

COMING ATTRACTIONS IN

THE WISCONSIN LAW REVIEW

The familiar problems of class scheduling, crowding, balancing of traditional and clinical or practice courses, and boredom with traditional education methods remain with us, to no one's surprise. The visitors identified and expressed profound concern over the apparently accelerating decline in writing skills in some of the student population. While identifying pre-law school causes for the problem, the visitors agreed that a student's writing deficiencies become the Law School's concern and responsibility if not corrected earlier. The writing skills problem will undoubtedly occupy further time and discussion in future visitations.

Reports on the School's explorations into computerized legal research ("Lexis") and videotape teaching methods provoked considerable interest and excitement among the visitors, who encourage the school's continued investigation of these potential tools.

The Board of Visitors will experiment with different visitation days in the future in an effort to facilitate greater student and faculty participation in the visitation process. The Board of Visitors and the other attorneys who participated in the 1976 visitation were consistently positive in their reactions to the overall quality of education available at the U.W. Law School.

Respectfully submitted,
WLAA Board of Visitors

Mary V. Bowman
Chairman

In number 3, volume 1976 to be published in December 1976:

Articles:

Renaissance of Retribution—An examination of *Doing Justice*
Martin R. Gardner

Electing State Judges
David Adamany and Philip DuBois

Student notes and comments:

Access to Student Records in Wisconsin: A Comparative Analysis of the Family Educational Rights and Privacy Act of 1974 and Wis. Stat. Sec. 118.125

Campaign Finance in Wisconsin After *Buckley*

Procedural Due Process in Public Schools—The "Thicket" of *Goss v. Lopez*

Section 8(b)(1)(B) National Labor Relations Act: When Does Union Discipline of Supervisor-Members Constitute Restraint or Coercion of the Selection of Employer Representatives?

Secured Transactions Under Article 3 of the Uniform Land Transactions Act

In number 4, volume 1976 to be published in February 1977:

Articles:

When Push Comes to Infringement of State Sovereignty: Implementation of EPA's Transportation Control Plans
Robert A. Gordon Jr.

Piercing the Veil of State Action: The Revisionist Theory and a Mythical Application to Self-Help Repossession.
Anthony Thompson

Promotional Price Cutting and Section 261 of the Robinson-Patman Act.
Daniel J. Gifford

Student notes and comments:
SEC Regulation of Corporations Making Illegal Foreign Payments

State Action and Primary Elections

The Use of Federal Receiverships to Protect Constitutional Rights

Scope of Bargaining in Teacher Negotiation in Wisconsin

Impleading Third Party Defendants in Workmen's Compensation Cases

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