### Most Anything At A Glance - By Abigail -

About nine years ago, Mrs. Madelyn Murray, an avowed atheist residing in Baltimore at the time, instituted a suit against the U.S. Courts, in which she questioned the legality of permitting prayer periods in our public schools. Her contention was that this longstanding custom of ours was discriminating, unconstitutional and completely objectionable to persons like herself, forcing them either to participate in this 'deplorable' practice, or to be a 'captive audience'. The U. S. Supreme Court ruled in Mrs. Murray's favor and public prayer was, and still is, banned in our public schools.

As so often happens in issues such as this, the judges bent over backwards to protect the rights of the minority and in so doing, inadvertently took away the rights of the majority (US). This 'robbing Peter to pay Paul', syndrome 's unjust, inequitable and unacceptable; consequently, we must now fight to regain OUR rights. It certainly is not justice when a minority group is permitted to usurp the legal rights of millions of people simply because their philosophies and religious beliefs, (or lack of same) happen to differ.

One of the basic reasons our forefathers made that perilous ocean voyage so long ago was to escape a tyranny which did not permit freedom of religion -ANY religion. Praying is a very personal thing which one may opt to do or NOT to do. There's no rule under the sun that says anyone must pray. Conversley, there's no rule that

says anyone must NOT pray. This is America and may it always be thus! Everyone in the U.S.A. knows that if Mrs. Murray et al, choose not to pray, there are no Gestapo agents or SS operators spying on them, with awful reprisals in store for anyone not 'conforming'. Could not atheists and/or other opponents of pubc prayer tolerate, out of deference to that fellow men, a single moment of prayer for those who want it? Could they not utilize this brief moment to quietly think their own thoughts, search their own soul (?) or just plain relax? Apparently the code by which they live does not include tolerance, common decency and respect for other people's rights. We are constantly reminded to: "Do unto others as you would have them do unto you". Whether or not you acknowledge Christ. himself, as the original speaker of these words, does not, at the moment, matter. What does matter is that this is a fundamental and innate principle which we have at the moment of birth-or SHOULD have! Else how are we to co-exist in peace and harmony with our brothers? Homo-sapiens is a creature of many moods and faces which represent various and divergent races, colors, and

ing others. One cannot help wondering what diabolic pleasure people like Mrs. Murray derived from the hollow court victory which deprived millions of her fellow citizens of something meaningful and important to them.

philosophies, all of which must

be respected and accepted, as

long as they are not endanger-

When the Supreme Cour ruled in favor of this woman, who represented roughly 20% of the U. S. citiznery, it unwittingly ruled against perhaps an 80% majority of U.S. citizens, including me. Probably not since the Revolutionary War days have so many people of so many denominations been united in such a strong common bond; our common bond being simply that we are all Americans, and as such, we guard our religious freedom very jealously. Our common goal: complete restoration of our right to worship freely and that includes pra 7ing in our public schools if so desired. Mrs. Madelyn Murray O'hare, even haplessly aided by the Supreme Court, shall not speak for us in this matter!

The citizens of our many states have urged our government representatives and Sera-

(Continued On Page 8)

#### Firemen Observe Fire Prevention Week





-Photos By Paul E. Humerick

last Thursday evening. The Vig- and a good time was had by all. ilant Hose Co., in observance of

ap to 12 years of age, were given the ride and explained the ima free ride on the local fire en- portance of fire prevention to-the gines and treated to a popsicle do youngsters. Red paper fire lats drive here are: Katy Marshall, nated by the Mason-Dixon Dairy were distributed among the group Mrs. Alice Shorb, Mrs. Laura

#### Brute' Ladies Hold Regular Meeting

the American Cancer Society, pre- School Yearbook was voted, and Cancer." A question and answer and gift sent to Anna Gerkin. period followed the films with Loretta Sprankle, R.N., as chairman. Immediately following the formed the auxiliary of the recent films, the President, Lois Hartdagen, presided over a short meeting with thirty-one members in Pledge of Allegiance. The secretary and treasurer's report were recent Pie Sale held in front of merce and industry.

Correspondence was received all those who contributed. with a thank-you note from Mrs. Mr. Raymond Creager, take an ad in their yearbook; an- burg area. It was decided to acother from the Seton Center ask- cept the collection for this area. iliary for the newly formed Em- chairman. The monthly drawing mitsburg Lifelong Learning Coun- was held and Doris Stouter's name cil. A letter from the Community was called for \$5.00, but was not from the auxiliary, and also one be held on November 9, at the from Mr. George L. Strahan ask- regular time. Anna Brewer and ing the auxiliary to sell umbrel- Margaret Warthen will be in

The October meeting of the La- | teered as the auxiliary's repredies of Brute' Auxiliary, took place sentative; Jane Orndorff and Bet-Monday evening, Oct. 12. Mrs. ty Lupinski would be the auxil-Burton Creager, Executive Direct- lary's representatives for the Emor of the Education Program of mitsburg Lifelong Leraning Centthe Frederick County Unit of er; an ad to the St. Joseph's High "Time and Two Women", chaplain reported a card and fruit and "Self Examination of Breast sent to Ruth Baker and a card

Alice Boyle, Chairman of the Ways and Means Committee inmeeting of her committee and

the Council Home and thanked

Mr. Raymond Creager, chair-Ruth Baker. Letters were re- man of the drive for the Frederceived from St. Joseph's High ick County Heart Fund, asked the School asking the auxiliary to auxiliary to collect in the Emmitsing for delegates from the Aux- Loretta Sprankle volunteered as Fund asking for a representative present. The next meeting will

Action taken on the correspon- The chaplain closed the meetdence was as follows: A donation ing with prayer after which redence was as follows: A donation ing with prayer after which re-was voted to the Community freshments were served in the busy preparing for the influx of "Shopper's Helper" pilot lesson ed to attend this meeting, in the

#### Mother Seton PTA Jack Stoner **Hears Local Doctor**

The monthly meeting of the program will be forthcoming and five stores. it is hoped to inaugurate the pro-

coming bazaar and urged other of Jack's recent customers. parents to help as this is the principal means of raising funds for the school during the year. The bazaar will be held on No-

gram in the near future.

vember 7 at the school. Other matters were discussed and after the meeting, refresh- in New Guinea, where he worked to the Center is free. ments were served to the parents this past summer, on Tuesday eve- Catoctin Mountain Park is lo- made up, and wrapped suitable,

Larry Ray Byers, 20, 22 Main St., Thurmont, was lodged in the Adams County jail at 11:20 a.m. Monday by Gettysburg police on a disorderly conduct charge filed before Justice of the Peace C. R. Leader. Byers was released later the Dollar. This group will meet COLLEGE VISITING DAY after paying a \$21 fine and costs. Police said they arrested Byers after complaints were received that he was knocking on the doors of Gettysburg residents.

### charge of refreshments.

### Named Manager

Parent Teacher's Association of now resides in Chevy Chase, Md., toctin Mountains Tourist Council. tional meeting to be held on Oct. Mother Seton School was held in has been promoted to manager of Highlights of the three days of 13 at the Seton Center. the school auditorium last Thurs- Bromwell's store, 7200 Wisconsin activities include, in addition to The Food and Nutrition chairday evening with President Pierre Ave., Chevy Chase. This store, viewing the beauty of the scarlet man, Mrs. John Chatlos, gave a Fontaine presiding. A highlight along with four others in the and gold leaves, folk craft dem- demonstration on "Using More of the meeting was a talk by Dr. Washington area, sells fireplace onstrations at the Catoctin Folk Milk in Family Meals." She used George L. Morningstar on the equipment and related merchan- Culture Center, interpretive talks, turnover charts with graphs to "Block Parents Plan." This plan dise. This store was opened in conducted tours of orchards and show the amount of calcium, prois a safety program for children October 1968. Jack sold over dairy farms, square dancing, hand-tein, vitamins, calories, etc., in who walk to and from school. \$66,000.00 the first twelve months, bell ringers and German folk given amounts of different forms More information regarding this outselling all other clerks in the

Postmaster General Blount, thanked all those who have al- Clark Clifford, wife of former

#### Senior Citizens To See Film

ning, Oct. 20 at 7:30. This film is cated three miles west of Thur- for Christmas giving with the very interesting and we hope to mont, Maryland, just off State recipe attached. Mrs. Harry Hah have a full house.

meet here at the Center on Mon- erick and Gettysburg, Pa. The day afternoon, Oct. 19, at 1:30 7th Annual Catoctin COLORfest p. m. Mrs. Marshall will give an is held in the Park and the Yown per and family, Fort Meade, vis interesting talk on how to Stretch of Thurmont. the first and third Monday of each month.

Have you marked your calendar for Nov. 14? This is the date for the Senior Citizens Bazaar. Don't miss the delicious food and andria, Va., visited her parents, Mr. and Mrs. Clarence Wach- many other articles that will be Mr. and Mrs. Paul Sherwin, Deter are vacationing in Florida. on sale from 10 a. m. until?

#### OBITUARIES

MRS. JOHN M. MANNING

Mrs. Mary Ellen Manning, 84, Emmitsburg R1, widow of John M. Manning, who died in 1956, died at the Warner Hospital, Getthree weeks.

daughter of the late John and Weekned, Octboer 30-31. Mary McCarty Snyder. Surviv- They will be followed on Satur-Mrs. Albert Welty, Taneytown; Guess Who. Mrs. Rosalie Wetzel, Emmitsburg Delaney &

Funeral services will be held well. Saturday at 2 p.m. at the Wilson Delaney (Bramlett) and Bon-Funeral Home, Emmitsburg, with nie (Bramlett) are a husband-Rev. Adrian Brown, pastor of the and-wife team who have been sing-Emmitsburg Methodist Church, of ing together for the past four ficiating. Interment will be in years. Their music is a blend of Bethel Cemetery, Cascade. Friends gospel and country rock, and re-

#### United Fund Names Workers

The United Givers Fund is neeting with excellent response in the Emmitsburg District, thanks Several hundred local children, Fire Prevetion Week, sponsored to the help of many civic-minded community people. Volunteer workers aiding in the

> Dillon, Mrs. Anna Bushman, Mrs. Esther Gillelan, Miss Louise Adams, Miss Shelia Chatlos, Mrs. Yvonne Leonard, Mrs. George Gelles, Mrs. Robert Myers, Mrs. Dominic Greco, Mrs. Clyde Hahn, Mrs. James Gore, Mrs. George E. Rosensteel, Mrs. Robert Ridenour,

helpful in organizing the drive. tary. Contributions to UGF help supphysically handicapped so that be announced next week.

Because this year's goal of Fire Hall. \$217,853 is 9% higher than last year's, UGF volunteer workers will be making a special plea for Mrs. Small Hosts contributors to increase the amount of their gifts.

#### Colorfest Expected To Draw Huge Weekend Crowd

visitors who will go there October to be held in October and also a Band Room starting at 7:30. 16, 17 and 18 to witness the an-pollution training program. nual Fall Coloration, one of the

singers, and old-fashioned church of milk, cheeses, ice cream, butsuppers.

Grace Gloninger Hogan, wife of ORfest will be the craft demon- step in making a Sunshine Fruit Sister Mary Xavier, principal, Rear Admiral Bart Hogan, Mrs. strations at the new Folk Culture Cream Mold and a cottage cheese ready contributed items for the Secretary of Defense, were some hibits include applebutter boiling, to sample during the hospitality making, riving shake shingles and licious buffet luncheon. carpentry, spinning and weaving, It was decided to hold the Ocand kitchen crafts. A part of the tober meeting at the Senior Citi- Births Center, but located apart from zens Center, using the program Dr. Teeter, Waynesboro, will it in a mountain glen, is an oper-theme, "Christmas Cifts from show a film on Foreign Missions ating moonshine still. Admission Your Kitchen." Everyone is to

Route 77. Thurmont is on U. S. will be the hostess for this meet Stretch the Dollar Club will Route 15, midway between Fred- ing on October 22, at 1:30.

St. Joseph College will hold a Mrs. Vernon Barbe, Rocky Ridge 'visiting day" for prospective students on Saturday, Oct. 31.

Miss May Kay Sherwin, Alex-

### FALL WEEKEND SCHEDULED

The popular singing group, Detysburg, Wednesday morning at laney & Bonine & Friends will 2:20 o'clock. She had been ill for headline the Friday night danceconcert which will begin the Mt. She was born in Big Pool, the St. Mary's College annual Fall

ing are the following children: day night by a concert headed by Mrs. Rita Wetzel, Emmitsburg; the Canadian rock group, The

Delaney & Bonnie & Friends R1; Mrs. Mark Andrew, Emmits-have reached the top echelon of burg R1, and Floyd Manning, the rock world within the past Fairfield R2. Also surviving are year. Their first album, "The 18 grandchildren and 45 great- Original Delaney & Bonnie & grandchildren. Friends," has sold exceptionally

"friends" who have travelled with technician in this area. Delaney & Bonnie include George The featured speaker on the Harrison, Eric Clapton, and Joe program will be Dr. Clinton E.

ising New York rock group.

The Delaney & Bonnie concertdance will be held in the Mount qualified to talk about this sub- The Wivell's used a garden hose Stoner, Mrs. Betty Meredith, Mrs. Saint Mary's Memorial Gymnasi-is, Mrs. Gail Graff, Mrs. Shirley

Saint Mary's Memorial Gymnasi-um on Friday, October 30. It will begin at 8:30 p.m. Tickets will erage of 15,032 pounds of milk shed roof and began spreading be \$3.00 per person.

The public is invited.

#### Local Republicans **Elect Officers**

sented three informative films on it was decided not to have an Beth Morningstar and Miss Nora Bernard M. Welty, chairman; Mrs. fore going on to Iowa State for O'clock Monday evening. Miss Susan Morningstar, Miss selected the following new officers: Arkansas for his B.S. degree be- of Mt. St. Mary's College at 9 Patricia Fisher, vice chairman, his M.S. and Ph.D. degrees. Many other citizens have been and Mrs. Kenneth Fields, secre-

of Frederick County. A new mem- tons, pins, etc., of the candidates, the Michigan Specialists Assn. suggested chancing off a wig and selling Tootsie Roll Banks. It was selling Tootsie Roll Banks. It was is Goodwill Industries of Mono-welcome to come in. The time at 10 a. m., says John Troxell, the finishing touches on the fire.

will meet Oct. 22 at 8 p.m. in the nel and inseminators.

### Homemakers

The September meeting of the Emmitsburg Homemakers Club was held at the home of Mrs. James Small with eight members and two guests, Mrs. Mildred Breining and Mrs. Carrie Keilholtz, present. President Mrs. L Catoctin Mountain Park, 5700 H. Cregger opened the meeting with acres of Appalachian hardwood a devotional reading, followed by forest set aside by the Federal prayer. In the absence of the

A letter was read by the secregreat miracles of Mother Nature. tary from the Steering Committee The 7th Annual Catoctin COL- for Adult Education asking that ORfest is co-sponsored by Ca- a delegate from the club be ap-John K. "Jack" Stoner, who toctin Mountain Park and the Ca- pointed to attend the organiza-

ter and other milk products. She A highlight of this years COL- then proceeded to demonstrate the Center which opened in June. Ex- dip which everyone got a chance black s mithing, pottery, broom hour when the hostess served a de-

Mr. and Mrs. Joseph L. Top ited over the weekend with thei parents, Mr. and Mrs. Danie Topper, E. Main St., and Mr. and Miss Nancy Pitzer, Alexandria Va., was a weekend guest at her grandfather's residence James Arnold, E. Main Street.

568 feet above sea level.

### **Bull Stud Farm** Open House



Frederick and Carroll County may call at the funeral home this flects the Mississippi upbringing dairymen are invited to the Oct. farm at 3;30 o'clock Friday afterof Delaney. A current single re- 22 Open House program at the lease, "Soul Shake," is presently Maryland-West Virginia Bull Stud miles southeast of Emmitsburg. at the top of the Top 40 charts. Inc., near Frederick, says John I.

Meadows, professor and dairy Ex-Performing along with Delan-tension specialist at Michigan ey & Bonnie & Friends on Friday State U. He will be talking on night will be The Echoes, a prom- managing a high-producing dairy roof on the washhouse. Paste-

Dr. Meadows should be well and 731 pounds of fat. The Kel- up a corner of the frame washlog herd also has an average house until firemen arrived on classification of 85.4.

Dr. Meadows will be no stranger to his surroundings at the bull stud. From 1947-50 he managed abled a 1961 Buick stationwagon the Arkansas Artificial Breeders. driven by a Thurmont motorist The local GOP committee has He returned to college at the U. of on the Route 15 bypass just north

Before completing his work at ed to the alarm involving the Iowa State he took the position southbound car of Roland Shrin-The committee will open local of dairy extension specialist at er, Thurmont. Fire Chief Guy R. port 14 social service agencies headquarters in the old post of- Michigan Sate where he has been McGlaughlin said two unidentified which provide health, welfare and fice building on the Square. Stick- since. In 1966 Dr. Meadows was youths driving by in their car character building services for all ers, biographies, pamphlets, but- named Outstanding Specialist by checked the flames with a fire

attendance. The meeting opened voted to discuss further at next cacy Valley, which trains the the headquarters will be open will with a meeting of the Maryland that the headquarters will be open will artificial Receding Cooperative S Dolores Davis reported on the they can hold useful jobs in com- The local Republican Committee and awards to bull stud person- and caused the motor to over-Artificial Breeding Cooperative said, originated when oil leaked

After a chicken dinner "with into flames. Damages to Shrine trimmings" the bull stud er's auto was estimated at \$150 facilities will be open for inspection. A parade of bulls and a review of their records will complete the day's activities. Further information may be obtained by contacting John I. Trox-

### ell, technician, Emmitsburg. **Band To Attend**

Number of Parades The Emmitsburg Municipal Band will hold election of officers government as a recreation area Club Director, Mrs. Cregger read band members, acrobats, color

Invitations to the following parades have been accepted:

October 27, Gettysburg Halloween Parade. Bus will leave at 6:30 p.m.—Uniforms. October 29, Hanover Halloween Parade. Bus will leave at 7:00 p.m.-Uniforms. Oct. 31, Emmitsburg Halloween BAKE SALE Parade. Assemble at the Band | Girl Scout Trop 1316 will spon-Room at 6:15 p.m.-No uniforms sor a Bake Sale at the Fire Hall -Dress in costumes if you wish. on Saturday, October 17. Sunday afternoon, Nov. 8, Vet-

### **Hospital Report**

mitsburg.

Harry Ingram, Emmitsburg. Lawrence Frazier, Emmitsburg. Discharged Francis S. K. Matthews, Em- server, were as follows:

son, Emmitsburg R2. Mr. and Mrs. Thomas Little, Tuesday, Oct. 6 ..... Emmitsburg R2, son, Oct. 8.

THURSDAY NIGHT LADIES' BOWLING LEAGUE (Rainbow Lanes)

n	W
-	Texaco Stars15
	The Daisies11
	Village Liquors11
-	The Things11
-	Rainbow Girls 9
r	The Raft 3
1	High team game and set. 52
1	1527, Texaco Stars; high indivi-
	ual game and set, 142, 358, Sylv
,	Burrier (Texaco Stars).

abundance in the cosmos.

#### FIREMEN KEPT BUSY DURING PAST WEEK

A fire believed to have been deliberately set in a junked auto off Route 806, near the Mt St. Mary's College gymnasium, about 10:30 o'clock Tuesday evening, was the object of a Vigilant Hose Co, alarm.

Firmen used booster lines to put out the blaze that destroyed the interior of the wrecked 1954 Chevrolet said to be owned by a Mount student.

Fire Chief Guy R. McGlaughlin was told by college police that the student had junked the auto off the state route after it had been in a collision sometime ago. Chief McGlaughlin said the car appeared to have been a total loss before the fire.

A fire caused slight damage to noon on the Keysville Road, two

Some of the more prestigious Troxell, the artificial insemination hicle responded and quickly extinquished the blaze. The alarm was the Emmitsburg company's

eighth in the nine days. Fire Chief Guy R. McGlaughlin said the fire apparently originated board boxes were being burned in the scene.

A malfunction in a motor dis-

Emmitsburg firemen respond-

The fire, Chief McGlaughlin heat to the point that it burst

#### Lions Vote New Member

Members of the Emmitsburg Lions Club will join with the Thurmont Lions in observing their annual Charter and Ladies Night to be held in Thurmont, it was decided at the regular meeting of the local club held Monday evening at Mt. Manor Restaurant, President J. Ralph McDonnell presiding.

The Charter Night will be held at the Cozy Restaurant, Thurmont, on Friday evening, Oct. 23, starting at 6:15 o'clock.

Present at the meeting were two members of the Silver Run-Union Mills Lions Club and Clarence Peiper, Thurmont, who was voted in as a new member.

The affair will get under way eran's Day Parade in Gettysburg at 10 a.m. and will feature an ex--Bus will leave at 1:30 p.m.- cellent line of delectable food items. The public is cordially in-

WEATHER REPORT

Temperatures for the Emmitsburg District for the period ending October 9, as reported by Mrs. Lucille K. Beale, local weather ob-

Mrs. William Wivell and infant Saturday, Oct. 3 ..... Sunday, Oct. 4 ......74 36 Monday, Oct. 5 ...... Wednesday, Oct. 7 ...... Thursday, Oct. 8 .....79 44 Friday, Oct. 9 ...... No precipitation for the period was reported.

PAPER DRIVE

Incarnation United Church of Christ Sunday School will conduct a drive for newspapers and old rags on Saturday, Oct. 24, from 9 to 11 a.m. If you want someone to stop at your house, please call Mrs. Joseph Hoke at 447-2813.

Mr. and Mrs. Larry Orendorff, Of the 90-odd elements in the Baltimore, visited with their parearth's crust, nickel ranks 24th ents, Mrs. Lawrence F. Orendorff, in abundance. Yet, it is estimated E. Main St., and Mr. and Mrs. Denmark's highest point is only that nickel ranks 11th or 12th in Louis Topper, DePaul St., recent-

Feed and Farm Supply,

ON EXPERIENCE

Ellis says "If he isn't elected, all the other office workers will -Anti-freeze, Motor lose their jobs." T'aint true El-Oil, Batteries and Snow Tires. lis! All those jobs are under Winterize Now! Emmitsburg Maryland State Employees Merit System.

Educator • Churchman

Farmer • Business Man

Research Scientist

Administrator

THIS

I BELIEVE . . .

There is an old cliche which says: "You get experience by

making mistakes—and you make mistakes because you lack experience". No question about it, experience is a good teacher; but none of us can live long enough to gain what we need through our own mistakes. It's a little like a quip I heard a successful business man make to a younger chap who

always walked around with his hands in his pockets: "Henry,

get your hands out of your pockets. You'll never gain anything that way. Get 'em into somebody else's pockets'.

Most successful people observe closely and profit from the experience of others, but not all. The only thing some people bears from approximation in that they have been people.

learn from experience is that they have been wrong again.

As a rule, those people who have a background of reasonable success in a variety of efforts are the best prospects to succeed in other areas of endeavor as well.

**VOTE NOV. 3 AND ELECT** 

Maryland House of Delegates

For candidate information, call at Republican Headquarters, 15 N. Court St., Frederick

-By Authority L. C. Smith, Treasurer

every elected candidate should possess.

Broad experience, honesty, integrity, intelligence, industry, and unassailable character are basic prerequisites that

COURT HOUSE SONG & DANCE | LOWREY ORGANS - A complete | line of models, styles and finishes at our store now. All Lowreys have two full manuals, sustain, and are absolutely locked in tune. No special wiring—just plug into regular outlet and play. Lessons avail.

County, Maryland, on

able. Menchey Music Service, FOR SALE — Beagles, 1100 Carlisle St., Clearview young started dogs and Shopping Center, Hanover.

FOR SALE - 23-cu. ft. Chest Freezer; 50-gal Water Heater; Wringer Washer. Emmitsburg Feed and Farm Supply.

#### young started dogs and broke dogs. Also young started coon hounds, and broke coon hounds. Lloyd J. Marshall, phone 447-

FOR SALE—1963 Rambler Classic 4-door; S. Shift; R&H. Call 447-2156 after 4 p.m.

burg, Md. Phone 447-2333. tf

Cider. Carl W. Baumgardner, Waynesboro Rd. 10|16|2tp

FOR SALE - Home-Made Gun Cabinets. Phone 447-2131.

Coca Cola jugs. Phone 447-2211.

FOR SALE-RCA Whirlpool 30" range and oven combined. \$110. Call 447-2342.

THE DATSUN PICK-UP TRUCK Your best buy-Drive one then decide. Datsun Sales & Service, DeeGee Imports Inc., Fairfield Road Gettysburg, P.

FOR SALE-Work Shoes. Goots, Basketball Shoes. We give S&H Green Stamps. Emmitsburg Feed and Farm Supply.

FARMERS and DAIRYMEN Terramycin Mastitis - Scours Tablets Injectables All Veterinarian Supplies PEOPLES DRUG STORE Gettysburg, Pa.

ATTENTION FARMERS Hauling to Auction Everyday E. WATKINS Dealer in Livestock Emmitsburg, Md. Phone 447-2347

NOTICE—The use of my private driveway for the purpose of parking without permission is prohibited. Charles B. (Toss) Shorb

10|16|2tp



Vote For

Continued

Couteous Dependable

Efficient

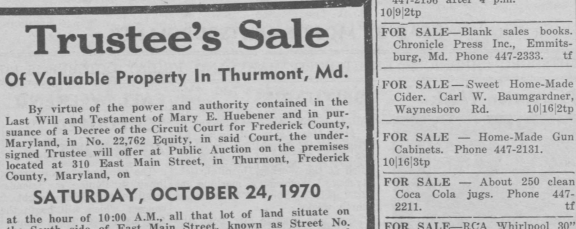
Service

THOMAS M.

### CHELBERGER

REGISTER OF WILLS Your Vote And Influence Sincerely Appreciated

By authority of Candidate & Treasurer



at the hour of 10:00 A.M., all that lot of land situate on the South side of East Main Street, known as Street No. 310, in Thurmont, Maryland, it being all and the same real estate conveyed by Raymond E. Creager and Edith G. Creager, his wife, to Warner T. Grimes, Sarepta G. Winger and Mary G. Huebener, as joint tenants and not as tenants in common, by Deed dated December 30, 1944 and recorded in Liber 450, folio 315, one of the Land Records of Frederick County. The said Warner T. Grimes and Sarepta G. Winger having predeceased Mary G. Huebener, and title having vested in Mary G. Huebener, as the survivor, who died on October 11, 1969.

The parcel of land is improved with a two story stucco dwelling with composition roof, containing 8 rooms and one one-half (1½) baths, oil-fired hot water heating system. The property is leased. Possession can be obtained by December 1, 1970
INSPECTION—by contacting the undersigned Trustee

at 301-662-8231 for an appointment.

TERMS—A deposit of One Thousand (\$1,000.00) Dollars of the bid price will be required of the purchaser on the day of sale. State, County and Town Taxes, water and sewer charges assessed against the said premises will be adjusted as of date of sale. Settlement at the option of the purchaser, but not later than thirty (30) days from date of sale. All costs of conveyancing, including transfer and recordation tax, shall be borne by the purchaser or purchasers.

#### FREDERICKTOWN BANK & TRUST COMPANY, TRUSTEE

30 North Market Street Frederick, Maryland

W. JEROME OFFUTT and ARTHUR J. CAMPBELL, JR., Attorneys ROBERT M. MEUNIER, Auctioneer

## WELCOME TO TOBEY'S 31st







IN PRIZES FIVE\_\$20.00 GIFT CERTIFICATE Will Be Awarded

COME IN AND REGISTER

No Purchase Necessary SALE STARTS

FRIDAY, OCTOBER 16, 9 A.M. THRU SATURDAY, OCTOBER 24, 9 P.M.

Join Us in Celebrating Our "31st Year." We Have Planned This Event "Especially for You" -Our Way of Saying "Thanks!"

### SPORTSWEAR

Selected Groups of this Season's Fall Sportswear by Famous Makers . . . Right from our Regular Stock . . SLACKS . . . SKIRTS . . . JACKETS . . . BERMUDAS . . . VESTS . . .

20% OFF ANNIVERSARY WEEK ONLY!

### DRESSES

Groups of lovely Fall Dresses Misses . . . Juniors . . . Petites . . . Half-Sizes . . .

SAVE UP TO 1/2

#### GROUP OF KNITS

. Petites . . . Average . . . Talls. Costumes . . . 3-piece Suits . . . Dresses . . . All from this Season's Regular Stock

SHOP

MONDAY THRU

THURSDAY 9 TO 5

FRIDAY AND

SATURDAY 9 TO 9

10% OFF ANNIVERSARY WEEK ONLY!

### WOOL SLACKS

Lined Wool Slacks by a nationally-known maker. . . . Misses sizes 8 to 20 Petites . . . Average . . . Talls

ONLY \$9.90 (regularly \$16.00)

#### **JUMPERS**

Entire Stock of this season's Jumpers in Misses . . . Juniors . . . Half Sizes.

20% OFF ANNIVERSARY WEEK ONLY!

#### AGAIN! PANTIES

non-run . . . sizes 5 to 10

3 for \$1.00 (Regularly 3 for 1.25)

For a limited time only! **GOLDEN PLAYTEX GIRDLES** \$3.00 OFF

For Your Shopping Convenience We Have

- LAYAWAYS
- CHARGE ACCOUNTS
- BANKAMERICARD

RE-ELECT

### RUSSELL Z. HORMAN

COUNTY COMMISSIONER

After serving nearly eight years as a member of the Board of County Commissioners of Frederick County, I am concerned more than ever about good, strong local government. Good strong local government to me means:

MAXIMUM INTEGRITY

MAXIMUM HARMONY

MAXIMUM CONSISTENCY

The lack of any of these means the lack of communication, the lack of communication nullifies good government in which everyone suffers by higher taxes, a bad school system, bad laws, etc.

The willingness of local government to abdicate its responsibilities to the state, does in my estimation, greatly subtract from good strong local government.

I invite you to look at my record and ask any questions you might have. In the future, as in the past, in my decision making, I will be ever mindful of the burdens placed upon the taxpayers. Your support will be greatly appreciated.

-By Authority of the Treasurer

### Give Yourself a Voice In Government



BACKGROUND

ty-son of Marie E. G. Hud-

son and the late Charles E.

Veteran of WWII, cur-

Married to former Mar-

garet A. (Peggy) Arthur;

father of Lynda M. Hudson (21); James R. Hudson Jr.

(18); Marc A. Hudson (16).

negie Institute of Technol-

ogy in Management Engi-

Chairman, Frederick Co.

Government Study Commis-

B. S. Degree from Car-

rently active in U. S. Army

Hudson Sr.

Reserve.

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### BUSINESS STOCK MARKET

by BABSON'S REPORTS

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Strike Dampens

Fourth-Quarter Outlook By Babson's Reports Inc., Wellesley Hills, Mass., October 15, 1970—The economy apparently bottomed out during the early part of the summer and has now started to move moderately higher. It should be noted, however, that the extended auto strike has dampened prospects for an encouraging continuation of the uptrend dur-ing this final quarter of the year. Some of the economic indicators that had shown improvement during the summer -such as housing starts and productivity—did not maintain this strength according to the latest reports. The basic trend still appears to be upward, but the fourth quarter will be in-fluenced powerfully by the auto stoppage. Real Growth For GNP

Inflation continues to spur Gross National Product and has accounted for most of the expansion this year. In terms of 1958 dollars, however, GNP during the second quarter inched ahead for the first time in tinued this mild climb in the third quarter. The current final three-month period will probably see sluggishness in both GNP and industrial production.

Improved Profit Margins There are signs of a turnabout in corporate profits. Second quarter results, for instance, were much better than earlier anticipated, particularly in computers, nonferrous metals, and autos. Corporations have become increasingly aware of how burdensome the many excesses and nonproductive frills added during the 1960s have become. By trimming some of these excesses, general productivity has been stepped up. As a result, many corporations have been able to report substantial betterment in their margins of profit.

Increased Employment And Unemployment

More joblessness and a shorter working week have slowed the upward current in personal income. Total employment continues to expand, but the economy has not been able to absorb all the new entries into the labor force. The result has, of course, been higher unemployment. Income may improve somewhat in the fourth quarter, since we expect a longer working week. On the negative side, dividends will be lower, and there will be fewer extras

Consumer Spending Is Key Final results for the fourth quarter will depend to a great extent on consumer spending. At present, the consumer is saving at the unusually high rate of 7.6% of his disposable income, with some one-third of fresh increases in this time going into savings. If this cautious attitude persists during the fourth quarter, the economy will have a very difficult time making headway. Recent surveys of consumer confidence, however, have been favorable. indicating that the consumer may save less and spend more in this quarter. Because of this and the continuing increases in disposable income, the average of consumer spending should be

BOARD OF EDUCATION OF FREDERICK COUNTY 115 East Church Street Frederick, Maryland 21701

INVITATION TO BID The Architects, Bushey and Burrey, will receive bids in their office at 473 North Potomac Street, Hagerstown, Maryland, until 2:00 P.M. (E.D.S.T.), 27 October 1970, for all Hardware required for Rock Creek Center.

Bids will be publicly opened and read aloud at the above date, time,

Qualified suppliers proposing to bid may secure the loan of one set of plans and specifications and bidding documents on or after 12 October 1970, from the offices of the Architects, Bushey and Burrey, 473 North Potomac Street, Hagerstown, Maryland.

No bidder may withdraw his bid for a period of 30 days. Bid security in the amount of ten (10%) per cent of the proposal must accompany each proposal. Security shall be either certified check or bid bond.

The entire project must be completed on or before the dates specified in the general contract, and this material must be furnished in time so that no delay is caused in the completion of the job.

The Owner reserves the right to reject any and all bids and to EMMITSBURG, MD. waive any informalities.

BY ORDER OF THE BOARD OF EDUCATION OF FREDER-ICK COUNTY.

1t

JOHN L. CARNOCHAN, JR. Secretary-Treasurer

up for the fourth quarter. Interest Rates Have Peaked

Interest rates have been on the decline since the liquidity crisis caused by the Penn Cenral bankruptcy. This has been especially true of short - term rates which have brought about the lower prime rate. The expanding monetary policy of the Federal Reserve has been a key factor in these lower rates. The Fed's stated objective for the expansion rate is 4%, but it has actually been much higher than that in recent months. It is felt, though, by some observers that this swift and aggressive expansion has been politically motivated and may be changed as election time draws

If the Fed maintains the current policy of expansion, it could very well cause a return of the too rapid inflation that might even reach runaway proportions. Opinion of the Research Department of Babson's Reports is that the Fed will tighten up somewhat during the fourth quarter and that interest rates will stay close to present

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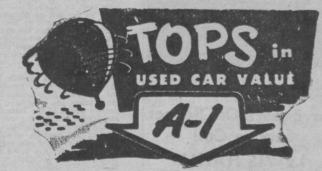
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ses, passports, performs civil ceremonies and car-

ries out many vital functions of the court.

CAST YOUR VOTE NOVEMBER 3RD FOR ELLIS C. WACHTER

Authority of Charles C. Keller, Treasurer



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1968 Ford Custom 4-Dr., V-8; Auto.; Very Clean.
1968 Ford Custom, 2-Dr., V-8; R&H.
1967 Ford Galaxie 500 2-Dr. H.T.; Fully Equipped.
1964 Chevrolet 4-Dr. Wagon; R&H; Auto.; Very Clean.
1965 Fairlane Sta. Wagon, V-8; Auto.; R&H.
1966 Thunderbird 2-Dr. H.T.; Fully Equipped; Extra Clean.
1964 Ford 4-Door Sedan, 6 Cyl.; S.S.; R&H.
1964 Corvair Convertible; Bucket Seats; R&H.
1966 Dodge Dart 2-Door 6 Cyl. S. Shift

1964 Dodge Dart 2-Door; 6 Cyl.; S. Shift. 1964 Ford 4-Dr. H.T., V-8; Auto.; P.S.; Extra Clean. 1963 Falcon 2-Door, 6 Cyl.; S.S.; R&H.

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PROCLAMATION OF THE GOVERNOR OF MARYLAND DIRECTING THE PUBLICATION OF BILLS PROPOSING AMENDMENTS TO THE CONSTITUTION OF MARYLAND WHEREAS, at its regular sessions of 1969 and 1970, the General Assembly enacted certain bills proposing amendments to the State Constitution, which will be presented on the ballot at the General Election of November 3, 1970; and

General Election of November 3, 1970; and

WHEREAS, it is the duty of the Governor, under Section I of Article XIV of the Constitution, to order the publication of the bills proposing said amendments in advance of said Election; 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:

AN ACT to withdraw and repeal Chapter 787 of the 1969 Acts of the General Assembly and to propose amendments to Article II of the Constitution of Maryland, title "Executive Department," by repealing and re-enacting Sections 2, 3, 4, 5, and 7 thereof, and by repealing Sections 1A, 1B, 6 and 7A, amending the Constitutional provisions by changing the qualifications for Governor and by creating the office of Lieutenant Governor; providing for his qualifications and election; providing for gubernatorial succession, and the manner of impeachment of the Governor and Lieutenant Governor and the manner of the Governor and relating generally to the office of Lieutenant Governor in Maryland; enacting certain procedural provisions and providing for the duties of certain. State officers in relation thereto; and providing for the submission of this amendment to the qualified voters of the State of Maryland for their adoption or rejection. QUESTION 1

An election for Governor and Lieutenant Governor, under this Constitution, shall be held on the Tuesday next after the first Monday of November, in the year nineteen hundred and [fifty-eight] seventy-four, and on the same day and month in every fourth year thereafter, at the places of voting for Delegates to the General Assembly; and every person qualified to vote for Delegate, shall be qualified and entitled to vote for Governor and Lieutenant Governor; the election to be held in the same manner as the ernor and Lieutenant Governor; the elec-tion to be held in the same manner as the election of Delegates, and the returns thereof, under seal, to be addressed to the Speaker of the House of Delegates, and enclosed and transmitted to the Secretary of State, and delivered to said Speaker, at the commencement of the session of the General Assembly, next ensuing said election.

The Speaker of the House of Delegates shall then open the said Returns, in the presence of both Houses; and the persons having the highest number of votes for these offices, and being constitutionally eligible, shall be the Governor and Lieutenant Governor, and shall qualify, in the manner herein prescribed, on the fourth Wednesday of January next ensuing his election, or as soon thereafter as may be practicable.

ing his election, or as soon thereafter as may be practicable.

4.

If two or more sets of persons shall have the highest and equal number of votes for Governor and Lieutenant Governor, one set of them shall be chosen Governor and Lieutenant Governor, by the Senate and House of Delegates; and all questions in relation to the eligibility of Governor and Lieutenant Governor, and to the Returns of said election, and to the number and legality of votes therein given, shall be determined by the House of Delegates; and if the person I, or persons, I having the highest number of votes for Governor or for Lieutenant Governor or both of them, be incligible, I the Governor I aperson or persons shall be chosen by the Senate and House of Delegates in place of the incligible person or persons. Every election of Governor or of Lieutenant Governor, or both, by the General Assembly shall be determined by a joint majority of the Senate and House of Delegates; and the vote shall be taken viva voce. But if two or more sets of persons shall have the highest and an equal number of votes, then, a second vote shall be taken, which shall be confined to the sets of persons having an equal number; and if the vote should again be equal, then the election of Governor and Lieutenant Governor shall be determined by lot between those sets, who shall have the highest and an equal number on the first vote.

A person to be eligible [to] for the

A person to be eligible Ito] for the office of Governor or Lieutenant Governor I,I must have attained the age of thirty years, and must have been Ifor ten years a citizen of the State of Maryland, and for five years next preceding his election, a resident of the State, and, at the time of his election, a qualified voter therein] a resident of a registered voter of the State for five years next immediately preceding his election.

6.

6. (a) If the Governor-elect is disqualified, resigns, or dies, the Lieutenant Governor-elect shall become Governor for the full term. If the Governor-elect fails to assume office for any other reason, the newly elected Lieutenant Governor and shall serve as acting Governor until the Governor-elect assumes office or until the office becomes vacant.

serve as acting Governor until the Governor-elect assumes office or until the office becomes vacani.

(b) The Lieutenant Governor shall serve as acting Governor when notified in writing by the Governor what the Governor will be temporarily unable to perform the duties of his office. The Lieutenant Governor also shall serve as acting Governor when the Governor is disabled but is unable to communicate to the Lieutenant Governor the fact of his inability to perform the duties of his office. In either event the Lieutenant Governor that he is able to resume the duties of his office or until the office becomes vacant.

(c) The General Assembly, by the affirmative vote of three-fifths of all its members in joint session, may adopt a resolution declaring that the Governor or Lieutenant Governor is unable by reason of physical or mental disability to perform the duties of his office. When action is undertaken pursuant to this subsection of the Constitution, the officer is unable, by reason of disability to perform the duties of his office shall have the power to call the General Assembly into Joint Session. The resolution, if

adopted, shall be delivered to the Court, of Appeals, which then shall have exclusive in instinction to determine whether that officer is unable by reason of the disability to perform the duties of his office. If the Court of Appeals determines that such officer is unable to discharge the duties of his office by reason of a permanent disability, the office shall be vacant. If the Court of Appeals determines that such officer is unable to discharge the duties of his office by reason of a temporary disability, it shall declare the office to be vacant during the time of the disability and the Court shall have continuing jurisdiction to determine when the disability has terminated. If the General Assembly and the Court of Appeals, acting in the same manner as described above, determine that the Governor-elect or Lieutenant Governor-tect is unable by reason of physical or mental disability to perform the duties of the office to which he has been elected, he shall be disqualified to assume office.

(d) When a vacancy occurs in the office of Governor, the Lieutenant Governor shall succeed to that office for the remainder of the term. When a vacancy occurs in the office of Lieutenant Governor shall succeed to that office upon confirmation by the affirmative vote of a majority of all members of the General Assembly in joint session.

(e) If vacancies in the offices of Governor shall be filled for the remainder of the term by the affirmative vote of a majority of all members of the General Assembly in point session. The person so chosen as Governor by the General Assembly in joint session. The person to succeed to the office of Lieutenant Governor, upon confirmation by the affirmative vote of a majority of all members of the General Assembly in joint session. The person to succeed to the office of Lieutenant Governor, upon confirmation by the General Assembly in joint session. The person of the senate shall serve as acting Governor, he shall have the title, powers, duties, and emoluments of that office; but when the Lieu

shaif, in the mainter and for the same interval devolve upon the Attorney General of the State, at the time such vacancy occurred. And I The Legislature may provide by law, not inconsistent with Section 26 of Article III of this Constitution, for the impeachment of the Governor and Lieutenant Governor, I and in case of his conviction or his inability, may declare what person shall perform the Executive duties; and for any vacancy in said office not herein provided for, provision may be made by law; and if such vacancy should occur without such provision being made, the Legislature shall be convened by the Secretary of State, for the purpose of filling said vacancy.]

The person, if any, who in November,

The person, if any, who in November, 1970, is elected to the statutory position of Lieutemant Governor shall assume and hold the constitutional office of Lieutenant Governor for a regular four-year term which begins on the same day as the term of the Governor-lect.

SEC. 4. And be it further enacted, That this new proposed Constitutional amendment be and is hereby placed on the ballot at the general election to be held in November, 1970, as a substitute for and in lieu of Chapter 787 of the Acts of the General Assembly of 1969, the original proposed Constitutional amendment, and the original proposed Constitutional amendment shall not be placed on the ballot at such time.

SEC. 5. And be it further enacted, That if it is determined by a court of competent jurisdiction that the withdrawal and recall of the original proposed Constitutional amendment as set forth in Section 2, and the substitution of the proposed Constitutional amendment as set forth in Section 2, and the substitution of the proposed Constitutional amendment as set forth in Section 4, are ineffective, for any reason whatsoever, with the result that Chapter 787 of the Acts of the General Assembly of 1969, the original proposed Constitutional amendment, must be submitted to the voters at the general election to be held in November of 1970, both the original proposed Constitutional amendment shall be put on the ballot.

SEC. 6. And be if further enacted, That if both proposed Constitutional amendment shall be put on the ballot.

SEC. 6. And be if further enacted, That if both proposed Constitutional amendment is lable by the original proposed Constitutional amendment is ratified, but if only one or the other of the Constitutional amendment is ratified, but of the voters without regard to the respective margins by which each of the Constitutional amendment is ratified, but of the provisions set forth in Sections 1, 2, and 4 are declared invalid by a court of competent jurisdiction, that determination shall not affect the validity of the provisions set

member.
POWERS AND PROCEDURES
COMMISSION ON JUDICIAL
ABILITIES; REMOVAL AND
IREMENT BY COURT OF AP-

SEC. 7. And be it further enacted. That if the provisions that are set forth in Sections 1, 2, or 4 of this Bill, or any combination thereof less than all-weight of the provisions that are set forth in Sections 1, 2, or 4 of this Bill, or any combination thereof less than all-weight of the provisions that are set forth in Sections, are declared invalid by a court of competent jurisdiction, that determination shall not affect the validity of the provisions set forth in Sections 1, 2, and 4 are declared invalid by a court of competent jurisdiction, that determination shall not affect the validity of the provisions set forth in Sections 3, 5, and 6 of this Bill.

SEC. 8. And be it further enacted, that the foregoing sections hereby proposed as mendments to the legal and qualified voters thereof for their adoption or rejection in particular to the legal and qualified voters thereof for their adoption or rejection in a provided by lands, and upon each ballot there shall be printed the words. "For the constitution of this State, shall be words." For the constitution of this State, and at the said general election, the vote on the said general election, all returns shall be made to the Governor of the Constitution of this State, and at the said general election, all returns shall be made to the Governor of the Constitution of the C

of this Article, and any vacancy so created shall be filled as provided in Section 41D. If this Article, 41D.

The Governor, by and with the advice and consent of the Senate, shall appoint each judge of the District Court whenever for any reason a vacancy shall exist in the office. All hearings, deliberations, and debate on the confirmation of appointees of the Governor shall be public, and no hearings, deliberations or debate thereon shall be conducted by the Senate or any committee or subcommittee thereof in secret or executive session. Confirmation by the Senate shall be made upon a majority vote of all members of the Senate. A judge appointed by the Governor may take office upon qualification and before confirmation by the Senate, but shall cease to hold office at the close of the regular annual session of the General Assembly next following his appointment or during which he shall have been appointed by the Governor, if the Senate shall not have confirmed his continuent before then. Each judge aputed by the Governor and confirmed the Senate shall not have confirmed his continuent before then. Each judge aputed by the Governor and confirmed the Senate shall have the office during speed-behavior FOR A TERM OF TEN YEARS OR until he shall have attained the age of seventy years and not after. WHICHEVER MAY FIRST OCCUR, IT HE TEN YEAR TERM OF A JUDGE SHALL BEFORE THAT JUDGE SHALL HAVE ATTAINED THE AGE OF SEVENTY YEARS, THAT JUDGE SHALL HAVE ATTAINED THE AGE OF SEVENTY YEARS, WHICHEVER MAY FIRST OCCUR. To the extent inconsistent herewith, the provisions of Sections 3 and 5 of this Article shall not apply to judges of the District Court.

The Chief Judge of the Court of Appeacls shall designate one judge of the District Court.

upon the recommendation of the administrative judge of the district, a chief edministrative clerk for each district. The chief clerk shall perform such duties in the administration of the District Court as may be assigned him by the chief judge or as may be prescribed by rule or by law. Each chief administrative clerk shall perform such duties in the administration of the District Court as may be assigned him by the administrative judge of his district or as may be prescribed by rule or by law. There shall be in each County a clerk of the District Court whose appointment, term, and compensation shall be prescribed by law. The Chief Judge of the District Court, upon recommendation of the respective administrative judges, shall appoint such deputy clerks, constables, and other officers of the District Court as may be necessary. It shall be the duty of the General Assembly to prescribe by law a fixed compensation for all such officers.

41G.

There shall be district court commissioners in the number and with the qualifications and compensation prescribed by law. Commissioners in a district shall be appointed by and serve at the pleasure of the Administrative Judge of the district, subject to the approval of the Chief Judge of the District Court. Commissioners may exercise power only with respect to warrants of arrest, or bail or collateral or other terms of pre-trial release pending hearing, and then only as prescribed by law or by rule.

41H.

The salary of a judge of the District Court shall not be reduced during his

law or by rule.

41H.

The salary of a judge of the District Court shall not be reduced during his continuance in office.

41-I.

For the purpose of implementing the amendments to Articles IV, XV and XVII of this Constitution, establishing the District Court, the following provisions shall govern.

the District Court, the following provisions shall govern.

(a) If for any reason these amendments are not submitted for adoption or rejection by the legal and qualified voters of the State in November, 1969, but are submitted to such voters in 1970, then whenever a day of a month in the year 1970 is used in these amendments it shall mean the same day and month in the year

eral Assembly, shall be decided or otherwise disposed of in the court in which pending on said date, despite any statutory provisions to the contrary.

(f) All papers, dockets, files, books, records, monies, and other property belonging to or pertaining to or in any justice of the peace, (in his official capacity) People's Courts, the Municipal Court of Baltimore City or the Housing Court of Baltimore County on the day before the first Monday in July, 1970, on the first Monday in July, 1970, on the first Monday in July, 1970, shall be transferred to the District Court in the appropriate County or Baltimore City.

(g) The provisions of Section 41D of this Article shall govern initial vacancies in the office of judge of the District Court. Each full-time judge of the People's Court of Baltimore City, the Municipal Court of Baltimore City, the Municipal Court of Baltimore City, and of the People's Courts of Anne Arundel, Montgomery, Prince George's, and Wicomico Counties AND BALTIMORE COUNTY who is in office on the effective date of these amendments shall continue in office as a judge of the District Court in his district and county of residence (or in Baltimore City) for the remainder of the term for which he was elected or appointed, and if his term expires prior to January 1, 1971, such judge shall be reappointed by the Governor, if the Senate consents, in accordance with the provisions of Section 41D of this Article, subject to the Provisions of the Constitution respecting age, removal and retirement, provided that the term of any such judge of a People's Court who would be ineligible for appointment as a judge of the District Court under this Article shall expire on the effective date of these amendments. Thereafter, retention of any judge who is retained in office pursuant to the preceding provisions of this subsection shall be pursuant to Section (c) of Section 41D, of this Article, After the effective date of these amendments in any district (including any postponed effective date of these amendments in an

or Justice of the Peace shall be appointed or elected or exercise any power or jurisdiction.

(h) Each full-time clerk of a justice of the peace designated as trial magistrate of a People's Court, of the Municipal Court of Baltimore City, and the chief constable of the People's Court of Baltimore City who is in office on the day before the first Monday in July, 1970, shall become a deputy clerk of the District Court on the first Monday in July 1970. The taking effect of the aforegoing amendments shall not of itself affect the tenure, term, satus, retirement, or compensation of any person then holding public office, position, or employment in this State, except as provided in the amendments.

holding public office, position, or employment in this State, except as provided in the amendments.

(i) All statutory references to justices of the peace designated as trial magistrates, to People's Courts, to the Municipal Court of Baltimore City or to the Housing Court of Baltimore County, shall be deemed to refer to the District Court in the appropriate district, county or Baltimore City, to the extent not inconsistent with this Constitution.

(J) NO MEMBER OF THE GENERAL ASSEMBLY AT WHICH THESE AMENDMENTS WERE PROPOSED, OR AT WHICH THE NUMBER OF OR SALARY OF ANY SUCH JUDGES MAY HAVE BEEN INCREASED OR DECREASED BY THE GENERAL ASSEMBLY FROM TIME TO TIME, IF OTHERWISE QUALIFIED, IS INELIGIBLE FOR APPOINTMENT OR ELECTION AS AUDGE OF THE DISTRICT COURT BY REASON OF HIS MEMBERSHIP IN THE GENERAL ASSEMBLY.

Article XV

6. The right of trial by Jury of all issues

contained in Article XIV 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 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
directed by 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.
CAPITALS indicate amendments to
bill.
Strike out indicates matter stricken

An ACT to propose an amendments to bill.

Strike out indicates matter stricken out of bill.

AN ACT to propose an amendment to the Constitution of Maryland by amending or repealing Sections 3, 4B, 5, 14, 14B, 21, 31, 32, and 39, title "Judiciary Department," subtitles "Part I—General Provisions," "Part III—Court of Appeals," "Part III—Circuit Courts," and "Part IV—Courts of Baltimore City"; and for the enactment of a new Section 5A in said Article IV, subtitle "Part I—General Provisions"; providing that the Governor, by and with the advice and consent of the Senate shall appoint the judges of the Court of Appeals, intermediate courts of appeal, Circuit Courts, the Supreme Bench of Baltimore City; that all hearings on the confirmation of candidates shall be public and not conducted in secret or executive session; that confirmation shall be by a majority vote of all members elected to the Senate; that a judge appointed may take office upon qualification and before confirmation, but shall cease to hold office if not confirmed; that each judge appointed and confirmed shall hold office during good behavior FOR A TERM OF FIF. TEEN YEARS OR, until the age of seventy years and not after, WHICH-EVER MAY FIRST OCCUR; that the powers of the Commission on Judicial Disabilities shall include the power to require persons to testify and produce evidence by granting them immunity from prosecution or from penalty or forfeiture; that said Commission may recommend to the Court of Appeals shall prescribe rules concerning the Commission; that the Court of Appeals, upon recommendation of the Commission.

minter provided, all of the said Judges to be elected at the general election be held on the Juesday after the first Mondal of the Combiner, as not provided as a first of the term of fifteen years from the time of the term of fifteen years from the time of the term of fifteen years from the time of the term of fifteen years from the time of the term of the search and qualified, or until he shall have attained the ever may first happen, and he re-clined the term of the great of the corner of the term of the great of the corner of the term of the great of the Corner shall be conducted by the Senate or any committee or subcommittee thereof in secret or executive season. Confirmation by the Senate or any committee or subcommittee thereof in secret or executive season. Confirmation by the Senate or any committee or subcommittee thereof in secret or executive season. Confirmation by the Senate or any committee or subcommittee thereof in secret or executive season. Confirmation by the Senate or any committee or subcommittee thereof in secret or executive season. Confirmation by the Senate or any committee or subcommittee thereof in secret or executive season. Confirmation by the Senate or any committee or subcommittee thereof in the secret of the regular annual season of the General Assembly next following his appointment of during which he shall have statused the sace of the shall hold the office during pand before confirmed by the Senate shall hold the office during pand before the following his appointment of during which he shall have statused the sace of the shall hold the office during pand before the following his appointment of during which he shall have statused the sace of the shall hold the office during pand before the following his appointment of during which he shall have statused the sace of the shall hold the office during pand the shall have statused the sace of the shall hold the of

The right of trial by Jury of all issues of fact in civil proceedings in the several Courts of Law in this State, where the amount in controversy exceeds the sum of five hundred dollars, shall be inviolably preserved.

Sec. 2. And be it further enacted, That the aforegoing sections and repealers hereby proposed as amendments to the Constitution of Maryland at the next ensuing general election to be held in this State shall be submitted to the law and laified voters thereof the mentation. Upon an order for retirement, as the case may be, of the judge. I (b) The General Assembly shall review the record of the proceedings of the law and facts and in its discretion may permit the introduction of additional evidence and by a joint resolution passed by a two-faired vote of the members elected in each house thereof, shall order removal or retirement, as it finds just and to the proceedings of the law and facts and in its discretion may permit the introduction of additional evidence and by a joint resolution passed by a two-faired vote of the members elected in each house thereof, shall order removal or retirement, as the case may be, of the Judge shall removed from the judge. I (b) The General Assembly shall review the record of the proceedings of the view the record of the proceeding of the view the record of the proceed

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didates residing in said county, in the order of the voice received, whose election for set of the same of the term of the centre of the centr

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out of bill.

QUESTION 4

AN ACT to withdraw and repeal Chapter 788 of the Acts of the General Assembly of 1969 and to propose amendments to certain sections of the Constitution of Maryland, by repealing and re-enacting Sections 1, 3, and 13 of Article II, title "Executive Department," and Sections 14, 15, 27 and 52(10) of Article III, title "Legislative Department," providing for the convening of the General Assembly, changing the maximum

State officers in relation thereto, 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-fifts of the members elected to each of the two Houses concurring), That Chapter 788 of the Acts of the General Assembly of 1969 be and is hereby withdrawn and recalled for appropriate legislative action.

Sec. 2. And be it further enacted, That Chapter 788 of the Acts of the General Assembly of 1969 be and is hereby repealed.

Sec. 3. And be it further enacted, That Sections 1, 3, and 13 of Article II of the Constitution of Maryland, title "Executive Department," and Sections 14, 15, 27 and 52(10) of Article III, title "Legislative Department," be and they are hereby repealed and re-enacted, 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, and to read as follows:

ARTICLE II

follows: ARTICLE II

The executive power of the State shall be vested in a Governor, whose term of office shall commence on the Ifourth third Wednesday of January next ensuing his election, and continue for four years, and until his successor shall have qualified; and a person who who has served two consecutive popular elective terms of office as Governor shall be ineligible to succeed himself as Governor for the term immediately following the second of said two consecutive popular elective terms.

The Speaker of the House of Delegates shall then open the said Returns, in the presence of both Houses; and the person having the highest number of votes, and being Constitutionally eligible, shall be the Governor, and shall qualify, in the manner herein prescribed, on the Ifourth! third Wednesday of January next ensuing his election, or as soon thereafter as may be practicable.

All civil officers nominated by the Gov.

thereafter as may be practicable.

13.

All civil officers nominated by the Governor and subject to confirmation by the Senate, shall be nominated to the Senate within Ithirtyl forty days from the commencement of each regular session of the Legislature; and their term of office, except in cases otherwise provided for in this Constitution, shall commence on the first Monday of May next ensuing their appointment, and continue for two years (unless removed from office), and until their successors, respectively, qualify according to law.

ARTICLE III

ARTICLE III

14.

The General Assembly shall meet on the Ithird] second Wednesday of January, Inineteen hundred and sixty-five, January, Inineteen hundred and sixty-five, January, Inineteen hundred and seventy-one, and on the same day in every year thereafter, and at no other time, unless convened by Proclamation of the Governor. A Proclamation convening the General Assembly in extraordinary session must be issued by the Governor if a majority of the members elected to the Senate and a majority of the members elected to the House of Delegates join in a petition to the Governor requesting that he convene the General Assembly in extraordinary session, and the Governor shall convene the General Assembly on the date specified in the petition. This section does not affect the Governor's power to convene the General Assembly in extraordinary session pursuant to Section 16 of Article II of this Constitution.

The General Assembly may continue its session so long as in its judgment the public interest may require, for a period not longer than Iseventyl ninety days in each year; THE NINETY DAYS SHALL BE CONSECUTIVE UNLESS OTHERWISE PROVIDED BY LAW Tand on and after January 1, 1965, each member thereof shall receive a 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.] but it THE GENERAL ASSEMBLY may extend its session beyond ninety days for a period or periods BUT, not exceeding an additional thirty days by resolution concurred in by a three-fifths vote of the membership in each House. When the General Assembly is 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. (2).

Any compensation AND ALLOW-

There shall be [elected by the legal and qualified voters of] in said city the number of Associate Judges required by the General Assembly, who, together, shall constitute the Supreme Bench of Baltimore City, and shall hold their offices Ifor the term of fifteen years,] subject to the provisions of this Constitution with regard to the [election] appointment, confirmation and qualifications of Judges, and their removal from office, and shall exercise the jurisdiction, herein [after] specified, and shall each receive an annual salary which shall not be diminished during their term of office.

32. Duties of Supreme Bench of Baltimore City as to assignment of judges to courts of Baltimore City.

It shall be the duty of the said Supreme Bench of Baltimore City, [as soon as the Judges thereof shall be elected and duly qualified, and] from time to time, to provide for the holding of each of the aforesaid Courts, by the assignment of one, or more of their number to each of the said Courts, who may sit either, separately, or together, in the trial of cases; and the said Supreme Bench of Baltimore City may from time to time, change the said assignment, as circumstances may require, and the public interest may demand; and the Judge. or Judges, so assigned to the said Supreme Bench of Baltimore City, in case of the sickness, absence or disability of any Judge or Judges, assigned as aforesaid, to provide for the hearing of the cases, or transaction of the business assigned to said Judge or Judges, as aforesaid, before some one, or more of the Judges of said Court.

39. Powers of General Assembly.

The General Assembly shall, as often as it may think the same proper and expedient, provide by law for Ithe election of an additional judge of the Supreme Bench of Baltimore City, and whenever provision is so made by the General Assembly, [there shall be elected by the voters of said City] the Governor shall appoint another Judge of the Supreme Bench of Baltimore City, and whenever provision so fithis Article; [who shall be subjec

IN BY JOINT RESOLUTION OF THE GENERAL ASSEMBLY WITHIN 30 DAYS OF ITS RECEIPT BY THE GENERAL ASSEMBLY SHALL
TAKE EFFECT AND HAVE THE FORCE OF LAW AS OF JANUARY
1, 1971 UNLESS REJECTED BY THE JOINT RESOLUTION OF THE GENERAL ASSEMBLY WITHIN 30 DAYS
OF ITS RECEIPT BY THE GENFRAL ASSEMBLY, AND SAID RESOLUTION SHALL CONTINUE IN FORCE UNTIL SUPERSEDED BY ANY SUCCEEDING RESOLUTION.
(5) IN NO EVENT SHALL, THE COMPENSATION AND ALLOW ANCES BE LESS THAN THEY WERE PRIOR TO THE SUBMISSION OF THE COMMISSION RESOLUTION AND THE CONSTITUTIONAL AMENDMENT.
27.

Any bill may originate in either House

CONSTITUTIONAL AMENDMENT.

27.

Any bill may originate in either House of the General Assembly and be altered, amended or rejected by the other. No bill shall originate in either House during the last Iwenty-eight] thirty-five calendar days of a regular session, unless two-thirds of the members elected thereto shall so determine by yeas and nays, and in addition the two Houses by joint and similar rule may further regulate the right to introduce bills during this period; nor shall any bill become a law until it be read on three different days of the session in each House, unless two-thirds of the members elected to the House where such bill is pending shall so determine by yeas and nays, and no bill shall be read a third time until, it shall have been actually engrossed or printed for a third reading.

(10). If the Budget Bill shall not have been

If the Budget Bill shall not have been finally acted upon by the Legislature Ithree] seven days before the expiration of Jits] the regular session, the Governor Imay, and it] shall Jbe his duty to] issue a proclamation extending the session for some further period as may, in his judgment, be necessary for the passage of such bill; but no matter other than such bill shall be considered during such extended session except a provision for the cost thereof.

SEC. 4. And be it further enacted, That this new proposed Constitutional amendment be and is hereby placed on the ballot at the general election to be held in November, 1970, as a substitute for and in lieu of Chapter 788 of the Acts of the General Assembly of 1969, the original proposed Constitutional amendment, and the original proposed Constitutional amendment shall not be placed on the ballot at such time.

SEC. 5. And be it further enacted, That if it is determined by a court of competent jurisdiction that the withdrawal and recall of the original proposed Constitutional amendment as set forth in Section 1, and the repeal of the original proposed Constitutional amendment as set forth in Section 2, and the substitution of the proposed Constitutional amendment as set forth in Section 4, are ineffective, for any reason whatsoever, with the result that Chapter 788 of the Acts of the General Assembly of 1969, the original proposed Constitutional amendment must be submitted to the voters at the general election to be held in November of 1970, both the original proposed Constitutional amendment and the new proposed Constitutional amendment and the general election in November of 1970, as alternate measures to be voted on by the people, but in the absence of such a judicial determination only the new proposed Constitutional amendments are submitted to the voters at the general electi

sus the General Assembly shall by law enact a plan for legislative districting and apportionment. If no plan has been enacted for these purposes by the forty-fith day after the opening of the regular session of the General Assembly of the second year following the census, the plan presented to the General Assembly by the Governor shall become law. Upon recition of any registered voter, the Court of Appeals shall have original jurisdiction to review the legislative districting and apportionment of the State and may grant appropriate relief, if it hads that the districting and apportioning of the State is not consistent with requirements of either the Constitution of the Constitution of Maryland.

SEC. 7. And be it further enacted,
That IF the provisions that are set forth
in Sections 1, 2 or 4 of this bill or any
combination thereof less than both ALL
THREE provisions, are declared invalid
by a court of competent jurisdiction, that
the the provision of this bill, and
that if the provisions set forth in Section
1, 2, and 4 are all declared invalid by a
court of competent jurisdiction, that determination shall not affect the validity
of the provisions set forth in Sections
1, 2, and 4 are all declared invalid by a
court of competent jurisdiction, that determination shall not affect the validity
of the provisions set forth in Sections
1, 2, and 4 are all declared invalid by a
court of competent jurisdiction, that determination shall not affect the validity
of the provisions set forth in Sections
1, 2, and 6 of this bill.

SEC. 8. And be it further enacted,
That the foregoing sections hereby proposed as amendments to the Constitution
of Maryland, in Section 3 of this Act, at
the next ensuing general election to be
held in this State, 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 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 directed by said Article 14.

Explanation: Italiacs indicate new matter added to existing law.

CAPITALS indicate amendments to
bill.

CAPITALS indicate amendmen

SIDED IN THIS STATE FOR LESS THAN SIX MONTHS.

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 1970, skall be submitted to the legal and qualified voters thereof for their adoption or rejection in pursuance of directions contained in Article XIV 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" and "Against the Constitutional Amendment" as now prescribed 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 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.

Strike out indicates matter stricken

CAPITALS indicate amendments to bill.

Strike out indicates matter stricken out of bill.

QUESTION 7

AN ACT to propose an amendment to Article II of the Constitution of Maryland, title "Executive Department," by adding new Section 24, to authorize the Governor to make changes in the organization of the executive branch by specified methods and set forth the legal status of such reorganizations when made in conformance with these methods and submitting this amendment to the qualified voters of the State 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 new Section 24 be added to Article II of the Constitution of Maryland, title "Executive 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

XPLANATION: Italics indicate new mat-ter added to existing law. [Brackets] indicate matter stricken from existing law. CAPITALS indicate amendments to bill

CAPITALS indicate amendments to bill.

Strike out indicates matter stricken out of bill.

QUESTION 8

AN ACT to propose an amendment to the Constitution of Maryland by the addition of a new Section 1A to Article XI-A, title "Local Legislation," to follow immediately after Section 1 thereof, establishing an alternate procedure for any county, to submit to itsvoters the question of adopting charter form of government, and providing for the submission of this amendment to the qualified voters of the State of Maryland for their adoption or rejection.

when the districting and apportanting of the State is not constitution of Maryland to the matter stricken and the constitution, and interest shall be indeed to critical state.

A member of the General Ascembly shall be elected by the creater of the legislative district from which he socks election, to serve for a seen of journed day of January following his election.

Sec. 2. And be it puther enued.

Sec. 2. And be it puther enued to the constitution of Maryland, at the next ensuing sceral election to be held in this State, shall be submitted to the legal and qualified votes of the General Assembly of Maryland, (three-fifths to the constitution shall be by hall be submitted to the legal and qualified votes of the State of the and and the said central election.

Sec. 2. And be it puther enued to the constitution of Maryland to change the period of section 1 of Article 1 and the constitution of Maryland to change the period of section 1 of Article 1 and the constitution of Maryland to change the period of State to vote, TO PROVIDE THAT.

Sec. 2. ARTICLE THE OR LESS THAN SIM STATE FOR LESS THAN SIM SIM STATE

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tion of Maryland, at the next ensuing general election to be held in this State, 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 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" and "Against the Constitutional Amendment" as now prescribed 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 XIV of the Constitution, and further proceedings had in accordance with said Article XIV. EXPLANATION: Italics indicate new matter added to existing law.

[Brackets] indicate matter stricken from existing law.

CAPITALS indicate amendments to bill.

Strike out indicates matter stricken

bill.

Strike out indicates matter stricken out of bill.

QUESTION 9

AN ACT to propose an amendment to Article 36 of the Constitution of Maryland, title "Declaration of Rights," providing for religious freedom and permitting religious readings or prayer and reference to a Supreme Being in certain instances, and providing for the submission of this amendment to the qualified voters of the State of Maryland for their adoption or rejection.

ought by any law to be molested in his person or estate, on account of his religious practice, unless, under the color of religion, he shall disturb the good order, peace or safety of the State, or shall infringe the laws of morality, or injure others in their natural, civil or religious rights; nor ought any person to be compelled to frequent, or maintain, or contribute; unless on contract, to maintain, any place of worship, or any ministry; nor shall any person, otherwise competent, be deemed incompetent as a witness, or juror, on account of his religious belief, provided, he believes in the existence of God, and that under His dispensation such person will be held morally accountable for his acts, and be rewarded or punished therefor either in this world or in the world to come.

Nothing shall prohibit the offering, reading from or lettening to pravers or Biblical Scriptures, if participation therein is on a voluntary basis, in any governmental or public school, institution, or place.

Nothing shall prohibit OR REQUIRE THE making reference to belief in, reliance upon, or invoking the aid of God or a Supreme Being in any governmental or public document, proceeding, activity, ceremony, school, institution, or place.

Nothing in this article shall constitution of Maryland, at the next general election to be keld in this State in November 1970, 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" and "Against the Constitutional Amendment" and cordance with said Article 14.

EXPLANATION: Italics indicate mew matter stric

CAPITALS indicate amendments to bill.

Strike out indicates matter stricken out of bill.

NOW. THEREFORE, I, MARVIN MANDEL, GOVERNOR OF THE STATE OF MARYLAND, by virtue of the power and authority conferred upon me by the Constitution of Maryland, do by this, my proclamation, ORDER that the bills proposing the aforegoing amendments shall be published in at least two newspapers in each county where so many may be published, and where not more than one may be published, then in that newspaper, and in three newspapers published in Baltimore City, once a week for four weeks immediately preceding the General Election to be held on November 3, 1970, at which election the proposed amendments shall be submitted, in the form prescribed by the General Assembly, to the qualified voters of the State for adoption or rejection.

GIVEN under My Hand and the Great Seal of the State of Maryland, at the City of Annapolis; this 11th day of August, in the Year of Our Lord, One Thousand, Nine Hundred and Seventy.



MARVIN MANDEL By the Governor

BLAIR LEE, 3d

Secretary of State

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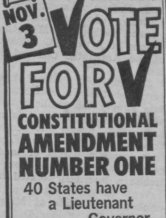
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Auth. John L. Palmer, Treasurer, Blair Lee for Lt. Gov. Comm.



### Emmitsburg Chronicle

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#### LEGAL

IN THE CIRCUIT COURT FOR tofore referred to is vested in right of way, the two (2) fol-FREDERICK COUNTY NO. 6787 the Defendants Julius Ginsburg and Gertrude S. Ginsburg, his (AT LAW)

BALTIMORE GAS AND ELECTRIC COMPANY a body corporate Gas and Electric Building Baltimore, Maryland 21203 Plaintiff

JULIUS GINSBURG and GERTRUDE S. GINSBURG, his virtue of a Deed of Trust dated wife, c/o Van Ness Apartments, N. 3001 Veazy Terrace, N.W. Washington, D. C. 20008 MORRIS GINSBURG and JEAN GINSBURG, his wife 1220 East-West Highway Silver Spring, Maryland 20910 DONALD H. MENSH and IRIS G. MENSH, his wife 1391 Kersey Lane Rockville, Maryland 20854 IRA GERALD GINSBURG and REGINA H. GINSBURG, his wife 12722 Teaberry Road Silver Spring, Maryland 20906 HARVEY E. FOX, Trustee 9307 Biltmore Drive Silver Spring, Maryland 20901 JOHN FOX, Trustee 7110 Cabt

District Heights, Maryland 20028 JOSEPH J. OLEINIK and JOHANNA MARIE OLEINIK, Beneficiaries No. 2 Sedgewick Lane

Rockville, Maryland 20852 COUNTY COMMISSIONERS OF FREDERICK COUNTY SERVE ON: Charles E. Collins

Pres. of The County Comm. Winchester Hall Frederick, Maryland 21701 and
THE STATE OF MARYLAND

c/o Office of Attorney General 12th Floor-One Charles Center Baltimore, Maryland 21201 Defendants

ORDER OF PUBLICATION THIS IS TO GIVE NOTICE that on the 22nd day of September, 1970, a Petition of Condemnation was filed in the Circuit Court for Frederick County against certain Defendants all of whom are residents of the State of Maryland, and Julius Ginsburg and Gertrude S. Ginsburg, his wife, whose address is Van Ness Apartments, N., 3001 Veazy Tercel of land located in the Seventh Election District of Frederick County, State of Maryland, and the right to trim, cut down, and remove trees on adjacent parcels of land which will be more particularly hereinafter described; that the said land is to be used for the construction, operation, and maintenance of electric transmission lines and appurtenant equipment, in, under, over, and across said parcel of fee simple land. The Petition recites:

1. That the Plaintiff is authorized by law to acquire by purchase or condemnation, any property or right necessary in connection with the construction of electric lines to be used in supplying the public with electric light and power.

2. That on April 29, 1970, the Public Service Commission of Maryland issued an order in Case No. 6286, finding that the construction of the said tarnsmission Certificate of Public Convenience scribed as follows: and Necessity authorizing construction of said electric transmission lines, pursuant to the provisions of Article 78, Section 54A of the Annotated Code of Mary-

land. 3. That the Plaintiff has determined that in order to properly supply the public with electric light and power, it is necessary and proper to construct transmission lines in, over, under, and across a parcel of land 200 feet wide, hereinafter more particularly described, located in the Seventh Election District of Frederick County, State of Maryland, owned by the various Defendants hereinafter more particularly referred to; that it is necessary to acquire the fee simple title to said strip of land in order to construct, operate, and maintain said electric transmission lines and appurtenant facilities; that it is also necessary to acquire two rights of way each 75 feet wide on each side of the parcel of land referred to as the parcel of land in fee simple, in order that the Plaintiff will have the right to trim, cut down, and remove trees

on the said rights of way. 4. That the interests of the various Defendants in said parcel of land are more particularly hereinafter set forth as follows: The fee simple title to the land hereLEGAL

wife, Morris Ginsburg and Jean Ginsburg, his wife, Donald H. Mensh and Iris G. Mensh, his wife, Ira Gerald Ginsburg, and Regina H. Ginsburg, his wife. That Harvey E. Fox and John Fox, Trustees, and Joseph J. Oleinik and Johanna Marie Oleinik, Beneficiaries, are joined herein by August 24, 1965, from Ira Gerald Ginsburg and Donald H. Mensh as joint tenants to Harvey E. Fox and John Fox, Trustees and Joseph J. Oleinik and Johanna Marie Oleinik, Beneficiaries.

That Defendants Frederick County, Maryland, and The State of Maryland, are joined in these proceedings in order that the said governmental authorities may protect any claim for unpaid taxes or other public liens or charges they may have against said land, part of which is the subject of these proceedings, and all of the said Defendants are joined in these proceedings in accordance with the provisions of Article 33A of the Annotated Code of Maryland and Subtitle U of the Maryland Rules of Procedure.

5. That it is necessary for the Plaintiff to acquire said strip of land 200 feet wide in fee simple, and the right to cut down and trim trees on adjacent land by condemnation because it is unable to agree with the owners of said land as to the price to be paid for said land and the rights on adjacent land.

6. That the Plaintiff is desirous

of acquiring by condemnation said strip of land 200 feet wide, in fee simple, for the construction, operation, and maintenance thereon of its towers, poles, structures, wires, cables, conduits and other facilities over and under said strip of land, and in addition to said strip of land, the right to: (1) have access at all times, using roads as far as practicable for the construction, operation, and maintenance of towers, poles, structures, wires, cables, conduits, and other facilities upon, over, or under said strip of land; and (2) trim, cut down, and remove trees on land owned by the Defendants adjacent to and within 75 feet 20008. The object of the Petition is to condemn in fee simple a par-Plaintiff be liable to interfere with or fall upon Plaintiff's facilities to be located on the aforesaid strip of land; provided that: (1) Defendants have the right to (a) cross and extend roads and public utility facilities across said strip of land anywhere except within 50 feet of any existing or proposed structure of the Plaintiff, and if such roads or facilities interfere with the use of the land by the Plaintiff, it will reloate them, and (b) farm or use he same in any manner as long is such farming or other use in the sole judgment of Plaintiff will not interfere with the construction, operation, and maintenince of Plaintiff's existing or fuure facilities, but the Defendints shall not erect any buildings or structures thereon; and (2) any rops which may be damaged on and adjacent to said strip beause of such construction, operalines would promote the public tion, and maintenance shall be convenience and necessity, and paid for a prevailing market pricthereupon granted the Plaintiff a es. The said strip of land is de-

BEGINNING for the proposed 200.00 feet wide electrical transmission right of way at a point on and distant 591.71 feet from an iron bar found at the beginning of the Fifth or South 31° 15" East 1154.01 feet line of that parcel of land which by deed dated August 24, 1965 and recorded among the Land Records of Frederick County, Maryland in Liber 731 at Folio 358 was granted and conveyed by Ira Gerald Ginsburg and Donald H. Mensh, as Joint Tennants, to Julius Ginsburg and wife, Gertrude S. Ginsburg, Morris Ginsburg and wife, Jean Ginsburg, Donald H. Mensh and wife, Iris G. Mensh, and Ira Gerald Ginsburg and wife, Regina H. Ginsburg, said Fifth line being erroneously called 115.01 feet in said deed, said point of beginning being on the centerline of the above mentioned right of way and running thence binding reversely along part of said Fifth line as now surveyed North 31° 40' 50" West 100.61 feet, thence leaving the outline of said parcel of land and running for the northwesternmost line of said right of way (200.000 feet wide) being northwesterly, parallel and 100.00 feet distant

from the centerline of said

lowing courses and distances as now surveyed, viz.: (1) North 52° 00' 00" East 625.73 feet and (2) North 56° 54' 45" East 602.64 feet to a point on and distant 175.45 feet from an iron bar found at the end of the Thirteenth line of the abovementioned parcel of land thence binding reversely along part of said Thirteenth line as now surveyed South 45° 18' 31" East 102.32 feet to a point on the centerline of said right of way, thence binding reversely along part of the Thirteenth line and part of the Twelfth line of said parcel of land the two (2) following courses and distances as now surveyed, viz.: (1) South 45° 18' 31" East 46.78 feet to an iron bar found and (2) South 32° 32' 36" East 54.27 feet, thence leaving the outline of said parcel of land and running for the southeasternmost line of said right of way being southeasterly, parallel and 100 .-00 feet distant from the centline of said right of way the two (2) following courses and distances as now surveyed, viz.: (1) South 56° 54' 45" West 625.11 feet and (2) South 52° 00' 00" West 639.29 feet to a point on and distant 692.32 feet from the begining of the abovementioned Fifth line, thence binding reversely along part of said Fifth line as now surveyed North 31° 40' 50" West 100.61 feet to the point of beginning, containing 5.743 acres of land more or less. The two (2) 75.00 foot wide tree trimming areas are described as follows:

BEGINNING for the 75.00 foot wide tree trimming area at a point at the end of the First or North 31° 40' 50" West 100.61 feet line of the herein abovedescribed 200.00 fot wide right of way said point of beginning also being on and distant 491.10 feet from an iron bar found at the beginning of the Fifth or South 31° 58' 15" East 1154.01 feet line of that parcel of land which by deed dated August 24, 1965 and recorded among the Land Records of Frederick County, Maryland in Liber 731 at Folio 358 was granted and conveyed by Ira Gerald Ginsburg and Donald H. Mensh, as Joint Tennants, to Julius Ginsburg and wife, Gertrude S. Ginsburg, Morris Ginsburg and wife, Jean Ginsburg, Donald H. Mensh and wife, Iris G. Mensh, and Ira Gerald Ginsburg and wife, Regina H. Ginsburg, said Fifth line being erroneously called 115.00 feet in said deed, and running thence binding reversely along part of said Fifth line as now surveyed North 31° 40' 50" West 75.46 feet, thence leaving the outline of said parcel of land and running for the two (2) following new lines of division as drawn northwesterly, parallel and 75.00 feet distant from the northwesternmost line of the herein abovedescribed 200.00 foot wide right of way, viz.: (1) North 52° 00' 00" East 620.64 feet and (2) North 56° 54' 45" East 236.47 feet to a point on and distant 850.19 feet from an iron bar found at the end of the Third line of the abovementoined parcel of land, thence binding reversely along part of the Third line and part of the Second line of said parcel of land the two (2) following courses and distances as now surveyed, viz.: (1) North 86° 50' 13" East 10.53 feet and (2) North 24° 33' 25" West 5.33 feet, thence leaving the outline of said parcel of land running for a line of division as drawn northwesterly, parallel and 75.00 feet distant from the northwesternmost line of the herein above described 200.00 foot wide right of way, North 56° 54' 45" East 343.24 feet to a point on and distant 98.71 feet from the beginning of the Thirteenth line of the abovementioned parcel of land, thence binding reversely along part of said Thirteenth line as now surveyed South 45° 18' 31" East 76.74 feet to a point at the end of the Third line of the herein abovedescribed right of way thence binding reversely

of land more or less. BEGINNING for the same at a point at the end of the Eighth or South 52° 00' 00" West 639.29 feet line of the

along all of the Third and Sec-

ond lines of said right of way

the two (2) following courses

and distances, viz.: (1) South

56° 54' 45" West 602.64 feet

and (2) South 52° 00' 00" West

625.73 feet to the point of be-

ginning, containing 2.099 acres

foot wide right of way said point of beginning also being on and distant 692.32 feet from an iron bar found at the beginning of the Fifth or South 31° 58' 15" East 1154.01 feet line of that parcel of land which by deed dated August 24, 1965 and recorded among the Land Records of Frederick County, Maryland in Liber 731 at Folio 358 was granted and conveyed by Ira Gerald Ginsburg and Donald H. Mensh, as Joint Tennants, to Julius Ginsburg and wife, Gertrude S. Ginsburg, Morris Ginsburg and wife, Jean Ginsburg, Donald H. Mensh and wife, Iris G. Mensh, and Ira Gerald Ginsburg and wife, Regina H. Ginsburg, said Fifth line being erroneously called 115.01 feet in said deed, and running thence binding reversely along all of the Eighth and Seventh lines of said right of way the two (2) following courses and distances, viz.: (1) North 52° 00' 00" East 639.29 feet and (2) North 56° 54' 45" East 625.11 feet to a point on and distant 54.27 feet from the end of the Twelfth line of the abovementioned parcel of land, thence binding reversely along part of said Twelfth line as now surveyed South 32° 32' 36" East 75.01 feet, thence leaving the outline of said parcel of land and running for two (2) new lines of division as now drawn parallel to and 75.00 feet dis-tant from the Second and First lines of the parcel of land now being described, viz.: (1) South 56° 54' 45" West 621.18 feet and (2) South 52° 00' 00" West 644.38 feet to a point on and distant 767.78 feet from the beginning of the abovementioned Fifth line, thence binding reversely along part of said Fifth line as now surveyed North 31° 40' 50" West 75.46 feet to the point of beginning, containing 2.178 acres of land more or less.

BEING part of that parcel of land which by deed dated August 24, 1965 and recorded among the Land Records of Frederick County, Maryland in Liber 731 at Folio 358 was granted and conveyed by Ira Gerald Ginsburg and Donald H. Mensh, as Joint Tennants, to Julius Ginsburg and wife, Gertrude S. Ginsburg, Morris Ginsburg and wife, Jean Ginsburg, Donald H. Mensh and wife, Iris G. Mensh, and Ira Gerald Ginsburg and wife, Regina H. Ginsburg.

The Plainitf therefore prays:

1. That the fee simple strip of land herein described together with the rights and appurtenances thereto as shown and described be condemned in fee simple and that easements to cut and trim trees as herein described on the said strips 75 feet wide on each side of the fee simple strip, be condemned in accordance with the requisites of law in such cases made and provided, the procedure to be that described in Article 33A of the Annotated Code of Maryland and Subtitle U of the Maryand Rules of Procedure.

2. That the Plaintiff may have such other and further relief as the nature of its case may re-

WHEREUPON, it is ordered by the Circuit Court for Frederick County this 22nd day of September, 1970, that the Plaintiff caused to be personally served upon the non - resident Defendants Julius Ginsburg and Gertrude S. Ginsburg a copy of this Order of Publication and a copy of the Petition of Condemnation on or before the 31st day of October, 1970, notifying the said Defendants to be and appear in this Honorable Court in proper person or by attorney on or before the 1st day of December, 1970, to show cause, if any he may have, why the relief prayed should not be granted.

ELLIS C. WACHTER

Filed September 22, 1970

Daniel W. Moylan 100 West Washington Street Hagerstown, Maryland 21740 739-3030

William E. Colburn James A. Biddison, Jr. 17th Floor Gas and Electric Bldg., Baltimore, Maryland 21203 234-5669

Attorneys for Plaintiff

TRUE COPY TEST Ellis C. Wachter, Clerk STATE POLICE LOWER HEIGHT QUALIFICATIONS

Effective October 1, 1970, the minimum acceptable height for a trooper applicant will be 5'9" with weight in proportion thereto, it has been announced by T. S. Smith, Superintendent of the Maryland State Police. This policy, of course, would apply to cadets as well as to troopers.

Many otherwise qualified applicants for the position of Trooper, Maryland State Police, are rejected for employment because of the minimum height requirement, previously established at 5'10". It is felt that a reduction in this requirement would not adversely affect the efficiency of the Maryland State Police, but it would

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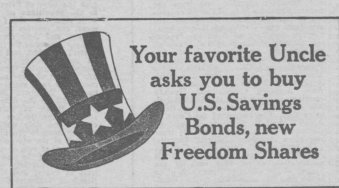
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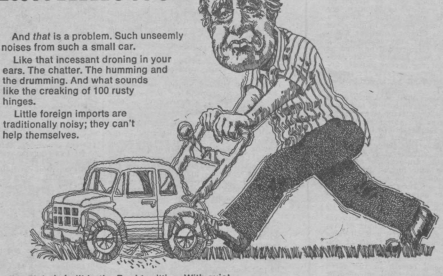
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right gift for any occasion from | WIG SHOW-Friday, October 16 1970, 7:30 p.m., in the VFW Annex. Sponsored by the VFW Auxiliary. Public invited. Refreshments served.

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### **VOTE FOR** Joseph R. Bradshaw



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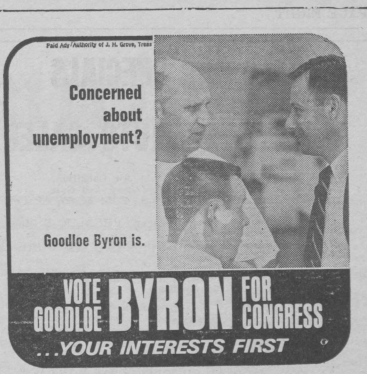
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Our Birthday Gift to you: \$150.00 in FREE MER-CHANDISE PRIZES OF YOUR CHOICE . . . No purchase necessary—just come in and register!

1st. Prize \$50; 2nd. Prize \$25; 3rd. Prize \$15, plus 6 additional prizes of \$10 each, all in Merchandise of your choice. Prize drawing on Saturday, Oct. 24th. Winners notified by mail.

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#### ABIGAIL (Continued From Page 1)

tors on both State and National levels to take up and carry our 'prayer standard' and fight for their constituents' rights. It is both deplorable and tragic that, to my knowledge, no single real floor vote has been taken on this issue. This passivity exists in spite of the fact these same representatives of ours have received scores of proposals and suggestions re: prayers in schools, I've no doubt. They're aware of the petitions signed by many thousands of people like myself, yet continue to ignore us.

In the face of this, it is timely that we go into action on this matter at once, since the November elections are just around the corner. Appearing on our Maryland ballots this year will be a "public reverence" bill. Hopefully, if enough heat and voter pressure are applied, our own State and U. S. Representatives may 'help' us decide for whom to vote, by taking a stand, a STRONG stand on this important issue. It is certainly time some action is taken by them because, to date, as near as I know, most of the hard work in getting the public reverence bill placed on the ballot was done, NOT by our esteemed State representatives whom we elected to work for us, but by a dedicated group known as the "District Back To God Movement", under the determined leadership of its president, Mrs. Bennet Miller. This persevering group, joined by many other states' groups, circulated petitions, (one of which I signed), and started the ball rolling.

It is my understanding that both of our neighboring Virginia's Senators publicly supported prayer amendment action, but that here in our own be-loved state of Maryland, such is not the case. Our Republican representatives apparently do not consider the issue important enough to warrant their taking any stand on it. On the Democratic side, I understand Senator Tydings has actually OPPOSED any prayer amendment referendum to the states, and that he supports a "sense of the Senate" measure, which, dear readers, is a plot used by Senators to rid themselves of a "hot potato"—to get themselves "off the hook"-to "pass the buck". Is this the kind of representation we had in mind at the last election?

The time has come for some straight talk and positive ac-

tion. Mrs. Murray and others like her must be returned to her proper status - which is, not ABOVE us, nor BELOW us, but on an equal footing WITH us. She may retain her peculiar (to me) philosophy but not at OUR expense. No more deprivation

of ours or our children's rights One cannot help but wonder if these troubled times might not be less troubled if this woman had not been allowed to take some of our strongest weapons away from our youth, namely: faith, tolerance, loyalty, patriotism, hope and Love, all of which were incorporated in a simple little prayer that

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our youths could either say, or | not say, at school. At least the choice would be theirs, not some one else's!

Shall we now use our own powerful weapon, our VOTING POWER to spur our State representatives into declaring where they stand on this issue? It would help us a great deal when we step into the voting booth next month to decide whom we want to represent us in Annapolis and the Nation's Capital next term.

Democrats and Republicans alike! Rise above your party politics and PLEASE, for yours and your children's sakes take

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a stand! Force your govern-ment spokesmen to shed their miserable cloaks of anonymity and tell you where they stand on the public prayer issue on voting both, let us not be guid- er Spring.

ed by our political affiliation but by our CONSCIENCE!

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GALLERY RAIL AND AUTHENTIC SPOOL LEGS HIGHLIGHT THIS EARLY AMERICAN STYLED TV. Sylvania color bright 85 color picture tube has 226 sq. in, viewable area (21" diag. meas.), This model features a "cool running" Gibralter chassis for reliable performance. AFC ensures a perfectly tuned picture at the touch of a button. Excellent sound from the 6" oval speaker. Cabinet has Maple grained finish on hardboard. Sylvania model CE88K.



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ON SEPTEMBER 15, 1970, a majority of his own party did not vote for Senator Tydings.

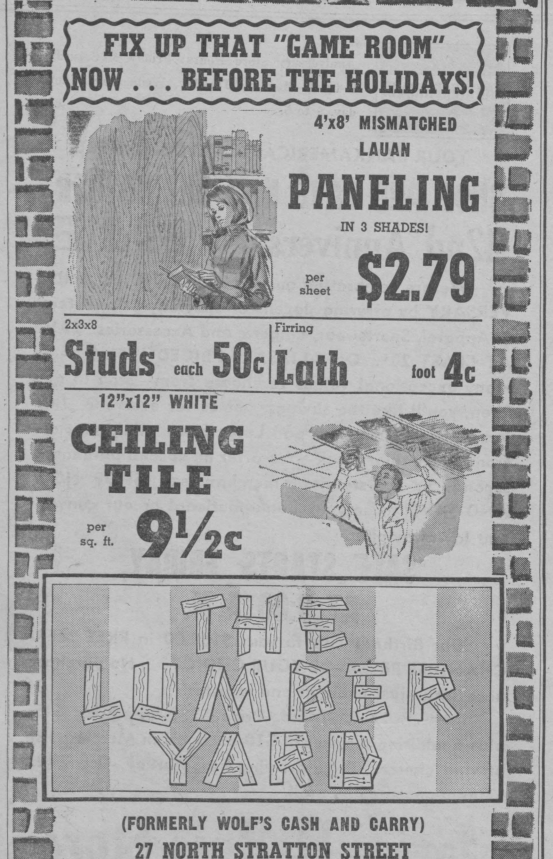
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