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Caveat, February 13, 1978

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Tuition Figures Presented

The three student members of the budget committee have prepared the following report. It answers some of the questions students may have on why the tuition is being raised to $112/unit next year. It also raises many other questions which are unanswered at this time.

SOME THRESHOLD CONSIDERATIONS

Contrary to all we’ve learned in law school, we begin this report with our conclusions because we feel that it is of utmost importance to consider these questions while reading our budget analysis.

What if we don’t move into the new building in August?

As you will see in the indirect budget discussion below, many of the costs and much of the increase is based on the assumption that the new building is completed on time. Workers on the building don’t seem to feel that August is a realistic date. Could an agreement be reached with the University lowering the tuition if the money projected on this basis does not get spent? Alternatively, if we do pay full tuition, but don’t move in when scheduled, where will the money projected but not used go? Into the building fund? There are serious questions here which should be discussed and an agreement worked out.

Tuition increases mean only the rich need apply.

Golden Gate School of Law has prided itself in being among the lowest priced private law schools in the state, yet offering a quality education, and developing affirmative action to attract women and minority law students. But there is a point where one becomes the lowest priced caviar trying to attract those whose budget don’t cover chicken. It doesn’t matter anymore that you are the lowest priced, the lowest price is still out of reach. It doesn’t matter that every penny of $112 is justified if your NDSL loan of $3,500 maximum per year will only cover 30 units of tuition and $100 of books and supplies. The question becomes -- what will you live on? If you are full time on a maximum FISL of $2,500, your position is even worse. If you are a night student taking 23 units per year (including summer session) you will pay $2,576 in tuition alone -- an enormous amount of any paycheck -- and even worse if you are attempting to support a spouse and/or children with that same paycheck. This tuition increase and the increases surely to come will put a law school education out of the reach of minorities, single women (with or without children) and even the middle income wage earners. Law will be returned to being a profession for the rich -- and that’s a damned shame.

While tuition has gone up 133% in the last seven years, the University has stopped the law school’s fundraising efforts (see below), and available student aid has not

(continued page 4)

Minority Hiring Urged

The Third World Coalition has been working on Affirmative Action requests of the FSC Committees. Thursday, after the CAVENAT had gone to press, the Coalition met with the Administration to submit their request concerning the FSC Hiring Committee.

"The Third World Coalition requests that full-time, third-world faculty members be selected for the coming school year (1978-79) from the pool of applicants interviewed this year.

"The Coalition additionally emphasizes our desire for written confirmation of an Affirmative Action policy which mandates employing at least two full-time, third-world faculty members at all times and more generally reflects the percentage of the Bay Area population that is third-world. The term third-world is meant to include the Asian, Black and LaRaza people of the area.

"The Coalition further requests that two full-time, third-world faculty members be selected this year for the coming 1978-79 school year.

"The Coalition finally asks that the Law School Hiring Committee form a special "Search Committee" to do the intensive scouting necessary to find the third-world applicants desired by the school. This Search Committee would be formed only to signify the failure of the Hiring Committee to deliver on its expressed intentions of finding and submitting for selection third-world applicants who have reasonable chance of being hired. This Search Committee should include any third-world faculty members currently employed by the Law School and should be heavily weighted with third-world students of the Law School. This Search Committee should receive adequate and reasonable funding to properly carry on the function it is to be constituted to perform."

The CAVENAT will cover the other Third World Coalition proposals in later issues.

"Going Back to Houston . . ."

Two GGU Law Students Qualify for the National Mock Trial Competition in Houston Next Month.

Margaret Petrie and James Moleksy, both second year law students, represented GGU in the Western Regional Mock Trial Competition held on January 27, 28 and 29 at McGeorge Law School in Sacramento. Bernie Segal participated as coach of the team. This is the second time in the three year existence of the National Mock Trial Competition that GGU has won. No other school has previously captured two Regional Championships.

GGU's team defeated Arizona State University, McGeorge and Willamette to win the championship. Because of the large number of teams that entered the competition, the competition was organized into two pyramids of competing teams so that two champions were selected (the other was McGeorge's second team); both GGU and McGeorge will go to the National Competition.

The National Competition will be held in Houston on March 1-3, 1978. Fourteen teams, representing the seven Regional champions, will litigate against each other. The case which is the subject of this year's competition is Otway v. Title Security Co., a pending case in which a customer of a quick-service food market alleges he was shot by a security guard and has sued for damages arising from the incident. The students are required to be (continued back page)
And Then There Were Four
CROOKS, HANOVAN, SCHWARTZ, AND RUBINOFF
ADVANCE TO REING PINBALL CLASSIC FINALS

The field has now been narrowed to four contestants in the Gary Reing Memorial Pinball Classic. In the Western Regional competition, Tom Hanovin defeated Perry Hedin, while Don Crooks upset pre-tournament favorite Mark Derzon in order to join the select field who will be vying for the championship this week.

In the Eastern Regions, held at Fun Terminal, Chuck Rubinoff, whose constant chatter from the sidelines seemed to unnerv his opponents defeated first Donna Courtney and then Rob Bonovich. Ron Schwartz handily disposed of Mitchell Kleinrock and Connie Tavel.

An anonymous M.O.L.E. spokesman told the Caveat, "We are tremendously pleased with the tournament so far. The caliber of play and the sportsmanship displayed in the Eastern Regionals, held at Fun Terminal, Chuck seemed to unnerve his opponents defeated first Donna in the Gary Reing Memorial M.O.L.E.'s Joey, we haven't forgotten about the pool want to warn the four finalists that Gary Reing has champion. I also want to remind people that the LAURIE Series to play the winner in order to determine the real issued a challenge to the eventual winner of the tournament. He has indicated that he will fly out GATE with the students. I would like to take this opportunity to share some personal good news with the Golden Gate Community. As many of you know, my primary professional interest in the past has been delivery of legal services to the poor. Upon graduation from law school, I worked for two years on a Reginald Heber Smith Community Lawyer Fellowship in the Mission Community of San Francisco. For the last several years I have served as vice president of San Francisco Neighborhood Legal Assistance Foundation and have been an active member of the Board of Directors, and the Board's Executive and Personnel Committees.

Thus, when I was contacted by the Legal Services Corporation in Washington and asked to be in charge of several legal services programs in California and other states, I felt constrained to give the offer serious consideration, even though they wanted me to start work with them immediately. Ultimately, given the challenge of the job, the contribution I felt I could make, the increase in responsibility and concomitant compensation, I decided to accept the offer.

The decision to leave academe for the "real world" was not an easy one. I have enjoyed many aspects of teaching at Golden Gate; above all I have enjoyed working with the students. I was delighted by the wonderful evaluations you gave me this year, and I was overwheled by your letters and telephone calls, expressing disappointment that I was leaving. Inasmuch as my new office is located close to Golden Gate, at 177 Post Street, I hope that the friendships we have formed will continue.

I wish you all the best in coming years.

Sincerely,
Laurie Deutsch

SOUTH of MARKET GOURMET
by David Cooper

B & M FAMILY RESTAURANT

I'd never been to B&M, 110 First Street, till this past week when I went there on the recommendation of students who thought I'd like their Asian food. B&M is a very familiar atmosphere to those of us who are aficionados of the Coffee Cup. They have similar food, a similar floor plan, and the same choice between ordering fresh from the kitchen wok or taking what's available on the hot plate.

B&M's food is certainly comparable to the Coffee Cup in quality, if not better. However their prices are considerably higher. Where most rice dishes at Coffee Cup are $1.65 to $1.75, B&M's like dishes are $1.80 to $2.00. But I must emphasize that their food is good. They carry Wonton soups, Beef $1.60, Shrimp $1.75. Also noodle soups at $1.50 for Beef, $1.85 Shrimp. Like Coffee Cup their hot plate Chinese Style Beef Stew is not very good, but their Curry (I think) Chicken looked good even though it was hot plate.

One thing that's different about B&M is that they carry American style breakfast from 7 AM to 10 AM. I tried their BBQ Pork Omelet which I found to be too greasy.

Other S of M Gourmet News: Although our first review was of a place that was open for night students, none of our subsequent reviews have been. I'm real sorry about that folks, but we don't have too many places in the area open after 3:00. However, I will be sure that the next one or two "restaurants" will serve supper clientele.

Also, a friend of mine asked me to write whether these places are accessible to people in wheel chairs. I said that there were no longer any people on the staff or among the students who were confined to wheelchairs. She said I couldn't let people take it for granted that everybody walked. So, for the record -- Zazu Pitts, Friendly Cafe, Coffee Cup, and B&M are all accessible to wheel chairs. Jessica Stone's is not. Also, none of them are kosher.

PRESIDENT BUTZ REPLIES

Just before press time on Thursday, the Caveat talked with University President Otto Butz to get his side of a story which we printed in our article on the SBA Meeting last week. We reported then that SBA President Richard Wright had told the SBA that he requested the Board of Trustees to delay the tuition increase until their next meeting in February so that students could have a chance to consider the raise. We also reported that Butz "denounced" the delay and that his grounds for not delaying were that "students needed to learn that they were not running the school and that they could do nothing about the increase anyway." Butz denied that he had denounced the delay but admitted that he explained to the trustees that it would not make any difference if students did consider the matter. He explained to this reporter that if the Board had actually delayed a month, that if he had been challenged during the delay on whether students input could alter the raise. We also reported that Butz "denounced" the delay and that his grounds for not delaying were that "students needed to learn that they were not running the school and that they could do nothing about the increase anyway." Butz denied that he had denounced the delay but admitted that he explained to the trustees that it would not make any difference if students did consider the matter. He explained to this reporter that if the Board had actually delayed a month, that if he had been challenged during the delay on whether students input could alter the raise. He said that it was the University and Law School Administration's responsibility to make the decisions concerning the budget and tuition and that what students were owed was an explanation. He further explained that there was no fat in the budget and that the expedited nature of the budget-tuition decision process was due to the delay in getting the final budget figures and not due to any intent to exclude student input.

D.C.

Laurie Deutsch
announcements

PROTEST USF PLAN TO CUT SPECIAL ADMISSIONS TODAY

The USF COALITION (PALS, La Raza and Asian Law Students Associations, MLG, and other concerned students) has called for a picket and rally at USF TODAY, Monday on the USF campus to protest the school's announced decision to cut special admissions in half. This administration decision will be presented to the USF Faculty for their approval today at 3:30. To demonstrate the concerns of Third-World students there will be a:

Picket line: 9 am to 3 pm
Rally: 3 to 3:30

COALITION OF CONCERNED LAW STUDENTS

We'll meet this week at a time and place to be announced. Watch for notices.

LEGAL ESSAY CONTEST

Each quarter, Lega-Books will pay a $150 scholarship for the best essay on a selected subject. The winning article will be published in the next Legal Update. The topic for the next issue will be "New Developments in Dividing Pensions since In Re Brown, 15 C.3d 838." The length of the article should be around 750 words. Articles must be submitted no later than March 31, 1978.

HOLIDAY!

Monday, February 20th will be a holiday for all members of the staff and faculty in observance of George Washington's birthday. Both the Business and Law Library will be open on the weekend of February 18th, but closed on the 20th.

COLORADO BAR EXAM

Recently received requirements of the Colorado State Board of Law Examiners are posted on the Dean's bulletin board and are on file in the library.

OPEN MEETING WITH TEITSCHEID & MCKELVEY RE: TUITION

Student members of the Budget Committee have arranged for Financial Affairs Vice President John Teitscheid and Dean Judy McKelvey to meet with students to answer questions concerning the tuition increase.

TODAY, Monday, re: Indirect costs. 5:30 pm room 205.
Also Tuesday, Feb. 15, 12 noon, room 207
Tuesday, February 21, re: Direct costs. 12 noon and 5:30. Both in room 205.

LAW LIBRARY

The law library will be closed Monday, Feb. 20. It will follow its regular schedule on the weekend preceding the holiday. The law library will be open its regular schedule during the entire Spring vacation.

Y PASSES

The "Y" passes are now being handled by the Law Library. Ask for them at the desk.

SBA Business

VERY IMPORTANT SBA MEETING

Wed. Feb. 15, 1978; 4:30-6:30; Room 406
Agenda:
1) SBA Elections - selection of persons interested in running them, discussion guidelines, dates, procedures, etc.
2) SBA Book Exchange - Georgia Schaaf, ideas for next year.
3) SBA selection criteria for FSC Committees.
4) Selection of ABA-Law Student Division Rep.
5) Tuition increase - Student position/action.
6) SBA Faculty Evaluation.
7) Caveat Editor selection guidelines
9) FSC Committee reports
   Evaluations - Connie Tavel
   Academic Standards - Ruth Ratzlaff
   Budget - Gail White
   Admissions - David Ruhnoff
   Hiring - Joanne Schulman
   Curriculum - Beth Price
10) Case book section in Library - Tom Pearly
11) Affirmative Action, SBA meeting report - Mary Chabazzi
12) SBA Scholarship Fund/Financial Aid - Richard Clark/Kathy Reilly

CHILD CARE CENTER MEETING CHANGED

The child care meeting which had been scheduled for Feb. 13 in order to discuss blue prints for the new center has been changed to Tuesday, Feb. 28 at 4 PM. The meeting will still be held in John Teitscheid's office.

Pat Warner

ANNOUNCEMENT TO STUDENT BODY FROM CAVEAT EDHS

AVEA VEA CHVEA CAVEAT AVREAT CAVMATCAVEAT CAVEATCAVEAT AVEATCAVEAT VEAATCAVEAT EATCAVE AITCAY TCA
increased substantially on a per student basis. Recall also all the suggestions in the Report of the Financial Aid Committee for improving the Financial Aid Office's handling of students' needs analysis. The criterion of need has to be realistic -- part help is not enough.

New additional financial aid in the form of loans or grants has to be instituted and financed now, in time to be available for the fall semester, and available to incoming first-year students as well as to the rest of us who need it. Information about financial aid must be made available to those students who have applied for admission next year and won't come when they find out they can't afford the new tuition.

If the University and the Law School won't or "can't" do something to assist students through the ever increasing tuition we would rather see them be honest about the whole thing and say they no longer care about affirmative action nor about the middle income wage earner. What we are afraid will happen, though, is lots of talk, but not enough additional financial aid to meet the needs.

We have to put pressure on the administration of this University to ensure that the talk turns into a working financial aid plan before August. We have just covered the surface of this problem -- we have no concrete answers for it at this point.

No Fundraising by the Law School

Since the building plan was begun, the University has put a moratorium on fundraising by any of the schools in the University so that the University could pull in every available cent for the new building. Before the moratorium on fundraising, the law school did not do any significant amount of fundraising; tuition was low, and it was not needed. But tuition has gone literally through the roof -- and fundraising for the law school could help keep the tuition down in future years by raising money from places other than our pockets.

The moratorium has not been lifted, but we need the ability to raise funds now. The fundraising must begin soon in order to have any significant effect on keeping the tuition increase from going far above $112. We have no idea at this point how to attack this problem nor any probability for success. We need suggestions from you.

Why the students weren't allowed input into the tuition setting.

The stock answer to that is that the three student reps to the budget committee were your input.

But we promised to bring the budget to the students for comments and concerns before the tuition was set. We were unable to do so. All the information we needed to bring the budget to you was not received by us until January 23. Dean Judy met with the committee on January 26 to report on negotiations concerning the indirect costs. At that time she announced $112 would be the tuition. It was voted on by the Board of Trustees on the following day.

We feel that the tuition increase was run through us whether unintentionally or not. Dean Judy assured us that the numbers had never been this late before -- but that doesn't help us this year -- the tuition increased 19.1%. We wanted to bring the figures to you for discussion -- Richard Wright was unable to persuade Otto Butz and the Board of Trustees to delay the decision for a month so that the students could have more input into the figures.

Will it happen again? Next year? Why did it happen? What will prevent it from happening again? We have no answers.

(TUITION FIGURES, from page 1)
We have received a suggestion that one of the two new positions be delayed one year thus delaying AALS accreditation one year. The trade off involved is accreditation next year versus a $1.50 tuition decrease. Is the trade off worth it? We would like comments on this.

The increases in the existing faculty salaries is not finally set until the first of April and is the subject of negotiation between the individual faculty members and Dean Judy. Suffice it here to say that we pay neither the lowest nor by any means the highest salaries for law schools in this area, and increases are needed to attract and keep qualified professors. The Budget Committee has no quarrel with this budget item.

As you can see, even half of the increase in direct costs goes to the faculty, both present and proposed.

The new writing and research teaching assistant is proposed to be a graduated law student whose responsibility will be to research, structure, and write the problems to be used in the writing and research courses. Anybody remember writing and research last year -- or the year before? If you do, that is why we need this position.

The two new law school secretaries are desperately needed. The present secretarial staff is grossly overworked and putting in overtime just to keep up with the most pressing of assignments. Faculty members are having problems getting items typed -- and this is reflected in such things as assignment sheets not being ready on time.

The category of Development program/Clinic/Continuing Education is an alternative personnel position. People are needed for all three areas, but we are unable to finance all three at this time. Dean Judy is going to try to get a person to raise funds for the law school from outside sources. She feels that the present moratorium on fundraising probably will shoot that down though. If so, the funds will be used for either a clinic person, or a continuing education person, or to pay part time for both.

The clinic program is growing by leaps and bounds. It needs an administrator. This need will not go away. The clinic program is beneficial to both the law students participating in it, and to the reputation of the law school in that our capable students get a chance to go out into these various programs and impress the hell out of everyone, thus increasing the number of employers willing to talk to and hire out graduates.

The continuing education program has a similar effect. This program reaches the young attorneys in the Bay Area and presents programs of interest in specialized areas. The research for these programs is done by a person paid from the law school budget. We feel that the position probably will pay for itself within a year from the income generated by the fees charged for the program.

Since we will be consolidating all of the law school faculty, administration, and library into one building, we will no longer have to rent space, and these items are not budgeted for the next year.

All other costs include such things as overtime for secretaries, fringe benefits, certain student assistants, AALS, conferences, duplicating, readers and tutors, part time faculty, law review, law library.

Golden Gate uses a lot of law students as paid assistants. Of the $112 tuition, $6.50 per unit goes directly to pay students or student’s tuition. This is totally separate from any financial aid going through the Financial Aid Office.

As set out here, we can see very few items in the direct budget which can be cut. Much development (read that as jobs for students and graduates) is presently being done -- using our tuition money to finance it in as much as our tuition finances nearly all of the budget.

We feel that curtailing the programs would not be in the students’ best interests. Finding alternative sources of funding and/or financial assistance would be a better solution. Come to the meeting to discuss this with Dean Judy.

INDIRECT BUDGET

Indirect costs are those costs which are needed to run the University as a whole, and are allocated on any of a number of bases to the law school, such as guards, janitorial services, heat and light, maintenance of the building, administrative salaries, etc. John Teitscheid, V.P. Finance, has the most direct control of these costs. The following is a summary of the increases in costs and the dollar per unit cost for each category. After the summary each area will be explained.

Since the budget committee was unable to spend the same amount of time with the indirect budget, nor to take part in its formulation, we have more questions and possible alternatives to suggest here than in the more thoroughly studied direct budget. Furthermore, we have presently no substantiation for the validity of these figures. Perhaps this should be a subject for students’ questions.

We are scheduled to move into the new building this August. Until then we are being charged with 21% of the University’s indirect costs. This figure is based on proportional usage of University floor space. In the new building complex we will have access to the following floor space:

<table>
<thead>
<tr>
<th>ITEM</th>
<th>Sq. Ft.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Law Library, including offices and conference room</td>
<td>28,801</td>
</tr>
<tr>
<td>4 classrooms - day and evening use</td>
<td>6,190</td>
</tr>
<tr>
<td>Our share of the new building’s auditorium</td>
<td>8,033</td>
</tr>
<tr>
<td>The 2nd floor of the present building, including the three mezzanine offices</td>
<td>13,804</td>
</tr>
<tr>
<td>Moot courtroom</td>
<td>2,400</td>
</tr>
<tr>
<td>½ use of present 5th floor auditorium</td>
<td>1,777</td>
</tr>
<tr>
<td>10% of common areas (halls,stairs, etc.)</td>
<td>6,000</td>
</tr>
<tr>
<td>TOTAL LAW FOOTAGE</td>
<td>67,005</td>
</tr>
</tbody>
</table>

The breakdown of the tuition increase for INDIRECT COSTS:

<table>
<thead>
<tr>
<th>ITEM</th>
<th>$ PER UNIT</th>
</tr>
</thead>
<tbody>
<tr>
<td>Additional Janitorial services</td>
<td>$2.00</td>
</tr>
<tr>
<td>New telephone system</td>
<td>.34</td>
</tr>
<tr>
<td>Increase in building maintenance due to floor space increase of 21% to 32% of total area</td>
<td>3.24</td>
</tr>
<tr>
<td>Cost of living increase plus miscellaneous costs, building maintenance</td>
<td>1.04</td>
</tr>
<tr>
<td>Increase in non-plant services and costs: administration salaries, guards, etc.</td>
<td>1.38</td>
</tr>
<tr>
<td>Total increase for indirect costs</td>
<td>$9.80</td>
</tr>
</tbody>
</table>

Janitorial services are provided by a private firm, and new bids are required every two or three years. Bids have been accepted for the new building. The increase in janitorial services comes to 97¢ per square foot in the new building.

The installation of the new telephone system is a one-
The title of our response is "Without Politics, You're Lost."

Because this response to the Budget Committee's Report comes from a sense of perspective that appears to be left out of the Report. Do we really care if the Administration is honest? It is not acceptable to us that the Administration no longer cares about affirmative action whether they are honest about it or not. Frankly, it is not something that we need to have admitted to us; it's already clear. The issue is not one of whether the University cares, rather it is one of priorities. Like most liberal minded capitalists, those who run the University probably care about affirmative action and access of the poor to the University only to the extent that such concern does not interfere with their goals that this University be a respectable institution.

It is a serious error for people to determine whether the tuition raise is "justifiable" on the basis of whether the administration can show that they really need the money. If the raise is contrary to our reasonable expectations of a good education at a modest price, it is unjust regardless of floor space figures. If the raise will cut off third-world applicants, it could never be justified.

It is also an error to determine whether the raise is justifiable on the basis of other non-public law schools' tuition. If their tuitions are going up that is only an indication that the problem of unjust tuition hikes is epidemic.

The point is that when this system's institutions get rich for money, they shift their weight onto the least able to pay whether it is in New York City, in the unemployment programs, or even in their cherished institutions of higher learning. The question to be asked should not be directed at administrators, but at ourselves in terms of what we are going to do about it -- not what justifies administrative fiat.

The Marx Sisters + 1
(Ruth Edelstein, Cindy Duncan, David Cooper)

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Clinic Column

ATTENTION ALL STUDENTS CURRENTLY ENROLLED IN GENERAL CLINIC OR EXTERNSHIPS:

Many of you have not fully complied with the rules concerning these programs and run the risk of losing all units for this semester unless the requirements are fulfilled.

1. EVERY STUDENT ENROLLED IN GENERAL CLINIC MUST FILL OUT THE APPLICATION FOR CLINIC, LAW REVIEW AND SPECIAL PROGRAMS. THIS FORM IS AVAILABLE FROM THE REGISTRAR AND SHOULD BE RETURNED WHEN COMPLETED TO THE REGISTRAR -- NOT TO THE CLINIC OFFICE. IF YOU HAVE CHANGED JOBS SINCE REGISTERING, YOU MUST FILL OUT A NEW FORM FOR YOUR NEW JOB. EVERY STUDENT ENROLLED IN A LEGAL OR JUDICIAL EXTERNSHIP MUST ALL FILL OUT THE APPLICATION FOR CLINIC, LAW REVIEW AND SPECIAL PROGRAMS. FINAL DUE DATE IS FEB. 26.

2. EVERY STUDENT ENROLLED IN GENERAL CLINIC (WITH THE EXCEPTION OF THOSE PARTICIPATING IN THE ARBITRATION CLINIC OR THE WESTERN CENTER FOR CONSTITUTIONAL RIGHTS WITH PROF. COHEN) MUST FURNISH A SUPERVISING ATTORNEY STATEMENT PRIOR TO FEB. 26. THIS FORM IS AVAILABLE ON THE CLINIC MATERIALS SHELF IN THE FACULTY CENTER EAST (526 MISSION), AND SHOULD BE RETURNED WHEN COMPLETED TO THE TRAY ON THAT SAME SHELF. DO NOT GIVE THIS FORM TO THE REGISTRAR. IT IS ALSO DESIRED THAT A RESUME OF THE SUPERVISING ATTORNEY BE ATTACHED TO THIS FORM, OR SUBMITTED SUBSEQUENTLY.

3. UNLESS THESE FORMS ARE PROVIDED, STUDENTS MAY NOT ASSUME THAT THEIR PLACEMENT HAS BEEN APPROVED, AND SHOULD NOT BE SURPRISED WHEN CREDIT IS NOT GRANTED AT THE CONCLUSION OF THE SEMESTER.

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Editorial

"WITHOUT POLITICS, YOU'RE LOST"

The following editorial is a spontaneous response to the Budget Committee Report.

Excerpted from the article:

"If the University or the Law School won't or can't assist students through the ever increasing tuition, we would rather see them be honest about the whole thing and say that they no longer care about affirmative action or about the middle income wage earner."

The title of our response is "Without Politics, You're Lost." Basically this response to the Budget Committee's Report comes from a sense of perspective that appears to be left out of the Report. Do we really care if the Administration is honest? It is not acceptable to us that the Administration no longer cares about affirmative action whether they are honest about it or not. Frankly, it is not something that we need to have admitted to us; it's already clear. The issue is not one of whether the University cares, rather it is one of priorities. Like most liberal minded capitalists, those who run the University probably care about affirmative action and access of the poor to the University only to the extent that such concern does not interfere