Warmer Friday and Saturday, turning a little cooler on Sunday. Some pre-

"READ BY MOST EMMITSBURGIANS"

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EMMITSBURG CHRONICLE, EMMITSBURG, MARYLAND, FRIDAY, OCTOBER 14, 1966

SINGLE COPY 7c

## Most Anything At A Glance

BY ABIGAIL

With the turning of the leaves to a myriad of colors, Emmitsburg is fast becoming a tourist's attraction these days. Hundreds of cars from Eastern Maryland and Baltimore come through here on the weekends. Last Sunday there was an almost constant stream of cars coming west on Rt. 97 through Town and it was almost miraculous as they crossed through the dangerous intersection east of Town, unharmed. With the ideal Indian summer weather prevailing and the trees at their peak of beauty, this we kend and perhaps the next, should show a steady flow of tourists through Emmitsburg. After all, travelling east from Ocean City and the Atlantic Ocean, we have here the first mountain chain to see in 200 miles.

Halloween is just a two short weeks away and already pranksters are at work. Little evidence of the oncoming event has been seen in town but some rural mailboxes have been tampered with and some county roads blocked already. State Police are on the alert for such pranksters and it is hoped they see the "light" before some of them are sorry for their nefarious activities. The "old" Halloween actions have almost vanished these days and will be tolerated no longer. A little clean fun is actually permitted but property destruction positively will not be tolerated, nor will road impediments which endanger lives of those driving over them.

Now that the World Series has become history we can settle back to normalcy once again. As usual quite a number of individuals took the whole thing with a rather hot attitude. Reports have come in that barroom betting sort of got out of hand when one gent smacked a thousand greenbacks down on the mahogany rail. He was quickly covered and even raised to the extent of \$2500, I am told. This chilled the deal and summated. Just goes to show you how things have a tendency to get out of hand with over-enthusiasm. At any rate it was a great victory for the Orioles and a credit to the State of Maryland.

Time is fast slipping away as the mailing date for overseas shipping of packages draws near. The local VFW is willing to send packages to the soldiers from the Emmitsburg District now serving in Vietnam in time for Christmas. So, if your son, relative or even a friend is serving over there, please send in his name and address to the VFW or the Chronicle. The deadline date is Oct. 25.

#### Chamber Commerce To Elect Tuesday

served.

An election of officers will be held. At its recent organizational meeting nominees were named for the various offices. Nominations will remain open at this meeting until election time. All persons interested in becoming members are urged to attend this meeting. Annual dues are \$10.

#### Shooting Match Sunday Afternoon

The Vigilant Hose Co. announc- prize. es it will sponsor a shooting The November refreshment commatch at Stouter's Meadow, south mittee is Idella Fitz, Ann Shorb

ticipation will be limited to 12- until further notice. gauge shotguns with shells being payable for the coming year. building fund.

completed an eight-week construction machine operator course Oct. Girl Scout use of room for 7

6 at Ft. Leonard Wood, Mo. He was trained in the operation

Completes Basic



Pvt. Dennis J. Stahley, son of weeks of basic training with the U. S. Army at Ft. Knox, Ky. He is now stationed at Ft. Ord, Calif. where he will be stationed for the next eight weeks.

#### **COMMUNITY SHOW** FRIDAY-SATURDAY

The Emmitsburg Community Show will be held in the loca! Public School Friday and Saturday. The show is sponsored by Lions Club Plans the Emmitsburg Grange and is open to the general public. There Charter Night s no admission charge.

The doors will be open each one classes of various exhibits are listed and on hand will be a number of commercial exhibits.

H. David Hagen, Frederick mawill entertain with an original Club at Cozy Restaurant, Thurplay, "Little Green Riding Hood." mont, on Wednesday, Oct. 26. Group singing will be held, cake

McNair Services Held

#### Legion Auxiliary Meeting Held

held Tuesday evening in the post and Eugene Sappington. home, President Ann Shorb pre-

Following reports of the secretary and treasurer, the president announced the unit has been presented several awards at the District meeting held recently in Thurmont. The awards won by the unit were: cup for Gold Star The Chamber of Commerce will Work for Units under 100 memmeet Tuesday evening, Oct. 18, at Mt. Manor Restaurant. The meeting will get under way at 7:30 Potomac Cup for community serp.m., and refreshments will be vice, second place; citation for outstanding work in child wel-

fare, third place. The members decided to hold a Tupperware party sometime in

November. The membership chairman announces 44 members paid up at this time and that dues are now three hours to Scout work.

The chaplain reported dues paid for two sick members and two sympathy cards sent. The draw prize was won by

ler's name was called for the door The November refreshment com-

of Town, on Sunday, starting at and Loretta Hardman. The next meeting will be held at 8 p. m. The public is invited and par- and this hour will be maintained

furnished. Prizes offered will be The following hours of commuturkeys and refreshments will be nity welfare work were reported: on sale. The shoot is being held babysitting, 22 hours with four for the benefit of the firemen's veteran and non-veteran children; clothing donated to needs, \$35; five hours worked with Senior Citizens; Public Health Clinic Ridge Summit. FT. LEONARD WOOD, Mo. - hours for Sept. were 40 hours Army Private Robert D. Houck, use of unit room, 29 children treat-19, son of Mr. and Mrs. James A. ed; 2 maternity cases treated; 1 Births Houck Sr., R3, Emmitsburg, Md., family planning case handled and Mr. and Mrs. John J. Sanders, of mandarin oranges. Save one ter and set aside until cool. Whip

and forming drainage systems. | laria, leprosy, trachoma, yaws. | new GI Bill.

hours and one member donated

Gene Rosensteel Is Named **Postmaster** 

Clarence E. Hahn, chairman of the Emmitsburg Democratic Central Committee, announced this week the nomination for Postmaster of George Eugene Rosen-

The announcement came after a meeting of the committee on Tuesday, October 4 when Rosensteel, one of two eligibles for the position, received a majority vote of the committee.

Rosensteel, local bus line operator and owner, is awaiting his official presidential appointment. The appointment by the local com-Mr. and Mrs. Joseph E. Stahley, six months since a field of eight took the Civil Service examination in Hagerstown. The field was narrowed down to two finalists.

Rosensteel's name was submitted to the Frederick County Democratic Central Committee and received unanimous approval this week. Just how long it will take for official Washington to act on the appointment and just when Rosensteel takes over command of the local Postoffice is a matter

President Norman J. Shriver evening at 7 o'clock and the enpresided over the regular meeting in 25 seconds from the time they "Sparkie, the fire dog" atop their and Midway were tied for fourth, Haley. Flax discussed needs and tertainment program will com-mence at 7:45 o'clock. Twenty-held Monday evening in Mt. Man-

Lion Clarence G. Frailey reported progress in his efforts to obtain mail-drop boxes for the Town. gician will provide entertainment The club voted to hold its an-Friday night and on Saturday nual Charter and Ladies' Night in night the Emmitsburg Girl Scouts conjunction with the Thurmont

Because of the Charter Night walks and door prizes will be of- the last meeting in October has fered. Candy and other goodies been cancelled. President Shriver up to \$2,000 each will be made named the following standing cancelled. Dean of Students at Dickinson College. committees:

Funeral services for Robert D. Norman Shriver; Community Bet-McNair, 43, Freedom Twp., Pa., terment, Charles Stouter, Ralph Scholarship Program. who died last Tuesday evening at McDonnell and Clarence Hahn; In previous years, three scholthe Warner Hospital, were held Sight Conservation, William Kelz arships were offered but, accord-Friday afternoon at 2 o'clock at and Milton Sewell; Greeter, Clar- ing to PE's Emmitsburg manager, the Wilson Funeral Home in Em- ence Frailey and Francis Mat- J. W. Morgan, ever-increasing inmitsburg with the Rev. W. Ronald thews; Constitution and By-Laws, terest in the program spurred the Fearer officiating. Interment was made in the Presbyterian Ceme-Membership, Floyd Lewis, Clar-to four. made in the Presbyterian Cemetery, Emmitsburg. Pallbearers were Jack Hoke, Fern Baker, James Bigham, Jr., Glenn Trostle Jr., Robert W. McNair and Robert Bishop.

Membership, Floyd Lewis, Clartofour.

Three of the scholarships will go to students whose parents or guardians are customers of Potomac Edison. The other will be available for a student whose parent or guardian is a company william Slemmer, Ralph McDon
Membership, Floyd Lewis, Clartofour.

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Membership, Floyd Lewis, Clartofour.

Three of the scholarships will go to students whose parents or guardians are customers of Potomac Edison. The other will be available for a student whose parent or guardian is a company will and Arthur Elder; Sigh Work for the Blind, William Kelz and Chas.

Troxell; Entertainment - Program, william Slemmer, Ralph McDon
Wernon E. Reichenbecher, Jr., Northern Garrett County H igh the traditional classics. William Slemmer, Ralph McDon- parent or guardian is a company nell and Clarence Hahn; Com-mhnity Welfare, William Slemmer and William Kelz; Safety Committe, Floyd Lewis and Charles The regular monthly meeting Stouter; Attendance Committee, of the Francis X. Elder American Francis Matthews and Clarence G. Legion Auxiliary Unit 121 was Frailey; Publicity, Arthur Elder

## In Viet Nam



L/Cpl. Richard C. Oster, Jr., Melva Hardman and Ella Hem- U.S.M.C., son of Mr. and Mrs. Richard Oster, Emmit Gardens, has been assigned to a Marine Fighter Attack Squadron 115, Da Nang, Vietnam. Oster is a 1965 graduate of St. Joseph's High

#### **Hospital Report**

Mrs. Joanna R. Eyster, Em-

Dr. John J. Dillon, Jr., Blue

Mrs. Ronald J. Cool and infant daughter, Emmitsburg.

til firm and then spread topping sons.

Firemen Place First In Demonstration



are shown above:

first in the "hookup and throw pumps because of the faster ac- but also found a number of dogs last year during the water emerwater" competition at McSher- tion of that type pump. first place trophy.

a target with a stream of water old Frankie Davis, in costume as to hook up and throw water.

seconds. But the Abbottstown fire- servance of Fire Prevention Week. men have a rotary pump on their Firemen manned the loud speak- to East Berlin. engine and the Adams County er system on the Emmitsburg Sunday's parade and competi-Fire Chiefs Association in its rules fire truck and not only had youngto make the event fair to all had sters along the way convinced placed a five-second penalty on that there two strange looking Chiefs Association.

quick-action squad of the Vigilant | Charles Hartdagen, Billy Weidner, | Pat Zimmerman. In front is mas- quest but sewerage was denied at Art Damuth, Donald Byard, Ro-

rystown Sunday afternoon, but It was a "good day" all around Emmitsburg firemen received the for the Emmitsburg firemen who at the barking going on over the rst place trophy. had two youngsters, six-year-old The Abbottstown firemen struck Mike Hartdagen and eight-year-McSherrystown held, with the sixth and Irishtown seventh. Emmitsburg came in in 25.2 competitions, as part of the ob-

Hose Co. which won first honors Terry Myers, Jack Hoke and Tom cot Frankie Davis. Missing when this time as the section is not loat McSherrystown's Fire Preven- White; Standing, l-r: Chief Guy picture was taken was mascot tion Week activities last Sunday, McGlaughlin, Robert Wagaman, Mike Hartdagen.

loud speaker.

#### Potomac Edison Offers Scholarships

available this year to area high Agriculture, Ralph Tabler and school seniors through the Potomac Edison Company's annual

employee.

schools (public, private and pa- nic Institute. rochial) in PE's service area. The sity in the United States.

for applicants will be the director tion in hopes that they will re- decision as to final course selecof financial aid of Johns Hopkins turn to their local communities tion by the freshmen students that one night will be devoted to University, Dean Robert L. Strid- to make their contribution to the this variance is ordinarily correct- trick or treat by local youngsters. er. Other panel members are Miss social, political and economic wel- ed according to the Registrar. The Grace Brown, Hood College Reg- fare of this area.

Hold Wilkinson Services

Funeral services for Alvin Jos-Monday afternoon in his car park-Emmitsburg, with the Rev. W. tember 26. Ronald Fearer officiating. Interment was made in the Lutheran stationed near Nha Trang, Bush-Cemetery at Wolfsville. The pall- man entered on active duty in bearers were George, James and Kenneth Wilkinson, Fred Jager- ed at Ft. George G. Meade, Md. man, Jack Teipe, and Kenneth Wil-

Application forms and booklets explaining the scholarship program in full detail are being disthrough guidance counselors. They may also be obtained at all Patomac Edison offices.

Winners of the 1966 PE scholar-School now at the University of West Virginia; and Ronald E.

scholarships may be applied at ship Program was established in 25% in business administration; any accredited college or univer- '63. It was started, company of- and 261/2 % in the sciences. Folficials state, to aid deserving young lowing the completion of the first where the new dam and reservoir Heading up the panel of judges people in furthering their educa- semester and the overcoming of in-

#### Serving In Vietnam

NHA TRANG, Vietnam-Army eph Wilkinson, 37, Emmitsburg Private First Class George G. R2, who was found dead last Bushman, 19, son of Mrs. Anna E. ed near Emmitsburg, were held Bushman, R3, Emmitsburg, Md., last Thursday morning at 10 o'- was assigned to the 539th Repair clock at the Wilson Funeral Home, Parts Company in Vietnam Sep-A supply clerk in the company

Pvt. Bushman is a 1965 gradu-

ate of Emmitsburg High School.

Favorite Recipes

cot halves, cut up. Drain one No. cup of saved juice, simmer slow-

## Four college scholarships worth istrar and Mr. Benjamin James, Diversified

**Mount Enrolment** 

College show that over 30% of Chief of Police W. E. Law prethe 850 man student body has sented his regular monthly retributed to all high schools in enrolled in the social science cur- port which showed four motor vethis area and will be available riculum, according to Guy A. hicle arrests, nine warnings is-Baker, Jr., college registrar. Business Administration students folthree night calls made and three low closely with an enrollment accidents investigated. The police of 25%; the sciences, 20%; and car was used for one trip to the ships were James M. Foltz, South Hagerstown High School now at education or secondary teacher training with 12%. The remainthe traditional classics.

> The freshman enrollment by freshman usually has his sights ing the annual parade. Trick or set on a career in law, medicine, treating at any other time will denistry, business, or teaching, not be permitted. and this is borne out by his first year registration.

#### VFW AMBULANCE

was transported this week to the representative reported that an im-Warner Hospital, Gettysburg, and pounding lake to help the college later returned home, in the VFW and relieve the Town during shortambulance. Sister Lucille Mor- ages, is being constructed on colgan, St. Joseph's Provincial House lege property. was transported to the Providence Hospital, Washington, D. C. in resignation from Town service as the ambulance. The driver was of Sept. 30 and Martin Stouter, a Paul E. Humerick.

THURSDAY NIGHT LADIES' BOWLING LEAGUE

(Rainbow Lanes)

Favorite	Recipes	Ridge Homes 12 Koontz's Snack Bar 11	
As an added public service and an extra feature of the Emmitsburg Chronicle, we will publish weekly, if possible, your favorite recipe. We will print your name or you can remain anonymous. If you would like to see your recipe(s) in print, send it to the Chronicle. This offer is open to all readers of the Chronicle, both local and out-of-town.		Texaco Stars '	
TROPICAL SALAD  2 packages of apricot jello  1 package of orange jello  2½ cups of hot water.  Drain one No. 2½ can of apri-	over jello.  Topping  Mix half cup sugar, 2 lbs. of flour, 2 eggs slightly beaten and a pinch of salt. Blend in the one	Koontz's 4; Screwballs 0 Ridge Homes 3; The Clowns 1 Village Liquors 3; Texaco Stars Alley Kats 2; The Raft 2 High game, 126, D. Keene	

No. 21/2 can or two small cans til thick. Add a tablespoon of but- set, 1460, Ridge Homes.

cup of juice for topping. Use re- one package of dream whip as Fractures Hand

mainder measuring three cups or directed on box. Fold in cool Walter J. Niemic, 20, a student an enjoyable one for all. The Veterans Administration es-timates more than 500,000 post-to jello, dissolved, in the 2½ jello and sprinkle with nuts (for treated Tuesday at the Warner of grading bulldozers and learned the techniques of cutting ditches the techniques discharge while playing intramural football. Assn. figures show.

## Samuel C. Hays Is Appointed Commissioner

Samuel C. Hays, local Laundromat owner and operator, has been appointed to serve out the unexpired term of J. Norman Flax, resigned, on the Town Board. Mr. Hays took his oath of office on Oct. 7. His appointment was by unanimous decision of the Council, Hays was formerly president and major stockholder of the Emmitsburg Water Co. which the Town purchased about three years ago. He is a graduate of local schools and holds a civil engineering degree. This is his first job in pub-

At the regular meeting of the Burgess and Commissioners held Oct. 3, the Board acted on a request from a property-owner on Frailey Road who inquired if water and sewerage would be available to building lots in that area. Front, 1-r: Jeff Fitzgerald, land Sanders, Eugene Myers and The Board approved the water reseeking bids on a new furnace for \* \* \* Abbottstown firemen came in those engines which have rotary dogs talking atop the fire truck, fense pump which was borrowed following the truck barking back gency has been returned to Me-

chanicsburg, Pa. Public Works Director J. Norman Flax was present at the Third place in the competition meeting which was presided over went to Pennville. Littlestown by the board chairman, Joseph M. started to race toward their truck engine during the parade through McSherrystown fifth, Biglerville improvements of the water system. It was decided to have a The trophy for the "outstanding contestant of the day" went new electric meter placed at the pumping shed at No. 2 reservoir. pumping shed at No. 2 reservoir. Mr. Hartman of the State Roads sored by the Adams County Fire and curb line grade on the Square corner from the Knights of Co-lumbus building to the Village Liq-uor Store owned by Ralph F. Ire-

> Water rent for both the Public School and Mother Seton School Registration figures for the fall School and Mother Seton School semester at Mount Saint Mary's was established at \$75 per quarter.

ter on the local watershed was discussed. Also talked over was This year's scholarship competition is open to students of all high schools (public private and page 1). School now at Virginia Polytech-71/2% enrolled in the education timber on the watershed. It was The Potomac Edison Scholar- courses; 25% in social sciences; announced the State Forester will come here Oct. 20 to mark the timber to be cut on the section

Mayor Guy A. Baker, Jr., said

Father Philip A. Barrett, Mt. St. Mary's College treasurer, was present and discussed water rates and improved service to the college. A minimum annual rate Robert J. Ohler, Emmitsburg, was established and the college

> Sterling Orndorff tendered his long-time employee, was named assistant to Public Works Director Flax. The two will alternate weekends to provide the Town with seven-day service.

#### Glee Club Holds **Election Of Officers**

Saint Joseph's High School Glec Club, under the direction of Rev. James Kelly, and Moderator Sister Clare, has started the new school year by electing its officers as fol-

14 lows: President, Christine Miller; vice president, Diane Shields; secretary, Brenda Lowe; treasurer, Gary Cool; and librarian, Hugh Warren.

For the past month the group (Screwballs); high set, 333, R. has been harmonizing in four 303 can crushed pineapple, one ly, stirring constantly. Cook un- Wivell (Texaco Stars); high team parts and the results are quite promising. In other words the singers are off to a good start and hope that this year will be

Dwelling fires cost U. S. home-

Mount course here.

#### MOUNT ACTIVITIES Ties, Loses To C. U.

Mounts Win; Tie

on Conference contest.

cross-country team won its third The Mountaineer soccer team run in 19:22.4. victory in four tries by defeating battled C.U. to a 1-1 tie after Roanoke 15-50 Monday on the four extra five - minute periods. Kimmel's goal in the fourth regu- Apple Harvest The Mountaineer soccer team lation period knotted the score played its second straight 1-1 tie after Catholic had scored in the At Hickory Bridge against Roanoke in a Mason-Dix- opening stanza on a goal by Al-

#### We Have

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#### BRUCE E. CRUM

Candidate For

#### County Commissioner

Your Support and Influence

Will Be

Sincerely Appreciated

THANK YOU

By Authority Of

Clyde C. Crum, Treasurer

## Specials For October

Sheet Blankets\$2.9	5
Indian Chief Blankets\$3.9	5
Rayon Blankets\$5.9	
Superior Quality Tempatrol Blankets	5
Molly Madison Zipper Mattress Covers\$3.9	5
Plastic Mattress Covers98c & \$1.49	9
Plastic Pillow Covers39	c
Hospital Mattress Covers\$3.9	8
—Quilted Mattress Pads—	
Picture Frames45c up	p
Ironing Board Pad Cover Set98c up	p

HOME FURNISHINGS

EMMITSBURG — MARYLAND

# **Used Car Sale Specials**

		Was	NOW
'65	Olds 88 Sedan	\$2,895	\$2,595
'63	Olds 88 Sedan	1,795	1,595
'62	Mercury Sedan	995	795
'60	Olds 98 Sedan	795	595
<b>'58</b>	Chevrolet Sedan	395	295

Many More to Pick from:

'66 Olds Starfire coupe
'65 Cadillac Sdn. DeVille, air
'65 Cadillac Calais sdn, air
'65 Cadillac Fleetwood sedan, air
'62 Olds 98 coupe
air
'63 Chevrolet Impair
hardtop
'63 Pontiac Catalina sdn., air
'64 Olds 98 coupe
'65 Buick Special sedan
'65 Oldsmobile 98 sedan
'66 Olds Starfire coupe
'67 Pontiac Catalina sdn., air
'68 Pontiac Catalina sdn., air
'69 Fiat 600 sedan

'65 Olds Dynamic 88, 2-dr. hardtop

'65 Olds Dynamic 88, 2dr. hardtop, air '65 Olds Dynamic 88 4-dr. hardtop

'65 Corvair Corsa coupe, 4speed transmission '64 Chevrolet Impala sdn., air '64 Cadillac sedan, air

'64 Chevrolet Impala 4-dr.

hardtop '64 Dodge 4-dr. sedan, power '63 Olds Super 88 sedan '63 Olds Dynamic 88 coupe '63' Pontiac Starchief sedan

'62 Mercury sedan '61 Cadillac Sdn. DeVille, air '61 Oldsmobile 88 sedan '61 Pontiac 4-dr. sedan

'61 Pontiac Tempest 4-dr.
'60 Oldsmobile 98 sedan
'60 Olds 88 Holdiay coupe '60 Volkswagen bus

'60 Chevrolet panel truck '59 Oldsmobile 88 sedan '59 Oldsmobile Holiday coupe '59 Oldsmobile Super 4-dr.,

hardtop '59 Thunderbird convertible '58 Chevrolet 4-dr. sedan '58 Rambler station wagon '57 Cadillac coupe

# Glenn L. Bream, Inc.

Paul R. Knox, Mgr.

Oldsmobile, Cadillac, Fiat and GMC Sales and Service 100 Buford Ave. Gettysburg, Pa. Phone 334-1171

Open Evenings Until 9 P.M. Saturday to 6 P.M. Get a Quality Deal From a Quality Dealer

ed a pair of contests Saturday victories 55-16. Jerry Price, Cath-The Mount St. Mary's College with Catholic U. at Washington. olic Freshman, won the 3.8 mile 11:00 a.m.

Farm, Orrtanna, Pa. the way of life our pioneering forefathers knew—the farm and

farming of "yesterday." les cut; grain threshed as it was ing. years and years ago, and fresh apple cider will be pressed.

The Mount cross-country team permitting visitors to inspect farm | State Road Fatals Mount St. Mary's College divid- suffered its first setback after two equipment of another generation. Harvest Festival day begins at Up Six Per Cent

#### Senior Citizens To Meet Tuesday

There are many plans brewing year. Festival Day at Hickory Bridge for the benefit of all Senior Citi-

Thumb Amputated County ladies will do some old- last Wednesday for amputation of fashioned quilting; apple butter the left thumb after wounding

The true believer in the merit, Tours of the farm will be con- or honor system, will accept nothducted by members of the staff ing that he hasn't earned.

3 BEDROOM HOME IN TOWN; NICE KITCHEN WITH LARGE OLD FIREPLACE; BATH; LIV-INGROOM and DININGROOM; CELLAR.

\$9,000

-Financing Available-

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"A SIZE JUST FOR YOU"

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# The Shoe Box

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Open Friday and Saturday, 9 to 9

## Use Our Facilities & Services TO BUILD PROFIT INTO YOUR PRODUCTION PROGRAM

Benefit by feeding Pre-eminent Quality Built Feeds

Purina Feeds for your every need including your pets and game birds, etc.

Remember, we pick up your grinding, process your formulations, add molasses as desired and return to your bins, either bagged or bulk.

Place your orders with us for your DEKALB Seed requirements for the coming seeding season, 1967.

Your locally-owned Association is here to serve your requirements.

## Thurmont Cooperative, Inc.

Phone 271-7321

Rocky Ridge Warehouse—Phone 447-3824 or 271-2660

Meet us at the Community Show this coming Friday and Saturday, October 14-15, in the Emmitsburg High School.

Fourteen persons were killed on Senior Citizens of Emmitsburg ers; two were passengers; and six comed the Lions and guests to entertaining program of magic, As an additional attraction to its not also well-depth at 7:30 p.m. in the Luth-nnual Apple Harvest Festival area Parish Hell on the first floor death at 7:30 p.m. in the first floor death area deat annual Apple Harvest Festival eran Parish Hall on the first floor deaths; speed in five; and "driver comed the visitation group from the act, guessing. Day, Sunday, October 16, a free of the building. This is going to error" was present in seven of the Westminster Lions Club. concert by the Gettysburg Community Chorus has been added to the program at Hickory Bridge

The first seven of the westminster Hons Citib.

The left meeting of the westminster Hons Cit

Festival Day at Hickory Bridge for the benefit of all Senior Citi-Farm has been an annual event zens which the committee wants intendent of the Maryland State for the purpose of demonstrating to share and shape with everyone. Police, in commenting on last week's highway toll said:

"'Vehicle #1 southbound. Vehicle #2 northbound on wrong side In addition to the pony and hayrides for the children, Adams mitsburg R1, received treatment of speed struck Vehicle #1 head on. Speed, alcohol, and driver erwill be made; old-fashioned shing- himself with a shotgun while hunt- les cut; grain threshed as it was

"That's how the teletype message to Headquarters described the fatal accident which occurred last Saturday at 2:40 a.m. on

"This is a classic example," continued the Superintendent, "of the involvement of speed, alcohol, and driver error (wrong side of road) in foday's highway toll. It's a rather high price to pay for the luxury of the automobile."

For Hospital Bills

For Major Medical

For Disability Income

For Life Insurance John G. Humerick

209 West Main St. Emmitsburg, Md. 21727 Phone 447-2506

OFFICE HOURS Friday and Saturday 5:00 P.M. to 9:00 P.M.

## TANEYTOWN LIONS

CLUB MEETS

The Taneytown Lions Club held

the musical entertainment. The girls, Beverly Fair, Ann King, Linda Shaffer, Donna Simpson, gave several enjoyable selections. On hand to entertain the 36 Maryland highways last week ac- its regular meeting at the Taney sons and daughters, and, of course, cording to the weekly survey published by the Maryland State Police. Six of those killed were drivered to the Lions and cruests to the adults, was H. David Hagan from Frederick. Mr. Hagan, a magician by trade, gave us a very

## DISCOVER

for yourself why most people prefer to do all their banking at the

## EMMITSBURG OFFICE

FARMERS AND MECHANICS

NATIONAL BANK

Member F.D.I.C.

## NOTICE

**Application For Permit To Construct Waterway Obstruction** 

In compliance with the provisions of Chapter 73, Acts of 1964, Department of Public Improvements for Department of Forests and Parks has made application for a permit to construct, reconstruct, altar or enlarge a Dam in or across Hunting Creek at a location in Cunningham Falls State Park, Frederick County, 4 miles west of Thurmont, Maryland on Route 77 thence 1/2 mile south on Catoctin Hollow Road at the intersection of Hunting Creek, for the purpose of impounding Hunting Creek creating a lake of approximately 43 acres to be used for public recreational facilities.

A public hearing on this application will be held at the Department of Water Resources, Room 207, State Office Building, Annapolis, Maryland, at 2:00 p.m. on Tuesday, October 25, 1966.

Objections to the granting of this permit may be presented orally or in writing at this hearing.

DEPARTMENT OF WATER RESOURCES

# Modern as Tomorrow



100% Herculon® Polypropolene Olefin fiber pile

POLYDUO has been especially styled by Masland to add to family pride in the home by creating the exceptional in carpet beauty, color and texture. Here are POLYDUO'S decorating features:

THE SURFACE: POLYDUO is tightly made in an all-loop, over-all tweed effect. Created for the young-at-heart who plan to decorate in Early American or Danish Modern. The surface effect is exciting, new, interesting in hue and color.

THE CONSTRUCTION: The carpet pile is fashioned of three-ply, three-color moresque yarns in Herculon polypropolene olefin fibers—fiber that is fade resistant, highly non-absorbent and free from static build-up. Fiber that is low in specific gravity—so there is more actual yarn per pound and more carpet pile per square yard. This marvelous pile is backed again by polypropolene and then double backed with lamination to assure dimensional stability underfoot

THE COLORS: Distinctive—Tweed colorings that meet the taste of the modern-minded. Colors that won't fade and hide soiling and footprints. Colors that blend easily with your choice of decor.

THE VALUE: Hard to beat—an outstanding value for those badgered by tight budgets.

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#### **WOMEN'S HEALTH**

Longevity, Twinnnig,

By Elizabeth Stewart Women's Medical News Service

Heart Disease Risks Gleanings from the recent Third International Congress of Human

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you can expect to live.

Hopkins University School of Med- braries, churches and local and all by the longevity of their paricine researchers, who studied national registries of vital sta- ents; that of men only minimally. some 14,000 people, over a five- tistics, the researchers found the

Longevity: If your parents liv- year period. The latter were re- following, "The records suggest that there is only a small familial, lated to persons who lived to be that there is only a small familial, and therefore are the small familial, and the small familial familial, and the small familial fam have very little effect on how long at least 90 years old. Tracing the and therefore only a small geoffspring of the old folks through netic, component in the determ ported by a team of three Johns newspapers, funeral directors, li- span of women is affected not at

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This depressing news was re- relatives, friends, postmasters, ination of life span." The life

Twinning: A woman's chances of having twins increases sharply after her fifth pregnancy and after she is 38 years old, according to Drs. V. V. Subbarao anl M. L. Gupta of the Medical College of Jaipur, India. "If this age factor can be impressed upon women they may agree not to have any more pregnancies for fear of twins which add an extra burden on the husband's purse," the scientists observed.

Heart: The news here is both good and bad: How much risk do you run of dying from heart disease if one of your parents died from it?

Well, if your father died of chairman of the department of phyheart disease after age 55 or your mother after age 65, there is no significant increase in your risk of dying of heart disease. If, however, they died of heart disease before they reached these ages, your risk is two to seven times more than the average person whose parents died of other

These are the findings of Drs. Joan Slack and Kathleen Evans of the Medical Research Council in London, England.

French Women Favor

Family Planning Of 1,013 women admitted to the maternity ward of the Grange-Blanche Hospital in Lyons, France, 45 per cent of the mothers told researchers that they would have preferred not having the child.

Of women questioned during and after pregnancy, 85 to 90 per cent favored taking the pill. The attitude toward contracep-

tion varies somewhat depending on the number of children a woman has had: ninety per cent of women having their first child want to have additional children. Only 33 per cent of women who have had two children want more offspring. The figure falls to 11.2 per cent when she has had three children.

In largely Catholic France, only 2.5 per cent of the women oppose the oral contraceptive on religious grounds. Almost 65 per cent of the women said that "they had already used contraceptives" at one time or another.

Over 3.5 million American boys and girls will Trick or Treat for UNICEF on Halloween.

## **Receive Federal Grant**

Hood College in Frederick, Md., has received a \$8,110 grant from the National Science Foundation to conduct an experimental program in computer science in cooperation with the National Bureau of Standards in Gaithersburg,

St. Joseph College in Emmitsborg, and Mount Saint Agnes College in Baltimore, are also participating in this pilot project, the first of its kind in the Baltimore-Washington area. It is an unique first in that several colleges cooperating with each other, are working with a government agency. Hood will administer the

Dr. Phyllida M. Willis, professor of chemistry at Hood, and

demic year course "Introduction communities. to Computer Science," followed by a 10-week summer apprenticeship

The course, being taught by National Bureau of Standards personnel at NBS in Gaithersburg, began Sept. 23, and is designed to give students "an understanding, in some depth, of the principles on which the computer is based,' according to Dr. Willis.



sical sciences, is directing the pro- American children will Trick or gram, which consists of the aca- Treat for UNICEF in over 13,000

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2 new XL's. Both the XL 2-door hardtop and convertible offer, as standard, bucket seats and console, plus spirited 289-cu. in. V-8. A 7-Litre power option includes a 428-cu. in. V-8, power disc front brakes, and sports steering wheel.

13 new Galaxies, Customs, wagons. Convertibles, wagons, hardtops, sedans all offer basic Ford strength and quiet, plus a wide range of conveniences and options. Wagons provide a two-way Magic Doorgate that swings out for people and down for cargo.

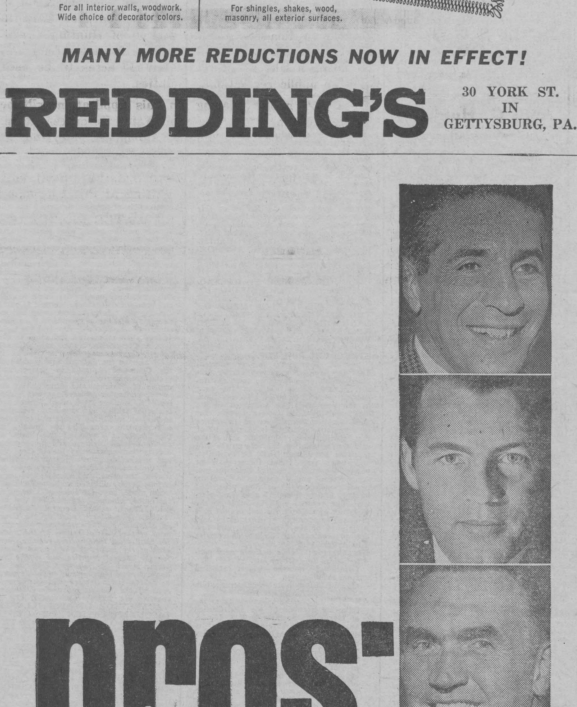
Better ideas from Ford. SelectShift Cruise-O-Matic transmission shifts automatically . . . or lets you shift manually without a clutch for things like climbing hills, downshifting to save brakes, pulling trailers, getting extra traction in mud and snow, or just for fun. It's available on every '67 Ford. And all '67s come with Ford Motor Company Lifeguard-Design Safety Features.

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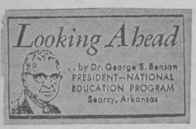
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FREDERICK, MD.



FBI Warns Nation

FBI Director J. Edgar Hoover has called the nation's attention to the fact that for the first time in its history the Communist Party USA has elevated a Negro to its national chairmanship. Mr. Hoover considers this develorment a Communist scheme to further use the Negro race in America to expand civil strife and undermine our national strength. Henry Winston, the 65 year old Negro Communist who spent the last five years in Russia (evidently training for the vital post here) was made national chairman of the Party at its recent national convention.

Winston had been imprisoned here under the Smith Act after conviction of advocating the overthrow of the U.S.A. by violence. Our Government had released him under pressure generated by U. S. Reds who claimed he was blind and dying. He went immediately to Moscow where he lived and plotted with Kremlin leaders. He returned to America neither blind nor dying. Resurgent Subversive Force

Mr. Hoover said in a report to Congress: "This convention reflected the optimism of a resurgent Communist Party, completely loyal to the Soviet Union, buoyed by the feeling that it has broken out of its political isolation and now is ready for an increasingly active, concentrated program of mass agitation in American society." his keynote address, Gus Hall, general secretary of the Party, said: "We are a factor in the left stream of each of the mass currents in the country." Other speakers were more specific. One was Bettina Aptheker, whom Mr. Hoover describes as "probably the most notorious young Communist in the United States."

When Bettina Aptheker gained national attention while leading the "free speech" riots at the University of California those of us who had informed ourselves on Communist activities in the U.S. reported that the UC trouble had been agitated by young Reds-and, as usual, we were criticized for "seeing Communists under every bed." Not long afterwards, Bettina publicly proclaimed her Communism. She is the daughter of the Party's theoretician. She played a prominent role at the national convention, which Mr. Hoover noted as signifi-

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cant for its "youth accent." Aided By Supreme Court

The scuttling by the U.S. Supreme Court of America's legal bulwarks against just such growth and subversive activities as are now reported by Mr. Hoover made the 18th national Communist convention—first national convention since 1959-a place for rejoicing among tne leaders and delegates. In fact, Mr. Hoover said: "Recent Supreme Court decisions invalidating portions of the Internal Security Act of 1950 have given the Party the green light to become more active in mass agitation . . . Speaker after speaker emphasized that the party must strike boldly into the area of political action, run candidates for public office, participate in community decisions, meet and influence non-Commu-

The FBI Director's conclusions in his report to Congress should be read by every Ameri-

can. Here they are: "The Communist Party USA undoubtedly is in a much stronger position as a result of the 18th national convention (held secretly but not out from under the eys of FBI agents). Completely loyal to a foreign power. the Soviet Union, it remains a serious threat to our national security.

Goal: Revolution in U. S. "The convention actually was a 'coming out party,' signify-ing a new era in the Party's life. Gone now (Editor's note: thanks to Supreme Court decisions) will be the defensive posture of an apprehensive party, fearing to identify its leadership and openly work in our national life. The Party will now be more aggressive, seeking allies among non-Communists. It hopes to disarm Americans ideologically, to make them feel that Communism does not represent a danger to our democratic institutions.

"Yet all the time the Party will be ideologically hardening itself as a weapon of revolution -training its membership for carrying out what it believes is the 'law of history'-namely, a Communist revolution in Amer-

At the moment, the great successes of World Communism are not in Viet Nam, where nearly 400,000 American service men are fighting a one-handed war against a Red puppet force; or in Cuba, where massive guerilla warfare training of Red Cadres from throughout Latin America is carried on unmolested. The great successes are in northern U. S. cities where race is being agitated against race, violence flaring; and America, the great Communist prize, is seething with explosive and weakening

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PROCLAMATION OF THE GOVERNOR OF MARYLAND DIRECTING THE PUBLICATIONS OF BILLS PROPOSING AMENDMENTS TO THE CONSTITUTION OF MARYLAND WHEREAS, at its regular session of 1965, the General Assembly enacted Chapters 7, 493, 641, 687, 773, and 781 proposing amendments to the State Constitution, and WHEREAS, at its regular session of 1966, the General Assembly enacted Chapters 10, 162, 185, 187, 304, 372, 416, 428, 431 and 489, proposing amendments to the State Constitution, and WHEREAS, it is 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 8, 1966, 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 7

AN ACT to propose an amendment to Section 3 of Article VI of the Constitution of Maryland, title "Treasury Department," to permit bonds, certificates, or other evidences of the debt of the State to be signed by a Deputy Treasurer and countersigned by a Deputy Comptroller and providing for the submission of this amendment to the legally qualified voters of the State 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 section be and it is hereby proposed as an amendment to Section 3 of Article VI of the Constitution of Maryland, title "Treasury Department," the same, if adopted by the legal and qualified voters of the State, as herein provided, to become a part of the Constitution of Maryland to read as follows:

3.

The Treasurer shall receive the moneys CHAPTER 7

The Treasurer shall receive the moneys of the State, and, until otherwise prescribed by law, deposit them, as soon as received, to the credit of the State, in such bank or banks as he may, from time to time, with the approval of the Governor, select (the said bank or banks giving security, satisfactory to the Governor, for the safekeeping and forthcoming, when required of said deposits), and he or such of his deputies as may be authorized to do so by the Legislature shall disburse the same for the purposes of the State according to law, upon warrants drawn by the Comptroller, or his duly authorized deputy, and on checks countersigned by the Comptroller, or his duly authorized deputy, and not otherwise. The Treasurer or such of his deputies as may be authorized to do so by the Legislature shall take receipts for all moneys paid from the Treasury Department; and receipt for moneys received by him shall be endorsed upon warrants signed, by the Comptroller, or such deputy as may be authorized to do so by law, without which warrants, so signed, no acknowledgment of money received into the Treasury shall be valid; and upon warrants issued by the Comptroller, or his duly authorized deputy, the Treasurer shall make arrangements for the payment of the interest of the public debt, and for the purchase thereof, on account of the sinking fund. Every bond, certificate, or other evidence of the debt of the State shall be signed by the Treasurer [or], Chief Deputy Treasurer, or a Deputy Treasurer, and counter-shall be issued until the old one shall be delivered to the Treasurer, and authority executed in due form for the transfer of the same filed in his office, and the transfer accordingly made on the books thereof, and the certificate or other evidence cancelled; but the Legislature may make provisions for the loss of certificates, or other evidences of the debt; and may prescribe, by law, the manner in which the Treasurer, and authority executed in due form for the transfer of the same filed in his office, and the transfer

[Brackets] indicate matter stricken from existing law. CAPITALS indicate amendments to bill.

Explanation: Italics indicate new manter added to existing law.

[Brackets] indicate matter stricken
from existing law.

CAPITALS indicate amendments to bill.

CHAPTER 493

AN ACT to propose an amendment to
the Constitution of Maryland by the
addition of a new Article 11F thereto,
title "Home Rule for Code Counties,"
to follow immediately after Article 11E,
providing an optional system of home
rule powers for certain counties in this
State; establishing the procedure for
becoming a code county; defining the
powers of these counties and of the
General Assembly for enacting, amending, or repealing certain public local
laws; relating generally to powers of
home rule for the counties here defined
as "code counties"; and submitting this
amendment to the qualified voters of
the State for adoption or rejection.

Section 1. Be it enacted by the General Assembly of Maryland, (Three-fifths
of all the members elected to each of the
fiw Houses concurring), That Article
11F be and it is hereby proposed as an
amendment to the Constitution of Maryland, title "Home Rule for Code
Counties," to follow immediately after
Article 11E thereof, the same if adopted
by the legal and qualified voters of the
State as herein provided to become a part
of the Constitution of Maryland, title "Home Rule for Code
Counties," to follow immediately after
Article 11E thereof, the same if adopted
by the legal and qualified voters of the
State as herein provided to become a part
of the Constitution of Maryland.

Article 11F
Home Rule for Code County
which is not a charter county under
Article 11A of this Constitution and has
adopted the optional powers of home rule
provided under this Article; and (2)
"public local law" means a law applicable
to the incorporation, organization, or government of a code county and contained in
the county's code of public local laws; but
this latter term specifically does not include (i) the charters of municipal conporations under Article 11E of this
Constitution, (iii) laws, whether or not
Statevuica

opens to more inan one county, and (v) government enacted under public local laws.

Section 2. The governing body of any county, BY A VOTE OF AT LEAST TWO-THIRDS OF THE MEMBERS ELECTED THERETO, may propose by resolution that the county become a code county and be governed by the provisions of this Article. Upon the adoption of such a resolution, it shall be certified to the Board of Supervisors of Elections in the county, which Board (pursuant to the election laws of the State) shall submit to the voters of the county at the next ensuing general election the question whether the resolution shall be approved or rejected. If in the referendum a majority of those persons voting on this question vote for the resolution, the resolution is approved, and the county shall become a code county under the provisions of this Article, on the thirtieth day after the election. If in the referendum a majority of those persons voting on this question vote against the resolution, the resolution, the resolution, the resolution is rejected, and of no further effect.

PROVIDED THAT IF AT THE NEXT ENSUING GENERAL ELECTION THERE SHALL BE SUBMITTED TO THE VOTERS OF THE COUNTY A PROPOSED CHARTER UNDER ARTICLE 11A OF THE COUNTY A PROPOSED CHARTER UNDER ARTICLE 11A OF THE COUNTY A PROPOSED CHARTER UNDER ARTICLE 11A OF THE VOTERS, THIS PARTICULAR RESOLUTION TO BECOME A CODE COUNTY SHALL NOT BE SUBMITTED TO THE VOTERS AT THAT NEXT ENSUING GENERAL ELECTION. IF THE PROPOSED CHARTER IS ADOPTED BY THE VOTERS, THIS PARTICULAR RESOLUTION TO BECOME A CODE COUNTY SHALL NOT BE SUBMITTED TO THE VOTERS AND SHALL AVE NO FURTHER EFFECT. IF THE PROPOSED CHARTER IS

REJECTED BY THE VOTERS, THE CODE QUESTION UNDER THIS ARTICLE SHALL BE SUBMITTED TO THE VOTERS AT THE GENERAL ELECTION TWO YEARS LATER, AND NO CHARTER QUESTION UNDER ARTICLE 11A SHALL BE SUBMITTED TO THE VOTERS AT THAT GENERAL ELECTION.

Section 3. Except as otherwise provided in this Article, a code county may enact, amend, or repeal a public local law of that county, following the procedure in this Article, the General Assembly shall not enact, amend, or repeal a public local law which is special or local in its terms or effect within a code county. The General Assembly may enact, amend, or repeal public local law sphicable to code counties only by general enactments which in term and effect apply alike to all code counties in one or more of the classes provided for in Section 5 of this Article.

Section 5. The General Assembly, by law, shall classify all code counties by grouping them into not more than four classes based either upon population as determined in the most recent Federal or State census or upon such other criteria as determined by the General Assembly to be appropriate. Not more than one such grouping of code counties into four (or fewer) classes may be in effect at any one time, and the enactment of any grouping of code counties into four (or fewer) classes repeals any other such grouping then in effect. Code counties may be classified only as provided in this section.

Section 6. A code county may enact, amend, or repeal a bublic local law of

Section 6. A code county may enact, amend, or repeal a public local law of that county by a resolution of the board of county commissioners. The General Assembly may amplify the provisions of this section by general law in any manner not inconsistent with this Article.

Section 7. Any action of a code county in the enactment, amendment, or repeal of a public local law is subject to a referendum of the voters in the county, as in this section provided. The enactment, amendment, or repeal shall be effective unless a petition of the registered voters of the county requires that it be submitted to a referendum of the voters in the county. The General Assembly shall amplify the provisions of this section by general law in any manner not inconsistent with this Article, except that in any event the number of signatures required on such a petition shall not be fewer than five percentum (5%) of the voters in a county registered for county and State elections.

Section 8. Notwithstanding any other provisions of this Article, the General Assembly has exclusive power to enact, amend, or repeal any local law for a code county which (1) authorizes or places a maximum limit upon the rate of property taxes which may be imposed by the code county which (2) authorizes or regulates the maximum amount of indebtedness which may be incurred by the code county type of tax, license fee, franchise tax, or fee which was not in effect or authorized in the code county at the time it came under the provisions of this Article.

Section 9. A code county shall not levy any type of tax, license fee, franchise tax, or fee which was not in effect or authorized in the code county at the time it came under the provisions of this Article, until an express authorization of the General Assembly has been enacted for this purpose by a general law which in its terms and effect applies alike to all code counties in one or more of the chasses provided for in Section 5 of this Article prevails over the previous of this Article prevails over the previous of

CAPITALS indicate amendments to bill.

CHAPTER 641

AN ACT to propose an amendment to Section 21 of Article 2 of the Constitution of Maryland, title "Executive Department", increasing the annual salary of the Governor and correcting the wording of this section, and providing that this amendment shall be submitted to the qualified voters of the State for their adoption and rejection.

Secriton 1. Be it enacted by the General Assembly of Maryland, (Three-fifths 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 Section 21 of Article 2 of the Constitution of Maryland, title "Executive 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 Governor shall reside at the seat of

Maryland:

21.

The Governor shall reside at the seat of government, and, from and after the Isecond] fourth Wednesday in January 1955] 1967, shall receive for his services an annual salary of [Fifteen] TWENTY-FIVE Thousand Dollars.

SEC 2. And be it further enacted, That said aforegoing section hereby proposed as an amendment to the Constitution of the State of Maryland shall, at the next general election to be held in November, 1966, 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 said 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 the Constitutional Amendment", and "Against the Constitutional Amendment", and "Against the 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 687

[Brackets] indicate matter stricken from existing law.

CAPITALS indicate amendments to bill.

CHAPTER 687

AN ACT to propose an amendment to Section 7 of Article XI of the Constitution of Maryland, title "City of Baltimore", relating to the manner in which, and the procedure to be followed by, the Mayor and City Council of Baltimore in connection with the creation of a debt or credit by it, and providing for the submission of this amendment to the legally qualified voters of the State of Maryland for their adoption or rejection.

Section 1. Be it enacted by the General Assembly of Maryland, (three-fifths 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 Section 7 of Article XI of the Constitution of the State of Maryland, title "City of Baltimore", the same, if adopted by the legally qualified voters of the State, as herein provided, to become a part of the Constitution of the State of Maryland:

Tom and after the adoption of this

Constitution of the State of Maryland:
7.
From and after the adoption of this
Constitution, no BONDED debt (except as hereinafter excepted), shall be
created by the Mayor and City Council
of Baltimore I; nor shall the credit of
the Mayor and City Council of Baltimore
be given, or loaned to, or in aid of any
individual, association, or corporation;
nor shall the Mayor and City Council of
Baltimore have the power to involve the
City of Baltimore in the construction of
works of internal improvement, nor in
granting any aid thereto, which shall involve the faith and credit of the city; nor
make any appropriation therefor, I unless
such BONDED debt [or credit] be

authorized by an act of the General Assembly of Maryland, and by an ordinance of the Mayor and City Council of Baltimore, submitted to the legal voters of the City of Baltimore, at such time and place as may be fixed by said ordinance, and approved by a majority of the votes cast at such time and place; such ordinance shall provide for the discharge of any such debt within the period of forty (40) years from the time of contracting the same; and provided further that nothing contained herein shall in any manner prohibit the Mayor and City Council of Baltimore from creating any debt to the State of Maryland which may be authorized by an Act of the General Assembly of Maryland; but the Mayor and City Council may, temporarily, borrow any amount of money to meet any deficiency in the City Treasury, and may borrow any amount at any time to provide for any emergency arising from the necessity of maintaining the police, or preserving the health, safety and sanitary condition of the City, and may make due and proper arrangements and agreements for the renewal and extension, in whole or in part, of any and all debts and obligations created according to law before the adoption of this Constitution. PROVIDED, HOWEVER, THAT THE CREDIT OF THE MAYOR AND CITY COUNCIL OF BALTIMORE MAY BE GIVEN, OR LOANED TO, OR IN AID OF ANY INDIVIDUAL, ASSOCIATION OR CORPORATION AS THE SAME MAY BE AUTHORIZED FROM TIME TO TIME BY AN ACT OF THE GENERAL ASSEMBLY OF MARYLAND.

Sec. 2. And be it further enacted, That the aforegoing section hereby proposed as an anzencment to the Constitution of this State shall, at the next general election to be held in this State in the year 1966, 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 Constitutional Amendment" and "Against the Constitution of this State, and at the said proposed amendment shall be by ballot, and upon each ballot there shall be printed the words: "For the Constitutional Amendment"

the State for their adoption of rejection.

Section 1. Be it enacted by the General Assembly of Maryland, (three-fifths of all of the members elected to each of the two Houses concurring), that the following sections be, and the same are hereby proposed as an amendment to Article IV of the Constitution of Maryland, title "Judiciary Department," subtitle "Part I—General Provisions," by adding new Sections 4A and 4B thereto, to follow immediately after Section 4 thereof, the same, if adopted by the legal and qualified voters of the State, as herein provided, to become a part of the Constitution of Maryland:

4A. THERDE IS CREATED A COM-

(A) THERE IS CREATED A COMMISSION ON JUDICIAL DISABILITIES, COMPOSED OF FIVE
PERSONS APPOINTED BY THE
GOVERNOR OF MARYLAND. THE
MEMBERS OF THE COMMISSION
SHALL BE CITIZENS AND RESIDENTS OF THIS STATE. THREE
MEMBERS OF THE COMMISSION
SHALL BE APPOINTED FROM
AMONG THE JUDGES OF THE
COURT OF APPEALS, THE CIRCOURT OF APPEALS, THE CIRCUIT COURT FOR THE COUNTIES
AND OF THE SUPREME BENCH
OF BALTIMORE CITY; ONE MEMBER SHALL BE APPOINTED FROM
AMONG THOSE PERSONS WHO
ARE ADMITTED TO THE PRACTICE OF LAW IN THE STATE,
WHO HAVE BEEN SO ENGAGED
FOR AT LEAST FIFTEEN YEARS,
AND WHO IS NOT A JUDGE OF
ANY COURT; AND ONE MEMBER
SHALL REPRESENT THE PUBLIC,
WHO SHALL NOT BE A JUDGE,
ACTIVE OR RETIRED, AND WHO
IS NOT ADMITTED TO THE PRACTICE OF LAW IN THIS STATE.
THE TERM OF OFFICE OF EACH
MEMBER SHALL BE FOR FOUR
YEARS COMMENCING ON JANUARY 1, EXCEPT THAT OF THOSE
PERSONS FIRST APPOINTED TO
THE COMMISSION ONE SHALL BE
FOR THREE YEARS, AND TWO
FOR THREE YEARS, AND TWO
FOR FOUR YEARS, AND TWO
FOR FOUR YEARS AND THEREAFTER ALL TERMS SHALL BE
FOR FOUR YEARS, WHENEVER
ANY MEMBER OF THE COMMISSION APPOINTED FROM AMONG
JUDGES IN THE STATE CEASES
TO BE A JUDGE, WHEN ANY
MEMBER OF THE COMMISSION APPOINTED FROM AMONG
JUDGES IN THE STATE CEASES
TO BE A JUDGE, WHEN ANY
MEMBER OF THE COMMISSION APPOINTED FROM AMONG
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MEMBER OF THE COMMISSION APPOINTED FROM AMONG
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for the validity of any act of the Commission. The Commission shall select one of its members to serve as Chairman.

4B.

(a) A judge of the Court of Appeals, of the Circuit Courts for the Counties, of the Supreme Bench of Baltimore City, of the Orphans' Courts and all other judges elected or subject to election, and those appointed if the full term of the particular office is for not less than four years, (including a judge holding office on the date of adoption of this Amendment) may, in accordance with the procedure described in this section, be removed for misconduct in office, persistent failure to perform the duties of his office or conduct which shall prejudice the proper administration of justice, or may be retired for disability seriously interfering with the performance of his duties, which is, or is likely to become, of a permanent character. The Commission may, after such investigation as it deems necessary, order a hearing to be held before it concerning the removal or retirement of a judge. If, after hearing, the Commission finds good eause therefor as aforesaid, it shall recommend to the GENERAL ASSEMBLY shall review the record of the proceedings on the law and facts and in its case may be get the judge.

(b) The GENERAL ASSEMBLY shall review the record of the proceedings on the law and facts and in its discretion may permit the introduction of additional evidence and BY A JOINT RESOLUTION PASSED BY A TWO-THIRDS VOTE OF THE MEMBERS ELECTED IN EACH HOUSE ELECTED IN EACH HOUSE THEREOF, shall order removal or retirement, as it finds just and proper, or wholly reject the recommendation. Upon an order of removal, the judge shall thereby be retired with the rights and privileges provided by law. Upon an order of removal, the judge shall thereby be retired with the rights and privileges provided by law. Upon an order of removal from office, his salary shall cease from the date of such order, and neither he nor his widow, upon his death, shall receive any benefits, pension, or retirement allowance accrui

(c) All papers filed with and proceedings before the Commission on Judicial Disabilities, pursuant to this section shall be confidential, and the filing of papers with and the giving of testimony before the Commission shall be privileged. No other publication of such papers or proceedings shall be privileged in any action for defamation except that (a) the record filed by the Commission in the GENERAL ASSEMBLY continues to be privileged and upon such filing loses its confidential character and (b) a writing which was privileged prior to its filing with the Commission does not lose such privilege by such filing. The Commission and the GENERAL ASSEMBLY shall have the power to issue and enforce process to compel the attendance of witnesses and the production of evidence. The GENERAL ASSEMBLY shall by STATUTE provide for procedure under this section before the Commission on Judicial Disabilities and BY RULE SHALL PROVIDE FOR PROCEDURE UNDER THIS SECTION IN THE GENERAL ASSEMBLY. A judge who is a member of the Commission in substitute member of the Commission for the purpose of said particular proceedings.

(d) This section is alternative to, and any new later the member of the commission of the purpose of said particular proceedings.

ment, and the GOVERNOR shall appoint a substitute member of the Commission for the purpose of said particular proceedings.

(d) This section is alternative to, and cumulative with, the methods of retirement and removal provided in Sections 3 and 4 of this Article, and in Section 26 of Article III of this Constitution.

SEC. 2. And be it further enacted, That the foregoing sections hereby proposed as an amendment to the Constitution of this State shall, at the next General Election to be held in this State in November, 1966, be submitted to the legal and qualified voters thereof for their adoption or rejection in pursuance of the directions contained in Article XIV of the Constitution of Maryland, and at the said 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 said proposed amendment as directed by said Article XIV of the Constitution and further proceedings had in accordance with said Article XIV.

EXPLANATION: Italics indicate new matter added to existing law.

CAPITALS indicate amendments to bill. CHAPTER 781

AN ACT to propose an amendment to Article III of the Constitution of the State of Maryland, title "Legislative Department," by adding thereto a new section, to be known as Section 40C, to follow immediately after 40B of said Article, providing for an optional procedure for the acquisition of land and interests in land IN PRINCE GEORGE'S COUNTY by the Washington Suburban Sanitary Commission for the construction and extension of water supply, sewerage and drainage systems, and to provide for the submission of said amendment to the qualified voters of the State for adoption or rejection.

SECTION 1. Be it enacted by the General Assembly of Maryland, (Three-fifths

Section 1. Be it enacted by the General Assembly of Maryland, (Three-fifths of all the members elected to each of the two Houses concurring), That the following new Section 40°C, to follow immediately after Section 40°C, Eminent Domain—Water, Sewenge and Drainage Systems of the Washington Suburban Sanitary Commission; IN PRINCE GEORGE'S COUNTY. The General Assembly shall enact no law authorizing private property to be taken for public use without just compensation, to be agreed upon between the parties or awarded by a jury, being first paid or tendered to the party entitled to such compensation, except that where such property, located IN PRINCE GEORGE'S COUNTY in this State, is in the judgment of the Washington Suburban Sanitary Commission needed for water supply, sewerage and drainage systems to be extended or constructed by the said Commission, the General Assembly may provide that such property, except ANY BUILDING OR BUILD-INGS may be taken immediately upon payment therefor by the condemning authority to the owner or owners thereof or into the Court to the use of the person or persons entitled thereto, such amount as the condemning authority shall estimate to be the fair value of said property, provided such legislation requires that the condemning authority shall estimate to be the fair value of said property, provided such legislation requires that the condemning authority shall estimate to be the fair value of said property, provided such legislation requires that the condemning authority shall estimate to be the fair value of said property provided such legislation requires that the condemning authority shall estimate to be the fair value of the property being taken as evaluated by a Court of Record of this State, and also requires the payment of any furt

AN ACT to propose amendments to the following sections of the Constitution of Maryland: Sections 1, 2, 3, 15, 16, 18, and 33 of Article IV, title "Judiciary Department," subtitles respectively "Part I—General Provisions," "Part II—Court of Appeals," and "Part IV—Court of Appeals," and "Part IV—Courts of Baltimore City," to change the subtitle "Part II—Courts of Appeals," to be "Part II—Courts of Appeals," to be "Part II—Courts of Appeals," and Section 1 of Article XVII, title "Quadrennial Elections"; and to amend said Article IV of the Constitution, subtitle "Part II—Courts of Appeal," by adding new Sections 14A and 14B thereto, to follow immediately after Section 14 thereof; and to amend said Article IV of the Constitution, subtitle "Part II—Courts of Appeal," by repealing Section 18A thereof and enacting a new Sections 18A in lieu thereof, to stand in the place of the Section 18A so repealed; to authorize the General Assembly by law to create intermediate courts of appeal, to provide for the judges, jurisdiction, powers and duties of these courts, to change the powers of the Court of Appeals and other applicable provisions of the Constitution, to correct errors therein, to provide for the eligibility of members of the General Assembly to judgeships on said Courts of Appeal and to provide for the submission of these amendments to the qualified voters of the State of Maryland for their adoption or rejection.

Section 1. Be it enacted by the General Assembly of Maryland, (Three-fifths of all the members elected to each of the two houses concurring), That the following amendments be and they are hereby proposed to Sections 1, 2, 3, 15, 16, 18 and 33 of Article IV, title "Judiciary Department," subtitles respectively "Part II—General Provisions," "Part II—Courts of Appeals," and "Part IV—Courts of Baltimore City," and that the subtitle "Part II—Court of Appeals" be changed to "Part II—Court of

Section i of Article XVII, title "Quadrennial Elections"; and that Article IV of the Constitution, subtitle "Part II—Courts of Appeal," is amended by adding new Sections 14A and 14B thereto, to follow immediately after Section 14 thereof; and that said Article IV of the Constitution, subtitle "Part II—Courts of Appeal," is amended by repealing Section 18A thereof and enacting a new Section 18A in lieu thereof, to stand in the place of the Section 18A so repealed, the same if adopted by the legal and qualified voters of the State as herein provided, to become a part of the Constitution of Maryland.

Article IV

1. The Judicial power of this State shall be vested in a Court of Appeals, and such intermediate courts of appeal, as shall be provided by law by the General Assembly, Circuit Courts, Orphans' Courts, such Courts for the City of Baltimore, as are hereinafter provided for, and Justices of the Peace; all said Courts shall be Courts of Record, and each shall have a seal to be used in the authentication of all process issuing therefrom. The process and official character of Justices of the Peace shall be authenticated as hath heretofore been practiced in this State, or may hereafter be prescribed by law.

2. The Judges of all of the said Courts shall be vicinced to the state of the said Courts of the Peace shall be authenticated as hath heretofore been practiced in this State, or may hereafter be prescribed by law.

law.

2. The Judges of all of the said Courts shall be citizens of the State of Maryland, and qualified voters under this Constitution, and shall have resided therein not less than five years, and not less than six months next preceding their election, or appointment, fin the Judicial Circuit, as the case may be, in the city, county, judicial circuit or appellate judicial circuit or appellate judicial circuit or appellate judicial circuit or which they may be, respectively, elected, or appointed. They shall be not less than thirty years of age at the time of their election, or appointment, and shall be selected from those who have been admitted to practice Law in this State, and who are most distinguished for integrity, wisdom and sound legal knowledge.

3. The Judges of the several Courte Ishall other than the Court of Appeals and in the Court of the provisions of Section 5 of this Article of the Constitution, be elected in Baltimore City and in each county by the qualified voters of the city and of each county, respectively, except that in the First and Second Judicial Circuit shall be elected by the qualified voters in teach respective Judicial Circuit as hereinafter provided, all of the said Judges to be elected at the general election to be held on the Tuesday after the first Monday in November, as now provided for in the Constitution. Each of the said Judges shall hold his office for the term of fifteen years from the time of his election, and until his successor is elected and qualified, or until he shall have attained the age of seventy years, whichever may first happen, and he recligible thereto until he shall have attained the age of seventy years, whichever may first happen, and he recligible thereto until he shall have attained the age of seventy years, whichever may first happen, and he recligible thereto until he shall have attained the age of seventy years, whichever may first happen, and he recligible thereto until he shall have attained the age of seventy of the General Assembly was proposed, i

publication.

18. It shall be the duty of the Judges of the Court of Appeals to make and publish rules and regulations for the prosecution of appeals to [said] the appellate [Court] Courts whereby they shall prescribe the periods within which appeals may be taken, what part or parts of the proceedings in the Court below the continue the record on appeal, and

necessary costs and expenses in the prosecution of appeals therein; and the said Judges shall make such reduction in the fees and expenses of the said [Court] Courts as they may deem advisable. It shall also be the duty of said Judges of the Court of Appeals to devise, and promulgate by rules, or orders, forms and modes of framing and filing bills, an swers, and other proceedings and pleadings in Equity; and also forms and modes of taking and obtaining evidence, to be used in Equity cases; and to revise and regulate, generally, the practice in the Courts of Equity of this State, so as to prevent delays, and to promote brevity and conciseness in all yleadings and proceedings therein, and to abolish all unnecessary costs and expenses attending the same. And all rules and regulations hereby directed to be made, shall when made, have the force of Law, until rescinded, changed, or modified by the said Judges, or the General Assembly.

18A. The Chief Judge of the Court of Appeals shall be the administrative head of the judicial system of the State. He shall from time to time require, from each of the judges of the Circuit Courts for the several counties and of the State. He shall from time to time require, from each of the judges of the Circuit Courts for the several counties and of the State. He shall from time to time require, from each of the judges and their respective courts. He MAY, IN CASE OF AVACANCY OR OF THE ILLNESS, DISQUALIFICATION OR OTHER ABSENCE OF ANY JUDGE OF THE COURT OF APPEALS OR OF ANY JUDGE OF THE COURT OF APPEALS OR OF ANY JUDGE OF THE COURT OF APPEALS, OR FOR THE PURPOSE OF RELIEVING AN ACCUMTLATION OF BUSINESS IN ANY OF SAID COURTS, DESIGNATE AND ASSIGNATE ANY OUNTY OF THE COURT OF APPEALS OR OF ANY JUDGE OF THE COURT OF APPEALS OR OF ANY JUDGE OF THE

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TYPERTAINING TO A JUDGE OF THE COURT TO WHICH HE IS SO ASSIGNED; AND HIS POWER AND AUTHORITY SHALL CONTINE SIGNED; AND HIS POWER AND WITH RESPECT TO ALL CASES (INCLUDING ANY MOTIONS OR THERETO) WHICH MAY COME BEFFORE HIM BY VIRTUE OF SUCH DESIGNATION AND ASSIGNMENT UNTIL HIS ACTION THEREON SHALL BE COMPLETED. IN THE ABSENCE OF THE CHIEF TUDGE OF THE COURT of Appeals the provisions of this section shall be applicable to the senior judge present in eadd Court of Appeals. The powers of the Court of Appeals to such rules and regulations, if any, as the Court of Appeals from time to time shall make rules and regulations to revise the practice and procedure in the applellate courts of Appeals from time to time shall make rules and regulations to revise the practice and procedure in the appellate courts of Appeals or or therwise by law. The power of the court of Appeals or or otherwise by law. The power of the court of Appeals or otherwise by law. The power of the court of Appeals to make rules of practice and procedure in the appellate courties and regulations prescribed by the Court of Appeals or otherwise by law. The power of the courts of this State, which shall have the force of law until rescinded, changed or modified by the Court of Appeals or otherwise by law. The power of the courts of the state all be subject to the rules and regulations prescribed by the Court of Appeals to make rules of practice and procedure shall be subject to the rules and regulations for the chief of the paties and regulations for the chief of the paties of the visit of the paties of the court of Appeals and the same right of a many legal times the session thereof, and in vacation, or in Chambers, before any of said Courts, where such motions arise either, on question of fact, or for might return and the same right of appeal matter or subject depending the form the Court of Appeals and the intermediate courts of appeal, or in the Supreme Court of the United States, by or any legal matter or wherein the State and the shall reversion to

which the State is a party, or has interest, immediately to notify the Antorney General thereof.

Article XVII

1. All State officers elected by qualified voters (except judges of the Circuit Courts [of the several circuits, the member of the Court of Appeals from Baltimore City and members], judges of the Supreme Bench of Baltimore City, judges of the Court of Appeals and judges of any intermediate courts of appeal), and all county officers elected by qualified voters, shall hold office for terms of four years, and until their successors shall qualify.

That the aforegoing sections hereby proposed as amendments to the Constitution of Maryland, at the next general elections to be held in this State in November to be held in this State in November 1966, shall be submitted to the legal and qualified voters thereof for their adoption or rejection in pursuance of directions contained in Article 14 of the Constitution of this State, and at the said proposed amendments to the Constitution shall be by ballot, and upon each ballot there shall be printed the words "For the Constitutional Amendments" and "Against the Constitutional Amendments" as now provided by law, and, immediately, after said election, all returns shall be made to the Governor of the vote for and against said proposed amendments, as and against said proposed amendments, as directed by said Article 14 of the Constitution, and further proceedings had in accordance with said Article 14.

EXPLANATION: Italics indicate new matter added to existing law.

[Brackets] indicate matter stricken from existing law.

from existing law.

CAPITALS indicate amendments to bill.

CHAPTER 162

AN ACT to propose an amendment to Section 13 of Article III of the Constitution of Maryland, title "Legislative Department," making provision for filling vacancies in the office of State Senator in certain senatorial districts or subdistricts, correcting an error in this section, and submitting this amendment to the qualified voters of the State for adoption or rejection.

Section 1. Be it enacted by the General Assembly of Maryland (three-fifths 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 Section 13 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.

13. (a) In case of death, disqualification, resignation, refusal to act, expulsion, or removal from the county or city for which he shall have been elected, of any person who shall have been chosen as a Delegate or Senator, or in case of a tie between two or more such qualified Ipresons] persons, the Governor shall appoint a person to fill such vacancy from a person whose name shall be submitted to him in writing, within THIRTY days after the occurrence of the vacancy, by the State Central Committee of the political party as the person whose office is to be filled; and it shall be the duty of the Governor to make said appointment within fifteen days after the submission thereof to him. If a name is not submitted by the State Central Committee within THIRTY days after the occurrence of the vacancy, by the Covernor within another period of fifteen days shall appoint a person, WHO SHALL BE OF THE SAME POLITICAL PARTY AS THE PERSON WHOSE OFFICE IS TO BE FILLED, AND who is otherwise properly qualified to hold the office of delegate or senator in such District or County. In the event there is no State Central Committee in the County or

unexpired term of the person whose of-fice has become vacant.

(b) In addition, and in submitting a name to the Governor to fill a vacancy in a Senatorial district or subdistrict, as the case may be, in any of the twenty-three counties of Maryland, the State General Committee or and ittees shall follow these providences

(1) If the vacancy occurs in a district or subdistrict having the same boundaries as a county, the State Central Committee of the county shall submit the name of a resident of the district or subdistrict.

(2) If the vacancy occurs in a district or subdistrict which has boundaries comprising a portion of one county, the State Central Committee of that county shall submit the name of a resident of the district or subdistrict.

(3) If the vacancy occurs in a district or subdistrict which has boundaries comprising a portion or all of two or more counties, the State Central Committee of each county involved shall have one vote for submitting the name of a resident of the district or subdistrict; and if there is a tie vote between or among the State Central Committees, the list of names there proposed shall be submitted to the Governor, and he shall make the appointment from the list.

SEC. 2. And be it further enacted, That the aforegoing section hereby proposed as an amendment to the Constitution of Maryland, at the next general election to be held in this State in November 1966, shall be submitted to the legal and qualified voters thereof for their adoption or rejection in pursuance of directions contained in Article XIV of the Constitutional Amendment" and "Against said proposed amendment as directed by said Article XIV of the Constitution, and further proceedings had in accordance with said Article XIV.

EXPLANATION: Italics indicate new matter added to existing law.

CAPITALS indicate matter stricken from existing law.

CHAPTER 185

AN ACT to propose an amendment to Article 3 of the Constitution of Maryland, (three-fifts of the State for adoption or rejection. Section 61 of said Article XI.

EXPLANATION: Italics indicate new matter added to existing law.

CAPITALS indicate amendment to Article 3 of the State for adoption or rejection.

Secti

voters of the State as herein provided, to become a part of the Constitution of Maryland:

62.

The General Assembly shall have power by law to establish a Workmen's Compensation Commission in this State, and to prescribe and from time to time to alter the number, qualifications, tenure and method of selection of the members of the Commission, and their powers, duties, and compensation; but the term of office or the compensation of any member of the Commission shall not be reduced during his continuance in office. THE POWER TO ESTABLISH SUCH A COMMISSION IN THIS STATE SHALL NOT BE CONSTRUED TO AFFECT THE TENURE OF ANY MEMBER OF THE COMMISSION IN OFFICE WHEN THIS SECTION BE-COMES EFFECTIVE.

Sec. 2. And be it further enacted, That the aforegoing amendment to the Constitution of the State of Maryland shall, at the election to be held in November, 1966, 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 of the State of Maryland, and at the same general election the vote on the said proposed amendment to the Constitution and 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 matter stricken from existing law.

CAPITALS indicate amendments to bill.

CHAPTER 187

AN ACT to propose an amendment to Section 26 of Article IV of the Constitution of Maryland, tille "Judiciary Department," subtitle "Deputy Clerks," by repealing and re-enacting a new section in lieu thereof, excepting Washington County from the provision that deputy clerks of court shall be removable by the respective judges of

the State of Maryland for their adoption or rejection.

SECTION 1. Be it enacted by the General Assembly of Maryland, (Three-fifths of all the Members elected to each of the two Houses concurring), That the following be and it is hereby proposed as an amendment to Article IV of the Constitution of Maryland, title "Judiciary Department," subtitle "Deputy Clerks," by repealing Section 26 thereof and enacting in lieu thereof a new Section 26 to stand in the place of the section so repealed, if adopted by the legal and qualified voters of the State as herein provided, to become a part of the Constitution of Maryland, and to read as follows:

provided, to become a part of the Constitution of Maryland, and to read as follows:

26.

The said Clerks shall appoint, subject to the confirmation of the Judges of their respective Courts, as many deputies under them, as the said Judges shall deem necessary, to perform, together with themselves, the duties of the said office, who shall be removable by the said Judges for inconspetency, or neglect of duty, and whose compensation shall be according to existing, or future provisions of the General Assembly. Washington County shall be excepted from the provision of this section dealing with the removal of deputy clerks.

Sec. 2. And be it further enacted. That the aforegoing section hereby proposed as an amendment to the Constitution of Maryland, at the next general election to be held in this State in November 1966, shall be submitted to the legal and qualified voters thereof for their adoption or rejection in pursuance of directions contained in Article 14 of the Constitution of this State, and at the said 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 the Constitutional Amendment" as now provided by law, and, immediately, after said election, all returns shall be made to the Governor of the vote for and against said proposed amendments, as directed by said Article 14.

Expriantations: Italics indicate new matter added to existing law.

CHAPTER 304

AN ACT to propose an amendment to Section 40A of Article III of the Constitution of Maryland, title "Legislative Department," to provide the municipal corporations within Cedil County with certain quick-taking authority for right-of-way for municipal roads, streets AND EXTENSION OF MUNICIPAL WATER AND SEW-AGE FACILITIES, and providing for the submission of this amendment to the qualified voters of the State of Maryland for their adoption or rejection.

Maryland for their adoption or rejection.

SECTION 1. Be it enacted by the General Assembly of Maryland (three-fifths of all members elected to each of the two houses concurring). That the following section be and the same is hereby proposed as an amendment to Section 40A 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.

40A.

The General Assembly shall enact no law authorizing private property to be aken for public use without just compensation, to be agreed upon between 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 that such property may be taken immediately upon payment therefor to the owner or owners thereofy by the State or by the Mayor and City Council of Baltimore, as the came and City Council of Baltimore and City Council of Baltimore and City Council of Baltimore county, and further sum that may subsequently be added by a jury; and further provided that the authority and procedure for the immediate taking of property as it applies to the Mayor and City Council of Baltimore on June 1, 1961, shall remain in force and effect to and including June 1, 1963, and where such property is situated in Baltimore County and is desired by Baltimore of June 1, 1961, shall remain in force and effect to and including June 1, 1963, and where 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 and upon a finding by the County Council of said County that there is immediate med therefor for right of way for County of the various municipal corporations that the county of the various municipal corporations that the county of the various municipal corporations within Cecil County, where in the judgment of and upon a finding by the governing body of said muni

From and after January 1, 1955, there shall be in the third, fourth, fifth, sixth and seventh circuits at least one judge for each county, who shall be a resident of the county in which he shall hold office, and who shall be elected by the voters thereof, to be styled judges of the Circuit Court, to be elected or appointed as herein provided. The number of judges for any of the circuits or for any of the counties, may be increased or decreased by the General Assembly from time to time, and any vacancy so created shall be filled as provided in Section 5 of this Article except that in the third, fourth, fifth, sixth, and seventh judicial circuits there shall never be less than one judge for each county and in all of the circuits there shall never be less than four for each circuit. The senior judge in length of service shall be the chief judge of the circuit; the other judge or judges shall be associate judges. In the first and second judicial circuits no two of said judges of the Circuit Court shall at the time of their election or appointment, or during the term for which they may have been elected or appointed, reside in any one county, except in Cecil County wherein two said judges may reside at one time PROVIDED THAT EACH OF THE OTHER COUNTIES WITHIN THE SECOND JUDICIAL CIRCUIT SHALL HAVE AT LEAST ONE JUDGE RESIDENT THEREIN. In the first and second judicial circuits, in case any candidate or candidates for judge at any election shall receive sufficient votes to cause such candidates for judge at any election shall receive sufficient votes to cause such candidates for judge at any election shall receive sufficient votes to cause such candidates for judge at any election shall receive sufficient votes to cause such candidates for judge at any election shall receive sufficient votes candidates or candidates or candidates to be declared elected, but the election of such candidate or candidates for judges at any election shall be declared elected only that candidate or those candidates as sufficient number of jud

December 1, 1960, there shall be not less than five judges resident in Montgomery County.

Notwithstanding any other provision of this Article the vacancy in Montgomery County created by the adoption of this amendment shall not be filled by appointment as provided in Section 5 of this Article, but at the first biennial general election for Representatives in Congress, after the adoption of this amendment a judge shall be elected by the qualified voters of Montgomery County to fill such vacancy in such county. Any other vacancy in such county. Any other vacancy in the office of Judge of the Circuit Court for Montgomery County and any vacancy in the second judicial circuit shall be filled as provided in Sections 3 and 5 of this Article, except that the person initially appointed to fill the vacancy in the second judicial circuit shall be a resident of Kent County.

The said judges shall hold such terms of the Circuit Court in each of the counties composing their respective circuits, at such times as are now prescribed or may hereafter be prescribed by rules or regulations by the Court of Appeals or otherwise by law, One Judge in each of the first seven circuits shall constitute a quorum for the transaction

of any business; and the said judges, or any of them, may hold special terms of their Courts, when in their discretion, the business of the several counties renders such terms necessary.

All provisions of the Constitution of Maryland and all Acts of the General Assembly relating to the Court of Appeals or any other courts, and all rules heretofore adopted by the Court of Appeals, not inconsistent with the provisions of the sections amended or added by this amendment, shall remain in full force and effect unless and until amended or repealed by proper authority. All salaries now prescribed by law for associate judges of the Circuit Courts shall continue to apply to all judges (including chief judges) of the Circuit Court. No member of the General Assembly at which either of these amendments was proposed, or at which the number of salary of judges for any of the eight circuits or for any of the counties may be or may have been increased or decreased by the General Assembly from time to time, if otherwise qualified, shall be ineligible for appointment or election as judge of the Court of Appeals or any other court by reason of his membership in such General Assembly.

In the event and to the extent of any inconsistency between the provisions of any sexisting law, the provisions of the sections amended or added shall prevail, and such other provisions shall be repealed or abrogated to the extent of such inconsistency, except Section 35A or Article III of this Constitution; provided, however, that in the event of any inconsistency between the provisions of the sections thus amended or added and any of the other provisions of this Constitution as amended by any other amendments which may be adopted at the same time or times as these amendments, i.e., at the election held in November, 1964, or at the election held in November, 1960, the changes made by these amendments which may be adopted at the same time or times as these amendments, i.e., at the election held in November, 1960, the changes made by these amendments

Maryland for their adoption of 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 Section 52(8) be and the same is hereby proposed as an amendment to Article III of the Constitution of Maryland, title "Legislative Department," 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 and to read as follows:

52.

(8) Supplementary Appropriation Bill, INeither House shall consider other appropriations until] Either House may consider other appropriations but both houses shall not finally act upon such appropriations until after the Budget Bill has, been finally acted upon by both Houses, and no such other appropriation shall be valid except in accordance with the provisions following: (a) Every such appropriation shall be embodied in a separate bill limited to some single work, object or purpose therein stated and called herein a Supplementary Appropriation Bill shall provide the revenue necessary to pay the appropriation thereby made by a tax, direct or indirect, to be levied and collected as shall be directed in said bill; (c) No Supplementary Appropriation Bill shall become a law unless it be passed in each House by a vote of a majority of the whole number of the members elected, and the yeas and nays recorded on its final passage; (d) Each Supplementary Appropriation Bill shall be presented to the Governor of the State as provided in Section 17 of Article 2 of the Constitution and thereafter all the provisions of said section shall apply.

SEC. 2. And be it further enacted, That the aforegoing section hereby proposed as an amendment to the Constitution of Maryland, at the next general election to be held in this State in November 1966, shall be submitted to the legal and qualified voters thereof for their adoption or rejection in pursuance of directions contained in Article 14 of the Constitution of this State, and at the said 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 the Constitutional Amendment" as now provided by law, and, immediately after said election, all returns shall be made to the Governor of the vote for and against said proposed amendment to the Constitution, and further proceedings had in accordance with said Article 14.

Explanation: Halics indicate mew matter staid election in the said Art

vided, to become a part of the Constitution of Maryland.

There shall be a Treasury Department, consisting of a Comptroller chosen by the qualified electors of the State, at each general election at which the Governor is chosen, who shall receive such salary as may be fixed by law; and a Treasurer, to be appointed by the two Houses of the Legislature, at each regular session thereof, in which begins the term of the Governor, on joint ballot, who shall receive Ian annual salary of two thousand five hundred dollars] such salary as may be fixed by law; and the terms of office of the said Comptroller and Treasurer shall be for four years, and until their successors shall qualify; and neither of the said officers shall be allowed, or receive any fees, commissions or perquisites of any kind in addition to his salary for the performance of any duty or services whatsoever. In case of a vacancy in either of the offices by death or otherwise, the Governor, by and with the advice and consent of the Senate, shall fill such vacancy by appointment, to continue until another election or a choice by the Legislature, as the case may be, and until the qualification of the successor. The Comptroller and the Treasurer shall keep their offices at the seat of government, and shall take such oaths, and enter into such bonds for the faithful discharge of their duties as are now, or may hereafter be prescribed by law.

Sec. 2. And be it further enacted, That the aforegoing section hereby proposed as an assendment to the Constitution of Maryland, at the next general election to be held in this State in November 1966, shall be submitted to the

legal and qualified voters thereof for their adoption or rejection in pursuance of directions contained in Article 14 of the Constitution of this State, and at the said general election, the vote on the said proposed amendments to the Constitution 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 Constitutional Amendment" as now provided by law, and, immediately after said election, all returns shall be made to the Governor of the vote for and against said proposed amendment, as directed by said Article 14 of the Constitution, and further proceedings had in accordance with said Article 14.

Explanation: Italics indicate matter stricken from existing law.

CAPITALS indicate amendments to bill.

CHAPTER 431

AN ACT to propose an amendment to Section 15 of Article III of the Constitution of Maryland, title "Legislative Department," to provide that the General Assembly shall be empowered to set its own compensation, and providing for the submission of this amendment to the qualified voters of the State of Maryland for their adoption or rejection.

Section 1. Be it enacted by the General Assembly of Maryland, (three-fifths of all the members elected to each of the two Houses concurring), That the following section be and it is hereby proposed as an amendment to 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 part of the Constitution of Maryland;

15.

The General Assembly may continue

The General Assembly may continue its session so long as in its judgment the public interest may require, for a period not longer than seventy days in each year; and on and after January 1, 11965 1767 each member thereof shall receive Ia compensation of Twenty-four Hundred Dollars (\$2,400.00), 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 and Fifty Dollars (\$250.00) per annum.] SUCH COMPENSATION AS SHALL BE PROVIDED BY LAW BY THE GENERAL ASSEMBLY WHICH SHALL NOT BE DIMINISHED OR REDUCED DURING ANY TERM OF OFFICE. When the General Assembly shall be convened by Proclamation of the Governor, the session shall not continue longer than thirty days, but 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 Maryland, at the next general election to be held in this State in November, 1966, shall be submitted to the legal and qualified voters thereof for their adoption or rejection in pursuance of directions contained in Article 14 of the Constitution of this State, and at the said 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 the Constitutional Amendment" as now provided by law, and, immediately after said election, all returns shall be made to the Governor of the vote for and against said proposed amendment to the Constitution of the State of Maryland, to the Constitution of the office of Commissioner of the Land Office, and providing for the submission of this amendment to Section 4 of Article VII of the Constitut

nor, by whom he shall have been appointed, and until his successor shall be appointed and qualified. He shall perform such duties as are now required of the Commissioner of the Land Office, or such as may hereafter be prescribed by Law, and shall also be the Keeper of the Chancery Records. He shall receive a salary of One Thousand Five Hundred Dollars per annum, to be paid out of the Treasury, and shall charge such fees as are now, or may be hereafter fixed by Law. He shall make a semi-annual report of all the fees of his office, both as Commissioner of the Land Office, and as Keeper of the Chancery Records, to the Comptroller of the Treasury, and shall pay the same semi-annually into the Treasury. The office of the Commissioner of the Land Office, and as the end of the term of the present incumbent.

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 1966, 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," as now prescribed by law, and immediately after said election, due returns shall be made to the Governor of the vote for and against said proposed amendment, as mow prescribed by said Article 14 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.

I, J. MILLARD TAWES, GOVER.

NOR 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, and where not more than

J. MILLARD TAWES, By the Governor:



SIMPKINS.

LLOYD L.

By Ted Kesting

should hear is a dull, pile-driving with. sort of thud. Then, without looking, you know you hit that goose -you hit him good. Let him lie for the moment, or send the retriever after him. You are free to concentrate on the next bird, points out Pete Brown, Editor of Sports Afield Magazine.

If you are shooting out of a blind where the geese come in close, this kind of clean kill is no problem at all (for a reasonably good wing shot, that is) For close-range shooting there are hunters who do well with 71/2 shot. They concentrate on that head sticking way out front and shoot up hardly any meat.

The goose - shooting problem omes with those high-flying pass shots. The question is: What's the best load to bring those high fliers down so they thump and cripples maybe a mile away?

Of course, we'll assume that tary on the estate of the hunter exercises reasonable CHARLES RUSSELL ANDREW restraint. If he blasts away at late of Frederick County, Marybirds beyond the range of his land, Deceased. All persons havgun and his ability to lead, he's ing claims against the deceased are going to cripple some no matter warned to exhibit the same, with what he shoots.

inch magnum with pretty nearly immediate payment. as much (17/8 ounces).

There has been a lot of brag- day of September, 1966. ging, too, about the fantastic long shots made with big magnums. This bragging usually comes just after the proud magnum owner has reached up so far that he has proclaimed the virtues of his big gun before the goose ever hits the ground. Of course, this can happen with any load and occa-

sionally does. One shot happens to gain easy access to a highly vital spot.

Are the big magnums really of any advantage for long - range shots? Yes, they are - if the right-size shot is used and if the shooter is capable of making proper leads at long range. However, they do not have so much Immediately following the blast advantage over the lesser shells of the gun, the next sound you as they are frequently credited



that makes everybody sick except those who swallow it."

#### LEGAL

EXECUTORS' NOTICE

This is to give notice that the subscribers have obtained from the bounce instead of gliding down as Orphans' Court of Frederick County, in Maryland, letters Testamen-

the vouchers thereof, legally au-There had been a lot of theories and a lot of talk about the or before the 26th day of March, long-range capabilities of the big magnum shells — the 10-gauge law be excluded from all benefit 3½-inch magnum with two ounc- of said estate. Those indebted to es of shot and the 12-gauge, three- the deceased are desired to make

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#### BABSON

Writes . . .

BY ROGER W. BABSON Babson's Point Of View On: The Bond Market

BABSON PARK, Mass., Oct. 13—The other day we were talking with the partner of a large



ing for an experienced trader of bonds for better than a couple of months. A number of prospects were in-

terviewed; but, long on ambition, they were very short on the chief qualification: experience. Back In Fashion Again

Actually, it is no wonder that experienced bond men are scarcer than hen's teeth. Common stocks have been all the rage with the average individual investor ever since the end of World War II . . . and for a spell even before that. Banks, insurance companies, and some trustees were the only ones who had much interest in bonds. As a matter of fact, even they bought more from necessity than from their love of bonds.

During the last big war, the Government and the Treasury, on the one side, and the Federal Reserve Board, on the other side, co-operated to keep interest rates low to hold down the huge expense of a soaring federal debt burden. This "accord" was highly inflationary . . . because every time the Fed bought bonds to support the bond market, it filled the banks fuller and fuller of loanable funds. At the end of the fifth decade, this accord was scrapped; interest rates started a long climb, and bonds went into a secular slump from which they have not yet emerged. Today, yields of 6% on bonds are not hard to find, and these handsome returns have attracted buyers who never before bought bonds. In a word, bonds are back in fashion again!

But What About Inflation? With the exception of a short period toward the end of the 1950's, those who bought bonds during and after World War II have had a very bitter experinece. First, most of the bonds purchased had low cou-

Address

pon rates . . . ranging from around  $2\frac{1}{2}$ % to something over 4%. Naturally, as interest rates moved higher, the older, lowercoupon-rate issues fell in price. Second, during most of this period, stock prices rose handsomely . . . making bonds look like a very poor second choice indeed. Third-and most damaging to the bond owner-prices for consumer goods climbed ever higher, so that the yearly interest received bought less and less and the purchasing power of the bond when paid off at maturity was far below the purchasing power of the original

The recent swift rise in the coupon rates on best - quality bonds-to 6% and even higher -is giving the buyer a good current income and lessens the danger of any future fall in the prices of such issues. Many will tell you that the treat of inflation, of further advances in the cost of living, makes bonds still unattractive; but this fear may be unwarranted today. At present low quotations for many sound bonds, all their owner has to do is purchase them at a discount and hold them to maturity, thereby increasing his capital. This method of protecting against inflation was not available when 3% bonds were selling close to 100. And the competition from stocks - even after their recent slump-is not very great, since many of the popular issues now yield only

Tax Exemption Too There seems little doubt that Congress will raise all income taxes for 1957. Such action will make tax-exempt bonds more appealing than they are now. Once it was thought that only the very wealthy should be interested in tax-exempt securities. However, those who pay only 20% to 30% of their taxable income to Uncle Sam can make really worthwhile savings in present depressed tax-exempt bond markets. Many of the taxexempt obligations issued ten and fifteen years ago, with maturities in the next five years, can be had today at deep discounts. You pay no federal taxes on the yearly interest while you hold them, and you enjoy the favorable long-term capital gains tax on the increase at ma-

The Long View
A review of the price movements of stocks and bonds over a long sweep of history indicates that popularity may ride with stocks for many years and then swing to bonds. Since 1949, bonds have been in the discard and stocks in the as-

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stocks and bonds may be making the foundation for the building of a new cyclical climb in bond

#### Social Security Information

Every month, 120,000 Americans each the age of 65. Many soono-be 65's ask, "When is the best ime for me to sign up for medi-

The answer is 2 or 3 months befor they reach 65. If they sign bered year. But it is important hours. they get help with doctor bills berinning with the month they reach

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cendancy. It is just possible 65, their doctor bill coverage un- the other part of medicare — betat recent interaction between der the voluntary medical insur- gins with the month a person

each person reaching 65 has 2 for retroactive benefits under docperiods during which he may sign tor bill insurance; it can only up for the voluntary doctor bill start after you apply for it. insurance part of the program. For further information, ask at with the third month before the The Hagerstown District Office is month the person is 65, includes located at 59 North Cannon Avethe month in which he reaches 65, nue and is open Monday through and ends with the third month Friday from 8:45 a.m. to 5:00 enroll during this first period has 8:00 p.m. on Monday evenings to one other opportunity—in the last assist persons who are unable to 3 months of the next odd-num-visit the office during regular for everyone to know not only the advantages of signing up in the first enrollment period, but Deadline Near For If they wait until they reach also the advantages of signing up in the first 2 months of the Coast Guard

first enrollment period. Failure to enroll in the 7 month Applications initial enrollment period means remindent only a wait until the next ed that Dec. 15, 1966 is the deadincluding the following units: general enrollment period, but also line for submitting applications three in English, two in algebra, a continued waiting period until to compete for appointment as Ca- and one in plane geometry. Apare reliable and have proven through the following July for the protection to start, and a 10 per cent the 91st annual competition for sical condition, between 64 and property of the 91st annual competition for sical condition, between 64 and property of the 91st annual competition for sical condition, between 64 and property of the 91st annual competition for sical condition, between 64 and property of the 91st annual competition for sical condition, between 64 and property of the 91st annual competition for sical condition, between 64 and property of the 91st annual competition for sical condition, between 64 and property of the 91st annual competition for sical condition, between 64 and property of the 91st annual competition for sical condition, between 64 and property of the 91st annual competition for sical condition for sical conditions and property of the 91st annual competition for sical conditions are significant.

der the voluntary medical insur-ance cannot start until 1 to 3 reaches 65, if he applies no later The medicare law provides that month. There is no such provision

The first of these periods begins your local social security office. after that. A person who does not p.m. The office remains open until

increase in premium payments.

The voluntary medical insurGuard Academy at New London, tionate weight, and have at least ance part of medicare covers doctors' services wherever they are 1966 administration of the Col- 20/20. provided—at home, doctor's office, lege Entrance Examination Board or in the hospital; surgeon's fees; Tests. Appointments are made and a wide variety of other med-ical expenses in and out of the with no Congressional appointments or geographical quotas. Ap-Hospital insurance coverage - plication deadline for the tests is

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## **Emmitsburg Chronicle**

ance cannot start until 1 to 3 reaches 65, if he applies no later months after they sign up for it. than 12 months following that The medicare law provides that month. There is no such provision Seton Avenue, Emmitsburg, Maryland 21727. Telephone 301-447-5511.

CHARLES ARTHUR ELDER, Editor-Publisher

All Communications and Checks intended for this Paper should be addressed and made payable to the CHRONICLE PRESS INCORPORATED, Emmitsburg, Md. 21727. Copy for Advertisements must be received in this Office not later than Tuesday morning to insure publication in the current week's edition. Advertising rates furnished upon request. Subscription rate, \$3.00 per year in advance.

Entered as Second Class Matter at the Postoffice at Emmitsburg, Maryland, under the Congressional Act of March 3, 1879.



November 1, 1966.

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NOW, as many kinds as there are kinds of drivers to enjoy them-from the SS 396 (the Chevelle for the DRIVING MAN) to the brand new Concours Custom Wagon!

Long live Chevelle! And its trim dimensions, sharp performance and great maneuverability. For '67, there're a new grille, new wraparound taillights and distinctive sheet-metal changes. The effect is a newer, more contemporary look.

As for specific models, one is completely new: the sumptuous Concours Custom Wagon shown below, featuring the rich look of wood outside. Then there's the SS 396 with a 396-cubic-inch Turbo-Jet V8, special suspension and an even more remarkable capacity for delighting the stout of heart. Other models, too: Malibu, 300 Deluxe and 300, all with Body by Fisher.

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#### NOTICES

NOTICE - Food and Rummage Sale sponsored by St. Anthony's Shrine, Saturday, Oct. 29, school hall. New and used clothing will be on sale, starting at 2 p.m. Public invited. 10|14|2t|

OCTOBER SPECIAL—Unico Electric Range, \$199. Free electric installation and S&H Green stamps. Emmitsburg Feed and Farm Supply, E. Main St.

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#### LEGAL

ADMINISTRATOR'S NOTICE This is to give notice that the ubscriber has obtained from the Orphans' Court of Fredercik County, in Maryland, letters of Admin-

GEORGE EUGENE MILLER late of Frederick County, Mary-PLymouth 6-6991. William Led- land, Deceased. All persons havtft ing claims against the deceased are warned to exhibit the same, with the vouchers thereof, legally Call 447-4291 after 5 p.m. tf or before the 26th day of March, fice building near Square. Heat- law be excluded from all benefit ed by oil heater. Phone 447- of said estate. Those indebted to 2527 after 4:00. P. A. Stoner. the deceased are desired to make

immediate payment. Given under my hand this 14th day of September, 1966. JERRY L, WACHTER

Administrator W. JEROME OFFUTT and E. NEWTON STEELY, JR. Attorneys

True Copy-Test: THOMAS M. EICHELBERGER Register of Wills for Frederick County, Md.

NOTICE TO BIDDERS The Board of Education of Frederick County, 115 East Church Street, Frederick, Maryland, invites bids on supplying and delivering two (2) carry-alls.

The specifications and proposal sheets may be obtained at the Board of Education Office. Sealed bids will be required at with storm windows; hot air the Board of Education Office un-

> 10|14|4tp | 11:00 a. m. (DST), Oct. 21, 1966 The Board of Education reserves the right to reject any or all proposals and to waive in-

By Order of the Board of Education of Frederick County. JOHN L. CARNOCHAN, JR. Secretary-Treasurer

#### Personals

Mr. and Mrs. Roy Wivell have returned home after touring the Northwestern States.

Dr. J. W. Houser has returned home from an extended visit to Canada and Nova Scotia. Prof. Ray R. Lauer, Mt. St. Mary's, is confined to his home,

Center Square, suffering from an ttack of pneumonia. Mrs. Charles S. Owens, Datonia Beach, Florida, is spending a few days with Mrs. B. P. Ogle.

#### Holiday Fatals Increase By Use Of Alcohol

chain of events leading to an acci-A special study made several tober 16, 1 p.m. at Stouter's years ago by the National Safety meadow. Benefit Vigilant Hose Council showed that 55 per cent dent-your accident-every factor becomes important. Co., Emmitsburg. 12 gauge of the Christmas season's fatal shotguns—shells furnished. Retraffic accidents involved a drinkfreshments on sale. Look for ing driver. In Maryland, a sim tf ilar study showed that 72 per cent of drivers killed in collisions had zig-zag sewing machine. Sews licemen in Buffalo, New York, ex- New Frontier Club held its regu- that Taneytown has an unlimited Blind amined not only crash victims but lar monthly meeting at the VFW supply of water, but the water hems dresses, mends and darns. others driving past at the time in Emmitsburg. of the accident as well. They dis- The Democratic women's group covered that 55 per cent of the is interested in the sixteen constiformer were under the influence tutional amendments to be voted of alcohol, compared to 13 per on in the General Election Nov. cent of the passers-by.

from three misconceptions:

Misconception number one -Alcohol doesn't affect me because eliminate alcohol faster by engag- Democratic politics. ing in some strenuous activity. Your liver will continue to burn up the alcohol in its own unhurried way. (Alcohol disappears from the blood stream normally at about the rate of 0.015 per cent each hour.) The same amount of alcohol in the blood stream makes the experienced drunk just as drunk as the novice drunk. He may control himself better and not show the effects so readily-State Farm Insurance Companies but in an automobile, they're both in sad shape.

Misconception number two - I can drive as well or better after a few drinks. This belief stems from a little fact, but more fiction. Alcohol may improve performances in instances where fear or tension become a factor. Place No selling. Refill and collect a six-inch board on the sidewalk money from New Type coin oper- and you could balance on it easily. ated dispensers in this area. Must Raise that board 20 stories and have car, references, \$550 to \$1850 fear would paralyze your actions. cash. Ten hours weekly can net Given a few drinks of whisky excellent income. More time can though, your fears would vanish. result in more money. For per- You could proceed despite the sonal interview write CO.REP., danger. Yet one drink too many INC., 10 CALIFORNIA AVE., and your equilibrium would fol-PITTSBURGH, PA. 15202. In-clude phone number. 1tp fall with a big bump at the bottom. The same parallel holds true with the automobile, except that most people don't improve their driving by removing fears.

Misconception number three -One little drink won't hurt me. Probably not, unless it makes it easier to accept that second drink. Most medical authorities now agree that some impairment begins when

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WE HAVE ALL THE NEW COLORS Come in and see them

Geo. M. Zerting Hardware, Inc.

GETTYSBURG, PA.

Meeting Held Monday evening, October 10, the

may be slight, perhaps less than

if you had a bad cold, but in the

8. Because of this interest, an in-The National Safety Council formed member of the Frederick says the American public suffers County League of Women Voters was invited to discuss the amend-

ments at the October session. Thursday, Sept. 29, club mem-I've built up a tolerance for it. bers maintained the Democratic Medically, this reasoning is un- Headquarters at the Frederick sound. You can slow your body's Fair. The New Frontier women absorption of alcohol by eating served cookies and coffee and ana lot of food. But you cannot swered any questions related to

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Are You Tired of Commuling To Washington?
3-bedroom rancher, near Sligo
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We need farm property to sell. Have buyer for ten acres; 100 acres with main dwelling and tenan, dwelling.

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Register of Wills

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-By Authority Candidate

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the blood alcohol level nears 0.031 The next regular meeting is supply has increased sufficiently per cent, or the approximate effect scheduled for Monday evening, No- to lift the ban. Citizens are asked, of one drink. The impairment vember 14. however, not to waste water and to conserve it as much as possible.

#### Water Ban Lifted In Taneytown

The ban on water usage was ordered lifted Thursday at midweek.

This, however, does not mean



Plans were made to drill anoth-

formation can be obtained. Mr. and Mrs. Carroll Frock Sr., Mr. and Mrs. Raynor Stambaugh and Mrs. Guy Warren returned night at a meeting of the Taney-town Borough Council earlier this home after spending the weekend at Roanoke, Va., and Skyline Drive.

er well as soon as necessary in-

Miss Madeleine Twomey and Miss Josephine Frizell of Philadelphia, and Mrs. C. V. Sullivan of Blatimore, spent several days with Mrs. Joseph Sullivan and Mrs. George Thompson.

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October 18

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1965 Corvair Monza Coupe; Like New; 4 Speed; Low Mileage 1963 Corvair 2-Dr. Monza; 4 Spd.; Bucket Seats. 1963 Ford Galaxie 2-Dr. H.T. 406 V-8; 4 Spd.; Stick; Ex. Clean 1963 Ford Galaxie 2-Dr. H.T.; Fully Equipped; Like New. 1963 Ford Galaxie 4-Dr.; Fully Equipped; Very Clean. 1962 Ford Galaxie 4-Dr. V-8; Fully Equipped.

1962 Falcon 4-Door; Fully Equipped; Very Clean.
1962 Falcon 2-Dr.; Bucket Seats; R&H.
1962 Ford Galaxie 2-Dr. H.T.; Fully Equipped; Extra Clean

1961 Falcon 2-Dr.; Auto.; R&H. 1961 Ford 4-Dr., 6 Cyl.; R&H; Very Clean 1961 Falcon 4-Dr., 6 Cyl.; R&H; Std. Shift. 1960 Falcon 4-Dr., 6 Cyl.; Std. Shift; R&H. 1960 Ford 4-Dr.; S d. Shift; R&H.

1958 Chevrolet 4-Dr. H.T., V-8; Fully Equipped. 1961 Chevrolet Panel, ½-Ton; New Paint. 1955 Ford Pickup, ½-Ton; Custom Cab; New Paint. 1953 Chevrolet ½-Ton Pickup; Good Condition.

END OF YEAR SALE ON ALL NEW FORDS IN STOCK

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MEN'S SHOP Opposite The Courthouse

Baltimore St.-Gettysburg



Happy birthday to Joann De-sung by all her eight brothers nine children. She is pictured at lars richer. Neither had seen acnise Smith, daughter of Mr. and recently. Joann, 2, is the only center, front row. Mrs. Karl Smith, Rocky Ridge, was | daughter of the Smith's who have

## Viewboint

By Thomas C. Callahan

came down onto the pitching "boss" as he flung the foam at mound to hug hurler Dave Mc- his tutor. Nally, the dugout was empty, the | Everyone went on a beer diet

ly playing Sousa's great marches, agiola, stepped to the platform a bucket of water. and two planes towing forgettable messages nearly collided with a Thompson but his interview never agont a bucket of water.

The Maryland Lutheran Church Women of the Frederick and Westmessages nearly collided with a Thompson but his interview never prey upon from a small-town news- minster Districts will unite for got started. Curt Blefary whisp- paperman's point of view, for the their Fall Assembly. The Luther-Lou Johnson lifted a towering ered below the pitch of the mi- "pros" were getting all the edge- an Church Women of the Fredfly ball which came to rest on a crophone, "I've been waiting two wise words in and the questions erick Evangelical Lutheran Church soft chocolate - colored piece of years for this, Joey", and splat! all sounded like yesterday's sports will be host for the assembly. It leather that reeked of neatsfoot Shaving cream engulfed the head oil and a champion was crowned. of the good natured ex-ballplayer The leather was the glove of cen- and he quipped: "Sign me for anterfielder Paul Blair and the other shaving commercial." Manchampion, the 1966 Baltimore ager of the year, Hank Bauer, Orioles. Brooks Robinson leaped got into the act and Blefary at into the air and by the time he least had the respect to call him

press typewriters had stopped and the sandwiches went untouch-clicking, and Vice President Hu- ed for the first hour. The same er, labeled a "bake" by his team-er, labeled a "bake" by his teambert Humphrev had only the Se- can't be said for the cake, which mates (a cut-up in baseball jarcret Service fussing over him. Re- was promptly lowered onto the gon) did likewise. These men as calling the unbelievably rowdy af- unexpecting head of Boog Powell. much as any, more than some, eptermath of the pennant-clincher in The big first-baseman never caught itomize the spirit of '66. I don't Kansas City, I was surprised and the culprit, but got his revenge believe the championship would BALTIMORE, Oct. 9 — It was absurb. A 30x42 foot flag dwarf- the Oriole clubhouse immediately Vic Rosnovsky, who thought them. ed the scoreboard, the Baltimore after the game. It wasn't to results after the game after the game. It wasn't to results after the game after the game. It wasn't to results after the game after the game after the game. It wasn't to results after the game Symphony Orchestra was serenethe big three networks, Joe Gar-counted out 1-2-3 and let fly with To Assemble

page. I dutifully nodded at ev- will be held on Wednesday, Octoberthing Frank Robinson was er 19, 1966, with registration be- er, pastor of the host church, will be held on Wednesday, Octoberthing Frank Robinson was er 19, 1966, with registration be- er, pastor of the host church, will be held on Wednesday, Octoberthing Frank Robinson was er 19, 1966, with registration be-

Jay started to say that when the just recently in the May "Guide-Orioles don't need it, he is glad lines." if the visitors win; but, his periferal vision caught the mockingy furious leer of Powell and he backtracked saying, "Well actually I'm always for us to win."

The real story of the celebration in the Baltimore clubhouse finally showed itself to me and after I had realized it I was sorry I saw. Two of the ballplayers, four or five cubicles apart, dressed with forced smiles-not a tall the type usually displayed by athletes suddenly 12 thousand doltion during the series, but both had contributed significantly this year. Sam Bowens, quietly ignored by the press, dressed and

whispering to the hoard around ginning at 4:45 p.m. Dinner will bring the devotional message to are planning to display floral and him and pretended to be taking be served at 6:30 p.m. and the the assembly. notes, trying in vain to duplicate evening session of the assembly Mrs. Claude Barrick, chairman beauty and joy we find in God's the air of cynicism that the real- will begin at 7:05 p.m. The theme of the Frederick District will pre- gifts. Some of the World Relief ly big newspaper people can con- is "Love's Working Arm"-Luth- side over the meeting. Mrs. Floyd Service Projects will also be on vey in even their style of jotting eran World Action, and the Rev. Devilbiss, chairman of the West-display and the Canada Mission Rollin Shaffer, Assistant Director minster District, will bring a few study theme for the benefit of the Then little Jay Mazzone, the of Lutheran World Action, will words to the group. Mrs. Eugene group. handless visiting team batboy speak on the many aspects of this Young, formerly of the Frederick The Rev. Roland C. Hobbs will caught my eye and I thought I subject. Rev. Shaffer has traveled District, is now serving as secre- have the closing of the assembly. had it. I asked him if he had all over the world in connection developed any allegiance to the with protestant relief and mis-Dodgers, among whom he had sion activities. Some of his arcertainly made friends. Was he sorry it only went four games? peared in Lutheran Women and



in the past, people caught a relatively small number of illnesses. But many were more apt to last longer, or even be fatal. Today, due to the automobile and larger urban areas, we expose ourselves to strangers' germs more often. Fortunately, new drugs and medications make us better equipped to fight these ailments than those

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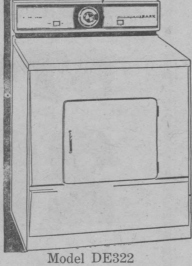
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