

campus policy on disruption. The Administration wrote the campus policy on disruption in 1968 without consulting students. This violated the LJC rules, which require that that new regulations regarding student conduct be drafted only by the Student Conduct Legislative Council. Interim emergency legislation can be written by the President, but it expires in 90 days; the disruption policy has been in effect for over three years (see LJC, article I, D, 1-2)

What happened at the first appearance before the hearing officer?

The four students could not enter the hearing room on Friday morning because students were blocking the entrances in anger over this mockery of justice.

When was the next hearing?

The hearing was rescheduled for Saturday morning at 8:00 am. The time and the date were decided by Schwartz and Kaplan, so the scheduling was at the prosecution's convenience. None of the defendants or the defendants' counsel were allowed to consult on the time for the new hearing. Even the SJC used to find a time both parties could agree to.

Many of the lawyers and one defendant are Jewish, so the hearing gave Jews no choice but to work on their holy day. No university functions are held on Sunday, in respect for Christian beliefs, even though most Christians do not attend church. Yet no respect is being shown for this religious minority.

