

Pictorial INTELLIGRAM



To test your knowledge of recent events, complete the following six statements, checking your answers with those below.

- 1—Pictured (Hubert H. Humphrey) (Stuart Symington) was nominated to run on the Johnson ticket as vice presidential candidate.
- 2—Hurricane (Cleo) (Connie) hit Miami, Fla., after leaving a trail of death and destruction through the Caribbean.
- 3—The \$947 million antipoverty bill (was signed into law) (vetoed).
- 4—United Nations Peace Force may pull out of Cyprus unless (U.N. members raise \$2 million to keep it there) (the United States keeps out of the political affairs of the island).
- 5—A 30-year-old Upsala, Sweden, woman gave birth to still-born (septuplets) (quintuplets) four months prematurely.
- 6—Pictured (Bobby Kennedy) (Ted Kennedy) resigned the position held for the past 3 1/2 years and announced he'll try for senator from New York.

Count 10 for each correct choice. A score of 60 is excellent; 50, good; 40, fair; less than 40, poor.

Decoded Intelligram

1—Humphrey, 2—Cleo, 3—Law, 4—Raise \$2 million, 5—Septuplets, 6—Bobby.

to an examination of his own personal, private records. If the government wanted to see them, he said, let the government come forth in a lawful, constitutional manner with a warrant. Otherwise, he said, he would stand on the Fourth Amendment which, to support the soundness of Mr. Waller's position, let us examine for a moment. The Fourth Amendment reads as follows:

"The right of the people to be secure in all their persons, houses, papers and effects, against unreasonable searches and seizures, shall not be violated, and no Warrants shall issue, but upon probable cause, supported by Oath or affirmation, and particularly describing the place to be searched, and the persons or things to be seized."

That, to Mr. Waller, seemed to be very clear language. So, he stood his ground. As weeks passed, he was summoned to appear in federal court — with his records — under penalty of contempt. He testified under oath that he had always abided by the law and asked for evidence to the contrary. The court had none. Very well, said Mr. Waller, if he had read his constitutional rights correctly, the court could not summon his records simply because the tax collectors thought it might be interesting to look at them.

U. S. District Judge Wesley E. Brown heatedly dismissed Mr. Waller's arguments and sent Mr. Waller off to jail until such time as Mr. Waller yielded and produced his records. For 25 days Mr. Waller sat in jail, contemplating his misery. But he refused to yield. Finally, on June 2, Judge Brown directed that the jail open its doors. Mr. Waller once again was free. Deputy Clerk of Court Jack Crawley told us by telephone that the court order reads simply, as follows: "It is hereby ordered that Thomas K. Waller be discharged from further punishment and released forthwith." There were no more demands that he produce his records.

Mr. Waller told us by telephone that he sought no notoriety, that all he wanted was his constitutional rights. Said he, rather sadly: "If

we don't start standing up against the petty tyrannies of the federal government, we all will end up in slavery."

It was a costly experience for Mr. Waller. During his 25-day absence, his one-man business collapsed. And the threat of a new and different governmental action persists. But even about that, Mr. Waller is philosophic. Said he: "Every man must decide for himself whether he will stand up and be counted. I saw something that I could do that I thought ought to be done."

In response to an offer of a bit of financial help in his hour of need, he said: "No, thanks; I'll make out somehow. There's plenty of opportunity in this country if we don't stifle it by compromising the principles that made it great."

So, we made that call to Wichita. Needless to say, we're glad we did.

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OTHER EDITORS SAY

WRAL-TV VIEWPOINT

One Man's Courage

A week ago we mentioned that we had been thinking of placing a call to Wichita, Kansas, to ascertain whatever happened to Thomas K. Waller. At the time, the last we had heard, Mr. Waller was in jail.

Well, we made the call — two of them, in fact — and we can report with much satisfaction that Mr. Waller is no longer behind bars. Whether he is out of trouble remains to be seen.

For those who may have missed our first comment about the gentleman, let us summarize quickly the plight that befell Mr. Waller beginning last December 4 when he opened his mail. On that date, he found a notice from the Internal Revenue Service ordering him to appear in its offices 12 days later, bringing with him all of his books

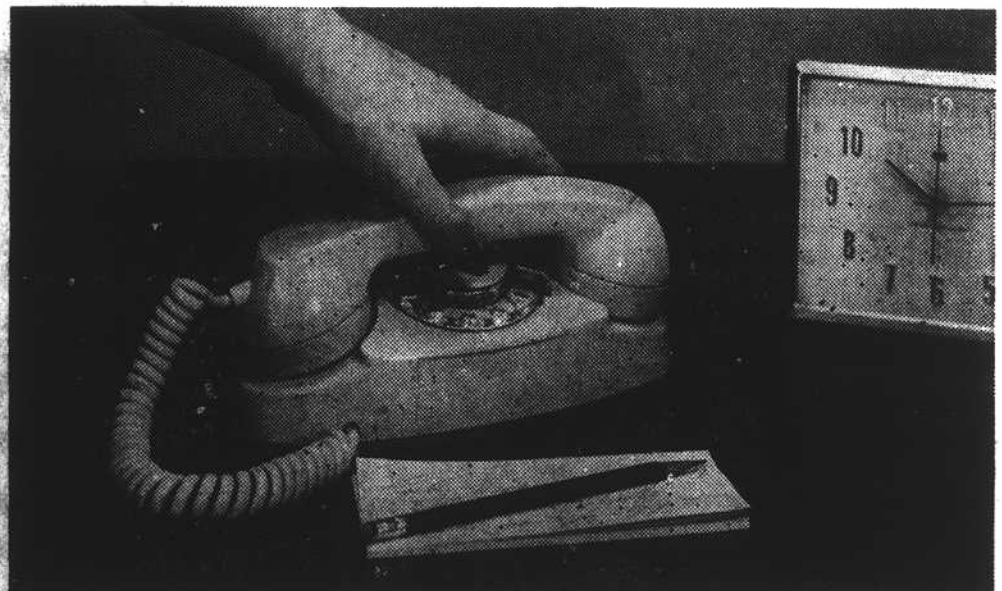
and records from 1960 to 1962. Mr. Wallace is a 56-year-old disabled veteran of World War II. At the time his troubles began last December, he operated a little one-man radio and appliance repair business. The best year he ever had, he says, he grossed \$3,300.

Mr. Waller quickly reflected upon the fact that he has always carefully obeyed the law requiring the filing of tax returns. He had always paid his taxes. In fact, he had overpaid them by \$165. Upon inquiry, he was told that the Internal Revenue Service had no charges against him, and no evidence that he had violated any law. The IRS, he was told, was merely making a routine audit.

That did it, insofar as Mr. Waller was concerned. He did not propose to subject himself voluntarily



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