

VI Supreme Court Overturns “Peanut” Rule

After eleven consecutive unsuccessful attempts to pass the VI Bar Exam, the VI Supreme Court has finally said Enough is Enough. Last week, the VI Supreme Court rendered the “Peanut Rule” a thing of the past. An Informant, privy to a copy of the order, indicated that a footnote to the order stated *“even with Peanut’s exam being graded on a curve, he still came in at the bottom of the list each time.”*

This is particularly disturbing to us here at demmansay.com, because out of extreme sympathy we went so far as to provide Peanut with the answers to the Bar Exam. Even armed with the answers and the blessings of an all-night prayer vigil, Peanut came in at the bottom of the list. Given Peanut’s repeated failures, combined with the insane antics of Agent 116, the VI Supreme Court was left with no other option but to shut down the appropriately referenced “Peanut Loophope”.

Other Assistant Attorney generals caught in the “Peanut Loophole and now barred from practicing in Court are: Daniel M King, Richard Schrader, Jr., Garfield Bloodman, Karen McDowell, and Matthew Thelan

We have been advised that despite the Department of Just Us’ almost \$3M budget cut, **IDIOT AG VINCENT FRAZER** intends to keep all of them on-board at their present salaries. We have confirmed that “Peanut” is now the DOJ Legal Receptionist. The exact status of the others remains unknown.