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-UPJ Telephoto The House Judiciary Committee opens debate on impeachment.

House Committee Begins Impeachment Arguments COMMITTEE Republicans considered

WASHINGTON (AP) - Th House Jediciary Committee opened historic debate Wednesday night on a motion declaring President Nixon's conduct "warrants impeachment ... and removal from office" — then suddenly recessed because of a bomb threat.

Republicans suggested the committee delay the debate because of Wednesday's Supreme Court order that Nixon turn over further White House tape recorded conversations for the Watergate cover-

As millions of Americans watched on television and listened on radio, Chairman Peter W. Rodino Jr., D-N.J., gaveled the committee to order and told its 38 members that the nation "demands that we make up our minds."

BUT THE proceedings were abruptly recessed one hour and six minutes later after Capitol police reported receiving a telephoned bomb threat. Officers began immediate search as members

aited nearby to resume. The impeachment resolution was offered by Rep. Harold D. Donohue of Massachusetts, the second-ranking Democrat on the committee.

Donohue's motion followed formal opening statements by Rodino and Rep.

Edward Hutchinson of Michigan, the ranking Republican. Hutchinson suggested that the

the Supreme Court decision earlier in the day ordering the President to turn over tapes of 64 conversations subpoenaed as evidence in the Watergate cover-up trial. HUTCHINSON did not, however; press

his recommendation, and Donohue was recognized by the chairman.

Each of the 38 committee members received drafts of two proposed articles of impeachment as the nationally

broadcast session opened.

One of the proposed articles charged
Nixon with obstruction of justice in the

Watergate investigation; the second with abusing the powers of his office. In a last-minute change, a third article charging the President with contempt of Congress - for his refusal to comply with committee subpoenas - was

merged into the second article.

Rodino opened the debate by declaring that the question before the committee was whether Nixon has committed "grave and systematic violation of the

"Make no mistake about it. This is a turning point, whatever we decide," the chairman said

FOR MONTHS, the 38-member committee had considered impeachment evidence behind closed and barred doors. Now, Rodino said, it is "time we make up our minds.

"We have been deliberative, we have been patient, we have been fair," Rodino

said in remarks opening the meeting.
"In short, the committee has to decide whether ... the President was telling the truth to the American people," said the

Eight hours earlier, a unanimous over 64 tape-recorded conversations subpoenaed as evidence in the Watergate cover-up trial.

And a half-hour before Rodino gaveled the committee into session, Nixon pledged through his lawyer to comply "in all respects" with the court decision.

Wednesday he will comply "in all respects" with a unanimous Supreme Court ruling that he must surrender documents and tapes of 64 conversations

for the Watergate cover-up trial.

Eight hours after the court announced its 8-0 opinion in Washington, Nixon sent his chief Watergate defense lawyer, James D. St. Clair, before national television cameras in a hotel near the Western White House to disclose his

(Related Stories & Photo, Page 3.)

THE PRESIDENT, who had consistently declined to say in advance whether he would abide by an adverse court ruling, said through St. Clair:

"My challenge in the courts to the subpoena of the special prosecutor was unconstitutionally issued, and on my strong desire to protect the principle of presidential confidentiality in a system

St. Clair took exactly two minutes to read Nixon's statement to reporters in

inquiries.

IN HIS statement, Nixon maintained



Clear, Hot...

Nixon Will Comply

'I ... Accept the Court's Decision'

principle of executive privilege, often cited by the White House as grounds for not releasing the tapes.

The decision, written by Chief Justice Warren E. Burger, noted that privacy of

presidential communications was 'fundamental to the operation of

confidentiality without which this office

cannot function. I was gratified, therefore, to note that the court

reaffirmed both the validity and the

importance of the principle of executive

privilege the principle I had sought to

LAGUNA BEACH, Calif. (AP) - A - that the court's ruling supported the disappointed President Nixon announced

based on the belief that it -was of separation of powers.

While I am of course disappointed in the result, I respect and accept the court's decision, and I have instructed Mr. St. Clair to take whatever measures are necessary to comply with that decision in all respects."

the packed and steamy press room. Newsmen pursued him from the room afterward, but he brushed aside all



Clear skies are projected for Thursday morning, turning partly cloudy in the afternoon. The high will be in the upper 90s with a low Friday morning in the mid-70s. South winds are expected at 5 to 15 m.p.h.

"BY COMPLYING fully with the court's ruling in this case, I hope and trust, that I will contribute to strengthening rather than weakening this principle for the future - so that this will prove to be not the precedent that destroyed the principle, but the action that preserved it."

government" but said the principle was St. Clair said he would immediately begin preparing the tapes to be turned over to the U.S. District Court in outweighed by the needs of criminal Nixon said: "For the future, it will be essential that the special circumstances of this case not be permitted to cloud the rights of presidents to maintain the basic

The tapes were subpoenaed by Leon Jaworski, the Watergate special prosecutor, for the trial of some of Nixon's former top aides.

St. Clair gave no timetable for the turnover but spoke of "time-consuming" process of analyzing and indexing the

Tribunal Orders Tapes' Delivery

Supreme Court said Wednesday that President Nixon must yield White House tapes and papers wanted by the Watergate prosecutor, and the President said he would comply in all respects with

By an 8-0 vote; the high court said Nixon's claim to executive privilege was valid in principle but must give way to the necessities of criminal justice which had a stronger constitutional claim.

Eight hours after the high court's decision, presidential lawyer James D. St. Clair said in a nationally broadcast announcement from the Western White House in California that Nixon had ordered that "compliance begin forthwith."

Some Republican members of the House Judiciary Committee, which is debating impeachment articles against the President, called immediately for a postponement of any final vote until the new materials are made available to the committee:

But the Democratic committee leadership announced it intended to go ahead with the hearings.

ALTHOUGH PAST tapes delivered to the special Watergate prosecutor have been forwarded to the Judiciary Committee at the request of a federal grand jury, there is no guarantee the new materials also would be turned over.

In one of the most important decisions of its two-century history, the court declared firmly that it is its duty to decide the law and disagreed with Nixon's claim of absolute control over Administration papers and communications.

"Neither the doctrine of separation of powers nor the need for confidentiality of high-level communications ... can sustain an absolute, unqualified presidential privilege of immunity from judicial process under all circumstances," the court said.

The court recognized the constitutional right of Nixon or any president, to the privacy necessary for making important decisions. But it said these rights must be weighed against other constitutional commands and exercised within strict

THE DECISION has the effect of ordering Nixon to turn over tapes and records of 64 White House conversations for possible use in the Watergate coverup trial scheduled to start in U.S. District Court here Sept. 9.

The tapes cover conversations from June 20, 1972, a few days after the Watergate break-in, to June 4, 1973, the day- Nixon listened to several earlier

Special Watergate prosecutor Leon Jaworski, whose petition to the high court had brought the landmark ruling, said he expected the White House to comply and begin delivering the materials in the next few days.

The President has insisted that he has

Constitution to decide his constitutional role and should have final say over whether he should give up any confidential communications.

AS LATE AS Monday night, presidential lawyer James D. St. Clair said Nixon had not yet decided whether he would follow a Supreme Court demand to turn over the tapes.

As St. Clair had argued before the high court on July 8, the questions has important implications for the impeachment proceedings in Congress, since several congressmen have said deliance of the court would constitute strong impeachment grounds.

The House Judiciary Committee wants some of the tapes for its own inquiry but Jaworski has no authority to turn them over. Chairman Peter W. Rodino Jr. said the decision would not postpone the committee's debate.

Jaworski indicated outside the court that he felt the decision was definitive, enough to require obedience, saying he was particularly pleased it was unanimous "because that doesn't leave any doubt in anybody's mind as to what

Hearst 'Surrender'

LOS ANGELES (AP) - Police raided an apartment Wednesday night after a hoaxster tricked police into believing she was fugitive newspaper heiress Patricia Hearst. Police Lt. Dan Cook described the

incident as "a practice in futility. We have no evidence that Hearst or any SLA member was ever there. The hoax was taken so seriously that

Hearst's parents, Mr. and Mrs. Randolph A. Hearst flew here from San Francisco after learning that a woman identifying herself as their daughter said she wanted to surrender. "Because of the detailed information

she gave, officers believed her," Cook said The woman who telephoned police said

she wanted to give herself up to "Uncle George." Hearst's .uncle, George Hearst, is publisher of the Los Angeles Hearld-Examiner. The telephone call came after more

than 100 officers surrounded the twostory apartment building in suburban North Hollywood.

Officers moved in after three persons called and said a woman fitting Hearst's description entered the building with two-

black men, one carrying a rifle.

Officers found the apartment vacant except for two rifles and a cat. Police said they had no idea who the three persons might have been or where they might have gone.



Fred Carrasco

One Attempt Thwarted Constables Might Raid Hippie Hollow

conviction."

Five Travis County constables, with possible Department of Public Safety cooperation, are planning a weekend raid of the Hippie Hollow area, Justice of the Peace Charles Webb said Wednesday.

Webb, who has taken no part in planning the raid, will have to decide any cases resulting from it, as the Hippie Hollow area is in his jurisdiction, "Just because Sheriff Raymond Frank

won't enforce the law in the area, it doesn't mean there aren't others who

The five Travis county constables, the

area, Webb said. Frank takes a different view of the

"I feel sure it was prompted to embarrass me," he said Wednesday. "I certainly do not feel this type of action is warranted," Frank said. "We feel the nudity problem should be

handled on a low profile." Webb, however, said the raid was motivated by letters from homeowners in the area complaining of nude bathers outside the hollow, trespassing on private water areas, narcotics, weaponcarrying and illegal parking.

Concern will be directed toward "abusive" skinnydippers, Webb

cove away from public view. He added, however, some officers who will be there will arrest anyone they see skinnydipping.

moving to delay committee debate on

the possibility that further tape recordings might become available, but

decided against such a move shortly

Several committee members

circulated texts of their remarks in

-Rep. Jack Brooks of Texas, the committee's third-ranking Democrat, did not say in his prepared comments whether he would vote for impeachment but declared: "Never in our 198 years

have we had evidence of such rampant

The question, he said, is whether Nixon himself "by his action or inaction" failed in his constitutional responsibility.

Brooks spoke, too, of the political implications of the case.

There would be no Democratic gain

from removing a Republican President

and having him replaced by another

Republican who could request and might

well receive a great outflowing of

support from our people," he said. Rep. Don Edwards, D-Calif., said in

his prepared remarks that Nixon "bas

consciously and intentionally engaged in serious misdeeds; he has corrupted and subverted, our political and

governmental processes to the extent that he should be impeached by the

Edwards predicted that a majority of

the committee was ready "to present

what we think is overwhelming evidence

to support this conclusion. I am willing

to face my constituents, my family, myself and history with this sober

before the session began.

corruption in government."

advance.

The sheriff's department answers numerous complaints of nudity and other offenses in the area, Frank'said. He said offenders had always been cooperative.

"As long as they stay on LCRA property and leave other people alone, we will take no action. We don't want to get into the business of harassing people," Frank said.

Frank stressed that none of his officers will take part in any raids in the area.

A raid was planned for this weekend,

off becasue of media coverage. He said, however, he feels the publicity is beneficial.

"It is better that everyone know the law could be enforced," Webb said. Webb also urged people who use Hippie Hollow to take it upon themselves to

police the area to avoid trouble. "If the nudity and so forth were kept away from the homeowners, it wouldn't be necessary to take action of this sort," Webb said.

Illegal parking that could block firetrucks and littering were serious problems, although the situation has improved recently, Webb said.

Carrasco Takes Hostages, Wounds Prison sealed off the entire prison, and every possible avenue of escape was blocked. Carrasco later requested 15 handcuffs and a Carrasco bjected the other inmated pointed a gun at O'Brien. Carrasco saled off the entire prison, and every possible inmates, not Carrasco, handcuffed him. When carrasco later requested 15 handcuffs and a O'Brien.

Texan Staff Writer
HUNTSVILLE — An armed Fred Gomez Carrasco, imprisoned narcotics ring leader, took 11 persons hostage at the Huntsville State Prison Wednesday

Carrasco seized the 11 in the prison's library and classroom area. He fired a shot at one of the guards when the 1 p.m. bell rang. The guard suffered a minor gunshot in the foot.

CARRASCO THEN released 42 inmate students who had been in the library and blockaded himself in the red brick building with 10 instructors and a single

He was armed with four hand guns and an undetermined amount of ammunition. Prison officials did not know how he got the firearms,

Carrasco's first request was that fellow inmate bavid Robles be allowed to join him, but Robles was not interested in getting involved.

"He didn't want any part of it," prison public affairs officer Ron Taylor said.

television set which prison officials quickly handed

THE NEXT REQUEST was a demand delivered by Father Joseph O'Brien, prison chaplain, in the form of a typed, unsigned letter. The letter asked prison officials to supply Carrasco with three walkie-talkies, all on the same frequency, three bullet proof-vests and visors and three M-16 rifles with five

Assistant Director of Services Don Kirkpatrick said prison policy is that threats on hostages' lives will not be considered sufficient to supply demands.

The demand for three of each item was thought to indicate that Carrasco is planning to escape with two other inmates. Besides the 11 hostages, Carrasco has four inmates with him. It is not known which of these

Iffairs officer Ron Taylor said.

O'BICLEN SAID when he went into the library immediately after the incident prison officials when the hostages are being held, one of the

"Fred tried to take the handcuffs off," O'Brien said. Then O'Brien was released with the letter of Kirkpatrick said the items Carrasco demanded

were not en route to Huntsville. The request would have to be cleared through the atterney general and the governor, and these people had not been reached, O'Brien said Carrasco is serious in his threats. He

said he believes Carrasco would kill the hostages.

"The hostages are just sitting there. They are being treated well, but he means what he says." CARRASCO DID NOT request an automobile, so

prison officials do not know exactly how he plans to When asked where Carrasco might go, O'Brien said. "I don't know, Surely not Mexico."

Carrasco, 34, is serving a life term for assault with

with 30 San Antonio policemen. He also is wanted in Mexico for 40 killings believed to be related to drug trafficking.

He was jalled in Guadalajara but escaped in January, 1973, through a \$100,000 bribe. When he was finally ambushed in San Antonio in a motel room he HE WAS JAILED in San Antonio under \$1 million bond and then transferred to the state peritentiary and placed in an isolated cell.

SEVERAL WEEKS ago Carrasco was returned to San Antonio to face a federal indictment charging him with trying to operate a drug ring while in

The hearing was postponed, however, and Carrasco returned to Huntsville to work for the chaplain. Carrasco would be eligible for parole in 15 years, but Mexican authorities want him when he is

released from Texas prisons.

Hostage Glenn Johnson, 51, suffered a heart attack during the ordeal and was released by Carrasco.

Coastal States Gas Cited Wilding Golf Course On Back-Payment Charge

By JEFF NEWMAN
The head of the City Public
Service Board of San Antonio has charged Coastal States Gas Corp. is not meeting a provision of a Texas Railroad Commission (TRC) order the same order the gas company cites in demanding

the city pay \$3.2 million in back bills:) Company officials deny the

Tom' Berg, chairman of the CPS Board of Trustees, told The Daily Texan that Coastal has not been making a monthly \$2.5 million contribution to the assets of subsidiary,

financial records show the the amount of gas contracted, payments have not been made. Their alternative hasting running

Sept. 27, 1973, provides for the manager of Lo-Vaca.

Lo-Vaca has filed a motion having tr with TRC claiming the supplies, payments San Antonio, Austin "If they need money so and the Lower Colorado River desperately, why have they withheld since the order was contributions?" Berg said. issued defeat its purpose "of assuring Lo-Vaca the. financial ability to augment

of additional costs incurred in month. Berg said his staff's generating electricity when investigation of Lo-Vaca's the supplier fails to deliver

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Their alternative heating 'for several months source, liquid fuel, is several times as expensive as natural An order of the TRC dated gas for generating electricity.

The lawyer who filed the contributions "upon demand motion for Lo-Vaca said the or request of the supervisor; withheld payments have put the company in the red, so it is having trouble buying new gas

Hargrove. James

supervisor-manager of Lo-Vaca, said Coastal has made contribution to the assets of its natural gas supply." the payments, although the its financially-troubled. The customers claim their total has not always amounted Lo-Vaca contracts allow the deduction to a full \$2.5 million per

"Coastal States has never refused (to pay), and Lo-Vaca has asked for all it is entitled

Further, the contributions are cumulative and the total

Present plans call for all the money not used so far to go into a pipeline in the Rio Grande Valley, "a substantial item of about \$13 million" which Hargrove said will increase the gas supply available to Central Texas.

Although one of the uses the TRC order allows for the money is "working capital for .. advance payments for purchase of new gas," Hargrove explained this does not mean the on-going purchase of new gas supplies.

He said the phrase instead refers to capital items contracted to "potential producers of gas" for their exploration and drilling.

Such "advance payments" company purchases gas the producer has located.

Law Violation Possible Possible violations of Austin's Creek Ordinance by the Hollow construction reportedly was sent by the Ci

The developers, Southern Living and Leisure (SL&L), have not applied for a creek development permit for construction of a golf course along Panther Hollow, a major tributary of

Lake Austin which drains the Wilding area. Under the Creek Ordinance, designed "to protect the natural and traditional character of the waterways," all development on land adjacent to or crossing a waterway requires a creek development permit approved by the City

Engineering Department. Deputy City Manager Homer Reed said that after a Wednesday meeting between city officials and Wilding representatives, the city would consider whether the Panther Hollow portion of the 3,500-acre Wilding tract falls

under the scope of the ordinance

member of the city's Citizens Board of Natural Resources and Environmental Quality, said he saw a copy of the letter.

Riddell said "the essence of it is that they are proceeding with work without a permit.

The questions on the applicability of the Creek Ordinance to Panther Hollow are whether the construction of a golf course along the creek constitutes a "subdivision" and whether the ordinance was passed after construction was

City Atty. Don Butler, told The Texan Tuesday that the golf course was, in his opinion, subdivided, and "anything subdivided is under the control of the city.

The other question, said Reed, is whether the ordinance can be applied retroactively to construction begun before the A letter asking SL&L to apply for a permit for the Panther ordinance was passed.

'Disappoint Delays

Texan Staff Writer

David A. Nancarrow, are later recovered when the associate dean of the College of Fine Arts, said Wednesday he was disappointed the Board of Regents may give priority to the addition to the chemistry building over the completion

of the tine arts center. He hoped the college could attain its long-held dream of centralizing and improving

fine arts facilities. Regent Frank C. Erwin disclosed Tuesday that reach \$30 million.

building program may have to

: Erwin, chairman of the regents' Committee on: Buildings and Grounds. There are many important predicted the board will academic facilities that Buildings and Grounds, choose to postpone should be built but may be construction on four of the postponed because of lack of buildings of the \$37-million finances Breen said. fine arts center in favor of the \$20 million addition to Welch Hall, the chemistry building. He estimated the costs of the unbuilt art buildings would

Dr. John E. Breen,

costs, parts of the University chairman of the Faculty **Building Advisory Committee** (FBAC) said he did not view the choice as strictly between chemistry and fine arts.

> The FBAC met Wednesday with the ad hoc Union West advisory committee to review details of a 16 to 20 month Union Building renovation to begin this fall. Breen said the relocation of Union activities

> > Be an In-Sider . . .

Jerry Frienz Shop

ALL BILLS PAID

COVERED PARKING

Film Building on Speedway Street. If construction of the chemistry addition begins in December, as contemplated, the Union may move into alternate facilities in Bellmont and Moore-Hill

The Union was to be moved

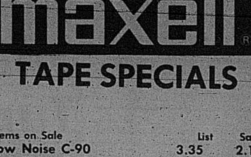
Frank Fleming, a member the ad hoc Union committee, said the priority disclosure came as no surprise to him, though he had been given no specific warning. The Union was aware, he said, that the RTF Building might be unavailable. He mentioned the possibility of renting offcampus office and program

Dr. A.R. Schrank, acting dean of the College of Natural Sciences, thought it was too early to speculate on a regental decision.

The chemistry' building would be an important addition to the academic life of the University because of its lecture halls, with a total seating capacity of nearly 2.500, and the Center for Teaching Effectiveness to be placed in a corner of one of the five planned floors,

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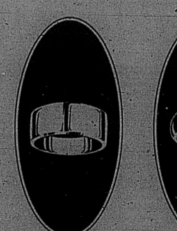
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Page 2 Thursday, July 25, 1974 THE DAILY TEXAN

Cyprus Truce Marred Fighting Erupts During Cease-Fire

Fresh fighting marred a two-day-old United Nations cease-fire on Cyprus Wednesday, even as Turkey and the new governments of Greece and Cyprus moved on the diplomatic front to end the crisis and "bury the bitter memories of

Secretary General Kurt Waldheim called the U.N. Security Council into

emergency session.

A U.N. spokesman said Waldheim called the session in New York "to discuss the situation at Nicosia Airport," a focal point of contention between U.N. peacekeeping troops in the Cypriot capital and soldiers from both warring CANADA, WHOSE troops make up the bulk of the tiny U.N. force, disclosed earlier that it has warned Turkish leaders any attack on the contingent at the airport would be considered an attack on the entire United Nations.

UPI correspondent Michael Keats reported from Nicosia Turkish troops battled Greek Cypriot National Guardsmen elsewhere on the island Wednesday in what a U.N. officer described as an attempt by the Turks to widen their area of control.

The U.N. officer reported numerous cease-fire violations throughout the day.

The sharpest fighting was at Bellapais, three miles southeast of Kyrenia on the 18-mile mountain road from the northern



exile, swiftly appointed an all-civilian cabinet, ordered all political prisoners released and announced that his government recognized Makarios as the legitimate president of Cyprus.

Turkish Premier Bulent Ecevit said the new Greek government "strengthens

our hope for Greek-Turkish friendship" after seven years of military rule on Greece and the long dispute over Cyprus. Acting Cypriot President Glafkos Clerides, 55, who took over for rebel president Nicos Sampson Tuesday, promised new elections "within the next few months" and said Makarios was free

to run for president.

Karamanlis' recognition of Makarios is a stunning reversal of the anti-Makarios policy espoused by the Greek military junta, which relinquished its power Tuesday amid widespread discontent over its handling of the crisis.

IN NEW YORK, where Makarios was pressing the U.N. to help restore him to power, a spokesman for the archbishop

The statement made by the Greek foreign minister ... with regard to the status of Achbishop Makarios on being the president of the Republic of Cyprus, proves that Karamanlis government in Greece fully supports the reestablishment of a constitutional order in Cyprus in accordance with the relevant resolution of the United Nations Security Council.'

Athenians danced in the streets to celebrate the restoration of civilian government from the military junta which seized power in April, 1967, and later exiled King Constantine.



Turkish army unit moves along a country road near Kyrenia, Cyprus.

Constitutional Convention Resolution Unchanged

The Constitutional Convention met for 15 minutes Wednesday before recessing to allow the Committee on Submission and Transition to meet.

The committee is responsible for preparing resolutions to submit the proposed state charter to voters for approval. In the last week, three resolutions of the committee have been rejected by the convention.

Two of the resolutions, which require a two-thirds affirmative vote to pass, have received less than majority support of the delegates. The third resolution, voted

on Tuesday, received 96 ayes and 78 noes, 25 votes away from the necessary Committee Chairman Nelson Wolff of

San Antonio told the convention Wednesday the committee had met following Tuesday's defeat. "We still feel the resolution is the best we could offer to the convention," Wolff said.

By a vote of 8-4, the committee decided Tuesday to inform the convention that Tuesday's proposal was

the best it could offer but that it would be willing to continue seeking compromise.

Delegates testifying before the committee Wednesday afternoon offered suggestions concerning future resolutions, and many directed their remarks to the right to work proposal contained in the resolution as a separate proposal.

Rep. Joe Salem of Corpus Christi said, "I don't believe right to work belongs in the constitution. I'll vote against any resolution containing right to work until hell freezes over."

Matt Garcia of San Antonio suggested the committee submit a resolution with "the basic document and the separate proposals on limited county home rule and a prohibition on parimutuel enterprises.

"There are enough supporters of these other separate proposals to guarantee passage of such a resolution," Garcia

Rep. Ben' Bynum of Amarillo, a member of the committee, said he was going to make two motions to the panel.

'I am going to make a motion to submit only the basic document to the convention, and a motion to submit the third resolution, without right to work," Bynum said.

But the committee recessed until 7:30 p.m., before Bynum offered the motions, in an effort to hear more testimony before deciding on another resolution.

A man wearing a Nixon mask is escorted by police down the steps in front of the Supreme Court Building just before the court's decision Wednesday. Jaworski Cheered After Court Ruling

prosecutor Leon Jaworski stepped through the huge doors of the Supreme Court Wednesday to thunderous applause from a crowd that lined the building's marble steps in a "U" and spilled out onto the sidewalks

"I feel right good over what happened," said the Houston lawyer, who had just won a major victory over President Nixon in his battle to obtain Watergate tapes. "Now we can move ahead."

(Related Photo, Page 12.)

Colleagues inside the courtroom shouted their congratulations even before Jaworski left the pillarsupported, drapery-lined chamber where the high tribunal delivered its 8-0 decision that Nixon must yield 64 tapes for use in the Watergate cover-up trial.

YOUNG AND old alike surrounded Jaworski, a past president of the American Bar and Trial Lawyers. Association, as he signed autographs with a red felt pen on a pillar in the great.

Then the silver-haired lawyer made his way into the wedge-shaped crowd with Philip A. Lacovara, who helped him argue the case before the court 16 days; ago; James F. Neal, his chief Watergate trial lawyer; and Jill Wine Volner, an assistant prosecutor, holding his elbows. There was near pandemonium.

WASHINGTON (UPI) — The House voted. Wednesday to prohibit strip mining of coal where it would adversely

affect ancient western seabeds which

now are arid areas but put off final

action on the broad regulatory bill until

Rep. Frank E. Evans, D-Colo., pressed-

for the seabed amendment, arguing preservation of the so-called alluvial

valley floors was "critical to the future

economic stability of the mountainous

West' because of ranching and

The amendment, adopted 64-2 on a division vote, would require guaranteed

protection for such areas before mining permits were issued.

Before a vote on final passage, major attempts were expected to amend provisions regarding rights of surface owners; imposition of a severance tax to reclaim abandoned lands and a move to

exempt anthracite mining from the bill.

The Senate overwhelmingly passed its version of the bill in October.

the topsoif to expose coal seams for easy

Strip mining, a process of scraping off

agriculture.

Strip Mining

Approved by House

WASHINGTON (UPI) - Even before Chief-Justice Warren E. Burger finished reading the Supreme Court's historic ruling Wednesday, the official radio voice of the U.S. government was telling the world President Nixon had been ordered to surrender more tapes related to the Watergate affair.

Records, at the Voice of America

(VOA) show the news was beamed on an urgent basis to the Middle East, South EDT. Burger finished reading the court's decision about 12 minutes later.

At 11:25 a.m. the VOA, which broadcasts in 35 different languages, began transmitting a fuller report on its major worldwide English broadcast James Keogh, director of the U.S.

Information Agency, outlined the VOA policy on Watergate news this way

"I decided at the outset that ... we would report the essential story fairly and factually. We should not deal in: rumor, hearsay or speculation or anonymous accusations.

"While the story is often reported in extreme terms in some countries, we try to place it in perspective. In explaining what is happening in the United States, we try to make the point to others that what they are seeing is a free press and a free society working out a problem."

extraction by giant shovels, has been prevalent mostly in Appalachia and Midwest states, but recently has moved

In 1972, the House passed a strip mining bill by a vote of 265-75, but the

measure died when the Senate adjourned

The energy crisis blunted congressional support, and a substitute bill to phase out all strip mining was

Opponents of a strong bill, aided by a

massive coal and oil industry lobbying

effort, Tuesday weakened a major provision requiring that disturbed lands

be restored to their "approximate

By a 213-193 vote, the House permitted appropriate regulatory agencies to waive that restoration provision.

In the committee bill, such exceptions were fimited to industrial, commercial,

residential or public facility development. An amendment was approved, however, adding agricultural and recreational uses to the list.

to the coal-rich Great Plains.

without taking action.

defeated last week.

Chicano Solons Urge, Revision of Opinion

Co-chairpersons of the Mexican-American Legislative Caucus are seeking a reconsideration by Atty. Gen. John Hill of his Friday opinion relaxing state agencies' affirmative action plans

concerning employment discrimination. Reps. Carlos Truan of Corpus Christi and R.I., Vale of San Antonio demanded Wednesday that Gov. Dolph Briscoe take "strong and immediate action to resolve the impact of the opinion." The legislators recommended cutting off state funds to agencies practicing any kind of discrimination.

The opinion had the effect of striking from the Appropriation Act for 1974 and 1975 a rider requiring state agencies to have affirmative action plans to provide equal employment opportunity. Hill left intact the section stating 'no appropriated funds be expended by agencies that practice discrimination based on race, creed, sex or national

"The governor needs to exert bold and dynamic leadership to see that state agencies do not relax their affirmative action plans," Truan said. The governor should issue a memo to all state agencies

urging that they carry a program of nondiscrimination, he said. There have been 26 complaints of

alleged discrimination in Texas agencies to the U.S. Equal Employment Opportunity Commission, and in 22 cases the complaints have been found valid, Truan said. There have been 21 complaints to the Governor's Equal Employment Opportunity Office, but the only action that can be taken at that level now is conciliatory, Truan said.

There must be regulation at the state level, Vale added.

"People are frustrated because the matters are not taken to court," Truan said, "We must do what needs to be done," he said.

David Kendall, opinions committee chairman of the attorney general's office, said Wednesday no reconsideration request had been reconsidered when a request was

Robert Hardesty; Briscoe's press secretary, was not prepared Wednesday to comment on action the governor

Nixon Decision Praised

WASHINGTON (AP) - Sen. Barry Goldwater, who had warned that presidential defiance of the Supreme Court might increase the chances of impeachment, said Wednesday night President Nixon's decision to comply should be reassuring to people.'

But the Arizona Republican declined to speculate on whether the President's compliance would stem impeachment sentiment in Congress, "There's no way of knowing," he told a reporter.
"I think the fact that he has decided to

comply means he believes that no man can be above the law, and that fact

Vice-President Gerald R. Ford said Nixon "has demonstrated his respect for the law" in his compliance and noted, "I had repeatedly urged that the President abide by the Supreme Court decision.'

Senate Republican Leader Hugh Scott said: "I'm glad that the President has complied with the Supreme Court, a judgment that I long have been

Rep. Ogden R. Reid, D-N.Y., called for speedy presidential compliance, declaring: "I am very disturbed by the very clear implication in (Presidential lawyer) Mr. James St. Clair's statement that this may take an inordinate length

Reid added that the decision should "in no case" delay the impeachment proceedings of the House Judiciary

Nixon's decision to comply with the historic court ruling came after a chorus of Democrats and Republicans in Congress had warned Nixon would face certain impeachment unless he

-news capsules

Reinecke Refused Defense Witnesses

WASHINGTON (UPI) - The trial judge Wednesday denied California Lt. Gov. Ed Reinecke's request for two special defense witnesses in his perjury trial and repeatedly reprimanded Reinecke's lawyer in the

"Do not interrupt the court when the court is talking," U.S. Dist. Judge Barrington Parker shouted at defense counsel James E. Cox when Cox rose to challenge Parker's ruling.

The simmering hostility between Parker and Cox burst into the open in the ninth day of Reigecke's trial when Parker denied Cox' request to call a physician and a semanticist - an expert in the meaning of words - to testify in Reinecke's behalf.

Reinecke is charged with lying to the Senate Judiciary Committee in 1972 when he told Sen. Hiram Fong, R-Hawaii, he had not told former Atty. Gen. John Mitchell about an offer by ITT to help finance the prospective Republican national convention in San Diego until September,

Senate Approves Education Bill

WASHINGTON (UPI) - The Senate Wednesday passed and sent to the House a compromise education bill over objections that it did not go far enough to curb court-ordered school busing.

An effort by Sen. James D. Allen, D-Ala., to return the measure to a conference committee with orders to include tough House-passed antibusing language was defeated 55-42.

The measure then was passed on a roll call vote.

The measure would authorize \$25 billion over four years through June 30, 1978, in aid to grade and high schools.

GOP Senator May Ask Nixon To Quit

WASHINGTON (UPI) - Sen. James A. McClure, R-Idaho, said Wednesday that Senate conservatives like himself may have to demand President Nixon's resignation if Nixon keeps playing "impeachment politics" by currying favor with liberals.

McClure, a longtime Nixon supporter, stressed he was not calling for-

Nixon's resignation "at this time."

But in a critical review of Nixon's alleged maneuvering for support in his impeachment struggle, McClure said Senate conservatives will have "no alternative" but to demand resignation if the pattern of giving in to liberal demands continues.

He said Nixon's "ability to govern effectively and to lead at all" has come "into sharp question."

At a news conference, McClure said he has learned that Nixon will sign a bill creating the Legal Services Corporation, bitterly opposed by conservatives.

Oil Demand Pushes Market Up

NEW YORK (UPI) - Demand for oils, sparked by spectacular second quarter earnings, highlighted a modest advance on the New York Stock Exchange Wednesday.

The Dow Jones industrial average gained 8.05 to 805.77, the first time since July 1 the Widely followed index closed above the 800 level. Standard & Poor's 500-stock index climbed 0.34 to 84.99. The average price of an NYSE common share advanced 12 cents. Advances topped declines, 798 to 574, among the 1,755 issues traded.

Volume totaled 12,870,000 shares, compared with 12, 199,000 Tuesday.

Prices closed higher in moderate trading on the American Stock Exchange. The average AMEX share gained 6 cents. Volume totaled 1,570,000 shares, compared with 1,390,000 Tuesday.

Mutscher Ruling Delayed Until Fall

AUSTIN (UPI) - The appeal of former House Speaker Gus F. Mutscher from his conviction for bribery conspiracy in the Sharpstown scandal will not be ruled upon until this fall.

.The Court of Criminal Appeals Wednesday recessed until Sept. 18 without issuing a decision on the Mutscher case.

Mutscher, former aide S. Rush McGinty and ex-Rep. Tommy Shannon of Fort Worth were convicted by an Apilene jury on March 14, 1972, of conspiring to accept a bribe from Houston financier Frank W. Sharp in connection with passage of two banking bills in 1969.

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EDITORIALS

Page 4 Thursday, July 25, 1974

Raiding: for fun and profit

If you happen to go to Hippie Hollow soon and if you happen to be dressed in nature's splendor and if you happen to be euphorically supplied, you might peer over your shoulder once in a while. Some strange people may be joining your party.

Certain county officials have been thinking about a good-ole raid for the Commanche Trail area on Lake Travis. These fine, God-fearing people say they want to stop the nudity and the drug traffic there, not to mention the possible firearms carrying and car burglarizing. Everyone knows these things only happen at Hippie Hollow.

With the crime rate rising higher every day in Travis County, you must wonder why the county is worrying about protecting us from these awful skinny-dippers. Sheriff Raymond Frank didn't used to worry about such things. Is he now?

Well, there is an interesting point about this raiding notion: the plans didn't involve Frank. He wasn't even told about the raid until reporters asked him about it.

'I certainly do not feel this is necessary Frank said, when he learned of the proposed raid. "There will be no action from my department unless we receive distress signals (from county officials, not bathers). I feel this raid plan was prompted to embarrass me."

The raid plan can only embarrass its planners, those constables who are going behind Frank's back. The main culprit is Gene Collier, Precinct 2 constable, and he is doing this for one of two reasons. Either he feels the situation is so morally disgusting that something must be done, or he istaking a political move so that he can run against Frank in the next

. The raid, as Frank knows and Collier doesn't, is useless. No matter how many deputies roam the hills of Commanche Trail, they can never stop, people from doing the personal vices they enjoy.

But the raid will come about, and it will be by plainclothes officers (you must wonder whether they will be in slacks, cut-offs or dress as everyone else will be). The raid may not happen this weekend because of the publicity. But it will happen sometime.

To quote newly-appointed Precinct 2 Justice of the Peace Charles, Webb, "Just because Frank won't enforce the law, it doesn't mean others won't. A raid will definitely happen.' · Watch out.

Fiesta funds

After approval of the Ninth Street extension by City Council last-week, it would appear that neighborhood groups are not effective. But now there is another militia fighting city hall, and this time it deals with homeland

This problem is the Fiesta Garden expansion project. The city wants more room behind its special events parkland on Town Lake for parking and picnic tables. It would be fine if there didn't happen to be a community already there.

It appeared the entire community would have to move, and so the East Town Lake Citizens Committee was formed to question the city's priorities. Said Jesse Segonia, the president of the citizens' group, "We understand the city has the power of eminent domain. We just want the city to show us that there will be a major benefit to the entire community if Fiesta Gardens is enlarged."

It is doubted whether the city can justify removing the homes for advantage of the majority. Most people never see Fiesta Gardens. But again, some of the homes are in the backyard of Fiesta Gardens:

So a compromise seems to be in order. And Councilman Jeff Friedman, ever ready with his mayoral-connected plans, seems to have come up with something that should satisfy both sides. After meeting with the neighborhood group and viewing the homesites, he has arrived with a solution that he plans to present to the council Thursday: 1) expansion of ." Fiesta Gardens only to the south side of Bergman Avenue (which means the relocation of maybe six or seven houses), and 2) a relocation plan that will provide adequate funds for those affected people to move.

Questions must arise concerning the acquisition of even one street. The south side of the road cannot be used for picnic tables, only for parking. Soyou have to decide whether seven homes are worth 30 parking places."

But the relocation suggestion seems to be the most important Friedman's plan. Right now, the relocated residents would get bottom money for their houses, since the price of the homes are based on market price. In this case, the homes are considered ghetto level, which means the residents would receive too little money to find a similar home elsewhere in Austin

Under Friedman's proposal, the relocated residents would be paid the difference of the market price and what it would cost to move to another part of Austin. It would be set up as a city relocation fund, much like the federal system for the same problem.

"Some people out there are being offered \$6,000 to \$8,500 for homes which they can't find anywhere else in Austin for the same price," Friedman said. "The market price is under what is reasonable. And if the city is going to move the residents, we should make up the difference."

Friedman's plan sounds much fairer than others by the council. Still, before this proposal is passed, the city should justify destroying the seven homes in the first place. But - after seeing examples of city justification in the Ninth Street case-the citizens would be lucky to get Friedman's compromise.



'Air Force One can't land in Sikkim. How about visiting Liechtenstein?'

guest viewpoint 'Right to work' issue abused by Randall

(Editor's note: Bales is a Travis County state representative and is a delegate to the Constitutional Convention.)

It is one thing to state and defend a position in a forthright manner, even an unpopular or unreasonable one. It is quite another to play into the hands of the opposition through sheer ineptitude.

An example of the latter was the column of Mr. F. Truman Randall entitled "Right to Work and Other Fables." From the title of the column one would expect to be told what a bogus issue "right to work" really is. That it is nothing more than a falsely paternalistic attempt by big business/Republican interests to hamstring the collective bargaining power of working people. That it is an attempt to prevent employes from voting to assess themselves a fee to pay the cost of bargaining for higher wages and other. benefits. By the title, one might expect to be told of the hypocrisy of employers who arbitrarily deprive people of the

"right to work" because of their grooming habits and who turn around to 'defend" the "right_to work" of some employes against other employes.

But Mr. Randall's title was misleading. In addition, much of what he thought was fact, or passed off as fact, was in fact pure fabrication. His article was an attempt to chastise the cause of Texas' working people and some of us who support them. He blames labor for bringing this onslaught of big business upon itself by attempting to pass an agency shop bill in the last session. He says the bill lost on the floor. In the firstplace, the bill was kept bottled up in to a floor vote. In the second place, to suggest that labor not attempt to obtain union security (through the agency shop) is to suggest that labor ought to be satisfied to bargain against the tremendous power of corporate management with one hand tied behind its back. Union security agreements, have proven to be powerful weapons against giant corporate bargaining strength in more progressive states where they are allowed.

In addition to his mistake about the fate of the agency shop bill, Mr. Randall was seriously mistaken in his comments on my legislative record. He reported conversation which I never had with a unknown "associate." In it I wa accused of being insincere in my attack on the document that some people hope to pass off as a new constitution Perhaps Mr. Randall would need more than the highway fund, so called "righ to work," a negative environmental statement and tax loopholes for timber barons, to be able to sincerely attack the document. But that was enough for me

In addition, relying on Jake Pickle's campaign propaganda, he accused me of sponsoring House Bill 569. Had he bothered to check or to report the facts, he would have reported that I had no part

of that bill's sponsorship.

It is not ordinarily my custom to risk strengthening weak commentary by repeating it. But in addition to my personal stake in the truth, it is essential that the cause of Texas working people and for that matter, the continued credibility of The Daily Texan, not be further jeopardized by Mr. Randall's

Movie review falls short of objectivity regarding the impending impeachment? We are not rid of Him yet, not by any

To the editor:
Mr. Daniel Saez, you have done it again!! Once again you have failed to objectively review a form of entertainment. While trying to avoid categorizing the movie, "Uptown Saturday Night" as a black movie, you beat around the bush just to say it was a black cultural movie

It appears that you analyzed this movie as a good black movie instead of an hilarious comedy performed by talented black entertainers. If the movie had been performed by talented white entertainers would it have been categorized as "... simply very, very

Objectively speaking, "Uptown Saturday Night" is an hilarious comedy that offers clean entertainment for all ages. It is void of profane language, sex and drugs, and is a box office success. In my estimation, Mr. Saez, it is more than just a "... simply very, very funny movie."!!! . Larry Newman Larry Newman 1632-M W. Sixth St.

Impressed by Frank

To the editor: On a recent visit to Austin, where we went to visit our son who happens to be in the Travis County jail as a result of a family dispute, we had occasion to meet Sheriff Raymond Frank and a paramedic, Robert Hirsch.

of the understanding and consideration shown us by Sheriff Frank and very much relieved to learn of the work of the paramedic for the inmates' welfare.

It is encouraging to know that a helping hand is extended to the inmate and his family. To these gentlemen we

are very grateful. The community is fortunate to have such high caliber people in such sensitive

> Mr. and Mrs. Edward Ulatowski Franklin Park, Ill.

Austin Ambulance

I am grateful to Mr. Kenneth Albrecht of Austin Ambulance Service for replying to my letter about the standards

By NICHOLAS VON HOFFMAN

°1974, King Features Syndicate WASHINGTON — With something like

\$650 billion sittings in savings and loan

associations and savings banks — the "thrift institutions" —it was a matter of time before the glass and stainless steel

dinosaurs would remember all that

dough was there and try and vamp.it. With their customary greenback swamps drying up and their need for cash never

so urgent, they would inevitably

recollect that other needs could be satisfied if they could get at the billions deposited in the thrift institutions at

government-regulated low interest

Seven-and-a-half percent is the most

you can get at a savings and loan association, and then only if your promise to leave your dough there for four years. With money losing its value

at the rate of 12 percent a year or higher, people who see the purchasing power of their life's work evaporating are an easy mark for any device that appears safe and promises to help their savings retain

The great commercial banks are

limited to a somewhat lower amount of interest that they can pay you on savings accounts, but the banks have a way to

evade this restriction. Giants like First nal City Bank of New York have

transferred ownership into holding

of emergency medical treatment in Austin. His answer has, I believe, proved my case. By attempting to blur essential distinctions which the public must understand in order to evaluate the proposals for the new service, Mr. Albrecht has given force to my original concern; that for political and business reasons the public would be

systematically misled In San Antonio the firemen paramedics receive 400 hours of medical training by physicians, as opposed to 72 hours in Austin. They operate under the direct supervision of a physician linked to them by radio so that they are able to administer drugs, transmit electrocardiograms and other vital signs by radio telemetry, carry out cardiac defilbrillation (electric shock); administer replacements for lost body fluids and many other techniques which Mr. Albrecht's crews may not legally do and which they are not presently doing

The question is not whether the present service is better than the old, but whether it needs to be even better and more sophisticated than it is. The net cost to operate the new service will not exceed two to three dollars per capita with allowances for inflation. I for one will gladly suffer a tax increase for the

purpose.

I am also informed that some of the ambulance crews have much more for certification under the present state program. I regret any personal hurt my original letter may have caused these individuals, but I stand by my assertion that the 72-hour course amounts to little more than advanced first aid.

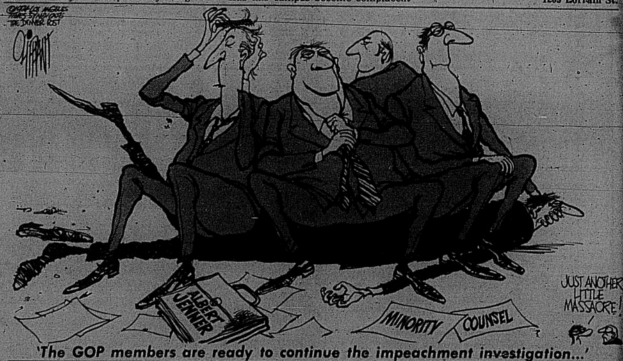
Robert J. Macdonald LBJ School of Public Affairs

Impeach who?

To the editor: Has this campus become complacent

means. A strong bipartisan vote is needed in the House Judiciary Committee to insure a substantial margin of safety in the House of Representatives' impeachment balloting. Votes for impeachment from Judiciary Committee Republicans could go a long way in legitimizing the impeachment campaign in the eyes of other House members. Thus, strong pressure is needed immediately. Concerned persons should write, call, or telegraph the following judiciary Republican swing votes: Hamilton Fish, Jr. (N.Y.), Henry P. Smith (N.Y.), Lawrence Hogan (Md.), William Cohen (Main), Themas B. (1988) (Maine); Thomas Railsback (Ill.), Robert McClory (III.), Harold Froehlich (Wis.) and Caldwell Butler (Va.).

> George H. Pazdral 1205 Lorrain St.



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THE DAILY TEXAN

MANAGING EDITOR	Buck Harvey
ASSISTANT MANAGING EDITOR	A substitute of the substitute
地的可能性的可能是为可能的是不可能的。 第一章	BJ Hefner
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companies which are not subject to banking regulations. Citicorp, As First National's holding company is called, not only owns the bank but a number of other finance-type businesses.

It is Citicorp which is leading the charge to get depositors to evacuate the thrift institutions. Its method is to sell notes, redeemable every six months, that would pay a fluctuating interest

For the first period, the proposed rate would be 9.7 percent, which should bring a lot of money out of people's piggy banks. Chase Manhattan has jumped in with \$250 million it wants to peddle while other outfits, like the Firstmark Corp in Buffalo and San Francisco's Transamerica Corp, are on the scene with variants of the same basic scheme.

The idea has something to recommend it. For years hig savershave been able to get much higher interest rates than little savers. Did you know if you have a \$100,000 deposit in a bank, you can go in and negotiate an interest rate? The guy with \$5,000 either has to invest where there is great risk or accept the low rates offered by savings institutions. Or, if he is a complete sucker, he can buy those Series E government savings bonds. Now for the first time the money market situation for his money.

So large is the demand for investment capital that gentlemen like Walter Wriston, Citicorp's chairman, is defending his plan with words of a populist, Naderesque hue: "It is difficult to believe that in today's value system, with Congress constantly concerned about the treatment of consumers, that responsible people would seriously advance the thesis that large investors are somehow entitled to a higher return on their money than the consumer."

As convincing as this new Wall Street champion of the little man may be, there are a few catches. Rightly or wrongly, we have built an enormous system of savings institutions by making it lawfully impossible for Wriston's consumers to get the same return as Wriston's large investors. This was okay with places like Citicorp as long as they had plenty of money to play with. Now they don't, so they've gone a vamping. But massive disintermediation, which, by God, is the banker's word for withdrawing your money and putting it elsewhere, could put the young families of America in pup tents in the park even if it doesn't bankrupt some of our savings institutions. . .

The low interest savings of working people have been providing the mortgage money for housing, It is this two-tier

borrow money to buy a house at interest rates well under "the prime rate" for corporate and industrial borrowers they mention on TV every so often. The Citicorp notes would suck that money out of low interest housing and into high interest bank loans.

You can argue that might not be a bad idea. The money would ge to increase industrial capacity while lowering consumer demand, all of which would be anti-inflationary and therefore healthy, but the people who argue this way usually are the people who already have all they need, so they can afford to tell others to wait while be build new factories that will eventually bring the prices down.

The Citicorp idea has caught the government with no policy on the question. The bank has been asked to delay and modify its plan while the biggies huddle. Unfortunately, most of their huddling about something that will directly affect the lives of millions of ushas been in private. Not that it would make any difference if they were more candid in public. When men like Sen. William Proxmire of Wisconsin and Rep. Wright Patman of Texas have tried to get a public debate going, the media have been too obsessively hypnotized by political trivia to hear:



By JACK ANDERSON

ol974, United Feature Syndicate
Despite all the Watergate lies that have backfired,

presidential press secretary Ronald Ziegler still seems incapable of telling the truth about the most minor matters.

From time to time, we publish a catalogue of "Zieglerisms," as we call his official falsehoods. Here is the latest edition:

1) A year ago, we reported that the White House kept a secret

The White House put out an indignant denial that any such list

existed. Now our story has been confirmed by none other than the former White House impresario of dirty tricks, Charles

On a tape made without his knowledge, Colson said: "A lovely

girl ... worked for me and maintained all those lists which were

known as the 'opponents lists,' people who would not be invited to the White House."

2) Earlier this month, Ziegler twice assured reporters that

the phlebitis in President Nixon's left leg had resolved itself and

This was contradicted later by both the President's physician, Dr. Walter Tkach, and staff chief Gen. Alexander Haig, who

WHY WOULD SOME GIRL WHO LIVES IN A NICE HOUSE LIKE THAT WANT TO APOLOGIZE TO

A NOTHING-PERSON LIKE ME?

CHICKEN OUT!

YES?

acknowledged that the phlebitis condition is continuing.

that the President was "fine."

NDED VERY NICE ... SHE'S BABLY REAL CUTE ... WELL AT MEANS THERE'S ONLY THING FOR ME TO DO ...

NOW, MR. HALDEMAN, BEFORE
I TURN YOU OVER TO MR.
ST. CLAIR, I WONDER IF YOU
COULD REMIND THE COMMITTEE
WHAT THE PRESIDENT'S LAST
WORD WAS ON THE 185UE

Crossword Puzzler

ew the

DOONESBURY

blacklist of Republican senators who had displeased President

Nixon and who, forthwith, were denied White House invitations

Setting presidential standards

Company WASHINGTON - Rep. Charles E. Wiggins, R-Calif., the exceptionally gifted lawyer who has emerged as President Nixon's most effective defender on the House Judiciary Committee, was rehearsing some of his arguments one day last week with a group of reporters who had interrupted his newspaper reading in the speaker's lobby off the floor of the House.

One of the points he made went right to the heart of the issue that the committee, the

1974, The Washington Post judge this week, as the public on Mr. Nixon will become the impeachment debate begins. The conversation had

> proceeded for some time, with the Californian calmly important to keep in mind, rebutting each of the major Any kind of action that charges against Mr. Nixon, when a reporter asked Wiggins if he were not somewhat troubled by the successors in office who over-all pattern of ethical will, of a certainty, wish to practice represented by the employ the full powers of that Nixon presidency. "Is that office to cope with the crises what you'd teach your of their days. Any kind of children?" he was asked: action for which Mr. Nixon is

That, said_Wiggins firmly, is precisely what is not - and should not be - at issue in the impeachment proceeding. standard," he said, "when it directed, that the president could be impeached and removed from office only for

effect, was that those defending the President against impeachment do not have to prove that he was wise, discreet, prudent or in any way admirable in his exercise of the powers of his Presidential Impeachment," office. All they have to do is show that he was not guilty of "treason, bribery, or other crimes

misdemeanors.' The notion that Mr. Nixon should not be judged by a higher standard than the Constitution lays down or that past Presidents were expected to meet is so fairminded on its face - so much in keeping with the basic American believe that you don't change rules in the middle of the game — that it is likely to be the mainstay of the Nixon defense.

But it is also true that

Zieglerisms: lying on the Middle East last month, because the blood clot in his leg might

become dislodged and endanger his life. This substantiates our report while the President was in the Middle East that a special medical team had been sent to the Mediterranean as an unprecedented precaution.

'The five-man team," we reported on June 14, "is led by Capt. William J. Fouty, chief of surgery at the Bethesda Naval. Hospital, and Dr. Myer Rosenthal, head of the hospital's Intensive Care Unit."

3) We broadcast over the Mutual radio network on June 18. that the United States was preparing to sell police equipment to the Soviet secret police, of all people.

Among the crime-fighting equipment American companies would offer to the KGB, we reported, were mobile crime labs, metal detectors, voice identification systems, detection devices to locate explosives and narcotics, electric arcs, anticarstealing devices, chemicals and gas, equipment for tracing fingerprints and equipment to protect personnel against Those on the "opponents lists," said Colson, were "some guys firearms. in the Senate" who had annoyed the White House.

Our report was echoed a month later by Sen. Henry Jackson, D-Wash. Ziegler immediately denied it. He had spent an entire morning, he said, trying in vain to find out what Jackson was talking about. Perhaps American companies want to sell the Soviets "walkie-talkies or something," suggested Ziegler.

Next day, the story was confirmed, and Ziegler was caught in another lie

standard by, which future presidents are guided, and this is something equally

Congress sanctions on Mr. Nixon's part will be considered legitimate by his successors in office — who impeached will be avoided by later presidents:

This is, in short, a time when it is both essential and 'The Constitution set a proper to define, in contemporary circumstances, the meaning of that phrase

"high crimes and misdemeanors," not just to see that Mr. Nixon is judged treason, briber; or other high crimes and misdemeanors." see that Mr. Nixo fairly but that his what Wiggins was saying, in are guided right. fairly but that his successors

To do so is not to violate the Constitution, but to carry out the exact intent of its framers. In the Judiciary Committee's little handbook, "Constitutional Grounds for

in the new paperback. by Charles 'Impeachment, L. Black Jr. of the Yale Law School, the point is made repeatedly that the phrase 'high crimes misdemeanors" was chosen to protect constitutional government against gross abuse of power in whatever

by contemporary legislators. That is what the language meant when it first appeared in 1386, in the impeachment of the Earl of Suffolk, a royal chancellor, for failing to keep to carry out its ordinances

ways were seen as dangerous

history that' Prof. Black can floor" on the behavior we can conclude, with some expect from his successors. confidence, that the three offense are that it must be "extremely serious," that it must tend to "corrupt or subvert the political and governmental process" and that it must be "plainly wrong in itself to a person of honor, or to a good citizen; regardless of words on the

statute books."

allegations has ever been made against a previous President as now stands against Mr. Nixon; those charged against President Andrew Johnson were of a very different, and simpler, character. But we cannot prove the negative proposition that no such case could ever have been constructed against a previous President.

Rather than pursue that futile debate, we can ask ourselves the more important question: Are these actions the kind we are willing to his promises to Parliament or accept from future presidents? For the judgment It is because of that long on Mr. Nixon will set "the

The question for Congress tests of an impeachable and the country is whether the use of the presidential office detailed in the voluminous evidence now assembled is a standard of behavior we can condone as a precedent for future occupants of that office, or whether it fundamentally corrupts the political and governmental process.

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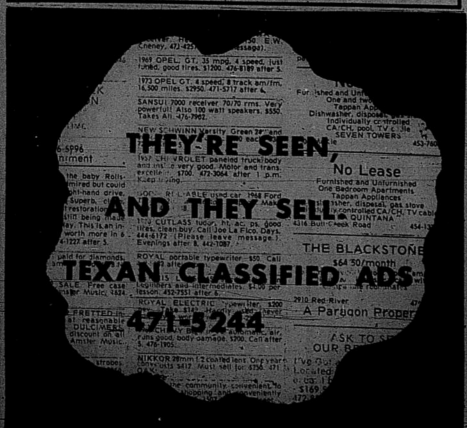
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Thursday, July 25, 1974 THE DAILY TEXAN Page 5

Florida Defeats Houston Texans ORLANDO, Fla. (AP) — Reamon scored on a run

Rookie running back Tommy around right end two plays Reamon scored on a 15-yard after Taliafero fumbled in the run and caught an action-point pass Wednesday night to boost the Florida Blazers to a 15-3 third in a row, firmly World Football League win over the Houston Texans.

Tight end Greg Latta: another Florida rookie, also scored on a 28-yard pass from veteran quarterback Bob-

Charlie Durkee kicked a 47yard field goal for Houston in the fourth quarter, capping Houston's only sustained

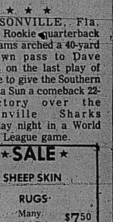
Both Florida scores were set up by Houston fumbles. Quarterback Mike Taliafero fumbled on the Houston 49 in the first quarter, and Davis connected with Latta for the touchdown eight plays later.

third quarter.

The victory was Florida's. entrenching the Blazers in the first place in the WFL Eastern Division. Houston is now 1-2.

A crowd announced by the Blazers at 15,729 saw the

JACKSONVILLE, Fla, (AP) — Rookie quarterback Tony Adams arched a 40-yard touchdown pass to Dave Williams on the last play of the game to give the Southern · California Sun a comeback 22-19 victory over the Jacksonville Sharks Wednesday night in a World Football League game.



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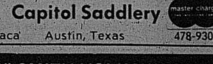
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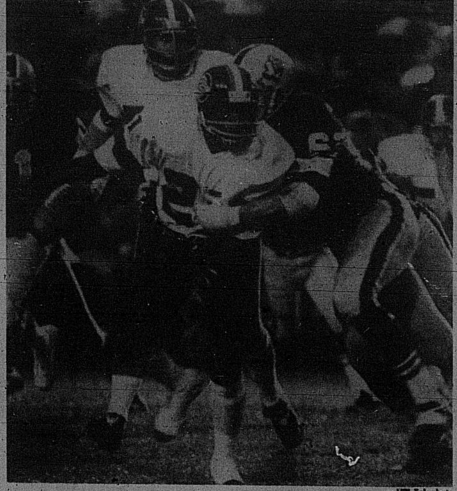
"CAMPUS"

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SHIRTS

NOW P



Texans' Ed Mooney tackles Blazers' Tommy Reamon.

AstroTurf Installation Proceeds on Schedule

Texan Staff Writer

The resurfacing of Memorial Stadium playing field and the practice field with AstroTurf is "right on schedule," sports business manager Al Lundstedt said

"The practice field (now called Clark Field) is already finished and Memorial Stadium should be ready anywhere between Aug. 10 and Aug. 15," Lundstedt said.

This would have the fields ready before the football team begins practicing in late

The AstroTurf, or carpet as it is sometimes called, is only a small part of the whole operation. "Initially there is a gravel base comparable to any ordinary highway," Lundstedt said. "Then on top of that there is an asphalt cover that is quite similar to a parking lot. Placed on top of the asphalt is glue that keeps the foam, which is placed on next, intact. On top of all of that is the actual carpet."

THE ONLY hitch in the "operation so far is that the

Reg. \$1.85

problems. "The heat has melted the plastic padding and therefore there has been some stickage of the two surfaces," Lundstedt said.

The heat has caused other problems as well, Lundstedt said. "The men have been working at nights a lot, usually from 10 p.m. until 6 in the morning. The field-itself can get pretty hot down

Reinstallation of the surface is costing \$300,000. That figure includes both fields. "We could have gone on for a few more years,' Lundstedt said. The turf lasted five years. "The original turf cost us \$525,000 and that included everything; drainage, digging and the Tartan track. As a matter of fact, the Tartan track was far and away the most expensive item. We are not replacing that so therefore this cost is

Miller Skipping Canadian Open

PORT CREDIT, Ont. (AP)
- Expectant father Johnny Miller, the top winner in professional golf this season, withdrew from the \$200,000

Candian Open Wednesday.

Miller, winner of five titles and more than \$204,000 this season, had entered this national championship with the understanding he could pull out at any time.

The 150-man field will play the 6,788-yard, par-70 Mississaugua Golf course.

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LUNDSTEDT said he originally felt the first surface would last more than five

"We are not pleased at all with having to pull it out in five years, but we did it for a reason. That was to avoid the rising costs in the future. Most of the products in the turf are petroleum base. We felt that the petroleum products would be much cheaper now than in the future. Also the new baseball field is being carpeted, and we could get both done cheaper now than getting them done

separately. Some of the money is being regained by reselling the turf. 'We are selling practice field carpet for 10 cents a square foot and 90 cents a square yard, and we have sold nearly half of that. For Memorial Stadium turf we are selling at 15 cents a square foot." Lundstedt added there are 29 actual full rolls of carpet. There are ten more rolls, but some of them are from the curved end zone and from the side, with those on the side being separated with drainage

"WE TOOK bids on the carpet and they ranged from 25 cents to 2.5 cents a square foot. Therefore, we set a standard price of 15 cents for the turf," Lundstedt said. The field itself, Lundstedt

reported, is pretty worn down.
"The football team, the band and the ROTC all use it from end to end for practice. The whole thing is used constantly.'

Painting the stripes is now and always has been a problem. "We constantly have to repaint the entire group of lines. The striping itself is our biggest problem. There is enough line distinction for the football players when on the field, but the lines cannot be seen from the stands. Therefore we are constantly repainting the field."

Lundstedt said that Sportinstall, a division of Monsanto, was responsible for the resurfacing.

"The group is composed of between six and eight men who do the work. Sometimes they hire local labor, but in our case they did not have to at this time.



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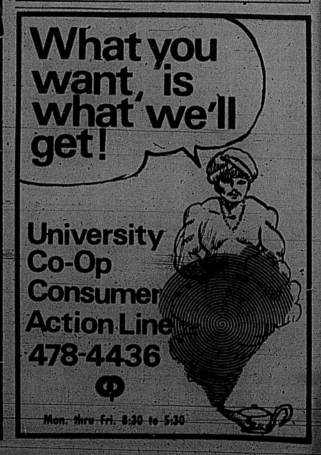
The Texas Union General Store will fade away in early August (at least temporarily) because of the Union's remodelling plans.

To cope with its untimely departure, the Store will be selling most of its stock at a 20-50% discount July 15-31.

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Page 6 Thursday, July 25, 1974 THE DAILY TEXAN

Unitas

Quarterback Johnny Unitas, who completed more passes and gained more yards passing than anybody in football history, stepped out of the sport Wednesday on gimpy

legs.
"I'm taking up time on the field that could be used for younger fellows," he told a news conference. He said he has arthritis in his legs

THE 41-YEAR-OLD Unitas said he offered to stay on as a coach but said the San Diego Chargers declined.

The Chargers picked up Unitas a year ago when the Baltimore Colts benched him as a starter after 17 years. San Diego paid \$150,000 for the rights to negotiate with him, and he was signed to a two-

year contract paying \$500,000. Unitas said Eugene Klein, owner of the Chargers, agreed to pay off the contract. In a statement, Klein made no mention of this but called Unitas "the best quarterback

in the history of the game."
THE NATIONAL Football League, on the occasion of its 50th anniversary in 1969, named the ex-University of Pittsburgh player the greatest quarterback ever.

The records set by Unitas which still stand include the most passes attmepted by a pro quarterback, 5,186; the most completed, 2,830; the most yards gained passing, 40,239, and the most touchdowns through the air,

Carroll Rosenbloom, owner of the Los Angeles Rams since selling the Colts, expressed selling the Colls, Captains sorrow over Unitas' amouncement because I would have liked to see him go out on one more great year.'

Riders Win

WTT Match
HOUSTON (AP) =
Houston's Helen Gourlay and John Newcome won 6-2 lecisions against Boston's Janet Newberry and Raz Reid to lead the Riders to a 30-19 victory Wednesday night.

Gourlay, making her second appearance since injuring her ankle at Wimbledon, had little trouble against Miss Newberry who gave way to Kerry Melville late in the set.



BILLY RAY REYNOLDS

ALVIN CROW and the PLEASANT VALLEY BOYS THURS., JULY 25 8 P.M.

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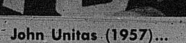
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...leaving Colts (1972)

No Meetings Scheduled To Discuss NFL Strike

WASHINGTON (AP) — No been scheduled, meetings between the Negotiations National Football League warring parties owners and the striking players appear on the horizon, the time that no further it was learned Wednesday.

The players, however until it appeared a possible reportedly met with James Scearce, the federal mediator, for about an hour union nor the government a new contract.

official would comment on. The strength of what took place.

It was understood, however, that the purpose of the meeting was to fill in W.J. Usery, head of the Federal Mediation Service, on details of what had taken place to date and on the players'

Negotiations between the warring parties broke off Monday, and Scearce said at

settlement could be reached. The players union struck July 1 after reaching an Tuesday night, but neither the 'impasse with the owners over

The strength of the players' strike may be determined in the Baltimore Colts camp Thursday, the first day of scheduled two-a-day workouts for veterans.

Linebacker Mike Curtis, the only NFL name player to cross picket lines in the 1970, is certain to report. He Apparently, no such already has undergone his meeting with the owners has physical examination.

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"Generally stunning motion picture. The actors ... charge the place with electricity." —Bosley Growther, New York Times.

MONDAY ONLY!

(England, 1968). Margot Fonteyn, Rudolf Nureyey, David Blair, Desmond Doyle, Julia Farron, Directed

A tribute to the 1985 London premiers of Prokofiey's ballet after Shakespeare, choreographed by Kenneth McMillan, played by the Orchestra of the Royal Gerra House, Covent Garden, conducted by John Lanchbery, Performances of ganlus and a first rate sound-track.

The genius is Nureyev, who brilliantly reasserts his reputation as the finest male danger since Nijinsky. In one incredible capriole he soërs to his own height and hangs there like a flame in the wind. Flame is the essence of his Romeo, a thing of melded fire and sinew, a tiger in tights."—Time

and produced by Paul Dzinner.

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Running back Joe Orduna and second year defensive lineman Joe Ehrmann have indicated they would come to

Schnellenberger preferred not to specualate.

afternoon:

At least three other players who were on the squad last season also are expected, but Coach • Howard

While Schnellenberger drills his squad of draft choices and free agents, the striking players are conducting their own workouts every morning. They picket only briefly in the

Atlanta Picks Clyde King Over Aaron Cubs Acquire New Manager

Lockman quit as field manager of the Chicago Cubs Wednesday and was replaced by his own choice as successor, third base coach

Jim Marshall. Lockman, continuing as vice-president in charge of player development, said he started the current season with the wish that Marshall be

groomed to become manager.
In selecting Marshall as manager, the Cub hierarchy passed over club career man Ernie Banks, longtime "Mr. Cub" and now a roving instructor in the organization.

"As far as I know, Ernie doesn't care about being a manager," said John Holland, executive vice-president. "He wants to do exactly what he is doing - working with young

Lockman was in his second full season as Cubs manager

After a disappointing first full season in 1973, he fielded almost a brand new club this year after angered owner Phil Wrigley ordered wholesale trading of a flock of "old guard" Cubs.

ATLANTA (AP) — As expected, Clyde King was named Wednesday to manage the faltering Atlanta Braves but Henry Aaron's surprise revelation that he would have taken the job if asked turned a routine announcement into a simmering controversy.

Aaron, the 40-year-old, alltime baseball home run king who had continually said he never wanted to manager, changed his stand Tuesday night at the All-Star Game in Pittsburgh

478-0395

"If the Braves offered me the job Wednesday," said Aaron, "I'd feel compelled to after succeeding dismissed take it simply because there Leo Durocher in the middle of are no black managers in the

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previously that I wasn't fired Sunday. interested in managing the Braves or any other team. But since my name was injected into the conversation by Atlanta Vice-President Eddie Robinson, I've changed my

Robinson, who expressed surprise at Aaron's statement, said:

"In all of our talks with Hank, 'he has said that he he retired and not a position on the field. I don't think there's anything to straighten out. I'll talk to Henry about

Meanwhile, King, a special assistant to Robinson for the last two years and a former manager with the San Francisco Giants, was named interim manager. He had been the leading candidate would be considered.

major leagues. I have said sincé Eddie Mathews was

"I certainly don't expect any problem with Hank," said King after Robinson read a prepared statement, naming the 50-year-old former major league pitcher to head the Braves. Contract terms were: not revealed.

I have gotten to know Hank fairly well and know that Hank Aaron would not do wanted a front office job after anything to harm the Atlanta Braves," sald King.

Robinson, who stressed that King was taking over only for the remainder of the year, said King possibly would be rehired for next year if the

Braves showed improvement. He also left the door open for Aaron, saying that if a change in managers had to be made next year, "Aaron



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I recommend this picture highly to everyone who is not limited to the belief that sex is a religious rite.' -Archer Winsten, New York Post



"LAUGHS

all over the place, 'Le Sex Shop' is not for children. but it is for adults who can smile through a nude, but never dirty lampoon of pornographic movies." -Gene Shalit, WNBC-TV



FRIDAY-SATURDAY JULY 26-27 7:30-9:20-11:00 BATTS AUD. Mod. Cinema

Subtitles

Thursday, July 25, 1974 THE DAILY TEXAN Page 7

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The Beatles in

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Screen 1 2-4\$1.25 6-8-10\$1.50

Computer Instruction Increasing

A major student complaint on the University campus is crowd and being isolated from needs. a closer relationship with an instructor who simply hasn't got enough time.

The problem may be alleviated with the use of computers to supplement the traditional textbook method of

Several courses under Based Instruction) are solving ray tube terminal), Joan the problems of time

practice" work, leaving instructors more time to the feeling of being lost in the devote to individual student

levels. That is, the computer sends the student to more Project C-BE is a four-year project which began in advanced programs or. September, 1971, under a suggests review programs. In that way, this method relieves . grant by the National Science Foundation. It involves the tedium of classroom drills computer programs authored and encourages a more by the instructor of the course "conversing" with students personal teaching approach for the student. via a computer terminal Project C-BE (Computer- (either a teletype or cathode

There are approximately 27 courses using Project C-BE. One of the latest to join the project is "English Composition," monitored by Dr. Susan Wittig, assistant

Iwin

BRAND NEW

TRIP with that

The computer program assistant.

channels the student into With the use of computers, appropriate proficiency Wittig and Dunn are experimenting with basic grammar lessons and instructional computing.

This summer, the course is.

being taught with four cathode ray tube terminals to 21 students in the engineering and operating costs, laboratories.

Wittig said student response has been overwhelmingly positive. "They are very excited," she said, "because they enjoy the activity and 'personality' of the computer.' Students also professor of English, and - become less discouraged with

SHOWTOWNUSA

Riverside Jaulf States DRIVE-IN-

CAT IS 64

with regular classroom instruction

One of the major drawbacks of the computer system, Wittig said, is the cost. When the project's grant expires next year, individual departments will be left with the expensive maintenance

She also explained that the innovative technique of computer instruction is "open to mususe. We are limited by our imaginations," she said. "because we can't foresee all the possibilities of its use." The method can become stifling and medioere because of the limitations of the program author, she

Dr. George, Culp, Computation Center research associate and curriculum coordinator, agreed.

"The computer program is no better or worse than the person behind the program," ne said. It also is "not dehumanizing because there is a human behind every program," he said.

Diana Younger operates computer terminal.

New at St. Ed's ystem Individualized

academic structure at students to take an active role other ideas presented in the ideas presented in the classroom, he said.

Altmiller, academic dean at Astudent would be taught to St. Edward's University in Austin is moving toward , activism this fall.

'Students today are passive, and we want our

FEATURES

Edward's, said Wednesday. St. Edward's classes are

bastcally like those at the University, he said. 'Under our new system, we

hope to move students into individualized, seminar-type programs," Altimiller said. We wouldn't be able to

cover as much information, but students should be able to pick up skills they could use after graduation," he added. Students would be able to-locate and 'evaluate information for their classes, administration and faculty present ideas and criticize members, he said.

Village

Four

Cinema AND

Features 1:30-3:30-5:30-7:30-9:30

A MARTIN RANSOHOFF PRODUCTION

THE WHITE DAWN

WARREN TIMOTHY LOU

R RESISTED as Produced by MARTIN RANSOHOFF Directed by PHILIP KALIFMAN

OATES BOTTOMS GOSSETT

A student would be taught to form intelligent opinions rather than take notes, he said.

"Right now, our program is in the developing stages," he said. Its success depends on faculty adaptation. Faculty members will have to learn to be more of a catalyst in the classroom and they will have to formulate new teaching methods, Altmiller said.

The new program will be implemented thorugh an eight-person task force of

QUARIUS-4

THE GREATEST ADVENTURES OF ALL



"The Lone Ranger" Heep Big Good, Kimosabe." — Tonto Ranger Sana Boni." — Gioacchino Rossini



Kit and Holly... in 1959, she watched while he killed a lot of people.

MIDNITE

"Zachariah"

with Doug Kershaw

DIFFERENT BREED OF CAT! Held Over a SIEVE KRANIZ production - produced by SIEVE KRANIZ - directed by ROBERT IATIOR. WHEN BY ROBERT WHOR FRED HALLDAY & ERIC MONTE . OF AMERICAN NEUMICAN ASS alloand hack album available on Oct Record INTERSTATE THEATRES DOORS OPEN 7:15 FEATURES+7:45-9:50 PARAMOUNT 472 541 **CLINT EASTWOOD** THUNDERBOLT and LIGHTFOOT STARTS TOMORROW Last year "BILLY JACK" became one of



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WALKING TALL thrilled audiences across the nation.

Now the movie everyone's talking about is "MR. MAJESTYK"

CHARLES BRONSON,

in A WALTER MIRISCH-RICHARD FLEISCHER PRODUCTION
"MR, MAJESTYK"

Also Starring AL LETTIER! LINDA CRISTAL LEE PURCELL
Written by ELMORE LEONARD Music by CHARLES BERNSTEIN
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.25 HH 3:00 p.n 2:30-3:55-5:20 6:45-8:10-9:35 A Kan Saspire Film T 1991

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Village Cinema 2700 West Anderson Lane 451-8352 SIDNEY POITIER BILL COSE AND EARLY DELA FORTE They get funny when you mess with their money. 12:15-2:15-4:15 6:15-8:15-10:15 11.5 (.) (.) SATURDAY RECEE THE STING 5:05 7:35 - \$2.00 2:40 -\$1.50 ...all it takes is a little Confidence Held Daisyliller Over 4th Week Ladies 1/2 Price Ticket All-Times Passes Suspended Reduced Frices III 12:50 Mon-Fri 12:50-2:33-4:00-6:05-7:50-9:35 (G) Life...Love...Survival...The Greatest Adventure Of All... THE WHITE BAT Passes Suspended (R) 1130-3130-5130-7130-9130



Kerrville To Host Bluegrass

Rod Kennedy will stage the first annual Kerrville Bluegrass and Country-Music Festival at his Quiet Valley Ranch here Labor Day weekend.

The lineup for the Aug. 30 to 31 and Sept. 1 fest at the outdoor theater on the ranch will be the largest gathering of bluegrass and country music artists in Texas held on the Labor Day weekend.

Bluegrass has been sweeping the country, having its beginning in the hillbilly music of the 1930s and '40s and being formalized by greats Bill Monroe' and the 'duo of Earl Saruggs and Lester Flatt in the 1950s.

The lineap for the three-day festival will include Flatt and his Nashville Grass, the Country Gentlemen of Virginia, Country Gazzette, Mac Wiseman and the teaming of fiddlers, Chubby Wise, Byron Berline and Howdy Forrester. Also on the bill are

guitarisi Norman Blake, Lefty Frizzell and Bill Grant of the Oklahoma Bluegrass Festival in Hugo.

Appearing with these stars will be several bands and performers from Texas. Oklahoma, Louisiana and Arkansas. Austin artists performing at Kerrville will include Kenneth Threadgill, Allen Damron and possibly Ramblin' Jack Elliot.

Other bluegrass performers scheduled to perform are Holly Bond and the Bluegrass Texans, Johnny 'Martin's Bluegrass Ramblers, The Watkins Family. The Arbuckle Mountain Boys and Kenny Cantrell and the Green Valley Boys.

Tickets for the three-day, six-event festival including the Texas Bluegrass Band Championship, are \$10 available by mail, from Rod Kennedy, Box 5309, Austin, 78763. Information on free camping is available

Perhaps it is just as Well that Walt Disney is dead. It's likely the creator of "Snow White," "Bambi" and Mickey Mouse would shudder if he saw the direction animated

The case in point is "The Nine Lives of Fritz the Cat," sequel to the X-rated "Fritz"

movies are taking.

"The Nine Lives of Fritz the Cat;" produced by Steve Krantz; directed by

Robert Taylor; written by Taylor, Fred Halliday and

Eric Monte; at the

Riverside Twin Cinema

By DAVID HENDRICKS

Texan Staff Writer

and Showtown USA.

THE ORIGINAL "Fritz the Cat" was a landmark of sorts. It as the first animated fulllength adult movie. Two similar films have since been released, each taking a different direction from their precedent.

It is important to know that Ralph Bakshi, creator of "Fritz the Cat," did not produce "Nine Lives." Steve Krantz of American-International did. And Bakshi

utilizes the potential

The problems with "Nine Lives" are the same as those of "Fritz the Cat." Both are effective at only one level sex. Attempts at social criticism are made in each but fail because of a preoccupation with sex and sexual humor.

THE SOCIAL criticism becomes banal because too little time is spent on a theme topics such as bigotry, religion and violence need ridicule about as much as Washington needs another scandal. There's a point where it just isn't funny anymore.

Even the level of sex is weak, for in the two Fritz films, sex is seen as a release alienation.

Bakshi's "Heavy Traffic" went beyond this. Realistically, it showed that sex ip a sex-crazed world becomes only a frustration,

Traffic" is the one adult succeeds in transcending sex, animated movie which allowing an atmosphere of love to prevail at the end.

'Nine Lives' Uninspired Sequel

continuity and force. It effectively showed the decadent, and destructive directions of ghetto society along with the limitations of

The plot of "Nine Lives" is surprisingly simplistic. During a nagging fit of his wife, Fritz's mind wanders. before the plot rushes back to and the movie becomes a sort. sex. And so many topics are of animated. "Sexual touched on that the result is Fantasies, U.S.A." The fragmentation. Besides, dialogue is cliche-ridden. ("Man, I am hung-down; strung-out and up-tight, Fritz tells us.)

At the end, Fritz realizes his dreams or fantasies are better than his real life, which can be depressing. It is not really satisfactory, because just as Fritz makes no effort to uplift his life, the movie makes no or escape from social effort to transcend the alienation it depicts.

HIGHLAND MALL

Barbra Streisand

for Detes Sake"

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is quite fine; but so was which have mastered the art MOREOVER, Bakshi's - original "Fritz." On the plus appealing because they social criticism in "Heavy side of "Nine Lives" is the operate on more than one Traffic' developed a sound track which works quite level. Even "Roadrunner"

> framework, Interestingly enough, "Nine operate on two levels. Lives" is rated R, although in

Animation can, be a "Nine Lives" spends so much" time with sex. It is also the reason why animators must be careful and mature with

SO FAR, Bakshi is the only animator of adult films who has displayed a desirable degree of artistic laste.

It must be remembered that animated films like ... Fantasia. (Dieney's masterpiece) and "Fantastic Planet," too, are examples

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"Heavy Traffic" and the of animation. They are well within the movie's cartoons, which are enjoyed by young and old alike,

'Nine Lives' and "Snow language and nudity, it is just White" surprisingly can be as explicit as the X-rated compared. Both are entertainment, the difference being the audience they are powerful medium. The scope aimed at. But in terms of in which the imagination can artistic achievement; one can roam is virtually endless, only hope animated films will which is why it's a shame lose their sexual fanaticism and become more creative...

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FOX TWIN



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.7 ACANEMY AWARDS BEST PICTURE

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SHAW

A GEORGE ROY HILL FILM THE STING"

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-television-

join Barrington and Blair to Ms. Sergi will join Sergi in perform "Quintet in E-flat by an aria from Verdi's "Aida."

7 p.m. 7 Movie: "The Family Kovack" 9 Evening at Pops 24 Temperatures Rising 36 The Mac Davis Show

8 p.m.

9 The Old Maid and the Thiet
24 Kung Fu
36 Irunside
8,30 p.m.
7 Mavie: "Secret World"

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Guest instrumentalists will State University, soprano...

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CLORIS LEACHMAN Thursday, July 25, 1974 THE DAILY TEXAN Page 9

Held Over

as Hecuba, reaches moments of tragic splendor and simple magnificence. New York Magazine "VANESSA REDGRAVE as Andromache seems to act with her whole soul. The Magazine "THE TROJAN WOMEN' SUCCEEDS IN BEING A CLASSICAL FILM."

tension she creates has its own kind of excitement." —Pauline Kasi, The New Yorker

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Page 10 Thursday, July 25, 1974 THE DAILY TEXAN

U.S. House Awaits Students Play the Stock Market Fair Election Law

Texan Staff Writer

Texas Public Interest and the League of Women Voters of Texas united Wednesday in a call for stronger election regulation at

the congressional level.

Appalled by the "inevitable candidates on big moneyed interests," Lee Pearson, interests," Lee Pearson, Strong campaign finance University TexPIRG co- reforms would open the chairperson, said. "This results in special interest groups having a disproportionate amount of

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More than 90 percent of the Research Group (TexPIRG) money contributed to political campaigns comes from less than 1 percent of the population, according to

"Such practices significantly compromise the dependence of all elected fundamental democratic process of one man-one vote. political process to a larger number of candidates."-

Recently, the U.S. Senate passed a strong campaign bill calling for limits on campaign expenditures, limits on the size of donations from organizations, a strong independent regulatory commission and a system of partial federal funding,

However, the bill has met strong opposition in the House from congressmen concerned about cost of the proposal, he

Another possible reason for opposition, Pearson said, is that "some congressmen have a fear of losing their reelection bids."

The House version of the election regulation bill is in the House Rules Committee and is expected to be reported out soon, said Jean Bizzel, president of the Austin chapter of the League of

Women Voters of Texas. Both groups indicated they supported the Anderson-Udall-Foley amendment to the House bill, which provides limited matching system of public financing for

provided by the amendment

influence and the average for candidates who show voter losing-out." public support by raising at public support by raising at least \$25,000 from small contributors.

Once this was done the candidate would receive equal amounts of federal money to match all future contributions. of \$50 or less.

The proposal would cost the average taxpayer \$2 per congressional election.

Enforcement of the House bill would be left to the to the cooling tower of the has not prosecuted an election violation case in more than 50

Another amendment, the Frenzel-Fascell amendment, would give enforcement powers to an independent commission, composed of three members from each political party, having civil suit and subpoena powers.

Brizzel and Pearson both asked Texans to support strong campaign regulation

Polls of Texas congressman conducted by the groups indicate that 10 oppose public campaign financing, two fayor it and the rest are not committed.

Seven members support the enforcement commission proposal, eight oppose it and 10 have not yet made up their

U.S. Rep. J.J. "Jake" Pickle of Austin has not taken a public stand on the public financing provision, though in Construction may be his renomination campaign, completed within 12 to 15 he did say that he does not yet weeks, Willcox said. feel the time is ripe for public financing of congressional elections.

Pickle did indicate he does Public funds would be favor the enforcement commission amendment.

University students invest in the market is almost one-third of the students in his students buy lower prices and investments only on a small money in the stock market.

range from "very few" to "more than you would think," Charles Hackett, associate. professor of finance, said "at but one fact remains: a graduate level in the School University students do get of Business, almost one-half involved with stock market of the students invest in a wide range of stocks.'

impossible to determine. Dr. finance classes invest in the stock market. A spokesman

more speculative stocks. Sam

Hadaway, assistant instructor

of finance, said the younger

students, tend to be more

It is difficult to pinpoint the

range of interest by students

just as there is by regular investors, Hackett said.

stock market usually start

with gifts and funds from

parents and relatives, Dr.

Andrew Senchack, assistant

professor of finance, said.

Others develop an interest

Many students take an

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counter stocks. .

scale basis for experience, the

E.F. Hutton spokesman said. With the stock market in its

present position there has

been little growth in student involvement in recent years,

There has been an interest

in mutual fund shares and in

real estate by students

recently with the stock

market being so unstable, said

Although most students do.

not get involved with day-by-

day buying and trading,

Hackett said there are.

University students who buy

and sell regularly. He said

that many students from

Dallas and Houston regularly

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Hackett said.

Hadaway.

stockbrokers.

for the E.F. Hutton & Co. Inc. in Austin said in his opinion stockholders, not just student investment was light; dealing mainly in speculative involved with over-the-

Bids Given on Repairs primary type of stocks bought by students. There is a wide For Damaged UT Plant

four base bids Wednesday morning for extensive repairs Department of Justice, which Physical Plant, which was swept by fire July 10.

The damage tower is operating at 10 to 15 percent capacity, William Willcox, Physical Plant director, said. Since the fire, the University has been buying 40 percent of its power form the Austin Electic Department, considerably increasing the cost of University electric consumption.

The lowest bid was from Pritchard Products Divison for \$149,765. The others were from the Ecodyne Corporation for \$180,795; Air Conditioning, Inc. for \$193,966.92; and Lillie-Hoffman, Inc. for \$218,453.

Willcox said the lowest base bid might not be chosen because of hidden factors, such as delivery costs. Willcox and James H. Colvin, University vice-president for business affairs, will discuss the bids this week and may award the contract next week.

Before the fire, the University bought 5 percent of its daily 624,000 kilowatt hour consumption from the city at the rate of 7 cents per kilowatt hour. The University is paying in great volume.

Curt Von Bieberstein, associate director of the structure and trays were not badly damaged by the blaze. The rotary motor drives are intact but must be rewound.

When the tower is operating at full capacity, water drips over the trays as air is drawn through by motor fans. The structure now is used as an atmospheric tower, without the fans, to cool steam from the turbine generator in the adjacent Hal C. Weaver

Heating and Power Plant. Willcox could not say what

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University to date. He did say the electricity from the Physical Plant, said the University plant was sold to tower's redwood supporting auxiliary enterprises on campus, such as the Texas Union and the dormitories, at the rate of 1 cent per kilowatt

The Board of Regents appointed an engineering firm in June to consider possible expansion of generating facilities. The firm recommended construction of a \$4.5 million steam turbine generator to meet increased demand through 1982-84. The project awaits regental approval



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Davidson Proposes **Vendor Restrictions**

vendors will be considered by City Council at a public hearing at 1 p.m. Thursday in the Electric Building Auditorium.

Changes in the street vending ordinance contemplated by the council were proposed by City Manager Dan Davidson June 13. Davidson proposed to limit to 200 the number of permits sold to vendors for the 23rd Street market area. Yearly permits now are required for vending in the area but there is

no limit on the number of permits sold.

Davidson also proposed selling the permits on a quarterly basis, requiring purchase of a new permit every three months, and doubling the permit fee from the current \$10 per year to \$5 per quarter.

The proposal also recommends allowing Saturday market use of the north side of San Antonio Street from-Guadalupe Street to the mid-block alley.

University street vendors have declared their opposition to the proposed changes and plan to present their arguments to the council

Also scheduled for public hearing are:

• An appeal of the Planning Commission's decision to grant a creek development permit to Teague-Buda, Inc. for alterations to Harper's Creek anticipated in construction of

protested the planned development since January because of contemplated piping of the creek and Teague-Buda's surprise Saturday morning bulldozing of a large wooded area last winter.

· A decision to allow Columbia Scientific Industries (CSI) to develop 25.5 acres of suburban residential area along old U.S.: Highway 183 northwest of Austin. Residents. of an adjacent subdivision have protested the development, claiming there are no guarantees CSI will maintain a promised buffer zone of natural woods around the

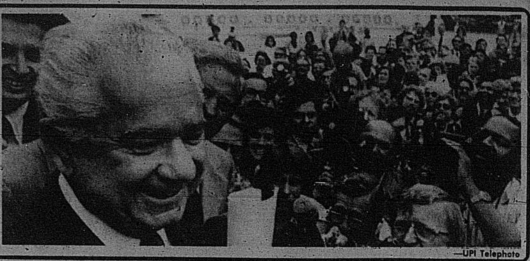
After the Planning Commission was told July 15 the wooded buffer would be preserved in its natural state, workmen with bulldozers and chain saws cleared the area of cedar and underbrush July 17. CSI representatives termed the clearing a "mistake." Residents claim CSI could commercially or

residentially develop 15 acres of the site not planned for the industrial plant, including the wooded buffer strip.

Davidson will report on an Affirmative Action Policy Statement regarding racial or sexual discrimination in city hiring and employment practices.

Jaworski Wins

Watergate Special Prosecutor Leon Jaworski leaves the courtroom Wednesday after the Su-preme Court ruled that Presi-dent Nixon must surrender the remaining subpoenaed Watergate tapes.



Gonorrhea Test Offers Detection Hope

Texan Staff Writer

A blood test which could revolutionize the detection of the venereal disease gonorrhea in persons with no outward symptoms of infection is undergoing study at the Texas Department of Health laboratories in Austin.

Blood tests for syphilis, another form of VD, have been available for some time, but there has been no accepted blood test for gonorrhea, said a State Health Department official.

The present method of detecting gonorrhea is slow and complicated, he said.

The new test consists of placing a blood sample on a microscopic slide which holds a particular strain of gonococcus bacteria, the official said.

If a person has gonorrhea, his blood sample will contain antibodies for the disease. When the blood is placed on the slide, the antibodies attach themselves to the bacteria. The slide is then

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Miles Kaltenbaugh, supervisor for the venereal disease control program at the City-County Health Department, said his department has provided the state laboratories with about 1,000 blood samples taken from-patients at city-operated health clinics.

"Most women with gonorrhea do not have symptoms," he explained, and, since 1970, we have found that a substantial number of infected males also

have no symptoms.' The conventional method for determining gonorrhea is to take a bacteria specimen from the genital tract of a patient and to place the

specimen in a special cultural medium. The specimen must then be checked over a period of time to see whether it contains growing gonococcus bacteria.

"Cultures are time-consuming and difficult. This blood test might solve the problem of screening patients inexpensively," Kaltenbaugh

The test would be especially beneficial to small public health clinics which handle large numbers of gonorrhea cases, he added.

However, he said, the blood test cannot be used to detect gonorrhea in its earliest stages. The test depends upon antibodies which may not develop until three weeks after a person contracts the disease, he explained. In the first six months of

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1974, Kaltenbaugh said,

comparable period last year.
State Health Department officials said they are hopeful the blood test will prove successful and that it will lead

Recreation Committee sponsors

Travis County ryeported 1,840. One official said that

cases of gonorrhea, an increase of 40 percent over the comparable period last year. research on the blood test is expected to last "several more months," adding that

successful and that it will lead experiment can be to a decline in the incidence of determined.

approximately 4,000 specimens must be tested

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ACLU Prepares Suit

Convention Delay Sought

Liberties Union (ACLU) announced Wednesday it will file suit in U.S. District Court to delay the Sept. 17 state Democratic convention until after the Jewish holy day Rosh Hashanah. John Duncan, ACLU state

director said the suit would befiled the week of Aug. 5 on behalf of several Jewish delegates who would be forced to violate their religious principles if they attended the convention on their holy day.

State Democratic Executive Committeee officials reacted with surprise at the news of a possible suit.

Joe Connaly, chairman of the SDEC's legal affairs subcommittee, said such a case would be "a real interesting lawsuit, but a court would not find a violation of the constitutional rights of a person of the Jewish faith."

Connaly also said the Democratic Party would convention into immediate welcome such a suit by the recess until Sept. 19.

"The party would not want to violate anyone's constitutional rights while attempting to obey the laws of the state," he continued. The SDEC considered

postponing the convention to avoid a conflict for the Jewish... delegates, but voted July 16 to keep the Sept. 17 meeting

Texas Democratic Party office manager Clema came nowhere near the threefourths margin needed to change the date of the

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> > dollar The Daily Texan

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'The failure of the SDEC to reschedule the convention forces Jewish delegates to either violate a religious belief where the constitutional right to practice a free do so.' exercise of religion is well established, or to forego aconstitutionally protected right to participate in the political process," Duncan

"It's just like any other choice on any other calendar date,' Connaly said in reference to the charge that the SDEC was forcing Jewish delegates to choose between two constitutionally protected The date of the state

convention, set by the Texas Election Code, must be on the third Tuesday of September in each even-numbered year.

However, Atty. Gen. John Hill issued an opinion that the SDEC could put the

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Play and Progressive Democratic Party Caucuses resolved July 18 not to accept the SDEC's decision and asked the ACLU to file a suit if it was "legally feasible to

Duncan said the ACLU had been preparing the suit quietly even before the two local groups issued their statement.

campus news in brief

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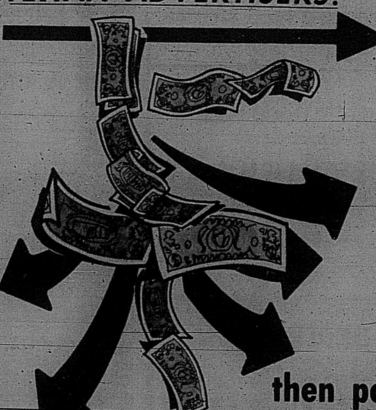
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