LETTERS TO THE EDITOR

(Continued from Page Two)

you for the newspaper ads and Bill Norris for the radio coverage that made our re-cent auction a fund - raising success. The "Times" donated much valuable space and WPNF gave us announcements and news coverage. When bad weather forced postponement, both the newspaper and the radio station continued coverage until the auction could be held. This clearly shows individual interest on your part and that of Mr. Norris; and this interest and help was in no small way responsible for the success of the auction.

We know there are many in Transyl-Ivania county who understand and appreciate the public emergency service the Rescue Squad is organized to give. Few, however, are in the position to be as helpful and are also as generously inclined as are you and the staffs of the newspaper and radio station. We in the Brevard Unit consider ourselves fortunate indeed to have your so-often demonstrated support as well as the continued backing of so many of our fellow Brevard and Transylvania citizens.

Best wishes for the continued success and growth of The "Times" and Radio Station WPNF.

> Lt. J. C. Rowe Brevard Unit. Transylvania Rescue Squad

April 7, 1971

Mr. John Anderson, Editor The Transylvania Times

Brevard, N. C. 28712 Dear Mr. Anderson:

I am a senior at Brevard Senior High School and I would like to ask where Mrs. Roy DeLong acquired the idea that students are "heathen robots, unable to read, write or cipher." Could she have judged all students by one youth? If so, then she is as acceptable to revolutionary agitation and biassed opinion as she claims the stud-

Has she ever seen a classromm in action? I am sure that if she took a few hours of her time one day, she could gain a valu-

insulted all students and their teachers which I consider to be an unfair act. Would you also think religious teachers unquali-fied since they too teach?

Times have changed and education needs to change also. North Carolina is low enough on the education ladder compared to other states. Would the anarchical move of not paying school taxes help the fate of the students? Mrs. DeLong's results would be a generation of uneducated persons who could be swayed by any demagogue that happens by. Is this what you want Mrs. DeLong?

Sincerely, Robert E. Johnson 109 Minor St. Brevard, N. C. 18712 . 0

AIRMAN DAVID

WHEELER, son of Mr. and

Mrs. George W. Wheeler, Jr., 105 Grandview Drive, Brevard, has completed basics training at Lackland AFB, Tex. He has been assigned to Chanute AFB, Ill., for training it the size of the

ing in the aircraft equipment

maintenance field. Airman

Wheeler attended Brevard Senior High School. His wife

is the former Carol Flynn.

Garment-Go-Round

is delivered to a garment manu-

leaves the same evening - al-

of finished suits and dresses,

ready for delivery to the Na-

CO - ADMINISTRATORS

Having qualified as the Co-

Ronnie Jack Honeycutt, de-

Transylvania, North Carolina,

this is to give notice that all

2, Box 1238, Brevard, N. C. on

or before the 8th day of Oc-

Jack George Honeycutt

Co-Administrators Es-

tate of Ronnie Jack

Honeycutt deceased.

Being surveyed and platted by

William Leonard, RLS, July 7,

BEGINNING on a stone, the

southeast corner of C. C.

Young's lot and runs S. 64 deg.

E. 100 ft. to a stake in Flem

to a stake in said line; thence

still with the Axim line, N. 64

deg. W. 35 ft. to a stake, corner

of the Young lot; thence with

the east boundary of Young's

Conveyed herewith is a right-

of-way 12 ft. in width beginning

on the east side of the exten-

sion of Gaston Street, the

northwest corner of the parsonage lot and runs along the

north side of said parsonage lot

and with the lot lying just

north of the same, formerly owned by C. C. Young, said

right-of-way extending from

This the 6th day of April,

When you think of prescrip-tions, think of VARNER'S, adv.

E. GENE RAMSEY Substitute Trustee

the Street to this tract.

1971.

Second Tract:

BEGINNING.

Jane V. Honeycutt

immediate settlement.

tion's department stores.

State of North Carolina

County of Transylvania

April 5th, 1971 Dear Mr. Anderson:

I was never so disgusted in all my life as I was when they returned a verdict to Lt. William Calley. It made me sick to think he went over there under their command and serve their country to fight for the freedom of those who turn right around and take freedom from him. It disturbs me to think that our boys' life isn't valued no more than that.

I have a son in combat in Vietnam now. No one knows the feeling of having love ones over there no more than me.

So please I am asking everybody, whether they have loved ones over there or not, if they haven't already written our President a letter of support for Lt. William Calley to do so.

Please do so today. Please don't stand back and let our boys be disgraced and destroyed when they have offered every thing for all of us, even their life.

They wear their uniform proudly. Please don't stand back and let them down when they have done so much for you and me.

The least we can do is stand up for them which isn't nothing compared to what they are doing for us.

Mrs. Marie Raines 627 Country club road Brevard, N. C. 28712

ADMINISTRATRIX NOTICE

State of North Carolina County of Transylvania

Having qualified as the Ad- The undersigned, having ministratrix of the estate of qualified as Administratrix of Luther McCrary, deceased, late the Estate of WILLIAM GLEN of the county of Transylvania, BURNETTE, decreased, late of North Carolina, this is to give Transylvania County, North notice that all persons having Carolina, this is to notify all claims against the estate of the persons having claims against deceased to present them to the said estate to prevent them to undersigned Administratrix at the undersigned on or before Route 3, Box 39, Brevard, N. C. the 30th day of September, on or before the 8th day of Oc. 1971, or this notice will be tober, 1971 or this notice will pleaded in bar of their recovery. be pleaded in bar of their re- All persons indebted to said covery. All persons indebted to estate will please make immethe said estate will please make diate payment to the underimmediate settlement.

This the 8th day of April, Marie J. Strasser Administratrix Estate of Luther McCrary

deceased. 4-8-4tc

ADMINISTRATRIX NOTICE State of North Carolina

County of Transylvania Having qualified as the Administratrix of the estate of Joseph Edward McGaha, deceased, late of the county of Transylvania, North Carolina, this is to give notice that all persons having claims against ed Administratrix at Route 3. Box 150-A, Brevard, N. C. on or before the 1st day of October, 1971 or this notice will be pleaded in bar of their re-covery. All persons indebted to the said estate will please make immediate settlement.

> Viola M. McGaha Administratrix Estate of Joseph Edward McGaha

NOTICE

State of North Carolina, County of Transylvania.

signed

This the 29th day of March, 1971. /s/ Geraldine Burnette

c/o Ramsey, Hill, Smart & Ramsey Attorneys at Law Post Office Box 426 Brevard, N. C. - 28712

NOTICE

State of North Carolina County of Transylvania

The the estate of the deceased to vania County, North Carolina, ed as follows: present them to the undersign- this is to notify all persons hav. First Tract: ing claims against the Estate to BEGINNING on a stake set

Estate of J. E. White

NOTICE State of North Carolina County of Transylvania

Under and by virtue of the 1971. power of sale contained in a certain Deed of Trust executed by Fred M. McCall, Jr. and ife, Irene M. McCall to Jerry H. Jerome, Trustee for Brevard Federal Savings and Loan Association and assumed by Robert Lee Gaddy and wife, Louise Bernice Gaddy, which said Deed of Trust bears date of the 13th day of February, 1967, and is recorded in the Office of the Register of Deeds for Transylvania County in Deed of Trust Book 78, Page 319, default having been made in the pay- Galloway's line; thence with by secured and said Deed of Balloway's line N. 26 deg. ment of the indebtedness there-Trust being by the terms thereof subject to foreclosure, the
undersigned substitute Trustee,
deg. W. the Axim line, 78 ft. E. Gene Ramsey, will offer for sale at public auction to the highest bidder for cash at the Courthouse door in Brevard, North Carolina, at noon on Wednesday the 5th day of May, the east boundary of the to the of Transylvania 1971, the property conveyed in undersigned, having said Deed of Trust the same qualified as Administratrix, lying and being in Brevard C.T.A., of the Estate of J. E. Township, Transylvania County White, deceased, of Transyl and more particularly describ-

present them to the undersign- in the southern most point of ed at the Office of Ramsey and a street, Deed recorded in Book White, Attorneys at Law, South 140, Page 184; and runs thence Caldwell Street, Brevard, North with said street; N. 25 deg. 56 Carolina, on or before the 25th min. E. 100 ft. to a stake; day of Septemebr, 1971, or this thence S. 64 deg. 12 min. E. notice will be pleaded in bar of 114.7 ft. to a stake; thence S. This the 1st day of April, recovery All persons indebted 63 deg. 58 min. E. 33 ft. to a to said Estate will please make stake; thence S. 33 deg. 7 min. immediate payment to the E. 78 ft. to a stake; thence S. 25 deg. 56 min. W. 60 ft. to an Margaret White Woodard, iron pipe; thence N. 63 deg. Administratrix, C.T.A., of the 58 min. W. 100.1 ft. to a stake; thence N. 64 deg. 12 min. W. 3-25-4tc 114.7 ft. to the BEGINNING.

Senator Sam

(Continued from Page Two)

to take pictures of the other persons present and to record the speeches made. The major problem encountered by the agents, according to one witness, was the fact that they were unable to tape the proceedings because five Army helicopters flew so low over the meeting that it was, impossible to hear the speeches.

It is important to note that the Army was not the sole fo-cus of this Senate investigation. The Subcommittee is deeply concerned about the overall use of surveillance by the Federal Government. The Subcommittee, when it began its inquiry into this matter, requested all Federal departments to reveal what laws and rules govern their demands for personal information.

Much of the testimony received by the Subcommittee indicates that the guidelines which go down through the bureaucracy and which govern surveillance are somewhat Often, a truckload of fabric meager and often pave the way facturer in the morning and for autocratic interpretations of the data gathered. Also, it is so by truck - in the form safe to say, that much of this Federal information gathering about beliefs, habits, and associations is of limited value to the government. Even so, whatever intelligence is gathered and analyzed may go into a data bank, and once there, it can stay forever. An unwise deed or word, that in bygone years administrators of the estate of would have been forgotten, ceased, late of the county of purposes may suit the govern-

Far beyond the consequences persons having claims against of the moment, the frightening the estate of the deceased to part of it all is the potential present them to the undersign- for Big Brotherism, and that ed co-administrators at Route is why it matters now.

Leading Truck Cities

tober, 1971 or this notice will The largest city trucking cenbe pleaded in bar of their re- ter in the U.S. is Chicago, covery. All persons indebted to which is home for 118 carriers. the said estate will please make New York ranks a close second with 112 carriers, and Los This the 8th day of April, Angeles is third with 99.

What Is This Thing Called Justice?

(Continued From Page Two)

count, sentenced him to a total of two years in prison and recommended that he be given psychiatric help.

Case No. 2.

On Sept. 28, 1969, a 40-year-old man was arrested by a city policeman and charged with driving under the influence. He blew .32. Had he scored three points higher he would have taken him to Memorial Hospital to have his stomach pumped.

He pleaded not guilty in District Court on Oct. 28th, but was found guilty and fined \$100. The man put up a \$100 cash bond and appealed to Superior Court.

In late November his case was nolle prossed with leave-dismissed.

His attorney, H. Edward Knox, remembers the case.

Knox told The News that his client had a "totally clear record," that he drove about 50,000 miles a year and that he needed a driver's license in his work.

WHEN THE CASE was appealed to Superior Court Knox said that Elliott M. Schwartz, who was solicitor at that time.

agreed to accept a plea to reckless driving. Conviction in a drunken driving case carries an automatic one year license revocation; conviction in a reckless driving

case does not. Knox said Schwartz told the judge that he wanted to take a plea to reckless driving

but Knox said the judge, without looking at the case, refused to accept the plea. Knox said Schwartz then told the judge, if that was his (the judge's) policy, then

he (Schwartz) would handle it. KNOX SAID it was his understanding that the case was to have been redocketed in Superior Court at a later date. He said Schwartz's father was ill at that time and that the case may have slipped Schwart's

Schwartz told The News that he did not remember the case, but he said if he did take a nolle pros, he did it with the intention of putting the case back on the court calender at a later date.

After his father's death earlier this year, Schwartz resigned from office to take over the family business.

He told The News that he would ask Interim Solicitor Jerry W. Whitley to repen the case.

Case No. 3. A woman stopped her car to make a left hand turn last Dec. 23rd and was hit from behind by a car diven by a 47-year-old man. He had been drinking heavily, according to the police officer who arrested him. He was charged with driving under the influence, public drunkenness, and failing

to reduce speed to avoid an accident. "I EXPECT if he had blown into that tube (the breathalyzer) I would have had to take him to the hospital," the officer told The News. "He would have read .35 at least. He was way out."

The officer said that he and his partner took him to jail and called two attorneys for him. The man refused to take the breathalyzer test.

"The only reason that I kept up with the case is because he told me, 'You'll never try me for drunk driving.' And I didn't!'

The man was scheduled for trial in District Court on Jan. 19, 1970. The woman who was driving the car he was accused of hitting was suboenaed to testify, but the case was postponed.

It was rescheduled for Feb. 12th, the woman was subpoenaed, but again it was postponed.

It was rescheduled for Feb. 26th and postponed, and for March 3rd and postponed. Both times the woman was subpoenaed.

On March 17th the man who said he would not be tried for drunken driving pleaded guilty to reckless driving, fined \$50 and set free.

The officer was not notified of the trial, he said, and court records show the woman was not subpoenaed to testify. The officer, who is a veteran of eight

years on the force, said he understood. "The more money a man's got the less chance you've got of convicting him," he said. "The less money he's got, the more chance you've got of convicting him. Just

depends on what kind of people you're arresting and what kind of pull they've got."

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FRANCHISE DEALER NO. 1811

BREVARD. N. C.



is an asset that never appears on the balance sheet. An intangible that makes a difference at J & S. Our serv-ice doesn't depend on the size of your insurance policy. Anytime you need advice on any insurance matter, we stand ready to help. Having both staff

and independent claims adjusting service, claims get fast, fair action. And in addition, most of the leading insurance companies we work with pay non-assessable dividends. So for service plus, come to J & S for all your insurance needs.



Jerome & Summer

