

JOHNSTON & PLATT
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833 FIRST WESTERN BUILDING
OAKLAND, CALIFORNIA 94612
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JOHNSTON & PLATT
833 First Western Building
Oakland, California 94612

Telephone: 452-2133
Attorneys for Respondent

*Ques-
say more
of motive
(or later?)*

BEFORE THE STATE BOARD OF EDUCATION
OF THE STATE OF CALIFORNIA

In the Matter of the Application)
for a General Secondary) CASE NO. 627
Credential of)
BARBARA R. BOZMAN,) NOTICE OF DEFENSE
Respondent.)

Respondent BARBARA R. BOZMAN replies to the Statement
of Issues as follows:

I

Respondent requests a hearing at the place and date
set forth in the Notice of Hearing.

✓II

Respondent admits the allegations contained in
paragraphs II, III, VII and VIII of the Statement of Issues.

✓III

With respect to paragraphs V and VI of the Statement
of Issues, respondent states that she participated in the Sproul
Hall sit-in on December 2, 1964; that the issue of her guilt
or innocence on charges of violation of Penal Code Sec. 602(o),
Sec. 409 and Sec. 148, arising out of the sit-in, was submitted
to the Berkeley-Albany Municipal Court upon a stipulation of
facts and upon the record made at the first consolidated trial
of 155 other defendants who also participated in the Sproul Hall

1 sit-in; that said Municipal Court adjudged her guilty of viola-
2 tion of Penal Code Secs. 602(o) and 148 and not guilty of viola-
3 tion of Penal Code Sec. 409; and that her case at present is on
4 appeal.

5 IV
6 Respondent denies the allegations contained in
7 paragraph X of the Statement of Issues.
say more?

8 V *more*
9 With regard to paragraph IX of the Statement of Issues,
10 respondent states that the matter contained therein does not
11 state acts or omissions upon which her teaching credential may be
12 refused.

13 VI
14 Respondent denies the allegations contained in sub-
15 paragraph (1) of paragraph XI of the Statement of Issues.

16 VII *What's ask*
17 With regard to the allegations contained in paragraphs
18 IV and XI subparagraphs (2), (3) and (4), respondent objects to the
19 form of the accusation on the grounds that it is so indefinite
20 and that it is so uncertain that respondent cannot prepare a
21 defense. Respondent requests that the accusations contained
22 therein specify whether they refer to her participation in the
23 Sproul Hall sit-in, or her conviction arising out of that incident,
24 or her refusal of probation, or her alleged deception or fraud
25 in subscribing to the Teachers' Oath. Respondent further states
26 that neither her participation in the Sproul Hall sit-in, nor her
27 conviction arising out of that incident, nor her refusal of pro-
28 bation constitute acts or omissions upon which she may be
29 denied a teaching credential.

30 WHEREFORE, respondent prays that her application for a
31 teaching credential be granted and for such other relief as may
32

be necessary.

DATED: February _____, 1966.

Barbara R. Bozman, Respondent
3022 Fulton Street
Berkeley, California

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