CRITICAL REMINDER

Please be aware of the continuing obligation to inform us if there are material changes to your application. It is most important to advise us particularly if there is a change in your answer to the questions, “Have you ever been charged with an honor violation or had disciplinary action (non-academic) taken against you while in School?” and “Have you ever been arrested or convicted of any crime other than a minor traffic violation?”

In many jurisdictions, a copy of your original application to law school is requested prior to being licensed by that state. Should your original application not match information to which the Bar is privy (either by your application to the Bar or otherwise) it can be the cause of a serious delay in obtaining your license to practice law or worse, a denial. The results of such oversights are often far worse than disclosure so it is wise to be certain your application absolutely reflects, and continues to do so throughout law school, any and all infractions such as disciplinary actions or arrests regardless of outcome. Even if you believe that the prosecutor dismissed charges, if you were arrested, an applicant must report the incident.