



OFFICERS - New Moose officers are (front) Barleigh Thompson, governor; James Neil Inman, junior governor; (back) Hiltman Edens, trustee; Ronnie McVickers, sergeant at arms; John Lockey, past governor and Harvey Stocks, prelate.

SENATOR SAM ERVIN SAYS



WASHINGTON - The Nation's Capital has seen many demonstrations in the span of its history. The tempo of protests has accelerated in recent years, but until last week, for the most part the rallies and the marches have been within the bounds of the constitutional freedom which guarantees "the right of the people peaceably to assemble, and to petition the Government for a redress of grievances."

Clearly, however, the May Day demonstrators' actions cannot be condoned as lawful conduct sanctioned by the First Amendment. Any reasonable review of the demonstration leads inevitably to the conclusion that it was conceived and carried out as a conspiracy to halt by unlawful means the processes of the Federal Government. While one can and should tolerate peaceable demonstrations which have a legitimate purpose, there can be no justification for actions which seek to block highways, streets, and bridges, and which deny users of these traffic arteries their legal rights to travel in safety and free from criminal interference.

For the present purpose, it is unnecessary to chronicle all of the criminal acts perpetrated by these demonstrators. Nor is it essential to recount that I have always been a great believer in the right of the people to meet and petition Government for a redress of grievances by their lawful actions and words. What is of importance, now that law enforcement officers have restored order to this City, is to distinguish between permissible and non-permissible conduct under the First Amendment guarantees in a day when our whole system of government is being challenged.

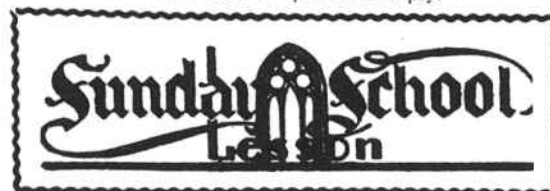
These relevant truths should be our guideposts. The First Amendment undertakes to make the minds and spirits of men free. To this end, it

guarantees to every person in our land freedom of thought, freedom of speech, freedom of the press, and freedom of religion. One may exercise these freedoms either as an individual or in association with others having a common lawful purpose. Furthermore, the First Amendment expressly recognizes a collective freedom, i.e., the right of the people "peaceably to assemble and to petition government for a redress of grievances." Moreover, the right of dissent, which is the right to differ from others in opinion, may be said to be a part of the First Amendment. Under our Constitution, men can be punished for what they do or fail to do, but not for what they think or believe.

Even so, it is abundantly clear that the Amendment requires that all of these freedoms be exercised in a peaceful and law-abiding manner. This requirement is explicit in the declaration that those who wish to petition government for a redress of grievances must assemble peaceably, and is implicit in the nature of the freedoms themselves. They are designed to enable people to inform and persuade others, not to coerce them. Also, the Amendment does not authorize any acts whatever except non-violent acts tantamount to the freedoms it secures such as peaceful demonstrations and peaceful picketing, which merely proclaim the views of the participants and do not infringe on the rights of others.

These things being true, the First Amendment freedoms do not legalize, or exempt from punishment, the acts of those who commit crimes or incite others to commit crimes.

No nation can prosper nor progress when the rule of the mob supersedes the rule of law, and if society must resort to the enforcement of the law, when reason ceases and demonstrators resort to the tactics of anarchists, that is the price all must pay.



The prophecies of Amos and Hosea were alike in that: -Both accused Israel of breaking her covenant with the Lord. -Both condemned the people's indifference to the injustice festering within their land. -Both condemned the substitution of insincere worship for the practice of righteousness. -Both decried the growth of self-indulgence as a way of life. -Both attacked the idleness which the Israelites had learned from their neighbors. -Both proclaimed suffering and destruction for Israel unless the people would repent and return to God. -But Amos and Hosea were different in that while Amos was a prophet who spoke solely of the judgment of God, Hosea also spoke of God's persistent and compassionate love.

The difference, of course, was largely the result of Hosea's own experience with Gomer, his wife. Through this experience Hosea had come to a deeper understanding of God's nature. In the hymn, "Beneath the Cross of Jesus," by Elizabeth C. Clephane, we sing

And from my smitten heart with tears,
Two wonders I confess
The wonders of His glorious love.
And my own unworthiness,
These two wonders, each pulling in a different direction,
keep following us throughout the Bible.

Though they seem contradictory of each other, we must never forget either of them. Without the remembrance of our unworthiness, the knowledge of God's glorious love becomes a cheap and common thing. Without the reality of his grace, the fact of our sinfulness becomes a burden too heavy to bear.

We see both of these elements combined in the

Now in the 44th year of his reign, Hirohito has been a head of state longer than anyone else alive today. Unlike long-term rulers Haile Selassie of Ethiopia and Chiang Kai-shek of Nationalist China, however, the Japanese emperor's duties are only ceremonial.

LEGALS
writing dated April 9, 1971, and recorded in Book 163 Page 106 in the Office of the Register of Deeds of Hoke County, default having been made in the payment of the indebtedness thereby secured and the said deed of trust being by the terms thereof subject to foreclosure, and the holder of the indebtedness thereby secured having demanded a foreclosure thereof for the purpose of satisfying said indebtedness, the undersigned substituted trustee will offer for sale at public auction to the highest bidder for cash at the courthouse door in Raeford, North Carolina, at twelve o'clock noon, on the 7th day of June 1971, the land conveyed in said deed of trust the same lying and being in Town of Raeford Township, Hoke County, North Carolina, and more particularly described as follows:
BEGINNING at an iron stake in the eastern edge of Saunders Street, said stake being in a northwesterly direction from the northeast corner of the intersection of Saunders Street with Fifth Avenue, and running from said beginning point as and with the curve of the eastern edge of Saunders Street 75 feet, the chord of this curve being N 31-00 W, and to another iron stake in the edge of Saunders Street; thence N 65-30 E 163 feet to an iron; thence S 18-00 E 70 feet to an iron; thence S 63-20 W 146 feet to the point of BEGINNING and containing all of Lot No. 69, according to plat of Robbins Heights as drawn and surveyed by R.H. Gatlin, R.S. and as duly recorded in Map Book 3, Page 33 of Hoke County Public Registry.

The above described property will be sold subject to any and all outstanding taxes and liens or record.
This the 5th day of May 1971.
R.L. Gavin
Substituted Trustee 1-4C

**NOTICE OF RESALE
STATE OF NORTH
CAROLINA
COUNTY OF HOKE**

WHEREAS the undersigned, acting as Trustee in that certain Deed of Trust executed the 27th day of July, 1970 by R.D. SINGLETON, JR. and wife, JACQUELINE H. SINGLETON to R. PALMER WILLCOX, Trustee and recorded in Book 158, at Page 335 of the Hoke County Public Registry; and under and by virtue of the authority vested in the undersigned as Trustee, foreclosed and offered for sale the land described below, and within the time allowed by law an advanced bid was filed with the Clerk of Superior Court, and an order was issued directing the Trustee to resale said land upon an opening bid of \$24,750.00.

NOW THEREFORE, under and by virtue of said order of the Clerk of the Superior Court of Hoke County, and the power of sale contained in said Deed of Trust, the undersigned Trustee, will offer for sale upon said opening bid at public auction to the highest bidder for cash at the Courthouse door in Raeford, North Carolina at 12:00 Noon on the 21st day of May, 1971, the following described property located in Stonewall Township, Hoke County, North Carolina.
A one-half (1/2) undivided interest in that certain farm tract, lake site and water rights consisting of about 388.9 acres, more or less, located on both sides of a paved road known as the "Old Wire Road" leading from Davis Bridge to Raeford, and being more particularly described in accordance with a map entitled "PROPERTY OF R.D. SINGLETON, JR. AND WIFE, JACQUELINE H. SINGLETON, STONEWALL TOWNSHIP, HOKE COUNTY, NORTH CAROLINA," made by W.R. McDuffie, R.S., from surveys of January 24, and December 17 and 18th 1952, V.V.

BEGINNING at a cypress tree in the run of Rockfish Creek, which cypress is North 4-45 East about 19.5 chains from an iron stake on the South side of the "Old Wire Road"; which said stake is 20 chains East of the dwelling formerly occupied by Pete Chason and about one-half mile West of Davis Bridge, and running thence from said Cypress Tree South 4-45 West 62.26 chains to a cement block with a pine pointer; thence North 73-30 West 26.24 chains to an iron pipe with pine pointer; thence South 15-00 West 20.34 chains to a pump point; thence South 22-15 West 0.98 chains to another pump point; thence North 84-30 West 28.00 chains to a cement block; thence North 4-20 East 54.45 chains to an iron pipe on the south side of the "Old Wire Road"; thence along the southern line of said road North 79-30 East 12.93 chains to a corner; thence

crossing said Road North 4-15 East 26.30 chains to the middle of the run of Rockfish Creek, the point indicated on the Map referred to hereinabove as Station 8, thence down the middle of said Rockfish Creek, following the various courses thereof as shown on said Map, to and beyond Station 62 to the point of BEGINNING; the foregoing description being a composite description of two tracts described by Deed dated April 7, 1955 from Freddie's Lake, Inc. said Deeds being of record in Hoke County Registry in Book 901, at Pages 64 and 81.

NOTE: For the history of the above described property reference is made to Deeds recorded in Hoke County Registry in various books and Pages as follows:
Book 101, at Page 40; Book 96, at Page 393; Book 94, at Page 238; Book 85, at Page 466; Book 83, at Page 400; Book 69, at Page 269; Book 65, at Page 73; Book 16, at Page 249; and in Robeson County Registry in Book 5-X, at Page 431.

EXCEPTION: Those lots conveyed by R.D. Singleton, Jr. and wife, and et als prior to 25th day of July, 1970.
This property being sold subject to outstanding taxes, if any, and all prior liens of record as they may appear.
A ten (10%) per cent deposit is required on the first One Thousand Dollars (\$1,000.00) bid, and an additional Five (5%) per cent for any bid over One Thousand Dollars.
This, the 6th day of May, 1971.
R. PALMER WILLCOX, Trustee
112 E. Edinborough Avenue
Raeford, North Carolina 1-2C

LEGALS
crossing said Road North 4-15 East 26.30 chains to the middle of the run of Rockfish Creek, the point indicated on the Map referred to hereinabove as Station 8, thence down the middle of said Rockfish Creek, following the various courses thereof as shown on said Map, to and beyond Station 62 to the point of BEGINNING; the foregoing description being a composite description of two tracts described by Deed dated April 7, 1955 from Freddie's Lake, Inc. said Deeds being of record in Hoke County Registry in Book 901, at Pages 64 and 81.

NOTE: For the history of the above described property reference is made to Deeds recorded in Hoke County Registry in various books and Pages as follows:
Book 101, at Page 40; Book 96, at Page 393; Book 94, at Page 238; Book 85, at Page 466; Book 83, at Page 400; Book 69, at Page 269; Book 65, at Page 73; Book 16, at Page 249; and in Robeson County Registry in Book 5-X, at Page 431.

EXCEPTION: Those lots conveyed by R.D. Singleton, Jr. and wife, and et als prior to 25th day of July, 1970.
This property being sold subject to outstanding taxes, if any, and all prior liens of record as they may appear.
A ten (10%) per cent deposit is required on the first One Thousand Dollars (\$1,000.00) bid, and an additional Five (5%) per cent for any bid over One Thousand Dollars.
This, the 6th day of May, 1971.
R. PALMER WILLCOX, Trustee
112 E. Edinborough Avenue
Raeford, North Carolina 1-2C

LEGALS
The above sale subject to any and all outstanding taxes and/or liens of record.
This 26th day of April 1971.
R. L. GAVIN
Substituted Trustee 52-3C

CREDITOR'S NOTICE
Having qualified as Administrator of the estate of Dolphus Thomas Headen, deceased late of Hoke County, this is to notify all persons having claims against said estate to present them to the undersigned on or before November 13, 1971 or this notice will be pleaded in bar of their recovery. All persons indebted to said estate will please make immediate payment to the undersigned.
This the 13 day of May, 1971.
R. Palmer Willcox,
Administrator
Attorney-at-Law
Raeford, N.C. 1-4C

CREDITOR'S NOTICE
Having qualified as Administratrix of the estate of Ed Fuller, deceased, late of Hoke County, this is to notify all persons having claims against said estate to present them to the undersigned on or before October 29, 1971 or this notice will be pleaded in bar of their recovery. All persons indebted to said estate will please make immediate payment to the undersigned.
This the 29 day of April, 1971.
Julia Fuller McNeill
Administratrix
Hostetler and McNeill
Attorneys-at-Law
Raeford, N.C. 51-2C

CREDITOR'S NOTICE
Having qualified as Administrator of the estate of Lena S. Womble, deceased, late of Hoke County, this is to notify all persons having claims against said estate to present them to the undersigned on or before October 29, 1971 or this notice will be pleaded in bar of their recovery. All persons indebted to said estate will please make immediate payment to the undersigned.
This the 29 day of April, 1971.
J. B. Womble, Jr.,
Administrator
R. Palmer Willcox
Attorney-at-Law
Raeford, N.C. 51-2C

**NOTICE
NORTH CAROLINA
HOKE COUNTY**
The undersigned, having qualified as executrix of the estate of Peter A. Sawyer, deceased, late of Hoke County, this is to notify all persons, firms and corporations, having claims against said estate to present them to the undersigned on or before the 23rd day of October, 1971, or this notice will be placed in bar of their recovery. All persons indebted to said estate will please make immediate payment to the undersigned.
This the 17 day of April, 1971.
Mrs. Margaret Sawyer
Executrix
Page, Neville & Monroe
Attorneys at Law
Aberdeen, N.C. 50-1C

With Our Service Personnel

Airman First Class Jimmie D. Connor, son of Mrs. Ada R. Britt of 104B Evergreen St., Lumberton is on duty at Da Nang AB, Vietnam.

Airman Connor is a security specialist with a unit of the Pacific Air Forces, headquarters for air operations in Southeast Asia, the Far East and Pacific area. He previously served at Pope AFB, N.C.

The airman is a 1968 graduate of Littlefield High School. His wife, Ruth, is the daughter of Mr. and Mrs. W.R. Nelson of 518 N. Water St., Starke, Fla.



Airman Howard L. Batton, son of Mr. and Mrs. H.E. Batton of Rt. 2, Raeford, has received his first U.S. Air Force duty assignment after completing basic training at Lackland AFB, Tex. The airman has been assigned to a unit of the Tactical Air Command at Cannon AFB, N.M., for training and duty in the administrative field. Airman Batton is a 1970 graduate of Hoke High School.

U.S. Air Force Sergeant Galen D. Harris Jr., son of Mr. and Mrs. Galen D. Harris, 402 McMillan Ave., Red Springs, has been named Outstanding First Team Airman in his unit at Tan Son Nhut AB, Vietnam. Sergeant Harris, a photo

systems repairman, was selected for his exemplary conduct and duty performance. He is assigned to a unit of the Aerospace Audio-Visual Service which provides combat intelligence and documentary photography for the U.S. Air Force.

A 1964 graduate of Red Springs High School, the sergeant received his B.S. degree in 1968 from the University of North Carolina and is a member of Sigma Nu. He has completed nine months of duty in Vietnam.

His wife, Lynda, is the daughter of Mr. and Mrs. Frank W. Buchan, Southern Pines.

Army Private Harold T. Kellis, 19, son of Mr. and Mrs. Albert A. Kellis, Route 1, Aberdeen, recently completed eight weeks of basic training at the U.S. Army Training Center, Infantry, Ft. Lewis, Wash.

He received instruction in drill and ceremonies, weapons, map reading, combat tactics, military courtesy, military justice, first aid, and Army History and Traditions.

Pvt. Kellis is a 1970 graduate of Pinecrest High School, Southern Pines.

Gypsies have supplied the background music for much of Hungarian history since the 15th century. Gypsy melodies helped recruit the army, and for centuries violinists led troops into battle, National Geographic says.

If all the carbon dioxide on Earth that is locked in calcium carbonate, such as in sea shells, were released, our planet's atmosphere would be as thickly poisonous as the atmosphere on Venus, National Geographic reports.

MOBILE HOMES FOR RENT
Completely Furnished
Good Location
PHONE 875-2156 DAY OR 875-2117 NIGHT

J. H. Austin INSURANCE
SINCE 1950
AUTO-FIRE-LIFE CASUALTY
215 N. Main Street Phone 875-3667

LEGAL HOLIDAY
Thursday, May 20, 1971
MECKLENBURG DECLARATION of INDEPENDENCE
WE WILL BE CLOSED ON THAT DAY
Southern National Bank of N.C.
The Bank of Raeford

Legals NORTH CAROLINA HOKE COUNTY

NOTICE OF FORECLOSURE
Under and by virtue of the power of sale contained in a certain deed of trust executed by John Charles Thompson & wife, Betty F. Thompson to Claude E. Pope, Trustee dated May 9, 1969, and recorded in Mortgage Book 152 Page 545 in the Office of the Register of Deeds of Hoke County; and under and by virtue of the authority vested in the undersigned as substituted trustee by an instrument of

NOTICE OF FORECLOSURE NORTH CAROLINA HOKE COUNTY

Under and by virtue of the power of sale contained in a certain deed of trust executed by John W. Glisson & wife, Alice D. Glisson to O.S. Aiken, Trustee dated May 15, 1967, and recorded in Mortgage Book 144 Page 289 in the Office of the Register of Deeds of Hoke County; and under and by virtue of the authority vested in the undersigned as substituted trustee by an instrument of writing dated April 5, 1971, and recorded in Book 163 Page 99 in the Office of the Register of Deeds of Hoke County, default having been made in the payment of the indebtedness thereby