
Correspondence

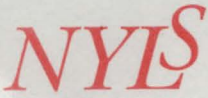
United States Circuit Judge for the Second
Circuit Court of Appeals

6-29-1993

Letter from Harry H. Wellington

Harry H. Wellington

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JUL 06 1993

ROGER J. MINER
U.S. CIRCUIT JUDGE
ALBANY, NEW YORK

June 29, 1993

The Hon. Roger J. Miner
United States Court of Appeals
Second Circuit
United States Courthouse
Albany NY 12201

Dear Roger:

I am with you at least 95% of the way in your Seton Hall Law Review article, "Identifying, Protecting and Preserving Individual Rights: Traditional Federal Court Functions." Not only do we agree about the tendency of law school curricula developing "without much concern for real-world relevance," we also agree that "the identification and the protection and preservation of individual rights has been the result of an evolutionary process - for the federal courts and for the nation's citizens as well." Such agreement between a Law School Dean and a Court of Appeals Judge is unusual, even when the Judge is a member of the Dean's Board of Trustees.

Have a wonderful summer. I can think of no one who is more entitled to a wonderful summer than you. I look forward to seeing you in the fall.

Warmest personal regards.

Sincerely,

Harry H. Wellington
Dean

Enc.

P.S.: Here's a copy of a relatively recent book. I am sure you will not agree with 95% of it. I'll settle for 50.