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TANEYTOWN, MARYLAND, THURSDAY, OCTOBER 4, 1962

COMMUNITY LOCALS

Miss Valerie Nusbaum, a 1962 grad-uate of Taneytown H. S., enrolled as a Freshman at Houghton College, Houghton, New York, on Sept 18th.

Mr. and Mrs. Rutger B. Colt, Jr., and daughter Becky, of Baltimore, were Sunday guests of their cousins, the Misses Brining.

Mr. Archie Carpenter and sister Liza, of Taneytown, spent Tuesday evening with Mr. and Mrs. Charles Cluts.

The Goodwill Industries truck will be in Taneytown District on October 15th to collect things for the handi-capped to repair.

The Taneytown H. S. P. T. A. is planning a Card Party for Thursday evening, November 1. Mrs. Leonard Fink is general chairman of the af-

Mr. and Mrs. Frank O. Wargny and daughters, Misses Pat and Nancy Wargny spent the week-end at Buck Hill Falls in the Pocono Mountains,

Mr. and Mrs. Martin Koons enter-Mr. and Mrs. Martin Rooms emer-tained to dinner on Sunday, Mr. and Mrs. Oliver Erb, Littlestown, Penna; Mr. and Mrs. Guy Hahn, Frederick, and Mr. and Mrs. Paul Warehime,

Mrs. Mel Bedinger of Greeley, Col., and Mr. and Mrs. Glen Copenhaver and daughter of Denver, Col., are spending some time with their parents, Mr. and Mrs. Harry Copenhaver and their hoothers. and their brothers.

Miss Deleetha Wiley and her fiancee, Mr. Richard E. Baker, spent last week-end with her parents, Rev. and Mrs. Wm. F. Wiley and sister, Deborah. They are enjoying their teaching positions at Eastport and Lothian, Md., respectively.

Mrs. Paul Hilbert, Taneytown, and Mr. and Mrs. John Hilbert, Harrisburg, Pa., spent from Friday until Tuesday with Mrs. Paul Hilbert's sonin-law and daughter, Mr. and Mrs. Edward Newman and daughter, Miss Joyce Newman, at Normal, Ill.

Miss Patricia Fowler, daughter of Mr. and Mrs. Sterling Fowler, York Street, Taneytown, recently graduated from South Baltimore's General School of Nursing. Miss Fowler accepted a position at South Baltimore's Laminated Transfer of the Street Street, 1987. more Hospital.

Sir Frank and Lady Francis of London, England, were the guests of London, England, were the guests of Mrs. J. H. Francis and Mr. and Mrs. D. E. Laird of Taneytown this past week. Sir Frank Francis, the nephew of the late J. H. Francis, is curator of the British Museum and is on a lecture tour in the United States.

Mr. and Mrs. Herbert Klein, Rt. 7, Westminster, are proudly announcing the birth of their first son born on October 1, 1962 at the Annie Warner Hospital, Gettysburg, Pa. Mrs. Klein was formerly Naomi C. Baker, daughter of Mrs. Arnold C. Baker and the late Mr. Baker of Taneytown.

Mr. and Mrs. Harry Copenhaver, Mrs. Mel Bedinger, Mr. and Mrs. Ray Copenhaver and daughters, Mr. and Mrs. Glen Copenhaver, Mr. and Mrs. Dwight Copenhaver, Mrs. Lena Hitchcock, and Miss Barbara Naill of Bal-timore, attended the Ordination Ser-vice of Merritt Copenhaver at the Pa. Conference at York, Pa., on Wednes-

On Thursday, October 4th, at 7:30 P. M. the Preparatory Service and Holy Communion will be held. Im-mediately following this service, at about 8:15 P. M., The Rev. Dr. Geo. K. Snyder, a missionary to Ghana, W. Africa, will present colored slides with his lecture on his mission in Ghana. All members and friends of the Church are cordially invited. Come and bring the family. A reception will follow in the Parish House.

The Womens Guild of the United Church of Christ will hold its annual Fashion Show, October 24, at 8:00 o'clock in the parish house. The following have been assigned for the various committees: Mrs. Elmer Gonder. decorations; Mr. Raymond Perry, ramp; Mr. Ray Shriner, lighting; Mrs. Elwood Crabbs, make-up; Miss Mary Shriver tickets and Mary Shriver, tickets and program. Mrs. Carel Frock, refreshments, Mrs. George Motter, entertainment; Mrs. Elvin Study, publicity.

The next meeting of the Taneytown The next meeting of the Taneytown High School P. T. A. will be on Monday evening, October 8. Teachers will be ready for conferences in their rooms by 7:30 P. M. The regular business meeting will commence at 8:00 P. M. Mrs. Charles Halter, membership shairman welcomes bership chairman, welcomes members and hopes that former members will renew their member-

On Saturday Mr. and Mrs. Charles Cluts of near Keysville, accompanied by Mr. and Mrs. Clyde Hesson of Taneytown, motored to Mechanicsburg, Pa., where they were joined by Mrs. Alvin Eakin and proceeded to Halifax, Pa., where they were dinner guests of Miss Anne Richter and sisters, Hertha, Caroline and Gertrude. The four former ladies were 1913 class mates at Millersville State Teachers College.

Tuesday afternoon Mr. and Mrs. Charles Cluts of Riverdale Farm were pleasantly surprised by having as luncheon guests, Mrs. Elma Gaupp of Ann Harbor, Michigan, Mrs. Horace Gray of Toledo, Ohio, Miss Alice Gaupp of Elizabethville, Pa., and Miss Anne Richter of Halifax, Penna. Many happy experiences of days spent at Millersville S. T. College

(continued on page four)

HIGH SCHOOL HIGHLIGHTS

P. T. A. Card Party

Card lovers take notice! The Ways and Means Committee of the Taney-town High School P.T.A., under the chairmanship of Mrs. Leonard Fink, will sponsor a card party in the high school auditorium, on Thursday evening, November 1. The proceeds will be used for a fund to help subjectmatter teachers to make minor purhases to supplement their classroom

'Come, little leaves," said the wind one day.
"To the Fall Fantasy to swing

and sway."
The Fall Fantasy to swing and sway."
The Fall Fantasy is being sponsored by the Future Business Leaders of America on October 5, 1962, from 7:30 to 11:00 p. m. It will be a record dance with Bob Dinterman serving as discipled. as disc jockey. The admission charges are 40c stag and 75c drag. All students are encouraged to come and support this worthy organization. Bring a friend by singing his name on guest list in the school office.

YOUNG ADULTS TO MEET AT LUTHERAN CHURCH

A meeting of young adults will take place this coming Sunday evening at 7:30 P. M. in the large Sunday School room in Trinity Lutheran Church. The purpose of the gathering will be to determine if there is interest in a program of Christian fellowship in-While many young adult members of Trinity Lutheran Church and other Lutheran church will attend, it is hoped that other young adults in the community, especially the unchurched, will also attend to find out what the program is about (For the mur volving discussion and recreation. the program is about. (For the purpose of this meeting, a young adult is defined as one who has reached age 18, who is beyond the Luther League program as it is presently set up. There is no age limit on the upper end. So if you are a young adult, you are welcome.)

JAYCETTES WILL MEET

The Jaycettes held their first fall meeting on September 26, 1962, with fifteen members present. Action was taken to a revision of the constitution, and also to have joint orientation program with the local Jaycee chapter.

The Jaycettes took action to appoint

Mrs. Nadine Brown to represent us in the Activities Building committee. Dues are now payable to the treasurer, Mrs. Doris Crouse.

The group voted to make more favors for the maternity ward at the Carroll County Hospital.

The next meeting is scheduled for October 25, 1962, at 8 P. M. in the Potomac Edison building. All members are urged to be present.

Community Chest — Red **Cross Appeal for Funds**

William M. Keller, Jr., is serving as chairman of neighborhood business solicitation in Carroll County for the Community Chest-Red Cross United Appeal with L. C. Card, also of West-minster, as his vice chairman.

Also serving as leaders in the various county election districts are the following: District 1, Arch Carpenter, Taneytown; District 2, Benton Kriemer, Union Bridge; District 3, Mr. Carpenter; District 4, Mrs. Clyde Wolf, Westminster; District 5, Cliff Warner, Manchester; District 6, Walter Wright, Hampstead ter Wright, Hampstead.

Also District 7, Claude C. Armacost, Finksburg; District 8, Edward Arrington, Sykesville; District 9, W. Leroy Stegman, Taylorsville; District 9, W. Leroy Stegman, Taylorsville; District 10, Delaine Hobbs, Mt. Airy; District 11, Mr. Stegman; District 12, Byron Hutzler, Westminster; District 13, Charles Schutter, Walter Haschert, Philip Cromer and Norman Hall, all of Westminster.

The October campaign this year will include Baltimore City, Anne Arundel, Baltimore, Carroll, Harford and Howard counties. A goal of \$5,706,927 will be sought to support the health and welfare programs of the Community Chest agencies and the Red Cross chapters in the area.

YOUTH FELLOWSHIP NEWS

The Youth Fellowship of the United Church of Christ, met on Sept. 16th, 1962 at 7:30 P. M. The meeting opened with recreation followed by opened with recreation followed by refreshments. Rev. Wiley installed the following officers: President, Joan Clingan; Vice-president, Nancy Wargny; Secretary, Peggy Knouse; Treasurer, Wm. Shank; Reporter, Ropeld Martin Ronald Martin.

Ronald Martin.

Rev. Wiley spoke on the highlights of the National Conference of Christian Education held at Purdue University which he attended this past Summer.

The meeting adjourned at 9:30 P. M.

WITH THE ARMED FORCES

SHEPPARD AFB, Tex.—Staff Sergeant Albert R. Warner of Westminster, Md., is being reassigned to Wright-Patterson AFB, Ohio, following his graduation from the United States Air Force technical training course for accounting and finance specialists here.

Sergeant Warner received training in Air Force financial and accounting procedures.

The sergeant, who attended Westminster High School, is the son of Mr. and Mrs. Uriah S. Warner of Rt. 5, Westminster. He and his wife, the former Ida M. Davis of Dayton, Ohio, have one daughter. Sheila have one daughter, Sheila.

Mayor and City Council Meet

The Mayor and City Council held their regularly scheduled monthly meeting on Monday evening, October , 1962, at 7 p. m.

Officer Boone reported 47 Parking Violations and 23 Warnings issued.
The Town Clerk reported a balance of \$33,996.56 in the General Account and \$4,498.52 in Parking Meter Fund.
The Mayor and City Council wish to remind all parents to discuss with their children. their children the matter of Halloween. Anyone caught damaging property or performing any prank which is unlawful, will be prosecuted to the full extent of the law.

A delegation representing the Taneytown Baseball Club came before the Council seeking help in the maintenance and repair of the fence surrounding the ball field and the repair of the grandstand. A survey of the area will be made and a report

given at the next Council meeting. The plot of ground at the east end of town upon which the town well and water tower is located, will be plowed, eveled and sown with grass seed so that it can be moved with a riding lawn mower. It is hoped that this will make this plot a little more presentable to the property holders in that area.

A representative from the Municipal Technical Advisory Service, University of Maryland, along with another engineer made a second survey of the Taney Annex Area. A new report should be forth coming in the

very near future. A special meeting of the Mayor and City Council has been called for October 29, 1962. At this time, serious october 29, 1962. At this time, serious study will begin on the formation of a Model Charter, which we hope eventually, will be adopted by the citizens of Taneytown. A Model Charter would define certain information relative to General Corporate Powers, Corporate Limits, Power of Council, Registration of voters, Nom-Council, Registration of voters, Nom-Council, Registration of voters, Non-inations and Elections, Finance Infor-mation, Personnel, Public Ways and Sidewalks, Water and Sewers, etc. This would be a step forward in the "bringing up to date" of our town

The next regular meeting of the Mayor and City Council will be held on November 5, 1962. G. N. Jr.

GRACEFUL WORKERS S. S. CLASS MEETS

The Sept. meeting of The Graceful Workers S. S. Class of the United Church of Christ was held at the home of Mrs. Charles Anders. There

home of Mrs. Charles Anders. There were 16 members present.

The following program was presented: Scripture reading and prayer, Mildred Anders; vocal solo, "I'll Never Walk Alone" and "Dessert Song," Gale Crabbs; Reading, Bernice Study.

The business meeting was in charge of the president, Marion Rue. The minutes of the June meeting and treasurer's reports were read and ap-

treasurer's reports were read and ap-

Further plans were discussed reto Homewood Church Home on December 9th. The following committees were appointed: program, Florence Wargny, LaReina Fream; refreshments, Ethel Garber, Marie Smith, Pauline Koons, Allyne Gonder and Mrs. Clyde Hesson.

The following committees are also become a second to the committee of th

Gonder and Mrs. Clyde Hesson.

The following committees were also appointed for the Musical Program or Hymn Sing which will be held on Sunday, October 28th: program Anna Motter and Mary Alice Myers; refreshments, Catherine Clingan and Erances Stangeifor. Frances Stonesifer.

After the meeting adjourned, the hostess served delicious refreshments.

MEETING OF ODD FELLOWS

The first fall meeting of Taney Lodge No. 28, I.O.O.F., last Thurs-day evening was well-attended, and proved a very enthusiastic one, with visitors present from Mt. Airy, and a good attendance of the local members. After the meeting refreshments were served

The meeting next Thursday evening, October 11th, should be even more interesting, as the Grand Master of Maryland and Staff will make an Official Visitation with Taney Lodge, and visitors are expected from the other Lodges in the County. It is hoped that every member of Taney Lodge who can do so will be present. Refreshments will again be served.

LOCAL KIWANIANS IN BALTIMORE FOR DISTRICT CONVENTION

Kiwanians from three states and the District of Columbia converged on Baltimore to participate in the 44th Annual Convention of the Capital District of Kiwanis International.

Scheduled to last several days, delegates and their ladies were privileged to hear such outstanding speakers as Dr. Kenneth McFarland, Educational Consultant of General Motors Corporation; Theodore R. Mc Keldin, former Governor of Maryland; and Mel R. Osborne, Vice President of Kiwanis International. Other busi-ness included forums for club officers on various phases of Kiwanis activities, and the election of District

Officers for 1963. The Capital District is one of the thirty districts making up Kiwanis International, and includes the states of Virginia, Maryland and Delaware, and the District of Columbia. There are 157 clubs in the Capital District

with a total membership of some 8,400. Representatives of the Tanyetown Kiwanis Club at this convention include: D. Leonard Reifsnider, President; Oliver T. Leakins, Vice President; and Ford C. Waggoner, Public Relations Committee.

PUNT, PASS, AND KICK CONTEST

The annual Punt, Pass, and Kick contest for grade school boys, seven to eleven, will be held in Taneytown again this year. In the competition Taneytown boys will put their football skills against thousands of other boys throughout the nation for local, state, and division awards and a chance for championship which con-cludes with a White House reception and an appearance at the National

Football League championship game. Sponsored nationally by the Ford Division of Ford Motor Company, and the N.F.L., the P.P & K. contest will be co-sponsored by the Taneytown Jaycees and Crouse Motor Sales as a community project.

The program is designed to stimulate in American boys an interest in sports and physical fitness. Last year more than 200,000 boys entered the competition and President Kennedy stated, "Programs of this type will enable our youth to build the energy and strength that is their American heritage."

Kenneth Crouse, local contest director pointed out that there is no body contact in the competition, no charge for entering and no special equipment

Registration will be open throughout October and it is requested that boys and their parents contact a Taneytown Jaycee or Crouse Motor Sales for entering.

Upon registering each boy will receive a P.P. & K. instruction book written by Yale Lary, Johnny Unitas and Paul Horning, autographed picture of a Baltimore Colt player and a televiewer a televiewer.

Prizes for the local competition which will be held November 3 at Memorial Park include: 1st, a N.F.L. warm-up jacket; 2nd, special football helmets; 3rd, an official-size football for each of the five age groups,

Miss Maryland Ball

Approximately 170 persons attended the second annual Miss Maryland Ball sponsored by the Taneytown Junior Chamber of Commerce on Saturday night at the Westminster Riding Club.

The guest of honor was Miss Beverly Ann Smith, Miss Maryland of 1962-63. Miss Smith, who tied in the talent division of the Miss America Pageant held at Atlantic City a few weeks ago, charmed the patrons of the dance and was very well received. The Miss Maryland contest is spon-

The Miss Maryland contest is sponsored by the Maryland Jaycees.

Miss Smith was presented a wrist corsage and a merchandise certificate by the Jaycees in cooperation with Lana Lobell of the Westminster Shopping Content Cooper From a chairment. ping Center. George Fream, chairman of the affair, acted as Master of Cere-monies and presented the gifts during intermission.

Richard W. McJilton and wife Joyce, Dundalk; and District Vice-president Janna Hare and wife Pat, Greenmount Md

The hall was beautifully decorated in appropriate Fall motif, featuring unique little scarecrows on the tables bearing the names of those reserving tables. The Jaycettes were in charge of the decorations under the direcof the decorations under the direction of a committee headed by Mrs. Virginia Wantz and including Mrs. Barbara Baumgardner, Mrs. Jeanette Lewelling, Mrs. Carleen Skiles and Mrs. LaReina Fream. They were also assisted by Mrs. Nadine Brown, Mrs. Audrey Fair, Mrs. Shirley Little, Mrs. Thelma Nusbaum and the President, Mrs. Nancy Reever. Serving as hostesses, were: Mrs. Fream, Mrs. Lewelling, Mrs. Reever, and Mrs. Wantz. Mrs. Wantz.

President Dean Nusbaum and proper chairman Geo. Fream announce the affair, which was held for the benefit of their many community betterment projects, was also a finanterment projects, was also a financial success. Committees appointed and working under Mr. Fream included Publicity: Earl Lookingbill, Ch., Melvin Mills, Paul Roop, and John Williams; Refreshments: J. Robert Waddell, Ch., Wm. Abrecht, Pat Hobbs, Cecil Lewelling, James Storey, and Donald Wantz; Reservations and tables: John Reever.

The first teen-age record bon spoor

vations and tables: John Reever.

The first teen-age record hop sponsored by the Taneytown Jaycees was held on Sept. 28 in the H. S. auditorium, with a large attendance of teenagers from the community. These record hops are strictly non-profit and are sponsored by the Jaycees as a community service. The second of these dances will be held October 19, at the Taneytown H. S., 8-11 P. M. Coats and ties must be worn by all Coats and ties must be worn by all boys, with girls dressing appropriately for school dances.

Taneytown Lions Honor District Governor

The Taneytown Lions Club met September 25th at Taney Inn with President Lewis Baer in charge. This meeting was to honor our hard working District Governor Harry Bosley. District Governor Bosley as the main speaker of the evening gave the Club the opportunity to hear first hand the activities of the District 22W as well as Lions International.

The Taneytown Lions sponsored a
bus trip to Baltimore for the Little

Leagers to see the Baltimore Orioles at Memorial Stadium. The next meeting night of October 9th will be our annual Faculty night in charge of Lion Edmund Welker.

1962 United Appeal: Community Chest - Red Cross

The 1962 United Appeal Drive of the Taneytown District (Residential) is under way and continues through October. Mr. George Fream has been named campaign manager of the district. The district has been divided into four areas and the following have accepted Captaincy for the dis-Vaughn, Western Area; Mrs. Charles Fream, Northern Area; Mrs. Fred Garner, Southen Area; Mr. Louis Garner, Southen Area; Mr. Louis Baer, Eastern Area. This year United Appeal is repre-

sentative of 48 member agencies. It provides an opportunity to contribute to a large number of needy organizations through one appeal. It also provides a fine opportunity for each citizen to assume his full citizen's share of voluntary support of health and welfare services to others.

The area captains will need the voluntary efforts of many residents in his area in order to help put the 1962 United Appeal over the top. A minimum amount of time and support from each citizen can mean success Please cooperate with your captain if called upon to help. I urge each of you to kindly assist in this worthy

GEORGE A. FREAM. Chairman, Residential.

KEYSVILLE LUTHERAN CHURCH WOMEN

The meeting of the Keysville Lutheran Church Women was held Monday evening with Mrs. Ellen Kiser and Mrs. Elizabeth Shoemaker as leaders. The topic for discussion was "Our Ecumenical Responsibilities." "Our Ecumenical Responsibilities." Mrs. Kiser had charge of the devotions, reading scripture lesson from 1 Cor. The songs used were "In Christ There Is No East or West" and "O Master Let Me Walk With Thee." There were four panelists that gave variety of voice and personality to the presentation. Each panelist was followed by questions, "What Do You Think." Every member contributed material to the discussion.

The special numbers were a trope

The special numbers were a trombone duet by Richard Keilholtz and Steve Harner. Each one played a solo number on their trombones. Keep up the good work, boys.

Mrs. Mae Baumgardner received the

offering and it was dedicated by Mrs. Elizabeth Shoemaker.

Mrs. Kathryn Stine conducted the regular business meeting. Minutes were read by Mrs. Doris Harner and treasurer's report given by Mrs. Dahrlys Fleharty. Mrs. Fleharty read a very nice letter from Mrs. Dorothy Stine. The president appointed Mrs. Vallie Baumgardner, Mrs. Elizabeth Myers and Mrs. Kathryn Coshun for the nominating committee. Plans were made for attending the L.C.W. Convention in Baltimore this week. Mrs. Ellen Kiser is the delegate. Our president reported on the Carroll County United Church Women's Misintermission. Three door prizes were also awarded, courtesy of Hahn's of Westminster and Baumgardner's Bakery, Taneytown.

Maryland Junior Chamber officials

Maryland Junior Chamber officials

Maryland Junior Chamber officials

The hostical Reference on the Carroll County United Church Women's Mission project. The members were asked to send cards to Mrs. Byron Stull Hospital, Gettysburg, Pa.

The hostesses for the evening were Mrs. Dahrlys Fleharty and Mrs. Mary Ausherman. The table deporations were attractive in keeping with Halloween. Gingerbread with hot lemon sauce, coffee, nuts and candy corn were the delicacies.

Leaders for next time are Mrs. Doris Harner and Mrs. Mary Devilbiss.

MITE SOCIETY

The Mite Society of Trinity Lutheran Church met Wednesday evening at 8:00 o'clock with the devotions led by the president, Mrs. Harry Dougherty, hymns were, "I Would Be True" and "Sweet Hour of Prayer." Scripture, Miss Emma Reifsnider, prayer, Mrs. Robert Fair.

The program was a piano solo, "Eli, Eli" by Ann King, vocal solo, "Spirit of God," David Reifsnider, accompanist Miss Hazel Hess; flute solo, "Heimweh," Beverly Fair; vocal solos, "I Believe In Miracles" and "Singing" Market Hessian Solos, "I Believe In Miracles" and "Solos, "I believe in Miracles" and "Singing" by Melvin Utermahlen, accompanist, Miss Hess; trombone solos, "Rock of Ages" and "What A Friend," Mr. Utermahlen and son,

Colored pictures and films were shown by Mr. Robert Fair, Hanover. Some of them were taken by him while he and his wife were on trips. The committee for the program for November is Mrs. John Vaughn, Miss Marion Vaughn, Mrs. Albert Wilhide and Mrs. Charlie Wantz. Refreshments of ice cream. cake

Refreshments of ice cream, cake, potato chips and coffee were served.

C. & P. REPORT

To meet increasing demands for telephone service on the Eastern Shore, approval was given to spend \$79,500 for two projects. These will provide 500 additional lines and associated central office equipment at Easton and furnish additional outside wire and cable in the southeast section of the Salisbury area.

Approval was also granted to establish additional interoffice voice channels between Facton Hillshore and

nels between Easton, Hillsboro and Ridgely at a cost of \$19,800.

The increasing building and population expansion in the Westminster area makes necessary a major central office equipment addition for which \$114,000 was approved.

For Southern Maryland, authorization for the expenditure of \$53,200 was granted to place outside cable in the north and west sections of the Mechanicsville exchange area.

Expenditures amounting to \$26,700 were approved to provide additional central office lines and dial switching equipment at Perryville and Thur-

"SPICE 'N' EVERYTHING NICE" With all my heart, I wish you every

morning
A smile that shall last until the next day's
dawning.
I wish you health—life's greatest wealth;
I wish you always near so that I may help
to cheer
Each future day and in some way—help to
bring you happiness!

Fall is in the air and the many pumpkins are all along the highways adding that first touch of color. The Petunias and Scarlet Sage are blooming beautifully! And thinking of flowers here is a new one which will bring a smile! The other day Your Observer was in the drug store and Observer was in the drug store and passed the stand where there are packaged nuts and one caught my eye and it was marked, "Sun Flower Seeds for Vitamins!". I took down a package and examined them through the plastic covering and I said to the Salesgirl, "Are they good?" She replied truthfully that she had never tasted any but many are sold for plied truthfully that she had never tasted any but many are sold for H E A L T H! "Why, they look like parrot seeds to me!" I remarked. She said, 'That's just what they are but these are salted!" The price was 29 cents and really, folks they are good. I ate the entire contents.

A colored man who is a painter around these parts said to me the other day, "I sure am going to steal your dog some day!" I knew how much this workman appreciated Bobby as he talks to him during the day

by as he talks to him during the day while he is tied outside and Bobby has taken a special liking for Bill. He looked at me quickly and said, "No, I would never steal him! There is only one thing I stole in my life when I was a little boy and that was a W A T E R M E L O N and never will L forget the heating my mother. will I forget the beating my mother gave me!"

And here is still a funnier one. A And here is still a funnier one. A neighbor's child called offering a carton of ground beef for Bobby which his mother sent over. I thanked her for it but would not accept it and then this is what she said, "I did not unwrap that ground steak when I bought it which I realize that I should have done and when I opened it up just now, it did not smell just right and I did not like the looks of it either!" UGH!

Hope you did not miss the grand concert with Bernstein, leading on Sunday night! Never have I seen our Sunday night! Never have I seen our First Lady more beautifully dressed — ELEGANT is the word! She wore a stunning Lavaliere and, betcha they will be on the market in a few months if not sooner. Her manner was gracious! Her "Crowning Glory" was arranged beautifully.

Now, ladies it is, "Knits, knits and more KNITS" in all the stores in every color and that for evening and daytime wear in all creations and they are going over big. You will see many gorgeous fur hats this Winter and the display at Brager-Gutmans tops them all in style and the price is right!

Mrs. Housewife, have you tried those delicious frozen new potatoes? The other day, I was invited to a synonyment dispersed the study of the strength of the second of

The other day, I was invited to a swanky dinner and the Hostess served the first cut Rib Roast (My favorite) rare which she knew I enjoyed it that way and with it these potatoes. Never have I tasted new notatoes so Never have I tasted new potatoes so delicious and to my inquiry she stated that she placed them in the oven at the same time with the roast. They are "Southland Brand" from New York City and Brand" from New are "Southland Brand" from New York City and are loose frozen and can be boiled, placed in stews or with a roast. You take out the quanity that you need for the one meal and immediately close the bag and place back in the freezer. Ummmmm good! They should always be in your house

at any time.

Just think that wonderful old Just think that wonderful old Methodist Church is going to celebrate it's 90th Anniversary," The Mt. Vernon Place at the George Washington Monument" with the Sermon by Bishop John Wesley Lord at 8:00p.m. Sunday, October 7. There will be a reception with Guided Tours following the service in the new "House ing the service in the new "House next door" which has been newly renovated inside and out. The public is cordially invited.

Have a grand week-end, folks and be very careful that your teen-ager does not speed if he is to get behind the wheel. They truly are killing themselves! Until next week D. V. I am,

Faithfully, Your Observer.

The Ladies Auxiliary to the Harney Vol. Fire Co. were hosts to the Cashtown Ladies Auxiliary on Tuesday evening, Sept. 25, 1962. A delicious covered dish super was served buffet style to approximately 80 ladies fet style to approximately 80 ladies. Following a short business meet-

HARNEY LADIES HOST

CASHTOWN LADIES

rollowing a short business meeting the ladies were entertained by the following: a vocal duet, "Rambling Rose" by Mrs. Doris Slaybaugh and Mrs. Louise Strickhouser; a monologue by Miss Treva Ridinger and a poem by Mrs. Sadie Almoney; Master Jerry Strickhouser accompanied by Miss Connie Mummert favored us with a vocal solo A toy hand musical with a vocal solo. A toy band musical was presented by the following ladies: Mrs. Louise Strickhouser, Miss Darlene Shaffer, Mrs. Doris Slaybaugh, Mrs. Grace Spangler, Miss Florence Reaver and Mrs. Thelma Mummert. Miss Sandra Wise accompanied.

The door prize was won by Mrs.

The door prize was won by Mrs. Welmer Wetzel. Several other prizes were presented to the following: oldest lady present, Mrs. Gertrude Riggeal; youngest lady, Miss Mary Ellen Martz; ladies having most and least change in purse, Mrs. Rose Ellen Martz and Mrs. Jean Herring; ladies with the largest and smallest with with the largest and smallest waist-line, Miss Mary Ellen Martz and Mrs. Mildred Newell; also a prize for the lady who could make the most words out of the word September. Mrs. Del-

phine Spangler won this prize. An enjoyable evening was had by

all those present.

THE CARROLL RECORD

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All articles on this page are either original or, properly credited. This has always been a fixed rule with this office.

All advertisments for 2nd, 3rd,6th and 7th pages must be in our office by Monday morning of each week; otherwise, insertion cannot be guaranteed until the following week.

The publication in The Record of clipped or signed editorials does not necessarily mean that such editorials are indorsed by The Record. In many instances they are published in order to show varying opinions on public topics.

THURSDAY, OCTOBER 4, 1962

FROM BAD TO WORSE

There is more involved in the proposed across-the-board postal rate hike than mere money.

The Senate Post Office and Civil Service Committee, in harnessing a billion-dollar pay raise for 1.5 million Government workers to the bill, and in proposing an alien and costly censorship - rather than a flat ban - on Communist propaganda from behind the Iron Curtain, has created a monstrosity that threatens our philosophy of government.

Besides adding a cent to the cost of mailing a letter - either first class or air mail - and a crushing burden to the backs of newspaper and magazine publishers, passage of such a bill would serve notice that the traditional roles of the American people and their Government have been reversed. The Government, under this cynical new attitude, would no longer be the servant but the master!

Historically, the cost of Government is met out of general taxes. And when - at a time the tax burden is already so heavy that business must curtail or forego profits to maintain. plant and equipment - a postal revemue bill is saddled with a general Civil Service pay boost, plus the ugly spectre of censorship, the authoritarian "welfare" state is only a Congressional vote away.

Business, as a study by the National Industrial Conference Board has indicated, is the principal source of postal revnue (three-quarters or more) in all classes. That the proposed hikes will destroy many small businesses and many newspapers and magazines (which are the major stimulators of trade, and hence production) is no longer open to question. That higher rates will produce even the present revenue is therefor very much of a question.

But, of graver concern, is the revelation now apparent in the bill that it is a mere shakedown and in no sense an honest effort to improve the Government's fiscal position. And it would be a tragic thing for the nation if the Congress, in the mounting fever for adjournment, should so far forget its duty as to pass such a meas-

_U. S. Press Association

GRASS ROOTS OPINION

NORWICH, N. Y., CHENANGO UNION: "There are many ways to talk. Ships, at sea, talk with foghorns, bells, and signal flags. Auto drivers talk with their hands, their horns, their stop-lights and their directional flashes. Some drivers signal for a right turn and then wheel recklessly left. That is a kind of careless talk that kills people."

MILES CITY, MONT., DAILY STAR: "As long as people live, there will undoubtedly be those who will. shirk from accepting freedom as their own responsibility. They will want their government to provide their security, guarantee them minimum wages, guarantee them full employment, guarantee them good prices for their products, guarantee them good housing, guarantee the solvency of their loans, guarantee them medical care, and many other things. Such people are thereby choosing slavery rather than freedom

Robert Moses, head of New York City's Iiaison in federal-state-city arterial planning, and a prominent expert on transportation, has something to say about railroad mergers and the Interstate Commerce Commission: "If consolidation of large railroads will forestall nationalizations, why let a somnolent agency (ICC) that inspires little confidence stall the merger of the New York Central and Pennsylvania railroads?" He also called for repeal of discrim-

inatory legislation, excessive regulation, and reorganization of federal agencies under central supervision.

"We've always taken for granted the little import cars come equipped with sliding sun roofs for tall men with hats."—Louis Nelson Bowman, King City (Mo.) Tri-County News.

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Harris M. Frock Westminster, Md Agent for

Virginia S. Griffin

Realtor Reisterstown, Md. IN TANEYTOWN — Wantz Development — 6 room house and bath, 75 x 150 ft. lot. Really lovely home. Priced for quick sale.

KEYSVILLE — 6 room house and bath, on one acre land, 3 bedrooms, modern kitchen, outside fireplace, large garage. Priced for quick

PINE MAR — A real buy with low maintenance. 5 room house, aluminum siding and terrox finish, 2-car garage, 100 x 200 ft. lot. Reduced to \$10,300 for quick sale.

NEW MIDWAY — New Stoneface house on 1 acre of ground, 3 bedrooms, large living room, kitchen and dining area, 2-car garage. NEAR WESTMINSTER - 63 acre farm with 10-room house, (5 bedrooms.) Can be bought with or without stock and equipment.

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GUSS SHANK'S COMMUNITY AUCTION SATURDAY, OCTOBER 6, 1962

AT 10:00 O'CLOCK, A. M.

Located at Taneytown Carnival Grounds in Taneytown, Md. the following:

Dry sink, oil bracket lamp, brass Aladdin lamp, 2 buggy lamps, whale oil lamps, wash bowl and pitcher, old clocks, old chest, iron trough, quilts, iron kettles and ring, small pot belly stove, small old platform scales, 2 old berry dishes, cake griddle, old forks and ladles, wooden tubs, churn, dough tray, walnut drop-leaf table, wash stand, extension table, picture frames, mirrors, kitchen cabinet, good condition; dishes some Antique; pots and pans, potted flowers, coldpacker, new pressure cooker, heatrola stove, chairs, straight and rockers; home made soap, jugs, crocks, large and small; white bags, butchering tools, jars, rugs, guns and Remington portable typewriter. FORDSON TRACTOR, (A-1 condition) - 1951 CHEVROLET CAR

Plows, 2-section spring tooth harrow, corn workers disc harrow, old 2-horse wagon, tractor chain, garden plow, lawn roller, pipe, sledge hammer, wedges, ropes, new pair car chains, McCulloch chain saw (like new); circular saw 36", ice cream freezer, cable jumpers, log chains corn sheller, wheel barrow, pipe wrenches, shovels, large bench vise, work-bench with drawers, large meat bench, saws, hammers, punches, brace, fence pliers, skill saw, like new; elec. wall solder iron, set of 6 wrenches, set of box wrenches ½" drive and solid drive, ½" elec. drill, one roll of woven wire, chicken wire wooden planes, garden tools, oil drums, chicken coops, lumber, steel traps, shoe last, double-drain sink, carnival glass, Columbian wood and oil stove with grates, chest and drawers, porcelain top table with drawers, single bed and spring, coffee table, 20 sets of sugar bowls and creamers; also rabbits.

Terms: CASH.

Terms: CASH. GUSS SHANK, Auct. Not responsible for accidents A lot of the above came from two estates and in good condition. #2#E0532\$E05#_38E0638E059E053E053E053E053E053E053E059E059E0



Re-elect

Francis J. Crawford

COUNTY COMMISSIONER

of Carroll County

Your Continued Support Will Be Appreciated In The General Election November 6, 1962.

By authority of the Committee.

10-4-5t

Dramatic styling heralds

Two new Corvettes for '63



In the most dramatic change since Chevrolet introduced the first Corvette in 1953, America's sports car takes on an exciting new personality for 1963. Two models—the Corvette Sting Ray Convertible (below) and the Sting Ray Sport Coupe (above)—are vigorous, functional and aerodynamically clean. Features include retractable headlamps, smooth rear deck unbroken by luggage compartment lid, and center rear deck fuel tank filler. Both models have bodies feeligand from sturdy steel reinforced fiber glass. fashioned from sturdy steel reinforced fiber glass

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SUPPORT

JOSEPH H. HAHN, JR. State Senator

For CARROLL COUNTY

Veteran Legislator 20 Years Experience in the General Assembly Carroll County Businessman

BUDGET FOR City of Taneytown, Md.

| 1 | Established Budget 1961-62 | Amount Received | | | |
|--|---|------------------------------|--|--|--|
| Parking Meters | \$ 5,400.00 | \$ 5,409.77 | | | |
| 1961 Taxes | | 58,467.75 | | | |
| Water & Sewer Rents | | 27,563.85 | | | |
| Income Tax | | 4.516.64 | | | |
| Racing | | 1,234.56 | | | |
| Franchise & Financial | | 1,074.56 | | | |
| Gas Tax | | 6.028.01 | | | |
| | | 209.45 | | | |
| Admission Tax | 1 400.00 | | | | |
| | | 2,180.84 3,064.75 | | | |
| Motor Vehicle | | 1,787.00 | | | |
| Road Tax | | | | | |
| Water Permits & Lis, | | 349.00 | | | |
| Miscellaneous | Total Control of the | 2112 221 22 | | | |
| GENERAL GOVT. | \$100,075.00 Expenditures | \$112,364.02 Amount Spent | | | |
| | | | | | |
| Insurance & Bonds | \$ 1,000.00 | \$ 2,148.63 | | | |
| Abatement of Taxes | 260.00 | 1 001 00 | | | |
| Maintenance of Building | 1,000.00 | 1,001.69 | | | |
| Social Security | 300.00 | 418.91 | | | |
| SALARIES | | | | | |
| Mayor | 700.00 | 699.72 | | | |
| Clerk | | 900.00 | | | |
| Council | | 1,230.00 | | | |
| Clerical | | 70.00 | | | |
| Registration & Election Expense | | 19.55 | | | |
| Printing | | 1,248.24 | | | |
| Legal | | 1,320.00 | | | |
| Miscellaneous | | 140.55 | | | |
| Donations | | 231.35 | | | |
| Interest | | 468.24 | | | |
| | | 225.00 | | | |
| Imp. on Hall | | 225.00 | | | |
| | \$ 8,285.00 | \$ 10,121.88 | | | |
| PUBLIC SAFETY | 0 0 0 0 0 0 0 | e 2.810.00 | | | |
| Salaries of Police | | \$ 3,810.00 | | | |
| Salary of Patrolman | 550.00 | 303.00 | | | |
| Parking Meter Expense | | 192.10 | | | |
| New Meters | 100.00 | 504.00 | | | |
| Police Expense | | 584.29 | | | |
| Electricity | | 116.34 | | | |
| Final Payment on Bldg | 2,000.00 | 2,000.00 | | | |
| | \$ 7,375.00 | \$ 7,005.73 | | | |
| SANITATION | | | | | |
| Garbage & Rubbish Removal | \$ 60.00 | \$ 174.00 | | | |
| Sewer Operators Wages | 5,000.00 | 5,031.31 | | | |
| Electricity | 3,300.00 | 1,749.97 | | | |
| M & R | | 1,907.66 | | | |
| Additions | 7,000.00 | 3,142.28 | | | |
| | | | | | |
| HIGHWAYS | \$ 18,360.00 | \$ 12,005.22 | | | |
| New Streets & Alleys | | \$ 8,444.27 | | | |
| Street lighting | | 3,882.56 | | | |
| Repairs to Streets | 6,500.00 | 6,938.04 | | | |
| Snow Removal | 1,500.00 | 1,349.50 | | | |
| Add. Street Equip | | 929.00 | | | |
| a de la constanta de la consta | \$ 16,970.00 | \$ 21,543.37 | | | |
| WATER SYSTEM | \$ 10,010.00 | φ Δ1,040.01 | | | |
| Electricity | \$ 3,000.00 | \$ 3,794.23 | | | |
| M & R | | 4,729.70 | | | |
| Additions | | 2,120,10 | | | |
| Meter Reader's Salary | | | | | |
| Refund on Water System | | 377.90 | | | |
| | | 0 000000 | | | |
| PECPE AMION | \$/12,460.00 | \$ 8,606.03 | | | |
| RECREATION | 0 1 000 00 | 0 101500 | | | |
| Park Labor | \$ 1,200.00 | \$ 1,015.00 | | | |
| Maintenance | 1,000.00 | 502.82 | | | |
| Electricity | 125.00 | 99.24 | | | |
| | | 0 101500 | | | |
| | \$ 2,325.00 | \$ 1,617.06 | | | |
| Debt Service | | \$ 31,650.00 | | | |
| Workmen's Compensation | | 720.00 | | | |
| SWARE TELEVISION OF THE STATE O | | The second second | | | |
| TOTAL | \$100,075.00 | \$ 93,269.29 | | | |
| The Mayor and City Council ar | | | | | |
| their first budget. | Protect of report of | | | | |
| and the the talk of the talk o | the small are touch | | | | |
| | | | | | |
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Family Compensation



- a new coverage - pioneered by Nationwide exclusive with Nationwide - in its new CENTURY Auto policy. Protection against uninsured drivers. Immediate cash settlements for bodily injury to you, your family and occupants of your car, and in many cases others injured by your car, no matter who's at fault. And low cost, too. Ask for the CENTURY auto policy, with exclusive FAMILY COMPENSATION.

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CURRENT EVENTS FIFTY YEARS AGO

Packing corn in October is a new thing for Taneytown but it was made necessary this year because of the lateness of the corn.

At the convention of the "Progressive" party, held in Westminster last week, James H. Reindollar and Samuel C. Ott were named as members of the County central committee for Taneytown district, the former also being elected a member of the State

Central Committee for the county.
(Advt.) Opening Display of Fall
and Winter Goods, Saturday, October 5th, 1912 new and Dressy tailored suits and coats; brilliant exposition of Fall and Winter millinery. Koons Bros. Department Store, Taneytown, Maryland.

(Advt.) 57th Anniversary of the

(Advt.) 57th Anniversary of the Great Hagerstown Inter-State Fair and Horse Show, October 15, 16, 17, 18, 1912. Extraordinary free attractions. Special trains on all railroads. Bankard. Theodore M. Bankard died at his home in Taneytown on Monday, aged 54 years. He leaves a widow and six children: Mrs. George E. Koutz, Monroe S., Kurvin, George, Howard and Helen Bankard. Birthday Dinner and Reunion. A dinner was given on Sunday last by

dinner was given on Sunday last by Arkansas Fink and wife, near Tre-vanion, in honor of the 73rd birthday of Mrs. Fink's mother, Mrs. U. Tobias Reid, which was also made the occasion of a reunion of Mrs. Reid's brothers, and sons and daughters and their families. Present were: Tobias Reid and wife, Wilson Creps of Chesney, Ohio; Joseph Crabbs of Littlestown, Pa.; Dallas Krebs of Hanover, Pa.; Levi D. Reid, Curtis H. Reid and wife, Jas. A. Reid, wife and 2 daughters, Ellen and Grace; Arkansas Fink, wife and children, Carrie, Elvin, La-mora, Mary and Reid; John C. Study, wife and two daughters, Virgie and Margaret of Gettysburg, Pa.; M. D. Reid, wife and two sons, Charles and Dallas of New Windsor, John J. Reid, wife and sons, Cyril, Maynard, Leighten, Ferris, Ervin and Marlin E., wife and two children, Kermit and Evelyn. (Advt.) Oysters in every style on Saturday night. Phone your Grocery wants to us. A. G. Riffle.





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TANEYTOWN ORGANIZATIONS

neytown Chamber of Commerce meets on the 3rd Monday in each month at the Taney Inn at 8:00 o'clock. Merle S. Ohler, Pres.; 1st Vice-Pres., Frank Dunham; 2nd Vice-Pres., J. Alfred Heltebridle; Secretary, William T. Albaugh; Treasurer. Murray M. Baumgardner.

The Taneytown Vol. Fire Company meets
2nd Monday of each month in the
Firemen's Building from April thru
Sept. at 8:00 p. m. and October thru
March at 7:30 p.m., President, John
Perry; Vice President, Howard Welty;
Secretary, J. Wendell Garber; Financial Secretary, Kenneth Houck; Treasurer, Stanley King; Trustees, David
Smeak, Norville Welty, Birnie Staley,
Meredith Gross and Charles Lookingbill; Chief, Wilbur Miller, Jr.

Post No. 120 meets third Thursday of each month at 8:00 P. M., in the Legion Home. All service men welcomed. Commander, Paul Rodkey; Adjutant Clarence Harner; Finance Officer, Stanley King; Service Officer, Neal Powell.

denocacy Valley Memorial Post 6918, Har-ney, Md., meets on 1st and 3rd Tues-day of each morth in the V.F.W. Hall, Harney, Md. Commander, Roy B. Over-holtzer; Adjutant, Raymond Clabaugh; Quartermaster, Ralph Vaughn.

The Taneytown Junior Chamber of Com-merce, Taneytown, Md., meets the second Thursday of each month at Sharrer's Restaurant. President, Dean Nusbaum; First Vice President, Robert Bowers; 2nd Vice President, John Reever; Secretary, George Fream; Treasurer, Dean Brown.

Hesson-Snider Unit 120, American Legion
Auxiliary meets the first Thursday of
each month at 8 p. m., at the Post
Home. Pres., Marie Ott; 1st Vice
Pres., Catherine Myers; 2nd Vice
Pres., Gladys Haines; Corresponding
and Rec. Sec., Marie Smith; Treas.,
Maye Baker; Sergeant of Arms, Irene
Unger; Chaplin, Regina Unger; Historian, Pearl Bollinger; Color Bearer,
Mahala Miksell and Emma Stitely;
Sick Committee, Emma Stitely.

All other Fraternities and organizations are invited to use this directory, for the public information it carries. Cost for one year only \$3.00.

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ROBERT L. ZENTZ TANEYTOWN, MD., Uniontown Road, PL 6-5301

8-16-tf

Public Sale

OF FARM MACHINERY

THURSDAY, OCTOBER 11, 1962

AT 12:00 O'CLOCK, A. M.

Having sold my farm, I will offer at Public Sale, located 5 miles S. of Gettysburg, Penna. Route 1, on the Lott Road, midway between the Taneytown and Gettysburg Road and Barlow Road, 2 miles Northeast of Barlow, the following:

FARM MACHINERY

John Deere A tractor, John Deere B tractor, wheel weights, New Idea tractor manure spreader, John Deere 13-disc drill, Belle City corn picker, corn planter, New Holland No. 77 bailer, smoker elevator, cultivators, good 2-horse wagon and bed, 2-horse wagon running gear, 2 rubber tire wagon and beds, hay loader, spike harrow, spring tooth harrow, ensilage cutter, McDeering side delivery rake, (like new); International side rake, corn binder, John Deere tractor mower, John Deere tractor plow, 2-12" bottom plows, 28 disc harrow, land roller, shovel plow, good 6" 40 ft. belt, emery grinder, wheel barrow, seed sower, circular saw and frame, 18"; McCulloch chain saw, pump jack, milk cooler, ½ H. P. motor, chicken feeders and fountains, brooders, automobile chains, bags, fertilizer, about 400 bales of hay, 200 bales of straw, about 150 bushels of Barley, about 100 bushels of oats, oil drums, lots of tools of all kinds, other articles not mentioned.

CYRUS A. MILLER, Owner

Terms of sale: CASH. Not responsible for accidents. GUSS SHANK, Auctioneer

Open week-days 8 a. m. to 9 p. m. Sundays and Holidays 9 a. m. to 12 noon and 7 p. m. to 9 p. m. CARL HAINES, Clerk FRAME DWELLING — 5 Rooms and Bath

3 bedrooms. Hardwood floors. Modern kitchen. Elec. heat.

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TRUMAN B. CASH, REALTOR

'Phone: Westminster TIlden 8-7380 Gus Shank, PLymouth 6-6242

9-27-2t

PUBLIC SALE

OF REAL ESTATE, ANTIQUES, and HOUSEHOLD GOODS

SATURDAY, OCTOBER 13, 1962

AT 10:00 O'CLOCK, A. M.

Due to the death of Mrs. Mary M. Stouter, we will offer at Public Sale at her late residence known as The Felix Stouter Farm, located 2 miles West of Emmitsburg, Md., on the Crystal Fountain Rd., 1/4 mile West of the Annondale Rd., the following:

PERSONAL PROPERTY

Dry sink, 2 dough trays, chunk stove, oil heater, trunks, blanket chest, hall rack, old lamps, flat irons, old picture frames, mirrors, marble top dresser, old wood safe, wooden tubs, drop leaf table, oak buffet, oak cupboard, piano, round oak ext. table, copper kettle, old couch, wash stand, rayo lamp, jugs, Crosley elec. refrigerator, Westing House elec. stove, Frigidaire Automatic washer, Seigler coal stove, Motorola TV set, 14"; 3 pc. living room suite, small radio, Columbian kitchen range, metal utility cabinet, beds, dressers, chairs, straight and rockers; baby crib, play pen, wardrobe, 6-pc. bedroom suite, clocks, lots of records, sewing machine, vacuum cleaner, porch swings, benches, Maytag washer, garden tractor, bed clothing, linens, dishes of all kinds, some Antique; cooking utensils, lots of jarred fruits. fruits.

REAL ESTATE

Located on Crystal Fountain Road, at East end of Hampton Valley, in Emmitsburg District, in Frederick County, Md., about ¼ mile West of home farm where personal property is being sold.

Consisting of 20 acres, more or less, improved with a 2-Story Log Weather Board House and frame Barn in poor condition.

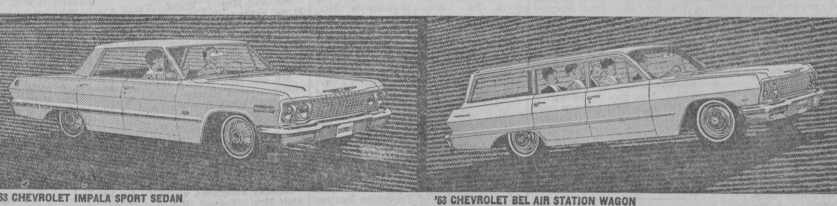
Terms of Real Estate: 10% of purchase price on day of sale, balance on Ratification.

ance on Ratification

Terms of Personal Property, Cash. Not responsible for accidents. Lunch rights. GUSS SHANK Auctioneer CARL HAINES, Clerk

CHARLES F. STOUTER MARTIN B. STOUTER ANNA G. STOUTER Executors

9-27-3t



63 CHEVROLET IMPALA SPORT SEDAN



263 CHEVROLET IMPALA SPORT COUPE



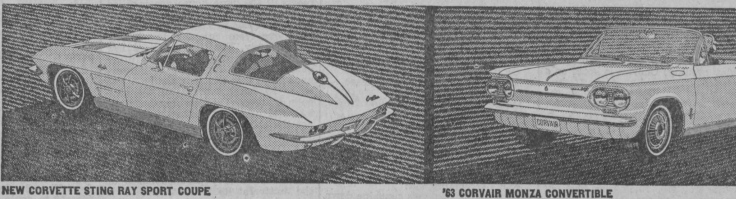
63 CHEVY II NOVA 400 SPORT COUPE



'63 CHEVY II NOVA 400 STATION WAGON



This is about the best thing that's happened to buying cars since Chevrolet started building them-four entirely different kinds of cars to choose from at your Chevrolet dealer's One-Stop Shopping Center. If you're a luxury-lover, you'll probably want to go no further than those 13 plush new Jet-smooth '63 Chevrolets. Want to give your budget an even bigger break? Step over and see what's new with those 10 nifty models of the '63 Chevy II. Or maybe you've been eyeing sports-car caps, in which case have a go at a sporty new '63 Corvair (8 of them, including three snazzy bucket-seat Monzas and those big Greenbrier Sports Wagons). There's even something for the all-out sports-car set-the daring Corvette Sting Ray. Picking a new car has never been easier. (Unless you'd like to own them all!)



It's Chevy Showtime '63! - See four entirely different kinds of cars at your Chevrolet Dealer's Showroom

OHLER CHEVROLET SALES, INC. TANEYTOWN, MD.

THE CARROLL RECORD THURSDAY, OCTOBER 4, 1962

CORRESPONDENCE Latest Items of Local News Furnished By Our Regular Staff of Writers

We desire correspondence to reach our office on Wednesday, if at all possible. It will be necessary, therefore, for most letters to be mailed on Tuesday morning. Letters mailed on Wednesday may not reach us in time.

KEYSVILLE-DETGUR

Date Clearance-

October: 6-Keysville Luther League Paper

7-World Communion Sunday. 8-Elmer A. Wolfe PTA.

11—United Church of Christ Guild. 11—Terra Rubra Girls' 4-H Club. 17—Keysville-Detour Homemakers

Club. Two things stood out to me in last week's column. Did you notice them also? First, most of the church news was about Keysville Lutheran. Won't someone from the Keysville Reformed take it upon themselves to call me with items from your church also? After all, one church is just as important as the other, but I happen to belong to the Lutheran one and am

not familiar with your meetings. The other was an omission in the item about the Wilhide families attending the wedding of Melvin Durborauw of Gettysburg,
Carolyn Strohm of Dauphin, Pa., at
Dauphin. It was the fact that Melvin's mother is the former Miss
Louise Wilhide of Detour. Alright?

Today—Monday—I received a loveToday—Monday—I received a love
Hazel Stonesifer of One Brother

Garm took her aunt, Maude Snook of

lady and might appreciate news of it was from Mrs. Edna (Frock) Mackley and she is now living with at this time of Mrs. Diller. a niece in Hagerstown. Thank you so

much, Mrs. Mackley, for your interest.

Do you have a boy of 8, or who will be 8 before the end of the year, that might be interested in being a cub Scout? If so, please contact Scout Master Berman Weeks of Union Bridge or Den Mothers Mrs. Mildred Sifer, and Mr. and Mrs. John Lambert Saylor of Keymar or Mrs. Anna Turvin of Detour. A new group-Pack #4—is being organized now and new members will be most welcome. The Pack meets three times a month at present at Mrs. Saylor's home (across from Canning Factory) and once a month in Union Bridge for Parent's is a trial period for the members, during which no dues are paid, to give each boy a chance to decide if he There are 3 week's trial period open yet. This is such a worthwhile organization and we all wish it much successes.

Two people who are in the hospital and would undoubtedly appreciate receiving cards are Mrs. Byron Stull of Taneytown, who is at Annie War-ner Hospital in Gettysburg, and Mr. Bert Allender of Sykesville, who is over at Carroll County General in Westminster.

Sympathy is extended to Mrs. Roy D. Phillips of Taneytown who recently lost her mother, Mrs. Carrie Harner, also of Taneytown.

he Keysville Lutheran Church on Sunday the 14th of October, for we will be having a Guest Speaker on the

Mrs. Edward (Kathryn) Coshun of Redland was on the sick list this past week. This week finds Mrs. Carroll (Edith) Wilhide with a bad case of laryngitis.

Many of you are users of the Bookmobile. Did you notice the item in last week's paper that the driver, Mr. Amos G. Davidson, is in the Johns Hopkins Hospital for a minor operation? Perhaps a card here, too? I'm sure Mr. Davidson would really appreciate our remembering him.

Rally Day Services will be held at Keysville Lutheran Church on Sunday, October 7th, with Mr. Ford Waggoner of New Windsor as the speaker. Those who have heard him speak, say he is well worth hearing subject for his talk is called "DOMI-NOES", and-to quote Mr. Waggoner -"will probably surprise you."

Have you been called by someone from Baltimore wanting to sell you magazine subscriptions for "just few cents a month postage"? Well, if not, and someone calls you, be forwarned! A friend was telling me the other day that this "come-on" ends up costing \$4.00 a month for 26 months. If it sounds interesting to you, be sure of all the details before you sign anything.

Sunday dinner guests at the home of Mr. and Mrs. Clyde Wilhide and family of Keysville-Taneytown Rd. were Mr. and Mrs. Carroll Wilhide, Jane and Beth, Mr. and Mrs. Richard Wilhide, Mr. and Mrs. Myron Wilhide and Denise.

College Girls Note (quote taken from McCall's Magazine of 50 years ago items): Underwear for the welldressed college girl, "Six union suits, six combinations, twelve black cotton stockings, eight petticoats, two pairs of black woolen tights for outdoor walks, and two corsets. Nightdresses are kept plain, with beading and scallops." How about that?

A list of officers elected by the Terra Rubra 4-H Club is as follows: President, Donna Six; Vice President, Mary Jane Smith; Secretary, Helen Fossett; Treasurer, Patti Poole; Song Leader, Barbara Green; Recreation Leader, Joan Bowman; Reporter, Jane Wilhide; Sunshine Leader, Beth Wil-

Mr. and Mrs. Charles Cluts Riverdale Farm, accompanied by Mr. and Mrs. Clyde Hesson of Taneytown and Mrs. Alvin Eakin of Mechanicsburg, Pa., spent Saturday with Miss Anne Richter and sisters Hertha, Caroline, and Gertrude of Halifax, Pa. They were school-mates at Millersville State Teachers College, Class

Confirmation Classes for the Union Mr. and Mrs. Harry Berwager of Bridge Lutheran Parish will begin Hanover, Pa., visited at the home of

Thursday evening, October 11, at 7 p. m. at Keysville. This class is for children who will reach the age of 14 on or before May 1, 1963.

Mr. and Mrs. Frank Dendis of Washington, D. C., were Sunday visitors with his parents, Mr. and Mrs. Steve Dendis of Sixes Bridge Rd.

Mrs. Mae Franklin, Mrs. Rachel

Bostian and Miss Bonnie Munshour recently traveled across country to California. On the return trip, Bonnie returned to her final year at the Univensity of Colorado, Boulder, Colo rado, and Mrs. Franklin and Mrs. Bostian went on to Fort Sill, Oklahoma, to visit with Mrs. Franklin's niece and family, Mr. and Mrs. John Hood and daughter Debbie. All in all these ladies were in 21 states and covered Service, Christ United Church of ladies were in 21 states and covered just about 6,900 miles.

Miss Nancy Munshour recently

spent her two week's vacation in For Sill, Oklahoma, also visiting with John and Janet Hood and daughter Debbie. Mrs. Hood is the former Miss Janet Myerly of Mumma's Ford Rd. Sunday visitors with the William Fleharty family were Mr. and Mrs. Howard Knowlton and daughters, LuAnn and Linda, of Baltimore, Mr. Mrs. Knowlton and Mrs. Fleharty used to work together for the Tele-

phone Co. in Washington, D. C. Mr. and Mrs. Cecil (Bob) Priest and Angie, Mr. and Mrs. Herman Schott and Martha, attended the graduation exercises of their daughter and sister, Mrs. Walter (Beverly) McWilliams at the Johns Hopkins Hospital School of Nursing on Sep-

Mrs. John Blanchfield, Sr. has returned from a weeks visit in New York State, where she visited her daughter and family, Mr. and Mrs.

Philadelphia, Pa., and Mrs. Carrie Diller of Detour, visiting with friends and relatives. Mrs. Snook is a guest

Week-end visitors with his parents, Mr. and Mrs. Russell Stonesifer of Keysville, were Mr. and Mrs. Richard Stonesifer of Rockville.

were callers at the home of Mr. and Mrs. Charles L. Stonesifer. On this occasion Charles and Fred showed their slides taken on their trip to Seattle Worlds Fair and Disneyland

A number of Keysville United Church of Christ members attended a Hymn Sing at the Tom's Creek Night. The time is 7 to 8 P. M. There, Methodist Church on Sunday night, where their own choir also sang.

It certainly does pay to advertise. I thought I'd write this column once or twice a month and here I am for the second week in a row because YOU were good enough to give me items to use. Thanks so much and do keep them coming.

DHARLYS FLEHARTY Phone 775-2155

FRIZELLBURG

Friday evening dinner guests of Mrs. Norman T. Myers were, Mr. and Mrs. Oliver Welsh, Mt. Airy; Miss Grace Fuhrman, Washington, D. C.; Mr. and Mrs. Harry K. Myers of

Miss Bessie Yingling is spending this week at the home of Mr. and Mrs. Lawrence Trimmer, Hanover,

Mrs. Jacob Starner, Pool Road, Westminster, was entertained to lunch on Wednesday at the home of Mr. and Mrs. Walter Myers, Jr., and son Mark. Friday evening guests were: Mrs. Emil Buchert, Bristol, Conn., Mrs. Bessie Freet, Mrs. Grace V. Myers and Miss Linda Bowen. Mrs. Wm. Helm, Westminster; visited in

the same home on Saturday.
Services this Sunday morning at Emmanuel (Baust) Lutheran Church, Holy Communion at 9:30, Church School at 10:30, Rev. August Borleis, pastor, Kenneth Lambert, superintendent

A number from this area attended the Frederick Fair last week. This marked the 100th anniversary of the

Fair. Services this Sunday morning, (Baust) United Church of Christ, parish house. Church School at 9:30, Morning Worship at 10:30, Mr. John Neidig will be the guest minister. Mr. Robert Waddell, superintendent.

A surprise birthday dinner was held at the home of Mr. and Mrs. Walter Senft on Monday evening October 1, in honor of Fred Shank, Baltimore. Those present were: Mr. and Mrs. Carl Blum, Mrs. Helen Lau of York, Pa., and Francis Reese of Baltimore; Mrs. Blum is the mother

of Fred Shank. Sunday visitors in the Senft home were: Mrs. Betty Harner, Littlestown and Miss Cora Halter, Westminster. I might add that Mrs. Senft is a collector of all and many senft is a collector. lector of salt and pepper shakers and now has 822 sets, who can beat that

Mr. Frank McKinney home from the Johns Hopkins Hos-Baltimore on Saturday, his condition remains about the same. Mr. and Mrs. Charles Haley and

son Charles, Jr., arrived home on Friday evening; Charles is home on a 30-day furlough after having spent four years in Germany with the Armed Forces. He will report for duty at Fort Meyer, Washington, D.

Mr. and Mrs. Howard Davis, Pleasant Valley, Mr. and Mrs. Carl Davis and daughter June Diane of Westminster, Linda and Vicki Coleman visited at the home of Mr. and Mrs. William Flickinger. Mr. Flickinger has not been so well but was able to take a drive or Sunday evening and visited drive on Sunday evening and visited with Mr. and Mrs. Clarence Garber and family, Westminster. Mr. and Mrs. Garber are receiving congratulations on the birth of a daughter.

Mrs. Emil Buchert who had been visiting relatives in this area for the past three weeks, returned to New York City on Sunday, after visiting awhile there with friends she will go to her home in Bristol, Connecticut. Mr. and Mrs. Harry Berwager of

world

and Mrs. John Berwager and Mr. family, Sunday evening.
Mr. and Mrs. Archie Wantz are

visiting with their daughter and family in Florida.
Sunday School this Sunday morning at the Church of God at 10:00 o'clock. C. G. Y. A. meeting at 6:30, preaching at 7:30 P. M., Rev. George Sanner of Williamsport, Md., will be

the guest minister.
Born to Mr. and Mrs. Herbert Cline, a 9-lb., baby boy at the Annie Warner Hospital, Gettysburg, on Monday morning. We extend congratulations to the proud parents.

Mr. and Mrs. George Bowen, daughter Linda, Rev. Edward Hamm Christ, at Cavetown, Md., Sunday,

The United Lutheran Church Wo-men of Emmanuel (Baust) Lutheran Church will meet on Wednesday evening, Oct 10th, at the home of Mrs.

Paul Warehime, Taneytown.

The Fellowship Supper will be held in (Baust) Parish House this Saturday evening beginning at 6:30. Please bring your own place setting, a dish for your family and one to pass; meat and dessert will be furnished. All church members and friends are in-

Mr. and Mrs. Robert Immler and family of Westminster, were recent visitors at the home of Mr. and Mrs John Hyle and daughter, Denise.

FAIRVIEW

On Sunday evening I gathered in three big arm fulls of dalhias, as it was quite cool and I was afraid of frost. I was so thankful they did not get bit, as they are just doing their best. I know about 27 or 28 years ago we had a big frost on the 29th of September.

Mr. Thomas Joy called on Mr. John Cramer on Saturday evening.
Mr. and Mrs. Russell Frock York, Pa., spent Friday night in the home of their niece and family, Mr. and Mrs. Donald Carl and sons of Mayberry. They left early Saturday

to spend the week-end in Va.
Mr. and Mrs. Frank Cramer and family visited the former's sister and husband, Mr. and Mrs. Wm. Lamer of Harney, recently.
Mr. and Mrs. Glenn Wantz and

family entertained in their home on Sunday, the latter's sister and fam-Mr. and Mrs. Robert Anders and children, Harry and Joan of Gettys-burg, Mrs. Martha Winters and granddaughter and family, Mr. and Mrs. Herbert Shutter and son of York, Pa., Mrs. Winters is Mrs. Mr. and Mrs. Richard Weller and

daughter, spent Sunday evening in the home of Mr. and Mrs. Frank Cramer and family near Uniontown.

Wm. Forney of Hopewell, Pa., spent Thursday evening with his parents, Mr. and Mrs. David Forney of

Copperville. Mrs. Grace Bloedorn of Baltimore spent a few days last week in the home of Mr. and Mrs. Levine Carbaugh, other visitors were, Mr. and Mrs. Luther Carbaugh and daughter, Tammey. Mr. and Mrs. John Carbaugh and son Jeffery.

We are glad to learn that Mrs. Lloyd Bollinger of Trevanion has re-Lloyd Bollinger of Trevallion has turned to her home after spending two weeks in the Gettysburg Hospital. She is getting along fine after going through a serious operation. We ing through a serious operation. We wish her a full and speedy recovery Mr. and Mrs. Vernon Frock of Me.

chanicsburg, Pa., spent Sunday afternoon in the home of Mr. and Mrs. Quite a large crowd attended Open

House at the home of Dr. T. H. Legg of Trevanion. Some reported having been there before, but this time had seen parts of the old house they had not seen before. Others report it is worth anybody's time to see through it. I am sure anyone who did not have the privilege of seeing it this time can be taken through by the Dr. him

Roland Forney and daughter Karen of Union Bridge, called on his parents, Mr. and Mrs. David Forney of Copperville, on Monday evening.

Mrs. Donald Carl entertained to a chicken slaughtering on Wednesday, when the following participated in getting 21 chickens ready for the food stand at the Public Sale of Mrs. Charles Smith, near Tyrone: Lloyd Carl, Mrs. Wm. Corbin, Mrs. Rosella Fleagle, Mrs. Wm. Dicken-sheets, Mrs. Norman Putman, Mrs. R. Perry. The food stand was a great success. Although the crowd was not so large due to about four other sales on the same day, Saturday, Sept. 29. household goods, farm machinery and cattle brought fairly good prices.

The House is not the Home by W. E. Isenhour

The house itself is not the home, though beautiful it stands. Designed by master architects and built by skillful hands; for wealth may build a structure grand-a mansion if you please. But beauty doesn't make a home, Nor splendor, pomp and ease.

A home is made of living hearts and faces bright with smiles, of gentle hands to help us on along life's weary miles.

It has a lot of peace and cheer, and plenty of good-will; A lot of joy to keep us well

or sympathy when ill. A house may be a lovely place, Or place of mere abode; Instead of bringing joy and peace, May add a greater load Because of those who fret and frown, and hate instead of love; Who bring a bitterness to life,

A home is sweet, though rich or poor, If Jesus dwells within-Abiding in our hearts and lives and overcoming sin: then bringing heaven's sunshine down to cheer us on our way, And lead us through this toilsome

Not bliss from God above.

to heaven's golden day. HARNEY

Services Sunday, October 7, St. Paul's Lutheran Church. Sunday School at 9:00. Holy Communion at

Ladies' Aid of the E. U. B. Church

Mrs. Elwood Strickhouser, Tuesday, ing by farmers, they will eventually October 9, 7:30 p. m. Last Monday afternoon visitor with

Mrs. Luther Fox was Mr. Guy Sterner, Gettysburg, Pa. Mr. and Mrs. Elmer LeGore spent Wednesday at the Frederick

Mr. and Mrs. Samuel Valentine spent last Wednesday until Friday with their daughter and son-in-law, Mr. and Mrs. Stockton Rouzie, Frederick, Md. Mr. Valentine attended the Fair Thursday. Rev. and Mrs. Garvin were recent

visitors at the home of Mr. and Mrs. Robert Strickhouser. Miss Rebecca Reaver, Mrs. Louise Strickhouser and Mrs. Thelma Mum-

mert (the solicitors for The Retarded Children's Campaign) wish to thank each one in Harney and vicinity for contributing so generously to a very worthy cause. We received \$75.80. Ham and turkey supper this Saturday, October 6, at Mt. Joy Parish House, starting at 4 p. m. Served family style. Tickets, adults \$1.35; children, 65c. Homemade cakes will

be on sale. Everyone is invited to at-Mr. and Mrs. Dalbert Spangler visited Saturday evening with Mr. Elmer Shildt and Mr. Theodore Ridinger at the Annie Warner Hospital,

Gettysburg, Pa. Mr. Ernest Fream visited Saturday evening with his mother, Mrs. Effie Fream.

Saturday visitors with Mrs. Margaret Haines and Mary were Mrs. Albert Owings, daughter Pat, New Windsor, Md., and Mr. Joshua Owings, U. S. Service.

Week-end visitors of Mr. and Mrs. Clyde Frock and Ronnie were Mrs. Katherine Hall, Littlestown, Pa., Mrs. Theodore Simpson, daughters Linda and Brenda, Taneytown, Md., Mr. and Mrs. Felix Hemler, Thurmont, Md., and Mrs. Fred Spangler, son Freddie. Visitors at the home of Mr. and Mrs. Charles Shildt Sunday were Mr. William Flohr, Mrs. Oliver Way-bright, Westminster, Md., Mrs. Earl Basehoar and son, Howard, Littles-

town, Pa. Mr. and Mrs. David Yealy and Joyce, Mrs. Herman Sentz and Mrs. Florence Null motored to Dunfries, Va., Sunday to see Mrs. Mary Carney and Mr. and Mrs. Alvin Kettlebar. Callers Sunday at the home of Mr. and Mrs. Charles W. Bridinger were Mr. C. Francis Bridinger, daughter Elaine, Miss Janice Evans, Littlestown, Pa., and Mr. and Mrs. Wilbur

L. Reifsnider, son Robert.
Mr. and Mrs. J. Walter Kump and Mrs. Esther Fuss visited Sunday afternoon with Mr. and Mrs. Wilbur Shue and son Gary, Littlestown, Pa. Mr. and Mrs. Robert Strickhouser

visited Sunday evening at the home of Mrs. Catherine Snyder, Aspers, Pa. Mr. and Mrs. Wesley Mummert and children were dinner guests of Mr. and Mrs. Gene Spangler and family Sunday evening.

Mr. and Mrs. Chester Moose visited Sunday with Mr. and Mrs. Frank Moose and family, Broomwall, Pa. Mrs. Mary Clutz visited Sunday with Mr. and Mrs. John Waybright

and son Fred. Sunday afternoon visitors with Mr. and Mrs. Howard Kump and Mrs. Effie Fream were Mrs. Alice Koontz, Kingsdale, Pa., and Mrs. Thelma Seymore, son Joie, Bonneauville, Pa.
Sunday evening visitors with Mr.
and Mrs. Marlin Six, Barry and Brett, were Mr. and Mrs. Elwood Strick-

houser, Kenny and Jerry.
Sunday visitors with Mrs. Margare Haines and Mary were Mrs. Claude Fissel, Gettysburg, R. D. Pa., Mr. and Mrs. John Stone, Westminster, Md. Mr. and Mrs. Morris Haines and son. Walnut Grove, and Mr. and Mrs.

Nevin Ridinger. Mr. and Mrs. Charles W. Bridinger isited Sunday evening with Mr. and Mrs. Elmer LeGore.

Mr. and Mrs. George Clabaugh and Mr. and Mrs. Ralph Vaughn, Bonnie, Vonnie and Mikie spent Sunday afternoon at Williams Grove Park

A VOICE FROM CARROLL

Dr. Thomas Legg opened his mansion at Trevanion last Sunday afternoon to the public from 4 p. m. to 3 p. m. Over four hundred people toured the house and grounds of the historic estate and were served punch, sandwiches and cookies. Among the distinguished visitors were Mr. Brewster, Maryland's next U.S. Senator; Louis Goldstein, Maryland's Comptroller; Dr. Clarence Long, Carroll County's next congressman, and Mr Weant, State Senator of Carroll County. Also present were most of the Democratic candidates from Carroll. It's always a treat to visit homes connected with history. This is especially true today when too few are left standing. Trevanion represents a period in our culture which will never return again . . . gracious hospitality, leisure living, without benefit of modern conveniences, but with plenty of servants to make an art of living for at least a small segment of the population. Walking through the the rooms of the hugh house one is filled with nostalgia for the past when there were not so many things to detract one from enjoying life calmly and sedately. For this reason a few estates should be preserved for future generation like Trevanion to impress upon them that living in the past was not a hardship without all the gadgets of today. That rushing headlong into the future at fantastic speed is not the only way to get through life. The men and women who built homes like Trevanion enjoyed life, too, in a

different way. Since 1930 farmers have been paid for the milk they produce based on the butterfat test. This method is outmoded since butter consumption has dropped and Americans have become weight conscious and do not want rich milk. But farmers are slow to change and have continued to put up with the butterfat test as a basis for the price of milk. Now that new problems are rising with the production of milk, farmers are looking for a new method of determining the price of milk. So far, the economists have not considered a new method, will be held at the home of Mr. and but given time and cooperative urg- Item, Jackson, Miss.

come up with a more fair and practical basis for determining what is paid to the dairy farmer.

If the Mississippi episode Sunday night proves anything, it proves that emotions can over ride all logic and sensible reasoning. It can turn educated people into monsters and lawabiding citizens into insane mobsters. Who would want to live in a country where there was no obedience to the law? No one would be safe. There are some laws that we do not like, but we prefer to live under the protection of law than under the whim of the mob. It is sad to see responsible men ignoring the frightful consequences of their surrender to their emotions and passions. The South produced many able statesmen in the past history of our nation, but today the South has too many leaders who want to remain in the 19th century and wish to remain isolated from the rest of the nation even by mob rule

October is casting its magic spell on Carroll County once again. The trees are beginning to put on a dress rehearsal to see what costume will make the brightest show. The dogwood in red, the maples in three shades of orange and the oaks will soon change to deep red. The walnut trees are in a "don't care" mood. They just drop their leaves and stand naked and defiant to the elements. Too soon all trees will follow the walnuts plight and settle down for a long winters It may be an insight into the evolu-

tion of man but something is definitely wrong with us that when we make heroes out of plain bums and display disrespect to those persons that merit our praise. On television and in books the alcoholic, the dope addict, the ex-convict and the crooked politician are treated like conquering heroes while the men and women who train and teach our children, who run our hospitals and churches and those in government who dedicate their lives and reputations in the service of their country are sneered at and villified. What is wrong that this could happen in a Nation that once was proud of standing for decency. Responsible people are asking each other, what has gone wrong with us that we admire the man that is able to accumulate a fortune by dishonesty? No one seems to know the answer. In the history of man there have been periods when he slipped backward instead of forward in his ideals. But he always recovered in time to save himself and go forward again. It may be that man will do it

The road from Uniontown to Westminster is in a state of upheaval by men and bulldozers carving off the hills that once caused visitors from out of the state to call the road all sorts of names like "wash board" road, rollacoaster and the old Indian trail. If the road isn't finished by bad weather, it will be given worse names by travelers who wish to commute

The only thing worse than an ill-mannered child is its mother. RUTH D. ROELKE

ROCKY RIDGE

Mr. Harvey M. Pittenger, Sr., spent Sunday morning with Mr. and Mrs. William Rogers of Oak Hill.

Mr. and Mrs. Harvey M. Pittenger, Sr., and Mrs. Charles H. Setherly and son Carl, attended the 100th anniverdecoration of Halloween. sary of Frederick Fair on Friday September 28.

Mr. and Mrs. Horace A. Smith and Mr. and Mrs. Edward Smith of Emmitsburg, spent Friday afternoon visiting his sister and brother-in-law, Mr. and Mrs. Topper of McSherrystown. Penna.

Mrs. Anna Burrier and children vis ited her sister, Mrs. Margaret Sayler

and family, recently.

A birthday dinner in honor of Mrs.
Horace A. Smith was held at the home of her daughter, Mrs. Ray
Wachter of Keymar. The children and grandchildren of Mrs. Smith were present. Mrs. Smith was presented with a decorated cake and received layedy, presents. Those enjoying the lovely presents. Those enjoying the dinner were: Mr. and Mrs. Horace A Smith, Mr. and Mrs. Bruce Bowman Tommy Bowman, Mr. and Mrs. Don-ald Mackley, Donnie Mackley, all of Rocky Ridge; Mr. and Mrs. Ray Wachter, Gene Wachter, Louan Wachter of Keymar; Mr. and Mrs. Donald Eyler, Jimmie Eyler of Walkersville. The children held a handker chief shower for their mother, Mrs. Smith. She received many lovely cards and handkerchiefs. Mrs. Smith wishes to extend her thanks to all who remembered her birthday.

Those who spent Sunday afterno and evening with Mr. and Mrs. Horace Smith were, Mrs. Elizabeth Hilty, Miss Bonnie Stull, Mr. and Mrs. Mowery, Tracey and Johnny Mowery and Mrs. Ada Knox of Gettysburg, Pa., Mrs. Ruth Richardson, Fairfield, Pa., and Mrs. McDonald of Orrtanna, Penna.

Mr. and Mrs. Harvey Stambaugh and Luther Stambaugh, spent Monday with Mr. and Mrs. Albert Stam-

baugh and family.
Mr. Harvey M. Pittenger, Sr., and
Mrs. Charles H. Setherley spent Monday with Mr. and Mrs. Horace A. Smith.

PUBLIC INVITED TO "MEET THE CANDIDATES" ON OCTOBER 11

Taneytown Jaycees will hold their October meeting at the Taneytown High School Auditorium in the form of a "Meet The Candidate Nite. Beginning promptly at 7:30 P. M., Thursday, October 11, the public is invited to join with them in meeting with the candidates of their party Republican and Democratic hopefuls for offices in Carroll County will be present to explain their platform and to answer questions. This will be an excellent opportunity for citizens of this area to get to know those who will be running their county for the next 4 years.

Maybe the world situation isn't so threatening after all. Construction firms will give you five years to pay for fallout shelters.—The Stonewall

COMMUNITY LOCALS

(Continued from first page) Merwyn C. Fuss was elected a member of the Executive Board of the Maryland Synod of the Lutheran Church of America.

Mr. and Mrs. Louis Lanier and Louis, Jr., had as visitors last week-end Mrs. Sadie Parsons of Pittsville and Mr. and Mrs. Robert Donoway of Salisbury.

Mr. and Mrs. Harry Forney left today (Thurs.) for Knoxville, Tenn., to see her nephew, Mr. Carl Irvin III, then on to visit her brother, Mr. Carl Irvin II, at Huntsville, Ala.

CARD OF THANKS

We wish to express grateful thanks and appreciation to relatives, friends, and neighbors for all acts of kindness shown our mother, Mrs. Carrie E. Harner, during her illness; and for expressions of sympathy in our recent bereavement.

Mrs. Edna V. Hess and family. Mr. and Mrs. George L. Harner and

family. Mr. and Mrs. Roy D. Phillips.

CARD OF THANKS

I take this means to thank each and every one of my friends for their visits, cards, and flowers, also I wish to thank my pastor, Rev. Garvin for his prayers, and the Dr. and nurses for their kindness, while I was a patient in the hospital; and the many acts of kindness by the neighbors since my return home.
Again many thanks.

MRS. JOHN C. DUBEL

THANK YOU NOTE

Many thanks for the cards, flowers and gifts sent to me while a patient in the Hanover General Hospital and since my return home.

These plus the other children in my room made the week pass much fast-

CHERRY LYNN HOUCK

PYTHIAN SISTERS Mrs. Hazel Lambert entertained The Pythian Sister's Past Chief Club at her home on Frederick St. on Tuesday evening, October 6th. Meeting was opened by singing "Battle Hymn of the Republic." Scripture lesson was read by Mrs. Thurston Putman who read the 23rd Psalm with all repeating The Lord's Prayer in unison. Minutes of previous meeting were read and approved. Roll call was answered by 12 members, also 3 guests

were present. The club regrets the passing of Mrs. Clara Devilbiss who was a charter member. Flowers were given

by the club. The guess box was given by Mrs. LaReina Crabbs and won by Mrs. Rhoda Dahoff. Door prize was won by Mrs. Carrie Bankard. Next meeting will be held November 6th at the home of Mrs. Blanche Mackley in York, Pa. A committee was appointed to make arrangements for the Christmas banquet. Those appointed were Mrs. Howard Baker, Mrs. LaReina Mrs. Howard Baker, Mrs. LaReina Crabbs and Mrs. Paul Hilbert. Meet-ing adjourned by singing "My Old Kentucky Home." Vice President Mrs. Thurston Putman presided. The club was entertained by Eddie Herring giving several piano selections. Refreshments were served by the hostess with

Meeting of Southern **States Cooperatives**

William T. Milleson of Springfield, W. Va., has been elected to the Southern States Cooperative's Board of Directors for a three-year term at a meeting of the representatives of the cooperative's members held October 2 at the Shenandoah Hotel in Martinsburg, W. Va.

He will represent a district comprised of western Maryland, eastern West Virginia, and northern Virginia. He will be confirmed at the annual stockholders meeting of the coopera-tive October 25-26 in Richmond, Va. His term will begin in November.

Milleson, a livestock farmer, is a former member of the West Virginia Legislature. A Farm Bureau member since 1940, he is a member of the boards of directors of both the Hamp-shire County Farm Bureau and the West Virginia Farm Bureau Federa-

He is vice-president of the First National Bank of Romney and has been a director of the bank for 24 years. He is a director of the West Virginia State Chamber of Commerce, a past master of the Masonic Lodge n Romney and vice-president of the Hampshire Development Corp., group formed under the Rural Development Program. And he is a director the Farmers Livestock Exchange in nearby Winchester, Va.

Milleson is a member of the Springfield Methodist Church where he is chairman of the board and a trustee. Approximately 108 persons, including the official delegates, local board members and Southern States Agency managers, were on hand for the daylong session.

The program included an address by L. E. Raper, director of member-ship relations for Southern States Cooperative, who discussed board nember responsibilities, and a movie which stressed the role of farmer co-

operatives in helping farmers make this the best fed nation in the world. Fred Butler of Martinsburg, W. Va., was chairman of the meeting while John R. Crowl of Westminster was

Delegates to the meeting also elected a nominating committee to serve a three-year term. Members of the committee are: Charles E. Swomley, chairman, Walkersville, Md.; Martin Zimmerman, Vice-chairman, Taney-town, Md.; G. Lester Greenfield, Leesburg, Va.; John J. Stickley, Springfield, W. Va.; Fred Butler, Martinsburg, W. Va.

"A reckless driver is called a lot of names, but eventually he is likely to be called 'the deceased.' "—Stanley W. Olson, Winnebago (Minn.) Enter-

WITH THE ARMED FORCES

MURNAU, GERMANY (AHTNC)

— Army Pvt. Tommy J. Kinser, son of Mr. and Mrs. Claude R. Kinser, Rt. 7, Westminster, Md., recently completed the wheeled-vehicle organizational maintenance course at The U. S. Army School Europe, Murnau, Germany

SPECIAL NOTICES

FOR SALE — A. K. C. Registered Miniature Collies (Sheltie) puppies, grand champion sired; beauties. Call: PL 6-6394.

FOR RENT — 9-Room House near Keymar, modern kitchen, hot and cold water. Phone SPruce 5-4983. 10-4-2t

FOR SALE — Ice Skates in new condition; 1 pr. men's size 8, \$2.50 and 2 pr. ladies, size 6,\$2.00 pr.; also hand garden plow, all attachments, new condition. Mrs. Schafer, call:

FOR SALE — Two-Wheel Trailer in good condition, will sell cheap. Call after 4:30 P. M., PL 6-6205. — Mrs. Chamberlin.

GROW YOUR OWN Fruit and Nuts. Plant Fruit and Nut Trees for shade and ornamental effect; also enjoy fresh fruit and nuts from the home grounds. Write for Free Copy 56-pg. Planting Guide Catalog in color — offered by Virginia's Largest Growers of Fruit Trees, Nut Trees, Berry Plants, Grape Vines and Landscape Plant Material. Salespeople wanted. WAYNESBORO NURSERIES — 10-4-4t Waynesboro, Virginia.

MOTHER will keep children day or night. Live first house on right below Johnson's Grocery Store on Taneytown-Littlestown Road. Charge \$4

INTERVIEWERS — Mature, conscientious person for medical research project. Car desirable. Free to travel around county and also to Baltimore for one week's training. Experience in interviewing desirable. Salary \$1.70 per hour plus 10c per mile. Any qualified person may apply by writing The Carroll Record, Box 451-J, Taney-

ANNUAL CHICKEN and OYSTER SUPPER — at Keysville, Saturday, November 17. Serving family style from 3:30 P. M. \$1.50 adults, children, 75¢, under 5 yrs.—no charge. Sponsored by Grace United Church

FOR SALE — About 7 acres standing corn. Clarence L. Ohler, Admin. of the William M. Houck estate. 10-4-2t

FOR SALE — Home-grown sweet otatoes. — Clayton S. Staub, on Staub, on Fringer Road, near Taneytown.

FOR SALE — used Western Mrs. Laundramat in good condition. Mrs. 10-4-2t FOR SALE - used Westinghouse

FOR SALE - Frederick stoker furnace, in good running condition.
Uses soft coal, complete, \$50.00 —
Ray Shriner; East Baltimore Street,
Taneytown. Phone: PL 6-6771.

RELIEF HOUSEMOTHER — needed for Children's Home. Call or write Bowling Brook Home for Boys, Middleburg, Md. SPruce 5-2200. 10-4-tf

REDUCED PRICES — All Alum-imum Storm Doors and Windows. The new Air Master products, triple track Alcoa aluminum. — Ohler's Metal Shop—phone: PL 6-6138, Taneytown.

PRIVATE SALE OF TOOLS -Automatic hand saw filing machine, re-toother, band saw setter, band saw braizer, 2 lawn mower sharpeners; other odds and ends. —Paul Blanchat Starner's Dam. Telephone: PL 6-6719.

RYE - for sale. PL 6-6354. 10-4-41

FULL-TIME HOUSEKEEPER -Wanted for Children's Home. House furnished on premises. — Call or write Bowling Brook Home for Boys, Middleburg, Md. SPruce, 5-2200.

NOTICE — I will keep children in my home by the day.— Mrs. Russell Kline, 33 Fairview Ave.

FOR SALE — A small building. Apply 18 York Street, Taneytown, Md., or phone PL 6-5414.

FOR SALE - Fresh Holstein cow, 3rd calf; large Holstein Heifer, open from artificial breeding. -Ambrose L. Hess, Route 2, Taneytown. Phone: HIllcrest 7-4898.

HAVE YOUR KNIVES and Scis sors sharpened, quick service and prices right. Mack McNair, 8 East

FREE use of our Carpet Shampooer with purchase of Blue Lustre shampoo. Reindollar Bros and Co.

SWEET POTATOES - for sale.-Merle Neiderer, Stumptown.

NOTICE- To my garbage customers: We take care of collection of cans, bottles, glass, garbage, and pa-per. Other articles such as tree and shubbery trimmings, wire, old roofing. building partitions, bricks and plaster will be collected and charges will be made accordingly.—Walter Benschoff Taneytown's Garbage Collector. 8-25-tf

USED FURNITURE FOR SALE: Siegler heater, large, like new; oil heaters, coal and wood heatrolas, 2-burner oil stove for cooking, extension tables, round and square, one solid, 1 solid walnut, 1 drop leaf gate leg, very good; Frigidaire, single and double drainboard, sinks with cabinets, Frigidaire electric stove, clothes trees, one brass; dressers, wardrobes, wash stands, chest of drawers, beds and springs, utility cabinets, large or small; dressing tables, chifforobes, desks and book-case combinations, other desks; fern-eries, small tables and stands, wash tubs on stands, washing machines, bedroom suite, china closets, radios, bird cages and stands, bicycles, wagons, baby cribs, play pens, high chairs, rocking chairs, large and small; lamps, oil and electric; dishes, ¼ in. elec. drill, G. E. upright freezer, like new. Mowers sharpened and repaired. ABRA'S Garage, Keymar, Md. Phone: SPruce 5 - 3252.

BE PREPARED-For the unexpected. Let us insure you adequately.—Percy M. Burke, 231 E. Main St., Westminster, Md. Phone: Tilden 8-6620.

CHURCH NOTICES

St. Joseph's Catholic Church, Frederick St. Rev. Francis B. Wagner, Pastor. Sunday Mass, 8 and 10:30; Week day Mass in the convent 7:00 o'clock Sept.-June except Friday Mass for the Children 11:30 a.m. in the church. First Friday 11:30 a.m., 5:15 p. m., First Saturday, 8:00 o'clock. Sodality first Wednesday in month 7:30 p. m. followed by business meet-ing. Meeting: Holy Name Society meeting 8 p. m. every third Thursday Business Meeting following Instruction for children attending public schools after the Masses on Sunday. Confession Saturday at 4-5 p.m.; 7-8 p.m. Baptisms Sunday 11:30 a.m. C. Y. O., Saturday 7:30 p.m. Novena to Our Lady of Perpetual Help. followed by benediction. Meeting and Social in Parish Hall 8 P. M. - 11:30 P. M.

Holiness Christian Church-Keymar, Md. Rev. Wilbur M. Whalen, Minister—Sunday School, 9:30 a.m.; Morning Service, 10:30 a.m.; Young Peoples Service at 7:00 p.m.; Evening service at 7:30 p.m.; Every Tuesday night at 8:00 p.m., Bible Study; Friday night Cottage Pray Meeting. Would be glad to come in to your home. I was glad when they said unto me, let us go into the house of the Lord! A cordial welcome is extended to the public—Pastor Whalen

Walnut Grove Dunkard Brethren Church at Kump's—Sunday School, 9:30 a.m.; preaching, 10:30 a.m. Howard Surbey and Guy Dayhoff, Minis-

Piney Creek Presbyterian Church. Rev. Wm. Yates, D. D., Pastor.— Church Service, 9:30 a.m.; Church

Church Service, 9:30 a.m.; Church School, 10:30 a.m..

Uniontown Lutheran Parish — Emmanuel (Baust) Church, Holy Communion at 9:30 A. M. Sunday School at 10:30 A. M.

St. Paul's. Uniontown, Sunday School at 9:30 A. M. Holy Communion at 11:00 A. M.

St. Lukes (Winters) Church— S. S. 10:00 A. M. Worship 11:00 A. M.

Mt. Union Church—S. S. 9:30 A. M. No Worship Service.

No Worship Service.

Rev. J. H. August Borleis, Pastor. Keysville Lutheran Church - Rev. Donald C. Brake, pastor. Worship service, 9:30 A. M.; S. S., 10:30 A. M.

Trinity Lutheran Church, Taneytown, Md. Howard W. Miller, pastor, Sunday, October 7, The Communion Service at 8:00 A. M., 10:30 A. M. and 2:00 P. M., Sunday Church School at 9:30 A. M., Young Adult Group 7:30 P. M.; Tuesday, Cub Scout-Parant Interest machine. School P. M. ent Interest meeting 8:00 P. M.; Wednesday, Lutheran Church Women 8:00 P. M.; Thursday, Youth Choir 7:00 P. M., Senior Choir 8:00 P. M.

Taneytown Charge of the United Church of Christ—Rev. Wm. F. Wiley,

Church of Christ—Rev. Wm. F. Wiley, B. D., Minister.
Grace Church, Keysville, 9:00 A. M., Divine Worship with the Celebration of World-Wide Communion. Holy Communion Meditation. 10:00 A. M., Church School. Thursday, 7:30 P. M., Women's Guild. Saturday, 9:30 A. M., Confirmation Class session at Grace Church, Taneytown.

Confirmation Class session at Grace Church, Taneytown.

Grace Church, Taneytown, 9:15
A. M., Church School; 10:30 A. M., Divine Worship with the celebration of World-Wide Communion. Holy Communion Meditation. Western Md. Regional Potomac Synod Fall Sessions will be held on Sunday, October 7th from 3:30 to 9:30 P. M., at Zion United Church of Christ, 201 N. Potomac St., Hagerstown, Md. All organizations are expected to send two delegates. However, all members of distilled water on October 7. Six However, all member the church are invited to attend. Wednesday, 7:00 P. M., Junior Choir Rehearsal. Wednesday, 8:00 P. M., Senior Choir Rehearsal.

Piney Creek Church of the Brethren, Rev. Warren M. Eshbach, pastor.
—Sunday School, 9:30 a.m.; Morning
Worship, 10:40 a.m.

Hampstead Youth For Christ-Rev. Richard L. Robinson, a missionary statesman who three years ago toured the major countries of Europe, spending much time behind the Iron curtain in East Germany and East Berlin will speak at Hampstead Youth for Christ on Saturday night, October 6th, 1962 at 8:00 p.m. in the auditorium of the Greenmount Church one mile North of Hampstead on Route No. 30.

FOR SALE Keiffer Pears. - Roy Baumgardner, near Keysville. Phone:

BRING YOUR FILMS to us for EXPERT printing and developing; 24 hour service on black and white-48 hour service on COLOR Work. Complete stock of Films-Flashbulbs-Cameras and Flash outfits—Taneyown Pharmacy—Free S&H Green

RELIABLE SERVICE by Harman's TV and Radio Repair Shop, on Crouse's Mill Road, Taneytown, Md. Service call \$2.00 within 5 miles. Phone 756-6948.

CARD PARTY - Every Monday night begininng at 8 p. m. Harney V.F.W., Harney, Md. 9-4-tf

MEN AND WOMEN NEEDED WORK IN CIVIL SERVICE. No experience necessary, grammar school education usually sufficient. Train now for jobs with Security. For details, send name, address, phone no. to: NATIONAL TRAINING SERVICE, BOX 452, Taneytown "C".

QUALITY HOUSE Furniture-Detour, Md. Nationally advertised brands in Furniture, bedding, TV's, appli-ances, shades and linoleum. 12-28-tf

NOTICE-Dial PL 6-6548 for your Sand, Stone, Blocks and General Hauling. Fertilizer and Lime.—
Thurston Putman. 7-21-tf

CARD PARTY — Every Saturday aight, Harney Vol. Fire Co. Hall at 8 p. m. (E3T). 9-29-tf

FOR WEDDING Invitations and announcements, reception cards, engagement announcements, napkins birth announcements, complete selection, see—The Carroll Record Co. 8-11-и жежежежежежежежежежеже

Taneytown Evangelical United Brethren Charge—Taneytown, Sunday School, 9:15 A. M.; Holy Communion, 10:15 A. M.; Youth Fellowship, 7:00

Taneytown United Presbyterian Church. Rev. William M. Hendricks,

Sunday, October 7, 1962, 8:45 Sunday, October 7, 1962, 8:45 M. Church School. 9:45 A. M. A. M. Church School. 9:45 A. M. Morning Worship. Anthem, "Were You There?" The Sacrament of the Lord's Supper will be administered. Sermon, "At The Table." Monday at 7:30, the Trustees will meet, Wed. at 7:30, choir rehearsal and meeting of the Session.

The Pipe Creek Charge - Uniontown, Maryland. — Uniontown, 9:00 A. M. Worship, 10:00 A. M. Church

Pipe Creek — (Brick), 10:10 A. M. Worship, 11:10 A. M. Church School. St. James (on Marston Road) — 10:00 A. M. Church School, 11:15 A. M. Worship. Communion will be observed on October 7th during the morning Worship Services at these

Church of God, Uniontown Circuit. Uniontown—Sunday School, 9:30 a.m.; Preaching Service, 10:30 A. M. Rev. George Sanner will be the guest min-

Prayer Meeting — Wed. evening at 8:00 P. M.
Frizellburg — Sunday School at 10:00 A. M. Preaching Service at 7:30 P. M. Rev. George Sanner will be the guest minister. Prayer meeting Thurs. evening at 8:00 P. M.

Wakefield — Preaching Service at 9:00 A. M. Rev. George Sanner will be the guest minister. Sunday School Mayberry-Sunday School at 10:15

St. Paul's Lutheran Church, Harney. Sunday School at 9:00 A. M., Worship and Communion at 10:00 A. M., (one Communion only), Rev. Dr. Harry F. Bachman, supply pastor.

WITH OUR ARMED FORCES

SCHOFIELD BARRACKS, HA WAII (AHTNC)-Army PFC Joseph H. Rang, Jr., whose parents live on Route 1, Littlestown, Pa., recently departed from Hawaii with the 25th Division's 35th Infantry for Thailand. Rang is a member of the infantry's 1st Battle Group included support units of artillerymen, transportation and signal specialists, medical aidmen

and combat engineers.

The 20-year-old soldier, a switchboard operator in the group's Combat Support Company, entered the Army in September 1961 and completed basic training at Fort Dix, New Jersey.

Rang is a 1960 graduate of Delone Catholic High School, McSherrys-

Polio Vaccine Offered

The old adage, "an ounce of prevention is worth a pound of cure," is being hotly pursued by the sponsors of the Mass Oral Polio Vaccination Campaign for Carroll County.

on a lump of sugar (no needles) or in distilled water on October 7. Six dispensing centers will be set up throughout the county as follows: Taneytown Elementary School, North Carroll High School, Westminster Junior High School, Union Bridge School, Mt. Airy High School, and Sykesville High School. The hours will be 12 noon until 4 p. m. For any-one missing this date the centers will be open again the following Sunday,

October 14, 12 noon to 4 p. m.
Carroll County doctors working with the Health Department staff are urging everyone in the county from the age of 2 months to 40 years to take the Sabin oral vaccine. People who have already received Salk polio shots are urged to take the oral vaccine since this is the only way complete community protection can be reasonably assured.

Over 283 million people in the world have taken Sabin oral vaccine to date. The vaccine is free to anyone who feels unable to afford a donation of 25c per dose. The donations will pay for the vaccine and for advertising and administrative costs. This is a real bargain in health. Sabin vaccine must be kept in a frozen condition until ready for use. Each container holds many individual doses and if all the doses cannot be used after thawing out, the remaining vaccine must be discarded. This means increased cost to individual family physicians and their patients for vac-

cine given after the campaign.

The Mass Oral Polio Vaccination
Campaign is being sponsored by the
Carroll County Medical Society, the Carroll County Health Department staff, and the Jaycees of Carroll County. Additional help is being given by the druggists of Carroll County, Lions Clubs, the Maryland State Police and many other individuals and groups.

<u>exexexexexexexexexexexexex</u>

MASS ORAL POLIO VACCINATION CAMPAIGN

PARENTS: Sign this slip, clip it out, and bring it to the center when your family gets vaccine. I want members of my family to have the Sabin Oral Polio Vac-

Parents signature

Kiwanis Klaxon

Christian Education, the subject of the meeting was featured by an ex-planation and discussion of the new method now growing in Germany by the Rev. Howard Miller, Pastor of the Lutheran Church of Taneytown, who was introduced by Kiwanian Elwood

Baumgardner.

This new movement, called the Evangelical Academy is designed to make the Gospel relative to the laity or to bridge the incongruity which exists between what the layman hears on Sunday and what he does the balance of the week.

Beginning in 1945 after the ideal-ogy of Nazism had suffered a crush-

ing defeat and Germany had suffered a stupendous loss in material as well as manpower, stunned by these appal ling losses a few devout men initiated a movement to spark an almost dor-mant religious life and from this effort grew the Evangelical Academy which is an interchange of ideas and a round table type of discussion between the laity and the church.
Previously the church had spoken,

the laity had listened, the pastor was a stranger to lay ideas, but under the Academy was born a new concept, a lems that confront the laity. The Gospel is discussed freely, which changes the centuries old formula of the church speaking and the world list. Smith, Mr. Samuel Jenness, Mrs. Ethel Cook, exec. Secretary, Miss Virginia Shoffeitt, Field Representative and Mrs. Shelly Murphy Public Relations Director of the Maryland TB Office, Ballimore, Maryland. ing to a new concept in which the world speaks and the church listens, advises and points the way to religious activity, contentment and achievement. The pastor is no longer a

stranger to lay ideas.

This movement has grown rapidly and is now finding its way into America and what was not possible.

The pastor is no longer a Mr. Miller, President, announced that Mrs. Vera Leister, Carroll County Public Health Nurse had accepted the chairmanship. America and what was not possible before 1945 now becomes a reality in this post-war age. Many thanks to Pastor Miller for his instructive and

Health Education Program of the Carroll County Tuberculosis Association. Miss Maude Manahan is the cochairman. inspiring message.

GUESTS: Two Key Club boys,
John Shorb and Martin Nusbaum
were introduced, and Kiwanian Ed Seals had arrived and are now being

Shanck of the Westminster Club

Farm Bureau Opposes

2nd Class Mail Raise

Postal increases for second class mail will hurt our free press, stated A. Kenneth Miller, Executive Secretary, Maryland Farm Bureau, in optimized to the more of the maryland State Conference of Tuberculosis Workers which was held on Sept. 20 and 21 at Gaithersburg, Md. Mr. Miller, Mrs. Ruby Armacost and Mrs. Ethel Cook attended this conference. A. Kenneth Miller, Executive Secretary, Maryland Farm Bureau, in opposition to higher rates on the mail class used mainly for newspapers and magazines.

Miller said "People should have current reading matter available to and other respiratory diseases."

Miller said "People should have current reading matter available to and other respiratory diseases."

current reading matter available to them at a reasonable cost to better understand the complexity of our changing times."

He pointed out that any rise in this country, newspapers would be

mailing costs would put more publishers out of business at a time when they are in desperate straits attempt. North Missourian.

ing to make ends meet. "A free press is mandatory to maintaining our freedoms in this nation," stressed Miller.

Policy of Farm Bureau, the largest general farm organization, states

that first and third class mail rates may be increased if needed, but that the second class rates should be held

noted Miller.

Concern was expressed about the present bill before Congress which combines a \$600 million postal rate increase with a billion-dollar-a-year pay raise for Federal employees. Miller stated, "How can the Postal Department's deficit be decreased with such a proposal?"

Germany.

Kinser is regularly assigned as a mechanic's helper in the 182d Ordnance Company in Hanau, Germany. He entered the Army in November, 1961, completed basic training at Fort Jackson, S. C., and arrived overseas in April 1962.

The 22-year-old soldier is graduate of W.

Executive Board Meeting of the Carroll County TB Association

24, with the following members and

Mrs. Paul H. Smith, 1962 Christ-

mas Seal Chairman reported that the

prepared for mailing into the Carroll County homes on November 13. This

OCTOBER

The Carroll County Tuberculosis Association met at the office in the Times Bldg. on Monday evening Sept. 6-10:00 A. M., Guss Shank's Community Sale, on Carnival grounds, Taneytown. Many good items from two estates. Guss Shank, Auct.

PUBLIC SALE REGISTER

11—12 o'clock. Cyrus A. Miller, 5 miles South of Gettysburg on the Lott Rd., midway between the Taneytown and Gettysburg Rd. Farm Machinery. — Guss Shank, Auct., Carl Haines, Clerk. o

13-10:00 A. M. Executor's sale of the Real Estate and personal property of the late Mrs. Mary M. Stouter, near Emmitsburg, Guss Shank, Auct.

20-Alvie Hyser, Harney Road. Cattle, hogs, farm machinery and some household goods. Earl Bow-ers and Guss Shank, Aucts.

NOVEMBER

-11 A. M. Clarence L. Ohler Administrator of the Estate of the late William M. Houck, Real Es-tate and Personal Property, near

NO TRESPASSING

All persons are hereby forewarned not to trespass on my premises with dog, gun, or trap, for the purpose of shooting or taking game of any kind, or for fishing, or in any way injuring or destroying property.

This warning applies to both Day and Night Hunting or Trapping.

Airing, Richard E. Glass Ellis R. Motter, Clarence J. Overholtzer, Maurice. Peterson, Stuart (2 farms) Simpson, Merle E. Stambaugh, Charles (2 farms) Staub, Clayton S.



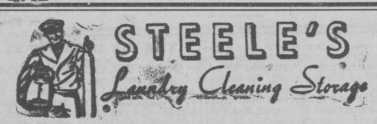
MISS MARYLAND — Pretty Miss Beverly Ann Smith, Miss Maryland of 1962-63, poses with the president of the Taneytown Jaycees, Dean Nusbaum, left, and George Fream, chairman of the second Miss Maryland Ball, right, at the Westminster Riding Club Sat-

33 varieties offered in

Big parade of 1963 Chevrolet models



Chevrolet's parade of new products for 1963 includes four lines. Heading the list, which will be announced on September 28, is the luxurious Impala Sport Coupe (bottom), Chevy II 4-Door Sedan (left center), Corvair Monza Club Coupe with special optional power-train combinations.



for Prompt and Courteous Pick-Up and Delivery, Call Our Route Salesman, "BOB" FLICKINGER. PHONE: PL 6-4671

New Brick 3-Bedroom Ranch-Type Homes

IN TANEYTOWN

Several To Choose From ATTRACTIVELY PRICED

J. S. Clagett

Phone: PL 6.6519 — Taneytown, Md.

10-12-tf

DR. MARVIN KASIK

OPTOMETRIST

* Glasses Fitted * Eyes Examined

* Contact Lenses

Adults and Children

WESTMINSTER SHOPPING CENTER Westminster, Md.

TILDEN 8 - 3322

3-22-tf eow

NOTICE TO CRED

This is to give notice that scriber has obtained from the phans' Court of Carroll County, Maryland letters of Administration on the personal estate of

WILLIAM M. HOUCK, late of Carroll County, deceased. All persons having claims against the deceased are warned to exhibit the same with the voughers thereof, legally authenticated, to the subscriber, on or before the 2nd day of May, next,; they may otherwise by law be excluded from all benefits of said

Given under my hand this 25th day of September, 1962.

Clarence L. Ohler Admr. of the estate of said Dec'd

Route Salesman Needed

- * 5-Day Work Week
- * Excellent Working Conditions * Life Insurance and Family
- Hospitalization
- Income Determined by Personal

Write or Apply in Person to Baumgardner's Bakery TANEYTOWN, MD.



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756 - 6733 State Farm Agent ARTHUR GARVIN, JR.

Over a million families stay warm all winter with the oil that's "scrubbed" clean

"Clean-burning" makes heating oil reliable...economical. And Gulf makes the cleanest-heating oil yet developed.

Get peace of mind heating this winter the way so many other wise families do . . . with Gulf Solar

Just set the thermostat and forget about your oil burner. Clean-burning Gulf Solar Heat assures you steady, even, uninterrupted heat.

Gulf's secret is "Gulfining," an exclusive process that in effect "scrubs" away impurities with hydrogen. It's "Gulfining" that makes Solar Fieat so clean and gives you more usable heat per

To protect your family's health and comfort, call us today!



NEW GULF SOLAR HEAT

S. H. TEVIS @ SON

WESTMINSTER, MD.

PHONE: Tilden 8-4433



For Sale at---The Carroll Record Co.



"CITIZENS OF TOMORROW"

For a number of weeks we published, under the above heading, pictures of children of this community. Now that the series is completed we have the glossy pictures in our office. Anyone desiring these pictures may have same by calling at our office. They are Free—no charge.

Grade School Boys 7 thru 11 Here's Your Chance to

Enter Our UNIF PASS



COMPETITION

IT'S FREE! IT'S FUN! NOTHING TO BUY!

The 1962 Punt, Pass & Kick contest is on! And, you've got a great chance to will Want to try?

Then, bring one of your parents or your legal guardian in NOW to get full details and sign up:

You'll be competing with grade school boys your own age in punting, passing and kicking (using a kicking tee). There's no body contact. No equipment needed. You'll have a chance to win prizes like official NFL warm-up jackets! Specially designed, safety-constructed football helmets! Footballs signed by the 1961 Green Bay Packers-NFL Champions!

AND THERE'S MORE! Special trophies for State winners! A junior-size NFL uniform, complete with shoulder pads, for Area winners to wear when they travel (Dad goes loo!) to compete in Division contests during NFL games!

AND, FOR TOP WINNERS . . . a "Tour of Champions" (with their Dads and Mothers!) to the White House and the 1962 NFL Championship game to compete for the national PP&K

Sound great? It is! So, don't wait another minute! Sign up today! And bring your buddies, too . . . you'll all have fun!

REGISTER NOW! GET FREE!

A special Punt, Pass & Kick instruction book written by Yale Lary, Johnny Unitas and Paul Hornung! PLUS an autographed picture of an NFL player! AND, a 1962 Ford Televiewer-handy guide with line-ups for the NFL and NCAA teams on

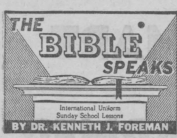
You must be accompanied by a parent or legal guardian to register. (Registration closes Oct. 31.)

Norman Rocksyell

SIGN UP TODAY AT

Taneytown Jaycees and Crouse Motor Sales, Co-Sponsors

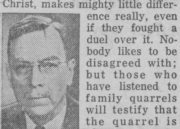




Bible Material: Matthew 5:8-14; John 3:17-18; Acts 16:11-15; II Thessalonians 2:13-17; I Peter 3:15; II Peter 3:14-18. Devotional Reading: Jeremiah 17:5-

Do Beliefs Matter? Lesson for October 7, 1962

SOME beliefs matter, some don't. What two historians think about an obscure Egyptian general about 2000 years before Christ, makes mighty little differ-



if they fought a duel over it. Nobody likes to be disagreed with; but those who have listened to family quarrels will testify that the quarrel is often over some-

Dr. Foreman thing very trifling. The one who is "right" could much better keep his (or her) mouth shut and let the other one think what he or she pleases; the truth in this argument may be so unimportant that it could be proved twice over and still make no difference.

Some beliefs do matter

All the same, some beliefs do matter. By "belief" we mean (for the moment) believing that something or other is true. By "matter" we mean make some important difference to somebody, either the believer himself or other persons. Still even this is not exactly definite. What does "impor-tant difference" mean? What is a "difference" and when does it begin to be important? This can perhaps be illustrated. Take the sentence: GOD IS LOVE. Suppose you woke up some morning and found that this sentence is not true? Suppose you had always believed it was true and now discovered you were wrong? It would certainly do away with the Christian religion. It would mean that it no longer made sense for you to try to love your neighbor or to love any one. If God is love, then human love is (so to speak) going with the current of the universe, it is being in harmony with God the Creator. If God is not love, then human love works against the universe, and must eventually

be crushed by it. Henceforth it would be more god-like to live a life controlled by hate. So it does make all the difference in the world not only whether you believe in God but what kind of God you believe in.

"Saving faith"

More about that next week. For now, the point is that some beliefs do matter, a great deal. The kind of belief which is vitally important is called "saving" faith. By this is meant faith that sets the believer over on the side of God, and not on the side against Him. God as a friend or God as an enemy, which? The question answers itself. God as a friend or God as a stranger? There's no argument as to which any sane person would prefer.

But there is one meaning of "belief" we have not mentioned yet. That is, believing in some This is the kind of belief that is closely kin to trust, confidence, reliance, commitment. I may believe about a certain bus that it is going to St. Louis and that the ticket I have in my pocket is good for the trip. I may believe any number of true facts about that bus but not all that believing is going to move me an inch nearer where I want to go. I have to trust myself to the bus, get on, take a seat and relax. That is believing in the bus.

So I may believe many true things about God, but unless I believe in God enough to trust myself to Him, I have not taken the step that sets me actually on the side of God, I have not yet had saving faith.

Results

Some of the results of faith that matters, or saving faith, cannot be observed by outsiders, not even by intimate friends. What you feel like deep down inside is something in and for yourself alone. But the Christian religion does not operate with invisible virtues and shadowy joys. People sometimes ask: So and so made a profession of faith long ago, but still he is one of the meanest men in town. It looks like not even belief in God makes much difference to him. Is this saving faith? The answer, of course, is that in such a case the profession of faith was only that,—a profession, a matter of words. A man can say he believes, or even think he believes, without really doing so. Really and truly to believe in the true God as Christ has shown him to us, is bound to make a difference in the way we live, and not only in the way we think.

(Based on outlines copyrighted by the Division of Christian Education, National Council of the Churches of Christ in the U. S. A. Released by Community Press Service.)

PROCLAMATION OF THE GOVERNOR OF MARYLAND DIRECTING
THE PUBLICATION OF BILLS
PROPOSING AMENDMENTS TO
THE CONSTITUTION OF THE
STATE OF MARYLAND.
WHEREAS, at its regular session of
1961 the General Assembly enacted
Chapter 329 proposing an amendment to
the State Constitution, and
WHEREAS, at its regular session of
1962 the General Assembly enacted
Chapters 6, 100, 112 and 121, proposing
amendments to the State Constitution,
and

where and a constitution of the duty of the Governor, under Section 1 of Article XIV of the Constitution, to order publication of the bills proposing said amendments in advance of the General Election of November 6, 1962, and WHEREAS, there will be presented on the ballot at said election the following proposed amendments to the Constitution for adoption or rejection by the voters;

CHAPTER 329

AN ACT to propose an amendment to Section 40A of Article III of the Constitution of the State of Maryland, title "Legislative Department", changing the procedure for the immediate taking of property under certain circumstances in Baltimore City, AND PROVIDING FOR THE CONTINU. ATION OF THE PRESENT PROCEDURE FOR TAKING OF PROPERTY FOR A CERTAIN PERIOD, and providing for the submission of the amendment to the qualified voters of the State of Maryland for adoption or rejection.

Section 1. Be it enacted by the General Assembly of Maryland, (three-fifths of all the members of each of the two houses concurring), That the following amendment be and the same is hereby proposed to Section 40A of Article III of the Constitution of the State of Maryland, the same, if adopted by the legal and qualified voters of the State of Maryland, the same, if adopted by the legal and qualified voters of the State of Maryland, the same, if adopted by the legal and gualified voters of the State of Maryland, the same, if adopted by the legal and publication of the State of Maryland of Article III of the Constitution of the State of Maryland in the State of the party entitled to such compensation, but where such property is situated in Baltimore City and is desired by this State or by the Mayor and City Council of Baltimore, the General Assembly may provide I for the appointment of appraisers by a Court of Record to value such property, and that, upon payment of the amount of such valuation to the party entitled to compensation, or into Court and securing the payment of any further sum that may be awarded by a jury, such property may be taken immediately upon payment therefor to the owner or owners thereof by the State or by the Mayor and City Council of Baltimore, or into court, such amount as the State or the Mayor and City Council of Baltimore County,

Montgomery County if the property actually to be taken includes buildings or improvements.

SEC. 2. And be it further enacted, That the foregoing amendment to the Constitution of the State of Maryland shall, at the election to be held in November, 1962, be submitted to the legal and qualified voters of the State for their adoption or rejection, in pursuance of the directions contained in Article 14 of the Constitution of the State of Maryland, and at the same general election the vote on the said proposed amendment to the Constitution shall be by ballot, and upon each ballot there shall be printed the words: "For Constitutional Amendment" and "Against Constitutional Amendment", as now provided by law, and immediately after said election due returns shall be made to the Governor of the vote for and against the proposed amendment, as directed by said Fourteenth Article of the Constitution, and further proceedings had in accordance with said Article 14.

EXPLANATION: Italics indicate new matter added to existing law.

CAPITALS indicate amendments to bill.

CHAPTER 6

AN ACT to propose an amendment to Section 3 (a) of Article XVI of the Constitution of the State of Maryland, entitled "The Referendum", to change the number of signers required on a petition to refer an act of the General Assembly of State-wide application to a referendum, and submitting this amendment to the qualified voters of the State for adoption or rejection. Exertion 1. Be it enacted by the General Assembly of Maryland, (Three-Sites of all the Members elected to each of the two Houses concurring), That the influence of the two Houses concurring), That the influence of the two Houses concurring) that the influence of the two Houses concurring, the same is an amendment to the two Houses concurring the same is a section 3 (a) of Article XVI of the Constitution of the State of Maryland, the "The Referendum", the same, if adopted by the legally qualified voters CHAPTER 6

CUSTOM SLAUGHTERING

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of the State, as never provided, to decome a part of the Constitution of Maryland:

3.

(a) The referendum petition against an Act or part of an Act passed by the General Assembly, shall be sufficient if signed by Iten thousand] THREE percentum of the qualified voters of the State of Maryland, calculated upon the whole number of votes cast therein for Governor at the last preceding Gubernatorial election, of whom not more than half shall be residents of Baltimore City, or of any one County; provided that any Public Local Law for any one County or the City of Baltimore, shall be referred by the Secretary of State only to the people of said County or City of Baltimore, upon a referendum petition of ten per cent. of the qualified voters of said County or City of Baltimore, upon a referendum petition of ten per cent. of the qualified voters of said County or City of Baltimore, as the case may be, calculated upon the whole number of votes cast therein respectively for Governor at the last preceding Gubernatorial election.

SEC. 2. And be it further enacted. That the aforegoing section hereby proposed as an amendment to the Constitution of this State shall be, at the next general election, to be held in this State in the year 1962, submitted to the legal and qualified voters thereof for their adoption or rejection in pursuance of the directions contained in Article 14 of the Constitution of this State, and at the said general election, the vote on the said proposed amendment shall be by ballot, and upon each ballot there shall be printed the words "For the Constitutional Amendment" and "Against the Constitutional Amendment" and "Against the Constitution and further proceedings had in accordance with said Article 14.

EXPLANATION: Italics indicate new matter added to existing law.

CHAPTER 100

AN ACT to propose an amendment to

CHAPTER 100

AN ACT to propose an amendment to Section 40A of Article III of the Constitution of Maryland, title "Legislative Department", amending the procedure for the immediate taking of property in Montgomery County, and providing for the submission of this amendment to the legally qualified voters of the State for their adoption or rejection. CHAPTER 100

voters of the State for their adoption or rejection.

Section 1. Be it enacted by the General Assembly of Maryland, (Three-fifts of all the members of each of the two houses concurring), That the following amendment be and the same is hereby proposed to Section 40A of Article III of the Constitution of the State of Maryland, the same, if adopted by the legal and qualified voters of the State, as herewith provided, to become a part of the Constitution of Maryland.

40A.

The General Assembly shall enact no law authorizing private property to be taken for public use without just Composation, to be agreed upon between the parties, or awarded by a Jury, being first paid or tendered to the party entitled to such compensation, but where such property is situated in Baltimore City and is desired by this State or by the Mayor and City Council of Baltimore, the General Assembly may provide for the appointment of appraisers by a Court of Record to value such property, and that, upon payment of the amount of such valuation to the party entitled to compensation, or into Court and securing the payment of any further sum that may be awarded by a jury, such property may be taken; and where such property may be taken; and where such property is situated in Baltimore County, Maryland, the County Council of Baltimore County, Maryland, may provide for the appointment of an appraiser or appraisers by a Court of Record to value such property and that upon payment of the amount of such evaluation, to the party entitled to compensation, or into Court, and securing the payment of any further sum that may be awarded by a jury, such property may be taken; and where such property is situated in Montgomery County and in the judgment of any further sum that may be awarded by a jury, such property may be taken; and where such property is situated in Montgomery County and in the judgment of any further sum that may be awarded by a jury such property may be taken immediately upon payment therefor to the owner or owners thereof, or into court, such amount as Ian appraiser appointed by a Court of Record I a licensed real estate broker appointed by the County Council shall secure the payment of any further sum that may subsequently be awarded by a jury. This Section 40.4 shall not apply in Montgomery County if the property actually to be taken includes a building or buildings for improvements].

Sec. 2. And be it further enacted, That the aforegoing amendment to the Constitution of this State, and at the next g

from existing law. CAPITALS indicate amendments to bill.

CHAPTER 112

AN ACT to propose an amendment to Section 15 of Article III of the Constitution of Maryland, title "Legisla-"ive Department", to increase the compensation of the members and presiding officers of the General Assembly, and to correct an error therein, and submitting this amendment to the legally qualified voters of the Statfor their adoption and rejection.

Section 1. Be it enacted by the General Assembly of Maryland, (Three-fiths of all the Members elected to each of the two Houses concurring), That the following section be and the same is hereby proposed as an amendment to CHAPTER 112

Section 15 of Article III of the Constitution of Maryland, title "Legislative Department", the same, if adopted by the legally qualified voters of the State, as herein provided, to become a part of the Constitution of Maryland:

Department", the same, if adopted by the legally qualified voters of the State, as herein provided, to become a part of the Constitution of Maryland:

The General Assembly may continue its session so long as in its judgment the public interest may require, for a period not longer than ninety days in odd years and thirty days in even years; and on and after January 1, 1963, each member thereof shall receive a compensation of [Eighteen Hundred Dollars (\$1,800.00)] Three Thousand Dollars (\$3,000) per annum, payable quarterly, with a deduction of, Fifteen Dollars (\$15.00) per diem for each day of unexcused absence from any session; and he shall also receive such mileage as may be allowed by law, not exceeding Twenty Cents per mile; and the presiding officers of each House shall receive an additional compensation of [Two Hundred Dollars (\$500) per annum. In any of said thirty-day sessions in even years, the General Assembly shall consider no bills other than (1) Bills having to do with budgetary, revenue and financial matters of the State Government, (2) legislation dealing with an acute emergency, and (3) legislation in the general Assembly shall be convened by Proclamation of the Governor, the session shall not continue longer than thirty days, but [an] no additional compensation other than mileage and other allowances provided by law shall be paid members of the General Assembly for special session.

Sec. 2. And be it further enacted, That the aforegoing section hereby proposed as an amendment to the Constitution of this State shall be, at the next general election, to be held in this State in the year 1962, submitted to the legal and qualified voters thereof for their adoption or rejection in pursuance of the directions contained in Article 14 of the Constitution and further proceedings had in accordance with said Article 14.

Explanation: Italics indicate new matter added to existing law.

CHAPTER 121

AN ACT to propose an amendment to bill.

IBrackets] indicate matter stricken from existing law.

CAPITALS indicate amendments to bill.

CHAPTER 121

AN ACT to propose an amendment to Section 38 of Article III of the Constitution of Maryland, title "Legislative Department", amending the provision concerning imprisonment for debt in order to provide that a valid decree of a court of competent jurisdiction or agreement approved by decree of said court for the support of an illegitimate child or children shall not constitute a debt within the meaning of this section; and providing for the submission of this amendment to the qualified voters of the State of Maryland for adoption or rejection.

SECTION 1. Be it enacted by the General Assembly of Maryland, (three-fifths of all the members of each of the two houses concurring), That the following amendment be and the same is hereby proposed to Section 38 of Article III of the Constitution of the State of Maryland, the same, if adopted by the legal and qualified voters of the State of Maryland, and the same, if adopted by the legal and qualified voters of the State of Maryland.

38. Imprisonment for Debt.

No person shall be imprisoned for debt, but a valid decree of a court of competent jurisdiction or agreement approved by decree of said court for the support of aw ife or dependent children, or for the support of an illegitimate child or children, or for alimony, shall not constitute a debt within the meaning of this se ion.

2. And be # further enacted, the adoption or rejection, in pursuance of the directions contained in Article 14 of the Constitution of the State of Maryland, and at the same general election the vote on the said proposed amendment to the Constitution shall be by ballot, and upon each ballot there shall be printed the words: "For Constitutional Amendment", as now provided by law, and immediately after said election due returns shall be made to the Governor of the vote for and against the proposed amendment as directed by said Fourteenth Article 10 the Constitution, and further proceedings

I, J. MILLARD TAWES, GOVERNOR OF THE STATE OF MARY.
LAND, by virtue of the power and authority conferred upon me by the Constitution of Maryland, do by this, my proclamation, order that the bills proposing the aforegoing amendments shall be published in at least two newspapers in each County where so many may be published, and where not more than one may be published, then in that newspaper, and in three newspapers published in the City of Baltimore, once a week for four weeks immediately preceding the General Election to be held on November 6, 1962, at which Election the proposed amendments shall be submitted, in the form prescribed by the General Assembly, to the qualified voters of the State for adoption or rejection.

GIVEN Under My Hand and the Great Seal of the State of Maryland, at the City of Annapolis this 3rd day of October, in the Year of Our Lord, One Thousand Nine Hundred and Sixty-two.



Randall G. Spoerlein

New Windsor District

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Director of the Westminster Trust Company Supervisor of Carroll County Soil Conservation District An Active Member of the Edgewood Brethren Church Mayor of New Windsor and Active in Community Affairs Believes in Keeping a Watchful eye on the Rising Cost of Government

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9-27-6t

JAYCEE COMMUNITY SURVEY REPORT

This is the ninth of twelve installments of the Community Survey Report prepared by the Taneytown Junior Chamber of Commerce. The Survey was conducted by the Jaycees earlier this year with the report and recommendations adopted in July.

The report is being published as a public service by this newspaper and it is felt many will wish to clip and save for future reference.)

This week we continue the question - by - question analysis of the opinions expressed and offer four recommendations pertaining to the need for obtaining new industry in the community.

QUESTION #25. DO YOU FEEL THE ECONOMY OF THIS AREA IS GOOD, AVERAGE OR POOR?

Opinions: Good — 16%, Average — 60%, Poor — 19%, Don't Know or no answer — 5%

As you can notice, over 75% of the people said our Economy is either good or average. Strangely, the teen-agers rated it much better (by far the best of any group) and the young people (ages 21-40) rated it the worst of any

This is an extremely hard question to analyze. It might depend on the individual interpretation of the meaning of the question or it might depend on what other area you are comparing Taneytown with.

A study of the economy of this area is being made by the County Planning office and should be ready for publication next year.

QUESTION #26...ARE THERE SUFFICIENT JOB OPPORTUNITIES. FOR EVERYONE?

Opinions: Yes — 18%, No — 73%, Don't Know or No Answer — 9% There is general agreement that there are not sufficient job opportunities for everyone in Taneytown. Particularly, there is concern for the lack of opportunities here in technical, skilled, or even semi-skilled fields. We see so many of our young people go on to higher education and then leave for other parts because there are no opportunities for them in this area.

QUESTION #27. DO YOU THINK THIS AREA NEEDS NEW INDUSTRY?

Opinions: Yes — 85%, No — 10%, Don't Know or No Answer — 5%QUESTION #28. DO YOU FEEL OUR WATER, SEWAGE, TRANSPORTATION, AND AVAILABLE LAND ARE ADEQUATE FOR NEW INDUSTRY?

Opinions: Yes — 61%, No — 20%, Don't Know or No Answer — 19%

QUESTION #29. WOULD YOU AGREE THAT NEW INDUSTRY SHOULD HAVE BUILDINGS PROVIDED AND BE TAX EXEMPT FOR 10 YEARS?

Opinions: Yes - 35%, No - 44%, Don't Know or No Answer - 21%

Opinions: Yes — 35%, No — 44%, Don't Know or No Answer — 21%
These three questions pertain to the needs for new industry in our area. As would be expected — 85% said this area needs new industry. This is undisputed. If Carroll County and Taneytown are to grow, prosper, and keep their taxes at a reasonable rate, we do need new industrial growth. This has been a prominent thing in our people's minds for many years.

A County Industrial Committee was organized this year for the purpose of promoting Carroll County as an industrial site and to coordinate the efforts of the varions communities is the County in attracting new industry.

One of the first projects of this committee was to prepare a brochure which they are now mailing to more than 3,000 industries all over the country. They have found that there are a great many problems surrounding the obtaining of a high-class, substantial industry. Any industry contemplating expansion or relocation is particularly interested in:

1 — Plenty of good water
3 — Good roads and transportation
4 — Availability of a sewage disposal system

Over 60% of our people said they felt all of these things were adequate for new industry. Naturally, the correct factual answer would depend entirely on the size and type of industry. However, what is most important is the fact that no statement of policy has been made regarding the availability of these services in the event a substantial plant would consider locating here. In addition to these services and facilities, the intense competition for new industry has made "extra inducements" almost a necessity. However, nearly half of our people said we should offer none of the inducements such as taxexemption, etc., as outlined in question #29.

There are some tremendous offers being made to industry by some areas. In addition, the Federal Government is pressuring industries to locate in the depressed areas of Penna. and West Virginia. With beautiful facilities in brand-new and spacious industrial parks, promises of tax exemptions, etc., the

Some definite suggestions and proposals are listed below in the form of four specific recommendations.

QUESTION #30. IF THE FEDERAL GOVERNMENT WERE TO OFFER TO CONTRIBUTE 75% OF THE FUNDS, WOULD YOU CONTRIBUTE TO UT E TOWARD URBAN RENEWAL — NEW STREETS, EXPANDED SEWER, PURCHASE OF LAND FOR INDUSTRY, AND A GENERAL FACE LIFTING?

Opinions: Yes - 44%, No 32%, Don't Know or No Answer - 24% At the time this questionnaire was prepared, the City Council was investigating the possibilities of Taneytown Getting Federal assistance for improving our community. It is very commendable that over one-half of the people who live in town said yes, they would contribute toward our share of the responsibility. However, we can be thankful that we do not qualify as a depressed area and therefore are not eligible for Federal funds.

QUESTION #31. WOULD YOU VOTE FOR FLOURIDATION OF OUR CITY WATER SUPPLY?

Opinions: Yes - 33%, No 55%, Don't Know or No Answer - 12% If we were to exclude the people over age 65, only slightly more than half of the people in town said NO to flouridation. This was a little surprising, considering the controversy this proposal originally raised, and judging from the results of balloting in other communities.

QUESTION #32. WOULD YOU FAVOR FREE GARBAGE COLLECTION PAID FOR BY TOWN TAX FUNDS?

Yes — 50%, No — 41%, Don't Know or No Answer — 9% Just slightly over half of the people living within the city limits voted yes. This was another result which surprised most officials. Practically no publicity had been given to the council's deliberations on this matter, and in this day and age when so many seem to think that the government should provide everything, a larger percentage favoring city garbage collection

Estimates based on several actual bids, set the cost of this service at approximately \$10,000 per year. And if the experience with other government-provided services is any guide, the cost would soon rise to a great deal more than this. Based on Taneytown's present assessable base of over Six Million dollars, this would mean a tax increase of 15¢ on the \$100 assessment. In other words, town taxes would have to be raised to \$1.00 per \$100 assessment.

Recognizing the extreme importance of obtaining new industry in Taneytown and Carroll County, the Taneytown Junior Chamber of Commerce makes the following recommendations:

RECOMMENDATIONS

That we lend full support, assistance, and encouragement to the newly-created County Industrial Committee.
 That the City officials and Chamber of Commerce work together to

adopt a policy on water, sewage, and land which would be made available to new industry with specific rates and prices set. By having this information in the hands of those in authority, it would help expedite matters considerably in the event an industry were

seeking a quick site for relo cation.

That a group be appointed by the County Industrial Committee to study the feasability of tax-favoring or tax-exemption to certain desirable industries which might locate in the County.

That the citizens of the community remain objective and reasonable about this matter and try to develop and maintain an aura of friend-liness conducive to new people and new industry.

liness conducive to new people and new industry. (Next week's installment will deal with the proposed Community Activities Bullding and will include several specific recommendations in regards to this.)

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| Corn (New) | | | ***** | ••••• | |

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DELMAR E. RIFFLE, Agent

NOTICE TO CREDITORS

This is to give notice that the subscriber has obtained from the Orphans' Court of Carroll County, in Maryland, letters of Administration on the personal estate of

CLARA E. DEVILBISS, late of Carroll County, deceased. All persons having claims against the deceased are warned to exhibit the same with the vouchers thereof, legally authenticated, to the subscriber, on or before the 15th day of May, next; they may otherwise by law be excluded from all benefits of said estate.

Given under my hand this 1st day of October, 1962. Norman S. Devilbiss, Admr. of Clara E. Devilbiss, Dec.

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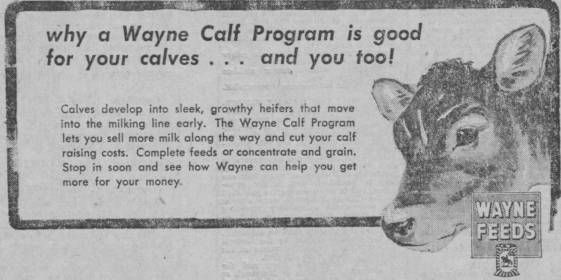
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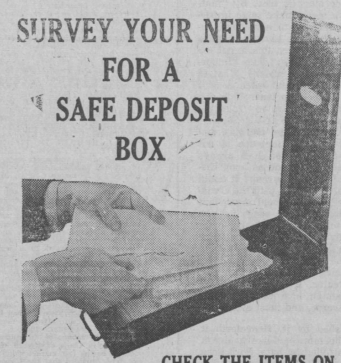
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1962
PROCLAMATION OF THE GOVERNOR OF MARYLAND DIRECTING
THE PUBLICATION OF STATE-WIDE REFERENDA

WHEREAS, at its regular session of 1961, the General Assembly enacted Chapters 206, 883, 205 and 616; and WHEREAS, Petitions were filed under the provisions of Article XVI of the Constitution of Maryland requesting that said Chapters 206, 883, 205 and 616 be submitted to the registered voters of the State for their approval or rejection at the polls; and

submitted to the registered voters of the State for their approval or rejection at the polls; and WHEREAS, the text of said Chapters 206, 883, 205 and 616 is as follows:

CHAPTER NO. 206

AN ACT to repeal and re-enact, with amendments, Sections 159, 162 and 164 of Article 33 of the Annotated Code of Maryland (1957 Edition), title "Elections", sub-title "House of Representatives", and to add a new Section 166A to said Article and sub-title, to follow immediately after Section 166 thereof, creating a new eighth congressional district in the State of Maryland, making changes in certain other districts in conformity therewith, making provisions for the application of this Act and relating generally to the several congressional districts of the State of Maryland and the tenure of the several Representatives from the State of Maryland, Sections 159, 162 and 164 of Article 33 of the Annotated Code of Maryland (1957 Edition), title "Elections", sub-title "House of Representatives", be and they are repealed and re-enacted, with amendments, and that new Section 166A be and it is hereby added to said Article and sub-title, to follow immediately after Section 166 thereof, all to read as follows:

Section 166 thereof, all to read as follows:

159.

This State shall be divided into [seven] eight districts for the choosing of [seven] eight Representatives in the Congress of the United States, which will be numbered respectively from one to [seven] eight.

162.

The third congressional district shall be composed of the first, second, third, fourth, fifth, sixth, seventh, eighth, twenty-second, twenty-third and twenty-fourth wards of Baltimore City, [and] the third, fourth, fifth, sixth, seventh, eighth and ninth precincts of the eighteenth ward of Baltimore City, the twelfth to the nineteenth precincts, inclusive, of the twenty-fifth ward of Baltimore City, the first to the twenty-fifth precincts, inclusive, of the twenty-sixth ward and the first precinct of the twenty-seventh ward, as said wards and precincts are presently laid out, and shall be entitled to choose one Representative in the House of Representatives.

The fifth congressional district shall be composed of [the twelfth to the nine-teenth precincts, inclusive, of the twenty-fifth ward of Baltimore City, as presently laid out, and of I Anne Arundel, Calvert, Charles [, Howard, Prince George's] and St. Mary's counties, and shall be entitled to choose one Representative in the House of Representatives.

entitled to choose one Representative in the House of Representatives.

166A.

The eighth congressional district shall be composed of Howard and Prince George's counties, and shall be entitled to choose one Representative in the House of Representatives.

Sec. 2. And be it further enacted, That nothing in this Act shall be construed or applied to affect or change the boundaries of the seven existing congressional districts in the State of Maryland, so far as concerns the tenure and the positions of the seven representatives holding these offices on the effective date of this Act. The changes in the several congressional districts are to be effective for the election of eight Representatives in the primary and general elections scheduled for the year 1962; and from and after the time the eight Representatives elected in 1962 quality for and assume these positions, the eight districts provided for by law shall be the congressional districts of the State of Maryland.

Sec. 3. And be it further enacted,

1961. Explanation: Italics indicate new matter

That this Act shall take effect June 1, 1961.

Explanation: Italics indicate new matter added to existing law.

IBrackets] indicate matter stricken from existing law.

CAPITALS indicate amendments to bill.

CHAPTER 883

AN ACT to add new Sections 4 (f), 6 (h) and 6 (i) to follow immediately after Sections 4 (e) and 6 (g), respectively, and to repeal and re-enact, with amendments, Section 3 (b)(1), 3 (c), 6 (a), (c), (d) and (f), AND TO REPEAL SECTION 20 (N) (10), of Article 95A of the Annotated Code of Maryland (1957 Edition and 1960 Supplement), title "Unemployment Insurance Law", sub-title "Benefits", to amend the unemployment insurance laws generally with respect to eligibility for benefits, to the amount and period of benefits payable to claimants and for their dependents, and to disqualifications or reductions of benefits to certain claimants and for certain causes, AND TO ELIMINATE VACATION PAY FROM THE EXEMPTION FROM THE DEFINITION OF WAGES.

Section 1. Be it enacted by the General Assembly of Maryland, That new Sections 4(f), 6 (h) and 6 (i), be and they are hereby added, to follow immediately after Sections 4 (e) and 6 (g), respectively, to Article 95A of the Annotated Code of Maryland (1957 Edition), title "Unemployment Insurance Law", sub-title "Benefits", and to read as follows:

4. (F) REQUIREMENT FOR EARNING WAGES PRIOR TO SECOND BENEFIT YEAR.—AN INDIVIDUAL WHO HAS RECEIVED HIS TOTAL WAGES IN A SUB-SEQUENT BENEFIT YEAR SHALL NOT BE ELIGIBLE FOR BENEFITS IN A BENEFIT YEAR SHALL NOT BE ELIGIBLE FOR BENEFIT YEAR UNLESS SUCCH INDIVIDUAL SHALL HAVE EARNED WAGES IN INSURED WORK AS DEFINED IN SECTION 20 EQUAL TO NOT LESS THAN TEN TIMES HIS WEEKLY BENEFIT AMOUNT AFTER THE BEGINNING OF THE BENEFIT YEAR IN WHICH HE EXHAUSTED HIS BENEFITS.

6. (h) Remuneration from old-age and survivors insurance and pensions.—For any week with respect to which he is

6. (h) Remuneration from old-age and survivors insurance and pensions.—For any week with respect to which he is receiving, has received, or has filed, or is eligible to file a claim for remuneration in an amount equal to or in excess of his weekly benefit amount in the form of:

of his weekly benefit amount in the form of:

(1) One-half of the amount which an individual has received or will receive with respect to a week in the form of an old-age insurance benefit under Title II of the Federal Social Security Act; or

(2) A pension or annuity under a private pension plan, as provided below:

(A) The entire amount which an individual received or will receive with respect to a week in the form of a retirement payment from an employing unit for which he performed services and which pays all of the cost of such retirement payment, or from a trust, annuity or insurance fund, or under an annuity or insurance contract, to or under an annuity or insurance such or under an annuity or insurance contract, to or under which an employing unit for which he performed services pays or has paid all the premiums or contributions; and

paid all the premiums or contributions; and (B) One-half of the amount which an individual has received or will receive with respect to a week in the form of a retirement payment from an employing unit for which he performed services and which pays some, but not all, of the cost of such retirement, or from a trust, annuity or insurance fund, or under an annuity or insurance contract, to or under which an employing unit for which he performed services pays or has paid some, but not all of the premiums or contributions.

some, but not all of the premiums or contributions.

EXCEPT, that if such remuneration is less than his weekly benefit amount an otherwise eligible individual shall not be deemed ineligible and shall be entitled to receive for such week benefits reduced by the amount of such payments. Any benefit payment reduced because of the provisions of this section shall constitute a full week's benefits for the purposes of computing duration during the benefit year.

(i) Dismissal payment or wages in lieu of notice, vacation allowance.—For any week with respect to which he is receiving, has received, or has filed, or is eligible to file a claim for remuneration in an amount equal to or in excess of his weekly benefit amount in the form of:

(1) Dismissal payment or wages in lieu of notice whether legally required or not, SUCH PAYMENTS TO BE ALLOCATED TO A NUMBER OF WEEKS FOLLOWING SEPARATION FROM EMPLOYMENT'S EQUAL TO THE NUMBER OF WEEKS' PAY RECEIVED; or (2) Vacation allowance (paid directly by the employer or indirectly from a fund); SUCH PAYMENTS WHEN PAID AT THE TIME OF, OR DURING, A LAYOFF OR SEPARATION FROM EMPLOYMENT SHALL BE ALLOCATED TO A NUMBER OF WEEKS FOLLOWING THE DATE OF PAYMENT EQUAL TO THE NUMBER OF WEEKS' PAY RECEIVED.

Provided, that if such remuneration is reason.

WEEKS FOLLOWING THE DATE OF PAYMENT EQUAL TO THE NUMBER OF WEEKS' PAY RECEIVED.

Provided, that if such remuneration is less than his weekly benefit amount, an otherwise eligible individual shall not be deemed ineligible and shall be entitled to receive for such week benefits reduced by the amount of such payments. Any benefit payment reduced because of the provisions of this section shall constitute a full week's benefits for the purposes of computing duration during the benefit year.

Sec. 2. And be it further enacted, That Sections 3 (b) (1), 3 (c), 6 (a), (c), (d) and (f) of the said Article, title and sub-title, (1957 Edition and 1960 Supplement) be and they are hereby repealed and re-enacted, with amendments, to read as follows:

3 (b) (1). Weekly Benefit Amount.—An individual's "weekly benefit amount" I and "allowance for dependents"] shall be determined by applying the total of wages paid him for insured work in that calendar quarter of his base period in which such total wages were highest to column (A) in "schedule of benefits" set forth below. Upon determination as to the division of said schedule for which such individual's high quarter wages qualify, the weekly benefit amount shall be the amount shown on the same line in column (B) I, and the amount of allowance for dependents shall be the amount shown on the same line in column (D), (E), (F), or (G), depending on the number of dependents for which allowances are payable].

Provided, if a claimant had not earned qualifying wages, as required in Section 4 (e) of this article, for the weekly benefit amount shown in the schedule of benefits on the basis of his earnings in the calendar quarter of the base period in which his earnings were highest, but did earn qualifying wages for a lower division on said schedule, he is to be considered eligible for benefits as shown in said lower division. Provided further, that in no event shall any claimant be permitted to drop down more than three divisions as shown on the said schedule of benefits.

SCHEDULE OF B

SCHEDULE OF BENEFITS

7 \$360.01 to \$384.00 16.00 576.

[Dependents Allowances]
[(D) (E) (F) (G)]
[(One) (Two) (Three) (Four)]
[2.00 4.00 6.00 8.00]

Weekly Minimum
Benefit Qualifying
sion Quarter Wages Amount Wages
(A) (B) (C)

8 \$384.01 to \$408.00 17.00 612.
[[Dependents Allowances]]
[(D) (E) (F) (G)]
[(One) (Two) (Three) (Four)]
[(2.00 4.00 6.00 8.00]

Weekly Minimum
Divi-High Benefit Qualifying
sion Quarter Wages Amount Wages
(A) (B) (C)

9 \$408.01 to \$432.00 18.00 648.
[[Dependents Allowances]]

| Divi- High | Benefit Qualitying | Sion Quarter Wages | Amount | Wages | Amount | Wages | Topendents Allowances | [CD | E] | (C) | (E) | (F) | (G) | [Cond | Veekly Minimum | High | Benefit Qualitying | Sion Quarter Wages | Amount | Wages | (A) | (B) | (C) | (C) | (E) | (F) | (G) |

16 \$576.01 to \$600.00 25.00 900.

[Dependents Allowances]
[D) (E) (F) (G)]
[(One) (Two) (Three) (Four)]
[2.00 4.00 6.00 8.00]

Divi- High Senenti Qualifying sion Quarter Wages Amount Wages

(A) (B) (C)

17 \$600.01 to \$624.00 26.00 936.

[Dependents Allowances]
[(D) (E) (F) (G)
[(One) (Two) (Three) (Four)]
[2.00 4.00 6.00 8.00]

Divi- High Benefit Qualifying sion Quarter Wages Amount Wages

(A) (B) (C)

6.
(a) Voluntarily leaving work.—For the week in which his unemployment is due to his leaving work voluntarily without good cause, if so found by the Executive Director and for not less than the one nor more than nine weeks which immediately follow such week as determined by the Executive Director in each case OR until he has become re-employed and has earnings therein equal to at least ten (10) times his weekly benefit amount.

case OR until he has become re-employed and has earnings therein equal to at least ten (10) times his weekly benefit amount.

(c) Discharge or suspension as a disciplinary measure.—For the week in which he has been discharged, or suspended as a disciplinary measure, for misconduct connected with his work (other than for acts specified hereinabove in this section), if so found by the Executive Director and for not less than the one nor more than the nine weeks which immediately follow such week as determined by the Executive Director in each case according to the seriousness of the misconduct OR until he has become re-employed and has earnings therein equal to at least ten (10) times his weekly benefit amount.

(d) Failure to apply for or accept work; determination of suitable work.—If the Executive Director finds that he failed, without good cause, either to apply for available, suitable work, when so directed by the Executive Director, or to accept suitable work when offered him, or to return to his customary self-employment (if any) when so directed by the Executive Director. Such disqualification shall be effective from the date when the application for work was to have been made, or when he was notified that suitable work became available to him, or when directed to return to his customary self-employment by the Executive Director, whichever is later, and shall continue for not less than one or more than ten weeks immediately following thereafter OR until such individual has become re-employed and has earnings therein equal to at least ten (10) times his weekly benefit amount.

(1) In determining whether or not any work is suitable for an individual, the second re-employed and has learnings therein equal to at least ten (10) times his weekly benefit amount.

(1) In determining whether or not any work is niviable for an individual, the second prior training, his experience and prior earnings, his length of unemployment and prospects for securing local work in his customary occupation, and the distance of the

deemed suitable and benefits shall not be denied under this article to any otherwise eligible individual for refusing to accept new work under any of the following conditions: (A) If the position offered is vacant due directly to a strike, lockout, or other labor dispute; (B) if the wages, hours, or other conditions of the work offered are substantially less favorable to the individual than those prevailing for similar work in the locality; (C) if as a condition of being employed the individual would be required to join a company union or to resign from or refrain from joining any bona fide labor organization.

(f) Pregnancy. — For the FOUR months before the expected date of the birth of a child and the two months after the actual date of the birth of said child, in either of which cases the Executive Director may require the production of doctor's certificates to establish such dates; but she shall be eligible for benefits during the first FIVE months of pregnancy providing that she is physically able to continue her employment and is otherwise eligible under the benefit eligibility conditions set out in Section 4 (c).

SEC. 3. AND BE IT FURTHER ENACTED, THAT SECTION 20 (N) (10) OF THE SAID ARTICLE AND SUB-TITLE BE AND THE SAME IS HEREBY REPEALED.

Sec. 4. And be it further enacted, That this Act shall take effect June 1, 1961.

1961. EXPLANATION: Italics indicate new matter

added to existing law.

[Brackets] indicate matter stricken from existing law.

CAPITALS indicate amendments to bill.

CHAPTER 205

AN ACT to add new Sections 161A-161kK to Article 23 of the Annotated Code of Maryland (1957 Edition), title "Corporations", sub-title "Building or Homestead Associations", to follow immediately after Section 161 thereof, providing generally for the organization, incorporation, operation, conduct, regulation of and supervision over the savings and loan business, which is known generally as the building, savings and loan or homestead business; providing further for the investments, withdrawal of accounts, taxation, membership, promotional activities, management and functions of such businesses, including class and type of securities, and allocation of profits, reserves and dividends; providing for the branching, consolidation, merger, dissolution, and revival of such businesses; making provision for conservators and receivers for such businesses; making provision for conservators and receivers for such businesses; making provision for conservators and receivers for such businesses; exempting accounts of such businesses; making provision for the members of such Board and for their qualifications, tenure, powers and duties; creating a Department of Building, Savings and Loan Associations, providing for a Director and for other officers and employees of this Department, and making provision for the appointment, duties, compensation, policy, powers and duties of all such officers and employees of this Department; providing methods for compliance with stock class requirements; providing penalties for failure or refusal to comply with certain provisions of this Act; and relating generally to the organizations and businesses known generally as building, savings and loan or homestead businesses in this State.

Sections 161A-161KK be and they are hereby added to Article 23 of the Annotated Code of Maryland (1957 Edition), title "Corporations", sub-title "Building or Homestead Associations" to

members;
(f) In order to achieve the aforesaid

ised for the purpose of accepting free share accounts and making loans to their members;

(f) In order to achieve the aforesaid purposes and policy, it is necessary that all associations, EXCEPT AS PROVIDED IN SECTION 161P OF THIS ARTICLE, shall have only one kind or class of shares or stock and that all the holders of such shares or stock shall have equal rights as to voting, earnings, and assets;

(g) In order to further the policies herein expressed, the provisions of this Article applicable to associations shall be liberally construed to promote and foster the purposes of such associations.

161B. APPLICATION OF PROVISIONS.

(a) Definition of "association." As used in this sub-title, the word "association" shall mean building, savings and loan or homestead association or any other similiar association by whatever name called.

(b) Domestic and foreign associations. The provisions of this Article shall apply to all associations heretofore or hereafter organized under the laws of this State; and to all foreign associations duly authorized to do business in this State; and to all foreign associations duly authorized to do business in this State; and to all foreign associations shall be subject to the provisions of this sub-title and shall possess all of the rights, powers, privileges, immunities and exemptions granted by this Article to associations operating hereunder and to the members thereof.

161C. PROHIBITIONS.

(a) Who may transact business. No person or group of persons except (1) an association duly incorporated under Sections, or (2) an association duly incorporated approved the aforesaid Sections and conducted in conformity with the aforesaid Sections, or (3) a Federal association fully authorized to do business within this State and conducted in conformity with the aforesaid Sections, or (4) a foreign association duly incorporated prior to the enactment of the aforesaid Sections, or (4) a foreign association of abuilding, sourings and loan or homestead business.

(b) Injunction, Upon application of

obuiding, savings and loan or homestead business.

(b) Injunction. Upon application of the Director, with the approval of the Board, a court of competent jurisdiction may issue an injunction to restrain any person or association from violating or continuing to violate any of the provisions of sub-section (a) hereof,

(c) Fine. In addition to the remedy provided in sub-section (b) hereof, any person or association violating any of the provisions of sub-section (a) hereof shall be deemed guilty of a misdemeanor and upon conviction shall be subject to a fine of not more than one thousand dollars (\$1,000.00) for each offense.

161D. EFFECT ON EXISTING BUILDING OR HOMESTEAD ASSOCIATIONS.

(a) By-laws, shares, etc.; operation.

SOCIATIONS.

(a) By-laws, shares, etc.; operation.
Except as provided in sub-sections (b) and (c) hereof, the by-laws, shares, contracts, and obligations of any existing association shall continue in full force and effect. All such associations shall henceforth be operated and regulated in accordance with the provisions of Sections 161A through 161KK of this Article.

Article.

(b) Compliance with stock class provisions. (1) If any association referred to in sub-section (a) hereof does not meet the STANDARDS and require-

ments established and provided by Section 161P of this Article, such association may, on or before JANUARY 1, 1962: (i) comply with such standards and requirements by filing oppropriate articles of amendment with the Board and with the State Department of Assessments and Taxation, or (ii) if such association may, on or before FEBRUARY 1, 1962, file articles of amendment with the Board and with the State Department of Assessments of amendment with the Board and with the State Department of Assessments of amendment with the Board and with the State Department of Assessments Taxation amending its charter by relinquishing such portion of its name, powers and purposes as relate to associations existing under this Article so that it shall case to exist as an association, and pursusant to such articles of amendment shall thereafter continue in business as an ordinary business corporation for the purposes and with the powers set forth in such articles of amendment shall thereafter continue in business as an ordinary business corporation for the purposes and with the powers and shall continue in existence only for the purposes and with only the powers and shall continue in existence only for the purposes and with only the powers and shall continue in existence only for the purposes and with only the powers and shall continue in existence only for the county in which the principal office of the association is located, to take jurisdiction of the liquidation of such association as provided in Section 70 of this Article.

(2) After FEBRUARY 1, 1962, if any association which has fauled to file articles of amendment in accordance with sub-section (b) (1) hereof shall engage shall, marking powers and shall, institute proceedings against such association as provided in Section 70 of this Article.

(2) After FEBRUARY 1, 1962, if any association which has fauled to file articles of mendment in accordance with the forein the substitute proceedings against such association of the provise of the sociation of the provise of the soci

the Senate. Each of the members shall have been a resident and registered voter of the State OF MARYLAND AND ENGAGED AS AN OFFICER OR DI-RECTOR OF A BUILDING ASSOCIATION, THE PRINCIPAL PLACE OF BUSINESS OF WHICH IS LOCATED IN THIS STATE, FOR AT LEAST THEE FIVE-YEAR PERIOD NEXT PRECEDING HIS APPOINTMENT. AT LEAST THEE (3) OF THE MEMBERS SHALL HAVE BEEN ACTIVELY ENGAGED AS OFFICERS OR DIRECTORS OF A BUILDING ASSOCIATION CHARTERED OR INCORPORATED UNDER THE LAWS OF THE STATE OF MARYLAND, FREE SHARE ACCOUNTS OF WHICH ARE NOT INSURED BY AN INSTRUMENTALLITY OF THE UNITED STATES GOVERNMENT. AT LEAST ONE (1) OF THE WEMBERS SHALL HAVE BEEN ACTIVELY ENGAGED AS AN OFFICER OR DIRECTOR OF AN ASSOCIATION, FREE SHARE ACCOUNTS OF WHICH ARE INSURED BY AN INSTRUMENTALLITY OF THE UNITED STATES GOVERNMENT. AT LEAST THREE (3) OF THE STATE ON THE EAST THREE (3) OF THE MEMBERS SHALL HAVE BEEN ACTIVELY ENGAGED AS AN OFFICER OR DIRECTOR OF AN ASSOCIATION, FREE SHARE ACCOUNTS OF WHICH ARE INSURED BY AN INSTRUMENTALITY OF THE UNITED STATES GOVERNMENT. AT LEAST THREE (3) OF THE EMEMBERS SHALL BE SELECTED. FROM THE PUBLIC AT LEAST THREE (3) OF THE MEMBERS SHALL BE SELECTED. FROM THE PUBLIC AT LEAST THREE (3) OF THE MEMBERS SHALL BE SELECTED. FROM THE PUBLIC AT LARGE, AND THE REQUIREMENT THAT SUCH MEMBER SHALL BE SELECTED. FROM THE PUBLIC AT LARGE, AND THE REQUIREMENT THAT SUCH MEMBER SHALL BE SELECTED. FROM THE PUBLIC AT LARGE, AND THE REQUIREMENT THAT SUCH MEMBER SHALL BE SELECTED. FROM THE PUBLIC AT LARGE, AND THE REQUIREMENT THAT SUCH MEMBER SHALL BE SELECTED. FROM THE PUBLIC AT LARGE, AND THE REQUIREMENT THAT SUCH MEMBER SHALL BE SELECTED. FROM THE PUBLIC AT LEAST THREE (3) OF THE COUNTIES OF MARYLAND. HOWEVER, THREE (3) OF THE WELLOW. THE THE STATE OF THE COUNTIES OF MARYLAND. HOWEVER, THREE (3) OF THE MEMBER SHALL BE SELECTED. FROM THE PUBLIC AT LARGE, AND THE REQUIREMENT THAT SUCH MEMBER SHALL BE SELECTED. FOR THE STATE OF THE COUNTIES OF THE STATE OF THE S

Service of the Barrier of the State of State of

respects in accordance with the fractive in such court, including all rights of appeal and review provided by law.

261M. INCORPORATION AND ORGANIZATION.

(a) Selection of chairman of incorporators; subscriptions required; general reserve fund. (1) Any number of NATURAL persons, not less than five (5), who shall be at least twenty-one (21) years of age, citizens of the United States and bona fide residents of this State, may hereafter associate as incorporators to establish an association under this Article upon the terms and conditions and subject to the liabilities prescribed herein. The incorporators shall appoint one of their number as chairman of the incorporators. The incorporators shall appoint one of their number as chairman of the incorporate association, including that part of the original subscription paid by such cairman, an aggregate amount, determined by the location of the brincibal

addition to such dividends as may be declared and paid or credited to its free share account holders from its earnings. The incorporators shall deposit to the credit of the chairman of the incorporators in cash the amount of the expense fund. The amounts contributed to the expense fund by the incorporators shall not constitute a liability of the association except as hereinafter provided.

(c) Chairman of incorporators to procure surely bond. The chairman of the incorporators shall procure from a surely company qualified to do business in the State of Maryland a surely bond in form approved by the Director in an amount at least equal to the amount subscribed by the incorporators plus the reserve and expense funds. Such bonds shall name the Director as obligee and shall be delivered to him. It shall guarantee the safekeping of the funds subscribed and their delivery to the association after the issuance of the crificate of incorporation. In the event of the failure to complete organization, such bond shall guarantee the return of the amounts collected to the respective subscribers or their assigns, less reasonable expenses which shall be deducted from the expense fund.

(d) Repayment of contributions made to expense fund. Contributions made to expense fund. Contributions made to expense fund. Contributions made to the respective arbitished of the session of the subscriber of their assigns, less reasonable expenses which shall be deducted from the expense fund way be repaid pro rata to the contributors from the net earnings of the association of an association before contributors from the net earnings of the association of an association before contributors for the expense fund. Contributors pro respected as free share accounts. In case of the liquidation of an association before contributors for fluidation, all creditors, and then fled with the Board shall be one hundred dollars (escay appeal; refund. Contributors to the expense fund. Contributors pro reasonable of the proposed association is to be located, and

visions of such order. The conservator shall have power to accept free share accounts and additions to tree share accounts, but any such amounts received by the conservator may be segregated; it so ordered, such amounts shall not be subject to offset and shall not be used to liquidate any indebtedness of such association existing at the time the conservator was appointed for it or any such association existing at the time the conservator was appointed for the purpose of liquidating the indebtedness of such conservators was appointed. All expenses of the association during such conservatorship shall be paid by the association.

1011. RECEIVERSHIP.

(a) Appointment of receiver. If irregularities loomplained of in a final order are not corrected, or if any irregularities complained of in a petition for the appointment of a conservator are not corrected, or in the case of any emergency the board, if in its judgment the public interest requires, acting through the Attorney General, may apply to an equity court for the city or county where the association has its principal Maryland office for the appointment of a receiver, who may be the Director. Such court is finds that such association: (1) is in an impaired or insolvent condition; or (2) is in substantial violation of any valid and applicable law or regulation; or (3) is concealing any of its assets, books or records; or (4) is conducting an unsafe and unsound operation.

(b) Procedure. The procedure in such receivership action, shall be in all other receivership extension is a first of the conservation of the c

with sub-section (c) hereof upon satisfactory assurance of such payment and refund.

(f) Forfeiture of charter for non-use. Any association heretofore formed which shall not actively engage in business by receiving money for free share accounts or making mortgage loans within ninety (90) days after the effective date of this Section, and any association hereafter formed which shall not actively engage in business by receiving money for free share accounts or making mortgage loans within ninety (90) days after the date upon which its legal corporate existence shall begin, shall forfeit its corporate charter for non-use, upon entry of an order, in accordance with Section 161H of this Article, finding no just cause for failure so actively to engage in business and directing the association to cease and dissolve its business. A copy of such order shall, upon finality, be certified to the State Department of Assessments and Taxation and, from the time of receipt by said Department, the powers conferred by law upon the association shall be inoperative, null and void 161N. INDICATION OF A BUILDING OR HOMESTEAD ASSOCIATION.

(a) Name indicating association. The name of the corporation shall be such as to indicate that it is a building, sawings and loan or homestead association. This povision shall be deemed to be complied with if the name contains the words "Savings association", "building and homestead association", "building and homestead association", "building and homestead association", on any combination of these words. The name need not be such as to indicate that it is a corporation.

(b) Conformity, Only those building, savings and loan or homestead association", on any combination of these words. The name need not be such as to indicate that it is a corporation.

when the succeptorates. The many portains that physical policy as the proposed association, unclaining that proposed association, and the principal office of the proposed association, as follows: (15,000, 100,000,00) in cities, tooms or villages having up to fifteen thousand (15,000), wholabilants: a minimum sum of the principal office of the proposed association, as follows: (15,000,000,000) in cities, tooms or villages having up to fifteen thousand (15,000), wholabilants: a minimum sum of the principal of fifty thousand dollars (15,000,000,000) in cities, tooms or villages having up to fifty thousand dollars (15,000,000,000) in cities, tooms or villages having more than fifteen thousand (15,000), who fifty thousand dollars (15,000,000,000) in cities, tooms or villages having more than fifteen thousand (15,000), who fifty thousand dollars (15,000,000,000) in cities, tooms or villages having one than the proposed of the company of the city, town or villages having and loon association, "building and loon association," building and loon association," building and loon association, or any one prilages having and loon association or any one prilages having and loon association or any one prilages having and loon association or any one prilages h

SSOCIATION SHALL QUALI-

DASSOCIATION SHALL QUALIUNDER THIS EXCEPTION UNSTANDING ON OR BEFORE
OBER 1, 1961, AT LEAST
TY THOUSAND DOLLARS (\$50,100) AGGREGATE AMOUNT OF
ARANTY STOCK.

C) GUARANTY STOCK. GUARTY STOCK SHALL CONSTITE A SECONDARY RESERVE
OF WHICH LOSSES SHALL
PAID AFTER ALL OTHER
MILABLE RESERVES HAVE
TO EHAUSTED. SUCH STOCK
LLI: (1) HAVE A PAR VALUE
ONE DOLLAR (\$1.00) OR SUCH
ATER AMOUNT AS THE ARLES OF INCORPORATION MAY
OVIDE; (2) BE NON-WITH-ONE DOLLAR (\$1.00) OR SUCH ATER AMOUNT AS THE ARLES OF INCORPORATION MAY IVIDE; (2) BE NON-WITH-WABLE, EXCEPT AS PROVID-IN SUB-SECTION (D) (4) (III) REOF, UNTIL ALL CLAIMS RINST AND LIABILITIES OF E ASSOCIATION HAVE BEEN. LY SATISFIED AND ALL FREE WITH AND LIABILITIES OF E HOLDERS THEREOF AT EIR WITHDRAWAL VALUE; (3) ASSESSABLE IN THE HANDS THE OWNER THEREOF TO E PAR VALUE MOUNT THERE-FOR THE FULL SATISFACIATION AND FOR THE PAY-NT OF THE WITHDRAWAL ULUE OF FREE SHARE ACJUSTS TO THE HOLDERS OF CHACOUNTS; (4) BE ENCIPPIED TO THE PAYMENT OF THE PAYMENT TO BE LESS THAN OPER CENT (3%), ON ALL FREE ARE ACCOUNTS UNDER THE DOVISIONS OF SECTION 161FF THIS ARTICLE; (5) BE ISSUED LY UPON CASH PAYMENT TO E ASSOCIATION OF NOT LESS AN THE PAR VALUE THERE-OR IN CONNECTION WITH A AN OF CONSOLIDATION, MER-ROR REORGANIZATION APOUNDER SHALL BEAR ON THEIR CES A STATEMENT THAT CH SHARES ARE "GUARANTY OCK".

D) COMPLIANCE ANY EXIST-CASCOLIATION WHICH OUAL AS ANY EXIST-CASSOCIATION WHICH OUAL AS AS COLUMNING WHICH OUAL AS ANY EXIST-CASSOCIATION WHICH OUAL AS AS COLUMNING WHICH OUAL AS ANY EXIST-CASSOCIATION WHICH OUAL AS ANY EXIST-CASSOCIATION WHICH OUAL AS AS COLUMNING WHICH OUAL AS ANY EXIST-CASSOCIATION WHICH OUAL AS AS COLUMNING WHICH OUAL AS ANY EXIST-CASSOCIATION WHICH OUAL AS AS COLUMNING WHICH OUAL AS AS COLUMNING WHICH OUAL AS AS COLUMNING WHICH OUAL AS ANY EXIST-CASSOCIATION WHICH OUAL AS AS COLUMNING W

COMPLIANCE. ANY EXIST-(D) COMPLIANCE. ANY EXIST-ING ASSOCIATION WHICH QUAL-IFIED FOR THE EXCEPTION TO SUB-SECTION (A) PROVIDED IN SUB-SECTION (B) HEREOF AND WHICH DESIRES AND INTENDS TO CONTINUE IN THE BUILD-

ING, SAVINGS AND LOAN BUSINESS SHALL, ON OR BEFORE JANUARY 1, 1962: (1) REQUIRE THE USE, AT ALL TIMES IN CONNECTION WITH SUCH NAME, THE PHRASE, IN PARENTHESES, "STOCK CORPORATION"; (2) A MEND ITS CORPORATE CHARTER, IF NECESSARY, TO PROVIDE THAT FREE SHARE ACCOUNT HOLDERS SHALL BE ENTITLED TO VOTE ON ALL MATTERS AS TO WHICH GUARANTY STOCK HOLDERS MAY BE ENTITLED TO VOTE, EACH SUCH FREE SHARE ACCOUNT HOLDER TO BE ENTITLED TO THE VOTING RIGHTS DEFINED IN SECTION 1610 OF THIS ARTICLE; (3) MAKE SUCH OTHER CHARTER AMENDMENTS AS MAY BE NECESSARY FOR COMPLIANCE WITH THE PROVISIONS AND REQUIREMENTS OF THIS SECTION; (4) SEND BY REGISTERED MAIL TO EACH STOCKHOLDER OF RECORD WHOSE SHARES ARE DESIGNATED TO BE GUARANTY STOCK UNDER THIS SECTION ANOTICE (1) STATING THE INTENTION OF THE ASSOCIATION TO CONTINUE IN THE BUILDING, SAVINGS AND LOAN BUSINESS UNDER THIS SECTION, (II) DESCRIBING THE PLAN UNDER WHICH THE ASSOCIATION INTENDS TO COMPLY WITH THE REQUIREMENTS OF THIS SECTION, AND (III) STATING THAT WITHIN THIRTY (3) DAYS OF THE MAILING OF SUCH NOTICE THE STOCKHOLDER OF RECORD NAMED THE ASSOCIATION INTENDS TO COMPLY WITH THE REQUIREMENTS OF THIS SECTION, AND (III) STATING THAT WITHIN THIRTY (3) DAYS OF THE MAILING OF SUCH NOTICE THE STOCKHOLDER OF RECORD NAMED THEREIN SHALL HAVE THE RIGHT TO REDEEM AT PAR ANY SHARES OWNED BY HIM WHICH ARE DESIGNATED TO BE GUARANTY STOCK UNDER THIS SECTION. IF ANY STOCK HOLDER FLECTS TO REDEEM AS HEREIN PROVIDED, THE ASSOCIATION SHALL MAKE PAYMENT IN ACCORDANCE WITH ANY REASONABLE PLAN, BUT SUCH PLAN OF PAYMENT SHALL BE FULLY EXECUTED NO LATER THAN JANUARY 1, 1962; (5) NO ASSOCIATION SULVING GUARANTY STOCK (1) ANY EXISTING ASSOCIATION WHICH QUALIFIES

AS PART OF ITS NAME.

(E) FUTURE ISSUE OF GUARANTY STOCK. (I) ANY EXISTING ASSOCIATION WHICH QUALIFIES FOR THE EXEMPTION TO SUBSECTION (A) PROVIDED IN SUBSECTION (A) PROVIDED IN SUBSECTION (A) PROVIDED IN SUBSECTION (B) HEREOF MAY FROM TIME TO TIME ISSUE ADDITIONAL SHARES OF GUARANTY STOCK. PROVIDED, HOWEVER, THAT ANY SUCH ISSUE SHALL BE MADE IN ACCORDANCE WITH A PLAN WHICH SHALL HAVE BEEN FILED WITH AND APPROVED BY THE DIRECTOR. THE DIRECTOR SHALL APPROVE ANY SUCH PLAN FILED WITH HIM IF HE FINDS THAT (I) THE ASSOCIATION HAS COMPLIED WITH THE PROVISIONS OF SUB-SECTION (I) THE PLAN IS FAIR. ANY APPLICANT OR PROTESTING ASSOCIATION AGGRIEVED BY ANY ACTION OR NON-ACTION OF THE DIRECTOR UNDER THIS SECTION 161H RELATING TO ORDERS.

(2) ALL PROSPECTAE AND ADVERTISING MATTER RELATING TO ORDERS.

(2) ALL PROSPECTAE AND ADVERTISING MATTER RELATING TO SUBSCRIPTIONS FOR GUARANTY STOCK SHALL INCLUDE A STATEMENT THAT SHARES OF GUARANTY STOCK ARE NOT INSURED.

(3) NO ASSOCIATION SHALL PAY TO ANY PERSON ANY COMMISSION FOR OBTAINING ANY SUBSCRIPTION FOR OR SALE OF SHARES OF GUARANTY STOCK.

(4) NO ASSOCIATION SHALL PAY TO ANY PERSON ANY COMMISSION FOR OBTAINING ANY SUBSCRIPTION FOR OR SALE OF SHARES OF GUARANTY STOCK.

(4) NO ASSOCIATION SHALL PAY TO ANY PERSON ANY COMMISSION FOR OBTAINING ANY SUBSCRIPTION FOR OR SALE OF SHARES OF GUARANTY STOCK.

(4) NO ASSOCIATION SHALL PAY TO ANY PERSON ANY COMMISSION FOR OBTAINING ANY SUBSCRIPTION TO ANY OFFICER, DIRECTOR, ATTORNEY, EMPLOYEE OR OTHER PERSON IN CONNECTION WITH OR FOR THE PERFORMANCE OF ANY SERVICES FOR THE ASSOCIATION.

(F) LIST OF STOCKHOLDERS. ANY ASSOCIATION WHICH HAS ISSUED ANY OUTSTANDING GUARANTY STOCK SHALL ANNUAL LY FURNISH THE DIRECTOR ALIST SHOWING THE NAME, ADRESS AND NUMBER OF SHALL STOCK SHALL BENDERNANTY STOCK SHALL BENDERNANTY STOCK SOLD OR ISSUED AS OF JANUARY 1, 1961, THE PAR VALUE THE PROCEEDS FROM SALE OR ISSUANCE OF SUCH STOCK AFTER DIABLES FOR THE EXCEPTION TO THE EXCEPTION TO THE EXCEPTION TO THE EXCEPTION ANY PROCEEDS FROM SALE OR ISSUANCE OF SUCH STOC

COME PART OF THE FIXED AND PERMANENT CAPITAL OF THE ASSOCIATION.

(2) IF IT APPEARS FROM THE FINANCIAL STATEMENT OF AN ASSOCIATION, OR THE DIRECTOR HAS REASON TO BELIEVE, THAT THE CAPITAL OF AN ASSOCIATION, OR THE DIRECTOR MAY EXAMINE THE ASSOCIATION AND ASCERTAIN THE LATION AND ASCERTAIN THE FACTS, AND IF HE FINDS THAT SUCH DEFICIENCY EXISTS HE SHALL REQUIRE THE ASSOCIATION TO MAKE GOOD SUCH DEFICIENCY WITHIN 60 DAYS AFTER THE DATE OF REQUEST. THE DIRECTORS OF EVERY ASSOCIATION UPON WHICH A REQUEST TO MAKE GOOD A DEFICIENCY IS MADE, SHALL LEVY AN ASSESSEMENT UPON THE GUARANTY STOCK TO REPAIR THE DEFICIENCY. THE DIRECTORS SHALL CAUSE NOTICE OF SUCH REQUEST TO BE GIVEN TO EACH STOCKHOLDER MUST FAY FOR THE PURPOSE OF MAKING GOOD SUCH DEFICIENCY.

(3) IF ANY STOCKHOLDER MUST FAY FOR THE PURPOSE OF MAKING GOOD SUCH DEFICIENCY.

(3) IF ANY STOCKHOLDER REFUSES OR NEGLECTS TO PAY THE ASSESSMENT WHICH THE STOCKHOLDER REFUSES OR NEGLECTS TO PAY THE ASSOCIATION MAY SELL TO THE ASSOCIATION MAY SELL TO THE HIGHEST BIDDER THE SHARES OF STOCK OF SUCH SALE FOR THE DIRECTORS OF THE ASSOCIATION MAY SELL TO THE HIGHEST BIDDER THE SHARES OF STOCK OF SUCH SALE HIGHEST BIDDER THE SHARES OF STOCK OF SUCH SALE HIGHEST BIDDER THE SHARES OF STOCK OF SUCH SALE HIGHEST BIDDER THE SHARES OF STOCK OF SUCH SALE HIGHEST BIDDER THE SHARES OF STOCK OF SUCH SALE HIGHEST BIDDER THE SHARES OF STOCK OF SUCH SALE HIGHEST BIDDER THE SHARES OF STOCK OF SUCH SALE HIGHEST BIDDER THE SHARES OF STOCK OF SUCH SALE HIGHEST BIDDER THE SHARES OF STOCK OF SUCH SALE HIGHEST BIDDER THE SHARES OF STOCK OF SUCH SALE HIGHEST BIDDER THE SHARES OF STOCK OF SUCH SALE HIGHEST BIDDER THE SHARES OF STOCK OF SUCH SOLCH SALE HIGHEST BIDDER THE BASESOLIATION FURLY OF THE ASSOCIATION AND SERVE OF SUCH SOLCH SALE HIGHEST BIDDER THE DAY FIX EPOPE THE DAY FIX EPOPE THE DAY FIX EPOPE SUCH SALE OF THE SUCH SALE

10 DAYS BEFORE THE DAY FIXED FOR SUCH SALE.

(4) FOR THE PURPOSES OF THIS SUB-SECTION: (1) IF THE VALUE OF THE ASSETS OF AN ASSOCIATION AFTER DEDUCTING THE AMOUNT OF ITS LIABILITIES, INCLUDING THE VALUE OF ITS OUTSTANDING FREE SHARE ACCOUNTS, IS LESS THAN THE AGGREGATE PAR VALUE OF THE ASSOCIATION'S OUTSTANDING GUARANTY STOCK, THE CAPITAL OF THE ASSOCIATION SHALL BE DEEMBED TO BE IMPAIRED FOR THE PURPOSES OF THIS SECTION; (2) ALL FEES, CHARGES AND COMMISSIONS RECEIVED BY AN ASSOCIATION SHALL BE TREATED AS EARNED INCOME FOR THE YEAR RECEIVED.

(5) THE PROVISIONS FOR ASSESSMENT IN THIS SUB-SECTION SHALL NOT APPLY TO FREE SHARE ACCOUNTS OF MEMBERS OR BORROWERS.

MEMBERSHIP AND VOTING

All shareholders of associations heretorie or hereafter formed under this Article and all befores a such association shall when loans made or held by such associations shall be members thereof, and all persons buying the property securing loans made by such associations subject to such loans shall have the privilege of such membership at all meetings of the members of such associations; and all persons buying the property when a loan and each owner shall be entitled to one vote as such borrower, obligor or owner. Shareholders, with the exception of borrowers, shall be entitled to one vote for each fully paid share owner, of a loan and each owner shall be entitled to one vote for each fully paid share owner, of a loan and each owner shall be entitled to one vote for each fully paid share owner, of the William of the William of the loan of the loan

tain or relocate any branch office without filing an application therefor with the Director and securing his prior approval thereof. Any application for the establishment, maintenance or relocation of a branch office shall state; (1) the proposed location thereof, (2) the need therefor, (3) the functions to be performed therein, (4) the estimated annual expense thereof, and (5) the mode of payment therefor, Such application shall be approved by the Director if he finds that the proposed establishment, maintenance or relocation of a branch office will promote the public interest, convenience and advantage and whether such branch office will be efficiently operated in accordance with the policy of this sub-title. The Director shall publish the fact that such an application has been filed for at least two (2) successive weeks after filing in a newspaper of general circulation in the city, town or county in which the proposed branch office is to be located, and shall give such other notice as may be desirable. ANY FINANCIAL INSTITUTION IN THE AREA IN WHICH A BRANCH OFFICE IS PROPOSED TO BE LOCATED SHALL HAVE THE RIGHT TO PROTEST THE PROPOSED APPROVAL BY THE BOARD AND SHALL HAVE THE RIGHT TO BE HEARD ON SUCH PROTEST.

(b) Appeal. Any applicant or protesting association aggrieved by any action or non-action of the Director under this Section may appeal therefrom in accordance with the appeal provisions of Section 161H relating to orders.

161W. PROHIBITED TRANSACTIONS.

ance with the appeal provisions of Section 161H relating to orders.

101W. PROHIBITED TRANSACTIONS.

(a) Loan to officer, director or employee, It shall be unlawful for any association to make a loan to any of its officers, directors or employees, or to any corporation or business in which any officer, director or employee, or any member of the family of such officer, director or employee, or any member of the family of such officer, director counts in the association of such officer, director or employee, provided that any such loan secured by any free share accounts shall not exceed ninety per cent (90%) of the withdrawal value thereof.

(b) Exception. An association may make a loan prohibited by sub-section (a) hereof provided the loan is: (1) approved by a two-thirds (2/3) vote of the board of directors, any interested director taking no part in such vote, and (2) appraised by a disinterested appraiser appointed by the Director and (3) approved by said Director.

(c) Purchase at less than face value. It shall be unlawful for any officer, director or employee of an association to have any interest, direct or indirect, in the purchase at less than its face value of any free share account or evidence thereof issued by such association.

161X. WITHDRAWAL.

(a) Procedure; limitation ON withdrawal. Any free shareholder may at any time present a written application for non file in any one association more than one application at any time in whole or in part in writing. Every association shall pay, or number, date and file in the order of actual receipt every withdrawal application. Withdrawals shall be made in the order of actual receipt every withdrawal application, withdrawals shall be made in the order of actual receipt of applications shall pay the value of any free share account as determined by the board of directors, but not in excess of the withdrawal value thereof. If an association so elects, it may at any time pay in full each and every application as presented. It shall not, however, pay some in full u

however, have an absolute right to pay upon any application not exceeding two hundred dollars (\$200.00) to any one account holder in any one month in any order. No association shall obligate itself to pay withdrawals on any plan other than as provided in this Section. Free shareholders who have filed written application for withdrawal shall remain free share members as long as their application for withdrawal shall remain free share members as long as their applications remain on file. No dividends shall be declared on that portion of an account which for dividend purposes is required to be declared from the latest previous additions to such account, as long as such application is on file.

(b) Plan of withdrawal; notices; withdrawals is as follows: On the first day of each month, each application which has been on file since the first day of the preceding month shall be paid its ratable or pro rata share. At least one-third (1/3) of the receipts of the association from its members during the preceding calendar month, exclusive of interest and expense account payments shall be applied on the first day of each month to the payment of applications which have been on file since the first day of the preceding month. Each succeeding month the such application shall receive its ratable or pro rata share of said receipts as aforesaid; each such application shall receive its ratable or pro rata share of said receipts as a sforesaid; each such application shall be deemed refiled the first of each subsequent month as long as there are applications unpaid. Any association may apply to withdrawals an amount larger than one-third (1/3) of such receipts as a foresaid, but cannot obligate itself to do so. All notices with respect to an application for withdrawal as a foresaid shall be sent to the application shall be made, and such application shall be cancelled. Such application for withdrawal as aforesaid shall be letter to the expense of the provided to the extent of the secured payments due as above provided to the extent

counts, GUARANTY STOCK "Christmas" and/or "vacation club" funds in account with it. No association shall agree to pay, on any free share account, a rate or amount, in dividends or other distributions, which is fixed. This Section shall not be construed, however, to exclude the power of an association to borrow money from banks, or other similar borrowings.

161Z. INVESTMENTS OF ASSOCIATIONS.

(a) Power to invest. In addition to the investments permitted to be made by associations organized under the laws of this State, pursuant to Section 150 of this Article, every association shall have power to invest:

(1) in such real estate as may be or reasonably anticipated to be necessary or convenient for the transaction of its business, and this shall include the power to derive revenue, by rental or otherwise, from any portion of such real estate;

(2) in real estate purchased at auction sale, public or private, judicial or otherwise, upon which the association has lien or claim, legal or equitable;

(3) in real estate accepted by the association in satisfaction of any obligation;

(4) in real estate acquired by the association in exchange for real estate owned by the association in connection with salvaging the value of property owned by the association in connection with salvaging the value of property owned by the association in conference by the ASSOCIATION,

(5) in real estate acquired by the association in connection with salvaging the value of property owned by the association in Contestion with salvaging the value of property owned by the ASSOCIATION,

(6) in chattels and equipment necessary to conduct its business.

(7) BY MAKING LOANS TO MEMBERS OF COOPERATIVE HOUSING PROJECTS SECURED BY THE ASSIGNMENT OF THEIR INTEREST OR EQUITY IN A UNIT OF SUCH PROJECT, NOTWITHSTANDING ANY OTHER PROVISIONS OF THIS ACT.

(8) WITH BANKS INSURED BY THE FEDERAL DEPOSIT INSURANCE CORPORATION.

(b) Title to and location of property. Thile to all real estate shall be taken and held in the name of the association. The

ANCE CORPORATION.
(b) Title to and location of property. Title to all real estate shall be taken and held in the name of the association. The real or leasehold property securing any mortgage authorized by Section 150 of this Article shall be situate in this State. or within a fifty (50) mile radius of the principal Maryland office of the association.

fion.

(c) Second mortgages. Any mortgage held by an association shall be a first lien upon such real or leasehold property except that such mortgage may be a second lien if the first lien on said property is held by the association.

161AA. PROMOTIONAL ACTIVITIES PROHIBITED.

After the effective date of this Section, an association shall not give for the opening of, maintaining of, or increasing the amount of, any account, any give-away that has a monetary value in excess OF AN AMOUNT TO BE ESTABLISHED BY THE BOARD BY APPROPRIATE REGULATION. THE BOARD SHALL HAVE FULL POWER AND AUTHORITY FROM TIME TO TIME TO CHANGE THIS AMOUNT. THE MONETARY VALUE OF ANY GIVE-AWAY SO given shall be the cost thereof to the association and the association shall keep in its records for a period of at least six (6) years suitable evidence of such cost. If the give-away is purchased or obtained by the association together with, in connection with, or at the same time as another item or other items from the same supplier, not identical therewith, such value shall be deemed to be the then current regular selling price or charge of the supplier on separate sales or disposition thereof in the quantity included, and the association shall in such case obtain, and keep in its records for a period of at least six (6) years, a signed statement by such supplier of such regular selling price or charge. As used in the foregoing rovisions of this Section, the term "give" means to give, to sell or dispose of for less than full monetary value as hereinbefore defined, or with any agreement or undertaking, contingent or otherwise, for repurchase or redemption, whether total or partial, or to offer, promise, or agree to do any of the foregoing. The term "give-away" means any money property, service, or other thing of value, whether tangible or intangible. The term "account of an association of whatsoever class or designation, account, share account of an association agreement of taxes, or failure to file an anital exomine, or cause an examination to b

uty Director, or his examiner shall have free access to all books and papers of an association which relate to its business, and books and papers kept by any officer, agent, or employee, relating to or upon which any record of its business is kept.

(b) Federal examinations. The Director in lieu of such examination and audit may accept an examination and audit made or accepted by a federal home loan bank, the Federal Home Loan Bank Board, or by the Federal Savings and Loan Insurance Corporation.

161DD. APPORTIONMENT OF PROFITS.

The board of directors of any association shall apportion the profits of the association, at least annually and as much more often as the by-laws may prescribe; and each apportionment shall be made in accordance with the following procedure:

(1) A proper allocation first shall be made to the general reserve fund.

(2) ADDITIONAL ALLOCATIONS THEN MAY BE MADE TO SUCH SPECIAL RESERVES AS THE BOARD OF DIRECTORS MAY ESTABLISH OR MAY HAVE ESTABLISHED.

(3) Dividends then may be declared on all free share accounts in accordance with the provisions of this Article and the by-laws of the association.

(4) The residue of such profits may be held as "undivided profits," subject to use in the same manner as profits generally.

(6) Minimum allocation. Each association shall maintain a general reserve fund which shall be used solely for the purpose of absorbing losses and to which the board of directors shall allocate such portion of the association's profits as the board may determine; except that whenever the total amount of such reserve is less than six per cent (6%) of the aggregate withdrawal value of the association's free share accounts, the allocation to such reserve upon each apportionment of profits shall be not less than ten per cent (10%) of the profits being apportioned, or such lesser portion as will increase such reserve to the required total amount.

(b) Special reserves. The board of directors may establish and maintain such

(b) Special reserves. The board of directors may establish and maintain such special reserves as they may deem advisable to which charges may be made as the board of directors may determine.

101FF. DIVIDENDS.

(a) Determined by board of directors; restrictions. Subject to the restrictions set forth in this Article and the association's by-laws, the board of directors from time to time may determine the rate and the amount of dividends to be paid on free share accounts. However, the declaration of dividends on free share accounts shall be subject to the following restrictions: (1) If the total amount of the general reserve fund is less than that required in Section 161EE of this Article, no dividends shall be declared until the allocation provided by said Section has first been made; (2) Dividends shall not be paid at any time or under any circumstances from capital or unearned surplus.

(b) Small accounts. A dividend need not be allocated to any free share account which has a withdrawal value of less than twenty-five dollars (\$25.00) on the record date with respect to which the dividend is paid.

(c) Resolution governing dividends. The board of directors shall determine by resolution the method of calculating the amount of any dividend on free share accounts, and the date on which the same is to be declared or credited.

161GG. EXPENSES AND MEMO-RANDUM OF SETTLEMENT.

Every association may require borrowing members to pay all reasonable expenses incurred in connection with the making, closing, disbursing, extending, relaxing, releasing or renewing of real estate loans. At each and every settlement there shall be furnished to the borrower a memorandum of settlement which shall show in detail each and every charge made in connection with said settlement. Nothing in this subtitle shall be construed as enlarging, changing, modifying or amending the usery laws of this State.

161HH. FRANCHISE TAX.

Every federal and domestic association and foreign association charited to do business in this State shall pay annuall

other jurisdiction is required to pay a franchise tax to said foreign jurisdiction based upon its free shares purchased in the State of Maryland, then the tax imposed by this section shall be reduced to the extent of such additional franchise tax so paid to said foreign jurisdiction. 161-11. EXEMPTION FROM BLUE SKY LAW.

The sale of free share accounts of any association doing business in this State is hereby exempted from all provisions of law of this State which provide for the supervision and regulation of the sale of securities, and the sale of any such accounts shall be legal without any action or approval whotosever on the part of any official authorized to license, regulate, and supervise the sale of securities. 1611. SEVERABILITY.

If any provision of this sub-title or the application thereof to any person or circumstance is held invalid, such invalidity shall not affect the other provisions or any other application of this sub-title which can be given effect without the invalid provision or application, and to this end, the provisions of this sub-title are declared to be severable.

161KK. CONFORMITY.

Sections 161A through 161KK of this Article shall be considered as additions to all existing laws covering or affecting building, savings and loan or homestead associations, or associations using any combination of these names, and shall replace and prevail over such existing laws to the extent that the provisions of these Sections are contradictory or inconsistent, but only to the extent of such contradiction or inconsistency, and such existing laws, subject to the above provisions, shall be and remain in full force and effect as if these Sections had never been enacted.

SEC 2. AND BE IT FURTHER ENACTED, THAT THIS ACT SHALL TAKE EFFECT ON JUNE 1, 1961.

EXPLANATION: Italics indicate new matter added to existing law.

CHAPTER 616

AN ACT to implement Article IV, Section 41 C of the Constitution of fair, valuding proved at the general election of November, 1960, creating a Municipal Court of Baltimore Ci

to repeal and re-enact, with amend-ments, Section 12 of Article 5 of the

Annotated Code of Maryland (1957Edd, as amended), Title, "Apeals, abbettle "Appeals to Court of Appeals, abbettle "Appeals to Caurt of Appeals, abbettle "Appeals to Caurt of Appeals, appeals to Caurt of Appeals, and the Court of Appeals of Maryland from the Criminal Court of Baltimore in the exercise of its of Baltimore in the exercise of the Court of Baltimore and hail; to ad two new sections to said Arricle, and clarity of sentences of a sid Arricle, and the court of sentence as Sections 124, and 12B, the former relating generally to the print of appeal to them. In the print of appeals to the print of appeals t to repeal and re-enact, with amend-

ments, Section 5(a) of A the Annotated Code of Mar Ed., as amended), Title Forfeitures", to delete refe justices of the peace in Ba and to add reference to sai

justices of the peace in Ba and to add reference to sai Court;

ARTICLE 64A to repeal Sections 5 and 64A of the Annotated Colland (1957 Ed.), Title, 'tem', relating generally-ployees, including probation the Traffic Court of Baltin ARTICLE 88A TO REPEAL AND WITH AMENDMENTS, 59 OF ARTICLE 88A OI NOTATED CODE OF M (1957 EDITION), TITL DEPARTMENT OF PUI FARE', SUB-TITLE "A PENDENT CHILDREN ING THE PROVISION OFFENSE OF UNLAWITAINING ASSISTANC BE PUNISHABLE A PRETENSES AND PUNISHMENTS FOR FENSE WHEN THE AI ASSISTANCE UNLAWITAINED IS LESS THUNDRED DOLLARS (IT IS FIVE HUNDRED OR MORE.

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OR MORE.

ARTICLE 95A
to repeal and re-enact, ments, Section 17(f), Ar
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Section 1. Be it enacted
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Three new Sections be a
hereby added to Article 26
notated Code of Maryland,
Three new Sections 107 thr
follow immediately after
and to read as follows:

MUNICIPAL COUR

BALTIMORE CI
107. Number of Judges.
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TICLE IV, SECTION 41
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108. Divisions and Parts
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(0) Blackgack and metalations under City Code, A tion 173.

(7) Building and electrications under City Code, (8) Carrying concealed fenses under Maryland Code, Section 36.

(9) Cruelty to animals Maryland Code, Article 27 (10) Disturbance of the under Maryland Code, Attions 121 and 122.

(11) Drunkenness and I duct under Maryland Code, Action 123.

(12) Failure to provide vices under Charter, Section 123.

(13) False pretense of able under Maryland Code Section 140 (money, etc., (bad check) and Section ment) in all three instanthe value is less than One lars; Section 140 (money, etc., (14) False report to posicial under Maryland Code, Article 9, Section 50 (15) False report to posicial under Maryland Code, Article 27, Sections 192 if (17) Getting upon carrice companies under Marticle 27, Sections (18) Harbor tunnel value Code, Article 27, Sections (18) Harbor tunnel value Sand the State Roads Committereunder.

Article 89B, Section 120 120C, and any rules and the State Roads Comm thereunder. (19) Indecent exposure. (20) Inspections, weight violations under City Co. and Maryland Code, Artic 69.

69.
(21) Larceny under M. Article 27, Section 341, 343, in such case only ict matter is less than Dollars, and under Section (22) Larceny after truland Code, Article 27, Sunder Section 353, in the only where the value of things converted is less thred Dollars.
(23) Malicious destruct alleged to be of the value red Dollars (\$500) or les land Code, Article 27, Se 267.

land Code, Article 27, Se 267.
(24) Violations of the Laws of the State, or of in nances of Baltimore City, (25) Peeping Tom vi Maryland Code, Article 2 (26) Pinball machine under Maryland Code, A tions 237 through 242, S Section 246.
(27) Pistol offenses, un Article 24, Sections 43 t

ction 5(a) of Article 38 of ted Code of Maryland (1957 mended), Title "Fines and", to delete reference to the the peace in Baltimore City reference to said Municipal

ARTICLE 64A
Sections 5 and 6 of Article
e Annotated Code of MaryYEd.), Title, "Merit Systing generally to the emcluding probation officer, of
Court of Baltimore City;
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MENT OF PUBLIC WELUB-TITLE "ATD TO DECHILDREN", DELETPROVISION THAT THE
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ARTICLE 95A
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of Maryland, That Twenty-Sections be and they are to Article 26 of the An-of Maryland (1957 Ed.), of Maryland (1937 Ed.), , to be under a new sub-as "Municipal Court of ity", said Sections to be ctions 107 through 129, to liately after Section 106,

ions and Parts. Said Court ided in two divisions, the ision and the Traffic Divibitions of the Court shall number of parts, including part in the Criminal Divibute may from time to time I offenses arising under Secsection (a), Sub-subsection subtitle shall be tried in the on of said Court. All offenses and City Council of Baltics of the General Assembly silding, weights and meaheating, weights and meaheating in the Housing Part of the spinion of sant court. All within the jurisdiction of the Court, in the Housing Part of the spinion of sant court. All within the jurisdiction of all within the jurisdiction of all be tried in the remainthe Criminal Division. (a) Said Court risdiction to hear, try and case of every person who red with the commission, in Baltimore, of any one or offenses hereingter set forences to "Maryland Code" unotated Code of Maryland Code" unotated Code of Maryland All references to "Charter" the Charter and Public Local infore City 1949 Ed.) All to such statutes as amendereficitive date of this Act statutes may be hereby or ended, repealed and refited or changed.

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beverage offenses con-or intoxicated persons , Article 24, Sections 30 Maryland Code, Article 27, through 403; and Maryland 22B, Section 118. Through 403; and Maryland 22B, Section 118. Tense or matter not specificed herein, which the Juspeace of Baltimore City, Police Magistrates of Baltimore City, the Magistrates of the Court of Baltimore City, the Magistrates of the Magistrates of the following the Magistrate of the Magistrate of the Magistrate of the Magistrate of the May, 1961. The Magistrate of the May, 1961. The Magistrate of the Magistrate of the Magistrate of the Magor and of Baltimore, by pecuniary exceeding One Thousand 10).

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to animals offenses under e, Article 27, Section 59. bance of the public peace and Code, Article 27, Section 22. enness and Disorderly Conaryland Code, Article 27,

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§ 12. Right of Appeal by Defendant I—When Appeal not to stay execution of sentence; bail].

A defendant in a criminal action may appeal to the Court of Appeals from any conviction or sentence imposed by a circuit court of a county Ior the Criminal Court of Baltimore] other than a conviction or sentence imposed by a circuit court of a county Ior the Criminal Court of Baltimore] in the proper exercise of its jurisdiction on appeal from a trial magistrate. A defendant in a criminal action may appeal to the Court of Appeals from any conviction or sentence imposed by the Criminal Court of Baltimore except that an appeal to the Court of Appeals from any conviction or sentence imposed by the Criminal Court of Baltimore in the proper exercise of its jurisdiction on appeal from the Municipal Court of Baltimore City shall be permitted only in those cases specifically set forth in Section 12A of this article. IAn appeal under this section shall not stay execution of sentence unless counsel for the defendant so appealing shall make oath that the appeal is not taken for delay. Upon taking such appeal the defendant so appealing shall make oath that the appeal is not taken for delay. Upon taking such appeal the defendant so appealing shall, in all cases not capital, the court from which the appeal is taken shall have the discretionary power to admit to bail; provided that nothing herein contained shall be construed to prohibit the court from requiring additional or greater bail pending an appeal than such defendant may already have given before conviction.

Sec. 3. And be it further enacted, That two new sections be and they are hereby added to Article 5 of the Annotated Code of Maryland (1957 Edition), Title, "Appeals", to follow immediately after Section 12 thereof, said new sections to read as follows:

8 12A. Right of appeal by defendant in cases appealed from Municipal Court of Baltimore City only in the following cases:

(1) Where the Municipal Court of Baltimore City only in the following cases:

(1) Where the Municipa

appeal from the Municipal Court of Baltimore City only in the following cases:

(1) Where the Municipal Court of Baltimore City lacked jurisdiction to hear, try and determine the case on the merits; or

(2) Where the sentence of the Municipal Court of Baltimore City was imprisonment only and the sentence of the Criminal Court of Baltimore on appeal therefrom is imprisonment for a greater term, or imprisonment for a greater term, or imprisonment of the Same term and a fine; or

(3) Where the sentence of the Municipal Court of Baltimore City was a fine only and the sentence of the Criminal Court of Baltimore on appeal therefrom is any imprisonment, with or without a fine, or a greater fine; or

(4) Where the sentence of the Municipal Court of Baltimore City was both fine and imprisonment and the sentence of the Criminal Court of Baltimore on appeal therefrom is imprisonment for a greater term, with or without a fine, or a greater fine with the same term of imprisonment, or both a greater fine and a greater fine with the same term of imprisonment, or both a greater fine and a greater fine with the same term of Swipension of any type of license to operate a motor vehicle imposed by the Criminal Court of Baltimore is greater than the period of suspension imposed by the Municipal Court of Baltimore are less than that imposed by the Municipal Court of Baltimore are less than that imposed by the Municipal Court of Baltimore are less than that imposed by the Municipal Court of Baltimore are less than that imposed by the Municipal Court of Baltimore are less than that imposed by the Municipal Court of Baltimore are less than that imposed by the Criminal Court of Baltimore are less than that imposed by the Municipal Court of Baltimore City; or

(6) Where a question arising under the Constitution af the United States or

by the Municipal Court of Baltimore
City; or

(6) Where a question arising under
the Constitution or be United States or
under the Constitution or Declaration of
Rights of this State has been clearly
raised in the Criminal Court of Baltimore and accided adversely to the defendant's provided, however, that no agwhite and second of Appeals shall be
where any exource of Appeals shall be
where any exource of Baltimore is for
a lesser term than that imposed by the
Criminal Court of Baltimore.

§ 12B. When appeal not to stay execution of serience; bail.

An appeal under Sec. 12 or Sec. 12A
shall not stay execution of serience unthan stay execution of serience unshall not stay the defendant so appealing shall,
in all cases not punishable by death or
imprisonment in the peniteriary, be entitled to remain on bail, and in other
cases not capital, the court from which
the appeal is taken shall have the discretionary power to admit to bail prodiagnostic properties of serience shall be
construed to prohibit the unitaries shall
be construed to prohibit the serience shall pending an appeal stay of serience shall pending an appeal to serience shall pending an appeal when sentence
has been suspended by the court the defendant shall have a right to appeal to
the Court of Appeals under Sec. 12 or
Sec. 12A of this Article in the same manner as if sentence of property to pay
the sentence of property t

court of Baltimore City], in any civil, criminal or motor vehicle cause. Such appeal may be taken at any time within thirty days from the date of said judgment if the cause is civil, and within ten days if the cause is civil, and within ten days if the cause is criminal or deals with a violation of any motor vehicle law. The court to which such appeal is taken shall hear the case de novo and determine the same according to law and the equity and right of the matter. This section shall be construed to include all actions of debt for the collection of fines, penalties and forfeitures imposed by any laceoproated city or town of the State or by any ordinance of any incorporated city or town of the law imposing same; and this causes of any kind are made recoverable before a justice of the peace.

If an appeal may not ease, in which a right of appeal may incorporated city or town of the law imposing same; and this causes of any kind or nature right of appeal may per sea.

If an appeal is taken from a conviction imposing a fine or other monetary penalty in a criminal case, the trial magistrate shall transmit the fine, costs or other monetary penalty in a criminal case, the trial magistrate shall transmit the fine, costs or other monetary penalty so levied to the clerk of the circuit court to which said appeal is taken. In the event of acquittal or of the levy of a fine (including costs) by the circuit court, as the case may be, shall be returned to the defendant. All fines levied by the circuit court, the case has the circuit court, and the circuit court penalty so deposited with him to the county commissioners as provided in this section. In the event of a dismissal of an appeal by the defendant before trial in the circuit court, as the case may be, shall be returned to the defendant before trial in the circuit court, as the case to the clerk of the circuit court for motor vehicle laws, the trial magistrate shall transmit the fine, costs, or other monetary penalty is defendent before trial in the circuit court for th

§ 40. Amendments in discretion of court.

All civil actions and civil proceedings, including the writ, summons, docket entries and the names of the parties, on appeal from a justice of the peace before a circuit court for any county for the Baltimore City Court], may be amended so as to bring said action to trial on its merits in the same manner and to the

merits in the same manner and to the same extent as now allowed in cases originating in courts of law. Amendments in any of the said courts shall be allowed and made in the discretion of said court as if said actions, writs and proceedings had originated therein.

§ 42. Meaning of terms "County Commissioners," I "Circuit Court" and "Justices of the Peace."

Whenever the words "county commissioners" appear in §§ 30 to 41, inclusive, of this Article, they shall be taken to include a county council [and the mayor and city council of Baltimore City], and wherever [the words "circuit court" appear in these sections, they shall be taken to include the Criminal Court of Baltimore; wherever] the words "justice of the peace" appear they shall include "trial magistrates."

SEC. 5. And be it further enacted, That six new sections be and they are hereby added to Article 5 of the Annotated Code of Maryland (1957 Edition), title "Appeals", said new sections to be known as Sections 43 to 48, inclusive, under a new sub-title to be known as "Appeal from Municipal Court of Baltimore," to follow immediately after Section 42 of said Article, and to read as follows:

APPEAL FROM MUNICIPAL COURT OF BALTIMORE CITY TO CRIMINAL COURT OF BALTIMORE CITY TO CRIMINAL COURT OF BALTIMORE CITY TO CRIMINAL COURT OF BALTIMORE GITY TO GRADE GITY TO

prisoned may enter an appeal pursuant to § 43 of this article by delivering to the Warden or Superintendent of the institution wherein he is confined, within the time prescribed by § 45 of this article, a written statement of his desire to appeal to the Criminal Court of Baltimore. In such cases no other or formal order for appeal shall be required and any simple written statement by an imprisoned defendant indicating a desire to appeal to the Criminal Court of Baltimore from his conviction by the Municipal Court of Baltimore Gity shall suffice. Upon receipt of said written statement, the said Warden or Superintendent of the institution wherein the person so appealing is confined shall endorse thereon the date and time of the receipt thereof by him and within 24 hours thereafter shall transmit the same together with a copy of the commitment in said case to the Chief Clerk of the Municipal Court of Baltimore City. The Chief Clerk of the Aunicipal Court of Baltimore City shall endorse on said written statement the date and time of the receipt thereof by him and within 24 hours thereafter shall transmit the original papers to the Clerk of the Criminal Court of Baltimore pursuant to § 45 of this article.

§ 47. Bail when appeal pursuant to § 43 of this article, the defendant so appealing shall be entitled to remain on bail, if not on bail, but the Municipal Court of Baltimore court of Baltimore court of Baltimore count of Baltimore count of Baltimore of Baltimore City.

§ 48. Fees and costs on appeal of Baltimore of Baltimore City.

§ 48. Fees and costs on appeal of Baltimore in the criminal Court of Baltimore may in its discretion increase or reduce the amount of balt therefore required by the Municipal Court of Baltimore City.

§ 48. Fees and costs on appeal of the sea of the state of the state of the receipt of the sea of the se

mitment or recognizance, with the names and residences of the witnesses for the prosecution endorsed thereon, forthwith to the clerk of such court; and the justice of the peace before whom the accused is brought for trial shall inform him seasonably of his right to demand a trial by jury.

SEC. 7. And be it further enacted, That Article 27 of the Annotated Code of Maryland (1957 Edition), title "Crimes and Punishments," Section 122, be and it is hereby repealed and reenacted, with amendments, to read as follows: \$122. Disturbance of the peace at stations or upon public conveyances.

Any person who shall be found drunk or acting in a disorderly manner to the disturbance of the public peace, or who shall wifully act in a disorderly manner by making loud and unseemly noises or by profanely cursing, swearing or using obscene language, or by indecently exposing his person on or about any steamboat wharf, dock or public wating room, or in or about the station grounds of any railroad in the State, or in or on any steamboat car, passenger train or other public conveyance, or who shall wifully catch hold of and solicit persons against the will of said persons, or obstruct their free passage to or through or out of such steamboat wharves, docks, public waiting rooms, railroad stations, streetcars, electric cars, railroad cars, passenger trains or other public conveyance, shall upon conviction thereof, be sentenced to a fine of not less than five dollars nor more than fifty dollars and costs, and when such fine and costs are not paid, the party to be released at any time before the term of his imprisonment expires upon the payment of his fine and costs. The justices of the peace for the respective counties of this State shall have concurrent jurisdiction over such offense with the circuit courts for their respective counties of this State shall have concurrent jurisdiction over such offense with the Criminal Court of Baltimore]; and any person who shall commit any of the crimes, offenses or misdemeanors as defined by this

\$ 123. Drunkenness and disorderly conduct generally; habitual offenders.

Every person who shall be found drunk, or acting in a disorderly manner to the disturbance of the public peace, upon any public street or highway, in any city, town or county in this State, or at any place of public worship or public resort or amusement in any city, town or county of this State, or in any store during business hours, or in any elevator, lobby or corridor of any office building or apartment house having more than three separate dwelling units in any city, town or county of this State, shall be deemed guilty of a misdemeanor; and, upon conviction thereof, shall be subject to a fine of not more than fifty dollars, or be confined in jail for a period of not more than sixty days or be both fined and imprisoned in the discretion of the court. Habitual offenders may be fined not more than one hundred dollars or committed to jail or the Maryland House of Correction for not more than six months. An habitual offender is a person who shall have been convicted under the provisions of this section five (5) times in the preceding twelve (12) months. The trial magistrates of the respective counties of this State shall have concurrent jurisdiction over such offense with the circuit court for their respective counties [; and police magistrates selected to sit at the respective station houses in the City of Baltimore Shall have concurrent jurisdiction over such offense with the Criminal Court of Baltimore City].

Sec. 9. And be it further enacted, That Article 27 of the Annotated Code of Maryland (1957 Edition), title,

Parca 19

Parca 19

Parca 19

Parca and Punishments", Section 140, be and it is hereby repealed and resenacted, with amendments, to read as follows:

§ 140. Obtaining money, etc., under false pretenses with intent to defraud. Any person who shall by any false pretense obtain from any other person any chattel, money or valuable security, with intent to defraud any person of the same, shall be guilty of a misdemeanor, and being convicted thereof shall be liable, at the discretion of the court, to be punished by fine and imprisonment, or by confinement in the penitentiary for not less than two years nor more than ten years, as the court shall award; provided always, that if upon the trial of any person indicted for such misdemeanor it shall be provided that he obtained the property in question in any such manner as to amount in law to larceny or robbery, he shall not by reason thereof be entitled to be acquitted of such misdemeanor; and no person tried upon such midemeanor shall be afterwards liable to be prosecuted for larceny or robbery upon the same facts; and provided also, that a mere promise for future payment, though not intended to be performed, shall not be sufficient to authorize a conviction under this section. In Wicomico County where the amount of money or the value of the thing received does not exceed three hundred dollars (\$300.00), the People's Court shall not be sentenced to the penitentiary by that court. In Baltimore City where the amount of money or the value of the thing received does not exceed One Hundred Dollars (\$100.00), the People's Court shall not be sentenced to the penitentiary by that court. In Baltimore City where the amount of money or the value of the thing received does not exceed One Hundred Dollars (\$100.00), the People's Court shall not be sentenced to the penitentiary by that court.

Sec. 10. And be it further enacted, The Article 27 of the Annotated Code of Maryland (1957 Edition), title, "Crimes and Punishments", Section 142, be and it is hereby repealed and reenacted, wit

pee and it is hereby repealed and reenacted, with amendments, to read as
follows:

§ 142. Obtaining money, etc., by bad
check.

Every person who, with intent to
cheat and defraud another, shall obtain
money, credit, goods, release from any
debt or obligation for materials or labor
in the construction or repair of any
building or buildings, wares or anything
of value, of the value of one hundred
dollars or more, by means of a check,
draft or any other negotiable instrument
of any kind drawn, whether by such
person or by any other person, persons,
firm or corporation, upon any bank, person, firm, or corporation, not indebted
to drawer, or where the drawer or drawers thereof, shall not have provided for
the payment or acceptance, and the same
be not paid upon presentation, shall be
deemed to have obtained such money,
credit, goods, release, wares, or things
of value by means of a false pretense,
and upon conviction, shall be fined or
imprisoned, or both, as provided in Section 140 of this article, at the discretion
of the court. Where the value of such
money, credit, goods, release, wares or
anything of value is less than one hundred dollars, such person, upon conviction, shall be deemed guilty of a misdemeanor and fined not more than fifty
dollars or imprisoned for not more than
eighteen months in the house of correction or jail, or both fined and imprisoned
in the discretion of the court and the
trial magistrates of the counties fand
police magistrates in the City of Baltimorel shall have concurrent jurisdiction
over such offense with the circuit courts
of the counties fand with the Criminal
Court of Baltimore City, as the case may
bel. The giving of the aforesaid worthless check, draft or negotiable instrument
shall be prima facie evidence of intent
to cheat or defraud; provided that if
such person shall be a bona fide resident
of the State of Maryland and shall deposit with the drawee of such paper
within ten days thereafter funds sufficient to meet the same, with all costs
and interest

"Crimes and Punishments". Section 144, be and it is hereby repealed and re-enacted, with amendments, to read as follows:

§ 144. Obtaining money, etc., by check or other negotiable instrument with intent to stop payment.

Every person who shall obtain money, credit, goods, wares or anything of value, of the value of one hundred dollars or more, from another by means of a check, draft or any other negotiable instrument of any kind, with intent at the time of giving such instrument without the consent of such other to stop or countermand the payment of the same or otherwise to cause the drawee thereof to disregard or dishonor or refuse to recognize such instrument, shall be deemed to have obtained such money, credit, goods, wares, or other thing of value with intent to cheat and defraud another and upon conviction, shall be fined or imprisoned or both, as provided in § 140 of this article, at the discretion of the court. Where the value of such money, credit, goods, wares or anything of value is less than one hundred dollars, such person, upon conviction, shall be deemed guilty of a misdemeanor and fined not more than fifty dollars or imprisoned for not more than eighteen months in the house of correction or jail, or both fined and imprisoned in the discretion of the count; and the trial magistrates of the count; and the trial magistrates in the City of Baltimore I shall have concurrent jurisdiction over such offense with the circuit court of the counties I and police magistrates in the City of Baltimore I shall have concurrent jurisdiction over such offense with the circuit court of the counties I and police magistrates of the counter I shall have concurrent jurisdiction over such offense with the circuit court of the counties I and police magistrates of the counter I shall have concurrent jurisdiction over such offense with the circuit court of the counties I and with the Criminal Court of Baltimore City, as the case may be I. And upon the trial of any person accused of violation of this section, the fact that

enacted, with amendments, to read as follows:

§ 267. Destroying, etc., tombs, trees, etc. in cemeteries.

Any person or persons, or his, her or their aiders or abettors, who shall wilfully destroy, mutilate, deface, injure or remove any tomb, monument, gravestone or other structure placed in any cemetery, or any building, wall, fence, railing or other work, for the use, protection or ornamentation of any public or private cemetery in this State, or shall wilfully destroy, cut, break, or remove any tree, plant or shrub within its limits, or who shall be guilty of indecent or disorderly conduct within said limits, shall be guilty of a misdemeanor, and upon conviction thereof in any court of competent jurisdiction, or before any justice of the peace of this State, shall be punished by fine of not less than five dollars nor more than five hundred dollars or imprisonment in the county jail, or in the house of correction, for not less than thirty days nor more than two years, or by both such fine and imprisonment in the discretion of said justice or court, according to the gravity of the offense. Nothing in this section shall be construed to prohibit the removal of the remains of any human body, or of any monument, gravestone or other marker from an abandoned cemetery, provided that the prior consent in writing of the State's attorney of the county or of Baltimore City shall have been secured and provided further that such remains, monuments, gravestone or other marker is placed in an accessible place in a permanent cemetery. Any justice of the peace in this State I, except civil justices in the City of Baltimore, I shall have jurisdiction under this section.

SEC. 13. And be it further enacted, That Article 27 of the Annotated Code of Maryland (1957 Edition), title "Crimes and Punishments," Section 275, be and it is hereby repealed and reenacted, with amendments, to read as follows:

§ 275. Use, sale, etc., of cans, etc., without permission.

reenacted, with amendments, to read as follows:
§ 275. Use, sale, etc., of cans, etc., without permission.

No person or persons shall hereafter, without the consent of the owner or shipper, use, sell, dispose of, buy or

crame in any mulk cars, cream can of cases belonging to any dealer or shipper of milk or cream residing an other committed or cream to are, ciri wor or place within this State, naving the name or initials of the owner, dealer or shipper stamped, marked or fastened upon such cans, or wilfully change by realistics of any such owner, dealer or shipper so stamped, marked or fastened upon such cans; nor shall any person, without the consent of the owner, use such cans for any other purpose than for milk or cream; nor shall any person without the consent of the owner, use such cans for any other purpose than for milk or cream; nor shall any person without the consent of the owner, blace or cream; nor shall any person who shall violate any of the provisions of this section shall be deemed guilty of a mindemany of the provisions of this section shall be deemed guilty of a mindemany of the provisions of this section shall be deemed guilty of a mindemany of the provisions of this section shall be deemed guilty of a mindemany of the control of the con

reenacted, with amendments, to read as follows:

§467(b) **Iurisdiction**, **procedure**, **bail, **etc.**—All prosecutions for violation of the provisions of this section may be either upon presentment and indictment in any court having criminal jurisdiction in this State, or by trial before any justice of the peace duly assigned to hear and determine criminal matters in and for the county [or the City of Baltimore, as the case may be,] where the offense occurs, and jurisdiction original and concurrent with the said courts having criminal jurisdiction is hereby given to the said justices of the peace as aforesaid and they shall have power to issue all processes and do all acts which may be necessary for the exercise of said jurisdiction; and may try and determine all such cases and may pronounce judgment and impose sentence therein to the same extent as the aforesaid courts having criminal jurisdiction could do in such cases, if such cases were tried before such court without a jury; provided, however, that if any person when brought before any such justice having jurisdiction of the case, shall, before the trial for the alleged offense, pray a jury trial, or if the State's attorney for the county. For City of Baltimore! where the offense occurs shall, before the trial of such alleged offense, pray a jury trial on behalf of the State, it shall be the duty of such justice to commit such alleged offender for trial, or to hold him to bail to appear for trial in the case, at its then or next session and to transmit said commitment or recognizance with the names and residences of the witnesses for the prosecution endorsed thereon, forthwith to the clerk of said court; and the justices of the peace, before whom the accused is brought for trial, shall inform him seasonably of his right to demand a trial by jury.

§ 467 (d) **Jurisdiction of justices of the peace, before whom the accused is brought for trial, shall inform him seasonably of his right to demand a trial by jury.

§ 467 (d) **Jurisdiction and authority to

ser respectively brought before them, and acquire and repress, or to send acquire and the offense if convicted thereof, unless such respective persons so charged, when so brought before any such justice of the pesce and befores and such justice of the pesce and before any such justice of the pesce and before any such justice of the pesce and before any such and person of any one or more of the several offenses menioned in § 47 bereef, and justice of the peace to commit such person for trial, or to hold him the bailt of apprentice of the peace to commit such person for trial, or to hold him that to apparent of the county Isa the case may bel; and to return the commitment or the recognizance in such case insulation or orly the county Isa the case may bel; and to return the commitment or the recognizance in such case insulation or persons shall be found guilty of a violation of any of the provisions of § 474 hereof, the court or justice of the peace imposing the property involved in such violation.

1. And be it further enacted. The property involved in such violation.

2. And be it further enacted. The property involved in such violation.

3. And be it further enacted. The property involved in such violation.

3. And be it further enacted. The property involved in such violation.

3. And be it further enacted. The property involved in such violation.

4. And be the duty of all police of the station house justices in Judge of the further enacted, with amendments, to read as follows:

4. SSS. In Baltimore City.

5. SSS. In Baltimore City.

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enacted, with amendments, to read as follows:

§ 577. Wanton trespass upon private land.

Any person or persons who shall enter upon or cross over the land, premises or private property of any person or persons in this State after having been duly notified by the owner or his agent not to do so shall be deemed guilty of a misdemeanor, and on conviction thereof before some justice of the peace in the county [or city] where such trespass may have been committed be fined by said justice of the peace not less than one, nor more than one hundred dollars, and shall stand committed to the jail of the county [or city] until such fine and costs are paid; provided, however, that the person or persons so convicted shall have the right to appeal from the judgment of said justice of the peace to the circuit court for the county [or Criminal Court of Baltimore] where such trespass was committed, at any time within ten days after such judgment was rendered; and, provided, further, that nothing in this section shall be construed to include within its provisions the entry upon or crossing over any land when such entry or crossing is done under a bona fide claim or right of ownership of said land, it being the intention of this section only to prohibit any wanton trespass upon the private land of others.

SEC. 21. And be it further enacted, That Article 27 of the Annotated Code of Maryland (1957 Edition), title "Crimes and Punishments," Section 589, be and it is hereby repealed and renacted with amendments, to read as follows:

§ 580. Offenses committed on steamboats, trains, buses, airplanes, etc.

Any person who may commit any indictable offense on a steamboat, railroad train, motor bus, airplane or other means of intercity or interstate public transportation within the State of Maryland (1957 Edition), title "Grimes and Punishment," didicted, tried and convicted in any such county for the peace in any such county for city] OR by the Municipal Court of Baltimore City; but such presentment, indictment and trial shall be in the

§ 641. Same—circuit courts of coun-

ties and criminal court of Baltimore City, including and the Several counties in this Stite and the Criminal Court of Baltimore City, before conviction the arriven content of the person of accused, including persons appealing a content of the arriven content of the person of accused, including person and and in the content of the person of accused, including person or and out, and the content of the person of content in which was consent, courted the content of the c

the marshal of police shall have the right to designate an officer or officers to accompany and assist in the execu-tion of the warrant in the City of Baltimore.

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12.2. Amendment of information, warnatil criminal cases before instites of
the peace and before the Musicipal
to peace of the common of the peace of

of 1951, Section 410, as last amended by Chapters 555 and 574 of the Acts of 1957, Section 411, Section 414, Section 415, Section 416, Section 417, Section 427, Section 427, Section 428, Section 427, Section 428, Section 427, Section 428, Section 428, Section 429, Section 429,

REENACTED, WITH AMENDMENTS, TO READ AS FOLLOWS:
59. FRAUDULENT ACTS
WHOEVER KNOWINGLY OBTAINS, OR ATTEMPTS TO OBTAINS, OR AIDS, OR ABETS ANY
PERSON TO OBTAIN BY MEANS
OF A WILFULLY FALSE STATEMEYT OR REPRESENTATION, OR
BY IMPERSONATION, OR OTHER
FRAUDULENT DEVICE, ASSISTANCE TO WHICH HE IS NOT
ENTITLED, OR ASSISTANCE
GREATER THAN THAT TO WHICH
HE IS JUSTLY ENTITLED, SHALL,
UPON CONVICTION, BE DEEMED
GUILTY OF A MISDEMEANOR
AND, IF THE AMOUNT OF ASSISTANCE UNLAWFULLY OBTAINED IS LESS THAN FIVE
HUNDRED DOLLARS, SHALL BE
FINED NOT MORE THAN TIVE
HUNDRED DOLLARS, SHALL BE
FINED NOT MORE THAN TOW
YEARS IN THE JAIL OR
HOUSE OF CORRECTION, OR
BOTH FINED AND IMPRISONED
IN THE DISCRETION OF THE
COURT; AND IF THE AMOUNT OF
ASSISTANCE UNLAWFULLY OBTAINED SHALL BE FIVE HUNDRED DOLLARS OR MORE, SAID
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THE PROVISIONS OF SECTION 13
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THE PROVISIONS OF SECTION 13
OF ARTICLES \$2 OF THE ANNOTATED CODE OF MARYLAND
SHALL NOT APPLY TO THIS
SECTION.

SEC. 34. And be it further enacted,
That article 95A of the Annotated
Code of Maryland (1960 Supplement),
title "Unemployment Insurance Law,
subtitle "Penalties", Section 17 (f) be
and it is hereby repealed and reenacted,
with amendments, to read as follows:
\$17 (f) Limitation on prosecutions
under subsections (a), (b) and (c) of
this section must be commenced within
two years from the date of the commission of the offenses described therein
and the trial magistrates in the various
counties Indute the provi

CAPITALS indicate amendments to bill.

NOW, THEREFORE, I, I. MILLARD TAWES, GOVERNOR OF THE
STATE OF MARYLAND, by virtueof the power and authority conferred
upon me by Section 170 of Article 33
of the Annotated Code of Maryland
(1957 Edition), do, by this, my Proclamation, ORDER that the text of Chapters 206, 883, 205 and 616, of the Actsof 1961 shall be published at least by
one insertion in two or more newspapers
within the several counties of the State
and in all the daily newspapers published
in Baltimore City not later than thirty
(30) days preceding the General Election
to be held on November 6th, 1962.

GIVEN Under my Hand and the
Great Seal of the State of Maryland, at
the City of Annapolis this 28th day of
September, in the Year of Our Lord,
One Thousand Nine Hundred and SixtyTwo.



Secretary of States

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MARYLAND