comes to Ann Arbor

part. The non-controversial part is that the Supreme Court has always enforced international law. The part that he thinks is more controversial and overblown is whether the Court can take into account or reference the Constitutions and the opinions of other nations. He believes that we should study what other courts have done to make sure our own Court is on the right track.

_Reality TV is important to us_

I often find my evenings filled with Top Chef or America’s Next Top Model, so I was relieved to find out that Justice Kennedy has also considered the relationship of reality TV to the Court. When asked how he felt about cameras being allowed in the Supreme Court, he recognized both the positive and negative aspects of such a move. To his credit he prefaced his full response by saying that he was about to give an “iffy squishy wobbly tower of jello answer.” He noted that sometimes people are horrified by how the courts work and that this is used as a justification for not allowing cameras in courtrooms. But Justice Kennedy thinks that is exactly what we should show. Although he would welcome this type of accountability and transparency, Justice Kennedy is concerned that videotaping the Supreme Court would undermine the sense of collegiality the Court currently enjoys. Justice Kennedy would rather not wonder whether Justices are asking questions for the press or to legitimately get to the questions at hand.

I could go on about how much Kennedy and I have in common. We both have watched Legally Blonde (although unlike me he thought it was “kind of a bit of fluff”); we both care about the environment; and we both like the opera (except I really don’t). But for as much as we have in common I recognize that Justice Kennedy totally kicks my ass. And despite this he still knows how to keep it humble. After he finished with his talk, Justice Kennedy stopped by the overflow rooms and looked genuinely surprised that this many law students had come out to see him. He graciously thanked us all for coming and was so caught up in the moment that he walked to his car without realizing his mic was still on.

Sumeera Younis is the Managing Editor of the RG; when she manages to drag herself away from Tom Colicchio and Tyra Banks, she can be reached for comment at rg@umich.edu.

Photo by Sam Hollenshead
Hey readers—

We at the RG noticed a major void in our news coverage when we realized that not only do many of our classmates usually miss most of the wacky hijinks and hidden gems of LawOpen, buried as they are between interminable ticket sales and someone’s EO notes, but also that we were continually getting scooped by AboveTheLaw, and on Michigan’s own listserv no less. Well screw that, we said, and thus, ‘The Best of LawOpen’ was born; a regular feature for the systematic deconstruction of Michigan Law’s most notorious emails. Basically, we read it so you don’t have to.

FROM: [redacted]@umich.[redacted]
TO: lawopen@umich.edu [Errr...wait, no: lsorgevents@umich.edu]
SUBJECT: I Take Myself Too Seriously: Or, How To Irritate and Alienate People Who Don’t Know Me Terribly Well

Dear Student Body,

[The letter opens with the traditional salutation, a piece of phatic communication designed to convey a certain gravitas. I come with the greater good in mind, it says, with the fate of our social compact on the verge of collapse, and I thereby address you with a level of formality and seriousness appropriate for a letter dealing with one of the Ten Commandments. I use the phrase ‘student body’ because I am, as you are, a sexual being.]

Whoever the SLEAZE is who likes taking people’s lunches (in particular, 1/2’s of subway sandwiches bought on one day and saved for the next) from the refrigerator in the student lounge, STOP.

[The use of capitalization for emphasis reveals the author as a spittle-spattering member of the Internet Generation. For those Generation Xers that may be unfamiliar with text messaging and internet discussion groups, capitalization is a way of screaming at your interlocutor. I, one proclaims loudly, R Serious Cat!]

Here the capitalized words have been chosen so that they subliminally convey a secondary message. As countless pieces of spam from Cambridge University scientists have pointed out, our brains process visual information in often surprising ways, and our poster has taken advantage of these perceptual quirks in order to reemphasize the take-home point of this first paragraph, namely, “SLEAZE, STOP! [stealing our stuff].”

This hard-hitting introduction takes an inadvertent hard hit of its own when we discover that the poster finds himself unable to eat an entire footlong Subway sandwich. Real Men, in addition to eating Campbell’s Chunky Soup and wearing Carhartt overalls, are incapable of eating any fewer than 12” of sub in a single sitting.

In case you aren’t aware, it’s stealing. Perhaps you’re practicing for a career in corporate law, but law school isn’t the place to practice this particular skill.

[H! Random Person from Career Services here! I’m popping in to inform you that around 65% of your classmates will go work for a law firm with 500+ attorneys, and many will be working on the corporate side. So, just as a matter of prudence, and in the interest of pretending to the famous Michigan collegiality, it might not be a great idea to wield your uninformed idealism as a club with which to browbeat the entire school and demean their career choices. Also, if the practice of ‘corporate law’ involves the stealing of sandwiches, you can probably up the number of interested Michigan students considerably. As you’ve already noticed, we love sandwiches!]

Also, in case you aren’t aware, here are a few reasons not to do this:

1) Stealing lunches erodes collegiality among the student body.

2) Stealing lunches inconveniences the person from whom you steal by forcing them to go get lunch elsewhere, thereby wasting time and resources.

3) Stealing lunches can cause an additional inconvenience with having to buy lunch elsewhere. For most of us, the couple dollar loss isn’t really the issue, but imagine not having your wallet with you on a day when someone has stolen your lunch? You must either do without or seek out somebody to borrow from, both of which are annoying.

[We tried for minutes upon end to think of something worth saying about this completely earnest explanation of why stealing is bad. In the Einsteinian tradition of conducting complicated thought experiments, we even successfully imagined what it would be like to not have your wallet on a day when someone has stolen your lunch, and we did manage to think of a handful of things more annoying than borrowing money or eating our 400th slice of Cottage Inn pizza. There are starving children in West Bloomfield who would thankfully go only a single lunch without food! The point is, stuff gets stolen, people know it’s bad even while they’re doing it, and writing an email like this 3 weeks into your law school career is quite possibly the least effective way to get your fellow students to direct some of that famous Michigan Collegiality in your direction.]

If you’re really so poor you can’t afford lunch, the law school will provide you with an emergency loan. If you’re just a sleaze, either take an ethics class or come talk to me.

[The law school will almost certainly not do this, although you’re welcome to ask. But what we have learned is that our poster is not one of the poors who can’t afford lunch. So, ladies: on your mark, get set, go!]
The Generation Project: Getting Involved with a Good Idea

Submitted by Eli Savit on behalf of The Generation Project

For second-year law students, OCI-week activities consist mainly of interviews, firm research, and happy hour schmooze-fests on the Skadden credit card. This year, though, a number of my 2L classmates spent their OCI free time helping The Generation Project conduct what was quite possibly the first successful front porch campaign since Grover Cleveland.

A bit of context is in order: This summer, with help and advice from a number of Michigan Law students, I co-founded The Generation Project, a new educational charity that gives donors complete creative control over their charitable contributions. Unlike traditional charities, where donors just open their checkbooks and aren’t 100% sure where the money goes, The Generation Project seeks to revolutionize educational philanthropy by giving donors creative control over donations that expand opportunities for kids growing up in low-income communities.

With The Generation Project, gifts to high-need students are shaped by the students’ own passions and priorities and are limited only by donors’ imagination. For example, a young lawyer might sponsor an inner-city debate team; a military veteran might sponsor an essay contest on freedom; or a cancer survivor might sponsor a hospital internship for students interested in pursuing medicine. The Generation Project will dramatically and immediately expand opportunities available to high-need students. Long term, donors will build meaningful and lasting relationships with low-income communities.

At least that’s the hope. The problem with starting a charity is that you need money to do it. And, in a classic paradox, nobody will give you money until you have some already. To that end, we entered The Generation Project in a contest on ideablob.com, which gives $10,000 monthly to the new business idea that gets the most votes.

The voting took place during the final week of August, which happened to coincide with OCI and Michigan’s Welcome Week. After emailing and Facebooking everybody we had ever met in our lives (and still falling well behind other ideas), we decided to sit on our front porch with our laptops and ask passing students to vote for us directly. With the help of a number of 2Ls, we got over 1,000 votes and won the ideablob contest with a record number of votes.

The support we received from the Michigan Law community was tremendous, and it was particularly inspiring because young professionals like us will ultimately be The Generation Project’s core donors. Whether you ultimately work for the government, a big law firm, or in a public interest organization, you’re going to get hit up for charitable donations at some point. What’s more, you’re likely to give. According to the latest edition of the philanthropic digest Giving USA, the average American gives about 2% of their annual salary to charity regardless of their income level. Youth is no bar to charitable giving. A 2008 study by Campbell & Company found that donors in both Generation X (born 1964-1981) and the Millennial Generation (born since 1981) give at roughly the same rates as their older counterparts.

If and when you decide to get involved in philanthropy—and statistics suggest you will—you’ll have a wide array of worthy causes from which to choose. I hope you’ll consider getting involved with The Generation Project, because the range of formative experiences available

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Kicking It Old School: The (Other) Wild Bunch: We Just Can’t Make This Stuff Up

Kicking It Old School planned to cover a different topic than this in this installment (something about prior attempts to persuade the law school community of the wisdom of keeping a shark in the library’s lightwell), but when, while researching, we found this in the November 11, 1981 issue of the RG, we changed our plan:

Members of the Law School’s in-house motorcycle gang, “The Leather Briefs,” pose in front of Angell hall. From left rear: Jerry D’Avanzo; Ben Yardley; Fred “Pledge” Snow; Shawn Holliday; and Joe Cohn.
By Erin Opperman

When Fekkak Mamdouh (known to friends and co-workers as Mamdouh) started working at Windows on the World, he had no idea that the tragedy of 9/11 would change his life so dramatically. The restaurant on top of the World Trade Center was, at the turn of the millennium, the highest grossing restaurant in the nation, and one of a very small number of restaurants where workers were members of a union, receiving decent pay and benefits in a service industry notoriously under-compensated and under-protected (only 1% of restaurant workers belong to a union). On 9/11, not only were almost a hundred employees killed, but 300 Windows on the World employees were displaced from a job that had almost no equivalent in terms of pay, benefits, and security. In the following months, over 13,000 restaurant workers were displaced city-wide. A local union leader contacted both Mamdouh and Saru Jayaraman, a graduate of Yale Law School, to help the restaurant workers, beginning with those from Windows on the World where the former owner had refused to rehire many of his old employees. After weeks of demonstrations in front of the new restaurant, the owner rehired many of his old employees. But this was just the beginning. The events following 9/11 gave birth to the Restaurant Opportunities Center (ROC) of New York, and a new era of workers’ rights in New York City was born.

In what is in my opinion the future of the workers’ rights movement, ROC developed a progressive and worker-centric model to fight for workers’ rights. Using a three-part system of restaurant worker organization; using research and policy work to raise standards in the restaurant industry; and promoting restaurant owners who treat and pay their workers well, ROC has been a huge success in New York City. The importance of fighting for restaurant workers is underscored by the fact that even in this current economic downturn, the restaurant industry is booming. It is the largest private sector employer in the nation and is characterized by a continuous demand and comprised of parts that simply cannot be outsourced.

Using their model, ROC has impacted the restaurant industry in New York City in several substantial ways. After completing surveys of 300 restaurant workers and numerous restaurant employers, they produced a comprehensive report on the conditions of the industry in New York City. From this report, policy implications were brought to the attention of legislators and they found that health code violations and employment law violations often occur in the same restaurants. This discovery led to the introduction of a bill that would require consideration of a restaurant’s labor and employment violations as a precondition for the issuance of an operating permit. ROC also produced a manual for restaurant owners that detailed the legal obligations to their employees. This manual was endorsed by Mayor Bloomberg, published by the city, and is distributed to every restaurant along with their operating license. Moreover, ROC was an integral force behind the increase in the minimum wage for tipped workers in New York.

The importance of the worker-centric philosophy of ROC is exhibited in COLORS, the worker owned restaurant cooperative that functions as a fine-dining restaurant at night and a school for members during the day, training them in fine-dining service and bartending.

In addition to fighting on behalf of a brighter future for restaurant workers, ROC has fought to remedy past injustice as well. Through a combination of organization and litigation, ROC has won over 4 million dollars in back wages and stolen tips for their members. The most recent of these settlements came just over 5 months ago from a suit against the Fireman Hospitality Group, a “mini empire” that owns several fine dining restaurants in Midtown Manhattan. The progressive strategies used by ROC have resulted in legal settlements that included increased benefits such as break times, sick days, and grievance procedures, all of which decrease the need for repeated action. Though the settlements resemble collective bargaining agreements, the NLRB has ruled that ROC is not a union and hence not subject to some of the frustrating limitations unions face.

Because of the success the ROC model has produced in New York City (they now have over 2500 members), cities across the country have been clamoring for a local branch of ROC. The most recent branch (the fifth branch after NY, Maine, New Orleans, and Chicago) has just opened, and it is right in our backyard in downtown Detroit. Those who are from Michigan may have experienced the pervasiveness of unemployment in Michigan and Detroit specifically, and even those not from here know that the Detroit labor sector has been hurting for some time now. The Michigan Labor and Immigration Law Association (MILLA) is playing an integral part in helping ROC-Detroit stand on its own, including participating in worker and employer surveys, taking party in policy discussion, and updating the restaurant owner manual to comply with Michigan employment and labor laws. MILLA is hosting a talk on October 8th at 4pm, where Mamdouh will speak about his life and his experience in forming ROC-NY.

The talk is spurred by the recent release of the book The Accidental American, which speaks about the failures of this country’s immigration policies generally and Mamdouh’s life as an immigrant
Grocery Shopping Off the Beaten Path: Because We’ve All Got to Eat

By Michaela & Liz

When Kroger and Meijer have you down with their industrial, mass produced ho-humness, try exploring some of the local groceries; they have variety, quality, and some great deals if you know where to look.

Far and away, our favoriteshop in town is **By the Pound**, located at 615 S. Main Street in the brick strip mall behind the Mobil station. As the name indicates, they sell food in bulk and stock all the usual suspects: flours, nuts, pastas, snack mixes, dried fruits, etc. They also carry coffee that is both cheaper and better than most other options in town. In addition, they have several shelves of tea, from the arcane to the normal stuff.

But the reason we both really love By the Pound is their bulk spices. Since you aren’t paying for packaging, you get better quality spices than at traditional supermarkets but at rock bottom prices. However, if you are looking for really obscure spices or those that don’t do well dried or powdered, you may be disappointed.

Are you an Eastern European food lover? What you’re craving may be available next door at **Copernicus** (617 S. Main Street). Their focus is Polish, but many of the products cross borders (flavor and styles, not necessarily brands). Lots of juices, jams, spices, and canned goods are available, of course, but they also have some dynamite fresh sausages made in-house, pierogies, and other fresh goods. And they bring in some very nice Paczki (kind of like donuts) from Detroit around Fat Tuesday.

For organics, go to **Arbor Farms**, which is on Maple (or Stadium) just south of Liberty. It’s a little hard to see, because the storefront does not face out towards the street, so just look carefully. One gem is the relatively affordable Michigan-raised, grass-fed beef, especially the cuts that are on sale. Their produce is usually in good condition, and they’ve always had satisfying variety and selection. They also have several aisles of dry goods and cleaning supplies, but it’s not as big as Whole Foods, so the selection is smaller. With lots of granola, nuts and chocolate, the bulk section is a standout. They also have a good wine selection, and usually there is a very knowledgeable staffer on hand to help you pick a bottle.

If you are planning a romantic picnic at the Arb, head over to **Kerrytown Market** where you will find several different options for your shopping pleasure.

First, check out the meat counter and produce area. You’ll find Zingerman’s bread and the usual array of fruits and veggies, but the meat counter at **Sparrow Meats** and the small but well-chosen cheese section are the standouts. Sparrow always has excellent meat, but it can be pricey. They are reliable for having some unusual cuts and meats (crown roast or quail, anyone?) and they make their own sausage. And if you’re into obscure stuff, they can probably order it for you. But Michaela’s favorite part about Sparrow is the fabulous collection of cheeses. It’s limited (under 20 varieties), but what they carry is uber-delicious. The selection includes a nice Manchego (available in 3 or 6 month; the 6 month is dryer and tangier), a famous Spanish cheese that is classically paired with quince paste, which they also usually have. Also, check out the Parmigiano butter in the dairy case. The milk is from the same cows as the famous cheese and is possibly the best butter you could ever hope to taste. The downside is that at $6 per half pound it’s very expensive.

Next to Sparrow is **Monahan’s Seafood Market**. The fish is expensive, but always impeccable. They also have fish sandwiches and fish and chips, so stop by for lunch [NOTE: In Liz’s opinion, Korean at nearby Kosmo is NOT recommended].

When you’re done there, mosey on to **Everyday Wines** around the corner. The staff members are knowledgeable, very helpful, and not at all pretentious. And since no bottle is over $20, you never have to worry about breaking the bank.

If you need spices, stick your head in the spice store upstairs, which sells bulk and pre-packaged spices. While they charge exorbitant prices for fancy-schmancy packaging, they do have a variety of exotic salts and interesting spice blends, so it’s a fun store to check out.

Outside on the East Kingsley side of the Kerrytown complex is **Durham’s Tracklements**, which has a strange name but sells divine smoked fish. When you Pacific Northwest types need a taste of home, go there. It’s spendy, but hey, who eats a pound of smoked fish in one sitting anyway?? Note that you’ll have to plan ahead to satisfy your craving; they’re only open Wednesday, Friday, and Saturday.

Finally, while there are several Asian

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“Twenty years from now you will be more disappointed by the things that you didn’t do than by the ones you did do. So throw off the bowlines. Sail away from the safe harbor. Catch the trade winds in your sails. Explore. Dream. Discover.” Join the staff of Res Gestae. You’ll be glad you did.

Join the staff of Res Gestae. You’ll be glad you did.

Swing by our office at 116 Legal Research and have a chat about how you can get involved. We’ll see you then.
The Sex News Round-Up: Your Sex Questions Corralled

By Rooks

Shut my mouth and call me Susan—y'all actually proffered questions (relatively) unbidden!

See, the one thing I'm most often asked in regards to this column is whether people actually write in, or if I just make the questions up whenever it suits me. (Actually, that question is probably tied with "do you seriously put this on your resume?" , but whatever.) But let's put this one to bed, shall we?

I don't know if boob questions are ok, but one of mine is definitely bigger than the other, and I want to know if that's normal. Also, I have really large nipples that refuse to be restrained by the average bra — given how cold the library can be, is there anything I can do to keep everything in check?

No, I don't make up the questions.

No, 2L hasn't completely broken my mind, body and spirit. Ok, yes it has, but not to a point of extreme cognitive dissonance. Yet. (When the voices in my head start to use the Socratic Method I'm going to drop out. I mean it.)

Turns out that once you've styled yourself as some sort of sexual authority, people feel increasingly comfortable just walking up to you and asking you questions about sex — like drive-by TMI. (If we're being entirely honest here, I probably ought to share my byline with the Demon Alcohol.)

I don't know if boob questions are ok, but one of mine is definitely bigger than the other, and I want to know if that's normal. Also, I have really large nipples that refuse to be restrained by the average bra — given how cold the library can be, is there anything I can do to keep everything in check?

Pointy in the Subs

Sure, I'll try my hand at the occasional anatomy question. Yes, it's entirely normal to have breasts that are two different sizes — most breasts are. Though degree of asymmetry obviously varies from person to person, from generally unnoticeable to a full cup size or more — in the same way that hands, feet, testicles, and assorted other body parts that go two-by-two are commonly different sizes or shapes — so too are breasts.

As for the nipple issue, again you're not alone. It sounds like you need breast petals (aka nipple concealers); these basically provide extra coverage under sheer/thin shirts and bras for rambunctious nipples. They range in material from what basically looks like a flower shaped Band-Aid ™ to silicone and foam and generally cost anywhere from $5 to $20 depending on the number of recommended uses. If you have sensitive skin, you may want to shop carefully — some of the adhesives used can irritate — but you can find any of these options online.

Is it just me, or has sex been in the news an unusual amount lately? Can we have a sex/law/sex & law news round-up? I promise I'm not just being lazy — I figure you already know all this stuff anyway, and you always say you want questions.

Why Look When I Can Ask?

I'm not sure how to answer the first part, because I'm not a statistician... I have no idea how much sex is normally in the news, but when asked I'm generally inclined to assert that, however much it is, it's not enough. I can say, however, that my sex-related Google News Alerts don't seem particularly lengthy, so take that for what it is (not at all meaningful or a complete dodge of the question — either would be accurate).

As for the round-up... well, it doesn't exactly encourage folks to seek out sexual stories and legal issues for themselves if I do it for y'all, which is lame with a side of weak sauce. Furthermore, I'll probably have to tell at least five people that no, I didn't put you, WLWICA, up to this for the sake of filler. That being said, and so long as you accept that it's your job to combat these rumors, should you encounter them... sure, why the hell not (though I refuse to set a precedent here).

There's at least two relatively well-publicized and interesting trials in Australia that involve sex toys, oddly enough. In one a (female) stripper has been charged with allegedly raping her date with a vibrator (this attendee apparently ridden him like a "dog or horse" — I have to ask, who rides dogs?) and whipped another party guest "in the groin"). The other involves a man who apparently sidled up to a woman in a mall while stroking a latex vagina. (I'm not sure...
that constitutes a pleasant surprise, but, given what one generally sees across the platform in NYC, it could've been worse, I suppose.

Actually, now that I think about it, sex toys in particular really are all over the news. According to variety of sources, the European market for sex toys is fast approaching €300 million, Phillips is marketing a new sex toy line for the mainstream middle-aged market, and a Canadian engineer, Bruce Murison, has successfully developed the first vibrator specifically designed for simultaneous use by couples to rave reviews. (It’s called a We Vibe, pictured top, and folks are singing/shouting/screaming its praises even unto the furthest reaches of the interweb.) Other sex toy innovations include the SaSi, which is not only meant to mimic cunnilingus (via a small ball that moves behind a silken sort of cover), but apparently also adapts, learning your favorite speeds and styles of movement every time you use it, without even being told. Of course, if one prefers to, err, do the telling, there are now vibrators on the market that are voice activated. (Moments like this, I’m convinced that if flying cars could get people off, we’d have them by now.)

Given all of this innovation and, well, excitement about sex technology, it’s not really surprising that Apoteket, the Swedish, state-run drugstore that decided this past summer to sell sex toys, has seen sales double the original projections expected when the retailer decided to begin selling sex toys (like the Lelo Lily, bottom).

It’s not all sunshine and roses and fuzzy vibrating cockrings, however. Apoteket was sued for discrimination by men claiming that the store’s selection of toys was unfairly biased against guys. Apoteket asserted that it wasn’t discrimination so much as product quality and standards that influenced what they stocked on the shelves. And a government agency agreed, using basically an equal protection argument in the ruling: “Apoteket’s goods are made available to men and women, and therefore Apoteket does not break the law regarding sex discrimination.”

In another sex related suit, this time in Shanghai, a court ruled that death due to ... excessive autoerotic asphyxiation (cutting off one's air supply for sexual gratification) didn’t constitute an accident (the widow’s claim) or a disease (the insurance company’s claim) for the purposes of policy payout. (Public Service Announcement: Breathing is Sexy. As much as I’m a proponent of doing one’s own thing, it’s guesstimated that anywhere between 250 and 1000 people die in the US from autoerotic asphyxiation, and many feel that that number is likely depressed by the ease with which the practice can be conflated with suicide.)

Stateside, an L.A. county sex store is suing said county for infringing on its free speech by disallowing the installation of computer terminals in the store. I freely admit I don’t know jack about zoning and new use permits, but a brief scan of various legal blogs seems to indicate that Deja Vu Love Boutiques is probably in the right. (It seems likely to me that one of the last things one wants upon entering ye olde sex shoppe is a profound sense of déjà vu, but hey, it’s not my store.)

And closing out a wee bit closer to home, the Illinois Attorney Registration and Disciplinary Commission has been kind enough to inform us that it is, in fact, inappropriate to exchange legal services for lap dances. It is especially inappropriate to have one’s client give you these lap dances at work. But, if you must trade legal services for the ol’ bump ‘n’ grind, it’s probably an even worse idea to stiff the sex worker servicing you by either devaluing the rate of his/her services or (allegedly) sexually assaulting him/her. That’s not only an awful thing to do, it’s also just incredibly stupid, as you’re now essentially begging to get reported to an ethics board.

For the time being, that’s all I got. If I missed anything, you’ll just have to deal with it, WLWICA, or better yet, find the stories yourself. I hear that, much like reading, it’s FUNdamental.

Got questions or suggestions for the Res Gestae’s editor-in-chief and resident sex columnist? Email her at aerooks@umich.edu or, for greater anonymity, pendaflex your submissions in the dead of night. Don’t worry; she won’t judge.
ACROSS
1. Vietnamese language
6. Taxi
9. Showers
14. Closing stanza
15. Hasten
17. Access Hollywood co-host
18. Not young
19. Indian viceroy
20. Weltanschauung
22. Russian rulers
23. Hearing organ
24. Sound reflection
26. Gun type
30. Hailing from Greece’s capital
34. Tug
35. Sacred table
36. Mineral
37. Medieval torture device
38. More sick
39. Again
40. Before
41. Open
42. Spine
43. Early Italian civilization
45. Monetary
46. Groovy
47. Spoil
48. Frown
49. More lewd
57. Watered fabric
58. Gone
59. Lips
60. Water jars
61. Last day of wk.
62. Inside out
63. Sharp inhales
64. Lakshmi
65. Genders

DOWN
1. Cat sound
2. Reverse
3. Excess
4. Head
5. Those who gild
6. Group of singers
8. Small child, for one
9. Cowpoke
10. Online bookstore
11. Midwestern state
12. Atmospheric research org.
13. Cries
21. Tub
23. Scorch
26. Shopping or crime, e.g.
27. Two pints
28. Sore
29. Breed
30. Poe’s middle name
31. Foot with four syllables
32. Sports facility
33. Staircase support
35. Hindrance
38. Highland Peruvian dwellers
39. Oohs and ___
41. Hopeless
42. Groups
43. Open, as in presents
45. Air cooler
47. Muslim scholar
48. Los Angeles hazard
49. Soda
50. Olive and Canola
52. Distant
53. Posses
54. Wild goat
55. Ireland
56. “Doh!”
CONTINUED from Page 3

was the same argument used by the Confederacy after the Civil War, there are compelling reasons why MLL, in its ideal state, should be an adequate (or superior) substitute for what it replaced. Do you like getting twenty, thirty, or forty emails per day from our hallowed institution regarding meetings, groups, and deadlines that you have zero interest in? Of course not. Neither do I. MLL, by design, attempts to lighten the bureaucratic load by making you master of your own destiny. How? You are expected to log into the site to find out what is new in the world of Michigan Law. Therein, however, lie a number of objections.

"I'm not technologically inclined!"

Okay, so this isn't the best argument in the universe, but it has been raised by more than one student. We have enough on our plates without having to divine how the MLL system works. As one student succinctly stated: "We're used to being spoon-fed information about every little event that goes on at school, and now we have to go out of the way to check it through this website." (Thank you, contributor—look for homemade chocolate chip cookies in your Pendaflex.) But really, is this a good thing? We're not going to be "spoon-fed" our information as lawyers, so the sooner we can get on the ball regarding administrative matters the better.

"The system is inefficient and just duplicates emails I would have otherwise received."

Yes. You are right. Insofar as groups send out emails alerting you to the fact that some bit-o-information is available to you on MLL, the system is duplicatory. But as Dean Baum has pointed out to yours truly, this is a necessary growing pain. Ideally, the site is designed for you to find what is important to you, rather than the school email-blasting you with every opportunity that exists. That does change the balance of responsibility.

You look for what you want. There are a number of valid arguments for and against this system, but let's just assume that MLL is going to be around for the long haul. For now, these groups that are sending you email reminders do so because they're not totally convinced that anybody is paying attention to MLL. I think this is a valid issue; how do you know if you like a particular group unless you've attended a meeting, which involves at least one unsolicited email? You don't. Thus the emails, for now. I'm told these emails will taper off as MLL takes hold in the communal student consciousness.

Finally, there's the problem of how to direct the right messages to the right people. In addressing this "relevance" problem, there is probably a tiered system, based on student seniority. As a 1L, for example, you would by default receive all student organization emails - 1L year is not the time to think about making things easier anyway -- and in later years, you could have the option to opt out of individual group emails. If I can do it with my phone company, I should be able to do it with ACS, or OPIS, or whatever other group does not fit my individual needs. (Note to ACS and OPIS: No harm intended whatsoever, y'all are just the first two group to come to mind as I write this article. My CYA disclosure to my readers: I am a member of ACS, and some of my best friends are OPIS members. So, clearly, I have no prejudice. Clearly.)

"The system concentrates on the wrong things; the calendar that is displayed online is needlessly fragmented. Just tell me what is going on today!"

Agreed. A number of students have brought this up. Personally, I'd like to have a site that I could customize. MLL gives you the choice to click on individual events to remove them from your field of view, but that presupposes that you have read the thing (or noticed it) in the first place. But what if you are a public service-oriented student? Do you care about the various OCI deadlines for serenading private law firms? No. Conversely, what if you are just gung-ho about corporate law? Do you care about when the Office of Public Service has informational meetings? Also no. Of course, there is a gray zone between these two extremes, but it would be super if we, as students, could decide what emails are going to be thrown at us. As I've mentioned earlier, we have enough on our plates already.

"So does MLawLive suck? Should I hate it as a matter of fact?"

The answer to this, dear reader, is "absolutely not." If you have to hate something, pick something to do with the undergraduates. Or maybe OSU. They're pretty stupid. Remember this: MLL is designed with us in mind. Personally, I'm not a hater of MLL, though some of my best friends are. The thing is, it's a work in progress, and the MLL site you see today is not a finished product. There is probably a lot of room for improvement, and the good news is that administration knows this. Last Friday the administration met with student representatives to address whatever issues have arisen regarding MLawLive to date.

So hate something? Good. Speak up. Email the IT department, or Dean Baum, or me, for that matter. It will get passed to the appropriate authorities. We all have a stake in the development of MLawLive; it's here to help us, not annoy us. (Note to responders: particularly good responses will get a baggie full of homemade cookies in your Pendaflex.)

Tomek Koszylko, joining the Res Gestae as a Contributing Editor, is probably not going to fulfill his promise of cookies for every responder, but we'd love to see him try. So send him your thoughts on MLawLive - tkoszyl@umich.edu.
ELPP
CONTINUED from Page 1

So the country can stay afloat economically and still help the environment, but we’ll have to spend some money to do it.

2) Everyone will have to give a little.

Granholm said that Germany, which has a similar climate to Michigan’s often-sunless one, allows people to sell solar energy back to the grid. But there’s a catch, she added: “Germany is installing solar panels like gangbusters, but they tax people to pay for those panels.” So, Granholm’s question for the next U.S. administration is, “How do we socialize the costs of creating alternative energy and combating climate change?”

Panelists also discussed market-based strategies for decreasing emissions of carbon dioxide and other greenhouse gases such as cap-and-trade (where emissions are capped overall but companies can trade their rights to emit a certain portion of the capped amount) and a carbon tax (a direct tax on emissions).

Joseph Aldy, a climate change panelist and Co-Director of the Harvard Project on International Climate Agreements, said the next President doesn’t have to choose between a carbon tax and cap-and-trade.

“You can design a domestic program that can have some of the best attributes of both approaches,” he added.

3) Environmental investment has to become a long-term habit.

No matter how the nation chooses to invest in combating climate change and creating a sustainable future, it must do so long-term, panelists said.

Phyllis Harris, Wal-Mart’s vice president for environmental compliance, said that “most companies understand that (sustainability) is a journey.”

Harris said Wal-Mart’s journey began in earnest when CEO Lee Scott announced ambitious sustainability goals in 2005, including becoming 100% supplied by renewable energy. “If you don’t have those very ambitious goals it’s very hard to keep the ball moving,” Harris said.

4) Everyone will have to change a little.

Goals aren’t just for Wal-Mart, and first-100-days agendas aren’t just for the next administration. Panelists and speakers said individuals should set their own agendas for lessening their environmental impact.

John Dernbach, an MLaw alum and professor of law at Widener University, said that, traditionally, polluters were seen as ‘others’—large, corporate bad actors. But today, he added, “I think the era we’re moving into is an era where individuals are going to have to play a larger role.”

Ann Carlson, a climate change panelist, UCLA law professor and faculty director of the Emmett Center on Climate Change and the Environment, said that role can include creating demand for efficient air-conditioning, heating and lighting, which is a crucial part of any carbon-reduction strategy.

5) Let reality—not despair—sink in.

Panelists discussed scary things at the conference, some current and some foretold: hurricanes, heat waves, global warming that turns polar bears into cannibals, nuclear resource wars, disruption in food supplies and the dissolution of civil society.

Luncheon speaker Lisa Heinzerling, lead author of the petitioners’ briefs in the 2007 Supreme Court decision Massachusetts v. EPA, said, though, that it would be the small changes— the absence of migratory birds in the backyard or an unusually warm fall—that would put people on alert.

Whether the climate responses that inspire human change are large or small, the next administration will need to address them from a realistic and informed position, not one of despair. In the face of alarming changes in the environment, “the new President needs to find that reservoir of aspiration and hope,” said Jonathan Cannon, UVA law professor and sustainability panelist.

6) Choose well.

Conference speakers also advised law students about the environmental importance of their choices, both in their career and at the polls this November.

“Whether you choose to go into the public sector or the private sector, I just exhort you to choose well,” Gov. Granholm said. “I urge you to think about public service. I just exhort you to do something where you can move the ball.”

Lois Schiffer, a climate change panelist and former Assistant Attorney General for the Environment and Natural Resources Division at the U.S. Department of Justice, said the most important thing to do was to vote. “If we’re going to do anything about climate change, we’ve got to get people engaged in participating in the civic process,” she said.

7) Read the Clean Air Act.

Finally, both the next president and law students should become familiar with existing environmental laws. Heinzerling asked law students to go home and read the Clean Air Act. “We need you guys,” she said. “You should scour it for possibilities for reducing greenhouse gases now, today.”

Read the Clean Air Act at 42 U.S.C. § 7401 et seq. Reach Sara Agne at sara.agne@gmail.com.
Letter to the Editor

CONTINUED from Page 2

I’ve got to wait until next semester to get a credit for talking about the Common Law Origins of the Infield Fly Rule at Scott Hershovitz’s house? If this didn’t set me off enough, three days later I get another e-mail telling me that “effective this morning, the Mini-Seminar Information automatically moved to the ‘This Week’s Deadlines’ section.” Argh! Why are we making this so difficult?

My list of complaints is far from exhaustive. I could go on and on about how the wiki concept won’t work the way it is set up on the site, or how the scanned flyers that rotate every three seconds are so small that you can’t read them. I won’t, but I could. I do hope I’ve convinced you of my conclusion: MLawLive needs to be completely redesigned and reimagined by someone who understands design.

If you want to fix MLawLive, hire someone from the information school and the graphic design school to work together. Give them the ability to reorganize the legacy systems that funnel information into the system and let them design a coherent, effective portal that students will be happy to use and the school can be proud to show off. A clearinghouse of information, critical to the student body, isn’t something that can be designed and implemented for free without consulting people who have studied and understand design and usability. If we can’t afford to hire a professional, let’s at least engage students from the information and design schools to assist us in turning MLawLive into a helpful, usable website.

Sincerely,

Jacob Walker

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Get something to say? Send a ‘Letter to the Editor’ to reg@umich.edu and get it off your chest. You’ll be mighty glad you did.

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Generation Project

CONTINUED from Page 7

to many students is inexcusably narrow.

Before law school started I was a teacher in the Bronx, and I had an 8th grader named Ivan that loved history and current events. He was probably the brightest kid I’ve ever met—he honestly once asked me if I thought Musharraf was doing enough to crack down on the Taliban in Pakistan’s Northwest Frontier. Ivan somehow found out about this summer program where kids could go to Albany and Washington and get “leadership training” and listen to politicians talk. He was ridiculously excited about it because he knows more about politics than any 8th grader probably should (“Yo, Mr. Savit! Condoleezza Rice and Samuel Alito might be there!”), but the program cost $3,000 and, as a kid from the South Bronx, he simply couldn’t afford it. And for every kid out there like Ivan, there’s a kid that loves science, sports, writing, or math but doesn’t have access to the enrichment opportunities that richer kids do. The Generation Project aims to allow donors to both design programs based on their passions and fund them for the benefit of kids like Ivan.

We’ll be using the $10,000 ideablob prize money to upgrade our website at thegenerationproject.org so that donors can immediately engage in the process of designing gifts for high-need students. Please consider designing and funding a gift based on your passions. We’ll have a “post-dating” option so you don’t have to actually give anything until you get that first firm paycheck. To get involved before then, contact me personally at eli.savit@thegenerationproject.org, or Jessica Rauch at jessica.rauch@thegenerationproject.org.

Sincerely,

Jessica Rauch

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Accidental American

CONTINUED from Page 9

worker. Mamdouh is an incredibly friendly and humble man, and without knowing his story one would never know how much fight he has in him and how relentlessly he has worked for his fellow immigrant and non-immigrant workers. He and Saru will be here to talk about the book, ROC, and workers’ rights in general. If you are from New York, you have probably heard about ROC, and if you aren’t you will have very soon. I highly encourage everyone to come and hear firsthand about the experiences that this article cannot do justice to and to support those fighting hard for the rights of restaurant workers.

For more info on ROC, MILLA, or how to become involved, please contact Erin at eopperma@umich.edu.
Submitted by the Law School Student Senate

1. 1L Representative (1 - elected by section ABCD)

Becca Crocker

Dear ABCD,

As most of you know, I am Becca Crocker and I graduated this May from Valpo (Mechanical Engineering). While there, I was lucky enough to have the opportunity to serve in student government and programming. It was extremely rewarding and enjoyable, and I am hoping that you will grant me a similar experience here. If elected, I would be committed to planning fun events for us to interact with the rest of the LS and campus, as well as listening carefully to suggestions for improving our school, then doing my best to implement them. Please vote for me!

Steven Schwartz

LSSS holds open weekly meetings that are important! The student senate meets with administrators, plans events, discusses policies, and makes changes that impact the whole law school. Our summer-starter timetable is distinct. As a group, we may want additionally scheduled career service events, guest speakers, or social gatherings. Individually, we’ll all need help sometime to get this or do that. In a labor of love, learning through office hours, Google docs, phone calls, and emails, I’ll represent. I’ll keep you informed of pressing topics from meetings. Too cold or noisy? Joyful? Concerned? I’ll take our conversations to the LSSS floor.

2. 1L Representative (1 - elected by section EFGH)

Emily Bretz

Hi! My name is Emily Bretz, and I am running for 1L Representative for Section EFGH. I have loved my experience so far at Michigan Law, but I also have many ideas about possible improvements for the school (though it is slightly difficult to list them all in 100 words). For one, I would like to see more interaction between the first year sections. Also: cookies at every meal. Most importantly though, I will always listen to any problem or suggestion, and then work with the Senate to make those changes happen for you. Thank you!

Matthew Budow

I pledge to advocate the interests of our section with the ferocity of 9 cougars. Time permitting; I will see what I can do for other lesser sections.

If elected, I will be strict, fair, and accountable. My door will always be open, and I live on the first floor, so no steps!

You don’t even need to come in. My window faces the quad so we can talk Clarissa Explains it All style. You can be the creepy neighbor with the ladder, and I’ll be a less attractive Melissa Joan Hart.

Remember, without EFGH, this sentence would be illegible.

3. 1L Representative (1 - elected by section IJKL)

Benjamin P. Keane

Benjamin Keane is running for IJKL student representative for two reasons. The first is to invite Professor Simpson to Ashley’s and use the $25 campaign spending limit to cover his tab. Everyone from our section will be invited. Hopefully, we’ll hear the limericks not deemed appropriate for class. Secondly, Benjamin wants to organize the largest snowball fight in University of Michigan Law history! That’s the reason he came to UMLaw and he will need to coordinate with representatives from all the other sections in our class as well as those graduating in ’09 and ’10. Thanks.

Nic Markman

Goals as your 1L IJKL representative:

1) Unity - Eliminate social divisions between summer and fall students. Similarly, eliminate divisions between those living in the Lawyers Club and those living off-campus.

2) Funding - Dean’s Service Grants (Guaranteeing funding for 2L’s interested in public service work) are a great idea. Why not include 1L’s too? Creative fundraising could make this a reality.

3) Quality of life - Law school is stressful. One of the LSSS primary functions is making your time here enjoyable – beyond bar nights and Halloween parties.

Let me work for you.

4. 1L Representative (1 - elected by section MNOP)

Sean Delphay

Candidate Statement:

I am running for the LSSS because I take my study breaks seriously. I just hope not too seriously. I have helped plan social events before and would welcome the
Case Notes, by Amie Medley (guest Note by Jason LaFond):

Can you name these Torts cases? We’ve provided a couple of small clues that might help! (Answers on pg. 17)

Submit your visual/creative/just plain wacky representations of prominent cases to rg@umich.edu - you could end up published!

Grocery Shopping

markets around town, our favorite is Hua Xing in Ypsilanti. If you take Washtenaw to Ypsi, Hua Xing is on your right about halfway to Eastern Michigan University. It’s pretty hard to miss because it’s HUGE (well, huge for Ann Arbor). They have at least 10 varieties of anything you might be looking for and several aisles of cooking gadgets and serving dishes. The walk-in cooler of Asian produce contains a lot of stuff that you won’t find elsewhere in town, but go on the weekend when the stock is generally freshest. Also, the seafood is very fresh. How fresh? You scoop your tilapia out of the tank, then they beam it on the head and skin and clean it. It’s great! They also routinely have live crabs, turtles, frogs and other miscellaneous water dwelling animals, for those with expertise in killing their own dinner. There are also lots of piggy, cow and chicken bits for those obsessed with making stock or cooking up really unusual cuts of meat.

Tempting as it may be, we recommend not going to all these places in one day, since it can use a lot of gas and your fridge will not hold everything you find. Plus, you need to leave time in the weekend to actually cook all the goodies you find. Now, go explore and have fun!

The Food Court is where you’ll find all things foodie, vetted for your eating pleasure by MLCC presidents Michaela Tarr and Liz Crouse. These two will be keeping the law student body sated all year with delicious recipies and savory restaurant reviews, so, if you’ve got a request, get ‘em while they’re hot at rg@umich.edu.
Law School Events

Tuesday, September 30

Meeting (Christian Legal Society)  
- The Christian Legal Society will meet for dinner and Bible study. 6:00 – 7:30 PM; Phid House, 502 E. Madison St..

Upcoming!

Volunteer opportunity (CLSA)  
- Wednesday, October 29th: Food Gatherer’s Community Kitchen (Delonis Center - 312 W. Huron St.), volunteer to serve meals at a homeless shelter in Ann Arbor – contact Frances at fymkim@umich.edu if interested. 5:00 – 7:15 PM.

Student Research Roundtable (SRR)  
- The dates for the upcoming semester are as follows: Oct. 13, Nov. 3, and Nov. 17. The Student Research Roundtable is a forum for students with an interest in teaching law to get to know each other, talk about research, and generally learn how one works toward becoming a law professor. Students will present research ideas, research in progress, or even completed projects that are still open to revision. If you would like to be added to the CTools site and email list for this lunch, please send an email with your unique ID to jprescott@umich.edu. 12:20 – 1:20 PM; 138 HH.

Wednesday, October 1

Kirkland & Ellis: IP Litigation (IPSA)  
- Eric Lamison, Michigan Law ’95, Partner, Kirkland & Ellis, will give a talk titled “So You Are Thinking About A Career In IP? Overview Of A Recent Patent Infringement Jury Trial In East Texas”. Lunch will be served. 12:20 – 1:20 PM; 150 HH.

Monday, October 6

Baker Botts: IP-Related US SC Cases (IPSA)  
- Samir Bhavsar, Michigan Law ’96, Partner, Baker Botts, will give a talk on recent IP-related US Supreme Court cases and IP careers. Lunch will be served. 12:20 – 1:20 PM; 138 HH.

Tuesday, October 7

Domestic Violence 101 (Family Law Project)  
- Mandatory training for all new FLP volunteers. Contact apavlov@umich.edu for further information. 5:45 – 8:00 PM; 218 HH.

Disorientation (National Lawyers Guild)  
- Surviving Law School as a progressive student followed by a meet and greet with Guild attorneys. 4:30 PM; 120 HH.

Campbell Info Session (Campbell Board)  
- Information session for students interested in the Campbell Moot Court Competition. 5:00 – 6:00 PM; 120 HH.

THE HENRY M. CAMPBELL COMPETITION IS COMING . . . .

GET YOUR CAMPBELL ON!!!

Important upcoming dates:

October 6:
Teams must email to confirm participation and submit Affidavit of Participation by 5pm

October 13:
Campbell Problem will be posted on CTools site for registered participants!

If you have any questions at all, please contact:
CampbellCompetition@umich.edu

(Sponsored by Campbell Board)