
CLINICAL LEGAL EDUCATION ASSOCIATION

Newsletter

VOLUME II, NO. 1 6020 S. University Avenue / Chicago, IL 60637-2786

March, 1993

* MESSAGE FROM THE PRESIDENT *

If there were one word I could choose to describe CLEA's activities in this past quarter, it would be visibility. First, in response to requests from CLEA members, late January found your president sitting next to Curtis Berger, President of AALS as he appeared before the Board of the Legal Services Corporation, speaking against the Board's proposal to re-program the 1.2 million dollars Congress had earmarked for delivery of legal services through clinical legal programs. Although we were unable to persuade the Board of the error of their ways, we were successful in receiving a commitment to send out the Request for Proposals in the event that Congress did not go along with the Board's reprogramming desires. Those RFP's should already be in your mailboxes. In addition, we argued

eliminate the clinical grant programs for fiscal 1994. In addition to addressing LSC, CLEA sponsored a very well attended panel discussion on the MacCrate Report during the AALS in January (see separate article on the MacCrate Symposium) and spoke out in favor of including law students in President Clinton's program which allows students to provide community service to reduce the amount of loans owed for education (see separate article on Public Service). All of you should feel gratified to know that the National Association for Public Interest Law (NAPIL) sought out CLEA (together with

With our more detailed policy on input from membership, (see the article on the Business Meeting) we hope to be able to express ourselves on more issues in the coming months.

Elsewhere in this newsletter you will find information about the excellent progress of CLEA's Journal of Clinical Legal Education and both the upcoming meetings on Supervision Skills for Experienced Supervisors and the May session on Externships: Politics and Practice. Our membership is growing steadily and we look forward to seeing many of you in May at the annual meeting. If you cannot

attend, please call one of your Board of Directors to let us know your thoughts and suggestions. We are most interested in your interests, expressed in serving on committees or coordinating an activity. Consider

serving as an officer or member of the Board. Keep up the great work!

Liz Ryan Cole
President

MEMBERSHIP RENEWAL TIME

In May, CLEA will be one year old. We now have more than 350 members. Included in this newsletter is a list of CLEA members. Those members who have already paid dues for 1993 are indicated on the list. If you have not paid your dues for 1993, please celebrate our growing membership and the many accomplishments described in this newsletter by renewing your membership now. Attached to this newsletter is a membership/renewal form. Return this form along with a check for \$15.00 made out to the Clinical Legal Education Association, 6020 South University Avenue, Chicago, Illinois 60637. Also make sure that the other clinical teachers at your school are CLEA members.

that the Corporation should gather a great deal more information, and work closely with field programs as well as clinics, before undertaking to

the American Bar Association and the National Legal Aid and Defender Association in seeking supporters. There is no doubt our voice needs to be heard.

Telephone: (312) 702-9611 / FAX: (312) 702-2063

! New Journal Is Formed !

The committee forming the Law Journal made sufficient progress to announce that we will have a new Clinic Law Journal by Spring, 1994. The Journal will be housed at New York University Law School which will be paying all operating costs of the Journal over and above those funds raised by subscriptions. The hope is to publish the Journal twice a year, with the first issue being in print in February or March, 1994.

The Journal is structured with three Editors-in-Chief, who will serve for staggered five-year terms, and ten members on the Board of Editors, who will serve for staggered three-year terms. The Editors-in-Chief will have the responsibility of implementing the policy developed by the Board of Editors. The Board of Editors will set policy for the Journal and serve in the role of peer reviewers for submitted articles. The first Editors-in-Chief are Randy Hertz, Isabelle Gunning, and Steve Ellman. The first Board of Editors includes Tony Alfieri, Beverly Balos, Richard Boswell, Bob Dinerstein, Marty Guggenheim, Deborah Maranville, Paul Reingold, Jim Stark, Nina W. Tarr, and Leah Wortham.

In addition to the Editors-in-Chief and the Board of Editors, other participants will include "Readers" who have volunteered to read submissions, a half-time staff person providing editorial assistance and overseeing the production of the Journal, and two paid law students who will serve as research assistants for the Journal and assist with production work.

When an article is submitted for publication, the Editors-in-Chief will conduct a preliminary screening of the article to insure

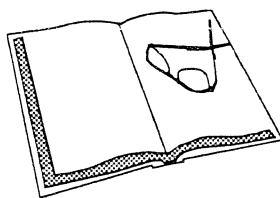
that the piece is of publishable quality and that it falls within the subject matter focus of the Journal. Assuming that these basic criteria are satisfied, each piece will be sent to at least two reviewers for in-depth review. One or both of the reviewers for a piece may be from the pool of Readers and/or outside reviewers if the subject matter is such that it is outside the expertise of the Board of Editors. To assure objectivity of the reviewing process, authors' names and other identifying information will be removed from any article before it is sent to the reviewers.

The reviewers will make recommendations to the Editors-in-Chief as to whether the article should be accepted for publication, rejected outright, or returned to the author with encouragement to resubmit the article after specified changes have been made. The reviewers' names will not be provided to the authors, except where a reviewer expressly states that his or her name should be disclosed so that

the author can contact him or her for further discussion. The Editors-in-Chief will have absolute discretion in deciding whether to follow the recommendations of the reviewers.

There is a general agreement that the Journal should broadly define the term "Clinical Scholarship." If you would like to be on the list of Readers, please send your name, a letter of interest and resume to Randy Hertz at NYU. Please watch this newsletter for further announcements regarding the publication.

Once more congratulations to all of those who have worked over these many years towards developing the Journal.



by Nina W. Tarr

Legal Services Funding For Law School Clinical Programs

In the fall of 1992, the Board of the Legal Services Corporation proposed that the 1.2 million dollars allocated by Congress for the 1993-94 academic year be reprogrammed for use by the Corporation itself. In late January, Curtis Berger of Columbia, appearing as President of AALS and Liz Ryan Cole of Vermont, appearing as President of CLEA, testified before both a subcommittee of,

and later, the entire Board. They presented the position that it was absolutely inappropriate for the Board to attempt this reprogramming; because Congress has already specifically designated the monies, because it was not part of any well planned strategic thinking about delivery of legal services, and because it was so late in the year. Berger and Cole were successful in compelling the

Corporation to put out the grant proposals for 1993, although the proposals were issued with a letter making it clear that the Corporation intended to ask that the monies not be spent in clinics. We understand that the reprogramming request went over to the Hill only on March 18 and we do not know at this writing if it is part of a bill (which it must be in order to be considered). In addition,

Alice Bullock of AALS reports that she has met with Congressman Neal Smith to inform him about both the 1993 request and the fact that the Corporation has not budgeted any amount for clinics for 1994. She indicated that he was unaware of this activity by the current Board and seemed quite interested in her information. We will keep you posted as we learn more.

Discussion Of MacCrate Commission Report A Success

During the AALS meeting in San Francisco, CLEA sponsored a discussion of the MacCrate Commission Report. The presentation began with a mock faculty committee meeting with such illustrious faculty members as Marilyn Yarbrough, Dean John Kramer, Randy Hertz, Leonard Riskin, Liz Ryan Cole, Bob Dinerstein and Isabelle Gunning. Once the foundation was laid (and copies of the report were reviewed), the audience broke into small groups to talk about the next steps for bringing the recommendations of the Commission to their home faculties for discussion, modification and implementation. In light of the limited time available, it was hard to get the small groups to stop talking long enough to report back a few of their reactions. Nevertheless,

participants recommended that every faculty take the opportunity to discuss the recommendations. Many participants felt that much more publicity would be essential if the report were not to go the way of the Crampton report, and support was expressed for a proposed national meeting or conference on the entire report. Many people left the discussion much better informed than when they had arrived, and as one person reported, "now we're converts". If your faculty hasn't yet had a discussion of the report, why not talk to your Dean about putting it on the agenda. (Are there any experts out there willing to serve as resources to such discussions? If so, why not let one of your Board members know. Perhaps CLEA can help facilitate such discussions.)

CLEA

To Hold Business Meeting
May 6, 1993
In McLean, Virginia

CLEA will hold a business meeting at the McLean Ritz-Carlton at 7:00 p.m. on the evening of May 6, 1993. All CLEA members are urged to attend. The Ritz-Carlton is a short ten minute walk from the McLean Hilton where the AALS Clinical Conference is being held beginning on May 6th. Among other issues, on the agenda will be an update on the problems with the Legal Services Corporation and changes in the bylaws concerning the election of the Board.

CLEA Holds Business Meeting in San Francisco

CLEA held a business meeting on January 9, 1993 at Hastings College of Law in conjunction with the Association of American Law Schools annual meeting in San Francisco. Liz Ryan Cole (Vermont) presided. Richard Neumann (Hofstra) presented the report of the Bylaw Committee. After extended discussion, the Board approved the following procedures concerning nominating and electing officers: (1) the annual meeting will be held each year in January in conjunction with the annual meeting of the AALS; (2) the terms of the current officers would be extended by seven months from their previously scheduled expiration in May, 1993 until the January, 1994 annual meeting; and (3) nominations and elections to the Board will be conducted by mail in the Fall of each year to take effect at the annual meeting. (See the Bylaws Committee proposals elsewhere in this newsletter.) The Board will present all of the above recommendations to the membership at the CLEA business meeting on May 6, 1993 in McLean, Virginia. Members who are not able to attend that meeting are encouraged to communicate their views on these proposals to the Secretary-Treasurer or any other member of the Board prior to the May meeting. The Board particularly invites feedback from the

membership concerning the proposal to extend its terms by seven months.

Beryl Blaustone (CUNY) presented the report of the Nominating Committee. The committee has done preliminary work in determining what kinds of qualities it is looking for in nominees for the Board. The committee is looking for diversity, activism and the inclusion of persons who have not previously served in leadership positions in clinical education. If the amendments to the bylaws are adopted in May, the committee will begin work in the summer to nominate new board members to be elected in January, 1994.

The Board also discussed the progress in creating the new journal. A full report on the new journal is contained elsewhere in this newsletter.

Bob Seibel (Cornell) presented the report of the Conference Committee. The committee is planning an externship conference to be held on May 5-6, 1993 in conjunction with the AALS meeting in McLean, Virginia. (A detailed announcement concerning this conference is elsewhere in this newsletter.) The committee is also planning a conference to be held in the Northeast in the fall.

The Board discussed the proposed standards and procedures for taking positions set forth in the December, 1992

newsletter. After making several changes, the Board approved use of the standards and procedures pending their consideration by the membership at the business meeting on May 6, 1993 in McLean, Virginia. The revised standards and procedures are set forth in full in this newsletter.

The Board next discussed the proposal by the Board of the Legal Services Corporation to terminate funding of law school clinics. The Board voted to oppose that termination pending a fuller exploration of the facts and issues. (A full update on the status of the Legal Services Corporation funding of law school clinics is contained elsewhere in this newsletter.)

Secretary-Treasurer Mark Heyrman (Chicago) presented a written financial report. The report showed that CLEA's income to date was almost exclusively comprised of dues from approximately 300 members and that its expenses had included conference room rental in Albuquerque and San Francisco and the cost of copying and mailing the newsletter.

The Board also discussed the need for additional committees. Three committees may be needed, one to revisit the status of junior clinical teachers, one to oversee developments in response to the McCrate Commission and one to deal with child-care problems at clinical conferences.

FULL-TIME CLINICAL TEACHER**Indiana University School of Law**
Indianapolis, Indiana

Indiana University School of Law - Indianapolis is now accepting applications for a full-time Clinical Teacher in its Civil Practice Clinic to directly supervise students and represent poor, elderly and disabled clients in housing, domestic, consumer, and public benefit cases. Teaching duties apply to classroom settings as well as during case work. Applicants must have J.D. Degree, minimum two years' civil practice experience, and be capable of admission to Indiana bar no later than Spring of 1994; believe in equal access to justice and necessity of high quality legal representation for all clients; value clinical legal education; and maintain high standards of professional responsibility.

Send resume to:

Marcia Combs
Reference: Position #53-93
Human Resources Administration
Indiana University-Purdue University Indianapolis
620 N. Union Drive
Indianapolis, IN 46202-5168

CLINICAL INSTRUCTOR POSITION**University of Tulsa College of Law**
Tulsa, Oklahoma

The University of Tulsa College of Law invites applications for a Clinical Instructor position beginning summer 1993. Candidate's academic record and professional experience should demonstrate potential for distinguished teaching and casework. Salary competitive, based on experience and qualifications. Deadline for applications: May 15, 1993 or until filled.

Contact:

Winona Tanaka, Director
TU Legal Clinic
3120 East Fourth Place
Tulsa, OK 74104

The University of Tulsa, an Equal Employment Opportunity/Affirmative Action employer, is committed to diversifying its faculty and staff. Members of underrepresented groups (including people of color, people with disabilities, women and veterans) are encouraged to apply.

LAW FACULTY POSITION**New England School of Law**
Boston, Massachusetts

New England School of Law seeks a qualified individual to serve as the School's Director of Clinical Programs. This is a full-time, tenure-track faculty position. New England School of Law is a private, non-profit law school, located in downtown Boston. It is accredited by the American Bar Association. The Law School has both day and evening divisions and a full-time faculty of 37 men and women.

Responsibilities: The Director of Clinical Programs is responsible for the administration and further development of the School's clinical programs, which include an in-house clinic and twelve extern clinics. The in-house clinic is a civil legal services office with a full-time staff of two attorneys, a secretary and up to twenty law students per semester. The Clinical Director is the director of that office. The externships include clinics in criminal prosecution and defense, administrative law, health law, mental health law, environmental law, land use law taxation, immigration law, prisoners' rights, domestic violence and governmental representation. These programs may enroll up to eighty students per semester. In addition to administering the clinical programs, the Clinical Director teaches the Lawyering Process, a clinical course in litigation skills, and assists other faculty members who are engaged in clinical teaching or in developing new clinical offerings.

Qualifications: The School is seeking an individual with good academic credentials, at least five years of litigation experience, significant clinical teaching and/or supervisory experience and proven administrative ability. Prior classroom teaching experience would be helpful, but is not required. Applicants should be admitted to practice in Massachusetts or be able to be admitted within a reasonable period of time. Women and minority candidates are encouraged to apply. New England School of Law is an Equal Opportunity employer.

Applications should be submitted by March 15, 1993 and should be addressed to:

Professor Barbara Plumeri
Chair, Faculty Appointments Committee
New England School of Law
154 Stuart Street
Boston, MA 02116

(617) 451-0010

LAW SCHOOL PROFESSORSHIP

Franklin Pierce Law Center
 Concord, New Hampshire

Franklin Pierce Law Center seeks a full-time teacher for a tenure-track position in Evidence and Trial Advocacy. Advocacy experience is required. The applicant must demonstrate a commitment to teaching and the skills necessary to be a successful teacher. A record of scholarly publication is not required. Franklin Pierce is a small, independent, innovative, and egalitarian school striving to prepare its students with both practical training, and intellectual breadth. We value self-reliant teachers who are both proud of their craft and adaptable enough to serve students whose careers may differ from traditional models. Our curricular strengths include public interest law and intellectual property. We are also involved in applications of interactive computer technology to legal learning and practice, including the law of Evidence.

Franklin Pierce Law Center is an Equal Opportunity Employer and especially invites applications from minorities and women.

Respond with curriculum vitae and a brief statement of interest, before May 15, 1993, to:

Joan Parker,
 Assistant to the Dean
 2 White Street
 Concord, NH 03301

Planning Underway On Training Session For Experienced Supervisors

A core design team is in the process of creating a training program for experienced supervisors of legal work. Our goal is to develop a session for an audience of lawyers who already have some experience in working with law students and young lawyers, and who wish to increase their theoretical knowledge and improve their skills. Our plan calls for the completion of a pilot design to be tested in early fall, 1993. After appropriate modification, we plan to offer this training event at least once a year (depending on interest) in a variety of locations around the U.S. The design team has both members currently teaching (Paula Galowitz, Bob Seibel, Liz Ryan Cole, Steve Emens) and former teachers, now consulting, practicing, etc. (Peggy Maisel, now in western Massachusetts as Executive Director of the Housing Discrimination Project and Jerry Wein, currently a consultant to public interest organizations, in Rochester, NY). If you would like to be involved in any of the early work on this program, please call Liz Ryan Cole at Vermont Law School.

CLEA Joins Efforts To Include Lawyers In Clinton's National Service Program

The Clinton Administration is in the process of creating a new national service program which would provide education loan repayment for recent graduates in exchange for community service. CLEA has joined several other groups, including the National Association for Public Interest Law, the National Legal Aid and Defender Association and the American Bar Association in urging Eli Segal, Director of the new Office of National Service to include legal services to the indigent as part of the Clinton program.

MIDWEST CLINICAL TEACHERS TO MEET IN CHICAGO IN OCTOBER

The Mid-West Clinical Teachers Conference will be held at the Chicago-Kent College of Law on October 8-10, 1993. The Conference will examine the knowledge lawyers need before they undertake fully their roles as members of the legal profession. It will offer commentary on the "MacCrate Report." In addition, it will examine the kind of education law schools ought to provide, including reflective, live-client clinical education to educate law students to become highly competent, ethical, and socially responsible practitioners. The Conference will also offer a pre-program "For and About Women Clinicians."

Amendments To The Bylaws To Be Considered At May Meeting In McLean, Virginia

The following proposals to amend the CLEA bylaws will be considered at its meeting to be held on May 6, 1993 in McLean, Virginia:

Proposal #1 would amend Art. II, §1(2) to insert the following between the word "scholarship" and the semi-colon:

by, among other things, publishing a peer-edited journal devoted to such work

Proposal #2 would amend Art IV, §3 to provide for elections of directors by mail ballots. (For elections of officers, see Proposal #3). At the May 10 membership meeting in Albuquerque, some members felt a sense of disenfranchisement because they foresaw that they would be unable to attend the AALS annual meeting, the AALS clinical, or both. At the January 9 membership meeting in San Francisco, the consensus seemed to be that the democratic virtues of a mail ballot were well worth the slight additional cost. This proposal would scrap all of §3 and replace it with the following:

Any member in good standing is eligible for election to the Board. Pursuant to Article VI, the President of the Association shall each year appoint an elections committee. Prior to September 1 of each year, the secretary-treasurer of the Association shall invite members of the Association to nominate candidates for election to the Board. In so doing, the secretary-treasurer shall use either of the following two methods: (1) placing a notice in an issue of the newsletter that is scheduled to be mailed before September 1 or (2) mailing a notice directly to each member. To be effective, a nomination from the membership must be received by October 1. The elections committee shall determine whether each nominated person is eligible. The elections committee shall also contact each nominated person to determine whether s/he is willing to serve and to invite him/her to submit a short statement which will be distributed to the membership together with the ballot. When inviting nominees to submit such a statement, the elections committee may set a deadline for submission as well as a size limit (such as a maximum number of words). The failure to submit such a statement shall not disqualify a nominee. The elections committee may itself nominate candidates in addition to those nominated by the membership. On or before November 1 of each year, the elections committee shall forward to the secretary-treasurer a list of eligible persons who have been nominated together with the statements submitted by those persons. The

secretary-treasurer shall insure that ballots are mailed to all members on or before November 15. To be counted, a completed ballot must be returned on or before December 15. The elections committee shall oversee the counting of ballots and shall certify the results to the secretary-treasurer. Nominees receiving the largest number of votes shall be deemed elected, whether or not they receive majorities of the votes cast.

(The elections committee should be called that to make clear that its function is very different from that of the nominating committees in AALS sections.) At the Albuquerque meeting, directors were elected to terms that would, in this and future years, end in May. Because of the great difficulty of organizing a mail ballot on such short notice, the By-Laws Committee additionally proposes amending Art. IV, §2, so that it reads, in its entirety, as follows (changes underlined):

There shall be eleven members of the Board of Directors. The officers of the Association shall be ex-officio members of the Board of Directors. Except for the terms of the initial board, the other directors shall be elected to terms of three years, beginning on the first day of January following election, with terms staggered so that approximately one third of the directors are elected each year. The terms of office of the initial board shall be as follows: three members shall serve from May 10, 1992, to December 31, 1993; three members shall serve from May 10, 1992 to December 31, 1994; and two members shall serve from May 10, 1992, to December 31, 1995. No persons who has served two consecutive terms shall be eligible for election to the Board for another term until one year after the expiration of the second term. It is not obligatory that all vacancies on the Board be filled at any one time. The Board of Directors shall be chaired by the President of the Association or, in his/her absence, the Vice-President.

Proposal #3 has two purposes. One is to make clear that the officers and the board are elected through a single procedure. The other is to establish the type of continuity typically found in professional associations, where the successor to the current chair or president has already been determined and is understudying for the role. The proposal would delete the first sentence of Art. V, §2 and substitute the following three sentences (leaving the rest of §2 unchanged): *continued*

Amendments To The Bylaws To Be Considered *continued from page 7*

The officers of the Association shall be elected annually in the same manner provided in Article IV, §3 for election to the Board of Directors, except that the vice president shall automatically become president at the end of his/her term. The terms of the initial officers shall begin on May 10, 1992, and end on December 31, 1993. Thereafter, terms of office shall begin on the first day of January following election.

Proposal #4 would make the procedure for removing a director the same as that for removing an officer. (They are now different.) All of Art. IV, §10 would be deleted and replaced by the following:

Section 10. REMOVAL OF A DIRECTOR: *A director may be removed from office by an affirmative - vote of two-thirds of all of the members of the Board whenever in the judgment of the Board the best interests of the Association would be served thereby.*

Proposal #5: In Art. VI, §2, the word "designate" is used to convey two entirely different meanings. This proposal would change the first "designate" to "establish." (The result of Proposal #6 would be to change the second "designate" to "appoint.")

Proposal #6: Some of the provisions in Art. VI (committees) might not be wise and might not be followed even now. These include the requirement that every committee include a member of the Board of Directors (§1) and the election of committee chairs (§3). Accordingly, the committee suggests the following: (1) In §1, delete the second sentence and insert the following: "*The President of the Association shall appoint the chair and membership of each committee.*" (2) In §1, delete from the last sentence the words "also serve on committee" and insert "*serve on committees.*" (3) Delete §3 and renumber the subsequent sections accordingly.

PROPOSED STANDARDS AND PROCEDURES FOR DETERMINING WHETHER CLEA SHOULD TAKE A PUBLIC STAND ON MATTERS OF CONCERN TO ITS MEMBERS

(Draft: 3/19/93)

One of the reasons for the founding of CLEA was the perception on the part of clinical teachers that they needed to be able to speak publicly and, where possible with one voice, as clinical teachers on issues of concern to clinical teachers. The only other organization of clinical teachers, the AALS Section on Clinical Legal Education, is prohibited by the rules of the AALS from taking public stands on issues as a section. This memorandum proposes standards and procedures to govern CLEA's ability to take public stands on issues. These standards and procedures will be considered at the CLEA business meeting on May 6, 1993 in McLean, Virginia.

I. Standards: Pursuant to the procedures set forth below, CLEA may take public positions on the following types of issues:

1) Policy issues directly affecting legal education, including but not limited to curriculum, accreditation standards, admission of students, hiring and retention of faculty, governance of law schools, scholarship and the funding of legal education. CLEA shall not take a position on individual personnel matters including the hiring, promotion or termination of any person. However, CLEA may comment on standards, procedures and practices affecting hiring, promotion and termination of law school personnel.

2) Issues affecting the practice of law, including, but not limited to, the provision of legal services to the

indigent, admission to the bar, the training of lawyers and other policy issues affecting clients.

Under no circumstances shall CLEA endorse any candidate for any public or private office, whether elected or appointed, nor support or endorse any political party or interest group. CLEA shall limit its public support or endorsement of any position to areas in which all or part of its membership has significant experience and/or expertise.

II. Procedures: The Board of CLEA shall strive to achieve the widest possible involvement of its membership prior to taking a public position on any matter. To that end, the following procedures should be followed:

A. Sequence For Decision-making:

1) Where feasible, the Board shall advise the membership in the CLEA newsletter of any pending proposal that CLEA take a public position on any issue described above in Section I. The membership shall be advised of the nature of the proposal, that the proposal will be considered at the next business meeting of CLEA and of the time and place of that meeting. Any decision shall be made by a majority vote of the members in attendance at the business meeting.

2) If time does not permit the Board to wait for the next business meeting of CLEA, the Board shall advise the membership in the CLEA newsletter of any pending proposal that CLEA take a public position on any issue described above in Section I. The membership shall be advised of the nature of

the proposal, that the proposal will be considered at the next meeting of the Board and of the time and date of that meeting, and that comments concerning the proposal should be made to the Secretary/Treasurer of CLEA with a deadline for receipt thereof. The Board shall consider the comments received by the Secretary/Treasurer in making any decision, but the Board shall have complete discretion to make whatever decision it deems appropriate.

3) If time does not permit the Board to solicit the views of the membership as set forth above in Paragraph 2, the Board may make whatever decision it deems appropriate.

B. General Procedures:

1) Whenever feasible, the Board shall refer any proposal to an appropriate committee for consideration and recommendation.

2) Whenever feasible, the Board shall attempt to solicit the views of the Association of American Law School's Section on Clinical Legal Education on any proposal that it take a public position on any topic. The Board shall appoint one or more liaisons to the Section for this purpose. With the agreement of the Section, the Board, through its liaison(s) may also solicit the views of any committee of the Section which has relevant experience or expertise concerning the subject of the proposal.

3) The Board shall report any public positions that it has taken to the membership in the next issue of the CLEA Newsletter.

CLEA To Sponsor Externship Conference
The First National Conference
about planning and delivering daily externship programs

May 5 & 6, 1993

▶ THIS CONFERENCE WILL BE HELD IN MCLEAN, VIRGINIA ◀
AND WILL IMMEDIATELY PRECEDE THE AALS CLINIC SECTION WORKSHOP

☞ There Will Be Panel Discussions And Presentations On:

- Setting appropriate goals
- Implementing goals through:
 - classroom component
 - faculty and non-faculty field supervision
 - tutorials
 - training of field supervisors
- Understanding and meeting the latest ABA accreditation standards, including the revised interpretation of standard 306

The program committee (Linda Morton--Cal. Western; Larry Krieger--Fla. State; Leah Wortham--Catholic; Bob Seibel--Cornell; and Keri Gould--New York) have put together a program featuring speakers who are among the most experienced and innovative externship teachers, and will provide small group sessions for sharing information and problem solving. **The Ritz Carlton's famous Cookies and Milk afternoon snack will be served!!** (Nap time is optional!!) There will be plenty of time for informal schmoozing with externship teachers and wannabees!

All activities will be at the McLean Ritz Carlton Hotel ("A REAL Ritz", Liz Ryan Cole). **The program begins at 1 PM on Wednesday, May 5, and will end at 5 PM on Thursday, May 6.** Registration is only \$90, which includes breakfast and lunch on Thursday. Please make hotel reservations directly with the Ritz (703) 506-4300, and be sure to mention that you are with CLEA to get our special rate of \$118 per night (drops to \$112 when 50 people register). The Ritz is a 10 minute walk from the Hilton, site of the AALS workshop (Sorry, the Hilton did not have room for us). The weekend rate of \$99 is available for Friday and Saturday, so you may want to stay at the Ritz during the AALS workshop if you are attending it.

✓ A registration form for the conference is included in this Newsletter.

REGISTRATION FORM			
C L E A C O N F E R E N C E			
<i>Wednesday, May 5 and Thursday, May 6, 1993</i>			
<i>The Ritz-Carlton Hotel, McLean, Virginia</i>			
Name:			
School:			
Address:			
Phone:			
Registration Fee: \$90 (applied to CLEA members and CLEA non-members)		Enclosed	
		Payment to Follow	
A Brief Description of My Program's Goals is Enclosed		YES	NO
Mail Completed Form To: ATTN: Karen Stewart Cornell University Cornell Legal Aid Clinic G40 Myron Taylor Hall Ithaca, NY 14853			

----- ✂ ----- Separate Here To Use Either Form -----

CHANGE OF ADDRESS FORM	
NAME:	
NAME CORRECTION:	
OLD ADDRESS:	NEW ADDRESS:
Please indicate any changes or corrections in this form and return to	Mark J. Heyrman Clinical Legal Education Association 6020 South University Avenue Chicago, IL 60637-2786

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* 1993 Dues Paid as of March 11, 1993

