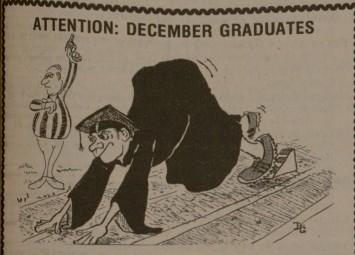
# Classifieds

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OFFICIAL NOTICE

dures publicly periodically. These policies and pro-cedures are intended to implement the requirements of this Act and to clarify these requirements for all members of the University student body, faculty, pro-fessional staff, parents and other interested parties.

According to the Texas A&M Student Records System, records will be maintained in a variety of administrative offices as outlined below. The chief administrative officer in each office will be responsible for the records under his control and for the release of information in these records.

II. Student Access to Education Records

B. The University will respond to all requests

sponse is not in violation of this Act.

The Act provides that a student may wave his right of access to confidential letters of recommendation in the areas of admissions, job placement and receipt of awards. Students seeking employment through the University Placement Office may have signed such a waiver. Information concerning the status of such waivers may be obtained from the Director of Placement. Consent to release personally identifiable information, such as rank in class, personal conduct, grade point ratio, academic progress, etc., to non-authorized personnel (see Section IV) should be obtained from the student by individuals releasing such information.

B. Records of a student in the custody of the Office of University Police, provided they are maintained solely for law enforcement purposes, and are made available only to law enforcement officials of the same

C. Employment records of a University employee who is not a student.

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Texas A&M University

OFFICIAL NOTICE

OFFICIAL NOTICE TO TEXAS A&M
UNIVERSITY STUDENTS

The past, certain information has been made public by Texas A&M University as a service to students, amilies and other interested individuals. Inder the "Family Educational Rights and Privacy stof 1974," the following directory information may a made public unless the student desires to withold all or any portion of it.

by student wishing to withhold any or all of this nlomation should fill out, in person, the appropriate m, available to graduate students at the Graduate College and to undergraduate students at the Regis-

Edwin H. Cooper, Dean Admissions and Records Texas A&M University

TEXAS A&M UNIVERSITY STUDENT RECORDS POLICY August, 1978

propriate professional of the student's choice. E. Financial records of the parents of a stu-dent and any information contained

Authorized Non-Student Access to Student Records — Under the following circumstances and to the following people, educational records (or personally identifiable information within a record) may be released without the written consent of the student:

A. Officials, faculty and staff employed by Texas A&M University, if they have a "legitimate educational interest."

B. Officials of other educational institutions in which the student intends "or seeks" to enroll, provided the student is notified of what is being released and given a copy if desired.

C. Authorized seems.

C. Authorized representatives of the Comptroller General of the United States; the Secretary of Health, Education and Welfare; administrative heads of educational agencies; or state educational authorities.

D. Individuals needing this information in connection with a student's application for, or receipt of, financial aid.

State and local officials to whom state laws (in effect on or before November 19, 1974) require information to be reported.

1974) require information to be reported. Organizations like Educational Testing Service and College Entrance Examina-tion Board in connection with developing, validating, or administering predictive tests, administering student aid programs, and improving instruction, but such or-ganizations must not show the personally identifiable information to outsiders and the information will be destroyed when no longer needed for audit, evaluation, and/or enforcement of federal legal re-quirements.

Accrediting organizations.

Recreating organizations.
 Parents who certify a student is carried as a dependent for federal income tax purposes. This certification must be ascertained by the University office concerned. (It would include such items as grades, transcripts, financial aid and probation re-

Appropriate persons, if the knowledge of such information is necessary to protect the health or safety of the student or other persons.

Individuals requiring such information by means of a judicial order or any lawfully insued subpoena, upon condition that the student is notified by the University of all such orders and subpoenas in advance of

lent Rights to Challenge Records Students have the right to a hearing to chal-lenge records and information directly relating to them. The challenge is restricted to inaccu-rate, misleading, or otherwise inappropriate records and information. The following proce-dures shall be followed:

A. Any student wishing to challenge records or information directly relating to him must notify the individual responsible for main-taining the record of the wish to challenge.

The notice must be in writing and specifically identify the item challenged and the basis for the challenge. This written request must be filed in duplicate with the custodian of the challenged record.

All initial hearings will be informal and participants will be the custodian of the challenged records or information, the student and the author (if appropriate) of the material.

rial.

C. If any of the participants (record custodian, student or author) are not satisfied with the results of the informal hearing, a formal hearing will be conducted under the procedures adopted and published below:

1. The hearing will be conducted and the results decided within a reasonable period of time (seven business days) following the request for the hearing.

2. The hearing will be conducted, and the decision rendered, by an institutional official or other party who does not have a direct interest in the outcome of the hearing. The appointment of the official or party will be made by the Vice President to whom the record custodian reports.

 The student will be afforded a full and fair opportunity to present evidence relevant to challenging the content of the educational records in order to inrelevant to challenging the content of the educational records in order to insure that they are not inaccurate, misleading, or other rights of students. The hearing also provides an opportunity for correction or deletion of any inaccurate, misleading, or otherwise inappropriate data contained in the record and/or to insert into the record a written explanation of the student respecting the content of the challenged record.

The decision must be rendered in writing to all interested parties within a reasonable period of time (seven business days) after the conclusion of the hear-

Information on students, such as date and place of birth, participation in officially recognized activities and sports, weight and height of members of athletic teams, dates of attendance, degrees and awards received, and the most recent previous educational agency or institution attended, is defined and referred to in this Act as "student directory information" (this is a category of information and does not refer necessarily to a publication known as a "directory").

writing that specific information be withheld.

A publication known as the Texas A&M University Directory is one type of periodical containing data classified as "student directory information". It will contain the student's name, address, telephone listing, major field of study and classification unless the-student requests that part or all of the data be withheld.

Periodically the Registrar will publish official notice of the above policy so that students wishing to do so can make requests known to the Registrar (undergraduates) or the Dean of the Graduate College (graduate students). After the official notice has been published, the

Registrar will inform offices concerned of the requests received.

VII. Destruction of Records

Texas A&M University constantly reviews "education records" it maintains and periodically it becomes necessary to destroy certain records. In no case will the University destroy records if the action is prohibited by state and/or federal law.

VIII. Letters of Recommendation

B. Under the Family Educational Rights and Privacy Act of 1974, the student does not have access to confidential letters and statements of recommendation which were placed in the education records prior to January 1, 1975, if the letters or statements are used for purposes for which they were specifically intended.

IX. Former Students These procedures apply to all persons formerly enrolled at Texas A&M University as well as to those currently enrolled.

### campus

## No beer, SPECIAL NOTICE SPECIAL NOTICE OFFICIAL NOTICE after all for Campus

By DEBBIE NELSON Battalion Reporter

Despite its sign saying "Coming Soon: Beer," the Campus Theater on University Drive has decided against

applying for a liquor license.

Manager Mark Schulman had said he expected to have it within a month. He anticipated few problems getting the license because there are several bars and a liquor store within a block of the theater.

On Tuesday night, however, Schulman said his father, Bill Schulman, owner of the Campus and manager of the Manor East III theaters, had decided not to apply for a

liquor license after all.

Mark said his father told him he had been in the theater business for 50 years without selling alcohol, and he feels the license is unnecessary.
If he wanted the liquor license,
Mark said, his father "would go after

it 100 percent. Earlier, Jim Bundren, district supervisor of the Texas Alcoholic Beverage Commission office in Bryan had said, "Schulman may have picked up an application, but as far as I know, there won't be any license

Schulman would have had "no way Cargal, disagrees. to police the area," Bunren said. If the bars around the Campus

theater are policed adequately to have a liquor license, Bill Schulman said, the theater is, too.

The Texas Liquor Control Act say

When Bill was planning to sell beer, he estimated most movie patrons wouldn't drink more than four beers at one sitting, and "unless they stay for each feature, they won't get drunk." Because of this, he said, he foresaw no problem with the law.

Bundren said that as far as he knows, it is illegal for a movie theater to sell alcohol.

The Alcoholic Beverage Commission's State Director of Licenses, Jim denied.

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science fiction "Rocky Horror Picture Show"

The Campus Theatre's margees have beck- to first-run features. Soon they may also offer oned viewers to everything from the cult customers the promise of a cold brew. Battalion photo by Lee Roy Leschper Jr.

It is legal for a movie theater to sell alcohol, Cargal said, but a liquor

The Texas Liquor Control Act says if an application for a liquor license is denied, the applicant may appeal to district court within 30 days. If the court decides in favor of the applicant, that decision can be appealed also, and the license still denied.

If his father changes his mind about applying for the license, Mark Schulman said, he would appeal to the district court if the license was

1-5 SUNDAYS

Shulman explained his reason for showing the same movie, and one oplying for the license. showing the same movie, and one oplying for the license. applying for the license.

'If you had a choice of two theaters would you go?'

# **GRADUATING?**

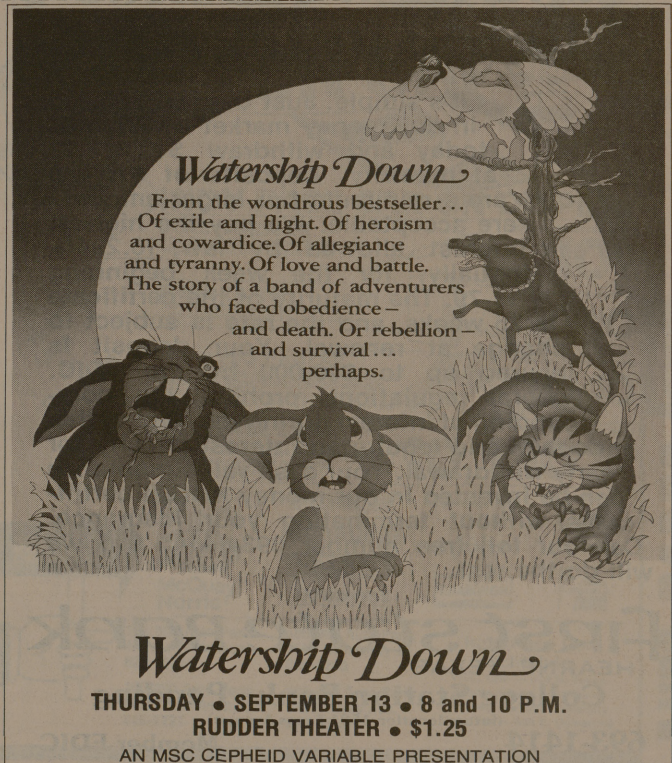
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