## Congressman Walter B. Jones Reports on Congress Activities

The House action ending the reek of May 16 ran the gamut rom making legal the flying of kites in the District of Columbia to approving a Presidential Re-Organization plan, which many of us believe will com-pletely change the operations and the conduct of the Executive Branch of government. In addition, it will bypass the authority of the Bureau of the Budget — a department of government which has served both the public and the Congress well. The plan calls for the creation of the public and the congress well. well. The plan calls for the creation of an Office of Management and Budget, giving the President the power to appoint six of the highest level Civil Service positions to administer its functions. This could well become one of the most represent. come one of the most powerful offices in government. Ironically, the six Executive positions will be by appointment, but immediately will be covered by Civil Service status which means that succeeding Presidents could not make changes in personnel commensurate with the political philosophy. Finally, the Re-Or-ganization will add 90 White House employees in addition to the 4,000 persons now employed by the Executive Office of the President. It is estimated that salaries for this new Commission will exceed \$1,000,000. in the first year, increase to \$1.5 million in the second, and if the history of bureaucracy is any guide, it is impossible to estimate what this amount would ultimately be.

The motion on this important question was to disapprove the recommendation, which means that a yea vote was voting against the plan, while a no vote was voting for the plan. On final passage, all North Carolina Democrats voted against the plan, while the North Carolina Republican members voted to approve the plan. The motion to defeat the plan failed by 29 votes.

Some two years ago, much was said about removing some of the Washington centralization and giving back certain powers to the various states. Certainly the Re-Organization plan which creates another block in a bungling bureaucracy is contrary to this philosophy.

Pollution - in the ever-grow ing concern regarding this important subject, the House took another positive action which I

## Legal Notices TOWN OF MAYSVILLE NOTICE OF SPECIAL ELECTION

NOTICE IS HEREBY GIVEN that a special election will be held in the Town of Maysville. North Carolina, on the 27th day of June, 1970, for the purpose of submitting the question whether the qualified voters of said Town shall approve the indebtedness to be incurred by the issuance of bonds of said Town of the maximum principal amount of \$225,000 to finance the construction, within the corporate limits of said Town and not exceeding one mile beyond the corporate limits thereof, a sanitary sewer system to be maintained and operated by the Town for the collection, treatment and disposal of sewage including the installation of sewer collection lines and trunk and transmission lines and pumping transmission times and pumping stations and the construction of savinge freatment facilities in-

column could be properd "Pollution — Supreme
— Executive Branch," for
the important subjects
week.

House action ending the
f May 16 ran the gamut
making legal the flying

The was happy to support. The
President's budget request for
water and sewer assistance improvements to the municipalities
of this nation was for \$150 million.
Along with others I joined in a successful effort which will
increase this to \$500 million for increase this to \$500 million for the next fiscal year. It continues to be important that the Con-gress carefully consider priori-ties. We need to be concerned about the preservation and cleanliness of the earth far more than investigating the contours of the moon.

> The Senate finally confirmed the ninth member of the Supreme Court — Harold Black-mun. Since he was from the state of Minnesota and not from the South, few if any questions were asked in the Judiciary Committee hearings.

cluding the acquisition and installation of the equipment, machinery and apparatus required therefor and the acquisition of the necessary lands or rights-inland pursuant to an order of the North Carolina Board of Air and Water Resources made on September 30, 1968, and a tax to be levied for the payment thereof, and also the bond ordinance adopted by the Board of Commissioners of said Town of May 5, 1970, which authorizes the issuance of said bonds for such purpose and the levy of such

The ballots to be used at said election shall contain the words "FOR the ordinance authorizing \$225,000 of bonds to finance the construction, within he corporate limits of said Town, and not exceeding one mile beyond the corporate limits thereof, a sanitary sewer system to be maintained and operated by I'e Town for the collection, treatment, and disposal of sewage including the installation of sewer collection lines and trunk and transmission lines and pumping stations and the construction of sewage treatment facilities including the acquisition and installation of equipment, machinery and apparatus required therefor and the acquisition of the necessary lands or rights-in-land pursuant to an order of the North Carolina Board of Air and Water Resources made on September 30, 1968, and a tax therefor" and the words "AGAINST the ordinance authorizing \$225,000 of bonds to finance the construction, within the corporate limits of said Town and not exceeding one mile beyond the corporate limits samitary thereof a sewer system to be maintained and opgrated by the Town for the collection, treatment, and disposal of sewage including the installation of sewer collection lines and trunk and transmission lines and pumping stations and the construction of sewage treatment facilities including the acquisition and installation of the equipment. machinery and apparatus. required therefor and the acquisition of the necessary lands or rights-in-land pursuant to an order of the North Carolina Board of Air and Water Resources made on September 30. 1968, and a tax therefor" with squares besides the words "FOR" and "AGAINST" in one of which squares the voter may make an

squares the voter may make at (X) mark to indicate his choice. In the event that the qualified voters approve the indebted ness to be incurred by the is suance of said bonds and the tartherefor and said ordinance, the bonds authorized by said ordinance will be issued for the purpose. suance of said bonds and the tax therefor and said ordinance, the bonds authorized by said ordinance will be issued for the purpose stated and an annual tax been filed in the above entitled

The polls for said election pen at the hour of 6:30 o'c A.M., and will close at the hour of 6:30 o'clock, P.M.

The polling place for said election shall be the usual polling place in the Town of Maysville, namely: The Fire House.

The Board of Commission has appointed W. E. Raiford to act as Registrar and Jackie J. Morris and Anna Belle Jones to act as Judges of Election for said election.

The Registrar will be furnished with the registration book used at the last regular election held in the Town of Maysville (being the regular municipal election held on May 6, 1969) and he will revise the registration book so that it will show an accurate list of the electors previously in the Town iously registered in the Town and still residing therein, with-out requiring such electors to register anew. The Registrar will keep the registration book open for the registration of new electors on each day (Sundays excepted) for the period heginning Friday, the 5th day of June, 1970 and ending on Friday, the 12th day of June, 1970; The book will be kept open on The book will be kept open on each Saturday during such period from 9 o'clock A.M., until 9 o'clock P. M., and other days during such period from 9 o'clock A.M. until 5:00 P.M. The registration book will be kept open at the polling place hereinbefore named on Saturday, the 13th day of June, 1970, for the inspection of electors and any of such electors shall be allowed to object to the name of any person appearing on said

By order of the Board of Commissioners of the Town of Mays ville, North Carolina.

Dated May 5, 1970. Pauline H. Meadows Town Clerk Brock & Gerrans Attorneys at Law Trenton, N. C.

## NORTH CAROLINA JONES COUNTY

-5-21

Pursuant to G. S. 115-226 and G. S. 115-241, the undersigned will sell on behalf of the Jones County Board of Education the hereinafter described property. the Board of Education being of the opinion that the building is no longer needed for public school purposes. Said property will be offered for sale at 11:00 A.M. on the 12th day of June, 1970 at its location, which its Jones Senior High School about 21/2 miles south of the Town of Trenton on N. C. Highway No. 58. The property to be sold is one three-bedroom project house constructed by the Trade and Industry Class of Jones Senior High School.

The property may be inspected at Jones Senior High School at any time before the date of sale.

This the 9th day of May, 1970. J. S. Collins Superintendent of Jones County Schools and Clerk to the Jones County Board of Education

J-5-14,21,28; 6-4

NOTICE OF SERVICE OF PROCESS BY PUBLICATION STATE OF NORTH CAROLINA JONES COUNTY IN THE GENERAL COURT OF

JUSTICE
DISTRICT COURT DIVISION
SARAH DUDLEY GIBBS
VS

This the 28th day of Ap

BROCK & GERRANS By: Donald P. Brock P. O. Box 219, Trenton, N. C. Phone No.: 448-3911 Brock & Gerrans Attorneys at Law Trenton, N. C. J-4-30; 5-7,14, 21

AN ORDINANCE AUTHORIZ-ING THE ISSUANCE OF \$225, 000 OF BONDS OF THE TOWN OF MAYSVILLE FOR THE CONSTRUCTION OF A SANI-TARY SEWER SYSTEM FOR THE TOWN.

BE IT ORDAINED by the Board of Commissioners of the Town

of Maysville, as follows:
Section 1. The BOARD OF
COMMISSIONERS of the Town of Maysville has ascertained and hereby determines that it is necessary that said Town shall con-struct, within the corporate limits of said Town and not exceeding one mile beyond the corporate limits thereof, a sanitary sewer system to be maintained and operated by the Town for the collection, treatment and disposal of sewage including the installation of sewer collection lines and trunk and transmission lines and pumping stations and the construction of sewage treatment facilities including the acquisition and installation of the equipment, machinery and apparatus required therefor and the acquisition of the necessary lands or rights-in-land pursuant to an order of the North Carolina Board of Air and Water Resources made on September 30, 1968.

Section 2. Said Board of Commissioners has also ascertained and hereby determines that the purpose hereinbefore described is a necessary expense of said Town within the meaning of Section 6 of Article VII of the Constitution of North Carolina and is a purpose for which said Town may raise or appropriate money, and is not a current expense of said Town.

Section 3. In order to provide funds for such purpose, in addition to any funds which may be made available for such purpose from any other source, bonds of the Town of Maysville are here-by authorized and shall be isued pursuant to The Municipal Finance Act, 1921, of North Carolina. The maximum aggregate amount of bonds authorized by this ordinance shall be TWO HUNDRED THOUSAND DOLLARS (\$225.

Section 4. A tax sufficient to pay the principal of and interest on said bonds shall be annually levied and collected.

Section 5. A statement of the debt of said Town has been filed with the Town Clerk of said Town, as required by said Act, and is open to public inspection. Section 6. This ordinance shall

take effect when approved by the voters of said Town at an

election to be called and held as provided in said Act.

The foregoing bond ordinance. was passed on the 5th day of May, 1970, and was first published on the 14th day of May, 1970.

970.

Any action or proceeding quesoning the validity of said ordinate must be commenced with 30 days after its first publica-

whine H. Meadows

having claims against ate of said Eugenia Ward to present them to the gned within 6 months ate of the publication of this notice or same will be pleaded in bar of their recovery. All persons indebted to said estate please make immediate pay-

This the 20th day of May,

Roger D. Parker Route 1, Pollocksville, N. C. 5-21,28, 6-4,11

NOTICE OF RESALE FOR PARTITION NORTH CAROLINA CRAVEN COUNTY

Acting under authority of an order of the Superior Court of Craven County made in a special proceeding entitled "H. F. Daugherty, Et Al, Ex Parte," under date of January 27, 1970, the undersigned Commissioner will, on the 30th day of May, 1970, at twelve o'clock noon on the premises in Cove City, North Carolina, offer for sale to the highest bidders for cash, upon an opening bid of \$6,938.00 on the second tract; and upon an opening bid of \$3,961.25 on the fourth tract, those certain two tracts or parcels of land lying and being in Craven and Jones Counties, North Carolina, and more particularly described as follows SECOND TRACT:

In or near the village of Cove City and being a portion of the lands recently purchased by the said Charlie Wilson from the heirs of R. M. White and being further designated and described as those two certain lots or parcels of land known and described as Lot 11 and Lot 12 according to the map or plan of the subdivision of the Charlie Wilson property as made by Al-bert R. Bell, Engineer, October 25, 1948, said may being duly recorded in the Office of the Register of Deeds of Craven County in Book 3 page 51, Lot 11 containing 5.01 acres and Lot 12 containing IT.13 acres. Being the same lands as shown in that certain deed from Charlie Wilson and wife, Emma H. Wilson, to C. R. Heath, dated the 28th day of October, 1948, and recorded in Book 424, page 234 of the Craven County Registry. FOURTH TRACT

A certain tract or parcel of land in Craven County and Jones County, State of North Carolina adjoining the lands of Richard B. Heath, C. D. Heath, John F Heath, Lydia O. Daugherty and others, bounded as follows, viz: BEGINNING at a pine stump called the Buch pine on a ditch and runs with the ditch south 21/2 west 8 poles to the crook of the ditch; then with the ditch south 10 west 48 poles to a stake: then north 86% west 192 poles to a stake in the back line of the Jeremiah Heath's 200 acre patent; then north 21/2 east 55 poles to the beginning, contain-

ing 67 acres.
Being the same lands described in that cartain deed from Richard B. Heath and wife, Hattle L. ard B. Heath and wife, Hattle L. Heath, to Glen R. Heath, dated the 11th day of March, 1910 and recorded in Book 60, page 552 of the Jones County Registry. A deposit of 10% will be required of the successful bidder as evidence of good faith.

This the 12th day of May, 1970.

Donald P. Brock Commissioner