

Perriera dean





.... Pete Perriera, who is the student union activities director, received another title last week; he is now Assistant Dean of Students of Activities and Student Union Director.

He received the title because he is part of the Student Affairs staff which his former titles did not indicate.

Elmore recommends to senate...

Void applications, reopen filing

by Linda Nagy

Rick Elmore, senate president, said in an interview Sunday he will recommend to the Student Senate Wednesday that all applications filed for recent senate vacancies be voided and the filing period be reopened.

Elmore said he is making this recommendation because he has reason to believe "one of the applications was changed without the candidate actually making the change . . . Somewhere in the time span of 4:45 and 5 p.m. there was a great deal of shuffling of applications."

"I have had three complaints, two from candidates and a third from a non-candidate concerning what went on," he said.

Filing for any student office, with the exception of regular elections, consists of filling our applications and submitting them in the ASUN office. They are then put in reserved basket. When the deadline for filing has ended, the senate president removes the applications from the basket and presents them to the senate at which time elections are held.

There are no senate statutes which make it illegal for anyone to handle, view, or tamper, in any way, with the submitted applications, which Elmore, as well as others, believe occured.

Elmore said the applications, when submitted, should be given directly to the ASUN secretary. To prevent tampering with applications, he said they should be locked and made available only to the ASUN president, senate president and the

anything to do with the filing of applications, carried an application from one point to another and not only switched but threw an application away. He absolutely had no right whatsoever to handle that application." Sam McMullen, vice-

Elections scheduled tomorrow

Recent vacancies in the Student Senate made three seats available in December but because of the holidays it was not possible to fill them. Filing for the positions closed at 5 p.m. on Dec. 17.

John Marvel and Dirk Hall filed for the one available greek seat made vacant by the resignation of Robert Wieland. The Senior Men's Activity vacancy is being sought by Bill Magrath, Rob Wester, Ted Carter, John Bradford and Dave Houston. That seat was vacated by Sam McMullen when he was elected Activities Vice-President.

In the race for Junior Men's Activity seat are George Cotton, Bill Heise

and Pat Murphy. The seat was relinquished by Bob Legoy.

Elections for the three positions were to be held at tomorrow's regular senate meeting but Rick Elmore, senate president plans to recommend that the applications be voided.

candidate himself.

"My biggest complaint," Elmore said, is that one ASUN officer in particular, "who does not have president of activities is the officer in question. Elmore said he believed the applications should be voided but would ask for a senate recom-

mendation because "I don't think it's right for me to throw them out."

"I also realize this is placing a big burden on the Activities Board," he said, "because every week that this is postponed makes their board two members short. But I would rather have that then to have anyone question" the legality of the elections.

Dan Klaich, ASUN President, said Sunday that "there might have been some switching around of applications" on the day in question but "if there was" it was "probably by people who thought that if the new consittution does not pass, they would be elected for two terms." He was referring to the Jr. Men's seat which is for two years. If the constitution passes, it would eliminate the seat.

In reply, Elmore noted that Klaich's statement was "possibly the best answer political-wise," that he could think of.

Voter Registration Schedules:

Location: Jot Travis Student Union Lounge.

Tues., January 4, 1971, 10:00 to 3:00

P. M.

Wed., January 5, 1971, 10:00 to 3:00 P. M.

Thurs., January 6, 1971, 10:00 to

3:00 P. M. Fri., January 7, 1971, 10:00 to 3:00

New draft regulations issued

The Selective Service System has formally issued the new draft regulations. Several key sections have been withheld for further review. The new regulations, efamendments to the draft law.

Selective Service Director Curtis Tarr said he has decided to reevaluate in their entirety those provisions which deal with the procedures for appearances before local boards, the guidelines governing re-opening of classifications, and the procedures for appeals to appeal boards other than the Presidential appeal board.

regulations focused on several issues contained in the sections being withheld. "The depth of thought that went into the suggestions we received from the general public and members fective Dec. 10, implement the recent of Congress warrants our careful reevaluation of these policies," Tarr Defense, they also will issue induction said. "Until the regulations on these policies are final," Tarr added, "our local boards will not conduct any personal appearances, nor will the appeal boards, other than the Presidential appeal board, hear appeals. We do not want to deprive registrants of the new procedural rights legislated by Congress. Therefore, we will continue the Public response to the proposed suspension of these actions until the

new regulations governing these processes are formally issued."

Tarr said, however, local boards are continuing to register, classify, and examine young men. And when requested by the Department of notices to young men who are no longer eligible for personal appearances or appeals.

Tarr said he plans to publish the provisions under review in the Federal Register for further public comment. The provisions cannot be formally issued until 30 days have clapsed since their publishing in the register.

The regulations formally issued

contain many significant changes in draft policies, including the end of undergraduate student deferments for those who were not eligible for deferments during the last quarter or semester of the 1970-71 regular academic year. the establishment of a Uniform National Call system for issuing draft calls so that all men with the same lottery numbers will receive induction notices at approximately the same time, and the establishment of classification 1-H as a "holding" category for those registrants not currently subject to active processing for induction.

Turn to page two for a summary of regulations formally approved.

Editorial

ASUN politics begins to look like the back room poker game scene from a grade B movie. In this case a quick slight of hand with an election application fills in the plot.

A reshuffling of applications took place in the ASUN offices Friday, December 17, shortly before filing for the two vacancies on the Activities

Board closed.

Bill Heise, off-campus senator, and Bill Magrath, greek senator, played the first act of this little scene. Magrath stood waiting, as the deadline moved closer, for Hiese to file for one of the two open seats—junior or senior men's of activities.

When Hiese finally filed for the junior men's seat, Magrath filled in the final blank on his application and filed for the senior men's seat.

Next enter Sam McMullen, newly elected vice-president of activities. McMullen whipped out of his sleeve an application for the junior men's seat—signed by George Cotton.

Cotton had filed for the senior men's seat almost as soon as it had been

vacated—over two weeks from the day filing closed.

The whole purpose of this little drama was to line up the "right" people

for the "right" seats for the "right" purpose.

The "right" people are Cotton and Magrath. The right seats in this case are designed to pit Cotton against Hiese and Magrath against Rob Westor, on-campus senator.

The right purpose is to stack the activities board with people who will A) back the policies of Sam McMullen; and B) support the ASUN presidential

campaign of Mark Burrell, junior men's senator of finance and publications.

A quick look at the ASUN Constitution and the election statutes shows this whole incident was perfectly legal. But it leaves a bad taste in the mouth.

We would like to see our student leaders exhibit a few more of the traits hoped for in the politician, such as honesty, justice and the desire to give everyone a fair shake. And a little less wheeling-dealing, back room, behind the scenes manipulating.

It appears in this case legislation is needed. The ASUN Senate should void the present applications and reopen filing. At the same time they should enact a number of election statutes designed to give everyone a fair shake.

Such statutes should designate a single individual who will receive all applications and require a receipt to the candidate for his application. If applications can be switched so easily, it wouldn't be too much harder for them to just disappear.

The statutes should provide for public notice of who has filed for what office and require the candidate submit his application in person.

At the same time, senate might establish some laws on who is to open

filing and how long it can remain open.

Legislation is usually after-the-fact, but if the present applications are declared void, and if filing is reopened and proper laws are enacted, it will give all the candidates an equal chance, rather than those few with the key to the right back room.

Spotlight on Black by Ed Nunnley

LESS TOTAL

First, I will start off by answering my "fan letters." Mr. Evans, we are looking at this situation from two entirely different perspectives. Mine is a black one and yours is white. Regarding myself as a racist I think is a waste of time. I never said I loved white people, and I'm pretty sure you don't love black people.

As for any of your other statements, all I can say is that so called liberal and idealistic people get upset when a black man talks about white people. The first weapon they use is declaring him a racist. It all comes down to show that truth hurts a white person and makes them angry,

especially from a black man's lips.

Mr. Menicucci, you state that George Jackson is a myth. You have a few facts on George Jackson to try and tarnish this black man. You said, "He tended strongly toward violence." What black man in this country doesn't? It seems to me you know nothing of what a black goes through in early life, and to tell you would take too long. You also make reference to Bob Dylan's song about Jackson. You wonder why he didn't put in any facts. What about Abraham Lincoln's statue in Washington D. C.? This to me seems totally unfair since he was a racist, believed blacks to be inferior beings, wanted to send them back to Africa, and finally made his so-called proclamation freeing the slaves to help him win the civil war.

But he is still regarded as the "freer of the slaves." Benjamin Franklin and Thomas Jefferson were racists. Even the "father of this country,"

George Washington had slaves.

So it seems to me your distress over the absence of "facts" in the song is hypocritical.

If you wish proof for my statements regarding Lincoln, Jefferson, Franklin and Washington, it's very easy to find with a little research.

Finally, Mr. Lyons, I saved you for last for a very special reason. Your comments about expertise on university administration, violent demands, and the Motown sound are ridiculous.

For one thing I will never run this campus; secondly, white organizations don't have to demand anything on this campus; and, thirdly, the Motown sound can hardly be heard, for when it's played, it's always as low as possible.

I never stated I was interested in harmony among the races. How can you have harmony when ten per cent of this nation's population have the major proportion of wealth from the sweat of the ten per cent or so that are poor? Regarding your statement, "All you see and think is black," to me this is a compliment and the justification of my existence.

I have become prejudiced against the whiteman who took a whole nation away from the Indians and is now handing them charity in legislation to ease his conscience; the whiteman who hates any color darker than his; the man who shipped "niggers" from Africa to work but not to live; the man who made "codes" for Orientals and for Indians and blacks. If your saying I am prejudiced against this man, you are perfectly right.

People have said to me, "Why don't you write something nice, something happening to blacks around the world?"

This is impossible for me at this time when daily I see blacks being exterminated on this campus. It's very hard to write about something elsewhere when things are affecting your life.

Finally, no attempt as of yet is being made regarding the Black Student Union demands and I very strongly feel this will be continued.

From

The White House

by Curtis W. Tarr
National Director,
Selective Service System

The agent for progress and improvement is participation. The Selective Service System has undergone many significant changes in the past two years. Many of the changes are directly attributable to the young men and women who participated responsibly during this difficult period of change.

Our chief mechanism for this youth involvement has been the Selective Service Youth Advisory Committees. Established in every state across the country, the groups have discussed the ideas, suggestions and criticisms of youth on a wide variety of draft topics.

The new draft law and regulations reflect nearly two dozen significant changes in the system. Of the thirty-six suggestions put forward by over 600 youth advisers, eighteen have been implemented by law or regulation. Six are being studied further for possible future implementation. Ten were beyond the jurisdictional control of the Selective Service System and were referred to the executive branch or Congress for consideration. Only two were disapproved.

One of the more important changes brought about concerned the age of local draft board members. The youth committees suggested lower ages and a curtailment of the length of service on local boards. Regulations previously stated that citizens could not be appointed to local boards unless they were at least 30 years old. They could not serve beyond their 75th birthday or for more than 25 years. The new regulations and law limit service on local draft boards to 20 years and set a maximum age of 65. A minimum age of 18 has been set for appointment to local boards.

In accord with our youth adviser's recommendations, the new law abolished student deferments for all college students who were not enrolled during the 1970-71 academic year. No more college deferments will be granted. But the law also provides that both undergraduate and graduate students who receive induction orders will have their inductions postponed until the end of their current academic year, quarter, or semester. A student in his last academic year can have his induction postponed until the end of the school year, allowing him to graduate.

The advisers were concerned that draft calls varied from community to community, and they sought a more uniform approach to selecting men for service.

In the past a system based upon total registration was used to apportion the national draft call to the state headquarters, who in turn apportioned the call to individual local draft boards. The new regulations removed the requirement to use this system and instead established a uniform national call. Now all young men in the nation with the same

lottery numbers who are available will receive induction notices at nearly the same time.

It was recommended that young men be afforded a judicial review of appeals to local and state boards in classification matters. The new law provides a realistic move in this direction, permitting a young man appealing his classification to bring witnesses and present his appeal to a quorum of the board. The young man also is allowed now to make a personal appearance before the senate and Presidential appeal boards. Further, a registrant can require a board to give him a written explanation of its denial of his claim.

Among our advisers were conscientious objectors who believed they should be provided an opportunity to work in jobs that better serve the national health, interest and welfare. Under the old law conscientious objectors performing alternate civilian service were under the control of local draft boards. Under the new law the National Director of Selective Service has the responsibility for administering the conscientious objector work program. The guidelines have been broadened for acceptable work and state directors have been delegated the responsibility of assigning and reviewing work assignments for these men.

Our involvement with youth is a continuing activity. An informal survey, for example, shows we will need to replace approximately one quarter of our local board membership because of the new maximum age requirements of the law. While the draft system will suffer from the loss of these dedicated men and women, we are eager to take advantage of this opportunity to replace them with young men and women reflecting the ethnic, educational and social backgrounds of registrants across the nation.

Appointed by the President upon the recommendation of the state governor, the local board member holds, perhaps, the most important position in the Selective Service System. A young man or woman who might be interested in serving on a local board or in assuming other volunteer positions in the Selective Service System should contact the office of his or her governor.

Many young people are asking themselves these days, where their values lay, what activities make their lives meaningful, and how they can better contribute to society. I hope many young men and women will recognize these new opportunities to serve in the Selective Service as a worthwhile means of social involvement and public service. We need their help.

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The draft laws

Undergraduate student deferments (including deferments for students in junior-community colleges in programs leading toward Baccalaureate Degrees)

Deferments for students in junior colleges, trade and technical schools and apprenticeship programs (programs which to not lead to Baccalaureate Degrees)

Deferments for high school students

Temporary deferments and postponements for college students

Uniform National Call

Surviving son exemptions

Time period given registrants after receipt of induction order

Classification 1-Y

Classification 5-A

Registrant's responsibility to have draft card and classification card in his possession

Requesting of deferments for registrants by other parties

Civilian work program for conscientious objectors

Classification 1-H

Students who were not qualified for 2-S undergraduate student deferments during the spring quarter or semester of 1970-71 regular academic year are not eligible for 2-S deferments.

Students who were not qualified for student deferments during the last regular school term of 1970-71 academic year are not eligible for 2-A deferments.

Upon receipt of induction orders, students in their last year will be postponed until the end of the academic year. Freshmen, sophomores, and juniors who reach age 20 will be postponed until the end of their current semester, or until they drop out of school.

Both undergraduate and graduate students who receive induction orders will have their induction postponed until the end of their current academic term, quarter or semester, except for those students in their last academic year, who will be postponed until the end of the academic year.

A Uniform National Call for issuing induction orders under the lottery system will be utilized. Under the Uniform National Call, all young men with the same lottery numbers who are subject to induction that year may expect induction notices at approximately the same time.

In addition to those who qualify for the sole surviving son exemption, young men of whole blood of families in which the father, a brother or a sister was killed in action or died in the line of duty while serving in the armed forces after December 31, 1959, or died thereafter of disease or injury incurred in the line of duty, or is in a captured or missing action status, are eligible for the exemption. Any registrant previously exempt as a sole surviving son will not lose his exemption because of this change.

Registrants will be given a minimum of 30 days notice of their induction, measured from the mailing date of the incuction order.

Classification 1-Y is abolished. Those registrants with temporary disqualification subject to reexamination will be kept in Class 1-A until their status is resolved; those registrants with other than temporary disqualifications will be classified 4-F.

Class 5-A is abolished. Selective Service will not keep files active for registrants over the age of 26, except for doctors and allied medical personnel, and certain other registrants.

Registrants are required to keep their registration and classification cards in their possession only until the end of their liability for military service. This is age 26 for those who never receive deferments; age 35 for others.

Only the registrant can request exemptions, deferments or postponements from his local board.

Utilizing broadened guidelines for acceptable employment, 1-0 registrants have 60 days in which to locate and submit for approval to the state director a specific job offer(s). If the state director does not approve this specific job offer, the registrant may request a review of the job offer by the National Director. If the registrant is unable to locate a suitable job, or if his job proposal is rejected by Selective Service, he will be ordered to alternate civilian service by the local board at the direction of the state director.

A new classification—1-H—is established and is an administrative or "holding" classification. Registrants classified 1-H have inactive files and will not be examined or processed for induction unless they are reclassified out of 1+h into Class 1-

Beginning in 1972, except for registrants who enter the service, join Reserve units, are surviving sons, are put in Class 4-F or certain aliens, all new registrants will be classified 1-H and kept in Class 1-H until after the lottery drawing for their age group, which will be in 1973. Shortly thereafter a 1-H cutoff number will be set by the National Director as a processing ceiling. Those registrants with RSNs (lottery numbers) below the 1+h cutoff will have their files activated and they will be considered for reclassification into 1-A, or into appropriate other classifications. Those registrants with lottery numbers above the 1+h cutoff will remain in Class 1-H during their period of prime exposure to the draft.

Men who registered in 1971 were classified 1-A after registration. This age group will have their lottery drawing in 1972. Shortly thereafter, a 1-H cutoff will be set for this age group. At that time, those registrants with RSNs above the cutoff will be reclassified 1-H and their files placed in a "holding" category. Unless there is a major change in military manpower requirements, 1-H curoff numbers are expected to remain unchanged during the period of prime vulnerability for each age group.

A 1-H cutoff number will be set for the group which will be subject to induction in 1972 (those young men who reached age 18 in 1970 as well as some older men whose deferments were terminated). Those registrants with RSNs above the cutoff will be reclassified 1-H. At the end of the year, those registrants below the 1-H cutoff whose RSNs are not reached for induction also will be reclassified 1-H.

Registrants who have already been exposed to the induction process or who will be, at the end of 1971, whose RSNs were not reached, also will be reclassified 1-H. Their files will be placed in a "holding" category and they will be kept in Class 1-H until they reach their 26th birthday.

Vets organization formed

UNR now has a veterans organization. A constitution for the group was drawn up and approved by the ASUN Dec. 2. An open discussion meeting will be held Thursday at 7:30

p.m. in the East-West room of the student union.

The organization sent questionnaires to a number of vets to determine what issues concern them most. Specific interest was shown in tutoring, social activities, a book exchange, registration procedures, community projects, job referrals, housing, financial aid and scholarships.

There are approximately 1,000 veterans now attending

UNR.

Less time, more options

"Less time and more options" is the theme of the Summer Session at UNR this year. Over 600 courses, ranging from freshman to graduate levels, are planned for summer '72, all of them carrying full semester credit. You may earn up to a total of 12 credits this summer; 6 credits each 5½ week term with the option of enrolling in full term courses and-or intensive study programs which run for shorter periods of time.

The first issue of the 1972 Summer News, containing the Summer Session calendar, all course offerings and intensive study programs will be available in the student union, Registrar's Office and Summer Session Office, 204 Morrill

Administration, on January 13.

A reminder to vets

Gordon Elliott, Director of VA's Southern California Regional office, reminded veterans studying under the G.I. Bill they can hire a tutor at VA expense, if needed, and still get the full educational allowance.

To be eligible for this benefit the veteran must be enrolled under the G. I. Bill above the high school level on a half-time or veinauv bil ve more basis.

If the veteran needs tutoring to pass a required course, VA allows up to \$50 monthly for a maximum of nine months to pay for it.

These tutorial fees are in addition to the regular monthly education check the veteran receives, and are not chargeable to his basic entitlement, Elliott pointed out.

Veterans interested in tutorial assistance or educatioon benefits are urged to contact their nearest VA office, or local veterans service organization representatives.

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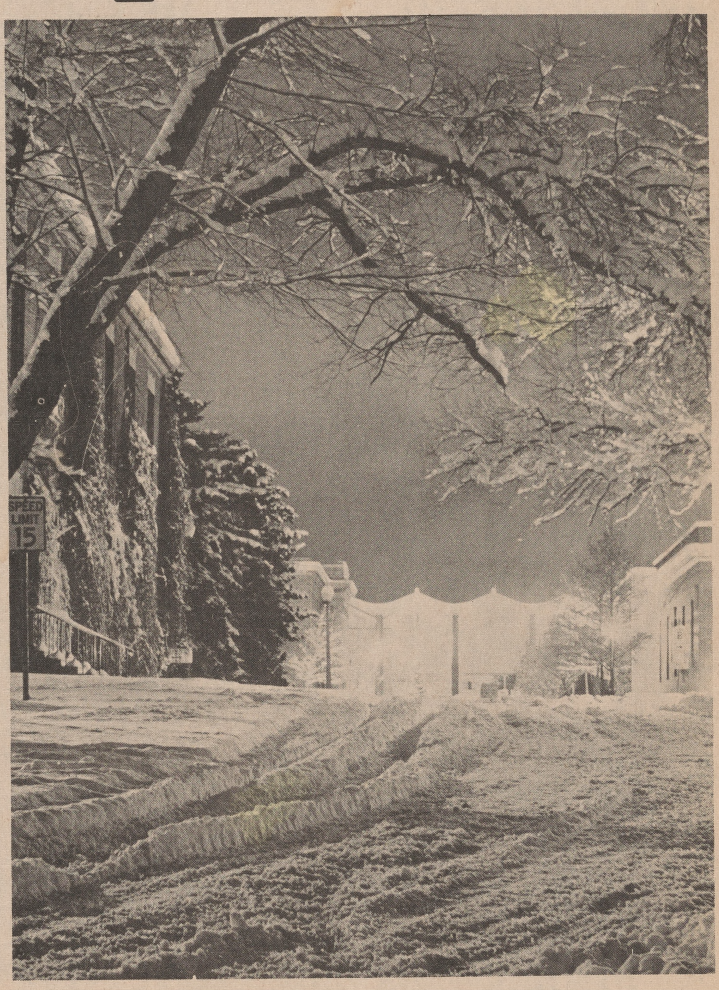
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