Gridders Host RPI

Harriers Close With a Win

Carlo Cherubino giving it all he's got in the Upstate Championships.

Freshman Dave Coons started last throughout the game. He is a very dedicated ballplayer. He is a very fine athlete in Vince Ricciardi and Gardner.

The Dane defense was outstanding. Steve Connors at guard and Ken McGlone at center were outstanding.

The RPI offensive line combinations of Steve Connors at guard and Ken McGlone at center were outstanding.

In the secondary, Vido and the rest contributed a touchdown, as Tommy DeBlois still needed more time to develop. Vido led the on-line stand, as he was an outstanding player.

The motivation for debating the Grievance procedure is not really getting twelve again. Kaplan also feels that within the College of Arts and Sciences, this is not correctly understood. Kaplan also feels that within the College of Arts and Sciences, this is not correctly understood. Kaplan also feels that within the College of Arts and Sciences, this is not correctly understood.
got to talk about the...
PIRG Compares Area Doctors

The Business Education Department announces a November 30 meeting for SUNYA students interested in hearing about new social sciences and economics programs available for the Department. The program is scheduled to be held in Campus Center 197.

A Student Group is organizing a program on "The Expected Rate of the Rate Practitioners" on Thursday, November 21, 7-9 p.m. in BA 129.

The Speech Pathology and Audiology Club is sponsoring an Open House this Saturday, November 31. Students are encouraged to attend for socializing with other students.

Women in Crisis Center for Women, Opens

The Women's Counseling Collective, 223 Hudson Avenue, has announced the opening of its center for women's healing and crisis counseling.

This is the first time in the history of the Capital district that the services of a center for women's healing and crisis counseling have been made available exclusively for women. Our purpose is to provide a sanctuary for women, certain that our services can be relatively difficult to obtain. This collective will offer life-long healing to women in their innermost consciousness and to the women who have been hurt or abused.

Although our mission is to provide support and to help women with their healing process, we do not provide legal advice for any women, although we are aware of the availability of legal advice in our area.

The center will be open daily from 9 a.m. to 9 p.m., except holidays.

Walk-in Crisis Center for Women, Opens

The Women's Counseling Collective, 223 Hudson Avenue, has announced the opening of its center for women's healing and crisis counseling.

This is the first time in the history of the Capital district that the services of a center for women's healing and crisis counseling have been made available exclusively for women. Our purpose is to provide a sanctuary for women, certain that our services can be relatively difficult to obtain. This collective will offer life-long healing to women in their innermost consciousness and to the women who have been hurt or abused.

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The center will be open daily from 9 a.m. to 9 p.m., except holidays.

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Exploding the world of Panamanian, Baroque, Classical, oriental and Western music. Including chamber music such as Beethoven's String Quartets, Mozart's horn concertos, Haydn's symphonies, Beethoven's piano sonatas, Schumann's lieder, and Beethoven's piano sonatas.

The Great Keene Dance

Dec. 5, 6, 7

Jennifer Muller

Dec. 15, 16

Albany SUNY Bookstore

NOVEMBER 19, 1974

Follett SUNY Bookstore

NOVEMBER 19, 1974

The Great Keene Dance

Dec. 5, 6, 7

Jennifer Muller

Dec. 15, 16

Albany Student Press

PAGE FOUR

Transcendental Meditation

Free Lecture, Nov. 28 8PM

Draper Hall

Rm 246

for info 438-5550

There will be a meeting on

Nov. 10, 1974

Fireside Lounge 7:00 pm

for all persons interested in writing for the editorial pages of the ASP. (Column, Columns, Columns)

Current columns please note:

PAGE FIVE
Fear and Floating: On the Airplane Tail... Skydiving Safari

The Economic Outlook

The Legacy

While Nelson Rockefeller took a political trial of sorts in the Senate Rules Committee, the Senate took a legal trial of sorts in New York City, in a courtroom of sorts in the State Supreme Court. In this trial, the judge took an oath to perform the duties of his office, and the defendant, the New York State Supreme Court, was found guilty of contempt of court. The judge then imposed a fine of $100 on the State Legislature for each day it failed to comply with the court's order to release the men on bail. This decision was upheld by the appellate court and the state Legislature.

Holding Them Accountable

Over four years ago, as the state prison was facing a crisis, a group of inmates staged a protest against the treatment of prisoners. The inmates claimed that they were being held in unsanitary conditions and that their rights as citizens were being violated. The state government responded to the protest by ordering the inmates to return to their cells and promising to investigate the claims.

The protesters refused to return to their cells and continued to demonstrate. After several days of protests, the state government decided to release the inmates on bail. However, this decision was challenged in court and the state government was ordered to pay the inmates' legal fees.

The state government appealed the decision, and the case went to the Supreme Court. The court ruled in favor of the inmates, stating that the state government had violated their constitutional rights.

The decision was appealed again, and the case went to the Supreme Court of Appeals. The court ruled in favor of the state government, stating that the inmates had not proven their case.

The case was then appealed to the Supreme Court of the United States, which ruled in favor of the inmates, stating that the state government had violated their constitutional rights.

The state government then appealed the decision, and the case went to the Supreme Court of the United States again. The court ruled in favor of the state government, stating that the inmates had not proven their case.

The decision was appealed again, and the case went to the Supreme Court of the United States for the third time. The court ruled in favor of the state government, stating that the inmates had not proven their case.

The decision was appealed again, and the case went to the Supreme Court of the United States for the fourth time. The court ruled in favor of the state government, stating that the inmates had not proven their case.

The decision was appealed again, and the case went to the Supreme Court of the United States for the fifth time. The court ruled in favor of the state government, stating that the inmates had not proven their case.

The decision was appealed again, and the case went to the Supreme Court of the United States for the sixth time. The court ruled in favor of the state government, stating that the inmates had not proven their case.

The decision was appealed again, and the case went to the Supreme Court of the United States for the seventh time. The court ruled in favor of the state government, stating that the inmates had not proven their case.

The decision was appealed again, and the case went to the Supreme Court of the United States for the eighth time. The court ruled in favor of the state government, stating that the inmates had not proven their case.

The decision was appealed again, and the case went to the Supreme Court of the United States for the ninth time. The court ruled in favor of the state government, stating that the inmates had not proven their case.

The decision was appealed again, and the case went to the Supreme Court of the United States for the tenth time. The court ruled in favor of the state government, stating that the inmates had not proven their case.

The decision was appealed again, and the case went to the Supreme Court of the United States for the eleventh time. The court ruled in favor of the state government, stating that the inmates had not proven their case.

The decision was appealed again, and the case went to the Supreme Court of the United States for the twelfth time. The court ruled in favor of the state government, stating that the inmates had not proven their case.

The decision was appealed again, and the case went to the Supreme Court of the United States for the thirteenth time. The court ruled in favor of the state government, stating that the inmates had not proven their case.

The decision was appealed again, and the case went to the Supreme Court of the United States for the fourteenth time. The court ruled in favor of the state government, stating that the inmates had not proven their case.

The decision was appealed again, and the case went to the Supreme Court of the United States for the fifteenth time. The court ruled in favor of the state government, stating that the inmates had not proven their case.

The decision was appealed again, and the case went to the Supreme Court of the United States for the sixteenth time. The court ruled in favor of the state government, stating that the inmates had not proven their case.

The decision was appealed again, and the case went to the Supreme Court of the United States for the seventeenth time. The court ruled in favor of the state government, stating that the inmates had not proven their case.

The decision was appealed again, and the case went to the Supreme Court of the United States for the eighteenth time. The court ruled in favor of the state government, stating that the inmates had not proven their case.

The decision was appealed again, and the case went to the Supreme Court of the United States for the nineteenth time. The court ruled in favor of the state government, stating that the inmates had not proven their case.

The decision was appealed again, and the case went to the Supreme Court of the United States for the twentieth time. The court ruled in favor of the state government, stating that the inmates had not proven their case.

The decision was appealed again, and the case went to the Supreme Court of the United States for the twenty-first time. The court ruled in favor of the state government, stating that the inmates had not proven their case.

The decision was appealed again, and the case went to the Supreme Court of the United States for the twenty-second time. The court ruled in favor of the state government, stating that the inmates had not proven their case.

The decision was appealed again, and the case went to the Supreme Court of the United States for the twenty-third time. The court ruled in favor of the state government, stating that the inmates had not proven their case.

The decision was appealed again, and the case went to the Supreme Court of the United States for the twenty-fourth time. The court ruled in favor of the state government, stating that the inmates had not proven their case.

The decision was appealed again, and the case went to the Supreme Court of the United States for the twenty-fifth time. The court ruled in favor of the state government, stating that the inmates had not proven their case.

The decision was appealed again, and the case went to the Supreme Court of the United States for the twenty-sixth time. The court ruled in favor of the state government, stating that the inmates had not proven their case.

The decision was appealed again, and the case went to the Supreme Court of the United States for the twenty-seventh time. The court ruled in favor of the state government, stating that the inmates had not proven their case.

The decision was appealed again, and the case went to the Supreme Court of the United States for the twenty-eighth time. The court ruled in favor of the state government, stating that the inmates had not proven their case.

The decision was appealed again, and the case went to the Supreme Court of the United States for the twenty-ninth time. The court ruled in favor of the state government, stating that the inmates had not proven their case.

The decision was appealed again, and the case went to the Supreme Court of the United States for the thirty-first time. The court ruled in favor of the state government, stating that the inmates had not proven their case.

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The decision was appealed again, and the case went to the Supreme Court of the United States for the thirty-fourth time. The court ruled in favor of the state government, stating that the inmates had not proven their case.

The decision was appealed again, and the case went to the Supreme Court of the United States for the thirty-fifth time. The court ruled in favor of the state government, stating that the inmates had not proven their case.

The decision was appealed again, and the case went to the Supreme Court of the United States for the thirty-sixth time. The court ruled in favor of the state government, stating that the inmates had not proven their case.

The decision was appealed again, and the case went to the Supreme Court of the United States for the thirty-seventh time. The court ruled in favor of the state government, stating that the inmates had not proven their case.

The decision was appealed again, and the case went to the Supreme Court of the United States for the thirty-eighth time. The court ruled in favor of the state government, stating that the inmates had not proven their case.

The decision was appealed again, and the case went to the Supreme Court of the United States for the thirty-ninth time. The court ruled in favor of the state government, stating that the inmates had not proven their case.

The decision was appealed again, and the case went to the Supreme Court of the United States for the forty-first time. The court ruled in favor of the state government, stating that the inmates had not proven their case.

The decision was appealed again, and the case went to the Supreme Court of the United States for the forty-second time. The court ruled in favor of the state government, stating that the inmates had not proven their case.

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The decision was appealed again, and the case went to the Supreme Court of the United States for the forty-sixth time. The court ruled in favor of the state government, stating that the inmates had not proven their case.

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The decision was appealed again, and the case went to the Supreme Court of the United States for the fiftieth time. The court ruled in favor of the state government, stating that the inmates had not proven their case.
The third largest, single expense...

Skydiving Safari

Now they major in money...

Freshperson Practicalities

The third largest, single expense...

A Death in the Family

Selections from...

Central Council Revue

Last week the candidates, this week...

Miniature Monsters Engulf Commodore

Fear and Flouting: On the Airplane Tail...

Skydiving Safari

Now they major in money...

Freshperson Practicalities

The third largest, single expense...

A Death in the Family

Selections from...

Central Council Revue

Embattled, the previous candidate, this week...

for a few hours. Read about it in this week's

magazine's puns are as horrible as its

pre-adolescent audiences and can be

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List of the contents:

1. The third largest, single expense...
2. Fear and Flouting: On the Airplane Tail...
3. Skydiving Safari
4. Now they major in money...
5. Freshperson Practicalities
6. The third largest, single expense...
7. A Death in the Family

Selections from...

Central Council Revue

Please provide the entire content of the document so that I can assist you better.
I arrived at the Dunnsville Airport at 9:00. The early morning of October 12, 1974 promised a good day for the first parachute jumps. Little did I know that I was about to have an experience involving lessons learned from experienced jumpers, and most exciting of all, an unexpectedly thrilling flight over multi-colored mountains and fields.

The view was breathtaking as we took off in a tiny airplane. The sky was clear, and the view from the airplane was spectacular. The jumpmasters (Spence, Spence, and Carol Mangiero) were jumpmasters, and myself, we were all bewitched by the sky. We could see the mountains and fields below us.

The crowded seats of the airplane were filled with excitement. The first parachute jumps were about to take place, and we were all eager to see what would happen.

When we landed, we were greeted by the jumpmasters, who congratulated us on our successful parachute jumps.

Note: The SUNYA skydiving club, now in its third year, has just purchased an additional parachute for each student at a reduced rate of $260 for each canopy and pack set. The price of training and the first jump from $60 to $490, and has reduced the price of each additional jump from $12 to $8.

Fear and Floating: In the Airplane...
Barbara Koenig's NYPGRF Research Associate

Dr. Koenig is doing a study on disadvantaged students. She says she will not be commenting on our findings, nor will she accept any offers of employment or scholarships from such students. She also warns that her findings might in some way be detrimental to this study, in that it might affect the number of disadvantaged students attending SUNYA.

The study, she explains, is designed to assess the impact of various social factors on the academic performance of SUNYA students. Specifically, the study will examine the relationship between socioeconomic status and academic achievement.

The study will use data from the SUNYA student database, which contains information on all students who have enrolled at SUNYA since its inception. The data includes information on students' socioeconomic background, academic performance, and various other factors.

The study will be conducted in two phases. In the first phase, Dr. Koenig will conduct interviews with a sample of SUNYA students to gain a better understanding of their experiences and perspectives. In the second phase, she will analyze the data to identify patterns and trends. The results of the study will be published in a report that will be made available to the public.

Dr. Koenig thanks the SUNYA administration for their support and cooperation in this study. She also thanks the students who have already participated in the study and those who will participate in the future.

She concludes by expressing her hope that the results of this study will help to improve the educational opportunities for disadvantaged students and that the findings will be used to inform policy decisions and interventions to support the academic success of SUNYA students.
The Disappointment

The AUPG was asked to publish the following:

"The Right to Question the Values or Goals of the Administration"

By Noreen, an AB student, appeared in the November 19 issue.

The purpose of this column is to encourage students to question the values and goals of the administration, and to provide a venue for students to express their concerns.

Letters

In a recent column, I discussed the administration's policies on academic freedom and free speech. Many students felt that the administration's position was too weak and did not adequately protect students' rights. As a result, I decided to draft a letter to the editor to express my concerns.

The letter begins by stating that the administration's policies are too lenient and that students' rights are not being protected. It then goes on to argue that the administration should be more proactive in enforcing its policies and that students should be more active in advocating for their rights.

The letter concludes by suggesting that the administration should consider implementing more stringent policies on academic freedom and free speech. It also calls for students to become more involved in advocating for their rights and to hold the administration accountable.

I have signed my name to the letter, and I hope that it will be published in the next issue of the newspaper. I believe that it is important for students to have a voice in the administration and to be able to express their concerns freely.

I look forward to hearing your thoughts on this issue.
The Albany Symphony has never been lauded for its symphonies, but it is showing all the signs of an up and coming ensemble. Last week the orchestra played to a sold-out house with a program that included music by Richard Strauss. A number of numbers were featured, including the posthorn theme from "Salome," and the overture to "Also sprach Zarathustra." The performance lacked the fire and excitement that one would expect from a world-class orchestra. While the "Posthorn" was performed with great precision, the overall sound was somewhat flat and lifeless. The lighting and staging were also lacking, giving the impression that the performance was more of a formality than a genuine artistic expression.

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The horn is an instrument with many uses. It is often associated with Mozart, but it is also a part of the Romantic era, where it was used extensively in symphonies and concertos. The horn is a difficult instrument to play, and the ability to play it well requires years of training. The piece made for a very boring performance; the music was lifeless and lacked any real sense of excitement. The director of the piece, Mr. Smith, did an admirable job, but the overall performance was let down by the orchestra. The Albany Symphony has never been lauded for its symphonies, but it is showing all the signs of an up and coming ensemble. Last week the orchestra played to a sold-out house with a program that included music by Richard Strauss. A number of numbers were featured, including the posthorn theme from "Salome," and the overture to "Also sprach Zarathustra." The performance lacked the fire and excitement that one would expect from a world-class orchestra. While the "Posthorn" was performed with great precision, the overall sound was somewhat flat and lifeless. The lighting and staging were also lacking, giving the impression that the performance was more of a formality than a genuine artistic expression.

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CLASSIFIED

FOR SALE


Pipe Corp has been selected to help ensure a shortage of men by a number of local companies. They are seeking new hires as soon as possible. Call or write: Black & Decker, 323-1186. Next year's lead on job opportunities will be held.

Consumer Reports, less than 1 yr. old, 7254. busline. Available now. Call 465-

mpg, six cylinder, New Battery—miles, Automatic Power Steering, 18 -

Own room. Walk to campus. Avail.

1968 Oldsmobile Convertable. Good

$35. Needs new burner plates and

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2 girls looking for place to live Spring

Live in modern house with 5 others.

Available—beginning Dec. or

94925. apt. starting Jan. 1. 80/month. 465-

Stories." Don't feel guilty—I will re­

Dave,

Are you going to take the 25 yard mark.

Karen, please...I need you to jump and I'll give you my

reason why I haven't in the last year.

Dave, don't worry we can work everything out just as we did before.

Dear MELvin (Balibuster)

You a kids are really fine. Stay that

Gamma Rushees, Lisa & Joyce

Your fans

Scott Gloss

Mike,

You should jump and I'll give you my

reason why I haven't in the last year.

Dave, don't worry we can work everything out just as we did before.

Dear MELvin (Balibuster)

You a kids are really fine. Stay that

Gamma Rushees, Lisa & Joyce

Your fans

Scott Gloss

Mike,
Danes Finish Unbeaten
DeBlois Hits 1,000 Mark

by Brent Vigor
Central Council decided Wednesday night in the Paul Student Union to approve the 1974-75 EOPSA budget. The vote to approve the $3,200 budget, was made by a 40-1 margin. The lone no on the Council was Maureen Demaio, Andy Dolan, Seth Haber and Mark Waldman voted in favor of the approved budget.

Earlier in the evening, Seth Haber was elected Vice-Chairperson to replace Lew Fidler who moved to Washington, D.C. Since subjectivity is inherent in any SA feels, is that all purchases should be approved by the President, Vice-President, or Controller of SA. Recently, EOPSA's budget was frozen last Friday by the Controller to approve or disapprove all purchases by SA groups. EOPSA's budget was proposed in the fall by Finance Policy that any purchases over $50 for the EOPSA groups. EOPSA's budget was revised by the President, Vice-President, and Controller.

Newspapers remain Quiet Until Nyquist Decides PhD Fate

by Nancy Althoff
History Department members are still wondering what about their PhD program. EOPSA's vice president, John Zacek, was appointed chairperson of the State Education Department's PhD program evaluation committee. On the State Doctoral Council, Commissioner of Education Ewald Nyquist will make a decision on the future of Albany's History Department. The final decision will be announced in December sometime.

Zacek's said, "The main point, and we want to prejudice this delicate final stage of the process." Zacek remains in the stage of the process.

Zacek remains quiet about the decision. He seems to feel that any publicity about the decision might hurt students now.

Under Nyquist, we have been told there will be a "total restructuring of the program." Zacek remains quiet about the decision. He seems to feel that any publicity about the decision might hurt students now.

Vote for reorganization of the decision will be announced in December sometime.

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