Parking Garage Still Cause for Complaint

By A. V. ANACCI

Perhaps the most criticized aspect of the Georgetown University Law Center is the lack of more than token student parking facilities. Perhaps the second most criticized aspect is the snow in which the limited facilities have been administered.

Two hundred second-year students are a member of the Building Committee, which devised the present system of parking, discussed the rationale of the system, alternate plans, and expectations of the Committee with the Law Weekly.

Parking space history of the situation, however, shows that the garage was laid out in 1966 and that the building code of the District of Columbia requires buildings to have parking facilities. As a result, over a period of time, the Building Committee considered the possibility of faculty members, one-time totaling as many as fifteen.

In February, the Committee met to discuss the problem. At that point, the Committee consisted of Mr. Algeria, S. Berman, a second-year student, Prof. David I. Gitlin, a student and a student, Mr. Tom Lee, Chair of the Committee.

The cost of the parking facility is approximately $5,000 per space. Alger, noted: "The building was taken down to the water level which is the lowest possible depth without flooding, which is extremely expensive. So the parking facility is expensive."

The maximum space possible if you were to designing it would be 66 feet square, as was done, that you don't have parking above ground.

Financial Difficulties Hamper Prettyman, Courtroom Programs

Justice Grant To End For Prettyman

By JOHN FADDEN

The Prettyman Interns are still trying to find a job for all Prettyman Interns. The Prettyman Interns have requested that the Prettyman Interns be offered a job. The Prettyman Interns have offered to pay the Prettyman Interns for their work.

Prettyman Interns

The Prettyman Interns have requested that the Prettyman Interns be offered a job. The Prettyman Interns have offered to pay the Prettyman Interns for their work.

Lack of Cash Cuts Student Court Effort

By JOHN TINGLING

A little cold case is all that is keeping the GULC's Students in Court program from expanding into the field of criminal litigation. The third-year team has raised $25,000 for a dinner, but the rest of the money has been raised from the Prettyman Interns.

The Prettyman Interns have raised $25,000 for a dinner, but the rest of the money has been raised from the Prettyman Interns.

Placement: Gateway to the World Beyond

BY GARY GEHRALT

Though the surrounding area remains at worst a centennial and effective as it was in the old building, Washington, D.C., the office of Prospective Employment Services has moved to a new location.

The new office is located on the second floor of the new building at 901 10th Street, NW. The office is open from 8:30 a.m. to 5 p.m. Monday through Friday.

The success of this office is evidenced by the fact that the office was opened in 1966 and has been in operation since then.

The office is open from 8:30 a.m. to 5 p.m. Monday through Friday.

Each spring, second-year students are asked to submit applications and resumes. The selection process is handled by the firm and thePrettyman Interns.

Participants are required to spend one full day in court. Names and schedules of court appearances are forwarded to the court, and the judge may make case assignments from the list.
TRASH

"The students at Georgetown certainly have a double standard," said a former editor as he entered the student parking lot. "It was only a few weeks ago as he rode the bikes of discarded milk cartons, empty lunch bags, and half-eaten food. A swarm of flies rode from one of the piles, and another student, "If it is a problem," he continued, "or even a small problem, then people need to be in line to use them for destroying the environment."

His words are embarrassing, not simply because they implied that innocent neglect cannot be refuted, but because it suggests a deeper, more serious problem. Throughout our lives, we have been taught to appreciate the environment. Is it time we assumed some responsibility for that?

GULC pride itself on having some of the best educated students in the country. Yet the student body seems to lack that simplicity of qualities which unite even the most primitive people—namely, a sense of cooperation and communal pride.

A mound of garbage leaning helplessly at the base of an empty fifty-gallon container, an ironic insight into the priorities of the law student at GULC. The question must be asked whether unintentional neglect or simple laziness prompted the lunch bags, the half-filled cups of coffee, and the wrappers that made their way into the receptacle provided. Unfortunately, this lack of consideration is not confined to the student lounges, but a trip to the library will show.

Stacks of books on every table stand waiting to be retrieved. Could it be that the students who use these books don't have the time to take the additional minutes to retrieve them? Too lazy? Or perhaps it's that mother-wife-servant syndrome again?

There seems to be two solutions: either the administration could hire larger maintenance and library staff, or the students could re-examine their attitude toward their fellow students. Do their habits and responsibilities remain unpaid by SBA. Students have been asked at the call of the Law Center. Parking continues to be chaotic, and enough cars are scarce. There have been no freshmen who represent two at the last moment, and another failed for lack of a quick response. The delegates are reluctant to appear at night, and of course, parking is an important event.

It is true that Ross did promote the higher division counter, but it is not true that he has been successful. The same book would be used by another student and would be just as good.

Bar Association Rep Calls for Resignation of Proxy Al Ross

In the best interests of all concerned with Georgetown Law School, Al Ross should resign as SBA President. People and organizations, must be free to move around without being harassed by the SBA individually (instead of first petitioning in orderly fashion and then clicking). If a person wants to move around without being harassed by the SBA individually, then they must be free to do so in a manner that is not disruptive.

Apart from the administrative impotence, the major tragedy about the Ross SBA is that it allows opportunities for our money and resources to be used without our knowledge or consent.

John Fadden
SBA delegate

Letters to the Editor

Biker Studies Parking Space Problems

Dear Editor:

I recently spoke to Assistant Dean Thomas Fischer (his name is not to be confused with Dean Adrian Fisher) about the meeting of the parking space for bicycle thefts at the Law Center. I felt that if I added something to him to speak to Mr. Fischer about this matter because I cycle to school three days a week, and because in the last two weeks I have been stopped by the police twice. Both times I was fortunate enough to prove that I was not the thief, but I still have the bike and the standing to pursue the matter of future generation.

I was told by Mr. Fischer that they had a space in the parking garage to store their bicycles. The suggestion was not novel to me, but I was not prepared with arguments against such a proposal.

First, it would reduce space for automobiles.

Second, it is likely that they would not have a space for our bicycles, which is not a problem with bicycle parking.

In regards to point 1, I am not sure that there was to be a quarterly report, but then it is not a problem with bicycle parking.

Sincerely,

John Fadden
SBA delegate

(Continued on page 4)

School Financing

by Dennis Duquette

California Supreme Court, No. 939154, Aug. 30, 1971

The California public school financing system is similar to that in other states, the majority of the funds being obtained through local property taxes. In a recent decision by the California Supreme Court, this financial scheme was held to be unconstitutional.

A class action had been brought against certain state and county officials in charge of administering the financing of the California public school system. The action was brought on behalf of all California public school pupils and their parents whose children are in that school district, the identity of which is presently unknown. Whether schools afford the greatest educational opportunities of all school districts within California?

DISPARITY

The plaintiffs contend that the financial plan, by relying heavily on local property taxes, causes substantial disparities among the individual school districts in the amount of revenue per pupil for the district's educational programs. Thus, districts with small tax bases aren't able to spend as much money per child for education as districts with larger assessed valuations. As a result, there are substantial disparities in the quality and extent of educational opportunities among the various school districts of the state. Therefore, argued plaintiffs, the financial scheme fails to meet the requirements of the "equal protection clause" of the Fourteenth Amendment.

The California Supreme Court agreed with the plaintiffs that such a financing system could not withstand constitutional challenge; "We have determined that this funding scheme invidiously discriminates against the poor, that makes the quality of a child's education a function of the wealth of its parents and neighbors."

FUNDAMENTAL RIGHT

The court said that the right to education in public schools is a fundamental interest, and cannot be conditioned on wealth. The court could, and should, be more interested in the possibility of creating a more equitable system of financing, to which the classification is applied. By our holding today, we further the cherished ideal of American education, that is, a democratic society where public schools will make available to all children the ubiquitous joys of learning, and the court.

The Legal Observer
Market Place

Disney Invades Florida

By Andrew Leventhal

Disney World, located about 20 miles southwest of Orlando, Florida, opened informally last week, and it promises to have far-reaching effects on both the economy of Florida.

The original Disneyland, which opened in 1955, covers less than 20 acres, and is close enough to Los Angeles to see city traffic problems. As a result of the initial experience, the Disney organization acquired over 27,000 acres in Central Florida, and is developing it into a major international resort area. Phase one, which is only a small part of the total development, covers 2,000 acres and has already cost over $400 million. Included in the first phase are the Magic Kingdom theme park, five resort hotels, golf resorts, restaurants, swimming and boating facilities on a 400-acre lake, and 35 retail and entertainment centers.

When completed, Disney World will also include 1,000-acre industrial park, a "jet port" of the future, which will handle STOL (short takeoff and landing) passenger service; a recreational resort center, a 7,500-acre tract preserved in its natural state as part of a long-range ecological study; and about 15,000 acres out of which the Disney people hope to construct a "experimental prototype community of tomorrow."

The forecasts suggest that there will be approximately 4 million visitors to Disney World this year. According to some projections, the development over the next ten years will involve more than 3,000,000 new hotel and motel rooms, 40,000 new residences, and 36.6 billion in new sales of goods and services in Florida.

In earthquakes, conglomerates have not shared the same enthusiasm, but Everglades flooding and drought have been attributed to Central Florida water use. If enough land is not left in trust and allowed access to water, there is also the danger of an all-water invasion of the region by the major source of water in many Florida communities. To avoid ecological damage, county governments have been supervising land use, and the State Health Board has been requiring elaborate waterfront treatment plans before granting construction permits.

Also, the Disney organization appears to be interested in preserving the quality of the environment. Already in use are underground pneumatic tubes to collect garbage, and disposal methods which will not contaminate the air or water. The Disney people hope it will be the first "accident-free, safe and pollution-free city center in America."

Scoland, Oldham Query Edit Facts

Dear Editor:

While we do not mean to press any issue too much, there are some things about your fact, 8, 1971, editorial which call for a response. In particular, we refer to paragraph four and fifth paragraphs.

You state that "By his own admission, Dean Schobert knew of widespread misconduct, and it was his duty to report it to the proper authorities." This admission was made in a rather general sense. Instead, the statement was actually that we had received several reports of indifferent and unprofessional conduct and that the misconduct was "widespread." The misconduct was then followed by "a complaint, a report, a finding of misconduct, and the finding of misconduct."

We are not aware of any written documents and the narrative was not written after the misconduct had occurred. Thereafter, a subsequent examination, new reports were received, and phase two commenced. The occurred two days before the first scheduled examination.

Because of the difficulty of ascertaining quickly a section of students who were widely dispersed in preparation for the remaining portion of the examination, it was determined after full consultation with the Section faculty that Dean Schobert would approach the situation in question prior to the Property Exam with an invitation to meet to discuss the alleged problems after the Property Exam. This plan was further discussed by Dean Schobert with the Section faculty and met with the Section afterwards for 1 1/2 hour meeting with high attendance and earnest discussion. Students in attendance were encouraged to put in writing specific complaints, and students attended some remaining faculty members were encouraged to put in writing specific complaints. Out of these events, the conclusion was that there was no evidence against only two students.

Next day, to be sure, there was no "evidence against a number of students." A number of students are in the midst of reminding us of written statements of events. Out of these events, the conclusion was that there was no evidence against only two students.

As to full discussion with students have not been visited, the Office of the Ad Hoc Committee was not prepared to make a number of members of the students.

As to full discussion with students have not been visited, the Office of the Ad Hoc Committee was not prepared to make a number of members of the students.

Public Interest Law

Students vs. Drugs

by Joseph L. Fink III

(The author is a pharmacist and a second-year student at GULC. He is currently working on the project of drafting the Students' Protection Law in the Public Interest Seminar.)

Students in the Lawyering in the Public Interest Seminar petitioned the Bureau of Narcotics and Dangerous Drugs on October 1 to add the drug, pentazocine (TALWIN, Winthrop Labs.), to the list of controlled dangerous substances. The list of narcotics and other GULC students are under the supervision of a pharmacists, two practicing pharmacists and professors from the University of Florida.

Pentazocine. A synthetic prescription drug used to relieve pain, has been reported in medical journals as a cause for dependence, both physical and psychological. Cases have been reported where patients, administering the drug themselves, have developed the drug and then been unable to use it because of severe withdrawal problems similar to those seen in heroin addicts, e.g. nervousness and vomiting, and withdrawal from normal therapeutic doses.

There is no satisfactory explanation for dependence. Some patients have experienced hallucinations (usually visual), disorientation, tremors, and confusion, as well as euphoria at normal dosage levels.

STRICT CONTROL

The petitioners request that an application be granted that recognizes the drug. The application process includes the authorization of written prescriptions and the application of written prescriptions for the drug in the minimum effective dosage of six months from date of issue, with a maximum of six months of refills.

PROCEDURE

In order to be placed under control, a drug must be shown to have an unacceptable potential for abuse, addiction, dependence or physical dependence or physical dependence. If the Drug Enforcement Administration is the one that issues the determination, the petitioners are required to submit a request for a hearing. The request is then filed, and the petitioners are required to submit a written request for necessary information to the Attorney General, who will make the ultimate decision as to whether the drug should be scheduled or not. However, for the purposes of scheduling, the petitioners must be present.

When the time comes for hearings, the petitioners will be present.
GULC Lists Texas Prof.

By Mike Bausier

During four years of teaching at Texas A&M, Professor Robertson has been a member of the faculties of five different law schools.

Before coming to GULC, he taught at the University of Michigan, the University of Florida, the University of Texas, and Boston College. Now that he will like to settle down for a law school in Towson County has gone to Georgetown.

"TAKEN!

I think Georgetown is a fine place and I think in other places. It is a law school in which the reason for choosing a law school is to get to achieve great heights. If the idea of living in a place such as Georgetown near everything it has near everything it has near everything, and 10 law schools in the country, it has

(Continued on page 2)

Inmates Come To Fed. City, Program

By Ann Poundsound

(First in a series of 10-paragraphs of the New York Law Center's new neighbor. - Editor)

"Education is our passport to the future, for tomorrow belongs to the people prepare for it today." - Malcolm X.

(Continued on page 7)
Peachy Beachies and Joy

BY STEVE DUROVIC

STURP'S L.P., The Beach Boys: (Brother Records RG 4533)

Surf's up, yeah. The peachy-beachies galore. As a DJ in Chicago used to tell them, "We're not the only ones clubbing. There's the sight of Marilyn Monroe on the cover of Playboy, and there's the sight of the Quicksilvers on the cover of Surfboard. Of course, the Quicksilvers are a much cooler bunch, but the Quicksilvers have a lot of style."

The LP's main thrust is economics. The title song has been recorded by several of the major players in the surf music field, and the songs featured are top-notch production and studio techniques that make the Beach Boys Richards one of the best-selling LPs of all time.

"GURLS"

They still have that real California coolness ("soul") and some of the same Feel-Good Feelings. controversy that surrounds the title song, "Peaches and Cream," is nothing like the press that the others now stand in. Someone that picks up a guitar and starts playing in the background, and some of the new songs are not as good as the old ones, but they're still good.

While we're on groups that are primarily vocal, we can look into the history of The Beach Boys, one of the last year's successful rock groups to get it made in a (MID) year.

Under Fire With the Ace

By A.H. Handel

Over the Forbidden City

By Howard I. Hands

If there has been one thing that has given me the greatest pleasure recently, it's the sight of something new. But in the past few days, it's in China. It's all started with the sight of the Shaolin Monastery, and the one of the reasons that I was looking forward to going back to China was to see the people there. I have been interested in the Shaolin Monastery for a long time, and I wanted to see it for myself.

DHYSENTRY

Coupled with this pronouncement was the unexpected sight of a group of Chinese students being led by a man who looked like the late Chairman Mao. They were dancing and singing, and I was amazed at how they were able to see the world and feel the world, and carry it with a specific quality which strikes in its inadequacy, even of Jean Dixon's perception.

Prof. Rothstein Has Discount Season Concert Tickets

Professor Prof. Rothstein, a new addition to the GULC Faculty (see Profile, P. 44), has announced that he will offer half-season tickets to the Washington Symphony concerts at the Kennedy Center on sale for a discount.

Bachstein has two tickets to half of the twelve concerts available at reduced prices. These two tickets may be purchased for one of the six concerts for $3.17 instead of $5.00 per concert. The concerts are scheduled to begin Oct. 26, to continue until April 25, on Thursday nights.

For more information, contact: Rothstein at his office, Rm. 458, telephone extension 249.

Addendum

Adaptation/Next, reviewed in last week's issue, is scheduled to open at the Town Hall through Sunday, October 24.

Demon Rum

By Jim Estep & Augie Lucogoe

Peacock Pleasure

She's beautiful. And if you've been there before, you're greeted with, "Howdy, Baby. Where've you been? Sweetie?" That's our Estelle. Fortnightly and pleasantly brown, Estelle is the star waitress at our favorite bar in town, Paris at 3203 Wisconsin Avenue. The place has an uncanny attraction for Southern White Socks and Eastern Longhorns, alike. Here, the polarity is neutralized by good food and good music (Bedouin)."
Biker Studies Parking Space Problems

(Continued from page 2)

the very base of the entrance ramp there is a circular area that is not accessible to cars. This area would provide ample space to accommodate the seventy-five to one hundred spaces needed for bicycles that are presently having parts removed regularly at the hands of local thieves.

The access problem, briefly stated, is that if bicycles are given cards to open the auto gates the entire student body will become bicyclists and will surreptitiously drive their automobiles into the lot instead of their bicycles. Well, I can't say that I agree with Mr. Fischer's insight into the subject; but, he obviously cannot be awarded from his belief even at the suggestion of revoking garage privileges from those who act so clandestinely. So, I suggested that Mr. Fischer examine the possibility of having a small door installed in the entrance gate which would allow bicycles in and out (and their riders) but not automobiles. Fischer balked at this suggestion because of the initial expense of the door and the continuing expense of keys and lock changes. (Assuming a total population of 125 cyclists, a $2 or $3 fee would possibly cover this.)

As far as the safety of cyclists is concerned, the distance from the entrance gate to the area I have suggested is not more than 30 yards. Any cyclist who handles B.I.C. traffic on a daily basis could handle that distance where there is no cross traffic to be considered.

It seems that there is really no major problem to be overcome in providing bicycle parking privileges inside.

Granted, some money would be wanted on the new concrete bicycle racks, if they were used inside where their beauty could not be appreciated, but, that seems to be the only sacrifice that the Law Center would have to make. When balanced against the individual students' loss of valuable property, there is no doubt that the changes that I have suggested should be made.

Until access to the garage is made possible through the auto gates it is possible for you to protect your bicycles by bringing them into the garage to the area I have suggested through pedestrian routes. Enter the Law Center through the north entrance on the 6th level and take the elevator down to B-2. When you get off the elevator turn left and go through two steel gate doors, then turn left again. You'll see a circular area at the base of the entrance ramp.

This approach to the problem has not been approved by the administration but it should not be a problem since several bicycles are presently being brought into the building. Oh, by the way the last thing that Tom Fischer said to me is that he never sold anyone to ride their bicycles to school.

Sincerely,
Jerrod Kamensky

Passage Urged

(Continued from page 3)

in fact cheating occurred last Spring, the Law Center can ill afford repetition. We believe, however, that the steps which have been and are being taken will forestall any such possibility.

Sincerely,
Roy Scherland
Jim Oldham

While we welcome the response of Donna Scherland and Oldham to our editorial of October 6th, we feel that the gentlemen are engaged in semantic hair-splitting. Whether the cheating increased from widespread to epidemic, or from a little to a lot, it really is unimportant. The key fact is that cheating was reported, the administration took ineffective

City-wide Rights Meeting

Set for Tomorrow Evening

BY SANDI SAVILLE

GULF's Women's Rights Collective will sponsor a program concerning the Women's Rights Movement in the District of Columbia, on Thursday, October 14, at 8:15 p.m. in Hall 1.

Representatives from various organizations active in fighting sex-based discrimination will be present, to discuss their programs and to tell members of the audience how they become involved in them.

Liz Dunst, of the Office of General Counsel of NOW and a women's rights activist, will deliver the opening speech, stressing the importance of all members of the legal community—students, faculty, staff, and their spouses—to take an active part in the struggle for sexual equality.

Organizations which will be represented are: the American Civil Liberties Union, Association for Domestic Day Workers, the National Organization for Women, the Women's Legal Defense Fund, the Women's Political Caucus, and Human Rights for Women.

All members of the Georgetown Law Center community are invited, as have been women law students from American, Catholic, Howard, and George Washington universities.

Query Edit Facts

(Continued from page 3)

and secretive action, with the result that the degree of cheating increased.

Gentlemen, we support your efforts in regard to student conduct during examinations. Reform is long overdue and any further delay in this area is unacceptable. However, we feel that reforms should not be limited to examination conduct. The Oldham committee should also explore ways and means to lessen the academic pressure created by full-year exams.

The Editorial Board

NOTICE

Anticipating great surges of ad hoc volunteers, it is with great pride and unabashed enthusiasm that we announce the formation of:

CRUD

(Committee for the Reduction of Unnecessary Debts)

Interested parties call extension 240 or 272 or visit the Student Activities Office.

Student Conduct Meet Set

THE AD HOC COMMITTEE ON STUDENT CONDUCT DURING EXAMINATIONS WILL HOLD MEETINGS ON THURSDAY, OCTOBER 14, 1971, FOR THE PURPOSE OF PREPARING PROPOSALS. THE MEETINGS WILL BE HELD AT 12:00 NOON AND AT 5:30 P.M. IN THE DODD COURT ROOM. ALL STUDENTS INTERESTED IN ATTENDING AND IN MAKING PROPOSALS ARE WELCOME.

WITH THE EXCEPTION THAT NO INDIVIDUAL CASES OR NAMES SHOULD BE REFERRED TO, ALL ASPECTS OF EXAMINATION CONDUCT WILL BE OPEN FOR DISCUSSION.

PROF. FRANK DUGAN, CHAIRMAN

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Rothstein Joins Faculty
(Continued from page 4)

Rothstein's credentials for making such comparative statements were strengthened by his having been appointed to the same position as Chief Justice Burger, who, according to Rothstein, in the courts believe that role is much more important at the Supreme Court level.

The court's role is significant to Rothstein, as Chief Justice Burger says the role of the courts should be, that it is not for the courts to make policy and achieve social change, that this is a function best left to the legislature. Indeed, England, perhaps, makes a good deal of difference because Parliament is a very responsive, quick-acting body, according to Rothstein. There isn't the kind of problem there that we have in the United States.

While at Oxford, Rothstein also concentrated on a study of English anti joins, and the English, he says, "is struck by the lack of" this kind of legislation, and they have the British laws in this respect, by their failure to have as strong Finally, and by their reliance on voluntary compliance, which, according to Rothstein, "they seem to do the trick in England." He attributes this to a subtle difference between the English and American system of American counterpart, the English business being less aggressive, he says, than the American anti-trust laws, he notes, "would probably not do the trick in England, either."

Along with renewing Evidence in a Rothstein's second edition printing, Rothstein is currently engaged in writing a book on evidence and drafting a Criminal Investigations Condominium Act for the New York State Bar Association.

CLASSIFIED ADS

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Apt: - Cap Hill Male roommate desired. $450.
546-7042.

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Circa 68 Polk 912 Redwood Roof Condo. Cond. $387, 961-2565.

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Weekly.

Weekly.

The Placement Office is available to students and alumni, and the Office maintains a bulletin board listing all-term, as well as all-year. See? It is available to present GULC students and alumni.

The Placement Office can and does serve the Law Student Community, and Mrs. Tucci and her staff ask only that the student register the biography of the firm with which you are to interview before entering the interview, so as to be better prepared to address himself to the interviewer's questions.
The Knees Have It

By WILLIE SCHATZ

To further add to the confusion already rampant in the sports world, the last-minute season of 1971 will commence this week. The N.B.A., caving off its most successful season ever, begins its record 25 years of games on a scale of optimism. There have been some changes, including major trades, a franchise shift, a new name change, and an important individual name change, but the essential question is still the same. Can the Celtics win the championship? Can the Lakers deliver their one more time? Most importantly, and what the Celtics call really all about, can the Knicks have a healthy Knick team and retain the title? Due to space limitations and the magnitude of the winter, this week's volume will examine only the Atlantic and Central divisions, with the analysis of the Midwest and Pacific Divisions and the playoff prediction to follow next week.

ATLANTIC DIVISION

The New York Knicks, returning from their disappointing loss to the Boston Celtics in last year's Eastern finals, are under new complete control. John Havlicek is gone, leaving the center berth to be filled by Artis Gilmore, the former star of the Boston Celtics. The Knicks have always won even without their starting center, but this year, however, thanks to Billy Cunningham and the high-ceilinged backcourt. Gilmore has recovered from his knee operation, and the team can easily win this division. Since the Knicks will not make the playoffs this year, it will be hard-pressed to hold off the Hawks. The Atlanta Hawks will be the toughest opponent for the Knicks, and they have a good chance in the playoffs. The team's success will depend on the play of forwards, center, and guards, and that's what the Knicks need. It's possible that the Knicks could hold off the Hawks if they can get by the Cleveland Cavaliers.

CENTRAL DIVISION

The Milwaukee Bucks, having won the Central Division last year after a close-fought regular season, are back again. The Bucks are one of the most talented teams in the league. Their backcourt is solid, with Bob Boeheim and Ernie Ladd leading the way. The Bucks have a good chance to win the division this year. The Milwaukee Bucks will be the toughest opponent for the Bucks, and they have a good chance in the playoffs.

New Point-Tally Set Up in IM's

By PETER RINOLDI

If Christopher Columbus hadn't gotten a grant from Haiti or if he had sailed fast from Spain like any sane sailor would have done, if he hadn't been so concerned with the "future of the nation" and had some basic football facts to report, a chance to immobilize the Brazilian team, and yet another Sunday morning warm-up. All is well, however, and the game was canceled because of the long weekend, and even football players like time for rest and relaxation. A good opportunity to give more background on this team, and the few personal observations to add if you happen to stop reading by now, you might as well stick it out, it may get better.

The top three teams from last year's playoffs have shown signs of being serious about a repeat this season. The New York Giants, the Los Angeles Rams, and the Dallas Cowboys have had a hard time adjusting to the pro's, and the team has a hard time adjusting to them. They have problems that aren't cured, and when Pat Sullivan recovers from his monomaniac, he will once again team with Lou Hudson to form a high-powered backfield. The team is the most physical around, especially in the trenches. Lou Hudson is a treat to watch if Walt Bellamy, the terminal navbar, usually delivers, the team should win the division.

The Cincinnati Royalts are in a good position to be the team into the playoffs. Bob Cousy has turned the club into aungering, and the Royalts have had some new blood greatly aided by the development of Norm Van Lier and the defense. Van Lier is coming off a first-round pick at center, and Tom Van Arsdale is coming off his last year. Tom Van Arsdale has the potential and should help the team to win his home games. The team has been in the playoffs for two years, and this year, they will have to face the Cleveland Cavaliers to be any better than last year, when they won only 15 games. Actually, the team has every indication of being a better team, and the Royalts are in a good position to be the team into the playoffs.

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