December 8, 1977

University of Michigan Law School
Those of us who have not yet found a job might do well to consider applying for that of Counsel to the President. As John Dean described it last Wednesday in a group meeting for second and third year students and the general public, the job, at least in the Nixon Administration, initially involved little more than being a middleman in the oftimes nefarious schemes of the White House. As time went by he discovered that his position required a thorough-going knowledge of the criminal law, an area with which he, like most lawyers, was totally unfamiliar.

At one point he leafed through the Internal Revenue Code to determine if instituting tax audits of political opponents was illegal. The Code, it seems, is silent on the point. Whatever may have been the ethics, if not the illegality, of such behavior, it was not until Watergate was fully developed that it became clear to him that he was unquestionably on the far side of the criminal law, whence came his testimony before the special prosecutor and the Senate Select Committee.

One may believe or disbelieve that he is now as contrite as he avows, but of the Watergate principals he is the only one who has been willing to expose himself to extensive questioning from an audience which included obviously hostile elements. While some applauded the courage of his testimony, one “questioner” accused him of being a “bad, bad man”, an accusation which he seemed to accept as having some truth to it.

Is he now profiting from his sins -- at the bookstore and on the lecture circuit? Perhaps, but he does have an enormous legal bill to pay, having had to retain the services of a real criminal lawyer, and has turned down many far more lucrative possibilities, including most recently, “John Dean narrates the Nixon Tapes”.

Dean’s current job opportunities are, of course, limited, since, having been disbarred, he can no longer practice law. Consequently, while the job of Counsel to the President does have its drawbacks, it offers that one benefit of which all law students dream -- early retirement.

Fellowship Program Announced

Beginning in January Michigan law students will be asked to contribute to a student-funded program aimed at assisting students wishing to pursue public interest legal work this summer. Positions might include working with public interest or civil liberties organizations in legal aid or public defenders offices, or in government or legislative positions. The newly formed Student Funded Fellowship (SFF Program is modeled after successful programs established at two major law schools.

SFF’s purpose is to enable students to pursue an interest in public interest law as a prelude to accepting a permanent position in this area but who otherwise might not be able to explore public interest law because of its low summer pay. The program seeks to guaranty that SFF participants’ income from all sources will total $125 - $140 weekly. SFF organizers hope that all students who will be working in private law firms next summer will pledge at least $25 so that the Michigan SFF can award several fellowships during its first year.

Robert Santos, Law School Student Senate President, has asked a group of students to begin formulating criteria for fellowship eligibility and has requested that the Law School Administration handle contributions to the program through the Law School Fund.

Students seeking more information about SFF should contact Robert Santos, Jeff Cecil, Sheila Haughey, Stewart Feldman, or Ed Krauland.
CRUSADER RABBIT

A Placement Opportunity the Placement Office Never Told You About

Lazarus, Beezelbub, Lucifer & Satan

Partners: G. Kahn A.T. Hun M. DeSade A. Hitler and others

Regional Offices: 77 Brimstone Way Hell, Michigan 47313

Of Counsel: J. Iscariot

October 31, 1977

Nancy Krieger

Director of Placement

University of Michigan Law School

210 Hutchins Hall

Ann Arbor, Michigan 48109

Dear Ms. Krieger:

We are interested in interviewing graduates of the University of Michigan Law School with a view towards permanent and eternal employment. If there are members of the class of 1978 who desire unlimited wealth, fame, and power, one of us would be pleased to come to Ann Arbor for the purpose of securing students to enter into our standard “contract.”

Our organization has several billion members at the present time, including several million formerly engaged in the practice of law. The scope of our practice is literally universal and covers all areas of human endeavor. The organization is the second oldest in existence, having been announced that

---Free tuition for my fourth year of law school--and not needing it.

---An extra day before AA Parking towels away my car.

---One interviewer who doesn’t say, “Of course, I don’t work in that area myself, but I think our practice in that area is...”

---A good job offer.

---A fair job offer.

---A job flipping burgers at Mac’s.

---The greatly improved food in the Law Club, during Thanksgiving break? (Seriously, doesn’t it seem that food quality is down quite a bit from the past few years?)

---Did you notice--

---The deep snow--in Room 150? (Why can’t they fix the present building, before spending those millions on the new hole in the ground?)

---The Christmas lights in Law Quad windows? (Thanks, people--it brightens up this dreary place).

---MMM’s Christmas List (Are you listening, Santa Antoine?):

---A large quantity of mercy, from Wright.

---An extra day before AA Parking towels away my car.

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Students can be divided into three categories; "Law Review," (LR) "Almost Law Review," (ALR) and "You Must Be Kidding," (YMBK). The majority fall into the last category.

**Law Review (LR):** "Law Review" are those students fortunate and/or bright enough to have achieved the highest grades in their respective freshman class. For this achievement, they are given the honor of being permitted to spend the rest of their law school careers in the library researching and writing articles about arcane tidbits of law which are of significant interest to...to...well, to other law review people.

It is not true that law review types are unfriendly, discourteous and snotty. Indeed, there have been reports of times when they have actually tried to "shoot the breeze" with members of "You Must Be Kidding" (YMBK). Example - LR: "Say, YMBK, what’s happening? Who have you interviewed with, lately? Any job offers yet? I was taken to dinner last week by Cheatim & Beatim, Greed and Graft, and Money, Cash & Morcash. Next week I’m being flown to Houston, Los Angeles, New York, Chicago, and Washington to meet with some firm partners, and would you believe I only have two months to give them my decision? But I guess I shouldn’t complain. I mean we all have the same problems." More than one YMBK has been indicted for murder as a result of conversations such as that quoted above. All have been acquitted.

When LR’s speak in class, students as well as professors are expected to ask questions and take notes.

One rumor about LR persons is that they are all eggheads who part their hair in the middle and wear glasses. This is patently untrue. LR people are all bald, and glasses are not made large enough to fit their heads.

**Almost Law Review (ALR):** Almost Law Review types go through their law school careers hating themselves for not being Law Review types. They take out their anger and frustrations on relations, friends, each other, and YMBK’s.

At first glance it is often difficult to recognize an ALR. They are very sneaky people. They masquerade as regular people, and may sometimes be mistaken for YMBK’s.

At first glance it is often difficult to recognize an ALR. They are very sneaky people. They masquerade as regular people, and may sometimes be mistaken for YMBK’s. One characteristic that may give them away, is their habit of walking up to a YMBK following a final exam and asking how he/she did. The YMBK, thinking he is speaking to a peer, proudly reveals the variety of issues he had spotted on the test. The ALR then proceeds to list 20 more issues that he found, and explains why the five that YMBK spotted are totally inapplicable.

Following the above scenario, many YMBK’s have totally lost control and had to be dranned kicking and screaming from the law school. ALR’s reportedly keep track of how many such YMBK’s breakdowns they are personally responsible for each semester. The winner gets a trip to New York City, where he/she walks up and down Wall Street pretending he/she is a LR type. This is a most coveted prize.

It is well known that ALR’s hide reference books from fellow classmates, and talk in class for hours without saying anything. They may also be spotted talking to professors during class, after class, during office hours, and in the lavatory.

Identifiable physical characteristics include a perpetual brown hue about the nose from close contact with professors, and a right arm which involuntarily shoots up whenever a question is asked (many ALR’s have found this latter habit quite embarrassing, particularly at restaurants and auctions).

**You Must Be Kidding (YMBK):** From the moment they bite their tongue when first being called on in class, to the final day some 15 years later when they reach for their diploma, YMBK’s think of only one thing - dropping out.

They are encouraged to pursue this option by friends, classmates, professors, and Uncles Harry, who inevitably offer a job selling used cars: "How many used car dealers were involved in Watergate? Huh, Mr. Lawyer?"

(See L.S: A.P., page 5)
R.G. REPORTS
HARE v. TORTOISE

As Reported by B.J. Ustice

This is an appeal from a suit in equity. The plaintiff sought an injunction to prevent the defendant from being declared winner of a race. The defendant raised the affirmative defense of laches, claiming that the hare had "slept on his rights" and shouldn't be allowed to bring the suit.

The facts of the case are in dispute. The defendant challenged the plaintiff to a race. The rules were agreed upon: the first one across the finish line would be the winner. The day of the race was set and both contestants started at the same time. We quote from the transcript of the trial:

Q. What happened next? A. Well, I'd gotten this real big lead when this mouse, big for a mouse, came out of the bushes with a gun and told me to put my hands up. I'm fast, but not faster than a bullet, so I did what he told me.

Q. Was there anybody else involved? A. There was this cricket who seemed to be giving orders, a duck who had a terrible limp, and a dog who was apparently the strong arm guy, he wasn't any too bright.

Q. Did they say anything? A. They said they were sent by Mr. Big. That this Mr. Big wanted everything to go right, that he was going to show kids how to live, not some two-bit hare. Well, that made me mad, so I started swinging but that goofy character knocked me silly.

Q. Is that all? A. No, they said that Mr. Big had a lot of money riding on this race. He was going to use the winnings to build a big amusement park or something. Then they put this needle in me and I went off to dreamland. When I woke up, somebody said the tortoise had won.

Counsel for the defendant claimed laches, alleging that the hare had waited too long to finish the race and that because he had stopped he was estopped. While we would like to be able to rule on the defendant's novel application of laches, that is not why the case was appealed.

Counsel for the plaintiff claims prejudicial error on the part of the able and learned Judge B.B. Wolf. Apparently before the plaintiff had a chance to complete his presentation, the judge ate him.

We find no error since the learned judge put on record that the plaintiff was tasty. If anything, this shows prejudice in favor of the plaintiff. We also hold that all proceedings should be dismissed since the plaintiff is no longer around to testify. Opinion by J. Cricket, C.J.; M. Mouse and D. Duck, JJ., concurring.

[This may be cited as 1977-27 R.G. 4—Ed.]

More Bread

(Continued from page 2)

STUDENT MAG GRABS OFF R.G. COLUMNIST FOR SUMMER

New York--Weekly Reader, a popular New York based elementary school magazine, has announced that they have signed Steve Fetter to write a column this summer. The column, which will be called "Day-Old Crayola", will bring Fetter 50c/week.

CLASSIFIEDS: Wanted: Mediocre W/M law student seeks Law Review woman for possible marriage. Must be willing to keep student in style that he is accustomed. Serious replies only. Box D-O-B, Res Gestae.

SUMMER OPPORTUNITY! Still looking for a lucrative summer job--maybe we can help. Don't you hate it when you see people with 8 job offers when you don't even have one. Well, now you can do something about it. We have just concluded an exclusive deal with Burt Rosen and Barrie Lawson Loeks which allows us to franchise their extra job offers in any city of your choice. All you do is choose a city, pay a small one-time charge, and we do the rest. We process the application, and then we sell you the franchise for the summer. So now it's up to you--stop complaining, and decide which city you want to live in--Be a Burt Rosen in San Diego or a Barrie Lawson Loeks in Chicago. The choice is yours--the fee is ours! Write D-O-B. Dummy Franchise Corp., East 17, 1977:

Res Gestae Flashback--November 17, 1977: Explaining why law students pay a higher percentage of their educational cost than medical or music students, "Dean St. Antoine pointed out that society needs physicians and music teachers." (And we can only hope and pray that someday the same need will exist for lawyers.)

Dicta: We still can't believe it--but A.P. reported last week that at a classification information session, first-year section one caused Dean Eklund to lose her temper--and she actually yelled "Shutup"! Twice. C'mon, section one--Dean Eklund?

On a more encouraging note, congrats to Jeff Liebster and his section one boys who staged an amazingly realistic holdup of the Law Spouses' highly successful Vegas Night. Now why can't you others use that as a model and go out and pull off a robbery, rather than pick on our poor Dean Eklund. And I'm afraid it's true that the lovely Sarah Matson was caught red-handed telling a dirty joke a few weeks ago. But she claims that she was telling it under extreme duress--it seems Jeff "Chico" Susskind was threatening her with sexual favors at the time. (Don't worry, Sarah, I believe you...by the way, can I ask a favor of you?)...And the entire D-O-B. staff was thrilled to see that LSSSSSS Prez Bob "Robert" Santos had found permanent employment for next year--selling mail-order life insurance. Good luck, Bob.

INTERVIEWS: Nancy Krieger has announced a new Placement Office policy, effective next year: Students will be allowed to bill out their interview time at the following rates--First-year-$30/hr.; Second-year-$40/hr.; Third-year-$60/hr., half of which will go to the Placement Office. I only wish they had had that policy this year--I probably could have retired off my interview earnings...But instead, I keep trying--it was the Department of the Army two weeks ago--I spoke to them on Monday, and by
L.S: A.P.  
(Continued from page 3)

But they are not quitters. Many are combat veterans, who adamantly refuse to surrender. They courageously withstand the truth scrawled in blood on the washroom wall: "LAW SCHOOL IS HELL."

It is to be emphasized that YMBK's are not failing students. They are merely not LR's or ALR's. One may have a "C +" average and still qualify at most law schools. Many of these students never received a grade below a "B" in their lives, before law school. They did not understand the meaning of those funny little hooks on their grade reports. When they were informed of the mystery hook's identity (C), many went into shock. Some broke into tears, others into laughter. Many simply jumped out of windows. Law schools term this phenomenon "the attrition rate.

In order to gain a better understanding of the course material, many YMBK's attempt to talk to professors after class. Professors rarely have the time to speak with YMBK's, however, for they usually are rushing to make an appointment with an ALR. If you see a professor attempting to run down the hall with a student hanging on to his leg, it is a reasonably good bet that that student is a YMBK. YMBK's are proud to have the highest "pass" record in the law school. One student is reported to have passed when the professor asked him to close the window.

Some students even refused to answer when they believed the professor was using an incorrect spelling when he called their names. These students are held in high esteem by their peers. One student, recently inducted into the YMBK hall of fame, stood up in class when called on and shouted, "I'm mad as hell and I'm not going to take it anymore." This student is currently selling used cars for his Uncle Harry...

More Bread  
(Continued from page 4)

Thursday I heard that I had been classified 4-F... But good news for John Coogan--he returned from New York boasting more about a double-cheeked goodnight kiss from the lovely Maylis Casati-Ollier, than he was about an offer from a Wall Street law firm. We were surprised at the ordering of his priorities until Paul Jensen noted that there will probably be other job offers in John's future... but John's not jumping at the offer--he's waiting to see if he gets chosen to replace the lovely but graduating Kathy Opperwall as a Law Library Deskperson... Sometimes a firm can get to know you better in twenty minutes than they can during a weekend at the firm. Tom Connop was flown down to Kansas City by a firm that later rejected him with a letter that began, "Dear John."... Greg Reid came up with the best reply to the oft-repeated interview question--"Why did you interview with our firm?"--"Because," Greg said, "I didn't have any classes at 11:20."... and the lovely Susan Morrison was hard-pressed to keep a straight face when an interviewer told her, "I'd almost forgotten that I had an umbrella, I haven't gotten it up in so long." (But did you remember the galoshes!)... Steve McInnis was kind of blown away by the New York firm that refused to pay for his dinner, telling him he should have taken a dinner flight... And with Jeff Susskind studying scuba-diving and Mike Halpin trying sky-diving, they're thinking of starting their own law firm, specializing in Commando Law... And as for me--I've finally found two firms where I feel that I have a chance--one has a Student Guideline that says, "Finish second year," and the other was very impressed by my SAT (not LSAT) scores--but if they make me an offer, I can't help but think that I could have gone to them right out of high school. Good Luck in your finals--Have a great Christmas vacation.

See you next year.
MMMMore

(Continued from page 2)

""Arise, lawyers, you have nothing to loose but your chains! Throw off the yoke of the oppressors . . ."

Lawyers, as an oppressed class? Could be, if other courts follow the lead of a recent New York decision. Even though landlords can't discriminate on the basis of sex, race, national origin, or marital status, they can refuse to rent to attorneys.

According to the court, it was ok for the landlord-defendant to refuse to rent to a black female lawyer. He was within his rights in trying to keep out people who, aware of their rights, were more likely than most to cause trouble for him.

The lesson is clear--tell the landlord you're a plumber (and if he calls about a broken pipe in his own home, tell him you don't make house calls).

This marks the last RG issue for two of our finest staff members (don't get your hopes up--I'm not one of them).

Our Editor, by diligent efforts and a little cash to the right people, is on his way to greener pastures (about 20 grand a year greener). Carol Sulkes is packing her drawing pad and heading to the Windy City.

It's been a pleasure to work with both of these professional journalists. The RG won't be the same without them (cause now we get to split the Editor's salary!!).

"Majesty of the Law" Department--Here are some of the fine, sensible laws we'll soon swear to uphold:

--That all pickles offered for sale must bounce at least 4 inches when dropped from waist-high.

--That it's a crime to interrupt any meeting of British Columbia's Grasshopper Control Committee.

--That neither the bride nor groom can be drunk during a wedding in Pennsylvania.

--A Detroit ordinance making it illegal to borrow money from a student on his way to or from class.

--In Chicago, it is illegal for an ugly person to appear in public (There's a great line that goes here, but in the Christmas spirit I'll skip it. If you promise to stay inside.)

Hang in there--in two weeks, the agony of finals will be over.

Maybe permanently.

Anyway, have a nice Christmas.

RABBIT: BRIMSTONE LAW

(Continued from page 2)

formed shortly after a split from the "parent" organization. We consider our organization superior both in terms of numbers and effectiveness, and in viewing the present condition of the world, we feel this conclusion is self-evident.

LBL&S is firmly committed to equal employment opportunity and has backed up its words with actions. Our employees include members of all sexes, races, religions, national origins and historical time periods. A partial list of our members may be found in volume one of the Dante directory, in the event any student wishes to learn more specific information on the composition of our organization.

We have expanded over the past years at a rate greater than the expansion of the general population, and anticipate significant staff expansion in response to our ever increasing responsibilities and workload. New members are selected on the basis of amorality, ethical obscurantism, atheistic orientation, and a willingness to sign our standard "agreement." All positions are permanent, with actual service being deferred until expiration of current metabolic function. The benefits offered by our organization are more than competitive with those offered by other employers, and indeed, we might even say that they cannot hold a torch compared to what we offer.

Our customary recruitment practice is to contact students as soon as they demonstrate the proper motivation for our work, of which we have found most law students to have an ample quantity. We also require a candidate to permanently part with their intransient spiritual energy, of which we have found most law students to have a disappointingly small quantity. Offers not immediately accepted remain open indefinitely, and applicants are periodically re-interviewed as graduation approaches to see if they have changed their minds. All interviews are conducted at the convenience of, and at no expense to, the interviewee.

LBL&S would appreciate hearing from you at your earliest opportunity concerning a time when one of our recruiters might secure the services of interested law students. We would also appreciate being furnished with a list of your May, 1978 graduates as we may wish to contact them directly, especially around exam time which we have found a productive period for completing our "bargain."

Yours truly,

E. Lazarus

EL/dd
L.S.S.S. RANDOM NOTES

(Continued from page 1)

We still need more students to join the ABA-LSD to meet our goal of a 20% enrollment. That level will qualify our school for certain programs and funds from the ABA. Interested persons may obtain applications from the ABA-LSD bulletin board near the R.G. office or may contact either Randy Hall (764-8920) or Charles Lowery (973-9310) for further information.

Reminder: The interviewing rooms in room 200 are reserved for Law Students after normal interviewing hours.

Sorry—the Senate office will not be open next week. Believe it or not, we study on occasion. If you have any questions, comments, etc., please contact any senator. A list of names and phone numbers will be posted on the office door.

Senior Day for December Grads will be held on December 11. L. Hart Wright will be the speaker. Refreshments, etc. will be provided. Families are invited. Dean Pierce's secretary, Mrs. Howe is handling the arrangements so see her (Rm 320 HH) for details and invitations.

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Crossword Solution

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A Blockbuster! So big it should be divested!

- Justice Douglass

☀☀☀ - Oliver Wendell Holmes

"Better than ours!"

- Harvard Law Review

Attention drones! Lift your dusty faces out of the books long enough to revel in the 80th Annual Law School Last Day of Classes Bash-and-Brouhaha.

Force a smile. Try on some holiday cheer. Make an effort to speak in standard English (it will come back—you'll see). Mingle with other people (it's your last chance till Christmas) December 8th from 3:30 to 6:00 P.M. in the Lawyers' Club Lounge.

Forget Finals: Pretend it's the season to be jolly. Ho ho ho and falalal too. Who knows? Maybe you'll even meet someone who will be useful to you later on -

- A message in your best interest.
Brought to you by the LSSS Social Committee -
Law Bronze, a.k.a. Coop’s Riders, riding the strong right arm of John (“Oh my head!”) Lonsberg, splashed their way to a 20-14 victory over DSDA, a perennial dental school powerhouse.

A third-quarter interception by Bruce (Drew Brehm) Starks provided the winning points for the boys of Bronze. A perfectly executed blind-side block by Jeff Goodman allowed Starks to prance untouched into the end zone. Tom Malone and Frank Ruswick were on the receiving end of two long bombs that accounted for Bronze’s other scores against the well-drilled opponents.

In compiling a perfect 7-0 record, Bronze amassed a total of 116 points while limiting the opponents to 20.

Although the rain and soggy field created less-than-ideal playing conditions, the weather did not dampen the spirits of Boisterous Dave Brown and His Bedlamaires. While totally unnerving DSDA (and the referees), the group provided just the spark Bronze needed to keep their perfect record intact.

Player - Coach Lonsberg gave special plaudits to Gary Peters for his three yard kickoff and to Jeff Goodman for playing an entire season without incurring a single major penalty. Also deserving special commendations are Charles Lowery, the colorful speed merchant, who caught more passes thrown by the opposition than by his own quarterback; and Charles Brown, a.k.a. Bing, the defensive end who in the closing moments of the final game sacked the opposing quarterback before the ball was even snapped. The true dedication award must nonetheless go to Wally McNinns - fighting to secure his position, he dropped 52 pounds to get to his playing weight of 225.

Lonsberg has voiced some concern about losing a few of his charges in the upcoming hardship draft, but is cautiously optimistic, “After talking with Mrs. Betts and each of the players individually, I am reasonably sure that most of the guys will remain in school at least one more year.”