Tuesday, February 8, 1966

#### LOCAL EDITORIAL COMMENT

### More Teaching Needed

For what it might be worth, a survey was taken last year among high school students. which reveals some startling results. The survey was conducted by U. S. News and World Report.

The following results were presented as the findings of those students surveyed: ..

71% would deny an accused person the right to confront his accuser.

41% believe that Freedom of the Press should be canceled. 34% favored the denial of Free

Speach to certain people. 26% would allow search and

seizure without consent. 53% believe the government should own banks, railroads and

steel companies. 56% voted for close government regulation of all businesses.

62% thought a worker should not produce all he can.

should have the responsibility to provide jobs.

tive as necessary to survival of the free enterprise system.

84% denied that patriotism is part in our lives.

From these shocking disclos- freedoms. ures, those of us who had up to

places where a child might be learning to favor these many things which are contrary to our constitution.

The places are: Home, Church and School. Included are church schools, but it also expresses doubt that those interviewed had much history of attendance at Sunday Schools, or, for that matter, could have had much home life.

It points the finger to the public schools. We agree. It is hard to realize that this type of thinking is being taught in our homes or our churches. Being different now-a-days is to be "In" as the jet-set refers to it. Children want, as much as anything else in the world, to be

Unless some way is found to halt this headstrong rush toward madness, these youngsters are going to find, far too soon, that ot produce all he can. instead of being "In," they and 62% said the government their freedoms, too, are going to be "Out."

We are certain that this poll 61% rejected the profit incen- did not include youngsters in this area. We are convinced that, by and large, youngsters here are patriotic and they do vital and plays an important respect the American system of free enterprise and personal

It may be youngsters such as now found some hope for our those here who will be called on country through the next gen- in the days ahead to "teach" eration, are rudely awakened. those interviewed just what re-The article names the three sponsibility means.



proper brakes. Plea of careless and reckless driving and drunkeness. State takes not improper brakes accepted by pros with leave. state 90 days, suspended on Clyde Abbott, w/m/45, assault payment of \$50.00 fine and costs on female. State takes nol and to remain of good behavior pros with leave. for three years.

Bob N. Leonard, w/m, worthless check. 30 days, suspended Case remanded to Franklin in jail, said sentence to begin on payment of \$20,00 for Mrs. County Recorders Court for George Murphy and \$30.00 for final judgment on Feb. 8, 1966. Moss and costs and be of good behavior for five years, lation of G. S. 20-174.1. Pray-

a nol pros with leave.

day, February 5, 1966.

for judgment. 2 years in a nol pros with leave. jail, suspended on condition that defendant be of good behavior 20, speeding. Jury verdict:

in State Prison, suspended on payment of \$100.00 fine and costs and placed on probation assault with deadly weapon with assault with deadly weapon with a state of the prison of \$100.00 fine and costs and placed on probation assault with deadly weapon with a state of the prison of \$100.00 fine and costs and placed on probation assault with deadly weapon with a state of the prison of \$100.00 fine and costs and placed on probation assault with deadly weapon with a state of the prison of \$100.00 fine and costs and placed on probation assault with deadly weapon with a state of the prison of \$100.00 fine and costs and placed on probation assault with deadly weapon with a state of the prison of \$100.00 fine and costs and placed on probation assault with deadly weapon with a state of the prison of \$100.00 fine and costs and placed on probation assault with deadly weapon with a state of the prison of \$100.00 fine and costs and placed on probation assault with deadly weapon with a state of the prison of \$100.00 fine and costs and placed on probation assault with deadly weapon with a state of the prison of \$100.00 fine and costs are costs and placed on probation assault with deadly weapon with a state of the prison of \$100.00 fine and costs are costs as a state of the prison of th

drawn and mistrial ordered. Forest Mustian, w/m, public

Early P. Collins, w/m, disposing of mortgaged property.

Michele Hutchinson, c/f, vio-George Thomas King, c/m/25, er for judgment continued for assault on female. State takes two years upon payment of cost nol pros with leave.

George Thomas King, c/m/25, tered is ordered stricken on with deadly weapon, payment of cost of capias and

Bob N. Leonard, w/m, worth-less check. Pleads guilty. Let for judgment continued for two

1966, until 9:00 a.m. on Satur- erafing auto intoxicated. Jury perfor Court. verdict: Not guilty.

Ernest Edwin Perry, c/m, as- Jerry Leonard, w/m/25, dissault with deadly weapon. Con-solidated with three other cas-personal property. State takes

for three years. Court costs remitted.

Thomas Lee Oakley, w/m, motor vehicle violation. Prayer for judgment continued on payment of \$25.00 fine and costs.

costs.

Frank Ward Leonard, c/m/57, motor vehicle violation. State vision of State Prison Dept. takes a nol pros with leave, and defendant being granted Claude Eledson Spivey, c/m/- option of taking the sentence 27, manslaughter. 3 years imposed under the Work Re-

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a nol pros with leave.

Thomas W. Norton, w/m/21, escape from prison. 4 months in jail, sentence to begin at expiration of sentence imposed at Jan. 1965 session Durham County Superior Court.

Larry Leon Johnson, w/m/21, escape from prison. 8 months in fail, said sentence to begin posed in 1963 Session Wake County Superior Court.

Andrew Kusy, w/m/24, escape from prison. 8 months in jail, said sentence to begin at expiration of sentence imposed at April 1963 Session Superior Court McDowell in order to obtain work, or to

State takes a nol pros with sci fa.

Cleo Williams, c/f, assault 28, escape from prison. 6 Prayer months in jail, said sentence to begin at expiration of sen-Session of Durham County Su- to achieve it by enacting

Richard Knewles, w/m/24, which at expiration of sentence im- join, as may suit their own inposed at the August 1963 term dividual wishes. of Wake County Superior Court. Donnie Strickland, w/m, non ginia,

Ralph Brodie, false pretense. State takes a nol pros.

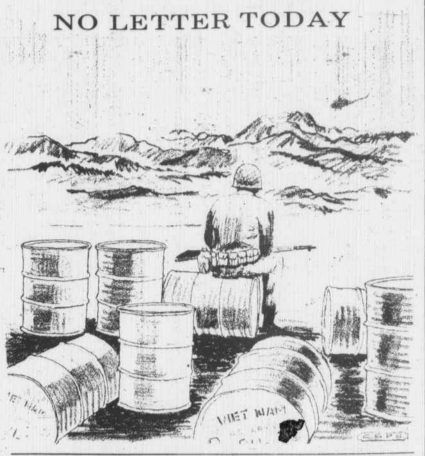
support.

Elmos M. Eaton, violation of G. S. 20-31. State takes a nol pros

Richard Wilbur Dement, w/m/64, motor vehicle violation, Remanded to Franklinton May-

for five years.

Willie Andrew, Jr., c/m/30, assault with deadly weapon. Due to a death in the family of the atforney for defendant, the Court, orders a juror with
m/16, breaking and entering; increny. 2 years in prison, suspended for five years and the defendant is placed on probability orderly conduct; damage to the Court, orders a juror withpersonal property. State takes



# IEWPOINT

# President Off On 14B

laws in all our states equal to buy and pay for. the 31 states which do not

Union, including North Carolina, which have right-to-work laws on the books. It is the feeling in North Carolina, and 18 other states, that workers ought not to be required by law to pay dues to a union in order to obtain and hold a job. in the name of "uniformity," President Johnson has renewed his demands that all workers be subject to a requiremen that they pay dues to a union retain the jobs they no

We would state an alternative proposition to the President. defendant be imprisoned in the county jail from February 3. Junie Arthur Huff, w/m, op-session of Durham County Su-to-session of Durham County Su-to-sessio If what he desires is "uninationalright-to-work law escape from prison. 9 months cans in 31 states their right in jail, said sentence to begin to join a union, or refuse to

> Senator Sam J. Ervin. Jr. Tollie Conn, w/m/26, non delivered a talk this pass support. 6 months in jall. Friday night in Arlington, Virbefore the Virginia State takes a nol State Bar Association. He commented that the renewed



Jerry McKeown

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When President Johnson re- | fight in the Senate over the to earn a livelihood for himself | Then, however, he immedia overwhelming approval of its newed his defined the other night for repeal of Section 14 14(b) was remindful of the pre(b) of the Taft-Hartley Act, vailing doctrine in France some R remains to be seen, of dents at Brigham Young Linibetween what the people, want

(b) of the Taft-Hartley Act, he sought to justify his demand on the strangest sort of reasoning. Here is his exact statement, as contained in his "State of the Union" address:

"State of the Union" address:

"Defining to repeat of section 14 (b) was reminded of see prevailing doctrine in France some of the Trench course, whether President course, with the American worker's increase course, and the Congress to do away feet long, and Senator Bennett in the Congress to do away in the Congress 14(b) of the Taft-Hartley Act (I propose) to make the labor the subjects were required to union leaders, and apparently and to contribute his opposition his political debt must be very buy and pay for.

Senator Ervin said that Presi
he intends for keep it, even though to the proposed repeal of 14(b). great indeed on operwhelming majority of "We cannot support any move
Which?

the 31 states which do not have tonight right-to-work measures."

That was it. Nothing more. So, if one takes Mr. Johnson unionsm, and compulsory unat his word, what he seeks is

mandatory uniformity in all ment that the right to work of the 50 states, regardless of how any or all of the states may feel about the matter.

There are 19 states of the Tops the individual worker at the labor union can sell and in his state who berated Sentation (which) the individual worker at the labor union can sell and in his state who berated Sentation (which) the individual worker at the labor union can sell and in his state who berated Sentation (which) the individual worker at the labor union can sell and in his state who berated Sentation (which) the individual worker at the labor union can sell and in his state who berated Sentation (which) the individual worker at the labor union can sell and in his state who berated Sentation (which) the individual worker at the labor union can sell and in his state who berated Sentation (which) the individual worker at the labor union can sell and in his state who berated Sentation (which) the individual worker at the labor union can sell and in his state who berated Sentation (which) the individual worker at the labor union can sell and in his state who berated Sentation (which) the individual worker at the labor union can sell and in his state who berated Sentation (which) the individual worker at the labor union can sell and in his state who berated Sentation (which) the individual worker at the labor union can sell and in his state who berated Sentation (which) the individual worker at the labor union can sell and in his state who berated Sentation (which) the individual worker at the labor union can sell and in his state who berated Sentation (which) the individual worker at the labor union can sell and in his state who berated Sentation (which) the individual worker at the labor union can sell and in his state who berated Sentation (which) the individual worker at the labor union can sell and the labor union can s



Seems like we are always getting in debt to somebody. This time we are in to Dave Daniel, PR man at Louisburg College...or at least Birdle is....We get our stuff from him..... Don't know if Birdle talked to G Dave or if they communicated by carrier pigeon, but Dave has clipped (We use this word idvisedly) an article from a newspaper (Where else can you lip an article?).

is an amazing bit of information. After all these years, wouldn't you know that it would by a college man who passes on a cure for the common (except mine) cold?

Dave's article, written by some girl, says to wrap a sock around your neck... Now, admittedly, if you do this with vigor, it will not only cure your cold, but everything else that ails Seems it will be more successful if you use a sock worn, it says here, by a healthy man (one that doesn't use Ban'on his (cet) fow about three days. The foot part absolutely must e in contact with the skin.

be in codtact with the skin.

The whole thing is useless unless, for heaven's sake...a woman uses a man's sock and a man uses a woman's sock????

This is getting ridiculous by now... The thing says: If you have a runny nose, you get rhinitis (I got a full case right now); If your nose and throat we irritated (I got this, too) you got mase-pharyngitis; If you got a cough (Cough, Cough, Wheez and Sneeze) you got trachetitis; and if your cough goes into your chest (Oh, me) you got bronchitis.

It also says that most colds will olear up if you call the doctor in about seven days. It also says most colds will clear up if you don't call the doctor in about seven days. I feel worse. Come to think of it, I think I'll take my doctor's advice and hang my hat on the bed post, get into bed, sip whiskey until I see two hats....Oh, glorious seven days....

The Congressional Record.

ment," the telegram from the students said, "which may, in effect, deprive the individual citizen of the freedom of acquaring cainful employment free

Senator put that telegram in on the question of repealing. The Congressional Record. Section 14(b) has resulted in

#### Which?

Turning from the huge mound of work piled up in front of him, the tycoon roared at his secre-"Jackson, where's my confounded pen?\*

"Behind your ear, sir." "Yes, yes, Jackson. Don't "waste time. Which ear?"

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