

plaintiff # /

STATEMENT ON SORORITIES

I have today regretfully withdrawn recognition of the Long Beach State College affiliates of six national sororities. They are Gamma Kappa chapter of Alpha Phi, Gamma Eta chapter of Gamma Phi Beta, Phi Kappa chapter of Delta Delta Delta, Delta Alpha chapter of Delta Zeta, Gamma Theta chapter of Sigma Kappa, and Delta Alpha chapter of Zeta Tau Alpha.

These sororities are no longer a part of our college community or our campus life. ✓

The causes that led the college to withdraw recognition from these groups have been previously aired and it would do little good to go into them again in detail. The sororities were unwilling or unable to abide by established policies and procedures governing relations between the college and student organizations. It is unwise for any college to permit auxiliary groups to choose which responsibilities they will respect and observe and which they will ignore.

The six sororities have chosen a status differing from that traditionally maintained by sororities. We cannot concur in the way they have chosen. We bear them no malice, and it is with regret that we sever the bonds of trust and shared responsibilities which have joined us until now.

Carl W. McIntosh, President  
Long Beach State College

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October 2, 1963

Plaintiff #2

Encl. 19

M E M O R A N D U M

TO: John F. Johnston, A.S. President

DATE: October 9, 1963

FROM: LONG BEACH STATE COLLEGE -- Karl A. Russell, Jr.  
Dean of Students

SUBJECT: Withdrawal of Sorority Recognition

As a result of the president's action taken on October 2, 1963, publicity or advertising from the following sororities shall not be accepted by publications sponsored or approved by the College or the Associated Students:

Alpha Phi  
Delta Delta Delta  
Delta Zeta  
Gamma Phi Beta  
Sigma Kappa  
Zeta Tau Alpha

The same organizations, as a result of this action, are deprived of participation in functions, social or otherwise, sponsored by the College, the Associated Students, or any student organization.

KAR:sw

cc: President McIntosh  
Dean Swanson  
Janin Winton  
James Albanese  
Howard Adler  
Robert Wells  
Linda Mangers  
A.S. Commissioners  
A.S. Committee Chairmen

Plaintiff #3

Encl. 11

LONG BEACH STATE COLLEGE  
Long Beach 4, California

Office of the President

October 2, 1963

Miss Lucy Fully, President  
Gamma Eta Chapter, Gamma Phi Beta  
9928 Jackson Avenue  
South Gate, California

Dear Miss Fully:

This will acknowledge with appreciation your recent letter received in my office on September 30.

In the absence of a clear expression of desire to conduct sorority activities in accordance with college policies and procedures governing student organizations and in the absence of a satisfactory response to my letter of August 30, 1963, I regretfully withdraw recognition of Gamma Eta Chapter of Gamma Phi Beta Sorority by Long Beach State College effective this date.

Sincerely,

CARL W. MCINTOSH  
President

CWMcImcm

cc: Mrs. H. E. Wittenberg, National President  
Mrs. Lewis Hindley  
Mrs. Keith W. Lawson, Alumnae Adviser  
Dr. Karl A. Russell, Dean of Students  
ec: 23 Corona Avenue, Long Beach

(Identical letters sent to other five sororities)

A. S. JUDICIARY

April 22, 1964

DECISION IN THE CASE OF JACK GARNER, 49er DAY CHAIRMAN, VERSUS CONNIE PHILLIPS, CHRISTY YOUNG, AND DORTE CHRISTENSEN

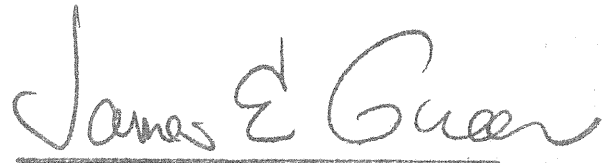
It is the opinion of this court that there is present in the testimony given in the case now pending before it numerous half-truths & definite lies. It is the opinion of the Court that the organizations here concerned have demonstrated how little they respect the regulations of this college and the principles of this Court. This Court expresses its vehement disgust of these actions.

The Court wishes to express its gratitude and appreciation to witness Miss Pat Metzger, President of Gamma Phi Beta, for the forthright honesty she has exhibited in delivering her testimony, especially in light of her realization that said testimony may have been detrimental to her organizations case.

Further it is the opinion of this Court that since counsels for both the defense and plaintiff are to be considered officers of this Court, there exists a moral obligation requiring them to devote the best of their energies in pursuit of their client's case. Of indispensible importance to this court are the ideals of pursuit of justice and the protection of the innocent. When the condition of less than full energy is present in the pleadings, these ideals are frustrating. It is the opinion of this Court that in the case now pending before it such a condition exists. This Court suffers a deep disappointment arising from this condition and warns that it find such conduct abhorant to the principles upon which it is founded.

It is the opinion of this Court that the organizations with which the three defendents are affiliated are guilty of violating regulations governing organizations whose recognition has been withdrawn. However, since the defendents did not violate any regulations, we find them not guilty.

THE DECISION OF THE JUDICIARY WAS UNANIMOUS.



James E. Greer  
Chief Justice

ASSOCIATED STUDENTS JUDICIARY  
California State College at Long Beach

## SUMMARY REPORT

Case of: Garner, 49'er Day Chairman vs Phillips, Young, Christensen

Date : April 22, 1964

Charges: Violated President McIntosh's ruling of October 2, 1963 on the off-campus Sororities.

Decision: It is the opinion of this court that there is present in the testimony given in the case now pending before it numerous half-truths & definite lies. It is the opinion of the Court that the organizations here concerned have demonstrated how little they respect the regulations of this college and the principles of this Court. This Court expresses its vehement disgust of these actions.

The Court wishes to express its gratitude and appreciation to witness Miss Pat Metzger, President of Gamma Phi Beta, for the forthright honesty she has exhibited in delivering her testimony, especially in light of her realization that said testimony may ~~have~~ been <sup>determined</sup> ~~determined~~ to her organization's case.

Further it is the opinion of this Court that since counsels for both the defense and plaintiff are to be considered officers of this Court, there exists a moral obligation requiring them to devote the best of their energies in pursuit of their client's case. Of indispensible importance to this court are the ideals of pursuit of justice and the protection of the innocent. When the condition of less than full energy is present in the pleadings, these ideals are frustrating. It is the opinion of this Court that in the casenow pending before it such a condition exists. This Court suffers a deep' disappointment arising from this condition and warns that it find such conduct abhorant to the principles upon which it is founded.

~~Roll Vote:~~ It is the opinion of this Court that the organizations with which the three defendents are affiliated are guilty of violating regulations governing organizations whose recognition has been withdrawn. However, since the defendents did not violate any regulations, we find them not guilty.

THE DECISION OF THE JUDICIARY WAS UNANIMOUS.

Prepared by \_\_\_\_\_

SIGNED: James E. Greer, Chief Justice  
Presiding Justice

# Garner vs. Phillips, Young, Christensen

ISSUES: 1. Violation of sororities which have been banned from on campus activities to aid in the Campaign for Lotta Crabtree.

DECISION: Although the court didn't like the actions of the defendants no legal action could be taken.

BASIS: A.S. Election Code states Bart and Lotta candidates need not have an organization sponsor them and also that they ~~do~~ need only to be approved at the Student Affairs office or at the Organizational Meetings.