## CHARACTER AND FITNESS REPORT

PRINTED NAME: STUDEN	1 ID:		
Each student must answer all questions. If you answer "Yes" to any question statement explaining your answers. However, a detailed statement regarent be provided at your option. Note: Any information that differs from must be submitted in writing to the Dean of Students along with any dothe charges and court disposition.	ding question m your origin	4 may or ma al applicatio	y n
Have you ever:	Yes	No	
1. been placed on probation, disciplined, suspended, or dismissed from any learning institutions for any reasons?	' <u></u>		
2. been court-martialed?			
3. been arrested, given a written warning, taken into custody or accused formally or informally, of the violation of a law for any offense other than a minor traffic violation? (You must include any instance of driving under the influence, and offenses which have been expunged or occurred while a juvenile, including disorderly persons' offenses.)	   		
4. had your college, university, graduate, or professional education interrupted for one or more terms for any reason?			
SIGNATURE: DAT	E:		

## **CAVEAT:**

If you have been a party to any criminal proceeding; been arrested, summoned, charged with, or convicted of a crime; been confined to a mental, penal, or correctional institution; or if you have undergone mental treatment, your ability to be admitted to the practice of law – even after successful completion of your legal studies and graduation from law school – may be severely limited in one or more states or jurisdictions in which you intend to apply upon graduation.

Any discrepancies discovered after you matriculated could subject you to dismissal from the Law School. Questions asked on the application are also asked by bar examiners; some examiners check these answers against those on the law school applications. Any discrepancies may adversely affect your admission to the bar. If academic action or disciplinary notation have been removed from your undergraduate transcript, such facts should have been disclosed on your application. Full descriptions of these actions or notations, including the reasons for removal, must appear. Of particular importance are juvenile or minor matters for which the court has sealed the records. Many bar examiners take the position that the records are not sealed for purposed of admission to the bar.

If any of the above information changes prior to your graduation, it is your responsibility to notify us.