

# Vote

As we are sure you realize, your vote can and does make a difference in the type of leadership you receive on campus. Take time to consider the qualifications and potential of each candidate and decide who will better serve you as a student and students in general.

Considering the type of poster-personal campaigning done at UNCC, we thought it would be good to list all the names and telephone numbers of candidates so that you, the students, would have the chance to talk personally and at length about what each has to offer. Listed below are names and telephone numbers for all the candidates:

**President:**  
Ed Hendricks - 334-0677; Rick Wilson - 513 Dorm '72; David Freeman - 597-2198.

**Vice-President:**  
Myra Martin - 597-3000; Jane Sigmon - 597-3238.

**Student Union Board Chairman:**  
Gary Hill - 597-2261; Sherry Williams - 536-0082; Hugh Prather - 503 Dorm '73.

**SUB Vice-Chairman:**  
Gary Bridges - 597-3450; Pam Wilson - 597-3580

**Editor, Journal:**  
James Smallridge - 597-2758; Jane Ross - 597-3337.

**Editor, Rogues 'n Rascals:**

Bill Keith - 597-3628; Terry Fulbright; Cathie Mauney - 782-8863.

**Station Manager, WVFN:**  
Frank Burke - 523-9075; Dick Wyzanski.

**Sanskrit:**  
Jeffery Beame - Sanskrit office; Joe McCorkle.

**Media Board:**  
Mike Aldridge - 597-2758; Steve Morris - 597-3338; David Graham - 596-3875; Patti Lawrence - 597-8959; Ricky Pharr - 392-6786.

**Court:**  
Bill Carpenter - 597-3772; Dale Ray Cauble - 515 Dorm '72; Tom Duley - 536-8284; Jamie Stemple - 597-3706; Julia DeWiggins; Mike McLain - 597-3980; Lois Smith; 332-2614.

**Senate:**  
Denise Sommers - 597-3081; Marva York - 322 Sanford; Debbie Magnara - 597-3353; Gwen Chronster - 409 - Dorm '73; Barry Jenkins - 1022 Dorm '73; Diane Williams - 536-0082; Rhonda Minshew - 597-3353; Sheryl Westmoreland - 208 D '73; Ester Bruce - 214 D '73; Jerry Smith - 536-0634; Clyde Howell - 920 D '72; Chris Holcombe - 716 D '72; Claudia Jordan - 597-3331.



# Sexism

(CPS) Three women college teachers have filed a class action suit against every four-year college in the state of Virginia charging the state higher education system with an "active conspiracy" to discriminate against women faculty members.

The suit filed in US District Court Richmond named as defendants Governor Linwood Holton, the State Council of Higher Education, the presidents or chancellors of all colleges and universities within the state system, and the Rectors of the Boards of Visitors (Trustees) at these schools.

The Virginia Higher Education System, the Governor and other state officials are charged by the suit with "having conspired to enact and effect policies of willful and systematic exclusion of and discrimination against women as a class."

The alleged policies include:  
--hiring at lower pay and salaries  
--unequal salary increases  
--failure to promote women to higher ranks  
--failure to grant tenure or rehire women with the same frequency as men  
--substantial exclusion of

women from administrative positions

--failure to equalize working conditions

--excluding faculty wives from faculty positions

--using different standards in recruiting female faculty.

Teachers Sarita Schotta, B. Patricia Dyson, and Ruth Taliaferro are seeking a permanent injunction against the defendants' discrimination against women in respect to hiring, salaries, promotion, supervision, retirement and firing of faculty and administrators. The plaintiffs also seek the back wages they "and others similarly situated" were denied as a result of sex and age discrimination, and \$300,000 each in damages.

The suit alleges statewide discriminatory policies that serve "to strengthen and promote the existence of sex discrimination at each university and college" and that the policies are "arbitrary and capricious and without any rational basis or legitimate purpose."

Schotta, an assistant professor of foreign languages at Virginia Polytechnic Institute (VPI) and the State University at

Blacksburg, and Dyson, an instructor holding a law degree, have already won HEW rulings against VPI which found "willful sex discrimination."

Assistant professor Taliaferro alleges that Longwood College in Farmville forced her to retire at age 65, though men consistently teach to age 70 and older. She also claims the school took 13 years to promote her "because the men in her department would not like it."

According to the suit, she was paid less than men of the same rank and no retroactive salary adjustment was made for the school's failure to recognize her law degree as equivalent to a doctorate.

The suit was filed with the support of the National Education Association DuShane Emergency Fund.

The Virginia Attorney General's office filed a motion to dismiss the suit on Jan. 7 and the attorneys for the plaintiffs responded with a lengthy, memorandum, according to John Grad, plaintiff's counsel. Grad expects the case to be heard within the next month.

# Discrimination

(CPS) The Equal Employment Opportunities Commission (EEOC) has reversed itself and declared that the University of Chicago Law School does not cooperate with law firms that discriminate against women in their hiring practices.

The EEOC decision reversed a finding of July, 1972, which held that the law school violated federal equal employment

opportunity statutes by allowing interviews of students with law firms which--it was alleged by a group of women students--resisted hiring women.

The current decision agreed with the university that the law school does notify all employers of the law regarding non-discriminatory policy and warns them that the services of the school will be denied them if they do not comply. It further said there is no evidence the law school did not refer students to prospective employers without regard to sex.

The women who filed the initial complaint are reportedly considering further action.

## AUDITIONS

### AUDITIONS

for

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Tuesday - 1:00-4:00  
Feb. 26

in Rowe Theater

Over 40 roles to be cast!

Rehearsals begin March 11

Production dates: April 25-28

For further information see: Jack Beasley, Jennifer Justice, or Win Minter

OPEN TO ALL

# Shooting narcs legal

(CPS)--Two reporters for a Dallas underground newspaper, who had been convicted of illegally photographing an undercover narcotics officer have had their convictions reversed.

The Texas court of criminal appeals, in a three to two vote, has ruled that Iconoclast reporters, Stone Burns and J.D. Arnold, cannot be held in contempt of court merely for photographing a "narc."

The incident occurred in April of 1972 when Burns and Arnold took a picture of officer Robert Hardin shortly before Hardin was scheduled to testify in a Dallas drug trial. Burns and Arnold were charged with contempt of court after the Iconoclast published the

picture of Hardin.

Judge Edward Gossett sentenced each of the reporters to six months in jail for allegedly threatening Hardin's life and well being by allowing the photograph to be published.

The Texas court of appeals, however, reversed the conviction. The majority ruled that the mere publication of a photograph cannot be construed as a threat against a policeman's life--particularly after the policeman has publicly revealed his identity by appearing in open court as a witness for the state.

The Iconoclast said its 21 month defense of Burns and Arnold cost \$2000.

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