

CORRECTION

The *Yale Journal of Law and Feminism* would like to clarify a statement in one of the articles in our second issue. Footnote 107 of *The Real ACLU* (Vol. 2, no. 1), written by Mary Ellen Gale and Nadine Strossen in response to Andrea Dworkin's piece entitled *ACLU: Bait and Switch* (Vol. 1, no. 1), stated the following:

Dworkin herself was once represented by the ACLU, though not in a free speech case. In 1965 the New York Civil Liberties Union, then directed by Aryeh Neier, assisted Dworkin and other women who objected to body-cavity searches after their arrests during demonstrations against the Vietnam War. The NYCLU negotiated an agreement with correctional officials to limit such searches and set guidelines for conducting them. Interview with Aryeh Neier, former ACLU national executive director (Nov. 7, 1989).

Andrea Dworkin was not represented by the ACLU or any of its affiliates in this matter.

Apart from Mr. Neier's recollections, the *Journal* has been unable to substantiate the existence of an NYCLU-Department of Corrections agreement. The *Journal* feels that the language in the above footnote seriously overstates the NYCLU's involvement while omitting credit toward Ms. Dworkin's well-documented protest against the brutal internal examinations of women.

The *Yale Journal of Law and Feminism* regrets any misunderstanding this footnote may have caused.

