Free and For-a-Fee Resources
Take Sting from Job Search

By Soo Song  Staff Writer

Visiting the dentist. Watching a college roll up in a new BMW. Being forced to watch "Friends". Job hunting. From this list, pick the least painful.

Yeah, join the club.

It's the continuous rite of passage for most law students. It's the end result of countless hours in the library, attending class, annoying your friends by doing commentary during shows like "Ally McBeal" and "The Practice", etc.

A job.

Most will tell you in order to get one, you need to look for one. And you thought the whiny antics of Ross and Chandler were mind-numbing.

There are a few routes to take in order to facilitate this very mundane task. Not too far from home, and still free (unlike the for-payment job resources discussed below), there is the law school's career center. Despite the dissatisfaction some students have expressed, it remains a resource for students. Career center counselors say that with the addition of a new website for students to access prospective jobs via the Internet, searching for jobs of late has eased.

Career Services Director Susan Benson said the website was developed in collaboration with the Student Bar Association. Students can access job listings for law clerk positions, internships, externships and public interest positions as soon as they are submitted by prospective employers.

The site is located at http://www.acusd.edu/csjobs/students, but students must obtain a password before being able to access the website. Students can e-mail Benson at lawcareers@acusd.edu.

There is also the resume drop, though some students have complained that the process can be somewhat unfair. "The problem [with the resume drop] is that the same 20 or 30 students get interviewed," one 2L said, asking to remain anonymous. "And there's nearly 300 people in our class."

Benson pointed out that the fall and spring resume drops can still be a good looking for information, responses, and solutions, Shields was not encouraged. "I was really startled by how unresponsive and inaccessible the system was to something that has a vital impact on the [legal] education we are trying to get," she said. "I spent hours and hours on this for Peace will be completed in about 18 months and will open up about 200 spaces, but it contributes to a loss of 50 to 100 spaces while construction takes place. Completion of the Jenny Craig Center, slated for the fall, will open up around 80 spaces."

Through the Student Bar Association, the law school has one student representative on the campus Parking Committee, the administration's channel of communication.

Last semester Pat Shields, a 4L evening student, filled this seat, becoming the most student most in touch with the parking problem.

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"Kamisar" from page 1 was able to research the question for six months and wrote an article that the law should be changed. The Supreme Court later agreed with him.

"Instead of three and a half hours, you can spend six months researching an area of law," he said.

Kamisar feels that the advantage of having practiced law is that one can appreciate this difference. "Professors should realize that they have a chance to do something that thousands of lawyers would give their left arm to do," he said.

For Kamisar, another difference is that a lawyer in a firm has no idea and cannot choose what he or she will be working on and writing about. "Professors have the luxury of being able to write about what they want to write about," he explained.

Other teaching experiences for Kamisar include co-authoring textbooks. "It's fun to co-author the first textbook on Criminal Procedure," he said. "It was exciting to decide what should be in this [textbook]."

Entitled "Modern Criminal Procedure", the book was introduced in 1965 and is now in its 9th edition.

Originally co-authored with Livingston Hall, the book now has three co-authors: Wayne LaFave, Jerold Israel, and Nancy King.

"Kamisar is proud to have written all editions from the first to the ninth. "That is probably some kind of record," he said.

Kamisar may tie his own record when his second casebook, "Constitutional Law: Cases, Comments and Questions" also enters its 9th edition.

At the end of February, Kamisar will be debating Paul Cassell here at the University of San Diego. Cassell will be arguing against the validity of Miranda at the Supreme Court next month in the controversial "United States v. Dickerson" (1999).

The debate focuses on this issue, and Kamisar's position is that Congress should not have the power to overturn Miranda by a simple statute. Kamisar promises a "fierce" debate.

"Students ought to see a job as a way for students to look at a wide spectrum of potential jobs. "There is a broadening of the resumes submitted (through the resume drop)," Benson said. "Law firms can have varied needs in terms of who they want to hire."

Benson points out that firms often look at a student's past work experience, whether they have any job skills, licenses or degrees. This may be particularly applicable to first year students who are looking for jobs during the summer after their first year.

The resume drop can also be time-consuming. As a result, a growing number of students have chosen to go with a fee-based job search service.

"I decided to pay someone else to do the footwork for me," 2L Greg Borman said.

Borman used "findlawjob.com," an internet-based service that helps students put together a resume, cover letter and provides addresses and contact information. All Borman did was put the letters in envelopes and mail them off. As a result, Borman garnered a position with a law firm in Los Angeles for this summer.

"Students also are interested in opportunities that do not follow the big firm or corporate sector path."

For these kinds of public interest law positions, Benson said that though Career Services puts together a public interest law organizations list, there are few opportunities in San Diego.

"Unfortunately, students have to look for [most public interest law positions] on their own," she said.

However, nearly 20 USD students participated in the recent Southern California Law School Public Interest Law Fair at UCLA -- nearly twice as many as in past years.

For other positions, Benson noted that timing is important.

For judicial externships, applying a semester ahead of the semester one wants to extern to is critical, she said. For example, students should apply at the start of the spring semester for a summer judicial externship.

Most agency internships also work the same way in terms of timing.

Benson added that 95 percent of law school graduates said strength of presence during the interview was important.

As for third year students who have not yet found a suitable position, Benson warns that students should not panic.

"Students will make it through the job search just as they made it through other periods of anxiety such as LSATs and the law school admissions process," she said.

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Phil Alpha Delta Extends Membership Application Deadline

By Amy M. Au
Staff Writer

Due to the number of events scheduled for Spring and Summer, Phi Alpha Delta (PAD) is extending the application deadline to Thursday, February 17.

Along with the usual community service and social events, more special events are in the works. PAD and Bar Review will co-sponsor a charity event where law students can have fun and still give back to the community. PAD will also sponsor the "How to Choose Second Year Classes" seminar before Fall 2000 registration.

On August 2 to 6, PAD will send participating members to the 53rd Biennial Convention in Miami Beach, Florida.

And on the docket is the Charity Ball scheduled in mid to late September. This event would benefit a nonprofit organization, such as "Choose or Lose," in light of the presidential election. Invites will include local law firms, corporations, politicians and media. This event could produce significant publicity for the USD School of Law.

If you want to help or have any suggestions, please attend the General Session on Wednesday, February 16 at noon. Food will be provided. For those who cannot attend, a make-up meeting is scheduled for Thursday, February 17 at 5 p.m., rooms are to be announced.

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San Diego
• Saturday, February 19, 2000: Noon-6:00 pm
• Sunday, February 20, 2000: Noon-6:00 pm
All sessions will be given here in the Auditory at the California Western School of Law, 750 Center St., San Diego.

San Mateo
• Saturday, February 26, 2000:
  9:00 am - 12:30 pm, 1:30 pm - 4:00 pm
• Sunday, February 27, 2000:
  9:00 am - 12:30 pm, 1:30 pm - 4:00 pm
All sessions will be given at the Villa Hotel, 400 S. El Camino Real, San Mateo.

Orange County
• Saturday, March 4, 2000:
  9:00 am - 12:30 pm, 1:30 pm - 4:00 pm
• Sunday, March 5, 2000:
  9:00 am - 12:30 pm, 1:30 pm - 4:00 pm
All sessions will be given at Hope International University, 3465 Cal State Univ., Fullerton, Second Floor, Room 207.

Los Angeles
• Saturday, March 11, 2000:
  9:00 am - 12:30 pm, 1:30 pm - 4:00 pm
• Sunday, March 12, 2000:
  9:00 am - 12:30 pm, 1:30 pm - 4:00 pm
All sessions will be given at the Ramada Inn, 6333 Bristol Parkway, Costa Mesa.

Sacramento
• Saturday, March 18, 2000: Noon - 6:00 pm
• Sunday, March 19, 2000: Noon - 6:00 pm
All sessions will be given at America's Books, 725 J Street, Sacramento. VIDEO PRESENTATION.

Riverside
• Saturday, March 18, 2000: Noon - 6:00 pm
• Sunday, March 19, 2000: Noon - 6:00 pm
All sessions will be given at California Western School of Law, 1777 Elizabeth St., Riverside. Room number will be posted on the day of the seminar. VIDEO PRESENTATION.

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BILL GATES SHRGGED: A Critique of Antitrust Laws

(with apologies to Ayn Rand)

By Michael Giorgino
Staff Writer

Microsoft's general counsel waited impatiently. He was not accustomed to being kept waiting by the 'boy genius' inside.

He glanced at the clock over the silent, older woman who guarded the entrance door. It was now five-thirty. He couldn't understand why her quiet, purposeful efficiency annoyed him so much at this moment.

"Who is he in there with?" he snapped.

"The gentleman did not give his name, but Mr. Gates knew he was coming," she replied.

"This is one helluva time to be chatting with old friends."

Gates turned on him. They introduced themselves when he went in.

"He must be fishing for something. Even since Bill created that charitable trust, money grabbers have been coming out of the woodwork." apprach the microphone, but Gates continued.

"No, it's not," he said. "He's not one of those... it's strange."

"What?"

"He was the most self-confident, self-assured man I have ever seen. He looked like he was here to collect a debt. He had the strangest eyes--dark, green and penetrating. He had the serene look of a saint—or an executioner."

The lawyer breathed an expletive.

"If he's going to execute someone, I wish he'd get it over with. I still need to discuss the judge's findings of fact with him, and I've been cooling my heels out here for three bloody hours."

Suddenly, the door opened. Gates walked out, took his legal strate-...great human potential in information sys-tems and mass communications.

"The sneering and 'It's about time' remarks began, my wife and I were advised to leave the market open lighted:

"The general counsel blocked his exit. "What did that sonofabitch tell you?"

"I asked, 'What could he do... what would you tell him.' He replied, simply, 'to shrug.'"

"That evening the plane landed on a remote airport in Colorado. A small band of tall figures waited to greet Gates at his family. At its head was the intense, confident stranger that had visit-...he's pride."

"It was suddenly apparent to me that there was a dollar. John Galt said simply, "Welcome home."

"I woke with a start. Ayn Rand's Atlas Shrugged was on my nightstand where I left it. Across my chest was my bond copy her Objectivist Newsletter, with the following words from 1962 high-lighted:

"Antitrust is "the penalizing of ability for being able, the penalizing of success for success, and the sacri-fice of productive genius to the demands of envious mediocrity."

"I realized that it was merely a dream—Bill Gates had not quit. He con-tinues to adhere to the code of self-sacrifice that has condemned him and every other businesswoman in America to second class status."

"He has given 17 billion dollars to such causes as finding a cure for AIDS and educating minority children, yet the sneering and 'It's about time' remarks began, my wife and I were advised to leave the market open lighted:

"The government

Only a marriage between a man and a woman shall be valid or recognized.—Proposition 22 (also known as the Knight Initiative).

This March 7, voters will decide whether the above language is added to California's Family Code. What is the effect? Why should you care?

Those opposing Proposition 22 believe that the Initiative is an unnecessary intrusion into citizens' pri-...the Initiative will protect the integrity of the family. However, according to Wald, the Initiative might harm families, because "the state now as it is..."

Proposition 22 (Same-Sex Marriages) Affects Everyone

By Kenneth M. White and Chris B. DeSouza
Section Editor and Staff Writer

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By Kenneth M. White
Section Editor

Law students who write directly to law firms, with the simple wish of working after grad-
uation, quickly learn that every action causes an equal and opposite reaction. For every letter,
resume and transcript a law student sends, the stu-
dent will receive a rejection letter.

Recruiting coordinators, associates and
hiring partners who write rejection letters are not
like doctors. Rejection letters are
printed on high quality paper with impressive
letterhead, these letters often contain serious gram-
matical errors.

One firm sent this columnist a letter that
contained the phrase: "We do not hire now." Even
grammatically correct rejection letters may con-
tain awkward and pained sentences.

For instance, many law firms claim that
"At this point in time we will have to terminate
the employment seeking relationship that you wish
to pursue with us." The word "termination" is a euphemism for firing a person. The law stu-
dent requested an interview, not a termination
of any relationship, since there is no relationship.
The firm's use of "termination" language borders
on rudeness.

In addition, "At this point in time" is a
tired phrase. Obviously, rejection letter writers do not read Harry Lederer and
Harrington Elster on National Public Radio's lan-
guage program, "A Way With Words."

Although rejection letters are verbose, many of these letters are also illogical. A large,
successful law firm that arranged over $5 billion in mergers and acquisitions wrote, "We are unable
to grant you an interview due to limited resources." The rejection letter did not clarify
why the firm had limited resources. Are the attor-
neys huddled in cramped and uncomfortable offices and forced to dine on brown bag ham
sandwiches? A firm with a multimillion dollar practice
has unlimited resources.

Rejection letters often contain serious
contradictions. One letter stated, "Our hiring
plans do not make it possible for us to consider
your application." Doesn't the rejection letter prove that the firm considered the application?
The letter itself stated, "We receive a large
number of inquiries, from highly qualified appli-
cants such as yourself, for a very limited number of
openings." The letter was hopelessly murky.

Did the firm review the resume and cover
letters? The letter stated that the firm was unable
to consider the application. However, the next
sentence stated that there were job openings at the
firm, but the firm would not hire other candidates. How
could they choose other candidates without con-
sidering my letter and resume? The very act of
choosing usually involves considering candidates.

Another letter would state: "Our firm
is over a century old and our hiring policies are as
ossified as our oldest partner, a gentleman who wrote the amicus curiae brief for the Dred Scott
decision. We know virtually nothing about your
law school. None of the partners at our firm
attended your school. The only associate at our
firm, who is a graduate of your school, is a
major client's nephew. Thus, if we hire any more
attorneys who attended your school, our firm will
lose its national reputation for snobbery and exclu-
siveness."

One of the best rejection letters is the
clumsy, "unlikelihood possibility of unemployment"
letter. This single sentence can actually warm an
unemployed law student's heart during the chilly
November of rejection.

This coveted rejection letter states,
"Although it is highly unlikely that a candidate
with your impressive credentials will not find a
suitable position, we will keep your resume on file
for future reference." Whether the law firm will
truly contact the law student is irrelevant. This
type of vague, indefinite postponement of
inevitable rejection is preferable to letters that
curly "terminate employment discussions" or
insincerely claim "lack of resources."

Rejection letters from public agencies are
especially bothersome. A public agency inter-
views law students for unpaid, volunteer positions.
The public agency sends a rejection letter to the
law student. The letter contains the sentence "We
are unable to hire you." Webster's Collegiate
Dictionary defines the verb, "hire", as "1. a) to
eengage the personal services of for a set sum (a
new crew), b) to engage the temporary use of for a
set sum." A public agency that rejects an appli-
cant for an unpaid position is rejecting a volunteer.
There is no "set sum" involved, because there is
no payment for the services.

The word "hire" has no place in a public
agency's letter rejecting the student's offer to vol-
unteer. But why do public agencies reject volun-
teers? State, county and city agencies constantly
clamor for increased funding, and the federal gov-
ernment's budget surpluses are a relatively recent
phenomena.

Considering that many government agen-
cies claim that they are inadequately funded, it is
surprising that the government turns away highly-
educated volunteers, while showering civil service
employees with a plethora of expensive benefits
and the privilege of de facto life-long employ-
ment.

Even a student who is not enrolled in
Professor Wonnell's "Law and Economics" course
can ascertain that only organizations that are
immune from market forces can dissolve highly-
educated volunteers. However, the public agencies
that reject volunteers are not the greatest mystery
of the world of rejection letters. The "unso-
nlicted rejection letter" is the grand mystery of
law school life.

After mailing dozens of cover letters and
resumes, a student may receive rejection letters from
dists in cities that the student did not write to.
A rejection letter from a law firm in
Manhattan, New York, stated, "Thank you for
your interest in our firm. Unfortunately, we are
not hiring."

Unsolicited rejections are not the product
of a diabolical scheme to destroy a student's self
esteem. Sometimes an attorney is truly impressed
by a resume, and forwards the resume to attorneys
at other law firms. The resume finds itself in the
recruiting coordinator's pile of cursed, writer-
direct, resumes. A standard rejection letter is sent
to the law student, who now carries the added bur-
den of rejection from firms that rejected him or her
before he or she has even applied. The bewil-
tered law student imagines a nationwide national-
ly circulated list of law students that firms "pre-
emptively" reject.

Nevertheless, law students can draw
inspiration from other professions. Those who
aspire to become successful artists, poets, novel-
stars, dancers, actors and musicians endure a great
deal of rejection. An associate position is unglam-
orous compared to the challenges of selling a
screenplay or signing a major record contract.
Yet, the success of any endeavor, including the
dream of legal employment, requires not only talent,
but the most important ingredient... hope.

Next Issue: What to do with rejection letters?
Paper mâché figurines and sculptures,
origami, fireplace tine and recycling.

End Marijuana Prohibition: 63 Years is Enough

By Kenneth M. White
Section Editor

nal justice system because of marihuana.

Behind the criminal law is the force and
power of our entire society. A convicted
offender is locked away from our society.
Without a diagnosis, the offender is
found guilty of a crime and
sentenced to prison.

From 1920 to 1933 this
criminal justice system
was a time when we were more intoxicat-
ed. Prohibition did not work then, and it
does not work now.

100 years ago no person who
believes an adult should suffer the crimi-
nal justice system for marihuana. Not
one person. Yet marihuana is still illegal,
and there is an enormous stigma associat-
ed with the plant. Why?

Why is something so innocuous
condemned? Do we honestly believe an
adult should suffer a prison term for mari-
huana? If so, why did so many people
when President Clinton admitted to trying
marihuana? And if we believe adult
use of marihuana is such a scourge to our
society, why do we allow adults to use
in our armed forces, our govern-
ment, and our schools?

Our nation's current policy
etowards marihuana makes no sense.
In California, marihuana is our most lucr-
tive crop, yet the state receives no money
from it. Instead of addressing the
problem, we pour dollars into law enfor-
cement agencies designed to stop a phe-
nomenon that has existed since before the
time Homer's Odysseus sailed near "the
colony of the Lotus Eaters.

My fellow citizens have used
marihuana, my friends have used mari-
huana, and I probably have too. Do we
belong in the criminal justice system? If

so, I place my hands in front of me to be
led to prison. Take us all way. Take
away our present and our future chances
for the pursuit of happiness, which so
dent of law is I dedicated to the pursuit of
truth; there is nothing in this world I
take more seriously. The truth is prohibi-
tion does not work. Call your elected
officials today. Let your version of the
truth be heard.

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Brian P. Bilbray of the U.S. House of
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Washington, D.C. 20515; (202) 225-2040;
The Honorable Barbara Boxer of the
U.S. Senate; 112 Hart Senate Office
Building, Washington, D.C. 20510; (202)
324-3553; senator@boxer.senate.gov; and
The Honorable Scott Brown of the
U.S. Senate; 331 Hart Senate Office
Building, Washington, D.C. 20510; (202)
224-3841; senator@feinstein.senate.gov.
A Lack of Honor in USD Law’s Honor Court?

By Kenneth M. White and Steve Hartwell

On Wednesday, January 26, 2000 I spoke with Professor Hartwell about the University of San Diego School of Law Honor Court, which interprets the School of Law Honor Code. What follows is the edited transcript of our conversation.

How did you get involved in the Honor Court?

I was asked to represent a student maybe six or seven years ago.

What was the issue in that case?

Plagiarism.

How did the proceedings take place?

I had a clinical psychologist testify that, in her opinion, the student was disoriented by a series of traumatic life events and a new culture. She was a foreign student.

The student’s plagiarism lacked intent. The student was found guilty and suspended. I discovered that no faculty had represented students, to my knowledge, for about 15 years. Students had volunteered as counsel, but I felt most were in over their heads.

Have you represented students since?

Yes, about half a dozen since then.

What has been your experience?

Stressful and time consuming, I write an average of twenty to twenty-five memos per case. The last case consumed over one hundred hours, and is still going on.

Honor Court is more difficult than a trial court.

Why is that?

First, the procedural structure of the Court. Imagine yourself as a law student in class. Your professor says, in jurisdiction X, decisions are made by three judges who wants to serve, and who would rule with consistency. This judge might be given the power to pleabargain, a process that is impossible now but might save some students a huge amount of grief. The student-jurors should be drawn by lot from the student body.

A recent article in the Journal of Legal Education reported that many law schools fail to adequately teach their students about plagiarism, but stock them with honor code proceedings when they break the rules. I am presently inquiring into schools that have fair and intelligible honor codes. The SBA should assist by initiating a student petition to amend our Code.

USD Law’s Pelican Brief: A Conspiracy Theory

By Chad McManamy

Staff Writer

With the heated debate over the parking issue, and the outrageous increase in tuition, the students have a real agenda for speaking out and seeking their just desserts. Organizational meetings to express the wronggivings feed the tender, juicy mincemeat of newly empowered legal intellectuals.

After all the hard work, where do these future community leaders go in order to satisfy their more insatiable cravings for sustenance? The ranks of unlucky law students make the 11:45am dash to the street to the Hall of Slow Service Deli Sandwiches. I think it is a conspiracy. As a qualified critic of food-service operations, with more employment related experience than should be listed, I have observed fundamental problems with the San Diego version of the dining experience at USD. From an unimaginative selection of items to major conflicts in traffic flow, there are issues.

Granted, there may be policies that I’m not aware of that effect the service. For example, the allocated square footage for serving line, food guidelines, and just get limitations may all contribute to the problem. However, nothing I have just listed accounts for the mayhem occurring in the dining area of the day.

If you have not experienced the mosh-pit-minus-the-music when attempting to pay for a sandwich, spare yourself the migraine. Countless times I have observed one cashier working the rush, or even worse, two cashiers without experience working the rush. If we are to be herded like livestock, at least give us an experienced cowboy with the cattle prod.

I know the response to my criticism: “If you don’t like it, go somewhere else.” This brings me full circle to my conspiracy theory of the Admissions Office, Parking Services, and Foodservice. Look around; note how the Admissions Office accepts all students, and then Parking Services sells too many parking permits for too few parking spaces. Where do all these people eat? A person can’t be expected to attend lunchtime, a person cannot leave campus for fear of losing his or her parking spot. One is therefore forced to eat at Foodservice.

Foodservice has a monopoly of our palate. It is a conspiracy. The Admissions Office keeps Parking Services in business, which in turn keeps Foodservice in business—everyone is scratching everyone else’s back. We need action.

Now that the conspiracy is known, I expect not just what matter gets done from here on...will get “well done”...
Mediation: Blending Psychology and Law

By Sherynn Perry
Staff Writer

I applied for mediation training, and lucky me, I was accepted. I really don’t mean to sound cynical; in fact, I’m actually looking forward to a break in my weekend routine of reading, mesmerizing
"Antitrust Laws" continued from page 2

Solicitation

Now that I’m committed to spending my Saturdays and Sundays in training, I’ve decided to take a closer look at this thing called mediation.

In a nutshell, mediation is a process for resolving disputes.

Mediators must be able to meet the needs and interests of the parties to the dispute. Unfortunately, some mediators are inadequately trained. For instance, a mediator is an unpaid volunteer who only has three to six hours of training in a state-funded program.

However, most mediation is practiced by attorneys who have been through an intensive forty-hour training program. In matters such as bankruptcy, for example, courts generally require that the mediator have at least ten years of legal experience.

Although managing dispute resolution is not a field for a novice, advanced training in law and mediation is often not enough to ensure successful settlements. Today, professionals are recognizing mediation as an opportunity for blending the fields of both psychology and law.

Although most lawyers probably agree that their legal training puts them in an excellent position to protect their clients’ interests and rights, they might concede that a background in psychology would be beneficial in a mediation forum.

This might especially be true in cases involving children and family. The emotionally charged atmosphere inherent in these cases might find stability through the leadership of an attorney with a background in psychology.

The statistics for successful mediation are quite impressive. The American system of free enterprise has unleashed man’s potential, allowing unprecedented material progress over the past 20 years. Few people ever make a speech, write a book, or launch a religious movement without spending their money on note cards, reading, briefing cases, reading, and well... reading.

The law of the land has a strong tandem composed of 2L pitcher Marc "Bitter" Fortunato, the psychotic defense of 2L Brian Proctor, the solid pitching of 3L Stelios Chrisopoulos has pilfered the USD Sports Foundation and the steady shooting of 3L guard John Matsumoto. "Bottom 10%" defeated team "Mayhem" in last year’s hard fought championship game. "Mayhem" returns 3L forwards Jared Leuck and the immovable 3L forwards Wamstad, the strong scoring of 2L guard Chris Whitney, and have added 2L center Jared Leuck and the immovable 3L forwards Wamstad, the strong scoring of 2L guard Chris Whitney, and have added 2L center Jared Leuck and the immovable 3L forwards Wamstad, the strong scoring of 2L guard Chris Whitney, and have added 2L center Jared Leuck and the immovable 3L forwards Wamstad, the strong scoring of 2L guard Chris Whitney, and have added 2L center Jared Leuck and the immovable 3L forwards Wamstad, the strong scoring of 2L guard Chris Whitney, and have added 2L center Jared Leuck and the immovable 3L forwards Wamstad, the strong scoring of 2L guard Chris Whitney, and have added 2L center Jared Leuck and the immovable 3L forwards Wamstad, the strong scoring of 2L guard Chris Whitney, and have added 2L center Jared Leuck and the immovable 3L forwards Wamstad, the strong scoring of 2L guard Chris Whitney, and have added 2L center Jared Leuck and the immovable 3L forwards Wamstad, the strong scoring of 2L guard Chris Whitney, and have added 2L center Jared Leuck and the immovable 3L forwards Wamstad, the strong scoring of 2L guard Chris Whitney, and have added 2L center Jared Leuck and the immovable 2L center Jared Leuck and the immovable
Considering the cost of your textbooks, they must think you've made partner already.

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Romance Tips
mysticbeagle.hypermart.net/

- Make love in places that you wouldn't usually make love.
- Try writing her a poem about how she makes you feel.
- Meet him at the door wearing nothing at all.
- Leave little love notes for her to find in various places throughout the day.
- Slow dance with her in your living room.
- Hold hands in public, open the car door for her, treat her like you're on your first date.

Valentine’s Day Messages

To Keith,
You are the hottest guy in the world.
- The Girls at Pacers

To my mentees Tom and Pat,
Good luck this semester and Happy Valentine’s Day.
- Liz

My dear Trevor,
You rock my world... like a bad boy should!
- Your Kit Kat

To Loren Nash,
Surprise! A Valentine’s message to say, I love you more every day!

Kelly and Annalou,
Hi Mom and Big Sis...Hope everything is peachy as can be! Happy Valentine’s Day!

My dear Trevor,
You rock my world... like a bad boy should!
- Your Kit Kat

Dear Marky Mark,
I love you, Honey!
- You Know Who

The Story Behind Valentine’s Day

www.holidays.net/amore/

The holiday of Valentine’s Day probably derives its origins from the ancient Roman feast of Lupercalia. In the early days of Rome, fierce wolves roamed the woods nearby. The Romans called upon one of their gods, Lupercus, to keep the wolves away. A festival held in honor of Lupercus was celebrated February 15th. The festival was celebrated as a spring festival. Their calendar was different at that time, with February falling in early springtime.

One of the customs of the young people was name-drawing. On the eve of the festival of Lupercalia the names of Roman girls were written on slips of paper and placed into jars. Each young man drew a slip. The girl whose name was chosen was to be his sweetheart for the year.

Legend has it that the holiday became Valentine’s Day after a priest named Valentine. He was a priest in Rome at the time Christianity was a new religion. Emperor Claudius II ordered the Roman soldiers NOT to marry or become engaged. Claudius believed that as married men, his soldiers would want to stay home with their families rather than fight his wars. Valentine defied the Emperor’s decree and secretly married the young couples. He was eventually arrested, imprisoned, and put to death.

Valentine was beheaded on February 14th, the eve of the Roman holiday Lupercalia. After his death, Valentine was named a saint. As Rome became more Christian, the priests moved the spring holiday from the 15th of February to the 14th - Valentine’s Day. Now the holiday honored Saint Valentine instead of Lupercus.