September 20, 1974

University of Michigan Law School

Follow this and additional works at: http://repository.law.umich.edu/res_gestae

Part of the Legal Education Commons

Recommended Citation
http://repository.law.umich.edu/res_gestae/590
I would like to announce a conditional amnesty program for all those who actually did serve in the armed forces during the Vietnam War.
NOTICES

(R.G. wishes to point out that notices are printed as originally received. Thus, any extensive editing should be done prior to submitting a note for publication).

PLACEMENT

Justice Department Honors Program - third year people interested in this program must have applications into the Placement Office by Sept. 23rd.

Sign-up Procedure - The sign-ups are moving very slowly because students are spending a great deal of time seeing who else has signed up, and checking their own schedules. Please help everyone concerned by knowing which employers you want to sign-up for, and the times you have available BEFORE you come to the sign-up.

If you are signing up for someone else, don't forget to notify the Placement Office of the arrangement, and to initial the sign-up. You may not sign up for more than one person other than yourself.

Stand-by list If you are on a stand-by list, please check the bulletin board frequently for your name, and then come up and sign-up for a time.

Corporate Law Program - if anyone picked up a bibliography at the meeting on Corporate Law Practice, will you please bring a copy to the Placement Office so that we may make a copy for our files. Thank you.

Nancy Krieger

FOREIGN STUDY/RESEARCH FELLOWSHIPS

Seniors interested in possible study/research in Scandinavia and who have some knowledge of one of the Scandinavian languages, please see Mrs. Gomes (Legal Research 973) as soon as possible. The application deadline is late October 1974 for academic 1975-76.

---

PHI ALPHA DELTA

Phi Alpha Delta Law Fraternity will have Professors Reed and Bollinger and Dean Borgsdorf as guests for lunch on Thursday, September 26. Following lunch these guests will participate in a panel discussion and question period dealing with their "Expectations and Reactions Regarding Students."

All three guests are involved with first-year students, and these students are especially invited to join us for lunch at noon in the Faculty Dining Room (between the Lawyers Club Lounge and the Student Dining Room).

---

AD HOC ADVOCATES

Luncheon with Dean Rivera
Tuesday, Sept. 24, noon, Faculty Dining Rm. sponsored by: Ad Hoc Advocates. Everyone welcome, let's get acquainted.

CONTACT: Nancy Schiffer-----769-4621.

P.I.L.S.

The Public Interest Law Society will hold a brief lunch time meeting on Thursday, September 26 at 12:15 in the Lawyers Club Lounge. P.I.L.S. is a group within the Law School which undertakes research projects for outside public interests organizations. A number of available projects will be discussed at the meeting by Alan Barak. BRING YOUR LUNCH.

For information call Alan at: 764-5995, 764-1172 or 664-7857
black letter life

Res Gestae in its continuing quest for talent has stumbled across an individual with both the wit and temerity to have his material published here. We welcome first year student, Rich Livorine, and his column "Black Letter Life," which we hope will become a regular feature.

--J.C.F.

A CASE OF FIRST IMPRESSION

Since the artistic liberality of the Res Gestae editor surpasses his ability to judge good writing ('good' in the sense of more exciting than a parking lot) I have been given the opportunity to fill this space weekly with any profundity or garbage which may cross my mind. This first column, as all first columns are, is devoted to describing just what kind of profundities or garbage will probably cross it.

It is called 'A case of First Impression' simply because being a first year student (an endemic freshman disease) whatever impressions I have concerning whatever this is will necessarily be 'first' ones. ('first' in the sense of coming before any others). There is no good reason why I should do this rather than anybody else, (in fact, if you've read this far you're probably certain you should be doing it) unless it's that writing is something that I like to do, have done, will do, and would do for free. Moreover, I am willing to bear the burden of sometimes making an ass out of myself. (Did you catch the 'burden-ass' metaphor as in 'beasts of burden'? Learn to expect such literary gems).

At any rate, what I'll be doing here is talking about what I see, and hopefully, if anyone will talk to me after a few of these egomaniacal sublimations, what you see. All comments, criticisms, and complaints about whatever this is are welcome. In addition, any creative work, can find a place here. I may talk about law, love, films, sports, leaves, women, men, psychology, politics, food, the Mafia, you, professors, evening books, me, restrooms, animals, and from time to time, I may mention life. (I must admit a certain failing in regard to the latter subject having never taken a course in it.)

(See LIFE pg. 5)
more notices

CONTRACTS AND ANTITRUST IN CIVIL LAW

As previously announced, Professor Camille Paulus, Vice President and Professor of Civil Law at the University of Antwerp, Belgium, will offer a two hour course or seminar on contracts in Civil Law during the eight-week period beginning October 7. In addition, however, Prof. Paulus will be prepared to supervise researching original Civil Law materials. Interested students with knowledge of French or German should see Prof. Whitmore Gray for additional information.

During the winter term of 1975, Prof. Ernst Mestmacker, former rector and member of the law faculty of the University of Bielefeld, will be conducting an eight-week course on Comparative Antitrust Law. Prof. Mestmacker is a leading German Scholar who has been advising both the German government and the Common Market Commission on competition problems. He will also conduct the sessions dealing with antitrust law in Prof. Stein's course on Common Market Law.

2nd YEAR STUDENTS

There will be a reunion picnic Saturday, Oct. 5, 1974, at Delhi Park. The cost will be $2.00 per person (children free) which will include food & beer (any other beverages are up to you to bring for yourself). This happening will be from 11:00 a.m. till whenever & will include ball-playing, music (bring your guitars & other musical instruments), general bullshiting, etc. Dogs, children & guests---WELCOME!

If you plan to attend, we must have your money and/or commitment by Friday, Sept. 27th. Call Pam Hyde, 662-1476, or Chip Spelkerman, 994-4773 or catch one of us at school.

If the $2.00 is too much, refunds will be made at the picnic.

ICLE

"Emerging Trends in Courthouse Planning, Design, Administration, and Funding" is the subject of a four-day program to be presented by the Institute of Continuing Legal Education (ICLE).

The program, which will be attended by judges, lawyers, architects and other interested groups, is scheduled for October 16-19 at the Palmer House, State and Monroe Streets, in Chicago.

Co-sponsors of the program in Chicago are the American Bar Association (ABA), the American Institute of Architects (AIA) and the National Center for State Courts.

LOCKER ASSIGNMENTS

We are trying to satisfy everyone who lives a distance from the Law School with a locker to store his belongings during the day, but as you know we do not have enough lockers to give each person in school a locker. We would appreciate anyone living in the Lawyers Club to relinquish his locker, if he has one, as he can go back to his room for anything between classes and during the lunch hour. Also we would appreciate everyone coming to the Administrative Office (The Registrar's Office) and verifying that they still have a locker, and that the right number is held by them. We would appreciate your co-operation, and have set a deadline of September 30 to reassign your locker. Thank you for your co-operation.

S/Helen Betts
Registrar

D.C. CLINIC

Ms. Lois Schiffer will hold interviews on Friday, September 27, with students who are interested in spending the Winter Term, 1975, in the clinical law program at the Center for Law and Social Policy in Washington, D.C. Ms. Schiffer will discuss the clinical program at a group meeting from 12:00 pm to 1:00 pm in Room 132 Hutchins Hall, with personal interviews to follow immediately thereafter. Students interested in the program may pick up material on the Center -- and sign up for interviews -- in the Placement Office.

(See CENTER pg. 5) / Peter Western
(LIFE cont. from pg 3)

However, the column may take any number of forms. Dialogue, essay, exposition, poetic, so on and so forth. The form of expression of an idea is part of the idea and since my intention here is to establish a medium of ideas, it may well require a medium of forms. There may also develop a few attempts at humor, if I can remember what this is.

In short then, I haven't the vaguest idea what I'm going to do here. Which is a comfortable though.

R. Richard Livorine

(CENTER from page 4)

The Center for Law and Social Policy is a foundation-funded public interest law center located in Washington, D.C., and dedicated to representing the interests of previously unrepresented citizens before agencies and courts; to analyzing legal institutions, particularly federal administrative agencies; and to providing clinical education for law students.

The Center has concentrated in the areas of consumer affairs; the constitutional rights of mental patients; hospital care for the poor; women's rights; the foreign affairs decision making process, especially trade and international environment; and energy policy.

Its recent cases include Wilderness Society v. Morton, a challenge to the construction of the Alaska Pipeline; Consumers Union v. Rogers, in which a Federal judge recently ruled the arrangements restraining steel imports are not exempt from the antitrust laws; EDF v. Peterson, after which the Department of Commerce agreed to file environmental impact statements for ship construction subsidies; and Kaimowitz v. Michigan Dept. Mental Health, where a three-judge court held that psychosurgery could not be performed on an involuntarily committed mental patient.

The Center will select from 3 to 6 students from the Michigan Law School to spend the '75 Winter Semester in Washington with students from Pennsylvania, Stanford, Yale, and UCLA. The students work closely with lawyers on all of the Center's cases.

Michigan students will receive 12 units of pass/fail clinical law credit, based on their reports to the school and evaluations of their work by the Center. The students must pay all of their expenses in addition to their regular tuition, except travel back and forth to Washington. The Center has some scholarship funds for needy students and some residence lodging for single students.

Interested students may wish to contact third-year students Susan Atkinson, Mike Touff, and Harrison Blackmond, who were at the Center last semester, or Prof. Peter Westen (Room 1043) who is coordinating the interviews.

ABA

ROLE OF ACCOUNTANTS AND LAWYERS AS MANAGEMENT ADVISORS TO BE ANALYZED

The responsibilities and liabilities of lawyers, accountants and other professionals as advisors to management will be analyzed during an American Bar Association institute in New York City, Oct. 3-5.

"We will also study their role as advocates, in the context of changing public concepts, the Code of Ethics, the Code of Professional Responsibility, the common law, state corporation laws, the emerging Federal Securities Code and court and administrative proceedings against lawyers and accountants by the SEC," said Mendes Hersman, New York City, chairman of the ABA's Section of Corporation, Banking and Business Law which is sponsoring the institute.

Participants are to include Ray Garrett, Jr., chairman, Securities and Exchange Commission; SEC Commissioner A.A. Sommer, Jr.; Theodore I. Sonde, associate director, SEC Enforcement Division; Judge William H. Webster, U.S. Court of Appeals, St. Louis; Norman Redlich, associate dean, New York University Law School, and former corporation counsel of the City of New York; and John J. Creedon, senior vice president and general counsel, Metropolitan Life Insurance Co., New York City.
Each year, the Michigan Law Review invites to join its staff a number of eligible students (defined in subparagraph (A)) who have completed their second year of law school. The number of eligible students added and the method of their selection is set out in subparagraph (B). Selection of eligible students will occur at the time regular Review staff selections are made (when grades are compiled for the previous winter term).

A. Eligible Students. An eligible student is any student, including students who transferred to Michigan before their second year, who meets the following criteria:

1. Attendance at Michigan Law School on a full-time basis during the student's second year of law school; and

2. Election of at least 20 hours of graded credit during the student's second year; provided that if the student elected Clinical Law during that period, election of only 18 hours graded credit is required; and

3. An invitation to join the Law Review staff has not previously been extended to the student.

B. Number of Students Added and Method of Selection. Invitations to join the Review will be extended to those eligible students who have maintained the highest grade point averages during their second year of law school. At least five eligible students will be added to the staff each year.

Students who submit work for publication in the Michigan Law Review as a student note may qualify for membership under the following procedure:

(a) When a student piece submitted to the Review exhibits in the judgment of a three-member committee reasonable probability of eventual publication, the piece shall be given full editorial assistance by a Note Editor.

(b) The student writer will be required to submit a second draft. If this draft exhibits in the judgment of a three-to-five-member committee a substantial probability of eventual publication, editorial assistance from the Note Editor will be continued and the student writer will become a full member of the Review. If the second draft does not demonstrate a substantial probability of eventual publication, all editorial assistance will be terminated.

In addition, assistance is available in selecting a topic. Questions should be addressed to Mary Lou Fellows, Room 410 H.H.

(We thought you might be interested in the procedure entailed in having this note printed in Res Gestae.

A) First, the piece was submitted to R.G., and in the judgment of its editor it was considered to have reasonable probability of publication. Next the editor gave the piece to himself for full editorial assistance.

B) The Law Review was required to submit a second draft. This second draft exhibited in the judgment of a committee of one—i.e., the editor of R.G., a substantial probability of eventual publication, whereupon it received further editorial assistance from the same editor. Of course, had the second draft not demonstrated a substantial probability of eventual publication, all editorial assistance would have been terminated.

Substantially, eventually, reasonably, probably the editor—J.C. Fenske.)
<table>
<thead>
<tr>
<th>Name</th>
<th>Primary Disciplinary Jurisdiction(s)</th>
<th>Public Disciplinary Action</th>
<th>Date of Disciplinary Action</th>
<th>Primary Criminal Charge(s)</th>
<th>Disposition of Criminal Charge(s)</th>
<th>Date of Disposition of Criminal Charge(s)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Atkinson, Orrin E.</td>
<td>Kentucky</td>
<td></td>
<td></td>
<td>Illegal Corporate Campaign Contributions (Ashland Oil)</td>
<td>Plead Guilty</td>
<td>11/14/73</td>
</tr>
<tr>
<td></td>
<td>West Virginia</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>2. Colson, Charles W.</td>
<td>Massachusetts</td>
<td>(Indefinite Suspension Pending Formal Hearings)</td>
<td>7/18/74</td>
<td>Obstruction of Justice (Dr. Fielding Break-in)</td>
<td>Plead Guilty</td>
<td>6/3/74</td>
</tr>
<tr>
<td></td>
<td>Virginia</td>
<td></td>
<td></td>
<td>Obstruction of Justice (Dr. Fielding Break-in)</td>
<td>Dismissed</td>
<td>6/21/74</td>
</tr>
<tr>
<td></td>
<td>United States District Court, District of Columbia</td>
<td>Disbarred</td>
<td>6/25/74</td>
<td>Obstruction of Justice (Watergate Cover-up)</td>
<td>Dismissed</td>
<td>6/21/74</td>
</tr>
<tr>
<td></td>
<td>United States Court of Appeals for the District of Columbia Circuit</td>
<td>(Indefinite Suspension Pending Formal Hearings)</td>
<td>6/28/74</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>3. Connally, John B.</td>
<td>Texas</td>
<td></td>
<td></td>
<td>Conspiracy to Obstruct Justice, Perjury &amp; Bribery (Associated Milk Producers, Inc.)</td>
<td>Pending</td>
<td></td>
</tr>
<tr>
<td>4. Dean, John W., III</td>
<td>Virginia</td>
<td>Disbarred</td>
<td>2/6/74</td>
<td>Conspiracy to Obstruct Justice (Watergate Burglary)</td>
<td>Plead Guilty</td>
<td>10/19/73</td>
</tr>
<tr>
<td></td>
<td>United States District Court, District of Columbia</td>
<td>(Indefinite Suspension Pending Appellate Review)</td>
<td>11/9/73</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>United States Court of Appeals for the District of Columbia Circuit</td>
<td>(Indefinite Suspension Pending Formal Hearings)</td>
<td>11/9/73</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>5. Enrichman, John D.</td>
<td>Washington State</td>
<td></td>
<td></td>
<td>Conspiracy Against Rights of Citizens (Dr. Fielding Break-in)</td>
<td>Convicted After Trial</td>
<td>7/12/74</td>
</tr>
<tr>
<td></td>
<td>California</td>
<td></td>
<td></td>
<td>Conspiracy to Obstruct Justice (Watergate Cover-up)</td>
<td>Pending</td>
<td></td>
</tr>
<tr>
<td>6. Jacobsen, Jake</td>
<td>Texas</td>
<td></td>
<td></td>
<td>False Declaration Before Grand Jury or Court (Associated Milk Producers, Inc.)</td>
<td>Dismissed</td>
<td>5/3/74</td>
</tr>
<tr>
<td></td>
<td>United States District Court, District of Columbia</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>United States Court of Appeals for the District of Columbia Circuit</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>7. Kalmbach, Herbert W.</td>
<td>California</td>
<td>(Indefinite Suspension Pending Formal Hearings)</td>
<td>7/3/74 (effective 5/2/74)</td>
<td>Federal Corrupt Practices Act (Illegal Campaign Committee)</td>
<td>Plead Guilty</td>
<td>2/25/74</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td>Illegal Promise of Position (Ambassadorial Appointment)</td>
<td>Plead Guilty</td>
<td>2/25/74</td>
</tr>
<tr>
<td></td>
<td>United States District Court, District of Columbia</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>United States Court of Appeals for the District of Columbia Circuit</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>11. Mardian, Robert C.</td>
<td>California</td>
<td></td>
<td></td>
<td>Conspiracy to Obstruct Justice (Watergate Cover-up)</td>
<td>Pending</td>
<td></td>
</tr>
<tr>
<td></td>
<td>United States District Court, District of Columbia</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>NAME</td>
<td>PRIMARY DISCIPLINARY JURISDICTION(S)</td>
<td>PUBLIC DISCIPLINARY ACTION</td>
<td>DATE OF DISCIPLINARY ACTION</td>
<td>PRIMARY CRIMINAL CHARGE(S)</td>
<td>DISPOSITION OF CRIMINAL CHARGE(S)</td>
<td>DATE OF DISPOSITION OF CRIMINAL CHARGE(S)</td>
</tr>
<tr>
<td>---------------</td>
<td>-------------------------------------</td>
<td>----------------------------</td>
<td>-----------------------------</td>
<td>-----------------------------</td>
<td>-----------------------------------</td>
<td>------------------------------------------</td>
</tr>
<tr>
<td>12. MELCHER, JOHN M., JR.</td>
<td>Ohio</td>
<td></td>
<td></td>
<td>Aiding and Abetting Illegal Campaign Contribution (American Shipbuilding Co.)</td>
<td>Plead Guilty</td>
<td>4/18/74</td>
</tr>
<tr>
<td>13. MITCHELL, JOHN N.</td>
<td>New York</td>
<td></td>
<td></td>
<td>Conspiracy to Obstruct Justice and Perjury (Vesco case)</td>
<td>Acquitted</td>
<td>4/28/74</td>
</tr>
<tr>
<td>14. NIXON, RICHARD M.</td>
<td>New York</td>
<td></td>
<td></td>
<td>Conspiracy to Obstruct Justice and Perjury (Watergate Cover-up)</td>
<td>Pending</td>
<td></td>
</tr>
<tr>
<td>15. PARKINSON, KENNETH W.</td>
<td>United States District Court, District of Columbia</td>
<td></td>
<td></td>
<td>Conspiracy to Obstruct Justice (Watergate Cover-up)</td>
<td>Pending</td>
<td></td>
</tr>
<tr>
<td>16. RUSSELL, STEWART</td>
<td>Oklahoma</td>
<td></td>
<td></td>
<td>Unindicted</td>
<td></td>
<td></td>
</tr>
<tr>
<td>17. BEARS, HARRY L.</td>
<td>New Jersey</td>
<td></td>
<td></td>
<td>Unindicted</td>
<td></td>
<td></td>
</tr>
<tr>
<td>18. SEGRETTE, DONALD H.</td>
<td>California</td>
<td></td>
<td></td>
<td>Conspiracy to Distribute Anonymous Political Literature</td>
<td>Plead Guilty</td>
<td>10/1/73</td>
</tr>
<tr>
<td>20. STRACHAN, GORDON C.</td>
<td>New York</td>
<td></td>
<td></td>
<td>Conspiracy to Obstruct Justice (Watergate Cover-up)</td>
<td>Pending</td>
<td></td>
</tr>
<tr>
<td>21. WILD, CLAUDE C., JR.</td>
<td>United States District Court, District of Columbia</td>
<td></td>
<td></td>
<td>Illegal Campaign Contributions (Gulf Oil Corporation)</td>
<td>Plead Guilty</td>
<td>11/14/73</td>
</tr>
<tr>
<td>22. YOUNG, DAVID R.</td>
<td>New York</td>
<td></td>
<td></td>
<td>Unindicted</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

“Although the Special Committee believes that this chart is the most complete and accurate available, we do not exclude the possibility that some attorneys named in Watergate cases inadvertently may have been omitted.”

—from the report of the Special Committee on Coordination of Watergate Discipline to the National Organization of Bar Counsel.
The winners of the first weekly poll were Mike Marrero and Paul J. Grant. They may pick up their awards at the Res Gestae office. They both predicted 22 out of 35 games correctly for a percentage of .6286. The average percentage was only .4986.

Circle winners. Cross out losers. Place in the box in front of Room 100 by 5:00 Friday. Please put your name on your entry.

COLLEGE

Arizona at Indiana (17 1/2)
TCU (10 1/2) at Arizona St.
Oklahoma St. (10 1/2) at Arkansas
Baylor (14 1/2) at Missouri
Clemson (11 1/2) at NC State
Colorado (20 1/2) at Michigan
Duke (7 1/2) at South Carolina
Florida (7 1/2) at Maryland
Georgia at Mississippi St. (14 1/2)
Pittsburgh at Georgia Tech (10 1/2)
Miami (Fla.) (1/2) at Houston
Illinois (10 1/2) at Stanford
UCLA at Iowa (17 1/2)
Iowa St. at Washington (7 1/2)
Kansas (1 1/2) at Tennessee
Kentucky at West Virginia (7 1/2)
Texas A&M (6 1/2) at LSU
Miami (O.) at Purdue (1/2)
Syracuse (10 1/2) at Michigan St.
North Dakota (20 1/2) at Minnesota
Navy (17 1/2) at Penn St.
Nebraska at Wisconsin (14 1/2)
Texas Tech at New Mexico (14 1/2)
North Carolina at Wake Forest (17 1/2)
Notre Dame at Northwestern (30 1/2)
Oregon St. (24 1/2) at Ohio St.
Wyoming (17 1/2) at Texas

PRO

Minnesota at Detroit (14 1/2)
Green Bay at Baltimore (10 1/2)
Houston (6 1/2) at Cleveland
Kansas City (7 1/2) at Oakland
Miami at Buffalo (10 1/2)

New England at NY Giants (3 1/2)
New Orleans (10 1/2) at Los Angeles
Pittsburgh at Denver (10 1/2)
NY Jets (6 1/2) at Chicago
St. Louis (7 1/2) at Washington
San Diego (14 1/2) at Cincinnati
San Francisco (8 1/2) at Atlanta
Dallas at Philadelphia (7 1/2)

TIEBREAKER: How many PATs will be missed next week in the NFL.

George A. Pagano

(R.G. is happy to announce that the prize henceforth will be $2.00--thus allowing the winner to once again purchase a sub from Dominicks if he or she so desires.--ED.)

This column is available for notices by members of the law school community.

Needed: Research Assistant to do legal and economic research on securities regulation topics during the (current) Fall semester. The work will focus primarily on the investment advisor field. Please see Visiting Professor Ronald Coffey (Legal Research 970A), or leave messages with Mrs. Gomes (Legal Research 973).

Needed, two U of M-M.S.U. game tickets. 764-8976.

WE'RE LOOKING FOR PEOPLE WHO LIKE TO READ AND WRITE

In fact, we're looking for anyone who can read and write.