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Register of Copyrights, United States of America

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| ЧВ Your schtick is very old, fat bastard. CGWBT is the rage. Go | TimothyArcher | 02/20/07 |
| Le oh, and having sex with a BLONDE and BRUNETTE in one week fr | superstudyasian | 02/20/07 |
| La fat escorts you meet on slickdeals.com do not count | David Carr | 02/20/07 |
| hmm, i will have to check that out now | superstudyasian | 02/20/07 |
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| The 1L girls at YLS shunpos in They think she looks and act | Baron | 02/21/07 |
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| L ☐ This thread will be with you on your wedding night. | Always Subtracting Value | 02/21/07 |
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| she looks great in the pic in the middle with her hair strai | argent | 02/21/07 |
| L would like to date a girl like that | David Carr | 02/21/07 |
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| L昏 *gets in line and waits patiently* | David Carr | 02/21/07 |
| L <u>I would pour syrup on that.</u> | Beach Body Brady | 02/21/07 |
| 나을 <u>*high five*</u> | David Carr | 02/21/07 |
| 나 <u>라</u> | A horse walks into a bar | 02/21/07 |
| L speaking of which i will go to dairy queen today | David Carr | 02/21/07 |
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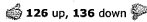
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1. CGWBT



Prounounced as "Chig-whibt," this is a phrase that stands for "cheerful girls with big tits," the most prestigious sort of girls. Guys that are lucky enough to have a CGWBT girlfriend are envied by their friends.

I like CGWBT. They need not be particularly smart. They do, however, need to be cheerful and have big tits.

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| good lord, amazing. | Jew_Gold | 03/07/07 |
| Legistre going to roll at ReputationDefender they are th | Prof. Brian Leiter | 03/07/07 |
| LB i think reputation defender likely has one employeebut ye | Jew_Gold | 03/07/07 |
| 1 think I'm going to go for a walk. | Vector | 03/07/07 |
| wow, just leave the poor girl alone | Dwight K Schrute, Chief Education Director | 03/07/07 |
| How do we know she's his daughter? Although, I suppose the t | Maharushy © | 03/07/07 |
| http://www.unc.edu/news/archives/apr04/udali042604.html U | r@ygold | 03/07/07 |
| Yeah, I suppose it's impossible for there to be two | Maharushy © | 03/07/07 |
| Holy shit, not only is he a felon, he's *mentally ill*. & | atlas | 03/07/07 |
| i am both shocked and disgusted and thouroughly impressed | Women are like dogs, except for the loyalty part | 03/07/07 |
| People, this is sick. Have you forgotten there's a real hum | chancemeeting's echo | 03/07/07 |
| L where is your backbone moderator?! this will pass like ev | Women are like dogs, except for the loyalty part | 03/07/07 |
| Perhaps it will pass. (I doubt it ever fully will,there w | chancemeeting's echo | 03/07/07 |
| Light goes back to the Mafialcivilian dichotomy. I felt the | Quaser | 03/07/07 |
| i→ B oh yea that was horrible, except the difference was that it | Maximum Boner | 03/07/07 |
| Li that was awesome | Edgar Martinez Disciple | 03/08/07 |
| L | Ring General | 03/07/07 |
| Lactually, it's exactly the sort of cruelty you'd expect from | Konstantinov pwned | 03/07/07 |
| La There ain't no 'we' doing this. | sealclubber | 03/07/07 |
| TITCR; im no prude, but this is getting creepy. | dr. joseph smith's rotting corpse, esq. | 03/ 07/07 |
| Le It's a new low, even for this forum, GTO and rach should car | Quaser | 03/07/07 |
| i agree. Everyone should agree to remove information they po | Maximum Boner | 03/07/07 |
| his post makes no sense, lackofgrammarpwned. | Maharushy © | 03/07/07 |
| 니마 titor | Prof. Brian Leiter | 03/07/07 |
| hesitantly, I also throw my tilcream into this ring | there's a wocket in my pocket | 03/07/07 |
| La titor, you people need to be a little more respectful. | ()+/ | 03/07/07 |
| [fuck, this posted to the wrong place] | chancemeeting's echo | 03/07/07 |
| : Le titer | sarcaschtick | 03/07/07 |
| You're right. | ailas | 03/07/07 |
| La That's right. | Bodhi Tree Miracle | 03/07/07 |
| Lagree agree | Vir (AKA ip ban winkle) | 03/07/07 |
| 95% of us agree, doesnt matter because the remaining 5% are | Coach K's Aching Back | 03/07/07 |
| Some of them are impossible to stop. One troll in particula | chancemeeting's echo | 03/07/07 |
| This is also true. The actual costs of policing and enforci | PelerGunz | 03/07/07 |
| Le Correct. This is why the entire theory behind the no modera | PeterGunz | 03/07/07 |
| La titcr. please stop. | Cheese Eating Surrender Monkey | 03/08/07 |
| http://reputationdestroyer.googlepages.com/challenge | Prof. Brian Leiter | 03/07/07 |

AutoAdmit.com - YLS 1L CGWBT [DOE II]

HAS A FELON FOR A FATHER!!! YALE L... Page 3 of 31

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| IΞħ | http://cton | msteamfol.ytmnd.com/ |
| = | 11117.773100 | Historikor, Antilitoronin |

L wonder if Reputation Defender can alter published Fourth C...

Maximum Boner
GOING NATIONAL

03/19/07

. 03/19/07

Post new message in this thread

@iTop @iNext @iReply

Date: March 7th, 2007 5:23 PM Author: Joel Schellhammer

Subject:

[DOE II] is the daughter of a felon ([DOE IP's father])!!!

http://www.unc.edu/news/archives/apr04/udall042604.html

UNC's DOE III awarded Morris Udall Scholarship

"[DOE II] the daughter of [DOE II's mother] of Gaston County and [DOE II's father] of Shiraz, Iran, graduated from Myers Park High School in Charlotte in 2001. The Udall covers tuition, books, room and board up to \$5,000 for one year."

http://www.highbeam.com/doc/1P2-915261.html

Ex-World Bank Official Disappears From Trial

From: The Washington Post | Date: October 21, 1994 | Author: Rajiv Chandrasekaran

"Federal and local investigators are searching for a former World Bank official who disappeared this week during his trial in Loudoun County on charges of using forged checks to buy thoroughbred horses for his 10-year-old daughter.

[DOE II's father]., 48, allegedly used a complex scheme involving several aliases, phony businesses, unwitting intermediaries and counterfeit checks to buy two horses and horse-related supplies valued at more than \$20,000, according to prosecutors.

[DOE II's father] also is a suspect in a federal investigation into a series of computer equipment thefts worth about \$200,000 in ... "

http://www.vlex.us/caselaw/U-S-Court-Of-Appeals-Fourth-Circuit/US-v-

2100-18179654,01.html

US v. [DOE II's father]

Docket num. 97-5026, November 1998

Id. vLex: VLEX-TBVO054

UNPUBLISHED

UNITED STATES COURT OF APPEALS

FOR THE FOURTH CIRCUIT

UNITED STATES OF AMERICA,

Plaintiff-Appellee,

v. [DOE II's father] a/k/a John No. 97-5026 Putko, a/k/a Robert Ganley, a/k/a

Frank Swigert, a/k/a Dominic

Carcelli,

Defendant-Appellant.

Appeal from the United States District Court

for the District of Maryland, at Greenbelt.

Alexander Williams, Jr., District Judge.

(CR-96-338-AW)

Submitted: September 29, 1998

Decided: November 9, 1998

Before MURNAGHAN, MICHAEL, and MOTZ, Circuit Judges.

Affirmed by unpublished per curiam opinion.

COUNSEL

W. Michel Pierson, PIERSON, PIERSON & NOLAN, Baltimore,

Maryland, for Appellant. Lynne A. Battaglia, United States Attorney,

Dale P. Kelberman, Assistant United States Attorney, Baltimore,

Maryland, for Appellee.

Unpublished opinions are not binding precedent in this circuit. See Local Rule 36(c).

OPINION -

PER CURIAM

[DOE II's father] appeals from the district court order entered pursuant to his guilty plea finding him guilty of aiding and abetting the interstate transfer of stolen property in violation of 18 U.S.C. §§ 2, 4 (1994). Finding no merit to his claims, we affirm.

DOE It's father claims that the district court's failure to further inquire into the details of his mental disorder and his

medication requires this Court to find that he did not knowingly and intelligently plead guilty, thereby invalidating his guilty plea. Due process requires that a guilty plea be knowingly and voluntarily entered. See Henderson v. Morgan, 426 U.S. 637, 645 n.13 (1976). "A plea may be involuntary either because the accused does not understand the nature of the constitutional protections that he is waiving... or because he has such an incomplete understanding of the charge that his plea cannot stand as an intelligent admission of guilt." Id. (citation omitted). The voluntariness of a plea is a mixed question of law and fact this Court reviews de novo. See Savino v. Murray, 82 F.3d 593, 603 (4th Cir. 1996). Federal Rule of Criminal Procedure 11 was designed to assist the district court in "making the constitutionally required determination that a defendant's guilty plea is truly voluntary." McCarthy v. United States, 394 U.S. 459, 465 (1969). However, in assessing the voluntariness of a defendant's plea, this court does not require district courts to follow a set script in conducting Rule 11 colloquies, see United States v. Wilson, 81 F.3d 1300, 1307 (4th Cir. 1996), and will reverse a conviction made pursuant to a plea only if a trial court's violation of Rule 11 affects a defendant's substantial rights. United States v. DeFusco, 949 F.2d 114, 116-17 (4th Cir. 1991).

[DOE IP's factors] claims that the district court had an obligation to go beyond the normal Rule 11 colloquy to ensure the voluntariness of his plea due to his psychiatric history and current use of medication. We find that DOE IP's father) has failed to demonstrate a defect in his Rule 11 hearing.

The district court made a point of developing the record with respect to recent to recent drug use, overall awareness and ability to res pond to questioning, and the assurances of counsel that possessed the capacity to voluntarily plead guilty. See United States v. Rossillo, 853 F.2d 1062, 1066 (2d Cir. 1988); see also United States v. Cole, 813 F.2d 43, 46 (3d Cir. 1987). Therefore, we find no merit to 's claim that the trial court failed to adequately protect his constitutional rights.

We also find that possesses failed to demonstrate that his plea was not voluntarily entered in violation of his due process rights. Initially, we note that does not concretely claim that at the time of his plea hearing he lacked the capacity to voluntarily plead guilty or that his psychological disorders had any effect on his ability to understand the nature of the charges against him or the consequences of pleading guilty. Notably absent from the record is any indication that was not in complete command of his faculties at his plea hearing, see Carey v. United States, 50 F.3d 1097, 1099 (1st Cir. 1995), and 's comments from that hearing suggest that he understood the specific nature of the charges to which he pled guilty. The only evidence in the record suggesting that may have lacked the capacity to voluntarily plead guilty is a synopsis of his medical history included in his presentence report. Despite this account of 's poor mental and emotional health, the record taken as a whole supports the district court's determination that incomments in the plead guilty.

poe In a father further claims that counsel was ineffective for not ensuring that he possessed the requisite capacity to voluntarily plead guilty. "The rule in this circuit is that a claim of ineffective assistance should be raised in a 28 U.S.C. § 2255 motion in the district court rather than on direct appeal, unless the record conclusively shows ineffective assistance." United States v. Williams, 977 F.2d 866, 871 (4th Cir. 1992). B ecause [POE II's father] fails to demonstrate that he did not knowingly and voluntarily plead guilty, he has not conclusively shown that his attorney was ineffective for allowing him to enter his guilty plea on this basis. Accordingly, he is foreclosed from raising his ineffective assistance of counsel claim in this pro ceeding. We therefore affirm so conviction. We dispense with oral argument because the facts and legal contentions are adequately presented in the materials before the court and argument would not aid the decisional process.

AFFIRMED

NOTE: If you plan to cite this case as a valid precedent in a legal proceeding we encourage you to check it's

[DOE II]

HAS A FELON FOR A FATHER!!! YALE L... Page 6 of 31

authority using either Lexis Transactional Shepard's or Westlaw Transactional KeyCite

(http://www.autoadmit.com/thread.php?thread_id=591653&forum_id=2#7722789)

Date: March 7th, 2007 5:36 PM

Author: atlas (aefl)

You mean to say big-titted

daughter horses!?!

[DOE II] 's father [DOE II's father] stole money in order to buy his

Hahahahahaah!

(http://www.autoadmit.com/thread.php?thread_id=591653&forum_id=2#7722812)

Date: March 7th, 2007 6:01 PM Author: Maximum Boner

wow...no wonder she has such a sense of entitlement

(http://www.autoadmit.com/thread.php?thread_id=591653&forum_id=2#7722854)

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Reply

Date: March 7th, 2007 5:32 PM Author: Prof. Brian Leiter

Date: March 7th, 2007 5:23 PM

Author: Joel Schel I hammer

Subject: [DOE II] is the daughter of a felon ([DOE II's father])!!!

http://www.unc.edu/news/archives/apr04/udal1042604.html

UNC's [DOE II] awarded Morris Udall Scholarship

"[DOE II] the daughter of [DOE II's mother] of Gaston County and [DOE II's father] of Shiraz, Iran, graduated from Myers Park High School in Charlotte in 2001. The Udall covers tuition, books, room and board up to \$5,000 for one year."

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[DOE II] 's father

Date: March 7th, 2007 5:23 PM Author: Joe1 Sche1 I hammer

Someone should e-mail this to all of the Yale law professors...

and this (shows great respect for the Law); http://www.hi...

Nobody likes a kid with a pony.

hitlerhitlerhitler

03/08/07

Ugiv Women hitlerhitlerhitler 03/08/07

slick_nlck

03/08/07

03/08/07

Post new message in this thread

Date: March 8th, 2007 6:32 PM

Author: hitlerhitlerhitler

Date: March 7th, 2007 5:23 PM

Author: Joe1 Schellhammer

Subject:

[DOE II]

is the daughter of a felon (

[DOE II's father] | | | | |

http://www.unc.edu/news/archives/apr04/udall042604.html

UNC's [DOE II] awarded Morris Udall Scholarship

DOE III, the daughter of DOE H's mother] of Gaston County and DOE II's father of Shiraz, Iran, graduated from Myers Park High School in Charlotte in 2001. The Udall covers tuition, books, room and board up to \$5,000 for one year."

http://www.highbeam.com/doc/1P2-915261.html

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(DOE H's father], 48, allegedly used a complex scheme involving several aliases, phony businesses, unwitting intermediaries and counterfeit checks to buy two horses and horse-related supplies valued at more than \$20,000, according to prosecutors.

poe il s father also is a suspect in a federal investigation into a series of computer equipment thefts worth about \$200,000 in ... "

http://www.vlex.us/caselaw/U-S-Court-Of-Appeals-Fourth-Circuit/US-v-

/2100-18179654,01,html

US v. [DOE II's father]

Docket num. 97-5026, November 1998

Id. vLex: VLEX-TBVO054

UNPUBLISHED

UNITED STATES COURT OF APPEALS

FOR THE FOURTH CIRCUIT

UNITED STATES OF AMERICA,

Plaintiff-Appellee,

[DOE II's father]

, a/k/a John No. 97-5026 Putko, a/k/a Robert Ganley, a/k/a

Frank Swigert, a/k/a Dominic

Carcelli,

Defendant-Appellant.

Appeal from the United States District Court

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Alexander Williams, Jr., District Judge.

(CR-96-338-AW)

Submitted: September 29, 1998

Decided: November 9, 1998

Before MURNAGHAN, MICHAEL, and MOTZ, Circuit Judges.

Affirmed by unpublished per curiam opinion.

COUNSEL

W. Michel Pierson, PIERSON, PIERSON & NOLAN, Baltimore,

Maryland, for Appellant. Lynne A. Battaglia, United States Attorney,

Dale P. Kelberman, Assistant United States Attorney, Baltimore,

Maryland, for Appellee.

Unpublished opinions are not binding precedent in this circuit. See Local Rule 36(c).

OPINION

PER CURIAM

IDOE II's father! appeals from the district court order entered pursuant to his guilty plea finding him guilty of aiding and abetting the interstate transfer of stolen property in violation of 18 U.S.C. §§ 2, 4 (1994). Finding no merit to his claims, we affirm.

medication requires this Court to find that he did not knowingly and intelligently plead guilty, thereby invalidating his guilty plea. Due process requires that a guilty plea be knowingly and voluntarily entered. See Henderson v. Morgan, 426 U.S. 637, 645 n.13 (1976). "A plea may be involuntary either because the accused does not understand the nature of the constitutional protections that he is waiving . . . or because he has such an incomplete understanding of the charge that his plea cannot stand as an intelligent admission of guilt." Id. (citation omitted). The voluntariness of a plea is a mixed question of law and fact this Court reviews de novo. See Savino v. Murray, 82 F.3d 593, 603 (4th Cir. 1996). Federal Rule of Criminal Procedure 11 was designed to assist the district court in "making the constitutionally required determination that a defendant's guilty plea is truly voluntary." McCarthy v. United States, 394 U.S. 459, 465 (1969). However, in assessing the voluntariness of a defendant's plea, this court does not require district courts to follow a set script in conducting Rule 11 colloquies, see United States v. Wilson, 81 F.3d 1300, 1307 (4th Cir. 1996), and will reverse a conviction made pursuant to a plea only if a trial court's violation of Rule 11 affects a defendant's substantial rights. United States v. DeFusco, 949 F.2d 114, 116-17 (4th Cir. 1991).

poe no father] claims that the district court had an obligation to go beyond the normal Rule 11 colloquy to ensure the voluntariness of his plea due to his psychiatric history and current use of medication. We find that [DOE 17's father] has failed to demonstrate a defect in his Rule 11 hearing.

The district court made a point of developing the record with respect to "s state of mind, and then made an express finding of competence which took into account sometimes is medical history, assertion of recent drug use, overall awareness and ability to res pond to questioning, and the assurances of counsel that possessed the capacity to voluntarily plead guilty. See United States v. Rossillo, 853 F.2d 1062, 1066 (2d Cir. 1988); see also United States v. Cole, 813 F.2d 43, 46 (3d Cir. 1987). Therefore, we find no merit to so claim that the trial court failed to adequately protect his constitutional rights.

We also find that has failed to demonstrate that his plea was not voluntarily entered in violation of his due process rights. Initially, we note that does not concretely claim that at the time of his plea hearing he lacked the capacity to voluntarily plead guilty or that his psychological disorders had any effect on his ability to understand the nature of the charges against him or the consequences of pleading guilty. Notably absent from the record is any indication that was not in complete command of his faculties at his plea hearing, see Carey v. United States, 50 F.3d 1097, 1099 (1st Cir. 1995), and 's comments from that hearing suggest that he understood the specific nature of the charges to which he pled guilty. The only evidence in the record suggesting that may have lacked the capacity to voluntarily plead guilty is a synopsis of his medical history included in his presentence report. Despite this account of 's poor mental and emotional health, the record taken as a whole supports the district court's determination that poor in the record suggestion of the charges to which he plead guilty is a synopsis of his medical history included in his presentence report. Despite this account of 's poor mental and emotional health, the record taken as a whole supports the district court's determination that

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AFFIRMED

NOTE: If you plan to cite this case as a valid precedent in a legal proceeding we encourage you to check it's authority using either Lexis Transactional Shepard's or Westlaw Transactional KeyCite

(http://www.autoadmit.com/thread.php?thread_id=591653&forum_id=2#7722810)

(http://www.autoadmit.com/thread.php?thread_id=592194&forum_id=2#7726399)

Date: March 8th, 2007 6:34 PM

Author: Ugly Women

Someone should e-mail this to all of the Yale law professors so they know what type of self-entitled princess they have on their hands.

(http://www.autoadmit.com/thread.php?thread_id=592194&forum_id=2#7726405)

Date: March 8th, 2007 6:35 PM

Author: hitlerhitlerhitler

and this (shows great respect for the Law):

http://www.highbeam.com/doc/1P2-915261.html

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----- Forwarded message -----
> > From: Patrick Bateman <batemanhls08@hotmail.com>
> > Date: Mar 9, 2007 2:08 PM
> > Subject: Yale Law School faculty: Notice
> > To:
                      .@yale.edu
 > Cc:
            [DOE II]
                     @yale.edu
> >
   Dear Yale Law faculty,
> > I write to you now about a very important issue that affects a
non-trivial
> > number of you. Although you undoubtedly deal with self-entitled,
> > spoiled students on a regular basis, there's one person in
> > particular whose
> history
> > I feel you must be made aware of before problems arise. [DOE II]
           , a student in your 09 class, has a felon as a father who
> > stole money from
the
> > World Bank to buy her horses. I kid you not, she asked her father
> > for
> > so he took money from an organization aimed at helping the poor.
> > Just imagine how hard she must have begged him in order to commit
> > such an
> odious
> > crime. One could make the argument that her character at ten is not
> > representative of her values as an adult, if it wasn't for the
> > recent evidence to the contrary. She spent in excess of $150 to
> > remove material that was in the public domain, simply because she
> > found it offensive
that
> it
> > emphasized her good looks. If such reckless use of money in the
> > name of free speech suppression is not indicative of a damaged
> > character, I
don't
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> > know what it is. Best of luck to you in managing this liability, it
> > is regretful that the admissions process can't encapsulate the
> > entire
person.
> > XOXO
> >
> >
   HTH
> >
   Patrick Bateman (Harvard Law School 08)
> >
> >
> > References:
> >
      http://www.unc.edu/news/archives/apr04/udall042604.html
      http://www.highbeam.com/doc/1P2-915261.html
> >
      http://abcnews.go.com/US/print?id=2912364
>> Rates near 39yr lows! $430K Loan for $1,399/mo - Paying Too Much?
> Calculate
> > new payment
http://www.lowermybills.com/lre/index.jsp?sourceid=lmb-9632-18226&moid=7581
> >
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| Notice to | ILS lacuit | y concerning | INCE III |

| This e-mail will be dispatched to the entire YLS faculty wit Ionelyvirgin 03 | /09/07 |
|--|---------|
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| | /09/07 |
| · · · · · · · · · · · · · · · · · · · | /09/07 |
| some of the worst writing i've ever read, good job on the sp fourletters | /15/07 |
| ☐ you were expecting a sonnet from the type of person that wou Drexel 2L 03 | /15/07 |
| ↓ □ who is "Patrick Bateman (Harvard Law School 08)"? blew_lacoon 03 | /09/07 |
| La Patrick Bateman went to HBS. He is the main character in Ame Oh Snap! | /09/07 |
| ↓□ Who has the power now? dragonslayer 03 | /13/07 |
| 1 advise against this course of action. You will be SMOTED Vista Operating System | /09/07 |
| LE CANCEL hereinbefore 03 | /09/07 |
| LE CANCEL! Oh noes. UNINTERRUPTEDLOOPPWN3D! Vista Operating System 03 | /09/07 |
| L□ Yeah, no way I would do this sort of thing (given the attent KingSlender | 3/09/07 |
| Awesome. DwyaNigger Wade 03 | 3/09/07 |
| you have to make an inference she bugged him for horses, I w 45 yo man posting from Filene's basement | 3/09/07 |
| L Stern & Montana lawyer 03 | 3/09/07 |
| please don't Disco Sucks 03 | 3/09/07 |
| If you search for POE IPs father in Lexis a lot more turns up DorfFan2008 | 3/09/07 |
| 1 m | 3/09/07 |
| ↓ | 3/09/07 |
| DUDE, DONT DO IT! David Carr 03 | 3/09/07 |
| This is a great idea that you are guaranteed never to regret Crimson Staff Writer 03 | 3/09/07 |
| Learly. Will likely lead to a Congessional medal of some Bodhi Tree Miracle | 3/09/07 |
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| _ | 3/13/07 |
| - - | 3/09/07 |
| | 3/09/07 |
| ☐ No way. Let's keep pushing it! Whamo 03 | 3/09/07 |

Date: March 9th, 2007 2:03 PM

Author: lonelyvirgin

This e-mail will be dispatched to the entire YLS faculty within the next five minutes. I've assembled a spreadsheet with their addresses and every single one of them will be notified about what our darling little [DOE II] has done. I post this here as a warning to all those who would try to regulate the more antisocial posters- we have the power now.

Dear Yale Law faculty,

I write to you now about a very important issue that affects a non-trivial number of you. Although you undoubtedly deal with self-entitled, spoiled students on a regular basis, there's one person in particular whose history I feel you must be made aware of before problems arise.

[DOE II] , a student in your 09 class, has a felon as a father who stole money from the World Bank to buy her horses. I kid you not, she asked her father for horses so he took money from an organization aimed at helping the poor. Just imagine how hard she must have begged him in order to commit such an odious crime. One could make the argument that her character at ten is not representative of her values as an adult, if it wasn't for the recent evidence to the contrary. She spent in excess of \$150 to remove material that was in the public domain, simply because she found it offensive that it emphasized her good looks. If such reckless use of money in the name of free speech suppression is not indicative of a damaged character, I don't know what it is. Best of luck to you in managing this liability, it is regretful that the admissions process can't encapsulate the entire person.

XOXO

HTH

Patrick Bateman (Harvard Law School 08)

References:

http://www.unc.edu/news/archives/apr04/udall042604.html

http://www.highbeam.com/doc/1P2-915261.html

http://abcnews.go.com/US/print?id=2912364

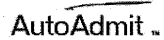
(http://www.autoadmit.com/thread.php?thread_id=592608&forum_id=2#7729592)

Date: March 9th, 2007 2:07 PM

Author:43.r543.3.

Your moniker makes sense.

(http://www.autoadmit.com/thread.php?thread_id=592608&forum_id=2#7729612)



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will I get in everywhere i apply? LOLZ

| Just sent this using the feedback part of their site. Gre | t14 gunner | 04/28/07 |
|--|--------------|----------|
| 나를 You did not | lman | 04/29/07 |
| LB no. effing. way. | @323##322 | 04/29/07 |
| bump | t14 gunner | 04/29/07 |
| That's weak. That's not enough | ,,,,, | 04/29/07 |
| 나타 I tried d00d. Ideas? | t14 gunner | 04/29/07 |
| 니말 how about actually telling them what she has done and about | reminderdood | 04/29/07 |
| http://www.google.com/search?hl=en&q=Heide+iravani+stole | @323##322 | 04/29/07 |
| you need to include the allegations: that her FATHER stole m | joe cool | 04/29/07 |

Post new message in this thread

Date: April 28th, 2007 11:55 PM

Author: t14 gunner ([DOE II] works at a fourth tier toilet)

Just sent this using the feedback part of their site.

Greetings,

I want to bring your attention to some information potentially harmful to your firm's reputation. Obviously your clients do not want to be represented by someone who is not of the highest character value, which is why I believe you should know a bit more about an employee of yours.

I've recently discovered [DOE II] of Yale Law School is one of your summer hires. It is true that she does have a fine academic pedigree, but there is some distressing information about her readily available online. Some of what is written about her is of dubious value. Regardless, there is good reason to believe some of your clients may not be so careful in how they interpret what has been written—especially as to how it relates to the quality of your firm. Included below is a sample, but a simple Google search will return an even more extensive record.

See:

http://www.autoadmit.com/thread.php?thread.id=590907&mc=22&forum_id=2

http://www.xoxohth.com/thread.php?thread_id=622342&mc=29&forum_id=2#8022554

http://www.xoxohth.com/thread.php?thread_id=622352&mc=4&forum_id=2

I sincerely hope this helps

---- Forwarded message ------

From: [DOE II] < [DOE II] @yale.edu>

Date: Mar 2, 2007 3:52 AM

2007 3.52 AM

Subject: follow-up

To: contact@autoadmit.com, jcohen@autoadmit.com

I noticed that two autoadmit threads about me have been removed from my google cache. If you were responsible for that, I would like to thank you. Could you please deactivate those threads altogether so that they are no longer accessible?

- http://www.autoadmit.com/thread.php?thread_id=578881&mc=69&forum_id=2

- http://rate-this-huge-breasted-cheerful-big-tit-girl-from-yls.autoadmit.com/thread.php?thread_id=572917&mc=80&forum_id=2

I would also like to request that you remove/deactivate the following thread, which still appears on google:

- http://www.xoxohth.com/thread.php?thread_id=583360&forum_id=2&PHPSESSID=27a3e7dd2ec4d1e69d7ff9ca2a28498f

Finally, there are photos of me still posted on hidebehind.com, which can be accessed through top14girls.blogspot.com. If you have control over that website, I would appreciate your removing the links.

Thanks for your assistance,

[DOE II]

[DOE III [DOE II] On 2/12/07, @yale.edu> wrote: > Dear Mr. Ciolli and Mr. Cohen, [DOE II] My name is and I am a first-year student at Yale Law School. I understand that you are the administrators for autoadmit.com, and I am writing to request for a second time that you deactivate the following thread: http://rate-this-huge-breasted-cheerful-big-tit-qirl-from-yls.autoadmi t.com/thread.php?thread_id=572917&mc=80&forum_id=2 I had never heard of your website before a friend forwarded me this > link, which contains humiliating and degrading commentary about my > body. More importantly, it lists my full name and shows pictures of me that I never consented to have posted on the site. Since the last time I wrote you asking to have the page removed, it has begun appearing in my Google cache. As you can imagine, this has been a very painful experience for me. I have been unable to concentrate on my schoolwork, have been embarrassed to go out in public, and have even had to seek therapy. I can't tell you how much I would appreciate it if you would simply deactivate this thread and make my life go back to normal. I am a nice person and don't deserve this humiliation -- it's been a rough enough year already.

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> Thanks so much for your time.
 Sincerely,
     [DOE II]
                [DOE II]
                                 [DOE II]
 On 2/2/07,
                                          @yale.edu> wrote:
 > I am a student at Yale Law School and was dismayed to discover that
 > there is a discussion page on your site that includes pictures of me
 > and other personal information, such as my full name, my current
   enrollment status, etc. This information was added to your site
   without my knowledge or consent and I request that you remove it
    immediately.
   To clarify, could you please remove the following page and all
   photographic links:
   http://rate-this-huge-breasted-cheerful-big-tit-girl-from-yls.autoad
   mit.com/thread.php?thread_id=572917&mc=80&forum id=2
   Please write to confirm that this page has been taken down.
   Thank you.
 >
 > Sincerely,
> >
> >
     [DOE II]
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AutoAdmit ...

The most prestigious law school admissions discussion board in the world.

O Back ▶ Refresh ▶ Options

Stop spamming my school inbox

| Just got another email sent to my personal school email addr | Great Teacher Onizuka | 02/12/07 |
|---|--|----------|
| On internet, GTO tough guy. IRL Anthony Ciolli little fuckin | | 02/12/07 |
| LB GTO doesn't seem to be acting tough, he's stating a new poli | 45 yo man posting from Filene's basement | 02/12/07 |
| His \'new policy\' sounds like \'don\'t bother me if I don\' | HatTrik | 02/12/07 |
| Well, I *can't* help them. That's the whole point rachmie | Great Teacher Onizuka | 02/12/07 |
| Lagrand Lagra | Anfernee | 02/12/07 |
| L penn accounts only have 35mb? will they be changing that so | enjoythesilence | 02/12/07 |
| No clue if they're changing it, but you're right, it's absol | Great Teacher Onizuka | 02/12/07 |
| La Forward it to Gmail. Problem solved. | | 02/12/07 |
| izzag | Anfernee | 02/12/07 |
| aciolli@law.upenn.edu> | DING! Chavez | 02/12/07 |
| LE Pls remove this or I'll be serving you with a subpoena momen | pauliewalnuts | 02/12/07 |
| LB CIOLLIPWN3DI | DING! Chavez | 02/12/07 |
| L'm 100% serious. | pauliewalnuts | 02/12/07 |
| L B Me too. CIOLLIPWN3DIII | DING! Chavez | 02/12/07 |
| L <u>*cues Alanis Morrisette*</u> | | 06/21/07 |
| ↓■ <u>176</u> | A Horse Walks Into A Bar-Bri Course | 06/21/07 |
| would a message in a bottle also work? | *************************************** | 02/12/07 |
| <u></u> | superstudyasian | 02/12/07 |
| LB <u></u> | cavalier302 | 02/12/07 |
| so this gets a sticky but the temporary january mail call th | Sweep the Leg, Johnny | 02/12/07 |
| LOL. | figs | 02/12/07 |
| Anthony | briboy15 | 02/12/07 |
| Let fuck you Leiter | Anfernee | 02/12/07 |
| 나마 What are you talking about? | briboy15 | 02/12/07 |
| Can we still be AIM friends? p.s. Sorry about doing that | #1111111111111111 1111 | 02/12/07 |
| Yea, I IMed him a few months back about deleting a thread wi | this is | 02/12/07 |
| the internet is for porn. e-mail is for spam. | Idiota Gigante Supreme | 02/12/07 |
| That's right. Fucking pwn them. | white girls with asian guys | 02/12/07 |
| Was it the Northwestern kids making most of the requests? Th | Beach Body Brady | 02/12/07 |
| Nope, none from Northwestern (haven't heard anything about t | Great Teacher Onizuka | 02/12/07 |
| L Must've been over the thread about the huge tittled YLS stud | sarcaschtick | 02/12/07 |
| L Since you guessed right, yes. In fact that particular email | Great Teacher Onizuka | 02/12/07 |
| what kind of idiot get upset over facebook pictures being po | sarcaschtick | 02/12/07 |
| Complaining to us about the pictures is very odd given that | Great Teacher Onizuka | 02/12/07 |
| A cute girl who posts pictures of herself on the internet, w | 45 yo man posting from Filene's basement | 02/12/07 |
| *signs GTO up for a million online accounts* | Jimmy McNulty | 02/12/07 |
| LB SRSLY. This is just asking for trouble. You'd think the xo | figs | 02/12/07 |
| telephone? People call you? OHMYGOD I have to talk t | rasquach | 02/12/07 |
| wow a 35 meg quota??? w hat is this, 1999? | Dr. Marty Lipton King, Jr. | 02/12/07 |
| L think this is his way of asking for a Gmall invite. | Your Top Choice Law School | 02/12/07 |
| Le are you stupid? in 1999, the usual quota was 2-6 mb. | SonicYouth | 02/12/07 |
| | | |

| GTO doesn't get enough gratitude for running this site, ya'l | Great Speedway Talladega | 02/12/07 |
|--|--------------------------|----------|
| Le titer | Henryetta Egg | 02/13/07 |
| Inbox Quota is 45 MB, not 35 MB. Check LawKeyTools, | DiscoStu | 02/12/07 |
| L ☐ Odd, guess they raised it. | Great Teacher Onizuka | 02/12/07 |
| Further proof that the powers that be read this board. I kno | DiscoStu | 02/12/07 |
| lolz. why should this be such a big concern? is it really | David Krieg | 02/12/07 |
| Lif it was from someone he talks to saying "Dude, check | this is | 02/12/07 |
| Lie titor | Great Teacher Onizuka | 02/12/07 |
| La are you forgetting: 1) he's a businessman 2) it's busines | SonicYouth | 02/12/07 |
| 나를 | | 02/13/07 |
| Very interesting. | [DOE I] got a 157 LSAT | 06/21/07 |
| Yes, It supports what he is saying now. Date: February 12 | | 06/21/07 |
| I guess using laughably trivial justifications to be a compl | carry on my wayward son | 06/21/07 |
| | | |
| Post new message in this thread | | |

Date: February 12th, 2007 12:31 PM Author: Great Teacher Onizuka

Just got another email sent to my personal school email address asking that some thread be deleted. This is the fourth time this has happened in the past week or so, and it's starting to get really annoying.

You see that email address listed on the right of the main page, right under the text "Email Us"? Well, in case you haven't figured it out, THAT'S THE EMAIL TO SEND COMPLAINTS TO.

In other words:

- -- Do not send stuff to my personal (non-business) email address. There are many reasons my school email isn't listed anywhere on this site (35 meg quota, violation of school ITS policy to use school email business purposes, etc.). If I wanted you to email me about something related to xo at my school email address, I would have given you my school email address.
- -- Do not send stuff to my personal AutoAdmit address, since at best all I'm going to do is forward it to the contact account so rachmiel can look it over.
- -- Do not send stuff to rachmiel's personal (non-business) email address.
- -- Do not contact me via AIM, telephone, or other means asking me to delete a thread or remove something, *especially* if I have no idea who you are and have never spoken to you in my entire life.
- -- Do not contact rachmiel via AIM, telephone, or other means.
- -- The same goes for CCs. If you emailed contact@autoadmit.com, CCing the email to my personal address, rachmiel's personal address, etc. is just going to piss us off.

I'm not sure what's caused this sudden onslaught of people sending stuff to my personal address, but I am *this close* to just taking every xo-related complaint that's sent to my personal email address and posting it on this thread.

So, in conclusion, if you want to contact us, email us at the contact email, and ONLY the contact email.

Thank you.

(http://www.autoadmit.com/thread.php?thread_id=579219&forum_id=2#7589840)

Date: February 12th, 2007 1:00 PM **Author:** ...,,...,...,...,...

On internet, GTO tough guy. IRL Anthony Ciolli little fucking pussy.

Live IRL.

(http://www.autoadmit.com/thread.php?thread_id=579219&forum_id=2#7589996)

Date: February 12th, 2007 2:08 PM

Author: 45 yo man posting from Filene's basement

GTO doesn't seem to be acting tough. he's stating a new policy for ppl who message him about the board at his personal school email.

(http://www.autoadmit.com/thread.php?thread_id=579219&forum_id=2#7590318)

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Reply

Date: February 12th, 2007 7:49 PM

Author: HatTrik

His \'new policy\' sounds like \'don\'t bother me if I don\'t know you, I\'ll only help out my internet friends\'

(http://www.autoadmit.com/thread.php?thread_id=579219&forum_id=2#7592014)

Top Previous Next Reply

Date: February 12th, 2007 7:54 PM Author: Great Teacher Onizuka

Well, I *can't* help them. That's the whole point... rachmiel is the point person for all the stuff these people are complaining about, not me. Emailing me serves no purpose except to waste my time.

(http://www.autoadmit.com/thread.php?thread_id=579219&forum_id=2#7592041)