

December, 1976

CONTENTS

I. EXECUTIVE ORDERS
EWE-76-15—Directs the Department of Health and Human Resources to make a comprehensive study of problems concerning child abuse, child neglect, and child mistreatment 398
EWE-76-16—Imposes freeze on hiring in certain State agencies 398

II. EMERGENCY RULES
Indigent Defender Board—Fees and guidelines for district indigent defender boards 400
Racing Commission—Additions to Racing Commission rules, specifically LAC 11-6:45, Claiming Rule, and LAC 11-6:54, Permitted Medication 400
Southern University, Board of Supervisors of—Increase in registration fees for undergraduate, graduate, and law students 402

III. RULES
Administration, Division of:
Purchasing Section—Amendment to State purchasing rules 403
Civil Service, Department of—Amendments to the Civil Service Rules pertaining to appeals, removal, demotions, reductions in pay. 403
Colleges and Universities, Board of Trustees for—Amendments to the Policies and Procedures Manual, concerning the sale of beer, student fees, faculty salaries, and emeritus titles 404
Elementary and Secondary Education, Board of—Adoption of amendments to Louisiana Standards for State Certification of School Personnel, and Standards for Approval of Special Schools 405
Firefighting Personnel Standards and Education, Commission on—Requirements for becoming Commission certified as Fire Officer I and Fire Instructor I and II 406
Health and Human Resources, Department of:
Health Services and Environmental Quality, Office of—Amendments to the rules for chemical tests for intoxication 415
Health Services and Environmental Quality, Office of—Amendments to Chapter V of the Sanitary Code concerning milk products 418
Plumbing Board—Renewal of licenses for journeyman plumbers 419
Racing Commission—Revised Racing Commission Rules 420
Real Estate Commission—Rules concerning broker licenses, advertising, and various other amendments to the Commission rules 452
Tax Commission—Rules and guidelines for distribution of monies appropriated to parish assessors in accordance with Act 701 of the 1976 Regular Session 455
Transportation and Development, Department of:
Highways, Office of—Adoption of the Action Plan for Social, Economic, and Environmental Consideration. 456
Wildlife and Fisheries, Department of—Rules for Hearing on Appeal under the Natural and Scenic Rivers System Act and Rules for Holding Field Trials on Wildlife Management Areas 456

IV. NOTICES OF INTENT
Elementary and Secondary Education, Board of 459
Engineers and Land Surveyors, Professional, Board of Registration for 460
Firefighting Personnel Standards and Education, Commission on 460
Health and Human Resources, Department of:
Management and Finance, Office of, Licensing and Certification Section 460
Indigent Defender Board. 461
Intergovernmental Relations, Commission on 461
Liquefied Petroleum Gas Commission 461
Louisiana State University, Board of Supervisors of 462
Offshore Terminal Authority. 462
Natural Resources, Department of 463
Racing Commission 463

Revenue and Taxation, Department of	463
Stream Control Commission	463
Tax Commission	464
Teachers' Retirement System, Board of Trustees of	464
Urban and Community Affairs, Department of	464

Executive Orders

✓ EXECUTIVE ORDER EWE-76-15

WHEREAS, the State of Louisiana has a primary and continuing moral and humane responsibility to safeguard and protect the rights and interests of children who have been abused, neglected, or threatened with physical and mental harm; and

WHEREAS, the prevention of such abuse, neglect and harm as well as the protection of the rights of such children requires an effective professional plan and program of identification, treatment, and prevention of child abuse, neglect, and mistreatment; and

WHEREAS, any such program should be separate from day care, foster care, counseling, and homemaker services; and

WHEREAS, the delivery of protective and preventive services in child neglect and child abuse cases is now loosely administered by a number of different agencies; and

WHEREAS, a State plan for services in child abuse, child neglect, and child mistreatment cases is necessary if Louisiana is to insure that the rights and interests of such children and of their parents are fully safeguarded and protected; and

WHEREAS, Louisiana law mandates a system of reporting and investigation of complaints regarding the abuse and neglect of children; and

WHEREAS, the Louisiana Department of Health and Human Resources is the agency responsible for investigating complaints of child abuse and neglect and should plan and make recommendations with respect to the handling of child abuse, child neglect, and child mistreatment cases;

NOW, THEREFORE, I, EDWIN EDWARDS, Governor of Louisiana, by the power and authority vested in me by the Constitution and laws of Louisiana, do hereby request and direct the Louisiana Department of Health and Human Resources, through its Advisory Board, to make a comprehensive study of all facets of the problems attending child abuse, child neglect, and child mistreatment, and, as part of such study, to review current legislation, policies, programs and services;

BE IT FURTHER ORDERED that the said Louisi-

ana Department of Health and Human Resources shall prepare, for consideration and appropriate action by the Governor and the Legislature, a plan for the handling of such cases and that such plan shall include recommendations concerning fiscal, personnel, and research requirements necessary for implementation of the plan;

BE IT FURTHER ORDERED, that all organizations, agencies, departments, boards, and commissions of this State shall extend full cooperation to the Department of Health and Human Resources and its Advisory Board in the preparation and development of this plan.

IN WITNESS WHEREOF, I have hereunto set my hand officially and caused to be affixed the Great Seal, at the Capitol, in the City of Baton Rouge, on this 8th day of December, A.D., 1976.

EDWIN EDWARDS

Governor of Louisiana

EXECUTIVE ORDER EWE-76-16

WHEREAS, the purpose of this order is to implement a course of action dedicated to reducing the number of State employees at every level and in every agency where possible without reducing State services or creating hardships; accordingly,

1. Except as hereinafter authorized, no vacancy occurring for any reason whatsoever after December 1, 1976, is to be filled without my express approval pursuant to provisions set forth in this order.
2. The following conditions, emergencies, and officials are exempted from the provisions of Paragraph 1 herein:
 - A. Any and all Statewide elected officials, provided, however, that this order shall apply to the Office of the Governor; the legislative and judicial branches of government; constitutionally created boards dealing with education; or any other board, agency, or commission which is not under the direct authority of the Governor or one of the Secretaries appointed by the Governor. As Governor, I cannot and will not order such action, but I urge all officials of government to accept the spirit and intent of this order in the public interest.

- B. The Department of Corrections, the Department of Health and Human Resources and any other agencies only insofar as it is necessary to fill vacancies or increase personnel in order to accommodate any court orders.
- C. A position which must be filled following the occurrence of a vacancy in order to prevent emergencies or serious disruptions of service. Secretaries shall be required to justify in writing such action to the Governor when taken under the provisions of this section within seventy-two hours.
- D. Transfers, promotions, and reallocations within a department and between departments which will not in any way increase the aggregate number of employees within the department after the action has occurred.
- E. The foregoing exceptions relate only to the possibility of filling vacancies when they occur. In no event are any new positions to be created or filled without express approval of the Governor.
3. Each Secretary shall be required to file a report with the Governor on April 1, 1977, and quarterly thereafter which will reflect a full accounting of personnel changes within the agency for the period covered by the report. The first report shall cover the period from December 1, 1976, through March 31, 1977. This report and each report thereafter shall specify employment figures at the beginning of the period and at the end of the period and shall indicate how many vacancies have been filled and have not been filled pursuant to this order.
4. Secretaries are urged to publicly and by every means possible notify and advise State employees that this is not an effort to dismiss personnel or force early retirements. Everyone now employed and performing a creditable, necessary function may expect to be retained. The purpose of this order is to avoid filling vacancies when they occur, unless clearly required in the public interest.
5. The Department of Civil Service, and its Director in particular, has expressed a willingness to work with the Executive Department in achieving the aims and purposes of this executive order, and secretaries are urged to counsel with
- and seek the advice and counsel of the Director while implementing this order. Copies of quarterly reports of the Secretaries shall be filed with the Director of Civil Service, who will monitor the program.
6. Written requests by the Secretaries for permission to fill vacancies or to create or fill new positions shall be directed to the Governor and shall include justifications for filling the vacancies. In order to facilitate decisions on the written requests of the Secretaries, the Governor's Chief Executive Assistant, Dan Borne', is designated to act on behalf of the Governor on such written requests.
7. Secretaries are enjoined from obtaining Civil Service lists to fill vacancies until approval has been obtained by the Governor, or the proposed action is covered by one of the exceptions listed herein. A request for a Civil Service list by a Secretary shall be prima facie evidence that such approval does exist, either from the Governor or by the Secretary as specified in the exceptions to this order.
8. Personnel actions of department and/or agency heads who do not report to Secretaries but who report to the Office of the Governor are covered by the provisions of this executive order.

IN WITNESS WHEREOF, I have hereunto set my hand officially and caused to be affixed the Great Seal of the State of Louisiana, at the Capitol, in the City of Baton Rouge, on this 9th day of December, A.D., 1976.

EDWIN EDWARDS

 Governor of Louisiana

Emergency Rules

DECLARATION OF EMERGENCY

Indigent Defender Board

The Louisiana Indigent Defender Board has exercised the provisions of R.S. 49:953B to adopt the following fees and guidelines to be observed by the various district indigent defender boards, as required by Act 653 of the Regular Session of 1976. They became effective on the day of adoption, November 29, 1976.

Hourly Rate: Thirty-five dollars per hour in court; twenty-five dollars per hour out of court.

The base payment for all cases shall be fifty dollars for misdemeanors, one hundred dollars for felonies. The base payment shall be made in all cases. Services covered by the base payment shall include the initial interview and the court appearance for arraignment.

Any other investigative, preparatory work, and court appearances shall be at the hourly rate, except that no more than one thousand dollars shall be paid for any felony case, and no more than five hundred dollars shall be paid for any misdemeanor case.

District boards may approve exceptions to these ceilings provided funds are available to the district board and the exception would not impair the Board's ability to make future payments in accordance with this schedule.

Each appointed counsel, except full-time indigent defenders and salaried part-time defenders, shall submit a detailed billing showing time spent and activity to the appropriate district indigent defender board.

The district indigent defender board shall review, approve, reject, or adjust the billings so that payments made for defense of indigents shall comply with the above schedule.

The Louisiana Indigent Defender Board authorized its chairman to grant temporary exemptions and exceptions to any district unable to immediately comply with the fixed schedule. Any temporary grant shall not exceed the time fixed for the next meeting of the Board and all temporary exemptions and exceptions shall then terminate, unless extended by the Board.

Robert G. Pugh, Chairman
Louisiana Indigent
Defender Board

DECLARATION OF EMERGENCY

Racing Commission

The Louisiana State Racing Commission adopted and made effective on November 18, 1976, the following emergency rules:

LAC 11-6:45 Claiming Rule

S. 45.1 In claiming races any horse is subject to being claimed for its entered price by any racing interest recognized by the Commission, by any licensed horse owner, or his authorized agent, but only for the account of the person making the claim, or for whom the claim was made by the agent (provided however, that no person shall claim his own horse or a horse in which he has an interest or cause his horse to be claimed directly or indirectly for his own account). Also, a claim may be made by any person who has established his qualifications to claim by filing an application for license as a horse owner and has been granted a certificate authorizing the claim by the stewards at the meeting where a horse is to be claimed. A claim certificate shall not be issued until all conditions and qualifications for a horse owner's license have been met or completed. A claim certificate thus issued will be voided if no claim is made within thirty days of issuance, and the owner's license will be withdrawn.

S. 45.2 The licensed prospective claimant must have obtained the services of a licensed trainer and may be required to provide additional evidence of his qualifications as a horse owner when such evidence is requested by the stewards of the meeting.

S. 45.3 A claimed horse shall not enter in starter, optional, or claiming races for thirty days after being claimed in a race in which the determining eligibility price is less than twenty-five percent more than the price at which the horse was claimed. The day claimed shall not count, but the following calendar day shall be the first day and the horse shall be entitled to enter whenever necessary so the horse may start on the thirty-first day following the claim for any claiming price. This provision shall not apply to starter handicaps in which the weight to be carried is assigned by the handicapper. A similar rule in other states will be recognized and enforced.

S. 45.4 The claiming price of each horse in a claiming race shall be the entered claiming price, plus tax.

S. 45.5 If a horse is claimed it shall not be sold or transferred to anyone wholly or in part, except in a selling or claiming race, for a period of thirty days from date of claim, nor shall it, unless reclaimed, remain in the same stable or under the control or management of its former owner or trainer for a like period, nor shall it race in any other state until after the close of the meeting at which it was claimed, unless special permis-

sion is obtained from the Commission. However, a horse claimed at a track in Louisiana must remain at the track where it was claimed for a period of sixty calendar days or until the current meeting at which it was claimed is terminated. The following calendar day shall be the first day and the horse shall be entitled to enter at another track in the state whenever necessary so the horse may start on the sixty-first day following the claim.

S. 45.6 All claims for the entire race card shall be signed, sealed, time stamped, and deposited in a locked box provided for that purpose in a designated place, at least fifteen minutes prior to post time for the first race. The claim box shall be opened by the stewards and all claims remain in their possession. The claim envelopes shall not be opened by the stewards earlier than ten minutes prior to post time for the designated claiming race. Notification will be made by the stewards to the proper officials of any claim or claims, if any. No money shall accompany the claim. Each person desiring to make a claim, unless they have such amount to their credit with the horsemen's bookkeeper, must first deposit with the horsemen's bookkeeper the whole amount of his claim in cash, for which a receipt will be given. If more than one person shall enter a claim for the same horse, the disposition of the horse shall be decided by lot by one of the stewards or his deputy, and the person so determined to have the right of the claim shall become the owner of the horse whether it be alive or dead, sound or unsound, or injured during the race or after it. Any horse, other than the winner, that has been claimed, shall be taken to the paddock after the race has been run, for delivery to the claimant unless sent to the retention barn for delivery to the claimant after the specimen has been collected.

S. 45.7 Title to a claimed horse shall be vested in the successful claimant at the time the horse becomes a starter. The successful claimant shall then become the owner of the horse whether he be alive or dead, sound or unsound, or injured leaving the starting gate, during the race, or after. However, the successful claimant may request on the claim blank at the time he makes his claim that the horse be tested for the presence of equine infectious anemia via a Coggins test. Should this test prove positive, it shall be cause for a horse to be returned to his previous owner and barred from racing in the State of Louisiana. The expense of the Coggins test and the maintenance of the horse during the period required for the test, shall be absorbed by the successful claimant. If such a test is requested, the claimed horse will be sent to the retention barn of the Louisiana State Racing Commission where the State Veterinarian will draw a blood sample, which sample shall be sent to a laboratory approved by the Louisiana Livestock Sanitary Board for the conduct of such test.

S. 45.8 No person shall claim more than one horse in a race.

S. 45.9 Each horse shall run for the account of the person in whose name it starts.

S. 45.10 When a claim has been lodged it is irrevocable, and it is at the risk of the claimant.

S. 45.11 Where a claimed horse has had a posterior digital (heel nerve) neurotomy performed prior to the claim, the claimant shall have forty-eight hours from the moment that the horse becomes a starter to protest the claim.

S. 45.12 If the stewards should be of the opinion that any person is claiming a horse for the benefit of another, they may require him to make an affidavit that he is not doing so.

S. 45.13 No horse shall be delivered except on a written order from the racing secretary.

S. 45.14 Any person refusing to deliver a claimed horse shall be suspended and his case referred to the Commission. The claimed horse is disqualified until it is delivered to the successful claimant.

S. 45.15 In claiming races, engagements follow the horse.

S. 45.16 Any person who shall attempt to prevent another person from claiming any horse in a claiming race, or any owners running a horse in claiming races who may make any agreement for the protection of claiming of each other's horses, may be fined or suspended by the stewards or ruled off by the Commission.

S. 45.17 Any person or persons who shall enter, or allow to be entered, in a claiming race a horse against which any claim is held, either as mortgage, bill of sale, or lien of any kind, shall be ruled off, unless when or before entering the horse the written consent of the holder of the claim shall be filed with the racing secretary where the horse is entered.

S. 45.18 The stewards shall be the sole judge of the validity of a claim.

S. 45.19 All claims shall be on blanks and in envelopes furnished by the association and approved by the Commission. Both blanks and envelopes must be filled out completely and be letter perfect, otherwise the claim will be void. The horse's name must be identical to the way it is printed in the official racing program of the association, otherwise the claim will be void.

S. 45.20 When a trainer is training for more than one owner, only one claim from that stable will be allowed for any one race. Only one claim from owners having the same trainer will be allowed for any one horse.

S. 45.21 Delivery of a claimed winning horse to the claimant or his representative shall be made in the Commission retention barn after specimens (blood, urine, and/or saliva) have been obtained. This rule shall also apply to claimed horses selected for extra tests ordered by the Commission, stewards, or racing officials.

S. 45.22 Notwithstanding any designation of sex or age appearing on the racing program or in any racing

publication, the claimant of a horse shall be solely responsible for determining the age or sex of the horse claimed.

* * * *

LAC 11-6:54 Permitted Medication

S. 54.1 The use of phenylbutazone (Butazolidin), Arquel, and/or Lasix is permitted upon a race horse within a licensed racing enclosure or an auxiliary (off-track) stable area, subject to compliance with the following:

A. Only a veterinarian may prescribe, dispense, and administer phenylbutazone, Arquel and/or Lasix, except a trainer may administer phenylbutazone or Arquel if it is an ingestible or is topically applied.

B. Lasix may be administered the day of the race upon approval of the State Veterinarian or the veterinarian attending the horse.

C. Daily reports of the administration of Lasix must be given to the State Veterinarian by 12:00 noon. They must be signed by the attending veterinarian and cosigned by the State Veterinarian, and must contain the following:

- (1) Date of the race.
- (2) Number of the race in which the horse is to run.
- (3) Name of the horse and its tattoo identification number.
- (4) Name of permissive medication or medications administered.
- (5) Hour and date that all permitted medication was administered to the horse.

D. Prior to or at the time of its entry in a race at each race meeting, a trainer shall report to the State Veterinarian each horse under his care by name, including the tattoo identification number, which shall run on phenylbutazone or Arquel. Once a horse is reported to be on a phenylbutazone or Arquel program, it shall be deemed to be continued on the program unless removed in accordance with the provisions of Section 54.1F.

E. Whenever bleeder medication, Arquel, or phenylbutazone is to be administered to a horse entered for racing, that information will be posted for public information in the Daily Racing Form, and the Daily Racing Program.

F. Any horse on a phenylbutazone or Arquel program that races well and "lights the board" must be treated each time he races. A horse that races poorly, or is pronounced cured, or is not responding to phenylbutazone or Arquel therapy, may be taken off the treatment upon the recommendation of the treating veterinarian, subject to the approval of the State Veterinarian or, where a trainer administered the phenylbutazone or Arquel upon the recommendation of any veterinarian, subject to the approval of the State Veterinarian. Once a horse is taken off a phenylbutazone

or Arquel program, it shall not be placed back on phenylbutazone or Arquel for thirty days.

G. To insure that the use of phenylbutazone and Arquel is consistent and the reporting is accurate, the Commission reserves the right to pre-race blood tests or post-race urine tests, or both, whenever it is deemed necessary.

H. Notwithstanding anything herein contained to the contrary, phenylbutazone or Arquel shall not be prescribed, dispensed, or administered to a two-year-old horse.

S. 54.2 As used in this rule, "veterinarian" shall mean a person who is licensed to practice veterinary medicine in Louisiana, and who is in good standing and is licensed by the Commission.

S. 54.3 Any person found to have violated the provisions of this rule may be punishable by fine, and/or suspension, and/or revocation of license.

Albert M. Stall, Chairman
Louisiana State Racing
Commission

DECLARATION OF EMERGENCY

Board of Supervisors of Southern University

At its meeting on December 11, 1976, the Board of Supervisors of Southern University adopted the following rule, effective immediately:

**Schedule of Registration Fees for Undergraduate
Graduate and Law Students
Southern University System**

Louisiana Resident Fees

Effective Spring Semester, 1977. (The activity fee and the building use fee are not included.)

	Baton Rouge	New Orleans	Shreveport
0 Hours	\$ 45.00	\$ 45.00	\$ 25.00
1- 3 Hours	75.00	75.00	65.00
4- 6 Hours	128.00	117.00	105.00
7-11 Hours	150.00	150.00	105.00
12 and above (full time)	150.00	150.00	105.00
Graduate (full time)	160.00		
Law School	150.00		

Effective Summer 1977: Based on a nine-week

session, registration fees will be one-half of those charged in the preceding term.

Out-of-State Resident Fees

	On Campus	Off Campus
Arkansas	\$135.00	\$150.00
Mississippi	270.00	300.00
Texas	180.00	200.00
Other States	283.50	315.00
Graduate	90.00	100.00
Law	324.00	360.00

This emergency rule is necessary in order to implement the tuition change prior to registration for the Spring semester which begins January 4, 1976. This action was taken in accordance with the emergency provision of the Administrative Procedures Act and under the authority of Article VIII, Section 6, of the 1974 Louisiana Constitution.

Jessie N. Stone, Jr., Secretary
Board of Supervisors of Southern
University

Rules

RULES

**Office of the Governor
Division of Administration
Purchasing Section**

Section 1, Page IV, No. 16 of the Purchasing Rules and Regulations have been amended to read as follows:

- 16. One Copy Required. One copy of bid proposal and request for quotation and contract proposal is mailed out unless otherwise specified. Only one copy of bid proposal, quotation, and contract proposal on prescribed forms will be required.

Charles E. Roemer, II
Commissioner of Administration

RULES

Department of Civil Service

Chapter 12

12.3 Procedure in Adverse Actions for Cause, Except Suspensions.

- (a) In every case of removal, demotion, or reduction in pay for cause of a permanent employee, the appointing authority of his authorized agent shall furnish to the employee as the time such action is taken, or prior thereto, a statement in writing giving detailed reasons for such action. The appointing authority shall furnish the Director a copy of such statement within fifteen calendar days of the date the employee is notified.
- (b) A written statement to which reference is made in the preceding paragraph shall be deemed furnished to the employee:
 1. Upon actual receipt by, or manual delivery to, the employee or to any resident of suitable age and discretion of the employee's domicile, or
 2. On the seventh day subsequent to the day on which an appointing authority establishes that it was deposited in the United States mail, with proper postage affixed, and addressed to the employee at his last known address as furnished to the appointing authority at the time of employment, or as changed by the employee in writing.

* * * *

Chapter 13

13.12 Delay for Making Appeal

- (a) No appeal shall be effective unless a written notice complying with the requirements of Rule 13.11 is either (i) received in the office of the Director of the State Department of Civil Service at Baton Rouge, Louisiana, or (ii) is addressed to the Director of the State Department of Civil Service at Baton Rouge, Louisiana, with proper postage affixed, and is dated by the United States Post Office:
 1. Within thirty calendar days after the date on which appellant received written notice of the action on which the appeal is based,

when written notice before or after the action is required by these rules; or

- 2. Within thirty calendar days after the date when appellant learned or was aware that the action complained of had occurred when no written notice is required by these rules or, if required, was given tardily or not at all.

* * * *

13.21 Subpoena of Witnesses; Production of Documents.

* * * *

- (b) Any party desiring the issuance of a subpoena for any witness at any hearing must file the request in the office of the Director of the Department of Civil Service in writing at least ten days before the date fixed for the hearing. The requestor must give the name and address of the witness to whom the subpoena is to be directed together with a brief statement of what he intends to prove by such witness.

* * * *

- (d) Any party desiring the production of books, papers, photographs, or other items at any hearing must file the request in the office of the Director of the Department of Civil Service in writing at least ten days before the date fixed for the hearing. Such application must describe the items to be produced in sufficient detail for identification, must give the full name and address of the person required to make such production, and must state briefly what is intended to be proved by such books, papers, photographs, or other items. The materiality of their production to the issues must be sworn to by the appellant or his counsel.

* * * *

Chapter 16

16.14 Subpoena of Witnesses; Production of Documents.

* * * *

- (b) Any respondent desiring the issuance of a subpoena for any witness at an investigation by public hearing must apply for it in writing. The

application must be filed in the office of the Director of the Department of Civil Service at least ten days before the date fixed for the hearing and must give the name and address of the witness to whom the subpoena is to be directed together with a brief statement of what he intends to prove by such witness.

* * * *

- (d) Any respondent desiring the production of books, papers, photographs, or other items at any investigation by public hearing must apply for an appropriate order in writing. The application must be filed in the office of the Director of the Department of Civil Service at least ten days before the date fixed for the hearing. Such application must describe the books and papers to be produced in sufficient detail for identification, must give the full name and address of the person required to make such production, must state briefly what is intended to be proved by such books, papers, photographs, or other items; and the materiality of their production to the issues must be sworn to by the respondent or his counsel.

George Hamner, Director
Department of Civil Service

RULES

Board of Trustees for Colleges and Universities

In the published Policies and Procedures Manual of the Board of Trustees for State Colleges and Universities, amendments have been made as follows:

Part V, General Administrative Policies and Procedures, specifically Section 5.4 B(2), General Conditions, Paragraph 3, shall read as follows:

- 3. All local ordinances, except proximity, regarding the sale of beer shall be observed.

* * * *

Part VI, Financial and Leave Policies and Procedures, and specifically Section 6.6B shall read as follows:

- B. Activity, Registration and Tuition Fees
1. Schedule of Registration Fees for Undergraduate and Graduate Students