

*it's no secret...*

# Washington Report

By CONGRESSMAN  
JAMES T. BROVHILL

## Shock Waves

With the eleventh month of the session drawing to a close, only 37 of the 403 requests from the President for new legislation have been enacted into law. In spite of heavy control of the Congress by the President's party, the legislative program submitted by the White House has sparked little enthusiasm. The Congress is a sensitive barometer of public reaction and there has been little or no public demand for passage of many bills to which the White House has attached a "must" tag. In fact, mail continues to pour into Congressional offices largely against most of the President's proposals. The reaction is resulting in a long and unproductive session where much of the legislation offered is not likely to be brought out for a vote because of negative prospects for its enactment.

Behind all of this are the shock waves from the President's tax cutting proposal that has already passed the House. The prospect of tax cuts accompanied by increased Federal spending makes the Congress extremely cautious to consider bills that would add more new spending to what is already in sight.

What seems to be foot-dragging on Capitol Hill to consider this year's appropriations bills may also be, in part, laid to this attitude. The delays have not made the operation of Federal agencies easier and the failure to act on the bills is a poor way to encourage sound administration. Nevertheless, most government departments will, as a result, be forced to operate for half of their budget year at the same level of spending as last year.

**Deepening Freeze**  
This is symptomatic of a deepening freeze in relations between Congress and the White House over what Congress feels is an unwarranted Executive invasion of its prerogatives and resentment over attitudes toward Congress as an institution by key spokesmen of the Administration. Right or wrong, the freeze will be difficult to thaw.

A good illustration was a recent statement by the Secretary of State referring to the bitter foreign debate which raged in the Senate for the last three weeks. Mr. Rusk said, "I am very much concerned about the tendency in the Congress to legislate foreign

policy as it might apply to specific situations or specific countries. . . . The reaction was immediate. Senators of the President's own party quickly pointed out that Congress has a responsibility to decide how foreign aid funds should be spent. It was also pointed out testily that it is the duty of Congress "to be annoying" if it believes the Executive Branch is following a policy not in the best interest of the country. Peace Corps

In the meantime, the House was taking a look at two bills pertaining to foreign affairs and with widely differing reactions. One involved plans for the operation of the Peace Corps for the next year. This program, which sends volunteers with specific skills abroad to teach peoples in underdeveloped countries how to help themselves, is a kind of foreign aid. Nevertheless, it has its own administration which has impressed Congress with what appears to be a careful use of its funds and its achievements overseas. Apparently, it has also been candid and straight-forward in its relations with the Congress. There was relatively little opposition to this legislation.

**Coffee**  
However, on the other bill, which would implement an international coffee treaty, the conflict broke out again. The legislation was based on a treaty negotiated by the State Department. The Senate ratified the Treaty and the House was being asked to agree to legal machinery to carry out the provisions. There will be to effects. The first assures high or higher prices for the coffee American housewives buy. The second is to provide a kind of foreign aid through an international cartel arrangement to prop up the economies of the coffee producing countries in Latin America. The merits of all this were highly questionable.

Don't be critical of errors in this newspaper unless you don't make any yourself.

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## Doctor Talk

By JOHN B. REMBERT, M.D.

In recent months the reader's attention has been called to the fact that infectious syphilis is once again a public health menace. This increase has been apparent during the past several years and the number of cases in many large metropolitan areas are causing much medical concern.

The public must be made aware of the problem and should be reminded of the existence of venereal diseases once again. Several diseases are classified as venereal, but of these, syphilis and gonorrhea are of chief concern to the public health authorities. In general, the term venereal diseases refers to those diseases transmitted for the most part by sexual intercourse. Syphilis is the one venereal disease that proves to be the exception to the rule—its transmission being possible by kissing.

The greatest increase in the venereal disease rate is found among the younger age groups—teen-agers and young people. The general public, and particularly young persons, must once again be made aware of the danger signals or symptoms and the great need for prompt medical attention.

During the primary stage of the infection every genital sore must be regarded as syphilis until proved otherwise. Such patients must consult with their family physician who will then carry out the necessary diagnostic tests to prove or disprove the presence of venereal disease.

Treatment of such lesions should never be undertaken until a positive diagnosis is made. Once a positive case of syphilis is diagnosed, then the most important phase of control is begun. This is the contacting of all known males or females with the diseased person and carrying out diagnostic tests to prove or disprove the presence of the disease, and to initiate therapy if syphilis is found to be present.

The general public, after many years of apparent control of syphilis, should realize that this disease is again a public problem—and that early medical attention is an absolute necessity.

## Comment On Sports

By PETE FRITCHE

Washington, D. C.—The most recent death in the ring has brought the termination of boxing just a little nearer. This one was a tragic killing—the body which was weighed after the fight weighed almost fifty pounds less than that of the opponent.

Moreover, the opponent had been a more experienced fighter and the deceased had been relatively inexperienced. From every standpoint it was a tragedy.

It is appropriate after this "contest" to refute the argument so many athletes are offering—in behalf of continuing boxing. The usual argument in favor of a continuation includes the truism that people are killed in other sports too.

The difference in boxing and these other, genuine sports, was best pointed out recently in a sports column by Arthur Daley of the New York Times. It is not that other sports do not sometimes produce a death (not so many relative to the participants however) which set them apart.

There have been a number of deaths since the recent sensational killing watched by millions on television. That should have been the last in the ring but they continue. Eventually, it must come to an end.

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## Legal Notice

### NOTICE OF SALE

NORTH CAROLINA  
WATAUGA COUNTY

Under and by virtue of an order of the Superior Court of Watauga County made in a special proceeding entitled "Scott Norris and wife, Oma Norris, Donley Church and wife, Rosa Church, James D. (Jim) Church and wife, Annie Church, Ben Church, Widower, Alvin R. Church and wife, Collie Church and Enoch Church, widower, et al. The others herein referred to being listed in the petition and being the other heirs at law of Myra E. Church, deceased.

**Ex Parte**  
The undersigned commissioner will, on the 16th day of December, 1963, at 11 o'clock a. m. at the courthouse door in Boone, North Carolina, offer for sale to the highest bidder for cash all the remains of that certain tract of land lying and being in Township, Watauga County, North Carolina, and being particularly described as follows:

Said lands lying on Profits Branch and waters of Gap Creek, and being in Township, Watauga County, North Carolina, Beginning on a quit oak in George Greene's line, running south 45 west 124 poles to a chestnut tree; thence south 30 poles to a double chestnut oak tree on a small branch; thence north 70 degrees east 23 poles to a locust; thence south 32 east 40 poles to a white oak at the corner of a crop fence; thence north 71 east 32 poles to a water oak tree; thence south 67 degrees east 36 poles to a chestnut tree; thence north 75 east 36 poles to a white oak; thence north 30 east 48 poles to a white oak tree; thence north 15 west 56 poles to a hickory; thence north 80 west 16 poles to a chestnut; thence north 45 degrees east 20 poles to a hickory; thence north 57 west 38 poles to a white oak in Josiah Cowles line; thence 85 west 30 poles to the beginning.

EXCEPTED from the foregoing description is the tract of land sold to the Federal Government or the State Highway Commission of North Carolina by the Federal Parkway.

Said lands have been mapped by the Appalachian Surveyors in November, 1963, and the following is the description of the two tracts lying on either side of the Federal Parkway as per the map of the said Surveyors made from Deed in Book K page 541 office of Register of Deeds of Watauga County:

**Tract No. 1** as shown on Map: Being on the South side of the Parkway, Beginning at a stake in the old Mrs. W. E. Church tract of land on the south side of the parkway where said line leaves the parkway, the same being the original line between Mrs. W. E. Church and G. W. Smith and running south 45 degrees 00' West to a stake; then due south 495.00 feet to a stake; thence North 70 degrees 00' East 379.50 feet to a stake; thence South 32 degrees 00' East 660.00 feet to a stake; thence North 71 degrees 00' to the scenic parkway lands, same being approximately 500 feet; thence with the southern boundary of the parkway lands to a stake; thence North 22 degrees 30' minutes West 627.87 feet to a stake; thence North 54 degrees 40' minutes West 562.4 feet to a stake at the point of beginning.

It being the intention of the foregoing description to include all the interest of the parties of the Ex Parte proceedings have in and to the lands lying to the south of the Blue Ridge Parkway and to convey any interest they may have, if any, to any lands covered by the Blue Ridge Parkway easement lying south of the Blue Ridge Parkway.

**Tract No. 2** as shown on Map: Being on the North side of the Parkway, Beginning at a stake in the boundary line of the Blue Ridge Parkway. Said tract being located on the North side of said Blue Ridge Parkway lands and in the original line of G. W. Smith and Mrs. W. E. Church and running North 45 degrees East to a point East of the Blue Ridge Parkway Scenic Easement No. 13 in the Smith and Church line; thence running South 85 degrees 00' East 485 ft. to a stake; thence South 57 degrees 00' East 627 ft. to a stake; thence South 45 degrees 00' West 380 ft.; thence South 60 degrees 00' East 224 ft.; thence South 15 degrees 30' East to a point where the old Church line intersects with the Blue Ridge Parkway line; thence North 74 degrees 39' West 553.40 ft. to a stake; thence South 43 degrees 37¼' West 307.24 feet to a stake; thence South 46 degrees 23¼' East 309.84 feet; thence South 43 degrees 35¼' West 267.08 feet to a point No. 450; thence North 45 degrees 25¼' West 76.96 feet crossing the spring branch to point No. 448; thence North 43 degrees 36¼' West 85.60 feet to Station 448; thence North 46 degrees 20' West 222.94 feet to point No. 447 on said map; thence South 1 degree 42' West 289.52 feet to

point No. 446; thence South 24 degrees 16' East 275.50 feet to a stake or point at Station No. 445; thence North 77 degrees 37' East 114.22 feet to a stake; thence South 52 degrees 34' East 431.54 feet to a stake; thence South 11 degrees 29¼' West 328.76 feet to Station No. 442; thence South 62 degrees 33¼' West 148.07 feet to a point No. 441 on the map; thence North 40 degrees 38¼' West 543.58 feet with the parkway property to Station No. 440 on the map; thence North 47 degrees 03' West 187.95 feet to a point; thence North 29 degrees 54¼' West 572.74 feet; thence continuing North 33 degrees 00' East 263.50 feet to a stake; thence North 28 degrees 25' West 520.23 feet to a stake at the point of beginning.

It is the purpose of these detailed descriptions to more effectively delineate the boundaries of these lands. Attention is called to the fact that the Blue Ridge Parkway has a scenic easement No. 13 over 22.2 acres of these lands. That there is located outside of the scenic easement a cemetery.

It is the purpose of the commissioner to convey the interest of Donley Church in the above described lands and the interest of the heirs of law of Myra E. Church and George W. Church in said lands as set out in the petition and the detailed description is given for the purpose of showing the portion that the Blue Ridge Parkway has taken out of said lands and such easements as they now have therein.

The tracts of land will be sold separately and may be combined as a whole upon the request of a bidder who desires to increase the individual tracts by 5%. The successful bidder will be required to make a down payment as evidence of good faith on the date of sale. Said sale will remain open for 10 days for up-set bids. If up-set bids are filed, the 5% down payment will be returned to the successful bidder at the sale. Otherwise said 5% will be applied on the purchase price upon compliance with the bid. On failure to comply with the bid, the 5% deposit will be forfeited to defray the expense of an additional sale.

This the 15th day of November, 1963.

INA V. MYERS,  
Commissioner. 11-21-6c

### EXECUTOR'S NOTICE

Having qualified as the Executor of the will of Laura Fletcher Moodv, late of the County of Watauga, State of North Carolina, this is to notify those having claims against the estate of the said deceased to present them to me within six months of the date hereof or this notice will be pleaded in bar of their recovery. Those indebted to the estate are asked to make immediate payment. This November 8, 1963.—PAUL BROWN, Executor, Zionville, N. C. 11-14-6c

### NOTICE OF EXECUTOR

Having qualified as the executor of the estate of Walter C. Carroll, late of the county of Watauga, State of North Carolina, this is to notify those having claims against the estate of the said deceased to present them to me within 6 months of the date hereof, or this notice will be pleaded in bar of their recovery. Those indebted to the estate are asked to make immediate payment. This October 11, 1963. Archie J. Carroll, executor, Route 1, Boone, N. C. 10-31-6c

### NOTICE OF ADMINISTRATION

Having qualified as the administrator of the estate of Edgar Wade Moretz, late of the county of Watauga, State of North Carolina, this is to notify those having claims against the estate of the said deceased to present them to me within six months of the date hereof, or this notice will be pleaded in bar of their recovery. Those indebted to the estate are asked to make immediate payment to the undersigned executor. This October 23, 1963.—RALPH D. MORETZ, administrator, Deep Gap, N. C. 11-21-6p

### NOTICE

Having qualified as the executor of the estate of Lindred C. Thurber, late of the County of Watauga, North Carolina, this is to notify all those having claims against the estate of the said deceased to present them to me within six months of the date hereof or this notice will be pleaded in bar of their recovery. Those indebted to the said estate are asked to make immediate payment to the undersigned executor. This the 6th day of November, 1963. Marie L. Thurber, Executor of the Estate of Lindred C. Thurber. 11-7-6c

One acre of tobacco was harvested in Catawba County in 1961, according to North Carolina farm census information.

Soils on which flue-cured tobacco is grown are inherently acid and low in calcium and magnesium.

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**FOR CEMETERY monuments** and markers see F. T. Wagoner, 117 Orchard St. Boone, N. C. Telephone AM 4-3814. 10-17-10p

**BULLDOZER WORK,** also lots for sale. Call E. C. Hardy—264-3028 Boone. 10-10-26p

**NOTICE**—New supply of mobile homes now in at Gilmer's Mobile Homes, West Main St., Boone, N. C. See Gilmer Murdoch at the lot or Bobby Jones at West Main Guf. 3-21-6c

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**FURNISHED HOUSE** for rent, 5 rooms on 321 west. Oil heat; See Bobby Jones at West Main Gulf Station or call AM 4-9900. CHURCH'S. 10-17-tfc

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**FOR RENT**—Two furnished apartments located on Howard Street, suitable for married couples or boys. Call AM 4-3615. 11-7-6c

**FOR RENT**—Unfurnished apartment, 3 miles west of Boone, Laurel Forks Road. CO 7-3632. 11-14-3p

**FOR RENT**—Warm 2 bedroom modern home. Full basement, furnace heat. Call CY5-2696. 1p

**FOR RENT**—Nice warm rooms, furnished. Close in, 1 block of post office. 264-2642. 11-21-3c

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**FOR RENT**—Nice, one bedroom house trailer to couple only. See Paul Bare at Greene's Trailer Park behind A & P or call or write W. H. Bare. 228-7992, 136 Glendale Road, Rome, Ga. 11-18-2c

**FOR RENT**—2 bedroom trailer, 1½ baths. To couple only. Ray Ellison, Villas, N. C. 11-21-2p

**FOR RENT**—Four room cottage, Nov. 1. Phone AM 4-9882. 1p

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**FOR SALE**—small office building near court house in Mountain City, Tenn. See Mrs. Lois Goodman or telephone 727-5241 day or 727-3851 evenings. 11-7-3c

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