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The Forum (Volume 6, Number 10)

Valparaiso University School of Law

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Law School Evening Programs

FACULTY NOTES

by Jill Olson and Dave Camp

The law faculty met on Friday, March 4. The agenda included student petitions and a report of the Ad Hoc Committee.

The chairman of the Ad Hoc Committee, announced that the Committee had decided on the proposed adoption of block scheduling. When students are required to take courses during a certain semester, it was determined that these students will be appointed to the parent Ad Hoc Committee with one student being selected from each class. The B.S.A. president then recommended the three students to the Dean.

The proposition regarding required courses to be taken at Valpo was resubmitted for faculty consideration and was again passed. The faculty also reconsidered whether the Institute of Law and Poverty constitutes an honor code violation. On April 15 a wine tasting party will be held at Professor Brockman’s residence.

PAD ELECT OFFICERS

On February 28, the Hallack Chapter of Phi Delta Alpha inducts its new officers. The new officers are: Justice Mike Kurtis, Vice-President Sally Sitter, Secretary Bruce Davis, and Marshall Sandra Jones. Those inducting the new officers will be sponsoring the faculty vs. student softball game again this year. Although the faculty has won the last two years, they were played as a pre-game activity to the softball championship. On April 15 a wine tasting party will be held at Professor Brockman’s residence.

The faculty in the rest of the University is 15 per cent.

support of interdisciplinary communication and teaching. Ehren believes that the clinical program is an extremely important pro-
gram for the Law School. He noted, however, the fact that the clinic program is the only legal aid available in a great part of Northern Indiana and this fact puts the Law School in a tough spot to provide both the educ-
tional training and the required public service. Thus the Law School’s role in this area ought to be given serious consideration in cooperation with the Legal Ser-
vice Corporation.

Concluding, Professor Ehren noted that his main teaching inter-
test is in environmental law and he is in fast working on a case book for such a course. However, he stated that his new duties to the school, but it is too early to say if this will have any effect on the curriculum.

Ehren accepts deonal position

by Mark Holmstead

Valparaiso University has announced that Professor Charles A. Ehren, Jr. has accepted the position of Dean at Valparaiso University School of Law, effective March 1, 1977.

Shortly before the official announcement THE FORUM was privileged to conduct a long-
distance interview with the new Dean. Throughout the interview Ehren noted that one of the attractions to the Deon College post was the fact that he has been associated with the ABA-LSD a Legal Rights Workshop.

p.m. on Thursday, Mr. David Selund, chairman of the Student Government, will hold a dinner and career negotiations.

Wednesday evening, March 29, the Christian Legal Society has invited to the speaker program at 7 p.m. in the law school court room.

Mr. Hoogendoorn and Ellis is also associated with THE CHRISTIAN LAWyer. He states, I have been having conversations on a church of the faculty and student body during the preceding week.

On Tuesday evening, March 29, the Hoogendoorn to speak. The meeting will be held in the new seminar room beginning at 7:30 p.m.

The Black American Law Student Association of Valparaiso University, School of Law, has planned what should be a memor-

able Law Week program. On Wednesday evening, March 29, at 7:30 p.m., Mr. Thomas N. Todd will give a presentation on areas of the legal profession and minorities. Mr. Todd was a past president of the National Organization of Black Law Students at Northwestern University and is presently a member of a Chicago bar association.

On Thursday, March 31, between 4:30-7:00 p.m., BALSA will hold a dinner and career program for high school students from the Gary Public Schools at the Student Union. Then at 7:30 p.m. on Thursday, Mr. David Hammond, Dean of the new creation of the law school, will speak on a portion of the faculty which includes some insight into establishment of a law school. Questions and answers will be permitted. BALSA evening programs will either be in the law school court room or other facilities.

On Thursday, March 31 at 7:30 p.m., in the law school court room, the Alpha Lake Psi Alpha chapter of the ABA-LSD a Legal Rights Workshop. Four basic areas will be covered by the officers for 1977-78. The four basic areas will be: 1) employability and when a law school student is required to post on bulletin boards of the law school; 2) employment with the ABA-LSD a Legal Rights Workshop.

pad elect officers

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**Students Demand Intelligent Action**

In two days we will once again be elected representatives to act as a governing board for the Student Bar Association. In the past, these elections have had little significance except to determine which candidates were the most visible and popular in the law school. For the first time, that law school life has a tendency to isolate each of us in our own little world from which we peer out only occasionally.

Yet, as recent events have pointed out, there is a crying need to have student views represented before the faculty. Unfortunately, the honors program is an often necessary evil that law school life has a tendency to isolate each of us in our own little world from which we peer out only occasionally.

That is not to deign the administrative abilities of the individuals who have been part of the S.B.A. in the past. Captive the administration has been present both in the past and present. However, administration alone will not solve many of the problems which confront us.

The S.B.A. needs people who are willing to stick their necks out, provide leadership, and occasionally absorb the criticism that will come their way as they attempt to lead. Professional careers such as the honor court and curriculum form demand positive input and forward-looking proposals.

Our faculty, recognizing that need in regard to the curriculum, organized an ad hoc committee to study various academic problems. No comparable action was taken on the part of the S.B.A. It became involved only when it was imperative to ventiate the strong negative student reaction to various proposals.

The student body needs two things right now: strong representatives who will voice student opinion in a meaningful and vociferous way, and enough information to intelligently elect these representatives. To this end, THE FORUM would like to applaud the format of this year's election. Requesting each candidate to articulate his or her goals and opinions in a form accessible to the entire student body affords that body an opportunity to make a meaningful choice among the candidates rather than to simply decide who it is that is most attractive or popular.

**Legal Trivia Legal Trivia**

Mark Heinrich
Tom Ludwig
Andrea Knish
John Musante
Sandy Jones
Dave Harmon
Debra Lussietti
Carolyn Nebert
Brenda DeVore

Staff: Brian Lee, William Murrian, John Johnson, Cindy Hedges, John Lee, Jill Obol, Bob Seiden, Dave Herrick, Ray Berger, Art Boes

March 21, 1977

**Volume 6 Number 10**

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**Ex-Circuit Governor Sums It Up**

by John Lee

Since March of 1976, I have had the honor of serving as the Circuit Governor of the American Bar Association Law Student Division. On Saturday, March 12, at the Spring Conference of the Seventy-eighth Annual Convention of the Law Student Division, I was honored to be elected by the representative students of the circuit law schools to serve as the Circuit Governor for the year 1977.

As of the date this article was written, the new SBA had never formally adopted these procedural rules in any significant fashion. However, it was known that the election was to be held among three candidates and that this would be a significant improvement over the usual uncontested elections of the past.

The purpose of this article is to evaluate the position clearly and to discuss what I believe to be the most recognized students. For those who are familiar with our school, there are many things that have been well done. For those who do not hold this job, it is, the so-called benefit of having a student leader, is being ignored in some people in law or adding a "star" on a resume.

Both the Circuit Governor position came from the experience through the organization of the members of the ABA. By the time one is a student director, one has been virtually the same as a Circuit Governor. I believe that the leadership position is a significant improvement over the usual uncontested elections of the past.

I hope that the members of the Board in this school will continue to encourage the development of social organizations of other students in addition to those listed here. For example, the Everson, Charles Graddick was the first Valpo student to be elected as a Circuit Governor. Through my efforts, perhaps others will follow, and we will continue the participation.

**Columns**

The only sure way to spend an election is determined by the date this article was written. For those who are familiar with our school, there are many things that have been well done. For those who do not hold this job, it is, the so-called benefit of having a student leader, is being ignored in some people in law or adding a "star" on a resume.

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Wherever there is not a student under the law and therefore no slave was allowed to legally marry or own slaves.

In some states, 30-40 slaves were permitted to address a slaveowner as master.

For looking a white man in the eye. For daring to speak the truth.

A free Black could be made a slave on the testimony of any white man other than the alleged owner that he was a runaway.

Some states, in which free Blacks could lose their freedom if they chose to remain in service.

After the Civil War, laws were passed to exclude Blacks from: 1) Drinking at the same water fountain as Whites; 2) Marrying any member of the white race; 3) Attending any school that allowed white and black students to attend. This was a special set of bus systems, set apart, the form or bus or from sitting when a white man was attending.

On the same bus with Whites in separate bus sections, set apart, the form or bus or from sitting when a white man was attending.

**Students Demand Intelligent Action**

THE FORUM encourages all students to read the statements of each candidate. Photos make each candidate identifiable. The candidates have all invited interested students to communicate with them. Each student must decide what he or she wants to do, to act as a representative and which candidate will be best suited to hold a particular post. The SBA and THE FORUM have made available the information with which to make knowledgeable, intelligent choices among the various candidates. Now each student must take it upon himself to make those choices. The only sure way to spend an election is determined by the date this article was written. For those who are familiar with our school, there are many things that have been well done. For those who do not hold this job, it is, the so-called benefit of having a student leader, is being ignored in some people in law or adding a "star" on a resume.

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Some questions seem appro-
riate. Is it necessary that any police be done? Would you regularly stop your peers for such a purpose? Are you seriously considering a legal career?

The Valparaiso University School of Law has established an Honor Code Revisited

Dear Editor,

Abundant procrastination has created in other schools. The Valparaiso University Honor Committee.

The Valparaiso University Honor Committee In reply to Mr. Kim, would you suggest? Are the students allowed to participate in the legal school for one, would like to know what the faculty would do.

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SBA Elections

Pres.

Jill Olson

What will you get for your several thousand dollars? A legal education, yes, study. But the student should receive more from his three years in law school. The SBA is one means to implement programs and policies to meet the student's needs and concerns. One major concern is the lack of communication between the faculty and students. Typically, most proposals affecting the student are presented by faculty and committee action. Too often such are passed without the student body's knowing of the action. One means to correct this situation would be to have student members of these committees submit progress reports to the SBA which would then disseminate the information to the student body via meetings and the faculty association newsletter.

Student-generated proposals should play a more important role in the future. The SBA needs to address such areas as placement, effective teacher evaluation, student participation in the faculty hiring process, increased use of A.B.A. services, and improvement of financial facilities. These are all areas of activities with the local bar association; exploration of the financial aid program.

All of these concerns must be met by a strong organization. An SBA which has a unified student body behind it can make the difference between a law school that meets student's needs and one that ignores them.

Jill Olson, Candidate for President

E. R. Wruck

I ask each law student to look at the SBA as a candidate and ask what kind of individual he or she wants to run the Student Bar Association. I offer my candidacy based on my qualifications and ability to help improve the SBA. My goals in the coming year. In the past I have had extensive experience in student government as representative, and as a special assistant to the president of my undergraduate university. My other activities as an undergraduate included holding the post of president of a national honor society and various other positions of authority.

While no student can anticipate with any great accuracy each issue that will occur during the next semesters year, a summary of some of my basic feelings on how to deal with these matters ought to be informative. I feel that each student should have a more direct measure by which he or she Student Bar fees are allocated. Each law student should individually direct how money ought to be spent within the SBA without the mandate of only a select few who allege they represent all interest.

In this manner, it is my belief that this year's student body will be well informed. I hope my candidacy offers each student a chance to be truly represented in the decision making process in this law school.

E. R. Wruck, Candidate for President

Dan Callahan

Dan Callahan is running for Vice-President of the SBA. My experience as class representative this year has given me much insight into the workings of the SBA, and I believe that the responsibilities would include coordinating law week, overseeing the continued improvement in all student committees and in the absence of the president, presiding over meetings of the SBA.

Qualifications, Efforts, and Ideas include:

1) Concerned about the high number of books stolen from the library, I recommended steps to be taken to secure the library. I recommended steps to be taken to secure the SBA endorsement for the proposal.

2) In an effort to draw attention to student feelings, I pushed to obtain an open hearing on the curriculum changes.

3) Member of the Honor Code Committee designed to establish guidelines and determine what constitutes rules violations.

4) Member of Curriculum Ad Hoc Committee discussing mandatory, and the first step toward any effort in the direction of anything resembling an open forum, an open document, a document prepared by elected representatives and those representatives. Such an effort can only occur with the cooperation and opinions pass freely.

The functioning organization can and should be utilized. The first-year class now knows the vitality of presidential campaigns. Such an effort can only occur with the cooperation and opinions pass freely.

Bob Zent

The president of the SBA has two chief functions: chief spokes-

man for the students and general guiding factor of the SBA. The president must be able to take up both these functions immediately upon taking office.

The president, as well as all the elected members of the SBA, must be aware of all at times that we represent the entire student body. Our ideas, grips, and other concerns which we turn our attention to should be in the best interests of all the students. The SBA should not be a rubber stamp authority. It should be able to the private tool of some members to promote self-interests.

Within a very short time after taking office, the president must appoint all these people. Experience then, becomes a prerequisite for being able to make these selections wisely. I feel that my two years of experience as a representative and treasurer will allow me to make these choices as to be as capable as possible.

Bob Zent, Candidate for President

John P. Junke

When I ran for first year representative last fall, after a couple of months to law school, the SBA, and first year class, I expressed concern about the quality of instruction, the effectiveness of the elections, and the proper function of the Student Bar Association. I therefore hope to resign the SBA to be set up for committees on sheets taped to the main entrance windows. I signed up eagerly, and was never contacted; others were also signed up and ignored.

Although I have no idea what next year's first year class will experience in their orientation, I do know that the elections to be held next week are suspect. The SBA by-laws, article VII, sec. 1, sub 5, state clearly, "No president shall run for office while a member of the committee or a member of the committee." The present elections committee will appear on your ballot if this rule isn't enforced. Either the SBA committee members have not read the by-laws, or they have chosen to disregard them.

The SBA has failed to function properly in many ways because it has not yet gotten you involved in the SBA. You weren't involved in our first year elections; you weren't involved until the last minute in the mock trial competition; and the frenzy to get with the right committee and to the president. I believed that the SBA looked to itself alone, ignoring the readily available talents of many.

Elect me to the position of SBA vice-president and I'll put forth my best efforts to improve the SBA. The SBA should not be a rubber stamp authority. It should be able to lead.
**Sally Sitter**

I am Sally Sitter and I am running for Secretary of SBA. At a first year student I am anxious about the responsibility, but interested in working in the workings of our activities.

This job requires dedication and work; I want to be active and progressive in this job, I am interested in working with the officers and each person in the school to improve our school and ourselves. I am dedicated to the idea that any office of the SBA requires time and effort to discover and realize as much potential as possible that is contained by that office.

A secretary is more than a notebook. The elected person is also a representative. The officials interested people can be put on needed active representation in student government. I will supply both competent financial management and active representation. 

John J. Jewell, Candidate for Treasurer.

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**Barbara Bach**

Primarily, I believe that the class of 1979 would greatly benefit by an increased emphasis upon the functions the SBA was designed to fulfill. One way to achieve this objective is through an adequate representation of the students' interests; a representative that is motivated as well as vocal.

Another effective way to promote change is through a constant input of ideas. A class representative that is willing to solicit and vocalize new ideas is perhaps one of the better devices for activating reform. In further improving the quality of student life, I intend to support changes to the honor code, vocalization new ideas is perhaps one of the better devices for activating reform. In further improving the quality of student life, I intend to support changes to the honor code, vocalization new ideas is perhaps one of the better devices for activating reform.

John S. Smith (Smitty), Candidate for Faculty Representative.

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**Sittler Oyler**

At first glance, the office of treasurer is merely a perfunctory position. However, as a representative of the students in all matters, not just financial. We need active representation in student government. I will supply both competent financial management and active representation.

John J. Jewell, Candidate for Treasurer.

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**Jim Roehrdanz**

I believe that the treasurer of the SBA has two primary responsibilities: 1) To keep accurate and proper books of accounts for the SBA funds; 2) To act as a notetaker. The elected person is responsible for all of the SBA funds and also a representative. The officials interested people can be put on needed active representation in student government. I will supply both competent financial management and active representation.

John J. Jewell, Candidate for Treasurer.

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**Thomas F. Reinold**

If elected to the office of SBA student representative I will take a policy of supporting the interests of SBA in all forms, and facilities necessary to supply a representative that is motivated as well as vocal. Another effective way to promote change is through a constant input of ideas. A class representative that is willing to solicit and vocalize new ideas is perhaps one of the better devices for activating reform. In further improving the quality of student life, I intend to support the honor code, vocalization new ideas is perhaps one of the better devices for activating reform. In further improving the quality of student life, I intend to support the honor code, vocalization new ideas is perhaps one of the better devices for activating reform.

John S. Smith (Smitty), Candidate for Faculty Representative.

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**George C. Burgess**

I want to serve as your student representative to the Student Board Association for the class of 1979. In my travels to Towanda, New York, I graduated from Ithaca State University at Buffalo with a degree in Political Science. While enrolled at S.U.C. I worked with the Niagara County Bar Association, served as a deputy sheriff. I also served as a member of the Niagara County Child and Family Services Bureau. Presently my wife and I reside in Route 6, on the outskirts of Valparaiso. My only present law school activity is serving as vice-president of the Delta Theta Phi law fraternity.

John J. Jewell, Candidate for Treasurer.

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John J. Jewell, Candidate for Treasurer.
by Dave Hirtz

WLSA has every reason this year to advocate an active and involved participation in law school and law school affairs by the student body. I'd like to think that the enthusiasm and activity of this body, which have been evident lately have been of some value to students, even if the objectives which have not always been achieved. I think it is the active participation and communication that are important, not so much as the objectives.

The more creative and healthy interest in the above kind of activities which can turn to destructive rather than constructive activity was effective as political activism. It is not clear, but it is in the arena of law school activity that it can often cause five, peacefulness, and the wrath of God upon us all. If the relationship between faculty and students be comes an adversary situation, we will all suffer for it, and the school will suffer as well. The future looks bright, with the opportunity afforded us by having the faculty's attention, and turn to constructive and developing some of the positive, logical plans for the improvement of this law school.

I submit that those of you who have any ideas about the school for one thing or another use that time at 1day, effect, positive change. The faculty will not be impressed nor swayed by red-tape, so one should be impressed with some practical, positive alternatives to the problems of the area. I applaud the faculty's reconsideration of their goals and actions. I firmly believe that this is a time of student input. The fact that the action was passed again is not as important as the fact that it was, this time, done right. See it works if you do it right. Encourage it.

4. "Give 'Em Hal, At!" Dean Meyer, you may rant and rave, At the way first-year students to Report to your class, In a pain in the neck, And you makes Socrates turn in his grave.

5. "Eenie, Ernie" Whom, we know it to Aun, Civil Procedure shall force me to The Doctrine called Ernie. Has made my mind petty, And Byrd leaves me just as non-plussing.


Summer School!

The University of San Diego is accepting applications from law and law students for its summer programs in Guadalajara, Mexico, July 4-30, Oxford, England, July 7-August 3, and Paris, France, June 25-August 30. Courses vary in length from 11 to 31 days.

Guadalajara courses, all focused on law of the Americas, are Comparative Law and Development in Mexico, and International Trade and Investment Regulation. The faculty are Professors Dale Farnsworth of Arizona State and Iowa, Friedrich Jenner of UC Davis, and Ralph Folsom of San Diego. Classes will be held at ITESO's Las Fuentes campus.

Paris courses will be directed toward International and Comparative Law generally. They are Comparative Law, Comparative Criminal Justice, International Business Transactions, Basic Intro

Veteran's Day

The editors hope that this will be useful to the prospective officer, or those that do make it, and do have complaints filed, not one in the last couple years has gone to trial. In a recent opinion, Ms. Campbell pointed out, was the lack of a complaining witness. In the only case to come to trial, the witness was killed by fire shortly before the case was to be heard.

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Fed. Practice Clinic: An Experiment

by Tracy Tendler

When the Federal Practice Clinic was approved by the Faculty in December of 1973, it was seen as an experiment in the way that it combined a substantive course with a clinical component. In other words, it was anticipated that the students would learn the substantive aspects of federal practice through their activity in federal court litigation. It was designed as a 12-credit course, 6 hours each semester of a student's third year, with 3 hours each semester being graded on the basis of an examination and the other 3 hours graded on a B/U basis.

From the beginning, the implementation of the Federal Practice Clinic was contingent on our ability to provide funding to help defray the additional expense of such a program. We were successful in these efforts and worked out arrangements with 2 privately funded law form organizations in Indiana, the Indiana Center on Law and Poverty in Indianapolis and Project Justice and Equality in Gary. This was a limited staff, the organizations involved in important social issues.

At the present time there are approximately 35 cases considered, the majority of which are all types of proceedings—the most recent case involved an order being issued on February 8, 1977, some are in the middle of discovery, and some pending motions, pending cases, and some on appeal. Over the last 3 years we have worked on more than 50 cases.

The question can either be seen as radical law reform aimed at case selection or an attempt to promote “law and order,” depending on your perspective. Some of the students are working on the welfare system, treatment on behalf of patients in state mental hospitals, the cases seek to use the law and the courts as instruments of social welfare, both in public and private institutions; the students are considering mediation. Working on these cases gives the opportunity to see the possibilities and limitations of our legal system and to contribute to the change our society. It also gives the students an opportunity to experience the wide range of issues involved in the legal system. In other words, our legal system and those persons responsible for its operation are generally less than enthusiastic about the possibility of solving interpersonal and financial disputes through the courts. Students are encouraged to be part of the legal system, both in public and private institutions.

Once a case is accepted, the clinic seeks to use the law and the courts as instruments of social welfare. The cases are considered mediations. Working on these cases gives the opportunity to see the possibilities and limitations of our legal system and to contribute to the change our society. It also gives the students an opportunity to experience the wide range of issues involved in the legal system. In other words, our legal system and those persons responsible for its operation are generally less than enthusiastic about the possibility of solving interpersonal and financial disputes through the courts. Students are encouraged to be part of the legal system, both in public and private institutions.

A Dream Realized

by Cindy Hodge

Many lawyers only dream of arguing someday before the United States Supreme Court. Few see their dreams come true, especially only several years after graduating from law school. One of those attorneys in that unique position was True E. Bodensteiner, who graduated from the Notre Dame Law School in 1966 and who is now an associate professor of law and director of the Valparaiso University Law School Federal Court.

In his 1972 written and oral presentations, Bodensteiner argued that recipients of unemployment compensation, whose benefits had not yet expired, should be given a hearing before their benefits were terminated. The Court sent the case back to the federal district court so it could determine whether the case was moot. Later in another case, Bodensteiner was scheduled to argue again before the Supreme Court, but the Court refused to hear the case based on newly-emerged federal statute.

Bodensteiner called his appearance before the Court an awesome experience. "If nothing else, the proceedings are awesome." He recalled that the Justices seemed prepared and asked many questions. Bodensteiner believes the Court base that because it indicates the Justices are concerned about the case. Moreover, this is an opportunity to discuss the issues about which the Justices are most interested. Once the oral arguments were over, he said the expectations were not as high as expected.

He didn't came away with the feeling that they were super people. "Justices of the Supreme Court are chosen for other reasons besides their legal abilities, he said. Once, during the arguments, Justice Douglas, who then was at the beginning of a long illness and who was almost like a God to Bodensteiner, "I can't think of work I'd rather do."

The job is "challenging because you are dealing with attempts to change things .... When seeking change of the status quo in the way our society operates, you carry a heavy burden of persuasion." Bodensteiner also notes that his work because it gives people who have not traditionally had access to the court system, an opportunity to be heard.

As well as challenges, there are frustrations to his job, such as facing judges who disagree with his viewpoint and getting cases to court. "After winning the case," he said, "I felt the frustration of "seeing the difficulty of implementing the decision.""

The ultimate question he faces is: "Can the courts be an instrument of social welfare and development in directions in which it would not have been ventured on its own?"

The Brown desegregation case in Indianapolis is an example of this. Without the lead of the Court, the general public would never have agreed to desegregation. Brown serves also as an example of how, "sometimes, courts can go too far before the case, it's a long, slow process of implementing the decision."
by Dave Myers

Yes, once again spring is about the land and the crack of bat against ball dell is heard throughout the land. Those with the baseball bug are back and this in mind, THE FORUM proudly presents its 1977 spring preview.

This year's high school league appears to be a very balanced one. A team roster is currently unavailable at the high school. A team roster is currently unavailable at the high school.

The only real good news to report the conference's victory of the Solicitors who dumped Val's Angles by a score of 19-9. (They are getting close Nol's). Now 26-21 in their abbreviated schedule, the ladies will meet the Alphas this Wednesday. Ann Bowman led the winners in scoring with 9 points and Sue Barton added 6.

The men's basketball wrap-up is also, mainly negative as all the law school fives took their annual swim dives in the IM tourney. The BARD, featuring balanced scoring, unsalted on a tired Incredible Hulk by a 74-37 margin, and in the pickup game the season, the Hung Jury edged the Titans 2-0 in the IM tourney.

Other than the better-known heroes, the inverted slider, Sue Barton, C. Brown, Jane Spencer, Deb "Beera" and Doris are my favorites. Lizette, Barb Bush, Jill Olsen, Anne Bowman, Melissa Nelson, Ro Simmons, Lin Scherbach, Mary Kaye Flynn and Judy Hawley.