August 25, 2008

Dear Senators,

Last May, the Constitution Committee was created to consider amendments to the Student Senate constitution. During the summer, committee members discussed dozens of proposals on a variety of issues. Enclosed are the changes we thought most important. They represent a summer of discussion, deliberation and revision. We are pleased to present them for your consideration.

The Senate constitution has not been significantly revised since its adoption in 1990. Since then, our Law School has changed a great deal. On close inspection, our constitution shows its age. Due to changing needs and academic calendars, we routinely ignore deadlines and procedure. More importantly, we believe the current document impedes our ability to effectively represent the student body.

Enclosed is a redline copy of the constitution (pp. 3-16). Proposed changes are colored by type: technical changes appear in red, changes conforming to current practice appear in yellow, and substantive changes appear in green. A proposal for direct election of officers is included separately (pp. 17-18). The committee operated largely by consensus. With few exceptions, we approved each change unanimously. On issues about which we were divided, position statements are included below (pp. 19-21).

Under the current constitution, two-thirds of Senators must approve each amendment. Approved amendments are then submitted to the student body, which must also approve them by a two-thirds vote. We anticipate holding this vote on September 10, the same date as elections for 1L and LL.M./J.S.D. Senators.

We look forward to discussing these important changes with you on September 2. In the meantime, we would be pleased to answer any questions you may have.

Sincerely yours,
The Constitution Committee

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COLUMBIA LAW SCHOOL STUDENT SENATE

Resolution Proposing Amendments to the Columbia Law School Student Senate Constitution

September 2, 2008

Resolved by the Columbia Law School Student Senate, two-thirds of Senators concurring.

That the following amendments be submitted to the student body, which, upon approval by two-thirds of students voting in a ratification referendum, shall be valid and binding as part of the Student Senate Constitution after the 2009 Spring Elections.

Be it further resolved that the Senate President shall immediately appoint an election commission to organize and execute a ratification referendum on September 10, 2008.

Be it further resolved that the Senate Parliamentarian shall forward these amendments to the student body forthwith, with the Student Senate's endorsement, and as Election Commission chair shall determine the referendum procedures and cause ballots to be printed.
COLUMBIA LAW SCHOOL STUDENT SENATE

Student Senate Constitution Referendum

— PROPOSED AMENDMENTS —

Proposed additions are indicated thus; proposed deletions are indicated thus. Comments that will not become part of the constitution appear in the margin.

THE COLUMBIA LAW SCHOOL STUDENT SENATE CONSTITUTION

Article I — Purposes and Powers

1. **Preamble.** We, the students of the Columbia University School of Law, believing that student life is best served through dialogue and participatory administrative decision-making, do establish the Columbia Law School Student Senate.

2. **Purposes.** The Senate shall:

   A. Serve as a representative body to discuss the affairs of the Law School and the quality of life of the students;

   B. Maintain a dialogue with the Administration and Faculty of the Law School, represent the students on all Student-Faculty Committees, and advocate student interests and inform the students when appropriate;

   C. Discuss matters concerning the broader University community, and present and support conclusions to the University Senate and the University administration;

   D. Promote the social and general welfare of the students, and foster a sense of friendship and respect within the Law School and in our larger university community and neighborhood;

READ ME FIRST!

**Effective Date of Amendments.** Unless otherwise noted, all amendments would take effect after the Spring 2009 elections.

**Constitution Committee Votes.** Unless otherwise noted, committee members were in unanimous agreement on all changes.

**Conforming changes are marked in yellow.** These changes are intended to conform to current practice.

**Name of Senate.** We have long referred to ourselves (informally, on letterhead and in writing) as the Columbia Law School Student Senate.

**Technical changes are marked in red.** These changes are not intended to alter the substance of the Constitution. For ease of reading, these changes are not tracked.

Section Titles. Section titles have been added to all sections and are considered technical changes.
E. Act to develop and implement programs advancing student aspirations and concerns, and
serve the student body by organizing services and activities.

3. Powers. The Senate shall have any authority necessary and proper to carry out its enumerated
purposes except for those powers expressly denied in writing by the Dean of the Faculty of the Law
School.

The Senate shall have the express and sole authority to establish a student activity fee and appro-
priate all the funds thereby generated.

Article II — Statement of Responsibility

Each Senator’s responsibility shall be enumerated in the Statement of Responsibility, which shall be
signed by each Senate candidate when submitting a candidate statement for election to the Senate.
The statement shall read as follows:

“If elected to the Senate, I hereby agree:

(1) To represent the entire student body diligently and faithfully;

(2) To listen to student concerns and voice those concerns before the Senate;

(3) To help foster an environment of cooperation, community and respect among the members
of the student body;

(4) To attend all mandatory Senate committee and general meetings and functions commensu-
rate with Senate attendance policies; and

(5) To assist and participate in Senate functions, including but not limited to those enumerated
in this Constitution and By-laws and commensurate with Senate work rotation policies.
If I fail to use a good faith effort to abide by the aforementioned conditions, I agree to resign from the Senate and understand that if I do not tender my resignation, the Senate may remove me from office.”

**Article III — Membership**

1. **Apportionment.** The Senate shall be composed of:

   A. Forty J.D., LL.M. and J.S.D. candidates, five students, fifteen from each J.D. class, who shall be elected at-large from the members of their J.D. class or the combined LL.M. and J.S.D. programs. Senators shall be apportioned among the first year, second year and third year J.D. classes, second year transfer students, and the combined LL.M. and J.S.D. programs according to their respective numbers in residence, determined biennially in February using the most recent figures available from the Office of Registration Services. The largest remainder method, also known as the Hamilton Method, shall be used to apportion exactly forty seats. Joint degree students shall, during their final year, be members of the third year class.

   B. Five students who shall be elected at-large from among the LL.M. and J.S.D. students.

   C. The Law School’s two representative or representatives to the University Senate, who shall be elected pursuant to University Statutes.

2. **Spring Senate.** The Post-Spring/Pre-Fall Elections Senate shall consist of all senators elected during the Spring Elections and a continuing University Senator and shall be known hereafter as the Spring Senate.

3. **Eligibility for Office.** No person shall be a Senator who will not be in residence at Columbia Law School for at least one full academic semester during the year for which she or he is elected.

4. **Terms of Office.** Senators elected in the Spring begin their term of office when new officers are elected. Senators elected in the Fall or in a special election begin their term upon election. A term

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**Substantive changes are marked in green.**

**Senate Size.** This change specifies that there shall be 40 Senators, plus the University Senator(s). This would reduce the Senate from 51 to 41 members. This change would take effect Spring 2010.

The Committee approved this change by a 4-1 vote. Position statements appear below.

**Apportionment of Senators.** This change specifies that Senate seats shall be apportioned every two years based upon the number of students in residence. This will ensure every student has roughly equal representation on the Senate. This change would take effect Spring 2010.

The "largest remainder method," developed by Alexander Hamilton in 1791, is an apportionment method that ensures rounding errors do not result in more members than available seats. A simple example on September 2 will illustrate this method.

The Committee approved this change by a 4-1 vote. Position statements appear below.

**University Senator.** This change specifies that a University Senator who will be an ex officio Law School Senator during the following year can participate in the Spring Senate.

**Eligibility for Office.** This change specifies that to be a Student Senator, one must be in residence at the Law School for at least one semester during the year for which she was elected. This would enable some joint degree students to be Student Senators. The usual attendance policy would still apply. Currently, there is no eligibility requirement.
Proposed additions are indicated thus; proposed deletions are indicated thus. Comments that will not become part of the constitution appear in the margin.

ends when new officers are elected for the year following the year for which the Senator was elected unless otherwise provided within this Constitution. In the event of a vacancy on the Senate, the next runner(s)-up in the class of the former Senator from the last election shall fill the position until the next regularly scheduled election. If there is no runner-up, then a special election shall be held to fill the position, if the Executive Board deems it necessary. Otherwise, the position shall remain vacant.

5. Attendance Policy. The Senate shall maintain an attendance policy for its members. Records of attendance shall be kept, and the Senate and its Executive Board shall establish the policy in its By-Laws. The Senate and its Executive Board shall enforce the attendance requirements and are authorized to review the membership of any Senator who violates attendance policies.

6. Expulsion for Non-Attendance. In the event that the Executive Board reviews a Senator's continued membership in the Senate pursuant to §3–Section 5 of this Article, that Senator shall be given notice of the review and be allowed a hearing at her or his request before the entire Executive Board. A four-fifths (4/5) majority of the entire Executive Board shall be required to expel a Senator. The Executive Board shall give notice to the Senate of its decision in the event it expels a Senator. At the request of the expelled Senator, the Senate at its next Regular Meeting shall hear all appeals as to fact and procedure from the findings of the Executive Board and may reverse the expulsion by a two-thirds (2/3) majority of the Senators present.

7. Expulsion for Other Reasons. Senators may be expelled for reasons other than absence by a vote of a two-thirds (2/3) majority of the Senators present at a Special Meeting. All Senators must receive notice of the actual expulsion motion at least one week prior to the Special Meeting. Expulsion motions may be introduced only by written resolution stating the reasons for expulsion and signed by at least one-third (1/3) of the entire Senate or four-fifths (4/5) of the entire Executive Board.

Article IV — Elections and Referenda

1. Spring and Fall Elections. By no later than April 2015, the Senate shall hold elections (the “Spring Elections”) to determine the second and third year members for the upcoming year, except that a number of second year seats shall be reserved for transfer students as described by Section 1 of Art.
Proposed additions are indicated thus; proposed deletions are indicated thus. Comments that will not become part of the constitution appear in the margin.

Columbia Law School Student Senate

1. Election of Officers. Within five to fourteen days after the Spring elections, by secret ballot and by majority vote with run-off elections if necessary, the following officers shall be elected in the following order: President, Vice-President, Treasurer, Secretary and Parliamentarian. The officers shall serve from their election until the following election of officers at the first meeting after Spring ele-

2. Election Commission. Before each election and referendum the President, with the advice of the Executive Board, shall appoint an Election Commission of not less than five nor more than nine students over which the Parliamentarian shall preside. If the Parliamentarian is a candidate for office in that election, the President shall designate another Senator to preside over the Commission. The Election Commission shall conduct the above elections and referenda. No student serving on the Election Commission may be a candidate in that election. Any member of the Executive Board may serve on the Election Commission if not running for further elective office.

3. Procedures for Elections. No candidate shall be elected who has not submitted a statement of candidacy to the Election Commission, except for write-in candidates. This statement must be submitted by the deadline set by the Election Commission, in order for that candidate’s name to appear on the ballot. The Election Commission shall notify all students of the election at least five (5) days prior to the deadline for candidacy statements. The Election Commission shall provide all candidates a copy of the rules of the election after submission of candidacy statements.

4. Elections Disputes. In the case of any alleged impropriety regarding the qualifications or legitimacy of a candidate, the Election Commission shall be the judge and render a decision. Any decision of the Election Commission may be appealed to the Senate. A two-thirds (2/3) vote of the Senate is required to reverse the Commission’s judgment. The Senate’s decision shall be final. The Election Commission shall follow the voting procedures as provided in the By-Laws.

Article V — Executive Board

1. Election of Officers. Within five to fourteen days after the Spring elections, by secret ballot and by majority vote with run-off elections if necessary, the following officers shall be elected in the following order: President, Vice-President, Treasurer, Secretary and Parliamentarian. The officers shall serve from their election until the following election of officers at the first meeting after Spring ele-
Proposed additions are indicated thus; proposed deletions are indicated thus. Comments that will not become part of the constitution appear in the margin.

2. Composition and Quorum. The above officers shall constitute the Executive Board. They shall have all the duties and powers designated and any further ones as delegated by the Senate, so long as not in contravention to this Constitution and By-Laws. The President or any two officers may call a meeting of the Board, but at least three officers must be present to conduct business.

3. Removal of Officers. Officers may be removed from office for any reason by a vote of a two-thirds (2/3) majority of the Senators present at a Special Meeting, with all called for such purpose and at which a quorum exists. Senators shall be notified of the removal resolution at least one week prior in advance. Motions for removal may be introduced only by written resolution stating the reasons for removal and signed by at least one-third (1/3) of the Senators or four-fifths (4/5) of the Executive Board. Removal from office does not affect membership status on the Senate.

4. Vacancies in Offices. In the event of a vacancy in any of the offices, with the exception of the Presidency, a successor shall be elected from the Senate as soon as practicable.

5. Officer Powers and Duties. The powers and duties of the officers shall be as follows:

A. The President shall be the chief executive officer of the Senate. She or he shall be responsible for the prompt and orderly execution of this Constitution and all resolutions of the Senate, represent the Senate at official functions, serve as the primary student liaison to the Administration, and further the purposes of Article I of the Constitution. In addition, she or he shall preside over Senate and Executive Board meetings, prepare and distribute the agenda for Senate meetings, and call meetings of the Executive Board and Emergency Meetings of the Senate. She or he shall preside over the Senate Student Issues and Academic Affairs Committee and the Student Activities Council as Chair, serving as the executive of these Committees. She or he shall appoint a Senator as Vice-Chair of the former Committee who shall serve as her or his assistant in the organization and administration of this Committee. She or he shall also coordinate the complaints and suggestions to and reports from Senate members on Student Faculty Committees.
B. The Vice President shall preside over the Senate and Executive Board in the absence of the President and shall succeed to the office of the President in the event a vacancy arises. She or he shall preside over the **Senate Student Life and Social Activities Committee** as Chair and shall further the purposes of Article I of the Constitution. Her or his duties shall include, but not be limited to, supervising the organization of social activities as well as supervising the publicity of Senate activities.

C. The Treasurer shall be the chief fiscal officer of the Senate. She or he shall be in charge of all funds of the Senate, however generated, and collect and distribute such funds only as authorized by vote of the Senate or Executive Board. She or he shall keep complete records of all financial transactions according to standard accounting principles and shall make regular financial reports to the Senate, which shall be in writing, at least once per semester. She or he shall preside over the **Senate Budget Committee** as Chair. After officer elections, the incoming and outgoing Treasurers, with the advice of the outgoing Budget Committee, shall create standard budget allocation and appeal forms, and establish procedures for the Budget Committee in accordance with the guidelines found within the By-Laws.

D. The Secretary shall be in charge of keeping all records except those relating to fiscal matters under the purview of the Treasurer. She or he shall keep minutes of all Senate meetings and post conspicuously a copy of the same as soon as approved by the members. She or he shall be in charge of the administration and execution of Senate correspondence, assure the efficient operation of the Senate’s office, and be responsible for the orderly transmission of all Senate records and history to the newly-elected Secretary. She or he shall be responsible for keeping track of attendance by Senators at Student-Faculty Committee meetings and at internal Senate standing and ad hoc committee meetings. She or he shall also supervise the preparation and timely distribution of Course Evaluations. **She or he shall preside over the Community Action Committee as Chair.**

E. The Parliamentarian shall assist in the orderly operation of meetings and elections, interpret the **Student Senate Constitution and By-Laws**, and serve as a supervisory member of ad hoc committees designated by the Executive Board. She or he shall preside over the **Law School Committee Assignments.** Consistent with current practice, the Secretary is assigned the Community Action Committee and the Parliamentarian is assigned the Recognition Committee.
Columbia Law School Student Senate

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Student Organization Recognition Commission and all Election Commissions designated by the President, unless ineligible under Article IV of the Constitution.

6. **Procedures for Election of Officers.** A vote of the majority of incoming eligible senators present at the Executive Board election is required to elect the Executive Board members. In Executive Board elections, the President votes with a closed, written ballot, but her or his vote is counted only in the case of a tie, with the exception of the presidential election where there will be no tie-breaking vote. All officers except the Parliamentarian and the President may speak on the floor during the election meeting. If either the President or the Parliamentarian is running for elective Executive Board offices then the next highest ranking Board member(s) (Vice President then Treasurer then Secretary) shall serve as substitute(s) for either person for purposes of these elections during the election meeting, although he or she shall still be able to participate in determining the procedures for the meeting as outlined below. The Executive Board shall determine procedures for the meeting including, but not limited to, taking proxies, length of speeches, length of Senator’s comments and questions to candidates and shall announce these procedures to all those eligible to vote at least five (5) days before the election meeting.

**Article VI — Meetings**

1. **Regular Meetings.** A Regular Meeting of the Senate is one in which routine business of the Senate is conducted in furtherance of the Constitution and By-Laws. Regular Meetings shall be held at least twice per month during the academic year except during May and December, and they may be held more frequently by a majority vote of the Executive Board.

2. **Special Meetings.** A Special Meeting of the Senate shall be called to discuss issues that need specific attention. Such issues include, but are not limited to, Constitutional and By-Law amendments, biennial reapportionment, expulsion, budget allocations, and Student Activity Fee. A Special Meeting may be called by either the President, any two (2) members of the Executive Board, or one-third (1/3) of the Senate. Written notice of the meeting shall be placed in each Senator's folder, electronic mail or their equivalent, at least seven (7) days in advance. Other business may be discussed at a Special Meeting, but the special business must be addressed and concluded first.

**Apportionment of Senators.** This change specifies that it is the Senate’s duty to reapportion Senate seats every two years. See Art. III, Sec. 1 above.
3. Emergency Meetings. An Emergency Meeting of the Senate shall be called to deal with urgent issues that require immediate attention. An Emergency Meeting may be called by either the President, any two (2) members of the Executive Board, or one-third (1/3) of the Senate. The meeting shall be preceded by as much notice as possible, and in the event that the meeting is called by one-third of the Senators, such notice shall not be less than twenty-four (24) hours. Notice may be given by phone, electronic mail or in person, and an attempt must be made to notify each Senator.

4. Meeting Attendance Compulsory. Attendance at Regular, Special, and Emergency Meetings shall be compulsory. Any other event or meeting shall be designated as compulsory by a majority vote of the Senate at a meeting held at least one week prior to such event, and notice shall be given in writing through the student folders, electronic mail or their equivalent, to all Senators not present at such vote, at least seven (7) days prior to the event.

5. Prohibited Dates for Meetings. No Regular or Special Meetings shall be convened on weekends, holidays, or during vacation periods. No Emergency Meetings shall be convened on holidays or during vacation periods.

6. Emergency Authority. In the event of an emergency that requires immediate action before the Senate can meet, including emergencies arising during vacation periods, the President, with the advice and consent of the Executive Board, shall act for the Senate. In such event, the President shall inform the Senate of her or his action(s) at the earliest possible time.

7. Quorum and Open Meetings. All meetings of the Senate, whether Regular, Emergency, or Special, shall require a quorum of at least one-half (1/2) of the Senate in order to conduct business, pass Resolutions or approve By-Laws. Members of the Law School community may attend Senate Meetings but may not participate. A meeting may be closed by a two-thirds (2/3) vote of the Senate or a four-fifths (4/5) vote of the Executive Board.

8. Voting Thresholds. Votes of the Senate shall pass if supported by a majority of the members present at a meeting at which a quorum exists, except when the Constitution or By-Laws require a higher percentage. The subsequent repeal or amendment of a By-Law shall require a percentage of support no higher than the percentage originally required to pass the By-Law, and in no case shall this percentage be higher than two-thirds (2/3). Amendments to the By-Laws shall pass if supported...
COLUMBIA LAW SCHOOL STUDENT SENATE

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by two-thirds (2/3) of members present at a Special Meeting called for such purpose and at which a quorum exists. Votes may be taken by voice or by show of hands, but any Senator may require that the tally be recorded for a show of hands, and one-fifth (1/5) of the Senate may require a roll call vote.

9. Effective Dates of Resolutions and By-Laws. Both Resolutions and By-Laws shall take effect immediately upon passage unless a later time is specified within them. Resolutions remain in effect until the end of the academic year in which they were passed and By-Laws shall remain in effect until repealed unless another date is specified.

10. Authorities and Rules of Order. Senate meetings shall be governed by this Constitution and the By-Laws. The Senate may, from time to time, establish standing or special rules consistent with this Constitution or the By-Laws. All other rules of order shall be determined by the presiding officer with the advice of the Parliamentarian.

### Article VII — Revenues and Expenditures

1. **Student Activity Fee.** Each year, the Senate shall hold a Special Meeting for the purpose of determining, in accordance with instructions promulgated by the University Office of Student Information Services, both the preliminary budget and the Student Activity Fee for the following academic year. At the Special Meeting, a two-thirds (2/3) majority of those voting shall be required to change the Student Activity Fee. Changes to the Student Activity Fee shall pass if supported by two-thirds (2/3) of members present at a Special Meeting called for such purpose and at which a quorum exists. In the event such majority is not achieved, the Fee shall not be subject to change until the next such Special Meeting. The Student Activity Fee shall appear as a term-bill charge for all J.D. students, and shall not exceed one-half of one percent (0.5%) of the J.D. program tuition projected for the following academic year.

2. **Other Revenues.** The Senate may, with the consent of the Administration, introduce concessions or hold events for the Law School community in order to generate revenue. The Senate reserves the

**Expiration of Resolutions.** This change specifies that Senate resolutions expire when repealed, unless another date is specified. This would eliminate the need to reenact resolutions and encourage responsible sun setting of new resolutions.

**Rules of Order.** Consistent with current practice, the Senate may pass special rules consistent with the Constitution and By-Laws. In the absence of a rule, the presiding officer determines procedure in consultation with the Parliamentarian.
right to sell, rent, subcontract, or franchise the proceeds and/or management of such revenue-producing operations.

3. **Expenditures by Senate.** The Senate shall exercise exclusive control over the spending of funds obtained under §§Sections 1 and 2 of this Article. The Senate shall spend such funds to further the purposes of this Constitution. In addition, the Senate may, at its discretion, delegate the right to spend Senate funds to students and student organizations who apply to the Senate for such right. Once a disbursal of Senate funds has been authorized, the Treasurer shall execute such disbursal on behalf of the Senate.

4. **Expenditures by Other Entities.** The delegation to students and student organizations of the right to spend Senate funds shall be governed by the By-Laws.

**Article VIII — Committee Policy**

1. **Student-Faculty Committee Membership.** The Senate shall provide student representatives to each Student-Faculty Committee, as defined in the By-Laws.

2. **Standing and Ad Hoc Committees.** The Senate shall establish standing and ad hoc internal committees as required. The purposes and responsibilities of the standing committees shall be as set forth in the By-Laws.

3. **Committee Service Required.** Each Senator, with the exception of those indicated in §4, must serve on a minimum of the University Senator, ABA representative and internal Senate committee chairs shall serve on at least one (1) internal Senate committee. All other Senators shall serve on at least two (2) internal Senate committees, unless she or he serves on a Student Faculty Committee that meets regularly, in which case service on only one internal committee is required. **Committee Service Required.** This change specifies that internal Senate Committee chairs need only serve on a single internal Senate Committee: the one they chair. This change recognizes the additional burden of chairing a committee. Other changes not highlighted in this section are mechanical.
Proposed additions are indicated thus; proposed deletions are indicated thus. Comments that will not become part of the constitution appear in the margin.

4. Selection of Committee Members and ABA Representative. Within the first three meetings after the first year, LLM and JSD students are elected. The President and Parliamentarian shall conduct a Senate-wide election for the ABA Representative and members of the Budget Committee. In electing Senators to these positions, the Senate may consider candidates’ past performance. Election of the Student-Faculty Committees. One Senator from each class shall be elected to serve on each of the Student-Faculty Committees. With the exception of the Budget Committee, membership on all other internal Senate committees, both standing and ad hoc, shall be open. The Executive Board shall appoint members only to those internal Senate committees for which there are fewer than three members. The Executive Board shall select one Senator from each class to serve on each of the Student-Faculty Committees. Committee assignments shall be made, and the ABA Representative elected, no later than October 15. The Senate shall also elect one (1) American Bar Association representative, who, together with the Senator who is elected as a representative to the University Senate, is required to serve on only one internal Senate committee. In electing Senators to the Student-Faculty Committees, and the ABA representative position, the Senate may consider the Senators’ past performance.

5. Committee Chairs and Reporting. The Chair of each internal Senate committee shall be chosen by the President with the advice and consent of the Executive Board, except as otherwise provided in the Constitution and By-Laws. Internal committees shall report and make recommendations to the Senate, and their actions are reviewable by the Senate.

6. Internal Committees Designated. The internal committees shall include, but not be limited to, the Student and Academic Affairs Committee, the Student Life and Social Activities Committee, the Budget Committee, the Community Action, Law School Student Organization Recognition and Graduation Committee and the Orientation Committee.

7. Duration of Committee Service. Notwithstanding Article III of the Constitution, members of the Budget and Graduation Committees shall continue to serve in their capacity as committee members through Commencement Day of the academic year for which they were elected or appointed.
Article IX — Student Activities Council

1. **Purposes and Powers.** The Student Activities Council shall serve as the organizational link between the Student Senate and the organizations which receive Senate funding. The Council shall operate as a forum for the student groups to discuss scheduling of events, student issues and student life. The Council may pass nonbinding resolutions for the Executive Board to present to the Senate.

2. **Membership.** The President of the Senate shall preside over the Council as Chair, and the Council shall consist of one representative from each group which receives Senate funding, as well as all five members of the Executive Board. The Secretary of the Senate shall produce for the Senate minutes of the Council meetings, and the Executive Board as a whole shall be responsible for informing the Senate of the activities of the Council.

3. **By-Laws, Meetings and Compulsory Attendance.** The Council shall determine its own by-laws but must meet at least twice per semester. Any organization which misses two Council meetings in a row may lose its Senate funding.

Article X — Ratification and Amendment

1. **Effective Date of this Constitution.** This Constitution takes effect from the election of new Senators near the end of the Spring semester of 1990.

2. **Approval of this Constitution and Amendments Thereto.** The Constitution and any amendment to the Constitution shall be approved by two-thirds (2/3) of the students voting in a ratification referendum which follows the guidelines set forth in **Section 4** of this Article. At least 10% of the student body must vote for the referendum to be valid.

3. **Proposal of this Constitution and Amendments Thereto.** The Constitution and any amendment may be proposed by:
COLUMBIA LAW SCHOOL STUDENT SENATE

Proposed additions are indicated thus; proposed deletions are indicated thus. Comments that will not become part of the constitution appear in the margin.

A. A two-thirds (2/3) vote of the Senators present at a Special Meeting called for such purpose and at which a quorum exists.

B. A petition certified by the Parliamentarian, and signed by at least one-third (1/3) of the student body.

4. Referendum Procedures. A ratification referendum shall be held within thirty days - not including vacation days - of the proposal of the Constitution or of any amendment. The student body shall be given notice of the referendum at least seven (7) days before the referendum is held. Notice may be satisfied by placement of a written announcement in the folder, electronic mail or its equivalent, of each law student. On the date of the referendum, the polling place(s) shall be prominently located in the Law School building and shall open no later than 10:00 a.m. and shall close no earlier than 4:00 p.m. If the referendum is for an amendment proposed by petition, one representative of the signers of the petition shall have the right to be present at each polling place to observe the tallying of the ballots.
Direct Election of Officers

Article III — Membership

[...]

4. Terms of Office. Senators and officers elected in the Spring begin their term of office when new officers are elected after a transitional Senate meeting held within five to fourteen days after the Spring Election results are certified. Senators elected in the Fall or in a special election begin their term upon election. A term ends when new officers are elected for the year following the year for which the Senator was elected unless otherwise provided within this Constitution after the start of a Senator's term unless otherwise provided within this Constitution. In the event of a vacancy on the Senate, the next runner(s)-up in the class of the former Senator from the last election shall fill the position until the next regularly scheduled election. If there is no runner-up, then a special election shall be held to fill the position, if the Executive Board deems it necessary. Otherwise, the position shall remain vacant.

[...]

Article V — Executive Board

1. Direct Election of Officers. Within five to fourteen days after the Spring elections, by secret ballot and by majority vote with run-off elections if necessary, the following officers shall be elected by the student body during the Spring Elections in a manner provided by Section Six of this Article and by the By-Laws in the following order: President, Vice-President, Treasurer, Secretary and Parliamentarian. The officers shall serve from their election until the following election of officers at the first meeting after Spring elections. Those eligible to vote shall consist only of those Senators newly elected to the Senate for the year during which the officers to be elected will serve.

[...]

Direct Election of Executive Officers. All changes below are substantive.

The Committee approved this change by a 3-2 vote. Position statements appear below.
Proposed additions are indicated thus; proposed deletions are indicated thus. Comments that will not become part of the constitution appear in the margin.

4. Vacancies in Offices. In the event of a vacancy in any office except the Presidency, a successor shall be elected from the nominated by the remaining officers and confirmed by the Senate as soon as practicable. In the event of vacancies in any three or more offices, successors shall be elected by the Senate as soon as practicable.

5. Procedures for Election of Officers. All registered students shall be eligible to vote for officers. No person shall be eligible to serve as an officer who is not also eligible to serve as a Senator. No person shall be a candidate for any office who has not previously served at least one term as Senator. All other procedures for election of officers shall be governed by the By-Laws. A vote of the majority of incoming eligible senators present at the Executive Board election is required to elect the Executive Board members. In Executive Board elections, the President votes with a closed, written ballot, but her or his vote is counted only in the case of a tie, with the exception of the presidential election where there will be no tie-breaking vote. All officers except the Parliamentarian and the President may speak on the floor during the election meeting. If either the President or the Parliamentarian is running for elective Executive Board offices then the next highest ranking Board member(s) (Vice President then Treasurer then Secretary) shall serve as substitute(s) for either person for purposes of these elections during the election meeting, although he or she shall still be able to participate in determining the procedures for the meeting as outlined below. The Executive Board shall determine procedures for the meeting including, but not limited to, taking proxies, length of speeches, length of Senator’s comments and questions to candidates and shall announce these procedures to all those eligible to vote at least five (5) days before the election meeting.
Reduction in Senate Size (4 – 1 in favor)

— Pro —

Lack of competition in Senate elections has been a serious problem for several years. Lack of competition creates the perception that Senate duties are unimportant (“how important can Student Senate be if no one wants to serve on it?”) and leads to a free-rider problem (“why should I work so hard when so many others are willing to work and there’s no danger of being replaced?”).

Compared to our peer law schools, the size of the CLS Student Senate is quite large. Its size leads to inefficiency at meetings and disengagement by its members. Reducing the size of the Senate will encourage more committed candidates and more accountable Senators. A smaller, nimbler Senate will encourage members to seek additional responsibilities, evenly distributing work throughout the Senate. Having fewer Senators will increase the overall visibility of each, enhancing accountability and commitment to their class. A smaller deliberative body will streamline debate and increase efficiency at meetings without sacrificing the robust exchange of ideas that is a hallmark of aspiring lawyers.

— Con —

Representational Burden. Senators are elected to represent the entire Student body. With 50 members, each Senator now represents about 30 students. Reducing the number of Senators to 40 will increase the representational burden to 38 students per Senator. The more Senators there are, the more likely it is that the Senate will represent an accurate cross section of the student body.

Fewer Senators does not mean more active Senators. There is no so support for the idea that reducing the number of Senate members would result in better Senators. Reducing the number of Senators means better campaigners—not necessarily better Senators—will be elected. Thus, cutting the number of Senators is not the same as cutting “dead weight” in the Senate. We instead run the risk of losing potential Senators who might be active and engaged, but who did not succeed in a more competitive election process.

Less radical means exist to increase election participation. Concerning lack of competitiveness in Senate elections, we can create greater interest in Senate elections by other means. Aside from greater promotion of Senate activities (a goal already achieved by *The Black Letter*), we can consider such possibilities as info sessions before the Spring elections to increase interest in 2L and 3L positions and hosting public forums for candidates to express their vision and reasons for running for office.

Fewer Senators means more work for remaining Senators. Since much Senate work is done by committee, a smaller Senate means that remaining Senators will probably need to serve on more committees so that each functions properly. Increased time commitment for Senators could create a greater disincentive for running in the first place, which defeats the very purpose of this proposed amendment.
Apportionment of Senators (4 – 1 in favor)

— Pro —

When the Senate Constitution was approved in 1990, the size of each J.D. class was roughly equal. Back then, transfers into the 2L class served only to replace departing 1L students. Because this is no longer the case, the 2L and 3L classes are substantially larger than the 1L class. At the same time, the number of LL.M. candidates has roughly doubled since 1990.

Due to these changes, proportional representation on the Senate no longer exists. The 1L class is substantially overrepresented and LL.M./J.S.D. candidates are substantially underrepresented. Regular apportionment will restore the important principle of “one-person, one-vote” to the Senate. This proposal does so in a fair and impartial manner, ensuring that all students have an equal voice on the Senate for years to come.

— Con —

While proportional representation is an admirable goal, the proposed reapportionment method has the potential to confuse future Senates and add needless complexity to the already time-consuming election process.

Because the LL.M. program has doubled since 1990, and transfer admissions have increased to about 60 per year, an easier solution is to add a fixed number of LL.M. and Transfer seats to the Senate. As an alternative, we can increase LL.M./J.S.D. seats from 5 to 10 and create 4 additional Transfer Student seats (2 elected in the fall and 2 in the spring). This maintains equal representation among the 1L, 2L and 3L classes and would bring total Senate membership to 60: 15 (1L), 15 (2L), 15 (3L), 10 (LL.M./J.S.D.), 4 (transfers) and 1 (University Senator). With the current school population of 1520, there would be 1 Senator for every 25 students.
COLUMBIA LAW SCHOOL STUDENT SENATE

— Committee Statements —
Explanation of non-unanimous Committee decisions

Direct Election of Officers (3 – 2 in favor)

— Pro —

The principle of direct elections is all we need to decide today. As with any election, there will be concerns regarding process, procedure, campaigning and qualification of candidates. Those concerns, while valid, are not the subject of today’s debate and ought to be addressed in the By-Laws at a later time.

Before us today is only the principle of providing our Senate and school with an Executive Board that enjoys popular support and a mandate from the student body. No one ought to lead our school or its students if she cannot earn their support first. Direct elections will provide the Executive Board with greater authority to speak for students and advocate their agenda. Direct elections will enhance legitimacy of leadership among Senators who purport to represent various constituencies. The Executive Board is often called upon to represent students before the Administration; direct elections will ensure they can do so with legitimacy.

Direct elections will not sacrifice the benefits of our parliamentary system. The Senate can still vet candidates and campaign on their behalf. Specifics of procedure and candidate qualification requirements are appropriate in the by-laws and can ensure responsible and qualified candidates. Choosing direct elections today will ensure better representation of all students, allowing them a more meaningful role in their governance.

— Con —

The Committee was initially divided (2 – 3) against direct elections and approved the proposal only to provide the Senate an opportunity to discuss its merits. The proposal touches upon critical issues of Senate legitimacy, accountability and effectiveness and deserves thoughtful consideration. However, committee members are concerned that direct elections cannot accomplish these goals and may actually undermine them.

The Executive Board comprises those Senators chosen to handle the Senate’s administrative and liaison tasks. Their direct election may vitiate the balanced relationship between the Executive Board and the full Senate. Officers are equal to their fellow Senators in terms of a mandate to represent and advocate for fellow students. Their additional duties, however, include faithful and accurate representation of the Senate’s opinions to the administration. Their authority to do so derives from their election by the Senate itself.

Committee members are also concerned by the number of logistical and procedural details that must be addressed in the by-laws. These hurdles threaten to defeat the worthy goals of legitimacy, accountability and effectiveness that this proposal seeks to achieve. Instead, committee members believe that other amendments—particularly reduction in Senate size and proportional representation—can achieve these goals more effectively. Direct election of officers is no panacea for a disengaged student body. We agree the solution must be multi-faceted, but disagree that direct election of officers is an effective element of the solution.

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