

TESTIMONY OF A PANEL CONSISTING OF FORREST A. PLANT, PARTNER, DIEPENBROCK, WULFF, PLANT & HANNEGAN; FORMER PRESIDENT, CALIFORNIA BAR ASSOCIATION; CAROLYN KUHL, PARTNER, MUNGER, TOLLES & OLSON, LOS ANGELES; FORMER DEPUTY SOLICITOR GENERAL; ROBERT E. CARTWRIGHT, PARTNER, CARTWRIGHT, SUCHERMAN, SLOBODIN & FOWLER, INC., SAN FRANCISCO; FORMER PRESIDENT, AMERICAN TRIAL LAWYERS ASSOCIATION, FORMER PRESIDENT, SAN FRANCISCO BAR ASSOCIATION; NATHANIEL S. COLLEY, SR., PARTNER, COLLEY, LINDSEY & COLLEY, SACRAMENTO; ELIZABETH Y. KEPLEY, DIRECTOR OF LEGISLATIVE AFFAIRS, CONCERNED WOMEN FOR AMERICA; PAUL BATOR, PROFESSOR, UNIVERSITY OF CHICAGO LAW SCHOOL

The CHAIRMAN. Now I am about to get myself in trouble again here on scheduling. Professor Bator, I am told, has a 6:30 plane. Is that correct? Does anyone else want to claim having a plane to catch? Well, in that case, Professor, why don't we let you—if your fellow panelists are going to indulge you, make it short, please, and then we will allow you to be questioned and leave to catch your plane.

Professor BATOR. Mr. Chairman, my name is Paul Bator. I am a professor of law at the University of Chicago Law School, and am very grateful to the committee for allowing me to appear. I have no prepared statement.

I have been asked by Dean Robert McKay, who was slated to be a witness, but could not do it because of the change in schedule, to submit a statement.

The CHAIRMAN. Without objection, his statement will be entered in the record.

[The statement of Dean McKay follows:]