CLASS OF 1972

GRADS TAPPED FOR TOP JOBS

by James Joseph

Cleveland State Law School graduates this year are landing prestigious positions in major law firms and government jobs. The records show over 25 graduates have Michael Climaco and Basil Russo are in major law firms and government related areas or in government positions. This year are landing prestigious positions worked for non-profit employers in law community. Frank (l.R.S.), Ranelle Gamble (F.T.C.), be employed after graduation in our legal. Federal jobs were obtained by Irwin Sfer or change jobs. C. Andrew Bodor will be employed at their present jobs, but some will transfer to other locations. Louis Myers will be Advocate General.

NATIONAL ACADEMY has decided to enter private practice; Prosecutor's Office. Frank Reminger; William J. has a job with the firm of Cronquist, Spero. Arthur Kraut will continue his job with Reminger; William Jr. has a job with the firm of Cronquist, Spero. Arthur Kraut will continue his job with Reminger, Richard S. will work for Sindell. Sindell, Bourne, Service.

Anthony DiCillo will work for Schneider, Alan Jay Rom was awarded the Reginald Winkle, NeStern. Neil Ducez is an era. After two decades of publication, it chief, nineteen issues of The Gavel went to the 3 previous year and triples that of past examination. This special ninety minute program be the climax of this TV special.

DYKE NAMED TO NATIONAL ACADEMY OF ARBITRATORS

by Paul T Kirner

Professor Ted Dyke become a member in the National Academy of Arbitrators. The National Academy of Arbitrators was founded to establish and foster the highest standards of integrity, competence, and character among arbitrators. The Academy is non-profit, professional and honorary organization of arbitrators, open to membership without regard to politics, race, creed, color or sex. The National Academy of Arbitrators believe Professional merits members are in the arbitration of industrial disputes on a professional basis.

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STUDENTS SUPPORT ALDRICH'S ACTION

This last issue of The Gavel was supposed to contain our final faculty profile. Due to SBA elections the announcement of the bar results is somewhat delayed. Many students and faculty members have asked me to present a report on the affect of the Multi-state Bar Examination results of February. If you remember the 4-page report that appeared in 19-7 Gavel 3 (May 27, 1971) many of you may expect several complicated graphs and charts. I will spare you most of the statistical data and report on the results of the examination.

The bottom line is that the statistics in the Multi-state Bar Examination was a pitfall to many students and faculty members regarding the exam in February. The reason seems to be that students who failed under the old bar exam, yielded only a 96.2 percent passing average, while only 75.0 percent of those who failed the multi-state bar exam, admitted 260 new attorneys to the bar in Ohio eventually is 93.6 percent, and your probability of failing is 2.2 percent based on a study since 1965.

How did the multi-state bar exam affect all the graduates who took the examination? Those who took the bar examination for the second time had a 16.2 percent lower passing average than the previous five years. Those CSU candidates who took the bar examination for the second time had a 16.2 percent lower passing average than the previous five years. The sample must be more than one year before any clear and valid trend can be established.

So multi-state has slightly increased the total passing average of all candidates taking the bar exam. However, multi-state has doubled the percent greater chance of failing under the multi-state bar examination policy, rather than the old state bar examination policy.

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At this point it is not fair to say that a CSU graduate taking the bar exam for the second time has a 16.3 percent greater chance of failing under the multi-state bar examination policy, rather than the old state bar examination policy. For we can say that you have a 9 percent greater chance of failing the exam in February than the multi-state bar exam, the sample must be more than one year before any clear and valid trend can be established.

Our article was to have been Professor Ann Aldrich. She was the ruling spirit of the faculty of this law school. We feel that the following statement from CSU law students does more to reflect the true feelings of the students than Professor Aldrich's efforts.

"The following students recognize and commend the efforts expended by Professor Ann Aldrich in behalf of one of our fellow students. Professor Aldrich devoted herself to an unpleasant task at a time when most students are critical of educators' lack of response to the student body. Involvement such as this is in the highest spirit of an attorney's ethical and legal responsibility to the community. Under such urgent circumstances a law professor has no other priorities."

Letters To The Editor

Commencement

Notwithstanding that:
(a) There will be no recognition of individual graduates at the CSU commencement ceremony on June 11, and
(b) I have, believe it or not, a final exam scheduled for June 12, the day after graduation.
(c) Any celebration prior to the announcement of the bar results is somewhat premature anyway,

I had, nevertheless, decided to attend graduation exercises, out of some sense of tradition, or obligation or something. But the recent memorandum to the effect that diplomas will not be mailed out until sometime after June 12, means that the remaining vestige of incentive for my attendance may be lost. I suggest that the job of coordinating next year's graduation be offered to the College of Law Class of 1973. I'm sure it wouldn't do any worse.

Kevin F. Duffy
Third-year student

ALL LAW SCHOOLS

# times taking passing avg.

<table>
<thead>
<tr>
<th>Class</th>
<th># Time</th>
<th>Passing Avg.</th>
</tr>
</thead>
<tbody>
<tr>
<td>19-70</td>
<td>3</td>
<td>70.0%</td>
</tr>
<tr>
<td>19-71</td>
<td>2</td>
<td>73.0%</td>
</tr>
</tbody>
</table>

* These are the only candidates who have taken the Multi-state bar exam.

PASSING

TOTAL AVG.: CLASS OF 19-70 2nd TIME: 73.3%
TOTAL AVG.: CLASS OF 19-71 2nd TIME: 73.8%
TOTAL AVG.: CLASS OF 19-71 ONLY 2nd TIME: 70.0%*

A DROP OF 3.3% FROM THE 5 YEAR NORM

PASSING

TOTAL AVG.: CLASS OF 19-69 3rd TIME: 62.7%
TOTAL AVG.: CLASS OF 19-70 3rd TIME: 60.2%
TOTAL AVG.: CLASS OF 19-70 ONLY 3rd TIME: 52.0%***

A ONE YEAR DROP OF 2.7%

A DROP OF 10.9% FROM THE 5 YEAR NORM

CLEVELAND STATE

# times taking passing avg.

<table>
<thead>
<tr>
<th>Class</th>
<th># Time</th>
<th>Passing Avg.</th>
</tr>
</thead>
</table>
| 19-69 | 3 | 58.0%
| 19-70 | 2 | 58.0% |

* These are the only candidates who have taken the Multi-state bar exam.

PASSING

CSU AVERAGE: CLASS OF 19-69 3rd TIME: 59.3%
CSU AVERAGE: CLASS OF 19-70 2nd TIME: 66.3%
CSU AVERAGE: CLASS OF 19-70 ONLY 2nd TIME: 52.9%***

A ONE YEAR DROP OF 2.8%

A DROP OF 16.2% FROM THE 5 YEAR NORM

PASSING

CSU AVERAGE: CLASS OF 19-69 3rd TIME: 61.9%
CSU AVERAGE: CLASS OF 19-70 3rd TIME: 50.0%
CSU AVERAGE: CLASS OF 19-70 ONLY 3rd TIME: 52.9%***

A ONE YEAR DROP OF 11.9%

A DROP OF 9.0% FROM THE FIVE YEAR NORM

May 19, 1972
Room 116

EDITORS
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Lila Daum, Executive Editor
James Gordon Joseph, Assistant Editor

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Special Assistant to the Editors: Coletta McIoney

The views expressed herein are those of the newspaper or its by-lined reporters and contributors, and do not necessarily reflect the views of the student body, administration, or faculty of the College of Law or the Cleveland State University unless otherwise specifically stated.
PRESIDENTIAL CANDIDATES FOR 1972-1973 SBA

WILLIAM CURPHEY

FRANK POKORNY

JAMES WALTERS

STEPHEN WALKER

This is not much to be said here. The students know me and my beliefs. I stand on my past record as witness to my achievements at this school. In the past year, I was the second year class representative along with Mel Wolivilts and Pete Zawaly. The three of us compiled a record of performance unheard of in the history of the Student Bar at Cleveland State University College of Law. That is, the three of us were all present at any two meetings.

There are many problems facing this school. There will be problems in serving as a leader. I hope the students elect one to have a dangling preposition. I

I have the endorsements of: Fathers of Jocelyn Curphey Assoc., The Cleveland Urban Corps., The Columbia Station Neighborhood Improvement Society, The Ann Aldrich Smithsonian Elephant Gender-Determining Committee.

In summation, a statement made by: John Wayne in the 1938 movie, "Stagecoach", expresses my feelings also, "There's some things a man just can't run away from." (John Wayne has been known to have a dangling preposition.)

Let's put the "right" back in right on!

VOTE

NEXT WEEK

The Polls will be open next week. All law students will be able to vote for the President, Vice-President, Treasurer, and Secretary of their choice for the Student Bar. The electorate can cast their ballots May 22-May 24.

I am presently a third year night student at the College of Law. I received my bachelor's degree from Western Reserve University in 1968. I have served as the representative of my class for over the past year on the Student Senate and have witnessed firsthand the problems facing the Student Bar Association. For this reason I feel that I am qualified to serve as president of the Student Bar Association.

Specifically I think there are several important areas which require the attention of the next president. The Bar needs a working committee system through which proposals which require action by the Senate could be effectively presented to it. The Student Senate needs a fixed set of by-laws by which it should function. And lastly, there is an established procedure to be used by student organizations seeking SBA funding. I would require that student members of committees file monthly written reports of their committees action to be made a part of the minutes of SBA meetings.

I would attempt to improve further the communications between students and administration, and students and faculty. I feel that because of my experience as an SBA member during my freshman year and as Treasurer this year and because of my intuitive ability to avoid pissing off all of the people all of the time, I would be a good fit for the SBA for this coming year.

I am running for the office of SBA President because I still believe that leadership in the form of direction is needed in the student senate. I would propose and implement some changes in the Student Bar Association structure with the goal of smoother operation in mind. Having served for one year as treasurer, I now understand the many pitfalls to which the SBA is subject. For example, there is an established procedure to be used by student organizations seeking SBA funding. I would require that student members of committees file monthly written reports of their committees action to be made a part of the minutes of SBA meetings.

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I am currently a second year night representative seeking the Presidency of the Student Bar Association. My chief aims are to create a more responsive and more effective Student Bar organization.

First, the students have a right to play a much greater role in the decision making processes of this school. With your support, I intend to assert that right.

Secondly, it must be made clear that the primary obligation of this school is to its students.

Thirdly, there must be an earnest undertaking to eliminate the disparities in the grading system. The continuation of this haphazard elimination of students is not in the interest of the school, the students, or the profession.

At the base of many of these problems lies the tenure system. It has been abused and its function greatly distorted. It can not be tolerated in its present form.

To accomplish any of these goals will require more unified, better organized, and more forceful student action. I hope to supply some of the impetus to achieve these aims.

Due to the space limitations amplification of these issues is impossible here, but my complete statement appears on the bulletin boards.
DIRECT REPRESENTATION WITH EVERY STUDENT THAN WORDS. I WANT TO ACT NOW.

The varied interests and abilities of the students at the Cleveland College of Law provide a wealthy store of information from which the SBA should draw. As vice-president, I would strive to increase the interaction between the students and the SBA, for I feel that only through such communication can the common and collective academic and professional needs of the students be realized.

During these endeavors, I have acquired an adequate experience and ability to work with and for concerned people in achieving common goals.

In view of my experiences and qualification, I believe that I am more than able to preside and perform the duties of the president in his absence.

I am a second year student and am presently chairman of the Black American Law Student Association at Cleveland State. I am the student representative of the Legal Careers Opportunities Program Committee and have been instrumental in the recruitment of both full-time black professors and minority students for the Law College. These programs have helped me gain the experience that is necessary to execute the obligations of the office of vice-president.

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EASY WAY TO PASS THE BAR EXAMINATION

by Prof. Kevin Sheard

There is a way in passing the bar examination. But now that I have attracted your attention by a misleading title, I hope you will stay with me for a bit and I may be able to give you a few pointers on making things a little easier. There will not be magic, but good old fashioned preparation by hard work through the years and in the review. However, it is the intent that they give you a better idea of what they expect you to prepare for your frame of mind.

As you know the examination now consists of both essay and objective questions. Depending upon the remarks of the bar Examiners at the recent meeting with the League of Bar Examiners, the objective portion of the exam is here to stay.

The objective portion consists in every case of a fact situation, usually presented by a proposed set of legislation. This fact situation is then presented as a question which may be in simple terms like "Which of the situations (which may be common to several questions), is the best defense?" or as an unfinished question which may be in terms like "Which of the situations (which may be common to several questions), is the best answer. For each question there is only one answer which was called away that afternoon. The examiners will look at the papers to see if you have considered the examiner’s point of view. The answers will be reviewed for the objective and the essay portions of the examination. Therefore, you are only a blip on the screen if you are right. ‘Nuff ‘sed.

The essay Examiners have complained year after year that the students are supposed to give a dissertation on, for example, the law of contracts when the question is, for example, the rights of third party beneficiaries. In other words when the question is not a definition of a contract, but when you recall that you are limited to two sides of one paper, it is not a fit judge of how well you have done. You may un perstand yourself by discussing topics beyond the scope of the examination, their answers are not necessarily any better than your reading of the question.

Then leads me to the next to the last point in this discussion. Posts mortem or whatever the proper Latin plural may be do not do any good in the examination. Engage in them between sessions of the bar examination as they concern those tests you have just taken. You are not a judge of how well you have done. You may under stand yourself by discussing topics beyond the scope of the examination, but you are courting disaster. Do not assume that because you have under stood a principle it is common to everybody’s minds.

It is time to point out that the bar examination no longer has a choice of questions. Until recently one could have chosen an answer to an objective question. Every essay question must be answered. You cannot guess what parts of the examination will be on the written exam, nor can you give a guess at the end. Never mind suggestions that you read your notes and papers, it is advisable to avoid consulting these, since they will likely be in your mind’s eye, and you do not want to devote any time to a reading of text.

If the problem calls for a different point of view, put a different point of view. Remember how boring it must be to the man who marks the examination papers, it is advisable to avoid consulting these, since they will likely be in your mind’s eye, and you do not want to devote any time to a reading of text.

The ability to supply missing facts necessary to your conclusion is highly regarded. The more informed you are of the particular facts involved in the bar examination process, the better you will do. Never mind suggestions that you read your notes and papers, it is advisable to avoid consulting these, since they will likely be in your mind’s eye, and you do not want to devote any time to a reading of text.

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One last point about the objective. You do not know and I do not know how many questions you will have to answer correctly in order to pass the examination. It is perhaps more important in the essay portion because regardless of how well you have done in the essay portion you may still fail. All the Bar Examiners have received 1,000 or 2,000 of these examinations. If you are right you are a winner, if you are wrong you are a loser.

The last point. An evening away from the side with the question will give you a deeper insight or wider knowledge than the instructor , never mind suggestions that you read your notes and papers while you are asleep. Avoid hornbooks, etc. All this reflects the examiner's unique knowledge of the subject.

Although previous examinations by the more prudent students have shown that the Bar Examiners expect you to spend much of your time on the examination room, giving you a maximum of material to draw from.

In preparing for the examination, it is worthwhile to spend a good deal of time thinking through the strategy you will use. For example, in the essay portion you may have had instruction in every subject which appears on the examination. Therefore, you are only a blip on the screen if you are right. ‘Nuff ‘sed.

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The College of Law of The Cleveland State University will launch a far-reaching and comprehensive legal program in clinical legal education, thanks to a $41.000 grant from the Council on Legal Education for Professional Responsibility, a Ford Foundation agency created to develop ways to incorporate actual contact with the legal system into the classroom, and a $50.000 award from the Cleveland-Marshall Law Association.

The combined grants, totaling $91.000 over a two-year period and matched by the University, will be used to establish a program involving the defense of indigents accused of crimes in the local courts of Cuyahoga County. Through the program, approximately forty-eight senior law students each year will be provided with classroom instruction and actual in-court experience in preparing and trying misdemeanor cases. At the same time, the program will provide for "the Cleveland area a service that has often been unavailable in the past, namely, legal counsel for persons who cannot afford such services and who are tried for crimes in the county's local courts.

Under the rules of the Ohio Supreme Court, senior law students may practice in the state's municipal courts and circuit courts under the supervision of a member of the bar. Senior law students and the parents of Allison Krause, one of the slain students, filed a suit against the State of Ohio and the National Guardsmen who were tried for crimes in the county's local courts.

Not because a trial is not in the county's local courts. Sandra Scheuer, one of the slain students, filed a suit against the State of Ohio and the National Guardsmen who were tried for crimes in the county's local courts. Sandra Scheuer, one of the slain students, filed a suit against the State of Ohio and the National Guardsmen who were tried for crimes in the county's local courts.

The American Civil Liberties Union, through Professor Sonenfield, will become the President of Cleveland State Student Government. The Cleveland Bar Association, through Professor Sonenfield, will become the President of Cleveland State Student Government. The Cleveland Bar Association, through Professor Sonenfield, will become the President of Cleveland State Student Government.

The American Civil Liberties Union, through Professor Sonenfield, will become the President of Cleveland State Student Government. The Cleveland Bar Association, through Professor Sonenfield, will become the President of Cleveland State Student Government.

GELLER SEEKS CSU PRESIDENCY

The Student Government elections are taking place on Main Campus. While it has been an extremely busy spring term, many students are already looking forward to the new school year. The Student Government operates the Student Center, the Cleveland State Bar Association, the Legal Clinic, and the Law School. The Student Government elections are taking place on Main Campus. While it has been an extremely busy spring term, many students are already looking forward to the new school year. The Student Government operates the Student Center, the Cleveland State Bar Association, the Legal Clinic, and the Law School. The Student Government elections are taking place on Main Campus. While it has been an extremely busy spring term, many students are already looking forward to the new school year. The Student Government operates the Student Center, the Cleveland State Bar Association, the Legal Clinic, and the Law School.

KENT STATE CASES

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A few feet down the passageway and snatched a name from a door. "Weber," he said. "I'll take you to him," I said, smiling with my teeth, and led him swiftly and efficiently, like any good secretary who is running for President. Elliott was a second-year day student who has always been involved in our law school. As a former student body president, he is well-known and respected. The two have been in the law school in the past. The two have been in the law school in the past. The two have been in the law school in the past.

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OPEN DOOR POLICY

DEAN GETS RIPPER OFF

On February 26, 1972 the Board of Trustees of the Cleveland State Bar Association approved an application from the Board of Directors of the Cleveland State Bar Association for a new legal program. The Board of Trustees of the Cleveland State Bar Association approved an application from the Board of Directors of the Cleveland State Bar Association for a new legal program.

The impetus of this act is to provide a new dimension to the legal profession and to the legal profession. The impetus of this act is to provide a new dimension to the legal profession and to the legal profession. The impetus of this act is to provide a new dimension to the legal profession and to the legal profession.

In the past the law school has been virtually excluded from main campus activities: the yearbook, receipt of the news weekly, etc. In the past the law school has been virtually excluded from main campus activities: the yearbook, receipt of the news weekly, etc. In the past the law school has been virtually excluded from main campus activities: the yearbook, receipt of the news weekly, etc.

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NAME: DEAN GETS RIPPER OFF

ADDRESS: OPEN DOOR POLICY

STUDENT MAY SERVE ON CLEVELAND BAR COMMITTEE

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It takes a thief . . .
Cleveland—Cong. Lewis Stokes (D-21), who said blacks have no alternative except to adopt the political philosophy that we no longer have permanent friends, no permanent enemies, just permanent interests.

"I agreed with the agreement of Cong. William Clay of Missouri, who said blacks have no alternative except to adopt the political philosophy that we no longer have permanent friends, no permanent enemies, just permanent interests." Stokes stated that political power is the reason for the "wider failure of the two-party system to respond to the will of the American people". He said that if the "political geography of the United States" were to be changed, it would be impossible to reform existing political structures. Stokes also stated that political wealth is the reason for the "wider failure of the two-party system to respond to the will of the American people". He said that the political geography of the United States is inherently unequal. Stokes said that the recent National Black Political Convention in Gary produced a National Black Assembly which does not at this time represent a third party but does produce structure that can lead to a third political party. Stokes said that blacks have no alternative except to adopt the political philosophy that we no longer have permanent friends, no permanent enemies, just permanent interests. Stokes also stated that political wealth is the reason for the "wider failure of the two-party system to respond to the will of the American people". He said that the political geography of the United States is inherently unequal. Stokes said that political wealth is the reason for the "wider failure of the two-party system to respond to the will of the American people". He said that the political geography of the United States is inherently unequal.

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