This is an extract from Regents' regulations, which quote the Idaho Code. As you probably know, Jon Warren will not be back on campus until next Tuesday. If you need

to get in touch with him & 707.23 Mrs. Shull cannot reach him, we might be able to help.

Sherm, 17 April

The various institutions are authorized to develop a set of procedures for scheduling and conducting campus events involving guest speakers and/or expressions of student opinion and concern; such procedure shall be consistent with the intent of this policy and shall be regularly published and made available for the guidance of individual students, student organizations, and members of the institution's faculty and staff.

No rule should restrict any student expression solely on the basis of disapproval or fear of his ideas or motives. At the same time, the fact that students may pursue interests in political action through speech and assembly on campus does not abrogate their accountability as citizens to the constitutional laws of the larger society, and the university is entitled to reflect these constraints in its own regulations. Accordingly, willful defamation, public obscenity, certain incitements to crime, as well as other civil or

criminal misconduct under laws applicable to a manner of speech or assembly directly damaging to the rights of others may be subject to institutional

# 709. Student Publications and Activities

redress.

Institutional authorization is necessary before student publications, meetings, organized activities, announcements, brochures, and the like may use all or a significant part of the institutional name. This policy is intended to avoid an indication of institutional support when none has been requested or sanctioned by appropriate authority.

# 711. <u>Interference with Conduct of Institutions</u>

No disruption of the normal educational and supportive activities of the institutions and agencies governed by the Board shall be condoned. The president is directed and authorized to invoke such measures as may be necessary to preserve and maintain order on the campuses.

- "The legislature, in recognition of unlawful campus disorders across the nation which are disruptive of the educational process and dangerous to the health and safety of persons and damaging to public and private property, establishes by this act criminal penalties for conduct declared in this act to be unlawful. However, this act shall not be construed as preventing institutions of higher education from establishing standards of conduct, scholastic and behavioral, reasonably relevant to their lawful missions, processes, and functions, and to invoke appropriate discipline for violations of such standards." (Section 33-3715, Idaho Code)
  - "No persons shall, on the campus of any community college, junior college, college, or university in this state, hereinafter referred to as "institutions of higher education," or at or in any building or other facility owned, operated, or controlled by the governing board of any such institution of higher education, willfully deny to students, school officials, employees, and invitees:
    - a. lawful freedom of movement on the campus;
    - b. lawful use of property, facilities, or parts of any institution of higher education; or
    - c. the right of lawful ingress and egress to the institution's physical facilities.
  - "No person shall, on the campus of any institution of higher education, or at or in any building or other facility owned, operated, or controlled by the governing board of any such institution, willfully impede the staff or faculty of such institution in the lawful performance of their duties, or willfully impede a student of such institution in the lawful pursuit of his educational activities, through the use of restraint, abduction, coercion, or intimidation, or when force and violence are present or threatened.
  - "No person shall willfully refuse or fail to leave the property of, or any building or other facility owned, operated, or controlled by the governing board of any such institution of higher education upon being requested to do so by the chief administrative officer,

#### 711. Interference with Conduct of Institutions (continued)

- his designee charged with maintaining order on the campus and in its facilities, or a dean of such college or university, if such person is committing, threatens to commit, or incites others to commit, any act which would disrupt, impair, interfere with, or obstruct the lawful missions, processes, procedures, or functions of the institution.
- 4) "Nothing in this section shall be construed to prevent lawful assembly and peaceful and orderly petition for the redress of grievances, including any labor dispute between an institution of higher education and its employees.
- 5) "Any person who violates any of the provisions of this section shall be deemed guilty of a misdemeanor and, upon conviction thereof, shall be punished by a fine not to exceed five hundred dollars (\$500), or imprisoned in the county jail for a period not to exceed one (1) year, or by both such fine and imprisonment." (Section 33-3716, Idaho Code)

### 713. <u>Control of Vehicles</u>

Institutional officers have the primary responsibility for developing workable procedures for limiting and controlling the use of motor vehicles on the several campuses.

#### 715. Student Solicitation

Student solicitation of advertising for inclusion in publications or other materials must have institutional approval.

## 717. Student Travel

Travel by students for official institutional purposes, e.g., athletic events, choir tours, field trips, etc., must have the approval of the institutional chief executive or his designee prior to the trip.