Bar Rescues Law Review  
by Pat Kelley

Two important issues were discussed in students' comments by the Student Bar Association at its Special summer meeting on Thursday, September 3, 1970. Representative Ira Kane, '71, who is also one of the editors of THE CLEVELAND REVIEW, brought to the attention of the bar association the problem of finally ending most of the college's budgetary problems. The problems are the result of decisions affecting on the part of the administrations both at the main campus and at the law school. Although, Mr. Kane had only asked the Bar Association for enough funds to finance his travel expenses to Syracuse, New York for a meeting with the President of the Bar Association, the Bar took it upon itself to alleviate temporarily part of the operating crisis which had been inflicted upon the legal periodical.

After extended discussion, Representative Dave Guidabaldi '72 put forth the following motion which was passed unanimously. "Be it resolved that the student Bar Association finance the Cleveland State University Law Review for all necessary and reasonable expenses until the first meeting of the 1970-71 Student Government." Following up this action, Representative Avery Friedman '72 moved that the Student Bar Association secretary direct a letter of inquiry to Mr. John T. Connick, Chairman of the Cleveland State University Alumni Association, to have them explain the budgetary problems and have the President of the Student Bar Association register the concern of the Student Bar Association to the faculty. Wishing to prevent future duplication of this type of action, the motion was unanimously passed.

At the end of this meeting was the final draft of the Student Bar Association Constitution which was read to the student body during the week of October 9th. On the week of October 13th, Dr. Friedman presented a draft of the Constitution looking to the student body which lasted from 9:00 a.m. until 11:56 p.m.

ATLA ELECTS  
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Richard M. Markus

Cleveland State University Adjunct Professor of Law Richard Markus has been elected National President of the American Trial Lawyers Association. After serving as its annual convention in Miami, Florida this past Aus­ tust. He is the youngest President in the 25-year history of the Association.

Professor Markus has been on the faculty of the CSU College of Law since 1969. While here, he has taught Civil Procedure, Conflict of Laws, Federal Practice, and Trial Preparation.

Formerly serving as First Vice President of ATLA, he has participated in the administration of an $85,000 grant from the Justice Department for the production of films use in the trial law curriculum. He has also developed trial techniques. He has traveled in excess of 2,000 miles on behalf of the Association.

Professor Markus has served as President of the Ohio Chapter of the TLAW Lawyers, Trustee of the Cleveland Bar Association, and the chairmanship of various committees of the Cleveland, Cuyahoga County, and Ohio State Bar Associations.

General topics at the seminar included how to determine whether a corporation falls within the statute, the organizational problems of not-for-profit corporations, their status under state and federal tax law and their use as an instrument of business planning.

Professor Oleck personally views the New York statute as "an outrage." He commented that, that similar bills will spread like a plague across the nation. Just as the State of Delaware has been noted because of its lax incorporation laws, the New York Not-For-Profit Corporation Law represents the same type of lucrative lax profit maker for those who are mentally and morally fit shall be admitted into its ranks.

FRIEDMAN NATIONAL STUDENT OFFICER  
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AVORY S. FRIEDMAN, Secretary of ABA-LSD

Avery S. Friedman, third year Cleveland State University law student, has been elected National Secretary of the American Bar Association Law Student Division at the ABA convention held in St. Louis, Missouri in August. Elected by the ABA-LSD Fifth Circuit and the CSU Law Alumni Association, he is the first individ­ ual in the history of the law school to hold a national office in the organization.

As National Secretary, Mr. Friedman will serve as the liaison to the Association of American Law Schools (AALS) and to SCHILS, the national legal writing honorary society. Furthermore, he will serve as Assistant Student Editor of the American Bar Association's Student Lawyer Journal.

Dean Greets Law Students  
Dean Greets Law Students

Dean James K. Gaynor, Dean of the College of Law

It is with pleasure that I extend, on behalf of the faculty and myself, a welcome to the students who are entering the Cleveland-Marshall College of Law for the first time. I extend to you my very best wishes for successful completion of the course of study of the law and entry into the legal profession.

James K. Gaynor

Dean

STUDENTS ADMITTED FREE  
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James K. Gaynor, Dean of the College of Law

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Orientation Schedule  
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On September 1, 1979, the New York Not-For-Profit Corporation Law became effective, causing a major impact on these corporations and on society at large. Cleveland State University Distinguished Professor of Law Howard L. Oleck participated in a two-day analysis of the new statute during a seminar in New York City, August 7-8. Sponsored by the Practicing Law Institute, a highly prestigious non-profit educational organization which gives addressing legal education programs, the seminar discussed the implications of the new Not-For-Profit Corporation Law.

Professor Oleck, author of one of the most authoritative works on non-profit organizations in the country, stressed that the new statute is tremendously significant since New York is the main center for such organizations, and in control of a substantial part of the wealth of the United States. This seminar paper in its January publication.

THE CLEVELAND STATE LAW REVIEW has announced that it will publish Oleck's seminar paper in its January publication.

Not-For-Profit Corporation Law  
Not-For-Profit Corporation Law

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Campus Violence 70-71 (?)

In its report and analysis of campus unrest, the American Council on Education's Special Committee on Campus Tensions noted that it is the belief of students in general that the failings of American society is its propensity to violence, its exploitation of the weak, its indifference to human values, its hypocrisy, and its corruption. It also pointed out that many students believe that the colleges and universities contribute to this sad state by perpetuating and reinforcing those values by which our nation's leadership has been shaped from external wars and internal repression. Perhaps, if most students do, in fact, believe this, the university must serve to develop channels through which its academic and non-academic policies are related by students, in an educative and constructive manner. Where we have seen violence to the extent that lives have been lost on the campuses, it is apparent that the university has not fulfilled its obligation to provide a means for personal adjustment since the community at large has an obligation to attempt to work with a generally discontent and demoralized student population to avoid future violence.

Certainly violence can not be totally avoided, but it can be minimized. Particularly at those universities which are fortunate enough to have law schools, the law student body must assume a leadership position and must be counted.

We need an increasingly greater amount to live. We have two alternatives: to become a part of the university community. Perhaps, one might consider the law students' efforts as being the difference between minimal campus disruption and a Critical A Time . . .

There is a gap facing Greater Clevelanders.

It is not the generation gap, or the communications gap, or the ideological gap. It is a financial gap—a gap between the financial needs of United Appeal agencies and the funds available to meet them. This situation is really not a great deal different from what we all face in our day-to-day living. We make a certain amount of money in wages but we need an increasingly greater amount to live. We have two alternatives: To earn more money, or to cut back expenses. Fairly simple. But what if our expenses can't be cut back any further because we're already at rock bottom? . . . and what happens if we've exhausted all of additional funds?

The following are some of the 1970 service curtailments resulting from insufficient funds—The Greater Cleveland Neighborhood Centers Association for Appeal agencies and the people who need their help.

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PREAMBLE

We the students of the Cleveland-Marshall College of Law do hereby establish an effective organization to promote the elevation of the academic and social status of the College and its students, and to build a bond of unity and friendship between the students and faculty.

ARTICLE I

NAME

Section I

The name of this organization shall be the Student Bar Association of Cleveland-Marshall College of Law.

Section II

All students enrolled in the Cleveland-Marshall College of Law are members of the Student Bar Association.

ARTICLE II

LEGISLATIVE AUTHORITY

Section I

The Legislative Body of the Student Bar Association shall consist of... votes of the President, a Senator, and a Treasurer; they shall each receive

Section II

To petition the administration of the College to consider and act upon the recommendations of the Student Bar Association.

To request the establishment of a legal clinic.

To make student appointments of the City Solicitor and the Attorney General of the City of Cleveland.

To propose amendments to the Constitution and By-Laws of the Student Bar Association.

ARTICLE III

EXECUTIVE AUTHORITY

Section I

The executive body of the Student Bar Association shall consist of the President, a Vice-President, a Secretary, and a Treasurer.

The President shall be elected by a majority vote of the members of the Student Bar Association.

The Vice-President shall be elected by a majority vote of the members of the Student Bar Association.

The Secretary shall be elected by a majority vote of the members of the Student Bar Association.

The Treasurer shall be elected by a majority vote of the members of the Student Bar Association.

ARTICLE IV

AMENDMENTS

Section I

This Constitution may be amended at any regular legislative meeting of the Student Bar Association by the affirmative vote of at least three-fourths of the Student Bar Association. Such amendment must be endorsed as a petition by not less than sixty members of the Student Bar Association.

Section 2

The proposed amendment must be endorsed by at least three (3) Senators before being submitted to the membership. Such petition must be endorsed as a petition by no less than sixty members of the Student Bar Association.

NEW PLACEMENT DIRECTOR AT LAW SCHOOL

Alex C. Jamieson has been appointed by Dean Geyser to be the new Placement Director for the College of Law. This new position is the result of the combining of the Activities and Placement offices. The activities of the placement offices which in the past were handled by the Alumni Office and various law firms, have been united under Mr. Sierck and Cohen.

Mr. Jamieson comes to us from the main campus where he has handled placement activities for most of the past ten years. His office is now located on the fourth floor of the Student Center, room B-2.

The activities of the placement office will include assisting final year law students in locating permanent employment; assisting alumni who wish to relocate for permanent employment; and assisting current students who wish to secure work during the academic year.

The procurement of this new department at the law school represents the culmination of a campaign spearheaded by THE GAVEL throughout the last school year. The Student Bar Association approved the establishment of the office at the meetings of the Senate and is currently studying the feasible placement program.

FIFTH FLOOR BECOMES PART OF LAW SCHOOL

As $89,000 budget was approved and construction of the renovation of Cleveland State University Law School by the Board of Trustees today at their regular monthly meeting.

The fifth floor of the Cleveland State University Law School will be converted into part of the law school by the Board of Trustees at their regular monthly meeting.

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PHI ALPHA DELTA
by John Shoop

Phi Alpha Delta held its 38th Biennial International Convention in New Orleans, Louisiana, during the week of June 19-22, 1971. Three members of the Meck Chapter of Cleveland State College Law School attended, and yes, we were a moving force as Phi Alpha Delta International Law fraternity solidified its number one position in the national school fraternities. Salvatore La Presti, George Rausnick, and John Shoop were the Meck chapter's delegates.

The hottest issue of the convention was the elimination of sex discrimination from the constitution and by-laws of the fraternity. The amendment to the constitution and by-laws passed by an overwhelming plurality but not until Meck had admirably outmaneuvered the amending group in opposition. From that moment on Meck became recognized as the stabilizing force at the convention.

Murphy Chapter from Detroit Law School successfully presented Miss Maura D. Corrigan, niece of Judge John D. Corrigan here in Cleveland, as the first woman invited into Phi Alpha Delta International. The crowning glory to both District IX and Meck Chapter came Saturday evening when two members from this district, one from Campbell Chapter at the University of Michigan, and one from Meck Chapter at Cleveland State University, were each awarded one of the top three awards for their efforts in Phi Alpha Delta's Oratorical contest. J. Terrence Sullivan, still a student at the University of Michigan, and John Shoop from Meck Chapter here, were awarded the first and second places respectively. It was so close that dual systems of points and rank were employed to distinguish the top three places.

With a nucleus of Meck Chapter already off the ground, the coming year appears exciting, promising, and fulfilling for the entire membership.

IT'S A NEW DAWN, PEOPLE
by Bruce Elvin and Richard Sutter

As the new Co-Chairman of the Cleveland State University Civil Rights Research Council—LSCRRC (previously known as the Cleveland State University Legal Research Council), I anticipate programs that will allow law students to participate in seeking solutions to contemporary social problems.

Although LSCRRC is a student organization affiliated with the law school, its significance in its inception at New York University in 1963. On the national level, LSCRRC operates the highly successful Summer Internship Program.

LSCRRC reaches to the tune of a different drummer. The law student interested only in the pursuit of law as a technical or professional field will not be interested in LSCRRC. However, the law student interested in utilizing his developing legal skills during the time that he is in law school will be interested in LSCRRC.

Our Aims are to: use the law as an instrument for social change; commit law graduates to the practice of law in the public interest; revamp traditional law school fraternities. S atellite fraternities have also announced that they have selected Justice Stern as Republican Candidate for Justice of the Ohio Supreme Court for the term commencing January 1, 1971.

Graduating from Cleveland Law School in 1926, Justice Stern practiced law in Cleveland until 1939 when he moved to Columbus as a Corporation Counsel in the Ohio Secretary of State's Office. From 1941 until 1946, he was appointed by Governor Bricker as Executive Secretary of the Ohio Department of Public Works. He again practiced law, this time in Columbus, until 1965. During part of this time he served as President of the Columbus Bar Association.

On August 1, 1965 he accepted an appointment to the Court of Common Pleas in Franklin County from Governor Rhodes at the expiration of which, he was elected to a full six year term. This elected term was cut short by an appointment from the Governor as a member of the Court of Appeals for the 19th Judicial District last year.

CSU Graduate on Supreme Court

Justice Leonard J. Stern, Ohio Supreme Court

A Moot Court Team Problem

While most of the law school has been slumbering, the Cleveland State University Moot Court Team has been at work throughout the summer on the national problem for this year's competition. It might have been called "A case of Libel"—which, in fact, it revolves around. The specific issues in the problem relate to a reporter's refusal to reveal his information for an article he wrote. In the course of just these past few years, this problem, too, is often subject of litigation in our courts today.

The question of the prosecution and the defense are in preparation. Oral arguments will begin within the week. All students are invited to attend the arguments, which will be held in the Moot Court Room.

Moot Court Board Chairman, Harvey Yasnow, reports that the regional competition will be held this year in mid-west while yet in Detroit, Michigan. He also announced that the Second Annual Moot Court Night is planned for early November. This is the social affair at which eminent guest judges preside over a demonstration of the team's ability to represent the law school in Detroit.

The team this year includes Board Members: Ken Kahle, Bill Ehne, Terry O'Donnell, and Bill Piese, all of whom competed in inter-law school competition. The active membership team includes: Tom Baechle, Bruce Elvin, Bill Farrall, David Guiduhals, Tom Hayes, Bob Herin, David Kancelbaum, Bill Keren, John Aries, Jim Lombardo, Ralph Rosenthal, Gerald Simmons, Stanley Stein, and Dick Sutter. Professor Hyman Cohen will continue to serve as Faculty Adviser.

Defenders of Civil Liberties

The local American Civil Liberties Union chapter is in constant need of volunteer attorneys and legal specialists to aid in the defense of cases when necessary. Social action is a part of the ACLU's mission and the organization is seeking more cases available for immediate attention. There are volunteers willing to assist.

One such case involves compulsory attendance at the chapel services of student members. There is an individual who is willing to assist.

ACLU volunteer cooperating lawyer is Eugene Bayer.

Palmier—Briefs have been filed and the U.S. Supreme Court has agreed to hear this case which challenges the constitutionality of the suicidal practice of persons in uniform. ACLU volunteer cooperating attorney is Niki E. Schuster.

Berens auto flag decal cases have not yet been heard. ACLU volunteer cooperating attorneys are Nelson Brink and Joel Kandelbaum.

A case involving display of flag with peace symbol superimposed is awaiting jury trial in high and Heights. ACLU attorney is Nelson Karel.

Airport Leaflet Distribution Case was won for the ACLU by competition in a Cleveland Municipal Court, ACLU succeeded in maintaining the freedom of speech charge for the First Amendment. ACLU's claim that the language of the Cleveland ordinances at a government subsidized local charged is too broad. ACLU volunteer cooperating attorney is Niki E. Schuster.

The preparation of a brief, said Mr. Bayer, is much like the preparation of a term paper. In this case the ACLU's brief could, with the permission of the proper instruct, be submitted in connection with course requirements and law review publication. The Legal Committee meets on the first Tuesday of each month for lunch at the Hanna Pub. Inquiries may be directed to the local Civil Liberties office of the ACLU, 1533 Euclid Avenue, Cleveland, Ohio.

CSU Graduate on Supreme Court

Justice Leonard J. Stern, Ohio Supreme Court

ACLU

Justice Stern was appointed by Governor Rhodes to fill the vacancy for the remainder of this year. The Republican State Central Committee has also announced that they have selected Justice Stern as Republican Candidate for Justice of the Ohio Supreme Court for the term commencing January 1, 1971.

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Class of 1970

Thomas J. Puette has been named the Senior Contracts Administrator of Cleveland State University. 

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