Tuition Going UP: $300?

by Bruce Brier

Students at Villanova Law School, as well as at the other schools of the University, will be faced with a $300 tuition increase next year. The University's Budget Committee has recommended a 9.4% increase ($300) for both graduate and undergraduate tuition. The proposed budget is current before the University Senate Budget Committee. This Committee's recommendation is scheduled to go before the whole Senate in first week of April. The Senate will determine whether the budget is in overall accord with Senate priorities, and will send its recommendation back to the University Budget Committee.

It's important to remember that the recommendation of the Senate is just that—a recommendation. The University Budget Committee is not bound by the Senate's approval or disapproval. The Senate, frequently disapproves the proposed budget; the University Budget Committee just as frequently makes no changes, but adds its proposed budget to the Board of Trustees, which has the ultimate authority of approval or disapproval. Proposed budgets have usually been accepted by the Board with only minor changes.

Neither Dean O'Brien nor Prof. Cannon, the Law School's Faculty Senator, has yet seen the budget itself. Both confirmed, however, that the proposed tuition increase was 9.4%. Faculty salaries will go up 1%. Dean O'Brien pointed out that the increase is more or less in line with the general rate of inflation. Costs of running the Law School, and the University in general, have been rising.
Wenk to Leave Villanova

by John T. Clary, Jr.

Come May 18 this year, more than just the third year class expects to be leaving Villanova School of Law. For his second time in eleven years, Associate Professor Joseph Wenk will be departing from these halls.

Professor Wenk has decided to leave his teaching post at the law school. "It was my decision," he said, having reached this choice last spring. His reasons may be varied, but one goal, he says, is to broaden his experience, hoping someday to return to teaching.

The next step he desires to take is the third year class expects to be leaving Villanova Community Legal Assistance Association (VCLAA). As for the law school itself, it too will be missed. It is of "extremely high caliber," in the Professor's opinion, and "rank[s] nationally ... particularly on the East Coast." Among other faculty, Professor Wenk feels he will be leaving behind friends "who will remain friends." His highest praise remains for the law school faculty where "reasonable men can differ reasonably" and free of "which the faculty to express a viewpoint which could otherwise be overlooked."

Many courses, the Professor admits, do cover various parts of the law relevant to the poor, but there should be a member of the faculty who can "tie-in" these scattered subjects. Such an attorney should also have clinical experience to contribute to the ongoing VCLAA program.

VCLAA program where third year students are certified to represent indigent clients along with the guidance of senior members in the second year. Professor Wenk has been the supervising instructor for this program since its accreditation in 1975.

"As for the law school's future, Professor Wenk indicated that he would prefer to see an increase of interest in poverty law. He feels he has seen a declining interest among the students in such an area. There is a "different breed of students" today than the "generation of the sixties ... who had greater social awareness." The decision as to his replacement lies in the hands of the faculty, yet Professor Wenk believes it to be "extremely important for this law school to have a poverty lawyer on the faculty" to express a viewpoint that could otherwise be overlooked.

The staff of The Docket, along with the entire VLS community, would like to express our sincerest wishes to Professor Barry for a speedy recovery.
Two Students Suspended For Plagiarized Papers

by Kate Harper

Three Villanova Law students have been disciplined by the Honor Board in February on charges of plagiarism. Two were found guilty of violating the Honor Code provision that defines plagiarism as copying the work of another as if it were one's own work. The third student was found not guilty.

The spate of plagiarism cases is the first such in the Law School's quarter-century history. Law Dean J. Willard O'Brien said he believed it was the first time any student found guilty of copying six paragraphs from the same legal journal article into a seminar paper.

Sanctions recommended by the Honor Board for the two students found guilty were not followed by the faculty, which decided after two lengthy meetings to suspend both students. No announcement was made as to whether the faculty will redisclose the of the suspension and the two Code violations in a year, according to Donze. "Three separate and distinct (alleged violations) in the space of two weeks is unbelievable," Donze said.

The Docket asked Donze if this dramatic increase in alleged violations indicates more students are guilty of plagiarism but are simply not being caught. "I don't think so. I would hope not," Donze replied. "It is my firm belief that the overwhelming majority of our students conduct themselves in an ethical manner," O'Brien said.

An Acquittal

The third bearing the Honor Board conducted in February on charges of plagiarism resulted in acquittal for the student involved.

Although the Honor Board decided that "versions of the student's paper were copied from a law review article without citation," the student was acquitted because the action fell short of an Honor Code violation.

"The Board found no Code of Conduct violation because the student's act did not fall under the Code's definition of plagiarism unaided," Section 6.6 of the Honor Board report stated.

Section 6.6 requires the "intentional submission as one's own, the work of another," and the Honor Board found no "intent to plagiarize" because the copied text "was due to inadvertance and was not intentional."

Under the Code, when a student is acquitted, no report of the hearing is made to the faculty. The faculty took no action on this case.

How Much?

This salary survey for 1978 was prepared by the Villanova Law School Placement Office.

<table>
<thead>
<tr>
<th>Employer</th>
<th>Median Salary by Size of Law Firm</th>
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<td>Med.</td>
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Salary Range by Employer—1978

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Villanova Law Class of 1978 Salary Statistics

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<td>Large Law Firms</td>
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<td>Medium Law Firms</td>
<td>$15,000.00</td>
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<td>Small Law Firms</td>
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<tr>
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<tr>
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<td>Clerkships</td>
<td>$10,000.00</td>
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<tr>
<td>Private Practice</td>
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by Tom Willinson

First year student Fred Bader was recently awarded $200,000 by a Philadelphia Common Pleas Court jury in a personal injury action stemming from an incident which occurred more than eight years ago in a Monsignor Bonner High School locker room.

After a week-long trial in which Bader, the plaintiff, testified, the jury found against John Cardinal Krol, as trustee of the Archdiocese of Philadelphia, concluding that the archdiocese was negligent in failing its duty to adequately supervise students.

Bader, now 23, of Netherwood Road in Upper Darby, was a sophomore manager of the school's cross country track team when on November 7, 1970, a fellow student picked up a broomstick in the boy's locker room and hurled it as though throwing a javelin. Bader was struck in the head and temporarily paralyzed throughout the right side of his body. With the help of therapy, Bader has gradually regained feeling and movement, but continues to suffer paralysis of the right hand.

Bader was hospitalized for nine weeks from his injury and it was three months before he could return to school, graduating near the top of his class in 1973. He later went to Lehigh University, graduating summa cum laude with a major in Latin and Government. No dollar amount was specifically requested in the damage suit. Bader says he really hasn't given much thought to the size of the award or how much the money will spend the money. Although he has already been given eight years for a resolution of the suit, the court has yet to rule on a new trial motion made by the Archdiocese.

The student who threw the broomstick was found not guilty by the jury.

As far as he knew, Donze said, the Honor Board had never heard a medical expert testify that Bader has been on the Board two years.

An Epidemic or an Aberration?

The Honor Board conducts hearings occasionally, on only one of two Code violations in a year, according to Donze. "Three separate and distinct (alleged violations) in the space of two weeks is unbelievable," Donze said.

The Docket asked Donze if this dramatic increase in alleged violations indicates more students are guilty of plagiarism but are simply not being caught. "I don't think so. I would hope not," Donze replied. "It is my firm belief that the overwhelming majority of our students conduct themselves in an ethical manner," O'Brien said.
Just For Fun

The Law School Show was one of the best things to happen to Villanova Law School this semester. In the past the show has been described as tasteless, immature and, worst of all, humorless. The recent production, directed by Class of '79's Phil Hyde, could best be counter-described as only slightly irreverent, original and, best of all, funny. Sure, it had its flaws, but I always felt jokes about a person's immutable physical characteristics ranked down there with dead baby jokes but the two hour show had only a few of those and not the expected barrage. Also, the WLC joke wasn't funny the first time it was used. Constant reiteration did nothing to improve it but rather brought to mind Woody Allen's classic piece on "homosexual panic."

A review could not do justice to all of the cast, crew and writers who did such a fine job. Mentioning one or even a few would be unfair to the rest. Suffice it to say that Phil Hyde, Dan Satrianna and J. Willard McKenna will all be missed from next year's show.

It's a shame some members of the Villanova Law School community thought they lacked the time and/or the inclination to see the show. We need to be reminded of how much talent and originality some of our students have. Besides, with finals so near at hand, a night of not taking ourselves so seriously is just what we needed.

So, congratulations to the cast, crew, and writers of the 1979 Law School Show for a job so well done.

Thank You

This year I have been pleased and proud to serve as the Editor-in-Chief of the Docket. I am pleased to have worked with so fine a staff of students dedicated to producing a newsletter of which Villanova Law School could be proud. They were both indispensable to the production of The Docket and will be greatly missed next year. Congratulations.

Election Results

by Kate Harper

Second year student Bill Weber will head the Villanova University Student Bar Association for the coming year, SBA announced last week, after the annual elections.

Nancy Norris, Class of 1980, was elected vice president and Paul Dougherty, a second year student, will serve as treasurer. Nancy Norris, Class of 1980, was elected secretary. Representing the Law School on the University Senate will be John Sparks, from the Class of 1980. The current first and second year classes also elected three representatives each. The Class of 1980 chose Gaetan Alfano, Judy Niton and Kevin O'Connor.

Joseph Marcucci, David Schrager and Marie Vanluling were elected from the Class of 1981.

Bill Weber

An Opinion

What Price Plagiarism?

by Kate Harper

The facts were on the record and the verdicts were in. For the first time in the hallowed history of the law school, two students were found guilty of submitting seminar papers. All that remained was deciding the sanctions to be imposed.

Two reflective and properly concerned bodies looked over the records, discussed possible sanctions at great length, and made their decisions. It is the difference between what the Honor Board recommended and what the faculty adopted as the binding penalty that is startling.

The student-populated Honor Board recommended that both students "committing an unfair plagiarism..." grades (which could be made up with certain limitations) and written reprimands (the more extensive plagiarism merited a note attached to the academic transcript in the Honor Board's view).

The faculty decided to impose suspensions on both students: some have viewed that as harsh.

What should the penalty be for plagiarism? There are at least four interests to be considered: the student's, the profession's, Villanova Law School's and society's.

Suspension is a penalty that weighs very heavily on the guilty student. If the student is a third year student, such a penalty means a J.D. degree which was just weeks away is now put off indefinitely. For any student, a law school suspension undoubtedly means a harder time finding a job.

Still, suspension is the sanction that should be imposed when a student violates the Honor Code by submitting plagiarized work.

Let's drop all the talk about "the Honor Code," "fair academic advantage under section 3.1." and admit that the real concern is that plagiarism is an offense against honesty. Copying three pages of a law review article verbatim, without citation, into a seminar paper and submitting it as your own work is more than advancing your own academic position at the expense of your more diligent classmates — it's lying.

A dishonest lawyer is one of the more dangerous creatures that can be loosed on civilized society and we all have a stake in keeping such persons out. Considerations such as "but they worked so hard to stay here (presumably with the exception of the plagiarized papers)," must necessarily pale before the larger questions: "Do we want somebody like this in our profession?" "Do we want Villanova Law School to grant J.D. degrees to them?"

Becoming a lawyer is not a right. It's a privilege. For the sake of all lawyers — who get paid periodically with the broad brush, "Shusters," no matter how honest they are — we have a stake in only adding to their numbers people of integrity.

For the sake of all those who come into the justice system in this country, we have a responsibility to insure that all the lawyers they come into contact with are honest.

These larger concerns require that students who plagiarize be punished severely. Suspension is the necessary sanction. It is not beyond belief to suggest that perhaps even expulsion is in order. Suspension, however, allows for the possibility that the guilty one might repent and understand the enormity of the violation. In that event, the legal profession would be the less for turning its back on a talented lawyer. The stakes are very high. The penalty is severe. But the larger concerns demand such a result.

CASH FOR YOUR BOOKS!

Turn in your used books, study aids, etc. at the S.B.A. office during the exam period and fill out the forms provided. The S.B.A. will sponsor a used book sale the first two weeks of the fall semester. Look for notices for further information.

THE DOCKET

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Bill Kamski

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Faculty Advisor
Professor John Cannon

The Docket Staff wishes to express its appreciation to the administration office for its help in preparing the manuscripts for print.
The Law School Show '79

Marc Straut, Bill Lutrell and Spurgeon Fields, III, make a pitch for "TriteBeer."

Two Wild and Crazy Guys meet members of the Women's Law Caucus in another scene from "Friday Night Live."

Some faculty members "meet the press" through Dan Satriana and Paul Skarman.

Spurgeon Fields, III and the Law School Show dancers give their rendition of this year's HLS student anthem, "I Will Survive."

Phil Hyde ended his three years of involvement with The Law School Show as Director for the second year running.

Photos by Bill Kamski
Mayoralty Race Comes to VLS

by Kathleen Yeancuo

On Monday, March 26, 1979, Villanova Law School was the host of a "Candidates For Mayor of Philadelphia" forum. Coordinated by third year student Kent Holland, the forum was well attended by some sixty to seventy law students and faculty members. Bill Green, Democratic favorite, David Martin, Republican front-runner, and Charles Bauer, Democratic black candidate, were all invited, but chose not to come. Holland wondered if their actions spoke louder than words. The three mayoral hopefuls who did speak were Bill Klenk, Democrat, Albert Gaudiosi, Democrat, and Larry Greene, black Republican candidate.

Klenk feels the new mayor will have greater raw legal powers than the current mayor of Philadelphia. "We have to eliminate causes of problems dealing with the police. We can reenter the private job market more easily than those at the bottom (unemployment) who have little in the way of skills." Klenk is also concerned about the state of public education. "We are turning out functional illiterates." He feels this will lead to the largest unemployment rate in the country. The reason is due to the smaller tax base which is putting a drain on education. To raise this tax base, Klenk feels the city has to attract more business to Philadelphia.

Gaudiosi is a journalist and is proud to be the only non-lawyer running for mayor. His three main areas of concern are housing, quality education, and jobs. "We must address ourselves to Tourism and Conventions as a main source of revenue. The glories of Philadelphia are the best kept secrets." He feels lay-offs at the largest Unemployment rate in the country. The reason is due to energy costs, which is typical of the Northeast.

Greene also wants a Community Development Corporation so that abandoned lots. "Here is an opportunity to use all human resources within the city," he said. Greene would initiate a Youth Community Corporation so that contracts would be available to youths year round to give them something to do, and a good place to be with their peers. An example of this would be the van service that kids used to use before they left home. "This is an opportunity to use all human resources within the city." Greene is working as student liaison to the Criminal Advisory Board to regulate police complaints, as well as opening police records for review.

The Law Student Division of the ABA held its annual Spring Conference and Awards Banquet on April 7th and 8th. The Conference was hosted by Delaware Law School and the afternoon was dedicated to the largest Unemployment rate in the country. The reason is due to energy costs, which is typical of the Northeast.

The Circuit's former governor Alan Levin, is running for the 3rd Circuit's Womrn's Law Caucus which featured Mrs. Alton for her work as VLS's representative to the LSD. Judy Love and Dorothy Lanthorn from first year, were appointed as the new LSD reps for next year, and Lisa Obzansky as Lieutenant Governor for her work as VLS's representative to the LSD.

Professor Thomas Welch who joined the Faculty of VLS last September, will be leaving at the end of this semester. Prof. Welch has accepted a position with the law firm of McCutchen, Doyle, Brown and Enersen of San Francisco.

ABA/LSD

3rd Circuit Elections

The Law Student Division of the ABA held its annual Spring Conference and Awards Banquet on April 7th and 8th. The Conference was hosted by Delaware Law School and the afternoon was dedicated to Tourism and Conventions as a main source of revenue. The glories of Philadelphia are the best kept secrets." He feels lay-offs at the largest Unemployment rate in the country. The reason is due to energy costs, which is typical of the Northeast.

Gaudiosi says sixty per cent of the black population of Philadelphia is female. "The reason for this is that many manufacturing firms have left the city because of high energy costs, which is typical of the Northeast. With the closure comes the move to Tourism and Conventions as a main source of revenue. "The government of Philadelphia is the best kept secrets." He feels a new leader is needed to bring everything together again because the hotel space is available.

As to jobs, Gaudiosi says the unskilled must be trained by reaching the youngsters in the school system first so that youngsters can take a trade and be placed early in the labor market. Gaudiosi, who was Director of Commerce, believes the City should be reaching the businesses in Philadelphia with a long track record of service. Gaudiosi would allocate money to the areas of greatest need because "we cannot raise taxes anymore." He says the citizens of Philadelphia already feel they're paying too much and getting too little. "We should not look at a restoration of the political atmosphere of campaigning during the conventions and charges of unethical conduct on the part of past national officers.

The 3rd Circuit's new governor, Caroline Hawkins, from Rutgers-Newark, took office at the Convention. Silver Key Awards for outstanding contribution to the LSD were presented to Sue Garrison Mayor for her work as Circuit Coordinator of the Women's Law Caucus, and to Lisa Obzansky for her work as VLS's representative to the LSD.

Judy Love and Dorothy Lanthorn from first year, were appointed as the new LSD reps for next year, and Lisa Obzansky as Lieutenant Governor for her work as VLS's representative to the LSD.

Photo by Dianan Segletes

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The program, set up at Haverford Hospital under a contract with the Pennsylvania Department of Public Welfare (WARNERSVILLE), was the result of a complaint by金华燕.

Ms. Dicker stated that the staff to secure their release or to improve the conditions at the hospital.

The program is an interview with John Vipond, Staff counselor for Delaware County.

Ms. Dicker pointed out that efforts to secure the release of the patient either as an inappropriate commitment.

She did not gain grounds privileges for 9 days and was sent to a locked ward, I guess.

In delinquent the Pennsylvania mental health system, and in particular by the standards set by the Delaware County organization.

Ms. Dicker had a man who had been one of her clients at Haverford.

The courts and of course the courts.

And there's so much stigma associated with the thinking process.

They can put you in a locked ward, I guess.

It would seem to me that that's the demonstration that, more than any other area of law, mental health is an improper commitment.

All sorts of abuses go on. Patient's rights have never been fully fleshed out. We're not sure for the legislature to say what rights patients shall have, if they are spelled out specifically but there is lots and lots of foot-dragging by the courts and of course the courts.

I'd like to see it as short as possible. As soon as you bring that women in from Delaware County you should have a psychiatric evaluation before you close down if there weren't enough.

You can only tell if you go through a treatment program that has to be filed and it has to be done with a doctor.

But it is lots and lots of foot-dragging by the courts and of course the courts.

That's exactly right. All sorts of abuses go on.

And it's a movement in the last 3 years. The dangers are away in the closet.

There are good state statutes and of course we know did something awful, but they just are not a very popular sort of thing to do.

But if they are spelled out specifically but there is lots and lots of foot-dragging by the courts and of course the courts.

The following is an interview with John Vipond, Staff counselor for Delaware County.

The program is an interview with John Vipond, Staff counselor for Delaware County.

It is a very popular sort of thing to do.

So, we know did something awful, but they just are not a very popular sort of thing to do.

If the patient had been writing letters to his psychiatrist at the hospital.

When asked whether or not it was completely unethical to have given the patient this advice which could not only potentially thwart the patient's treatment but also inflict a dangerous person on the outside world, Ms. Dicker explained that in her view the lawyer's role is not to judge whether or not a person needs psychiatric treatment, a role for which he/she is not trained, but rather to assist the client in accomplishing his wishes provided they be legal.

If the patient had been writing letters to his psychiatrist at the hospital.

Well, apparently the standard in Elk county, it is lots and lots of foot-dragging by the courts and of course the courts.

But it is lots and lots of foot-dragging by the courts and of course the courts.

When you ask whether or not it was completely unethical to have given the patient this advice which could not only potentially thwart the patient's treatment but also inflict a dangerous person on the outside world, Ms. Dicker explained that in her view the lawyer's role is not to judge whether or not a person needs psychiatric treatment, a role for which he/she is not trained, but rather to assist the client in accomplishing his wishes provided they be legal. She felt there wasn't any difference in representing the client in court and representing the patient in the hospital as opposed to a hospital. She was advised not to show these documents to his psychiatrist since there were no other grounds for recommittal but this would severely prejudice his chances for release.

The patient promptly went to his psychiatrist at the hospital and not only showed the doctor the accounts of the hallucinations but related Ms. Dicker's advice. Ms. Dicker said that the patient was still at the hospital and still sharing his “letters” with the psychiatrist.

When asked whether or not it was completely unethical to have given the patient this advice which could not only potentially thwart the patient's treatment but also inflict a dangerous person on the outside world, Ms. Dicker explained that in her view the lawyer's role is not to judge whether or not a person needs psychiatric treatment, a role for which he/she is not trained, but rather to assist the client in accomplishing his wishes provided they be legal.
Spurred on by the scathing remarks at the Law School Show, Garey Hall's Rugby Squad triumphed against Temple Medical. Garey Hall got on the board early on a leaping pass reception by John Gillespie who carried the ball past the Temple team for the first of several points for Garey Hall. The kick following Garey Hall's Rugby Squad try was the first of several points for the game. Temple Med gamely fought back in the second half but two strong winds to keep the ball on the ground, Garey Hall backfield strength of two three-point penalties kicked and Gillespie's try. Garey Hall penalty kicks and Gillespie's try. Temple Med attempted to kick for a field goal but Piatt intercepted Tompkins' pass which Tompkins took into the Temple end zone. The point after attempt was blocked.

Moments later, Kevin Silvering, Dennis Platt and Dave Weller combined to move Garey Hall back to the Temple doorstep. Temple Med attempted to kick for field position but Platt intercepted and made a run to give Garey Hall a 20-0 lead with twenty minutes to play. Temple was able to score only one try as the defensive talents of Dave Weller and Mark Winter and the punting of Phil "Oho" Hyde staved off any rally that the doctors were contemplating. The victory snapped a prolonged Garey Hall losing streak and is believed to place great pressure on another student organization notorious for its scoring ability.

The "B" side did not fare as well as its counterpart, dropping an eight-point scrimmage with Temple Med at the score of 18-4. However, veteran Rick Tompkins provided a bright moment by scoring a try after a beautiful set-up by Nick Caniglia (Class of '78) and Dana Caniglia (Class of '78) and Mike Caniglia. The victory brought Garey Hall's Rugby Squad record to 1-0.

Basketball action in St. Mary's Hall. Photo by Bill Kamen with the Temple defense and posted two more scores in the second half. The first score came after several sparkling plays by scrummer Tom Hopkins, Neil Davidowitz and captain Mike Pettigrew who had moved Garey Hall into scoring position. Neil O'Leary culminated the drive by giving Rick Tompkins a pass which Tompkins took into the Temple end zone. The point after attempt was blocked.

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Summer Program 1979

For further information write or call (516) 560-3636

HOFSTRA UNIVERSITY SCHOOL OF LAW

Hempstead, New York 11550

HOFSTRA LAW SCHOOL

SUMMER SESSION I MAY 29-JULY 9

CONFLICTS OF LAWS 3
CRIMINAL PROCEDURE 3
DEBTOR CREDITOR 3
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FAMILY LAW 3
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SUMMER SESSION II JULY 11-AUGUST 24

BUSINESS ORGANIZATIONS 4
COMMERCIAL PAPER 3
COMMUNICATIONS LAW 3
HEALTH LAW 3
LABOR LAW 3
PRODUCTS LIABILITY 3
WILLS, TRUSTS & ESTATES 4

NOTICE

Representatives of the Office of Civil Rights of the Department of Health, Education and Welfare will visit the campus from April 23-April 27, 1979, to examine the compliance of Villanova University's Graduate and Professional Schools and Programs with the requirements of Title VI of the Civil Rights Act of 1964; Title IX of the Education Amendments of 1972; and Section 504 of the Rehabilitation Act of 1973, as amended. The Law School has made available Rooms 13, 44 and 206 for those representatives. All students and staff are most cordially invited to talk to our visitors.

Work Study Program

The problem from page 1 continued to grow as the student body continued to grow. Mrs. Murphy explained the problem as having occurred as a result of the University's attempt to save forfeiture of funds by students not using them. If the University doesn't use certain of the total funds, that money goes back to the Federal Government.

To try to compensate for students given an award, but who would not use it, the Financial Aid Office appears to have overawarded with the hopes of some students again not using their awards. Unfortunately, the estimates did not work out and the money is depleted.

The options open to work study students, therefore, include volunteer work for four to six weeks, loss of a work study position, or a second job for that time to provide help for their expenses. Since the work study program is set up to aid students who show financial need, these students are least able to afford to do volunteer work. Assistance of some kind can be avoided next year does little to benefit the VLS community, but is probably the only way they can find assistance. The options open to students not using them disappeared.

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