LIBRARY NOTES
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Monday May 29 -- SCLC Membership, West Las Vegas Library, 7:30 PM

Wednesday May 31 -- E O B Board Meeting, 1818 Balzar, 8 PM PUSH Membership, 1040 W. Owens (NAACP Offices), 7:30 PM

GET INVOLVED; ATTEND COMMUNITY MEETINGS

Remember, the library offers free movies each Saturday afternoon at 3 PM. Special features for May include "Robinson Crusoe on Mars" on May 6th and "Island of the Blue Dolphins" on May 20th. Alternate Saturdays will have a variety of short movies for young people. Watch for future announcements about summer reading and activity programs, rape prevention workshops for young women, "Plays for Living" series, Black art exhibits and other coming programs.

## THE LAS VEGAS METROPOLITAN POLICE DEPARTMENT

Is accepting aplications for the position of

## CORRECTIONS OFFICER I

Salary range: \$884 - \$1109 per month.

This is an entry-level position dealing with prisoners and maintaining order in the various detention facilities operated by the LVMPD.

REQUIREMENTS: Applicants must be at least 21 years of age; must be at least 5'8" tall; vision no worse than 20/40 uncorrected, correctable to 20/20; hearing normal; must be a high school graduate or possess a GED certificate; must be available to work any days, shifts, or hours.

The testing procedure consists of a written test, on oral board, and a complete physical examination. A thorough background investigation will be done on each applicant.

Applications accepted - 8 A.M. - 4 P.M., Mon. - Fri. 4th floor Clark County Courthouse, 200 East Carson.

AN EQUAL OPPORTUNITY EMPLOYER PUB: L V VOICE April 20 & 27, 1978

What are YOU doing to help YOUR community?



The recent Supreme Court decision upholding Congress' right to bar the use of GI Bill benefits funds for certain education courses will not apply to veterans already enrolled in such classes, Veterans Administration chief Max Cleland said today.

The high court last month reversed a South Dakota federal judge who had barred VA's enforcement of legislation limiting the courses veterans could take to those which had been in existence for at least two years and those in which veterans were no more than 85 percent of the enrollment.

The South Dakota court's ruling that the legislation was unconstitutional prevailed in that state until the Supreme Court reversed it March 20, 1978.

Cleland said the decision will not affect those students enrolled during the time that enforcement of the 85-15 and two-year rules was barred.

Both rules were intended to allow the operation of the free market to weed out courses that could not attract students other than those receiving GI Bill benefits.

The Supreme Court case involved the National College of Business which has its head-quarters in South Dakota with branches in a number of states.

School officials had complained that the socalled 85-15 requirement and the two-year rule imposed by Congress were restrictions that arbitrarily denied veterans their education benefits and equal opportunity.

benefits and equal opportunity.

The Supreme Court ruled, however, that the course restrictions "are valid exercises of Congress" power" and that Congress was not irrational in concluding that the restriction would be useful in preventing "charlatans from grabbing the beteran's education money."

Cleland said the Supreme Court decision reversing Judge Andrew W. Bogue "upholds the right of the Congress to establish, and the Veterans Administration to enforce reasonable restrictions on the use of taxpayers" funds for veterans education

Cleland said the course restrictions grew out of abuses that first occurred under the World War II GI Bill. The first version of the 85 per cent limitation was in the Korean Conflict GI Bill of 1952.

"Congress was concerned," the Senate Veterans Affairs Committee said, "about schools which developed courses specifically designed for those veterans with available federal moneys to purchase such courses.

"The requirement of a minimim enrollment of students not wholly or partially subsidized by the Veterans by allowing the free market mechanism to operate.

"A minimum number of nonveterans were required to find the course worthwhile and valuable or the payment of federal funds to veterans who enrolled would not be authorized," the committee said.

The rule is especially appropriate now, the Senate committee report pointed out, "given the fact that under today's GI Bill... veterans do not comprise a major proportion of those attending institutions of higher learning."

ing."
Cleland said that while VA will continue to pay benefits to those veterans who were already enrolled in these courses, and who remain continuously enrolled, "we intend to maintain our constant vigilance in this area to protect both the veteran seeking an education and those Americans whose hard earned dollars pay for it."









