

The COMMERCIAL and FINANCIAL CHRONICLE

ESTABLISHED 1839

Reg. U. S. Pat. Office

Volume 191 Number 5950

New York 7, N. Y., Thursday, May 12, 1960

Price 50 Cents a Copy

In 2 Sections — Section 2

THE SECURITY TRADERS ASSOCIATION OF NEW YORK, INC.

24th ANNUAL
DINNER

AT WALDORF-ASTORIA
APRIL 29, 1960

*First
Vice-President*



John S. Barker
*Lee Higginson
Corporation*

*Second
Vice-President*



Elbridge H. Smith
Stryker & Brown

President



Barney Nieman
*Carl Marks & Co.
Inc.*

Secretary



Salvatore J. Rappa
*Mergott, Rappa &
Co., Inc.*

Treasurer



Wilbur Krisam
*John C. Legg &
Company*

D I R E C T O R S



Bernard J. Conlon
P. F. Fox & Co., Inc.



S. E. Dawson-Smith
*Cruttenden, Podesta
& Co.*



Joseph C. Eagan
*Frank C. Masterson
& Co.*



Joseph D. Krasowich
Gregory & Sons



Edwin J. Markham
Wertheim & Co.



William J. McGovern
Blyth & Co., Inc.



John F. McLaughlin
*McLaughlin,
Kaufman & Co.*



Frank J. Orlando
Goodbody & Co.



Alfred F. Tisch
*Fitzgerald &
Company*



Bernard Weissman
Gold, Weissman Co.



Casper Rogers, *Casper Rogers Co.*; Bob Rosenfeld, *Steiner, Rouse & Co.*; Walter Balog, *Casper Rogers Co.*; George Baker, *Dreyfus & Co.*; Ted London, *Englander & Co., Inc.*



Jerry Rosenberg, *F. M. Mayer & Co.*; Sam Masiello, *James Anthony & Co.*; Lewis Krohn, *Ira Haupt & Co.*; Daniel Basil, *James Anthony & Co.*; Ted Schmidt, *National Association of Securities Dealers*



Joe McNamee, *Hopper, Soliday & Co.* (Philadelphia); John F. Reilly, *J. F. Reilly & Co., Inc.*; Frank Gorman, *H. G. Kuch and Company* (Philadelphia); Joe Colandro, *White, Weld & Co.*; Ed Abele, *Securities Trading Corp.* (Jersey City, N. J.)



Bob Kullman, *John J. O'Kane, Jr. & Co.*; Len Butt, *Mead, Miller & Co.* (Baltimore); Bob McCook, *Hecker & Co.* (Philadelphia); Ray Morris, *Stroud & Company Incorporated* (Philadelphia); Gene Statter, *Mabon & Co.*

BLYTH & Co., INC.

Distribution

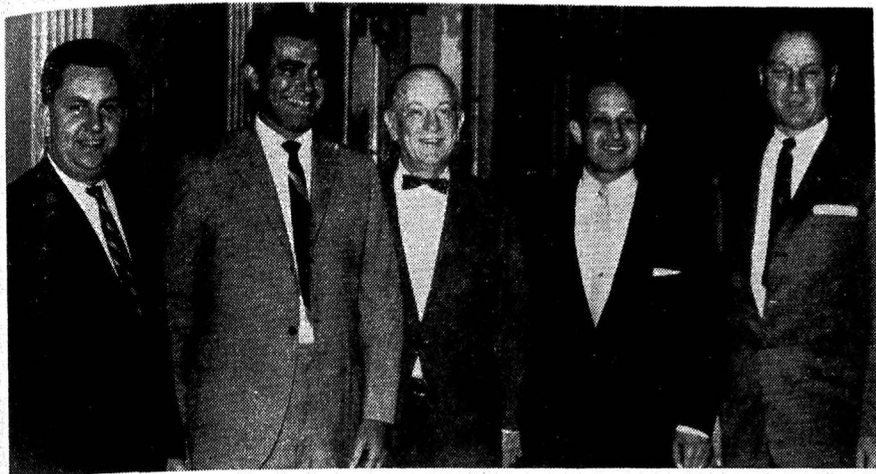
Coast to coast retail
distributing facilities
through 24 offices
located in principal
financial and business
centers.

Primary Markets

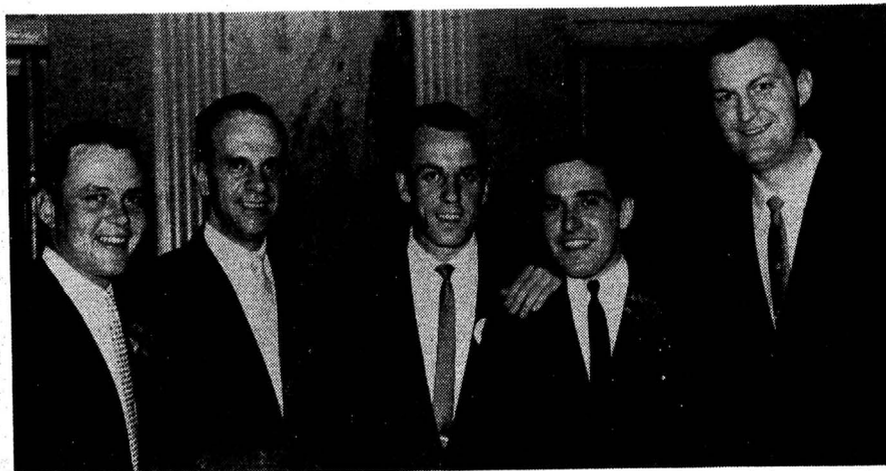
Bonds • Stocks
Public Utilities
Industrials
Municipals
Banks and Insurance

Complete Trading Facilities

NEW YORK	•	SAN FRANCISCO	•	CHICAGO	•	LOS ANGELES	•	SEATTLE	•	PORTLAND
BOSTON	•	PHILADELPHIA	•	PITTSBURGH	•	CLEVELAND	•	LOUISVILLE	•	INDIANAPOLIS
DETROIT	•	MINNEAPOLIS	•	SPOKANE	•	OAKLAND	•	EUREKA	•	SACRAMENTO
PASADENA	•	SAN DIEGO	•	SAN JOSE	•	FRESNO	•	PALO ALTO	•	OXNARD



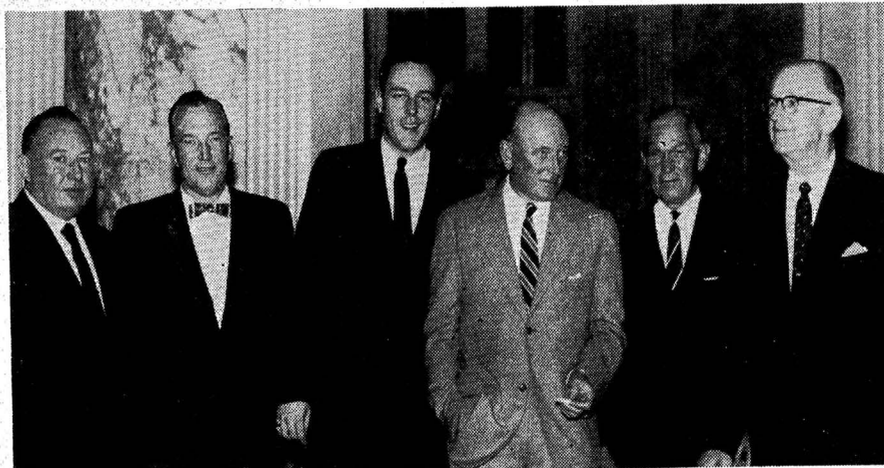
Bill Hanson, *Peter Morgan & Company*; Mike Cohen, *Marshall Co.*; Jay Marshall, guest; Herbert D. Levine, *Herbert Young & Co., Inc.*; Alfred Lambert, *Broad Street Trust Company (Philadelphia)*



Fred Johnsen, *Merrill Lynch, Pierce, Fenner & Smith Incorporated*; Michael Valentino, *G. A. Saxton & Co., Inc.*; Frank Moore, *Merrill Lynch, Pierce, Fenner & Smith Incorporated*; Walter Mall, *Merrill Lynch, Pierce, Fenner & Smith Incorporated*; Charlie Lye, *Merrill Lynch, Pierce, Fenner & Smith Incorporated*



Arnold J. Wechsler, *Ogden, Wechsler & Krumholz*; Joe Smith, *Newburger & Co. (Philadelphia)*; Ed Christian, *Suplee, Yeatman, Mosley Co. Incorporated (Philadelphia)*; Len Butt, *Mead, Miller & Co. (Baltimore)*; Charles G. Scheuer, *Wm. H. Tegtmeier & Co. (Chicago)*



Tom Davis, *A. C. Allyn & Co. (New York)*; Berne Keegan, *A. C. Allyn & Co. (Miami Beach, Fla.)*; Vincent Smith, *A. C. Allyn & Co. (New York)*; Andrew Steven, Jr., *A. C. Allyn & Co. (New York)*; T. M. Wakeley, *A. C. Allyn & Co. (Chicago)*; Arthur Murphy, *A. C. Allyn & Co. (Boston)*

SPEED — DEPENDABILITY — NATIONWIDE COVERAGE

We Make Markets
in
Over the Counter
Securities
to
Banks, Brokers & Dealers

Inquiries Invited

Private Wires to:

- Charleston.....*Silcox and Johnson*
- Charlottesville.....*Wyllie and Thornhill*
- Chicago.....*Wm. H. Tegtmeier & Co.*
- Cleveland.....*J. N. Russell & Co., Inc.*
- Dallas.....*Dallas Union Securities Company*
- Denver.....*Lowell, Murphy & Co., Inc.*
- Detroit.....*Baker, Simonds & Co., Inc.*
- Grand Rapids.....*King and Company*
- Hartford.....*Coburn & Middlebrook, Inc.*
- Houston.....*Underwood, Neuhaus & Co., Inc.*
- Kansas City (Mo.).....*Barret, Fitch, North & Co., Inc.*
- Kansas City (Mo.).....*H. O. Peet & Co.*
- Los Angeles.....*Woolrych, Currier & Carlsen*
- Louisville.....*Berwyn T. Moore & Co., Inc.*
- Lynchburg.....*Mason & Lee, Inc.*
- Martinsville.....*John W. Yeaman*
- Minneapolis.....*Piper, Jaffray & Hopwood*
- Philadelphia.....*H. A. Riecke & Co., Inc.*
- Pittsburgh.....*Arthurs, Lestrangle & Co.*
- Portland (Ore.).....*Zilka, Smither & Co., Inc.*
- St. Louis.....*Fusz-Schmelzle & Co., Inc.*
- San Francisco.....*Walter C. Gorey Co.*
- Seattle.....*Zilka, Smither & Co., Inc.*

Troster, Singer & Co.

Members: *New York Security Dealers Association*

74 TRINITY PLACE, NEW YORK 6, N. Y.

Telephone HANover 2-2400

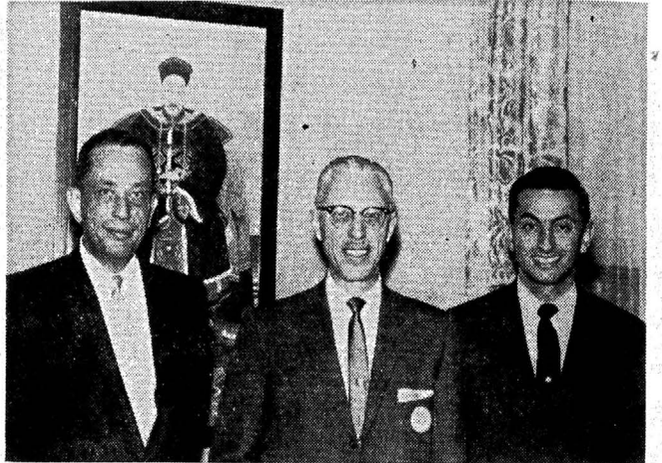
Teletype NY 1-376; 377; 378



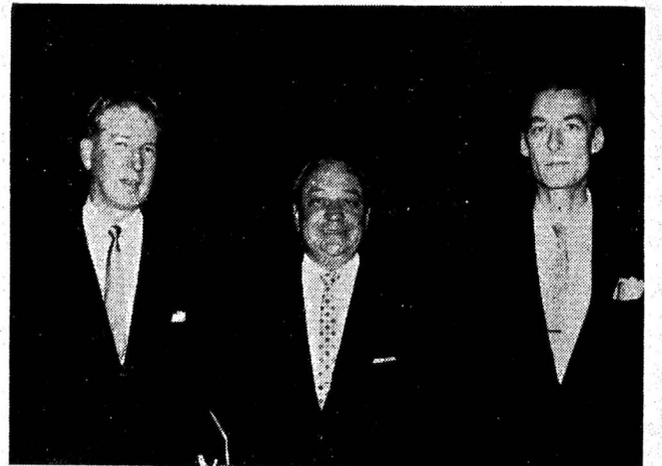
Sid Siegel, *Sidney A. Siegel & Co., Inc.*; Joseph Smith, *Newburger & Co.* (Philadelphia); Charles Bodie, *Stein Bros. & Boyce* (Baltimore)



George Murdock, *International Industrial Lacing Corp.*; Jack Howard, *Langley-Howard, Inc.* (Pittsburgh); Sam Magid, *Hill, Thompson & Co., Inc.*



Richard Weil, *Weil & Company, Inc.* (Washington, D. C.); Ed Jacobs, *Greene and Company*; Gerald Greenberg, *Russell Investment Company* (Denver)



Ray Hartigan, *W. E. Burnet & Co.*; Wilbur Krisam, *John C. Legg & Company*; Fred Carter, *De Haven & Townsend, Crouter & Bodine* (Philadelphia)

WERTHEIM & Co.

Members New York Stock Exchange

NEW YORK 5

WARNER, JENNINGS, MANDEL & LONGSTRETH

121 SOUTH BROAD STREET, PHILADELPHIA 7, PA.
Klingsley 5-5567 • Teletype PH 305

NEW YORK, N. Y.
REctor 2-5477

NEWARK, N. J.
WX-1460

HONOLULU
6-6191

MEMBERS NEW YORK STOCK EXCHANGE
MEMBERS AMERICAN STOCK EXCHANGE (ASSOC.)
MEMBERS PHILA.-BALTIMORE STOCK EXCHANGE
MEMBERS BOSTON STOCK EXCHANGE (ASSOC.)
MEMBERS HONOLULU STOCK EXCHANGE

**Bank & Insurance Stocks
Over-The-Counter Securities**

Specialists in

CHRISTIANA SECURITIES Co.

Common

Preferred

Inquiries invited in all Unlisted Issues

LAIRD, BISSELL & MEEDS

Members New York and American Stock Exchanges

120 BROADWAY, NEW YORK 5, N. Y.

Telephone BArlay 7-3500

Bell Teletype NY 1-1248-49

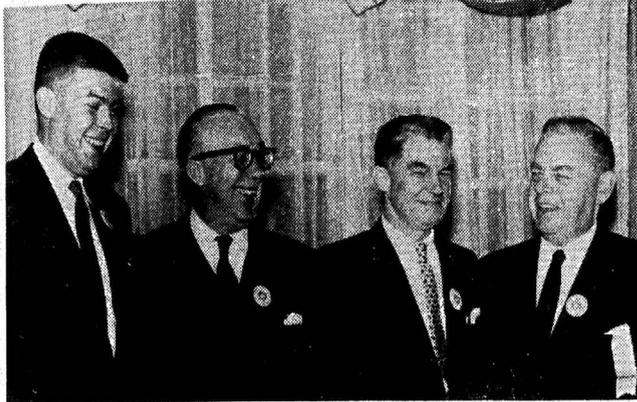
WILMINGTON, DEL.
SALISBURY, MD.

PHILADELPHIA, PA.
SALEM, N. J.
ZURICH, SWITZERLAND

NEW HAVEN, CONN.
DOVER, DEL.



Bill Moran, *Securities & Exchange Commission*; Edw. Gray, *New York Stock Exchange*; Edwin J. Markham, *Wertheim & Co.*; Donald Gray, *Hayden, Stone & Co.*



Neil MacNeish, *G. H. Walker & Co.*; John C. Reilly, *G. H. Walker & Co.*; Gordon Simpson, *S. J. Brooks & Company (Toronto)*; John F. McLaughlin, *McLaughlin, Kaufman & Co.*



Bernard Abramson, *Attorney General's Office*; Samuel Hirshowitz, *First Assistant Attorney General*; Carl Madonick, *Bureau of Securities*; George Rieber, *National Association of Securities Dealers*



Al Abelow, *Mitchell & Company (in the foreground)*; A. J. Caplan, *Albert J. Caplan & Co. (Philadelphia)*; Richard Abelow, *R. L. Scheinman & Co.*; Neal Mallin, *Albert Frank-Guenther Law, Inc.*



Securities Markets to suit every need of Institutional Investors

Strong points in your favor



Selective distribution and effective selling through wide contacts with private and institutional investors.

Experienced, flexible marketing of new and large blocks.

Over 500 salesmen at 41 offices in 39 cities.

Call us when you have a large block of securities to distribute. We will put our personnel, resources, and experience to work for successful handling of your particular situation.



GOODBODY & CO.

ESTABLISHED 1891

Members New York Stock Exchange

2 BROADWAY, NEW YORK 4, NEW YORK
WHITEHALL 4-3131

41 Offices in 39 Cities

- Securities of the United States
- Government and its Agencies
- State, Municipal, Revenue and Housing Securities
- Bonds, Preferred and Common Stocks of Industrial, Public Utility and Railroad Corporations
- Bank Stocks
- Casualty, Fire and Life Insurance Company Stocks
- Bankers' Acceptances
- Securities of the International Bank for Reconstruction and Development
- Canadian Securities
- External Dollar Securities

The
**FIRST BOSTON
CORPORATION**

15 BROAD ST. • NEW YORK 5 • DI 4-1515
BOSTON PITTSBURGH CHICAGO PHILADELPHIA
SAN FRANCISCO CLEVELAND

Underwriter Distributor Dealer
Investment Securities

PRIVATE WIRES TO

Glore, Forgan & Co.
Chicago
Schneider, Bernet & Hickman, Inc.
Dallas
Hess, Grant & Remington, Inc.,
Philadelphia
Reinholdt & Gardner
St. Louis
Crowell, Weedon & Co.
Los Angeles
Stewart, Eubanks, Meyerson & Co.
San Francisco, Cal.

G. A. SAXTON & Co., INC.

Teletype NY 1-1605-1606-1607
52 Wall St., New York 5, N. Y.
Whitehall 4-4970

Trading Markets in Public Utility, Natural Gas and Industrial Securities



Sam F. Colwell, *W. E. Hutton & Co.*; Mike J. Heaney, *Michael J. Heaney & Co.*



Leon E. Day, Jr., *Chas. A. Day & Co., Inc.* (Boston); Bert Pike, *Troster, Singer & Co.*; C. H. Babcock, *Piper, Jaffray & Hopwood* (Minneapolis); W. R. Radetzky, *New York Hanseatic Corporation* (Philadelphia)



Lou Stone, *H. Hentz & Co.*; Lou Lerner, *Lerner & Co.* (Boston); Ed Abele, *Securities Trading Corp.* (Jersey City, N. J.); Gerard Hulsebosch, *Godnick & Son*



John R. Boland, *John R. Boland & Co., Inc.*; John Stein, *Wm. V. Frankel & Co. Incorporated*; Elmer Myers, *John R. Boland & Co., Inc.*

For financial institutions

**FOREIGN
SECURITIES**

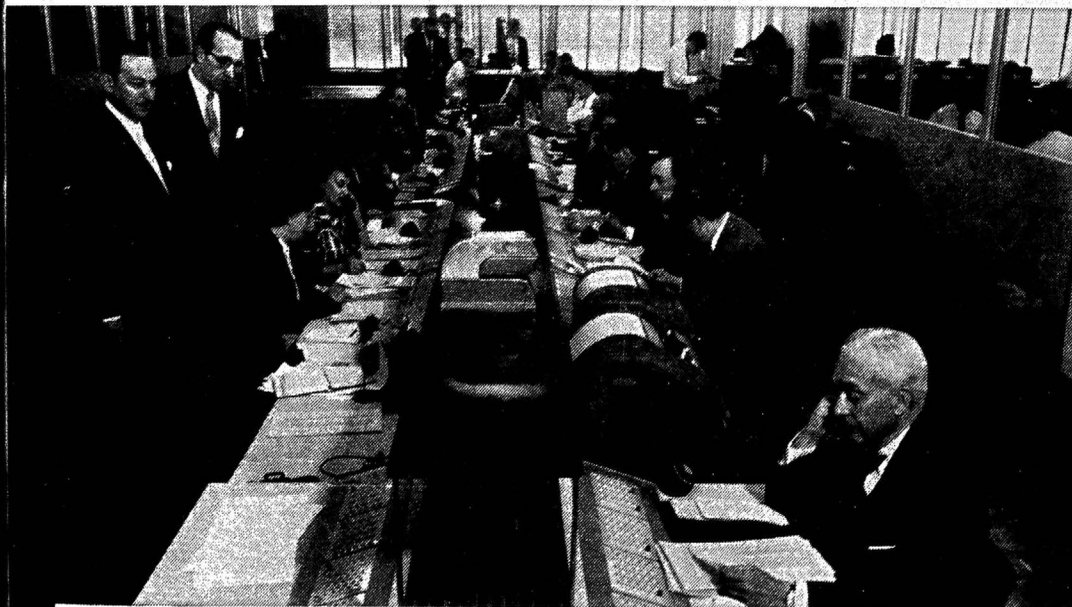
PRIMARY TRADING MARKETS

CARL MARKS & CO. INC.

FOREIGN SECURITIES SPECIALISTS
20 BROAD STREET • NEW YORK 5, N. Y.

TELEPHONE HANOVER 2-0050

TELETYPE NY 1-971



prompt and efficient service

SUTRO BROS. & CO.

Members New York Stock Exchange and other Principal Exchanges



Underwriters Dealers Distributors
Municipal and Corporation Securities

The First Cleveland Corporation

Member Midwest Stock Exchange

National City E. 6th Building
CLEVELAND 14, OHIO

Telephone PRospect 1-1571

Teletype: CV 443 - CV 444

Canton Columbus Sandusky Toledo Youngstown



Murry Forman, *Golkin, Bomback & Co.*; Art Reiss, *Ogden, Wechsler & Krumholz*; Leonard Feingold, *Hirsch & Co.*; Henry Jeret, *Hirsch & Co.*



Bill Springer, *Carl Marks & Co., Inc.*; Harry L. Zeeman, *Carl Marks & Co., Inc.*; Clifford Low, *Doherty Roadhouse & Co. (Toronto)*; Warren Anglin, *Doherty Roadhouse & Co. (Toronto)*; Lou Walker, *National Quotation Bureau*



John Craddock, *Mason & Lee, Inc. (Lynchburg, Va.)*; Burton Lee, *Mason & Lee, Inc. (Roanoke, Va.)*; Aaron Netburn, *New York Hanseatic Corporation*; Jack Thistleton, *Newburger, Loeb & Co.*



Edward Mathews, *G. H. Walker & Co. (Hartford)*; Maurits Johnson, *G. H. Walker & Co. (Bridgeport, Conn.)*; Raymond J. Mooney, guest; Wellington Hunter, *Wellington Hunter Associates (Jersey City, N. J.)*

*Investment
Securities*

**UNDERWRITERS
DISTRIBUTORS
DEALERS
and BROKERS**

Unlisted Trading Department

NEW YORK

John S. Barker, *Manager*
Salvator D'Angelo

Irvin Hood, Jr.
Harold C. Whitman, III

BOSTON

Frederick W. Parent, *Manager*

James D. Browne

CHICAGO

William J. Dreyer

Joseph T. Feeney

Dorothy R. Schirmer

**LEE HIGGINSON
CORPORATION**

Investment Banking Service Since 1848

**NEW YORK
BOSTON CHICAGO**

MEMBERS
New York and other Principal Stock Exchanges

Underwriters and Distributors

CORPORATE AND MUNICIPAL SECURITIES

Specialists in Rights and "When Issued" Securities

**INSTITUTIONAL RESEARCH FOR
BANKS AND INSTITUTIONAL INVESTORS**

McDONNELL & Co.

INCORPORATED
ESTABLISHED 1905

Members New York Stock Exchange—American Stock Exchange

120 BROADWAY
NEW YORK 5
UPTOWN:
250 PARK AVENUE



CHICAGO
DENVER
DETROIT
SAN FRANCISCO
LOS ANGELES

*Specialists in Canadian Securities
as Principal
for Brokers, Dealers and Financial Institutions*

Grace Canadian Securities, Inc.

Members: New York Security Dealers Association

25 Broadway, New York 4, N. Y.
HANover 2-0433 NY 1-4722
Telex 015-220

Orders Executed at regular commission rates
through and confirmed by

J. H. Crang & Company

Members: Principal Stock Exchanges of Canada
The National Association of Security Dealers
25 Broadway, New York 4, N. Y.



Sam Weinberg, S. Weinberg, Grossman Co. Inc.; D. Raymond Kenney, D. Raymond Kenney & Co.;
Sal Rappa, Mergott, Rappa & Co., Inc.; Edw. Zinna, Smith, Barney & Co.;
Joe Conlon, Grace Canadian Securities, Inc.

Midland Canadian Corporation

Dealers in
Canadian Securities

2 WALL STREET, NEW YORK 5
WOrth 4-5280

Affiliated with:

Midland Securities Corp. Limited

Member:

The Investment Dealers' Association of Canada

The Midland Company

Member:

The Toronto Stock Exchange Montreal Stock Exchange
Canadian Stock Exchange

TORONTO

MONTREAL

LONDON



Robert Dixon, United Securities Company (Greensboro, N. C.); Carl Stolle, G. A. Saxton & Co., Inc.;
John Wasserman, Asiel & Co.; Edward T. McCormick, American Stock Exchange;
James Lee, W. E. Hutton & Co.

Primary Markets in

Connecticut Light & Power
Emhart Manufacturing Co.

Haloid - Xerox

Perkins - Elmer

Southern New England Telephone Co.

A. M. Kidder & Co.
Inc.

BUSINESS ESTABLISHED 1865

Member New York Stock Exchange and other
leading Domestic and Canadian Exchanges

1 Wall Street

New York 5

Digby 4-2525



Canadian Securities

Inquiries welcomed from institutional
investors and dealers

Greenshields & Co (N.Y.) Inc

64 Wall Street, New York 5

Telephone: WHitehall 3-9525

Teletype: NY 1-3708

Canadian Affiliate: Greenshields & Co Inc—Business established 1910

MONTREAL

TORONTO

QUEBEC

OTTAWA

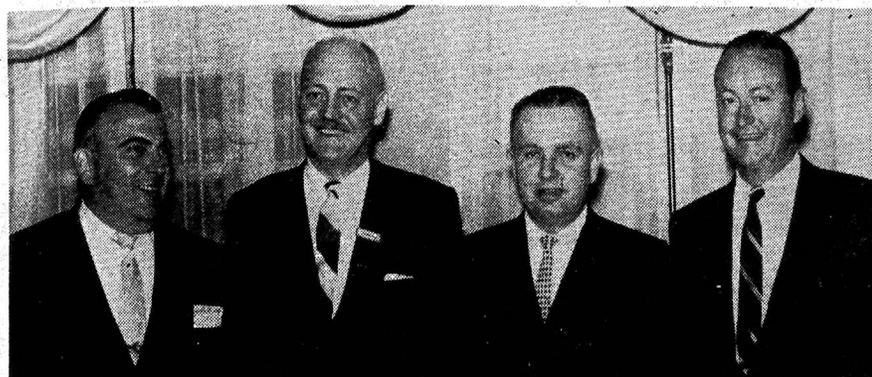
WINNIPEG

SHERBROOKE

LONDON



Joe Markman, *Newburger & Co.* (Philadelphia); Elbridge Smith, *Stryker & Brown*; Skip O'Rourke, *Blyth & Co. Inc.*; Paul Lane, *Kidder, Peabody & Co.*



Al Tisch, *Fitzgerald & Company*; Stanley Dawson-Smith, *Cruttenden, Podesta & Co.*; Irv Hood, *Lee Higginson Corporation*; Cliff Remington, *Hess, Grant & Remington Inc.* (Philadelphia)



Philip Schiliro, *Goodbody & Co.*; Carmine Carmello, *R. J. Buck & Co.*; Will Stead, *Halgarten & Co.*; Ed J. Enright, *New York Security Dealers Association*

BONDS CANADIAN STOCKS



MARKETS maintained in all classes of Canadian external and internal bond issues.

Stock orders executed on the Montreal and Toronto Stock Exchanges, or net New York markets quoted on request.

DIRECT PRIVATE WIRES TO TORONTO, MONTREAL, OTTAWA, WINNIPEG, CALGARY, VANCOUVER, VICTORIA AND HALIFAX
BELL SYSTEM TELETYPE NY 1-702-3

DOMINION SECURITIES CORPORATION

Associate Member American Stock Exchange
40 EXCHANGE PLACE, NEW YORK 5
Telephone WHitehall 4-8161
Canadian Affiliate — Member Toronto, Montreal and Canadian Stock Exchanges

Boston
London, Eng.
Ottawa
Calgary
Halifax

Toronto
Montreal
Winnipeg
Vancouver
Victoria

Over Half a Century of Investment Experience

With over 50 years of experience in Canadian investments, our organization is well prepared to serve investors interested in Canadian securities. Our services are readily available to investing institutions, banks and dealers.

Direct private wire connections with affiliated offices in fourteen principal Canadian cities provide fast and accurate service in Canadian securities, and enable us to execute orders promptly on all Canadian stock exchanges, or at net prices in United States funds if desired.

Wood, Gundy & Co., Inc.

40 Wall Street, New York 5, N. Y.
Telephone DIgby 4-0633

Affiliated with

Wood, Gundy & Company

Members of
The Toronto Stock Exchange Montreal Stock Exchange Canadian Stock Exchange

and

Wood, Gundy & Company Limited

Head Office—36 King St., West, Toronto 1, Canada

Branches in the principal cities of Canada and in London, England

Canadian Investment Securities

A. E. Ames & Co. Limited

UNDERWRITERS AND DISTRIBUTORS

A. E. Ames & Co.

Members Toronto and Montreal Stock Exchanges

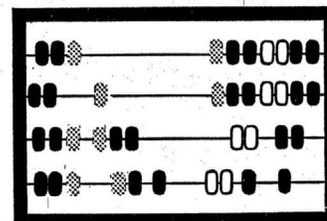
OFFICES IN 14 CITIES IN CANADA AND ENGLAND

A. E. Ames & Co. Incorporated

New York Boston

BUSINESS ESTABLISHED 1889

What is Your Trading Problem?



Our large and experienced Trading Departments may be helpful to you. Why not let us know your trading requirements?

- We make primary markets in an extended list of all types of corporate securities.
- Through a nation-wide wire system, we provide broad institutional and dealer coverage—and cost you less.
- We provide facilities for skillful handling of large blocks without disturbing existing street markets.

Address: Mr. David D. Lynch, Manager, Dealer Relations Department.

KIDDER, PEABODY & Co.

FOUNDED 1865

Members New York and American Stock Exchanges
17 WALL STREET, NEW YORK 5, N. Y.
BOSTON PHILADELPHIA CHICAGO LOS ANGELES



Ted Young, *New York Hanseatic Corporation*; Charles King, *Charles King & Co.*; M. K. S. Altman, *H. Hentz & Co.*; Martin Levy, *M. L. Lee & Co., Inc.*



John M. Hudson, *Thayer, Baker & Co. (Philadelphia)*; Royal Plenty, *Philadelphia Inquirer (Philadelphia)*; Harry J. Niemeier, *Robert Garrett & Sons (Baltimore)*; Ed Markham, *Wertheim & Co.*

AF-GL

Albert Frank-Guenther Law, Inc.

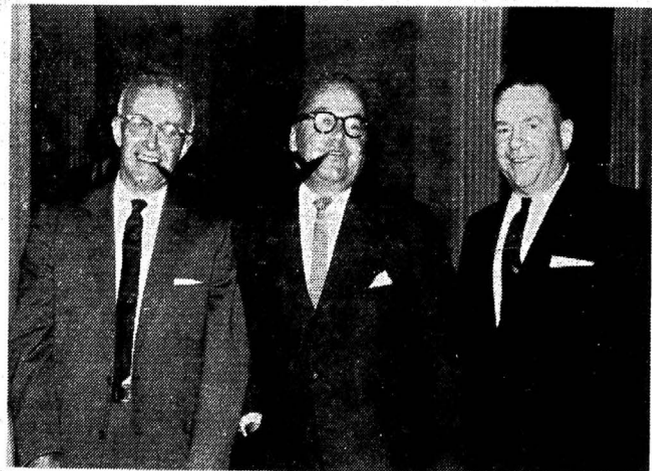
Advertising
Public Relations

131 Cedar Street
New York 6, N. Y.

Philadelphia Boston Chicago
San Francisco Los Angeles



Irving Stein, *M. S. Wien & Co. (Jersey City, N. J.)*; Richard Linburn, *Jaffee Co.*; Gene Barry, *H. Hentz & Co.*



Carroll Williams, *Laird, Bissell & Meeds*; Joe Kirk, *Delafield & Delafield*; William Schmidt, *Laird, Bissell & Meeds*

OILS —

MINING —

INDUSTRIALS —

NATURAL GAS —

J. F. REILLY & CO., INC.

NEW YORK CITY

JERSEY CITY, N. J.

Direct Wires to

Denver • Jersey City • Salt Lake City • Washington, D. C.

Specialists in

Foreign Securities

Foreign Investments

Arnhold and S. Bleichroeder
Inc.

INVESTMENT SECURITIES

Associate Members American Stock Exchange

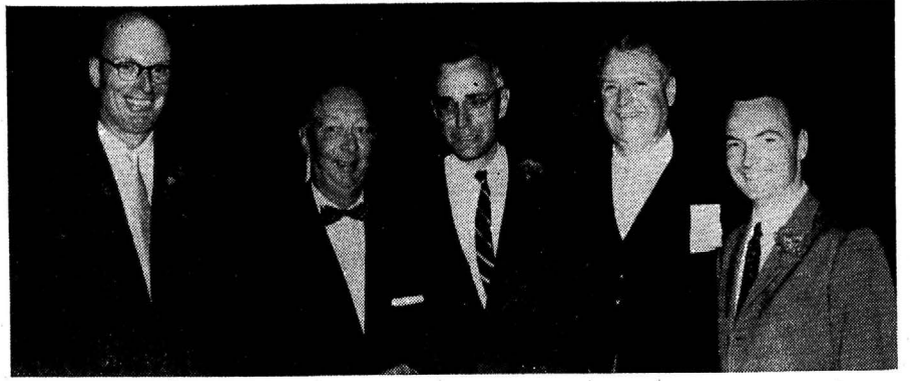
30 Broad Street, New York 4, N. Y.

Telephone
WHitchall 3-9200

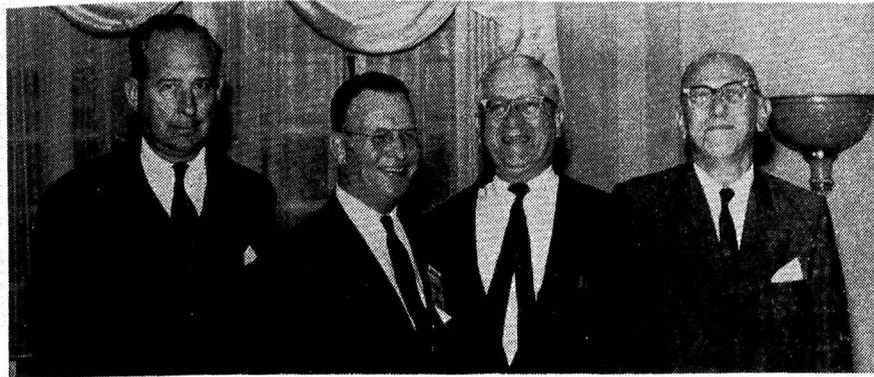
Teletype
NY 1-515



Irving A. Greene, *Greene and Company*; Matthew J. Merritt, Jr., *Merritt, Vickers, Inc.*; Gambol J. Dunn, *Dunn & Taylor*; James S. Vickers, *Merritt, Vickers, Inc.*; Ralph W. Millington, *Carl Marks & Co., Inc.*; Mort A. Cayne, *J. N. Russell & Co., Inc.* (Cleveland)



Henry Robson, *Eastman Dillon, Union Securities & Co.*; A. W. De Garmo, *Hayden, Miller & Co.* (Cleveland); Joe Buffington, *Arthurs, Lestrangle & Co.* (Pittsburgh); Frank Ronan, *New York Hanseatic Corporation*; Larry Jones, *Eastman Dillon, Union Securities & Co.*



Douglas Alexander, *Joseph J. Lann Securities Inc.*; John J. Meyers, Jr., *Gordon Graves & Co.*; M. K. S. Altman, *H. Hentz & Co.*; Paul Karp



Sam Magid, *Hill, Thompson & Co., Inc.*; Clermont Cartwright, *Hill, Thompson & Co., Inc.*; Gery Pustilnik, *Spingarn, Heine & Co.*

Carl M. Loeb, Rhoades & Co.

Members New York Stock Exchange, American Stock Exchange and principal Commodity Exchanges

42 WALL STREET NEW YORK 5, N. Y.

PRIVATE WIRE SYSTEM

Providing immediate access to Primary Markets through Branch Offices, Correspondents and their connections in over 100 Cities throughout the United States and Canada

LONDON, ENGLAND

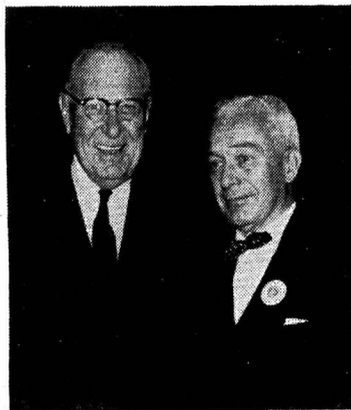
St. Regis Hotel, New York City
New York State: Auburn • Elmira • Geneva • Hornell
Ithaca • Middletown • Syracuse • Utica • Watertown
Stroudsburg, Pa.

CORRESPONDENTS

Anderson & Strudwick...Richmond, Charlottesville, Fredericksburg, Va.
Betts, Borland & Co. Chicago, Ill.
Boettcher & Company..... Denver, Colorado Springs, Grand Junction,
Pueblo, Col., Chicago, Ill.
J. C. Bradford & Co..... Nashville, Knoxville, Jackson, Memphis,
Clarksville, Tenn., Atlanta, Ga., Jackson, Miss.
Chaplin, McGuiness & Co..... Pittsburgh, Pa.
E. W. Clark & Co..... Philadelphia, Lancaster, Germantown, York, Pa.
Cooley & Company..... Hartford, Conn.
Dittmar & Company, Inc..... San Antonio, Dallas, Tex.
A. G. Edwards & Sons..... St. Louis, Clayton, Mo., Springfield, Belleville,
Jacksonville, Ill., Houston, Tex., Little Rock, Jonesboro,
Ark., Keokuk, Ames, Iowa, Shreveport, Lake Charles,
La., Laurel, Miss., Phoenix, Ariz., Naples,
St. Petersburg, Fla., Tuscaloosa, Ala.
Elder & Co..... Chattanooga, Tenn.
Farwell, Chapman & Co..... Chicago, Ill.
Hill & Co..... Cincinnati, Ohio
Johnston, Lemon & Co..... Washington, D. C., Alexandria, Va.
Loewi & Co., Inc..... Milwaukee, Appleton, Beaver Dam, Chippewa Falls,
Eau Claire, Green Bay, Janesville, Madison, Mosinee, Racine,
Waukesha, Wausau, Wausatosa, Wisconsin Rapids, Wisc.
W. L. Lyons & Co..... Louisville, Danville, Lexington,
Bowling Green, St. Matthews, Ky.
Mead, Miller & Co..... Baltimore, Md.
Piper, Jaffray & Hopwood..... Minneapolis, St. Paul, Rochester, Minn.,
Billings, Great Falls, Mont., Fargo, No. Dakota
Prescott & Co..... Cleveland, Shaker Square, Canton, Columbus,
Toledo, Ohio
Sanders & Company..... Dallas, Tex.
Sutro & Co..... San Francisco, Los Angeles, Beverly Hills, Hayward,
San Jose, California

FOREIGN CORRESPONDENTS

Greenshields & Co. Limited..... Montreal, Canada
A. E. Osler Company Limited..... Toronto, Canada
Paulo A. Bromberg..... Sao Paulo, Brazil
Roldos S. A..... Montevideo, Uruguay
Mercantil De Inversiones S. A..... Caracas, Venezuela
Yamachi Securities Co., Ltd..... Tokyo, Japan
Ian Potter & Co..... Melbourne, Australia



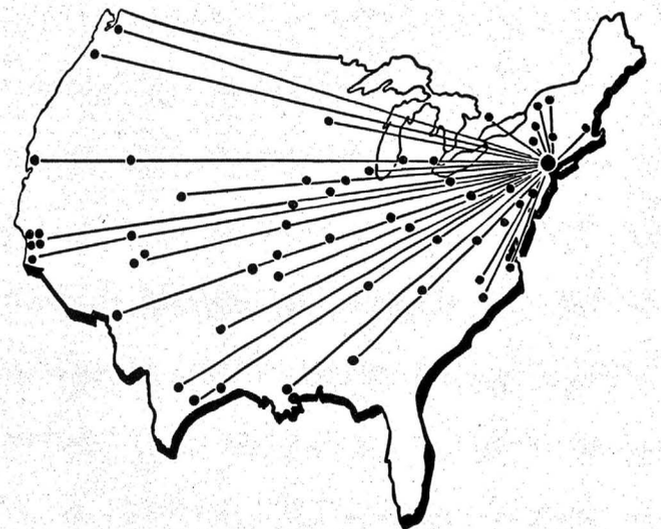
Ralph Longstaff, *Taylor, Rogers & Tracy, Inc.* (Chicago); Charles A. Bezer, *Sutro Bros. & Co.*



Joseph A. Monahan, *J. A. Hogle & Co.*; Herbert R. Gesell, *Stone & Webster Securities Corporation*



Warren G. Shore, *Schweickart & Co.* (Brooklyn); Harold C. Shore, *Harold C. Shore & Co.*



Coast-to-Coast Correspondent Network

• Underwriters of Corporate Securities • Underwriters of State, Municipal and Revenue Bonds • Complete Brokerage Service in Stocks and Bonds • Comprehensive Research • Primary Markets in over 300 Unlisted Securities

Gregory & Sons

Members
New York Stock Exchange • American Stock Exchange
Midwest Stock Exchange
72 Wall Street New York 5, N. Y.
Telephone Whitehall 3-7600
Corporate Teletype: NY 1-865 • Municipal Teletype: NY 1-1691
Cable Address: GREGSONS

We have direct wires to Correspondents in the following cities:

ALBUQUERQUE ASHEVILLE BALTIMORE BELOIT BEVERLY HILLS BOSTON
BURLINGTON CHARLOTTESVILLE CHICAGO CINCINNATI CLEVELAND
DALLAS DENVER DES MOINES DETROIT DURHAM EL PASO
FARMINGTON, N. M. FAYETTEVILLE, ARK. FAYETTEVILLE, N. C. FULLERTON
GRAND RAPIDS HARRISBURG HOUSTON HUNTINGTON, W. VA. INDIANAPOLIS
JOPLIN KANSAS CITY LOS ANGELES MALONE MINNEAPOLIS MONTGOMERY
NASHVILLE NEW ORLEANS NORFOLK PHILADELPHIA PITTSBURGH
PORTLAND, ORE. POTSDAM ROCK ISLAND ROME, N. Y. ST. LOUIS
SALT LAKE CITY SAN ANTONIO SAN DIEGO SAN FRANCISCO SANTA ANA
SANTE FE SEATTLE TORONTO TULSA UTICA VICTORIA, TEX.
WASHINGTON WESTWOOD WHITTIER

SHELBY CULLOM DAVIS & CO.

Members New York Stock Exchange

Underwriters and Dealers in

**INSURANCE STOCKS
CORPORATE & MUNICIPAL BONDS**

Oldest Specialists (with Predecessor Firm) in Insurance Stocks. Serving Dealers and Institutions since 1927.

116 JOHN STREET, NEW YORK 38, N. Y.

Telephone BEekman 3-0626 • Teletype NY 1-384

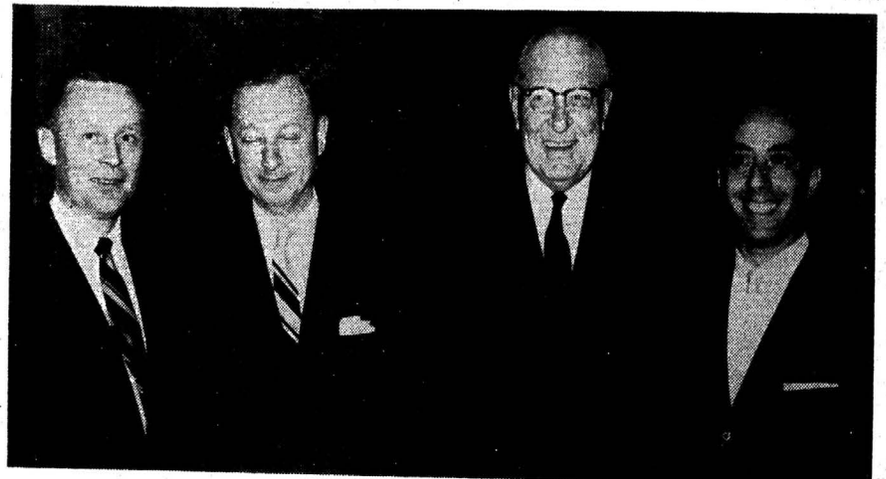
"IN THE HEART OF THE INSURANCE DISTRICT"



Harold Murphy, Gregory & Sons; Bernie Weissman, Gold, Weissman Co.; Sid Jacobs, Sidney Jacobs Co.; Sol Bass, Bear, Stearns & Co.



Lewis "Hank" Serlen, Josephthal & Co.; Barney Nieman, Carl Marks & Co., Inc.; Jack Barker, Lee Higginson Corporation



Ray Benell, Harry P. Schaub, Inc. (Newark, N. J.); Harold Friedman, Sutro Bros. & Co.; Ralph Longstaff, Taylor, Rogers & Tracy, Inc. (Chicago); John De Marco, Edwin L. Tatro Company

ALL MARKETS ON ONE CALL

Complete Brokerage Service
for
Dealers, Brokers and Dealer Banks

Railroad, Public Utility, Industrial,
Convertible and Foreign Bonds

★ ★ ★

Municipal, State and Revenue Bonds

★ ★ ★

Listed and Unlisted
Preferred and Common Stocks

★ ★ ★

MABON & CO.

Established 1892

MEMBERS
NEW YORK STOCK EXCHANGE
AMERICAN STOCK EXCHANGE

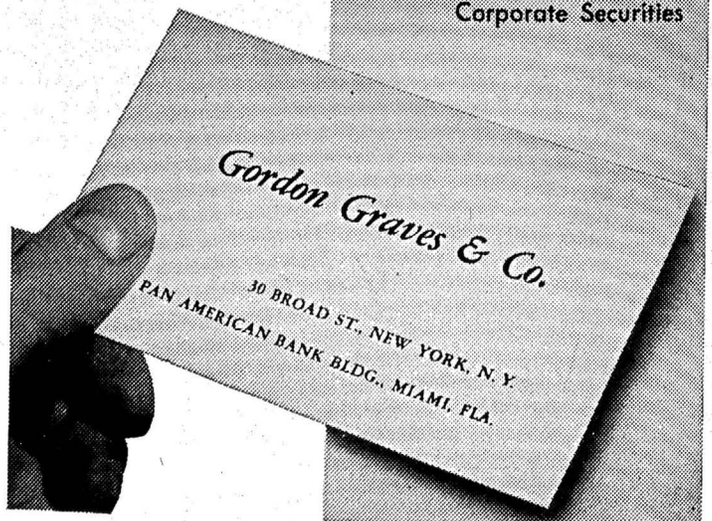
115 Broadway, New York 6 • Telephone REctor 2-2820

Bell System Teletype NY 1-2152



Barney Nieman, Carl Marks & Co., Inc.; Hon. Abe Stark, Borough President, Brooklyn, N. Y.

Underwriters and
Distributors State, Municipal
Corporate Securities





William Korn, *Dominion Securities Corporation*; Ed Burke, *Dominion Securities Corporation*; John Calef, *Dominion Securities Corporation*; Francis Conroy, *Morgan Guaranty Trust Company*



Shelby Cullom Davis and Kenneth C. Ebbitt, both of *Shelby Cullom Davis & Co.*



Gerald Monahan, *Purcell & Co.*; Richard Kuhn, *Purcell & Co.*; Theodore Houlton, *Purcell & Co.*; Robert Manghir, *Dominick & Dominick*



William B. McKenzie, *W. C. Pitfield & Co., Inc.*; John M. Fitzgerald, *W. C. Pitfield & Co., Inc.*



Harry Undy, *Suplee, Yeatman, Mosley Co. Incorporated (Philadelphia)*; Joseph Schneidecker, *Coffin & Burr, Incorporated*; John McDonough, *H. C. Wainwright & Co.*; Mike Cito, *R. S. Dickson & Co., Inc.*

SIMMONS, RUBIN & CO., INC.

Brokers for Banks, Dealers and Institutions

We maintain primary trading markets in and have acted as principal underwriters in the following offerings:

- Big Apple Supermarkets
- Copymation, Inc.
- Douglas Microwave, Inc.
- Erdman, Smock, Hosley & Reed, Inc.
- Imperial Packing Corp.
- Transdyne Corp.
- Turbo Dynamics Corp.

We invite participation in our underwritings.

For additional information, please contact SYNDICATE DEPARTMENT

MANY UNLISTED MARKETS FROM A SINGLE SOURCE

Whether you are looking for one market or many, a single phone call to us will immediately put you in touch with primary markets from coast-to-coast. We can supply firm quotes and prompt executions in over-the-counter issues.

SIMMONS, RUBIN & CO., INC.

Underwriters & Distributors—Complete Trading Facilities

56 Beaver Street, New York 4, N. Y.
TRADING DEPARTMENT TELEPHONE: WHITEHALL 4-6627

Telephone Whitehall 4-7650
Bell Teletypes: NY 1-4581-2

Direct Wire to:
John J. Keenan & Co., Los Angeles, Cal.

S
ervice

B
asic analysis

M
arket facilities

SINGER, BEAN & MACKIE, Inc.

40 EXCHANGE PLACE • NEW YORK 5, N. Y.

HAnover 2-9000 • NY 1-1825 & 1-4844

FIRM TRADING MARKETS IN OVER 450 STOCKS

★ Direct Wires to ★

Burton J. Vincent & Co.
Chicago

Saunders, Stiver & Co.
Cleveland

Dallas Rupe & Son, Inc.
Dallas

Evans MacCormack & Co.
Los Angeles

Reynolds & Co.
Philadelphia

Stone & Youngberg
San Francisco

Established 1928

We Offer a
**COMPREHENSIVE INVESTMENT
 AND
 DEALER SERVICE**
 in
ALL CLASSES OF BONDS AND STOCKS
 including
**PUBLIC UTILITY—RAILROAD—INDUSTRIAL
 FOREIGN ISSUES**

We are Particularly Adapted to Service Firms
 With Retail Distribution

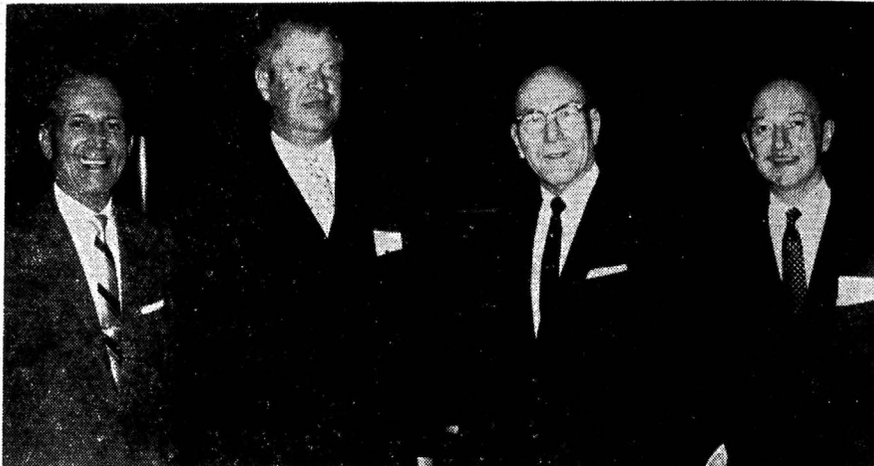
Your Inquiries Solicited

P. F. FOX & CO., INC.

120 BROADWAY, NEW YORK 5, N. Y.
 Telephone REctor 2-7760 Teletypes NY 1-944 & NY 1-945



Fred Roughan, American Securities Corporation, George Collins, American Securities Corporation; Corb Liston, Prescott & Co. (Cleveland); Leo F. Newman, American Securities Corporation (Boston)



Ed Zinna, Smith, Barney & Co.; Kurt Grunebaum, New York Hanseatic Corporation; Carl S. McKee, C. S. McKee & Company (Pittsburgh); Maurice Hart, New York Hanseatic Corporation



Harold Walters, Sade & Co. (Washington, D. C.); Norman Wilde, Janney, Dulles & Battles, Inc. (Philadelphia); Sam Kennedy, Yarnall, Biddle & Co. (Philadelphia); Frank Ronan, New York Hanseatic Corporation

Since 1929

Primary Markets in New England Securities
 General Market Stocks and Bonds

MAY & GANNON INC.

140 FEDERAL STREET, BOSTON 10, MASS.

BOSTON HU 2-8360	PORTLAND Enterprise 9830	PROVIDENCE Enterprise 9830
HARTFORD Enterprise 9830	PHILADELPHIA Enterprise 6643	BALTIMORE Enterprise 6643
NEW HAVEN Enterprise 6643		

Bell System Teletype BS 568-9

PRIMARY MARKETS

UTILITY and INDUSTRIAL STOCKS
 NEW ENGLAND SECURITIES

J. B. MAGUIRE & CO., INC.

31 Milk Street, Boston 9, Massachusetts

Open-end Telephone Wire to New York
 New York—CAnal 6-1613 Boston—HUBbard 2-5500
 Bell System Teletype—BS-142, BS-145

Providence, R. I.—Enterprise 2904 Portland, Maine—Enterprise 2904
 Hartford, Conn.—Enterprise 6800

Private Wire To A. M. Kidder & Co., Inc., New York
 For
 Bank and Insurance Stocks



Stanley Roggenburg, Roggenburg & Co.; Stan Dawson-Smith, Cruttenden, Podesta & Co.

Founded 1851

UNDERWRITERS · DISTRIBUTORS · DEALERS

Industrial, Public Utility and Railroad Securities
 State and Municipal Bonds

ESTABROOK & CO.

MEMBERS
 NEW YORK AND BOSTON STOCK EXCHANGES
 Associate Member American Stock Exchange

40 Wall St., NEW YORK 5 - 15 State St., BOSTON 9, MASS.

HARTFORD · POUGHKEEPSIE · PROVIDENCE · SPRINGFIELD



Charles Roemmele, *Paine, Webber, Jackson & Curtis*; Sam Minsky, *Hardy & Co.*; Matthew Deane, *L. F. Rothschild & Co.*; David Wittman, *Schrijver & Co.*



Bob Roberti, *C. F. Childs and Company*; Don Sheahan, *Bankers Trust Company*; F. Daniel Wasservogel, *Dean Witter & Co.*; Timothy Donovan, *New York Hanseatic Corporation*



Guido Volanti, *New York Hanseatic Corporation*; Milton Soukup, *Smith, Barney & Co.*; John D'Angelo, *Merrill Lynch, Pierce, Fenner & Smith*; Bill McClintic, *Strader & Company, Incorporated (Lynchburg, Va.)*

UNDERWRITERS, BROKERS and DEALERS

distributing

CORPORATE and MUNICIPAL SECURITIES

since 1886

W. E. HUTTON & CO.

Members New York Stock Exchange
and other leading exchanges

14 Wall Street
NEW YORK 5

First Nat'l Bank Bldg.
CINCINNATI 2

Boston Philadelphia Baltimore

Dayton, O. Columbus, O. Lexington, Ky. Easton, Pa. Hartford, Conn.
Portland, Me. Lewiston, Me. Biddeford, Me. Burlington, Vt.
Hackensack, N. J. 10 East 44th Street, N. Y. 17, N. Y.

**Underwriters, Distributors and Dealers
in
Corporate and Municipal Securities**

HIRSCH & CO.

Members New York Stock Exchange and Other Exchanges
25 BROAD STREET, NEW YORK 4, N. Y.

Telephone: HANover 2-0600

Teletype: N.Y. 1-210

WASHINGTON BALTIMORE NEWARK MIAMI BEACH PALM BEACH
FORT PIERCE LAKE WORTH LONDON GENEVA AMSTERDAM

Correspondents: HAVANA, CUBA

Direct Wire Service:

New York Newark Washington Baltimore Miami Beach
Palm Beach Fort Pierce Lake Worth

Adams & Peck

Members New York Stock Exchange
and American Stock Exchange

Brokers and Dealers in
**INDUSTRIAL & RAILROAD SECURITIES
UNLISTED INVESTMENT STOCKS**

120 BROADWAY • NEW YORK 5, N. Y.

Telephone REctor 2-4949
Teletype NY 1-724

PRIVATE WIRE TO PHILADELPHIA



Jack Blockley, *Harris, Upham & Co.*;
King Chegan, *Edwin L. Tatro Company*

SPECIALIZING IN —

**RIGHTS — WHEN ISSUED
AND
REORGANIZATION SECURITIES**

Josephthal & Co.

FOUNDED 1910
MEMBERS NEW YORK STOCK EXCHANGE
AND OTHER LEADING EXCHANGES

120 BROADWAY, NEW YORK 5, N. Y.
WORTH 4-5000 BELL SYSTEM TELETYPE NY 1-319

DIRECT TELEPHONE TO BOSTON

19 CONGRESS ST., BOSTON 9, MASS.
LAFAYETTE 3-4620

PRIVATE WIRE SYSTEM TO CORRESPONDENTS IN PRINCIPAL CITIES

BROOKLYN, N. Y. LOCK HAVEN, PA. HANOVER, PA.

Dealers and Brokers in
**Railroad, Public Utility & Industrial
 Bonds & Stocks**

Over-the-Counter Trading Dept.
D. Howard Brown
Frank MacKain

INGALLS & SNYDER

*Members New York Stock Exchange
 Members American Stock Exchange*

100 BROADWAY NEW YORK 5, N. Y.
 Cortlandt 7-6800 — Bell System Teletype NY 1-1459



Ray Forbes, *Shearson, Hammill & Co.*; Neill Sellin, *Shearson, Hammill & Co.*; E. D. Etherington, *New York Stock Exchange*; David S. Foster, *Association of Stock Exchanges Firms*

SPECIAL SITUATIONS

HETTLEMAN & Co.

ONE WALL STREET NEW YORK 5, N. Y.
 Telephone: WHitehall 3-5770



Joseph Smith, *Newburger & Co. (Philadelphia)*; Wesley Bishop, *Smith, Bishop & Co. (Syracuse)*; Willard Rice, *Eastman Dillon, Union Securities & Co. (Philadelphia)*; Donald Gray, *Hayden, Stone & Co. (Syracuse)*

1891 *Our Sixty-Ninth Year* 1960
UNDERWRITERS • DEALERS • DISTRIBUTORS

**PRIMARY MARKETS
 IN CONNECTICUT SECURITIES**



CHAS. W. SCRANTON & Co.

Members New York Stock Exchange
NEW HAVEN

NEW YORK RECTOR 2-9377 • BELL TELETYPE NH 194

Danbury Bridgeport New London Waterbury



David E. Bull, *David Morris & Co.*; Thomas J. Costello, *Quentin Smith*, and Paul Stouffer, all of *Albert Frank-Guenther Law, Inc.*

FIRST OF MICHIGAN CORPORATION

Underwriters and Distributors

**STATE, MUNICIPAL
 and
 CORPORATE SECURITIES**

Members Detroit and Midwest Stock Exchanges

NEW YORK DETROIT CHICAGO

Columbus — Grand Rapids — Battle Creek — Flint
 Lansing — Saginaw — Bay City — Grosse Pointe



Raymond Kiernan, *Merrill Lynch, Pierce, Fenner & Smith Incorporated*; Stanley M. Waldron, *Merrill Lynch, Pierce, Fenner & Smith Incorporated*

ARK ARK ARK

ASK RAY KENNEY*

If you are out-of-town and have a New York Office, or Correspondent wire, and an inactive Bank Stock order hits your desk, change that puzzled look to a big fat grin simply by wiring New York to "ASK RAY KENNEY," then sit back and relax in the assurance that you have directed your inquiry to the very best in the business, the one firm specializing, exclusively, in inactive Bank Stocks.

And it wouldn't surprise us one iota, if, in the not too distant future, all Wire houses were to adopt the Symbol ARK* and preface all messages on inactive Bank Stocks with it forever more. It would be a most intelligent move.

D. RAYMOND KENNEY & Co.

Specializing in inactive Bank Stocks

**One East 42nd Street,
 NEW YORK 17, N. Y.**

Murray Hill 2-4093

NY 1-2918



Burt Loewer, *Neuberger & Berman*; Ed Larkin, *White, Weld & Co.*; Bernard Horn, *Jaffee Co.*; Rob Lamar, *Jaffee Co.*



Jules Golden, *Greene and Company*; Bob Topol, *Greene and Company*; Earl Hagensieker, *Reinholdt & Gardner (St. Louis)*; Jim Traviss, *Davidson & Company (Toronto)*



Charles Bocklet, James T. Gahan, *E. F. Hutton & Company*; Richard V. Miller, *Goodbody & Co.*; Bill McGovern, *Blyth & Co., Inc.*

Over A Quarter-of-a-Century Experience
in
Over-the-Counter Markets

Mitchell & Company
Members Philadelphia-Baltimore Stock Exchange

120 BROADWAY • NEW YORK CITY
Tel. WOrth 4-3113 • Bell Teletype NY 1-1227

1922 1960

UNLISTED SECURITIES
SPECIALISTS SINCE 1922

INQUIRIES INVITED

JOHN J. O'KANE, JR. & CO.
ROBERT N. KULLMAN — MANAGING PARTNER

Members New York Security Dealers Association
42 Broadway, New York 4, N. Y.
Phone—DIgby 4-6320 Teletype—NY 1-1525

**BANK
STOCKS**

KUGEL, STONE & Co.
Incorporated

30 Broad Street New York 4, N. Y.
Telephone: WHitehall 3-2050 Teletype: N.Y. 1-1822

**INVESTMENT
SECURITIES** { **UNDERWRITERS
DISTRIBUTORS
DEALERS
BROKERS**

UNLISTED TRADING DEPARTMENT

★ ★ ★

M. L. LEE & CO., INC.
(Formerly Lee Co.)

135 BROADWAY, NEW YORK 6, N. Y.
Telephone COrtlandt 7-3708 Teletype NY 1-62



Bob Diehl, *Paine, Webber, Jackson & Curtis (Los Angeles)*; Al Tisch, *Fitzgerald & Company*

A Complete Money Service
for banks, brokers and dealers

COLLATERAL LOANS, INSURANCE LOANS
FEDERAL FUNDS

Garvin, Bantel & Co. **GB**
FOUNDED 1931
Members New York and American Stock Exchanges

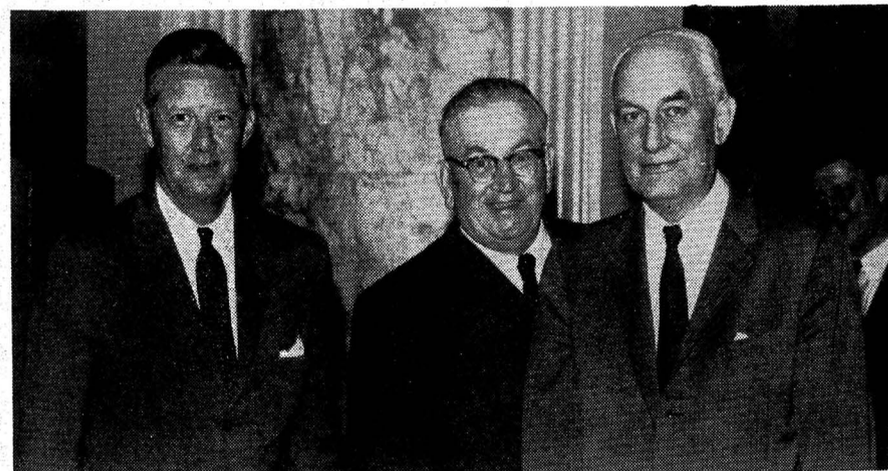
120 BROADWAY, NEW YORK 5
Phone REctor 2-6900 Teletype: Money NY 1-17
Securities NY 1-1544



Lyall M. Wightman, *Isard, Robertson & Co., Ltd.* (Toronto); Mickey McBride, *Midland Securities Corpn. Ltd.* (Toronto)



Guy R. Hogarth, *Fahnestock & Co.* (New Haven, Conn.); Lester J. Thorsen, *Glore, Forgan & Co.* (Chicago); Homer Bateman, *Pacific Northwest Company* (Seattle)



Jack Merris, *Johnson, Lane, Space Corporation* (Atlanta); Jim Kelly, *Shearson, Hammill & Co.*; Alfred Himes, *Shearson, Hammill & Co.*

JAMES ANTHONY & Co.
 incorporated

37 WALL STREET
 Bowling Green 9-4290
 NEW YORK 5, N. Y.

Teletype NY 1-4541⁴

SPECIAL SITUATIONS

CANDEE & CO.
 Members National Association of Security Dealers, Inc.

44 WALL STREET NEW YORK 5, N. Y.
 BOWling Green 9-0040 Tele: NY 1-1862

**LISTED & UNLISTED
 SECURITIES**

MICHAEL J. HEANEY & Co.
 Members American Stock Exchange

120 BROADWAY • NEW YORK 5, N. Y.
 Telephone WOrth 4-4176

Gearhart & Otis, Inc.

74 Trinity Place, New York 6, N. Y.

WHitehall 3-2900 Teletype: NY 1-576



Vincent Gowan, *Goldman, Sachs & Co.*; Al Grice, *J. R. Williston & Beane*

Specialists in

**BANK and INSURANCE
 STOCKS**

Edwin L. Tatro Company
 50 BROADWAY, NEW YORK 4, N. Y.

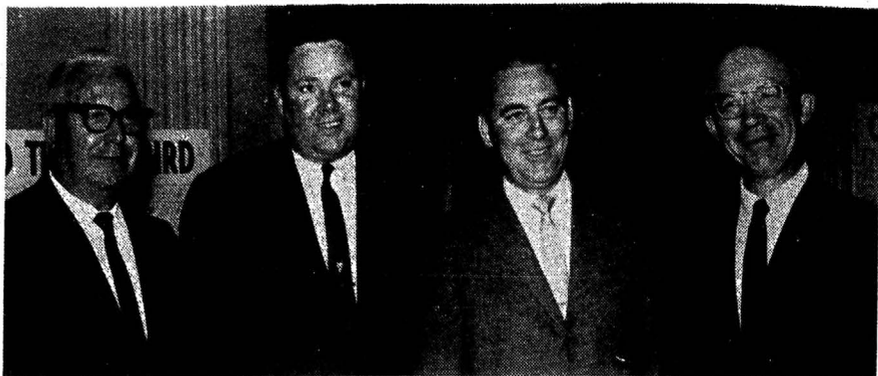
Telephone: DIgby 4-2420 Teletype: NY 1-3430

Direct Telephone
 BALTIMORE — BOSTON — HARTFORD: Enterprise 7846

Primary Markets For Banks, Brokers and Dealers

EPSCO
GULTON INDUSTRIES
HOUSTON OIL FIELD MATERIALS
MULTI-AMP ELECTRONICS

A. M. LERNER & CO., inc.
 BROKERS — DEALERS — UNDERWRITERS
 15 William Street, New York 5, N. Y.
 Telephone: HA 5-5441 Teletype: NY 1-1383



Harold McGuire, *J. W. Sparks & Co.*; Richard T. Leahy, *J. W. Sparks & Co.*; Fred Winterberg, *J. W. Sparks & Co.*; George Searight, *Searight, Ahalt & O'Connor, Inc.*

Underwriters Wholesalers Dealers
 of
CORPORATE SECURITIES

JOHN R. BOLAND & CO.
 INCORPORATED

30 BROAD STREET NEW YORK 4, N. Y.
 BOWling Green 9-0292 Teletype N. Y. 1-4487



Bernard Tompkins, *Tompkins & Lauren*; Elbridge Smith, *Stryker & Brown*; Jack Barker, *Lee Higginson Corporation*; Ted Vogel, guest; Bill Elliott, *J. Barth & Co.*

1930 **1960**

TRADING MARKETS
in
UNLISTED SECURITIES

Greene and Company
Members New York Security Dealers Association
37 Wall Street, New York 5, N. Y.

Teletype Telephone
 NY 1-1126 & 1127 HANover 2-4850
Direct private telephone Philadelphia—WAlnut 2-1514
Direct private wires to Los Angeles, San Francisco, Dallas & Denver



J. R. Holt, *J. R. Holt & Co. (Denver)*; Thomas Darrie, *P. W. Brooks & Co., Incorporated*; Milton Capper, *Capper & Co. (Jersey City, N. J.)*; William Lowe, *P. W. Brooks & Co., Incorporated*

PRIMARY MARKETS

Complete Trading Facilities and Experience
For Brokerage Service in all

UNLISTED SECURITIES
 for BANKS — BROKERS and DEALERS

SIDNEY A. SIEGEL & CO., INC.

39 BROADWAY NEW YORK 6, N. Y.
 DIgby 4-2370 Teletype NY 1-5237; 5238



Frank Orlando, *Goodbody & Co.*; Bernard Tompkins, *General Counsel of STANY*; Nat Krumholz, *Ogden, Wechsler & Krumholz*; George Angelos, *Chas. W. Scranton & Co. (New Haven, Conn.)*

Dictum Meum Pactum

HILL, THOMPSON & CO., Inc.

Edw. Glassmeyer College Trustee

Edward Glassmeyer, a Vice-President and director of Blyth & Co., Inc., investment banking firm, has been elected a trustee of Athens College. Mr. Glassmeyer is also a Vice-President and a Governor of the Investment Bankers Association of America, representative organization of the nation's investment banking industry.



Edward Glassmeyer

The college is American-endowed and has an enrollment of 1,200 boys whose ages range from 9 to 19 years.

The administration of the college includes a Greek board of trustees functioning in Athens and an American board of trustees in New York, the latter being the parent body of the college. An American president, Homer W. Davis, and a Greek co-director share the responsibility of direction.

To Mark 50 Years of Consumer Credit

A national committee of leading bankers has been formed to conduct a nation-wide program of public education this year marking the fiftieth anniversary of consumer bank credit, Thomas C. Boushal, board chairman of The Bank of Virginia, and chairman of the committee, announced.

Named the "National Committee for 50th Anniversary of Consumer Credit in Commercial Banks," the group includes thirty bankers who are leaders in consumer credit. The members in each Federal Reserve District will organize regional committees to enlist the support of the state banker associations, and to encourage local banker and community activities throughout the country, according to Mr. Boushal.

Mr. Boushal announced the naming of the following executive committee of the new national group: Chairman, Ralph W. Pitman, senior Vice-President, Central-Penn National Bank, Philadelphia; Walter E. Kolb, President, Industrial Bank of Commerce, New York; John B. Paddi, Vice-President, Manufacturers Trust Company; J. Andrew Painter, Vice-President, The First National City Bank; John Reilly, senior Vice-President, The First Pennsylvania Banking and Trust Company, Philadelphia; Clinton W. Schwer, Vice-President, The Chase Manhattan Bank; and James P. Winchester, executive Vice-President, Norfolk County Trust Company, Brookline, Mass.

Other members of the national committee are: Jo Abbott, Vice-President, Valley National Bank, Phoenix, Ariz.; Donald Z. Albright, Vice-President, Security First National Bank, Los Angeles; Frank E. Bauder, Vice-President, Continental Illinois National Bank and Trust Co., Chicago; Joseph E. Birnie, President, The Bank of Georgia, Atlanta; Keith G. Cone, Vice-President, La Salle National Bank, Chicago; P. L. Corneil, Vice-President, Seattle-First National Bank; Carl M. Flora, Vice-President, First Wisconsin National Bank, Milwaukee; O. W. Fosher, Vice-President, Mercantile Trust Company, St. Louis; Paul R. Geisinger, Vice-President, The National City Bank of Cleveland; John L. Gibson, Vice-President, Republic National Bank, Dallas, Tex.; Thomas W. Gormly, Vice-President, Pitts-

burgh National Bank; Joseph A. Hudson, Vice-President, Lincoln Rochester Trust Company, Rochester, New York; Cyril J. Jedlicka, senior Vice-President, City National Bank & Trust Company, Kansas City; T. M. Kulp, Vice-President, First National Bank, Minneapolis; Robert S. Nooe, senior Vice-President, Wachovia Bank & Trust Company, Winston-Salem, N. C.; Donald O'Toole, President, Pullman Banking Group, Chicago; William F. Reed, Vice-President, Mellon National Bank & Trust Company, Pittsburgh; J. L. Rieben, Vice-President, First Security Bank, Salt Lake City, Utah; Hal E. Roof, Vice-President, The Central Bank & Trust Company, Denver, Col.; W. A. Spaugh, Vice-President, American Security & Trust Com-

pany, Washington, D. C.; A. F. Wagele, Vice-President, Bank of America, San Francisco; and Paul M. Welch, Vice-President, The Citizens & Southern National Bank, Atlanta.

Walter Pidgeon Steel Products Stock Offered

Mainland Securities Corp. of Hempstead, Long Island, N. Y. on May 9 publicly offered 75,000 shares of Walter Pidgeon Steel Products, Inc. common stock (par 10 cents) at \$4 per share as a speculation.

Of the net proceeds, \$50,000 will be used for tooling and machinery for manufacturing plant (negotiations to lease a plant are presently

being conducted); \$50,000 for inventory of fencing and door components; \$50,000 for advertising allocation; and \$45,000 for general working capital.

The company sells steel fencing which is fabricated from tubular steel in such a fashion as to give the finished product the appearance of wrought iron fencing. At present, all manufacturing and fabrication of the fencing is done for the company by Westmoreland Metal Manufacturing Co., Milnor St. and Bleigh Ave., Philadelphia, Pa.

In Securities Business

American Israel Basic Economy Company is engaging in a securities business from offices at 681 Fifth Avenue, New York City. Emmanuel Sella is a principal.

Phila. Secs. Men Hear

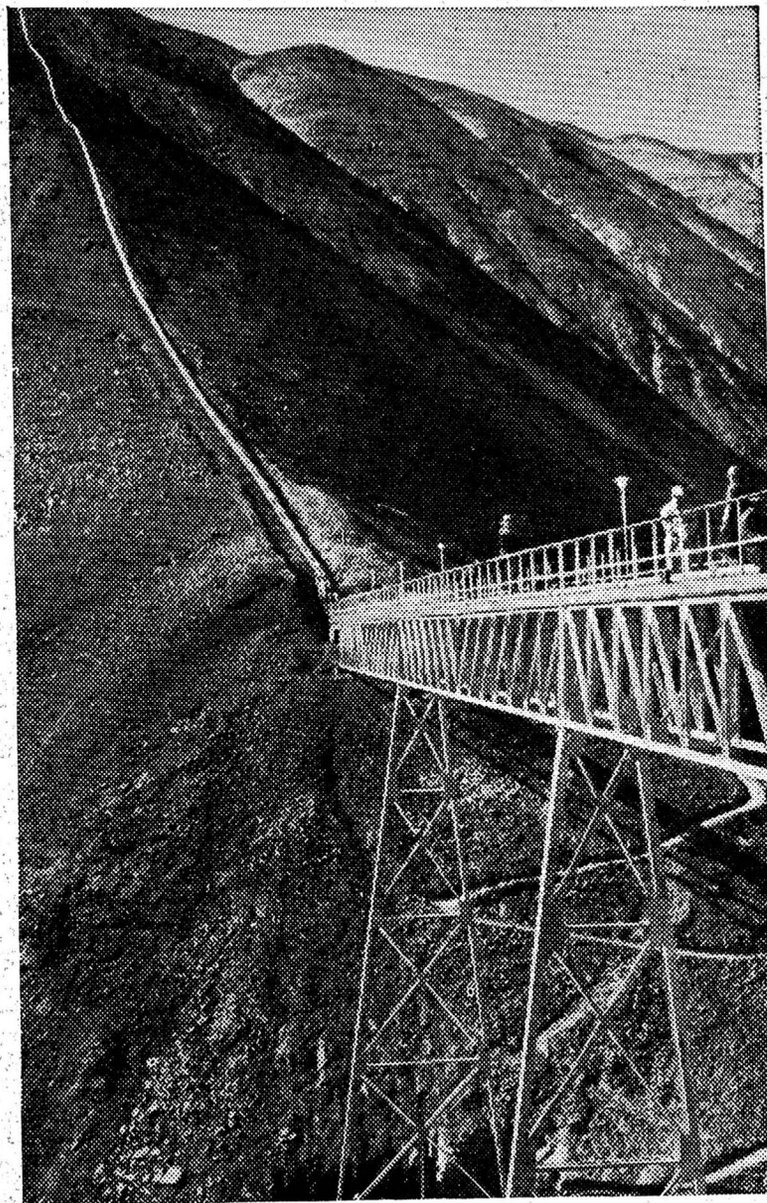
PHILADELPHIA, Pa. — Cameron Chisholm, chairman of the board of Teleflex Incorporated will be guest speaker at a luncheon meeting of the Philadelphia Securities Association on Wednesday, April 27 at Kugler's Restaurant.

Henry McK Ingersoll of Smith, Barney & Co. is in charge of arrangements.

With Dempsey-Tegeler

(Special to THE FINANCIAL CHRONICLE)

SAN FRANCISCO, Calif. — William L. Anderson and John O. Mills have become connected with Dempsey-Tegeler & Co., John Hancock Bldg. Mr. Anderson was formerly with Bingham, Walter & Hurry. Mr. Mills was with Mittelberg Company.



MORE COPPER

for Industry's Growing Needs

pouring through Anaconda's pipeline down the Chilean Andes

Throughout the world, demand for copper continues to rise. The cause for this increasing demand is not hard to find: The revolution in electronics, technological progress in many industrial fields, a rapidly rising population and steadily improving living standards have been chiefly responsible. The copper industry stands ready to meet this growing demand with an ever-increasing productive capacity, thanks in part to Anaconda's development of important copper deposits in Chile.

Through the unique pipeline system shown above at Anaconda's new El Salvador mine and concentrator, the copper concentrate in slurry form flows down the western slopes of the Chilean Andes for 14

miles to the Company's railroad loading point at Llanta. There it is dewatered before being hauled to the Potrerillos smelter—the end result of three years of research, development, construction, and a 110-million-dollar investment.

Despite all of the copper Anaconda has produced in the past, the Company's ore reserves today are substantially greater than ever before. In the future, Anaconda may be counted on to continue its mineral exploration—to continue developing, in its research laboratories, new applications for copper, brass and bronze—to continue meeting the growing needs of world industry for more and better products in the entire nonferrous metal field.

ANACONDA®

SUBSIDIARIES OF ANACONDA MANUFACTURE: COPPER AND ALUMINUM ELECTRICAL WIRES AND CABLES; ALUMINUM FOIL, SHEET, ROD AND BARS, STRUCTURALS, TUBING AND EXTRUDED SHAPES; COPPER, BRASS AND BRONZE SHEET, PLATE, TUBE, PIPE, ROD, FORGINGS AND EXTRUSIONS; FLEXIBLE METAL HOSE AND TUBING.

60182B

How Long Can We Continue To Live With Our Fiction

Continued from page 1

them aside as reserves against emergencies.

Presently, the American taxpayer is loaded with \$9½ billion a year for interest on the \$290 billion Debt, nearly twelve cents of every dollar of federal revenue. Are we to believe that we would be no better off if taxes were 12% lower—even though the bondholders would receive that much less? (Could they not have invested in other securities?) By the same token, no tax ever is a burden, provided that the money taken from a domestic Peter is "transferred" to a domestic Paul, which is what usually happens.

Note, how neatly the argument for the public debt's alleged economic innocence fits into the not-so-innocent frame of mind of the demagogues who plead for Wealth Redistribution. Why not indulge in such "transfers" by which the loss of one side is compensated, supposedly, by profits of the other? By promoting the Something-for-Nothing illusion, debt-making serves not only as the motor of Inflation, but also as an intellectual vehicle of Collectivism.

The Economics of the Debt

The interest charge on the National Debt is a strategic element in the federal budget. Without the \$9½ billion—minus \$2 billion, maybe, allowing for the bondholders' income tax—among the "overhead" costs of government, the budget could be held in balance and the debt reduced, still leaving funds available for tax cuts.

The national debt burdens the economy in more than one way. New money the government borrows is taken out of the nation's "pool" of savings: \$7 billion in 1958, \$5 billion in 1959. That much less is left to other borrowers—business, consumers, local authorities, home builders. A shortage of capital is engendered and interest rates mount, raising production costs and living costs, in addition to the government's own costs of operation.

For another thing, what did the government do with the money? Little if any of it had been invested in a productive fashion. Wherever it went, almost no return flows back. Its interest charges are not covered by forthcoming earnings, as in the case of reproductive (self-liquidating) investment. Instead, the charges have to be paid out of taxes—paid largely by people engaged in production—and a disincentive is fostered.

Some of the borrowing was necessary, to be sure. It is scarcely possible to cover all war expenditures out of current revenues. But even during wars, the abandon with which the responsible politicians plunge into borrowing—of the most dangerous short term variety, preferably—is something to behold. And what justification is there, in this most prosperous postwar era for not reducing the debt, nay, for raising it further? We shall come back to that.

Of course, it is much easier to win support for public spending out of future generations' income than at the living (and voting) taxpayers' expense. The latter resent higher taxation—especially so, when the burden is very heavy already—while the former cannot talk back. By recourse to borrowing, a singular hurdle to reckless projects (with popular appeal) is eliminated. And something else is eliminated: the rational control over the use of the borrowed funds. As Adam Smith

wrote nearly 200 years ago, speaking of the difference between private and public debt:

"a creditor of the public, considered merely as such, has no interest in the good condition of any particular portion of the land, or in the good management of any particular portion of capital stock. As a creditor of the public he has no knowledge of any such particular portion. He has no inspection of it. He can have no care about it. Its ruin may in some cases be unknown to him, and cannot directly affect him."

Budgetary controls are a highly unsatisfactory substitute for the lender's "inspection" of individual credit risks, least satisfactory on the postwar scene, when the Congress cannot even figure out the exact state of fiscal commitments, nor the government its own operational condition. The federal budget is in a mess, perpetuated by the demagogues' disposition to take credit for current welfare spending and leave the debit to their successors.

The sheer size of the American national debt should provide food for thought. Instead, it provides the inflationists with a hollow argument. Why, the "bankers" were hollering about national bankruptcy if the Debt should pass \$50 billion. Now, we are close to \$300 billion, and the hollering has subsided. What matters is not the actual size of the debt but its proportion to the national income gross or net (take your choice), ignoring the fact that the two rise together: more debt means more paper-income. If the Debt rises faster, that is no problem either. One simply declares that the new proportion is the right one. The richer the nation, the greater its ability to pay and the more it can borrow, a reasoning which at least recognizes that the Debt is a burden. But it does not recognize the fact that in the process of accumulating it, prices had been inflated, the credit structure distorted, the savers short-changed, the nation's financial standards corrupted, and the foundations of the free enterprise system impaired. Misgivings of sane minds were due to the foresight that unsavory practices would have to be used in "selling" a blown-up volume of obligations, and a chain reaction of sickening repercussions to be expected.

Fiscal Legerdemains

Our national debt is equal to three-fifths of the annual gross national product, nearly double the public debts of all non-Soviet countries combined. How can the American capital market carry such a load of parasitical claims and still function? By a number of financial tricks and deceptions, all contrary to the operational rules of the free market, some even to the criteria of the criminal code.

Let us consider the distribution of the Debt by major categories of holders, starting with the sum \$50 billion in the Treasury's trust funds, largely the social security, the railroad pension and the veterans life insurance accounts.¹ These funds represent the excess of special payroll taxes over and above the amounts disbursed. The managers of an insurance or of a trust company would soon be out of business if they invested in their own obligations the funds entrusted to them. But that is precisely what the government does. It diverts the earmarked revenues into general expenditures and puts its own I.O.U.'s in the respective accounts. It considers these well-"placed" obligations as owned by

¹Smaller amounts are "tucked away" in the federal road fund and other accounts of the Treasury.

itself—the Treasury's one pocket owes it to the Treasury's other pocket. Nothing to worry about. The Sovereign cannot be put in the penitentiary.

Continental social insurance systems, notably the German, are autonomous bodies that invest their reserves traditionally in bonds of private (publicly regulated) mortgage credit institutions—rather than in government obligations.

The interest on these well-placed bonds is "paid" in more I.O.U.'s. What if outgoing payments should exceed the contributions? Why, that is simple; the rate of the levy will be raised, or more people forced to take the "insurance." A more ingenious piece of financial legerdemain is hard to invent. Quite logically, the bureaucrats figure that since agencies of Uncle Sam hold the obligations of Uncle Sam, the two sides of his ledger cancel out. Accordingly, 50-odd billion dollars are deducted from the "gross" national debt. The "net" debt is reduced by that amount—adding a statistical legerdemain to the financial. In any case, one-sixth of the Debt is no "headache" to the Debt Managers.

Falsifying Bank Balance Sheets

There are several other dumping places for federal securities, agencies that have no other choice in investing their funds, though they are not organs of the Treasury. One is the—Central bank. The Federal Reserve holds some \$25 billion which are being "rolled over" from one maturity date to the next. Another interesting case in point is the Federal Deposit Insurance Corporation. It sinks the "insurance" premiums paid by the banks into long-term government bonds, accumulating so far about \$2¼ billion worth—as a guaranty fund for some \$140 billion of "insured" bank deposits. The FDIC itself has brought out in its Report for 1957 that, in effect, deposit insurance is relevant only in a bank crisis—in which case it would not be helpful at all. All its funds would be exhausted at once if a single one among the eight or ten biggest banks would get into trouble, to say nothing of a widespread run. (The public's impression that this is an insurance like any other rests on the belief that the Government guarantees the deposits, which it does not.) On top of that, to cover even a very small fraction of the "insured" deposits, the FDIC would have to liquidate its own holdings and break the bond market. Not only is this a phony arrangement which misleads the public, but it also induces the banks to neglect building up proper capital accounts for the protection of the deposits, relying on the "insurance"—and on their own holdings of government securities.

That brings us back to the some \$65 billion of Federal securities held by the banking fraternity, equal at the end of 1959 (on the books) to about 25% of their total deposits. Insurance companies and savings and loan associations are holding another \$20 billion. The institutions are under no compulsion to buy and are free to sell—legally. De facto, they have a limited choice only. They are cajoled (and bamboozled) into buying and retaining these securities, in violation of economic common sense, business ethics, and governmental responsibility.

A corporation publishing faked balance sheets would be barred from every stock exchange. It may even face criminal prosecution. The objective is to protect the investor against fraud. But the same fraudulent practice is legalized so far as commercial and savings banks are concerned. They can carry government bonds on their books at par value. A \$1,000 bond may be quoted on the market at \$800 or less; the balance sheet of your bank still may show it at \$1,000. The purpose of this

regulation, adopted by all federal and state supervisory agencies, also by the SEC, is to give those bonds a sacrosanct status, guaranteed against book losses. Thereby, they are promoted to absolutely safe and "liquid" investments. The bank examiners count the federal bonds, whatever their maturity and actual price, as prime liquid assets, just like cash. The more liquid is the bank, by the examiners' standards, and never mind the losses. (The more loans, the less liquid is the bank, and never mind the quality or maturity of the loans!)

Small wonder that the banks purchase long term federal obligations, thereby creating a market for them. The result is that with rising interest rates and declining values of medium- and long-term securities (as in 1958-60), the modest capital accounts—reserves against losses—are impaired in most banks! In a number of them, the entire capital and surplus had been lost. In some, even a part of the deposits was wiped out. But the public knows nothing about this sad situation. No newspaper dares to discuss it or the preposterous practices of the government at the root of it. The "Silence of the Sea" covers them up. Those on the inside (and insight) hope and pray—that a Recession will reduce the pressure on the capital market, raise bond prices, and wipe out the losses. Very likely, it will; but what about the next "cycle"? For how long, or how many times, will the depositors and savers permit themselves to be fooled? Sooner or later every legerdemain, subtle as it may be, is exposed—and backfires.

A further consequence is that the bond portfolios "freeze in." By selling them, the banks would disclose their losses which would skyrocket if major amounts were liquidated. While the boom and high interest rates obtain, the "prime liquidity" turns out to be the very opposite unless the bonds are monetized at, and the losses shifted on, the Federal Reserve. How long can the central bank be relied upon to resist the "temptation"?

The foregoing is merely the beginning of the "story" of the National Debt. Its impact on the monetary system—and on the free enterprise system—constitutes a special chapter, to wit.

The "Rationale" of Inflation

Does it matter how large the National Debt is? Not really, quoting a widely used college textbook:

"There is no sign that a high debt exhausts the credit of the government . . . and since as a last resort 'it can borrow from itself,' there need be no fear on this account."

But a large debt necessitates money-printing and brings about price inflation. What is wrong with that, answers the same Source of Wisdom:

"If we could only export one of the printing presses used for the manufacture of Federal Reserve Notes, to let us say, China, our foreign investment would be enormously higher."

One thing is certain: we do not have to export money-printing presses. That kind of technology is fully developed everywhere, especially so in the so-called underdeveloped countries. They do exactly what we are doing—monetizing the public debt. In fact, they are more "progressive" in this respect than we are, or more impatient, and use fewer formalities. Instead of a slow monetization, they indulge in the self-accelerating process.

Debt monetization virtually is forced upon the Government by the colossal volume of the Debt. To attempt collecting say, \$100 billion savings, or even \$50 billion, for permanent investment in

Government bonds is out of the question. Interest rates would have to rise to prohibitive heights, and the flow of capital into mortgages, corporate and municipal bonds greatly reduced, if not stopped altogether. To avoid "excessive" interest rates and an excessive drain on the long-term funds, the Treasury is driven into the short-term money market. At this writing, \$70-odd billion obligations are maturing within one year. Another \$48 billion savings bonds and \$7 billion convertibles belong, in effect, in the same category, adding up to almost one-half of the gross debt. Then, too, \$62 billion are due in one-to-five years, which is still a very short range.

To borrow short is very convenient—for financial charlatans. No problem of "placing" the bonds; most of the time, banks and others with excess cash can use three-to-nine-month Treasury bills, one-year certificates, and similar instrumentalities. They are as good as cash and yield a return, too. They are equivalent to cash because the Treasury never defaults (how could it when it may print the money with which to pay—"borrow from itself") and there is a safe and secure outlet for them—in the central bank. The Federal Reserve is here to pick up the slack, if any, and to turn it into legal money. To monetize this kind of debt is not a legal, but a political must. Otherwise the entire credit structure would be doomed, not only the Treasury's own credit.

In the final analysis, our credit system and our economic "security" rest on the National Debt. Three-fifths (\$25-odd billion) of the Federal Reserve's assets consist of public securities. They constitute most of the "cash" reserves of the corporations and savings-loan associations. They constitute one-half to two-thirds of the banks' "liquidity." Actually, virtually every cent of what we consider as prime liquid assets is either Government paper or a claim on Government paper.

The most paradoxical situation obtains in the banks. If a bank makes a legitimate, productive, self-liquidating loan to business, its over-all liquidity goes down. It has acquired a "risk" asset (even if the credit involves no risk whatsoever); and its liquidity position has "worsened." But if it loans the same amount to the Government—every purchase of a Treasury security amounts to that—then, by an unproductive, never-to-be-repaid loan, its liquidity position has improved. It "improved" for two reasons: because the long-terms can be carried at par on the (window-dressed) bank balance sheets, and because the shorter-terms have a safe and secure market in the central bank—the money printing press.

Fictional Finance and Monetization

The implications of this imaginary liquidity are devastating, as demonstrated by the behavior of the average banker. He finds that 50% or more of his assets are "prime liquid"—either Government paper, or claims on paper money to be issued against Government paper. The purchasing power thus created has nothing to do with gold or silver or marketable goods or anything tangible, present or future. But his bank exudes "liquidity;" nothing to worry about. Within very broad limits, he can proceed to make loans in almost any illiquid fashion; legally and statistically, his situation remains comfortable and unassailable, provided he observes the customary rituals. It makes little difference how far the maturity of his business loans, mortgage loans and "other" loans is stretched; or how good the credit of the respective debtors is. He pours out instalment credit by mortgaging the car and forgetting

to check on the car's owner; uses sight deposits to extend term loans (up to ten years) on oil-in-the-ground without a thought to the future price of over-produced oil; he finances construction that will pay its way only if the inflation continues indefinitely; gives, and is encouraged to give, mortgage credit to young couples with or without secure jobs at little or no down payment; and so on.

Financially, we live in a world of fiction, as we did in the 1920's. Then, a gigantic structure of speculative values—the Stock Exchange—provided the fictitious liquidity that oiled the wheels of a mythical Eternal Prosperity (on which, in turn, the Stock Exchange values rested, closing the vicious circle). Now, a gigantic structure of artificial bond values generates the lubricant of an equally fictitious Prosperity—at mounting costs, prices, and tensions—based on the implicit myth of the central bank's inexhaustible capacity to maintain, by debt monetization, the system's liquidity.

The direct monetary consequences are patent. Suppose the Federal Reserve would refuse to buy, or to loan on, any more obligations of the national Government (to say nothing of an attempt to unload an unappreciable portion of its portfolio). The demand for those obligations could dry up overnight. Banks, financial institutions, business corporations, individuals, all would find themselves in a highly uncomfortable condition. Instead of swimming in liquidity, actual or potential, they would be faced with far-reaching liquidations. A scramble for "cash" might develop even into an old-fashioned money panic. At any rate, security and real estate values—based as they are on the assumption of an indefinite credit flow—would be in for a severe beating.

But why should the Federal Reserve stop monetizing "whenever needed" to maintain the fiction of ample liquidity? And if it were reluctant, what would stop the Congress from forcing the central bank's hand? I do not doubt that the Congress is almighty—so far as legislation is concerned. The question is, merely, whether economic forces can be out-legislated. As things stand now, debt monetization by the Federal Reserve could not be resumed on a major scale without giving a fresh impetus to the vicious wage-price spiral, without impairing the balance of payments and sparking an outflow of gold. Unless we are ready to take another dollar devaluation on the chin—or to accept all-round price, wage and foreign exchange controls—let alone the mass unemployment in the wake of a progressive inflation—the volume of Federal Reserve credit must be kept under strict control. And there is another Damocles sword hanging over the national economy, one that is being neglected, if not ignored, in the controversy about Creeping Inflation.

Living on Overdraft

Technically and psychologically, the inflated national debt is the pillar that holds up an over-inflated and rapidly growing structure of non-federal (municipal, corporate, and individual) debts. That paper-edifice is growing at a faster rate than the money volume or people's net income or their net savings; faster than productive investment or industrial output. Totalling an estimated \$587.7 billion at the end of 1959, the net private-plus-municipal debt is now 3½ times what it was thirty years before, when it collapsed by its own weight. But that ominous reminder does not tell the full story. What matters is the self-accelerating growth of the non-federal debt-tower. The addition in 1959—net, after repayments—amounted to \$57.4 billion,

the largest ever, seven billions more than in 1957, the previous peak year, practically equalling its own increase in eight years of the booming Twenties!

Patently, the growth of private, corporate and municipal debts—still leaving aside the Federal debt—finances our economic growth. It is equally patent that the one "growth" must not, and can not, run far ahead of the other. Or how could the debts be serviced and amortized, if not out of the output of the investment which they financed? But the non-federal debt zooms ahead of the G.N.P.; at that a large slice of the G.N.P. consists of things (like military hardware) and services (of bureaucrats, for example) which cost a lot but are not acceptable in payment to creditors.

Recourse on the national debt and its monetization is the "built-in" safeguard of the inflationists. Indeed, it is built-in into his mind. It is a mind equipped with statistics, dialectics, and wishfulness; it lacks nothing but foresight (and hindsight!). Living in a financial Eden, it ignores the serpents in the Garden. The name of it is **Over-Expansion**.

The Curse of the Debt

Speaking of non-federal debts: unless the money is borrowed, in effect, for wasteful consumption or sheer gambling—some of it surely is—it serves to enlarge production and productive facilities. Directly or by indirection, credits (debts) provide the means of expanding the industrial capacity, from inventories and machines to buildings and plants, and the incentive to do so.

But the "leverage" in the financial set-up of communities, corporations and family budgets gets shorter and shorter, heading for a devastating break of the dams which hold a pernicious liquidation from flooding the rampart of our economy. The crisis is unavoidable, as it was unavoidable in the past, when people awaken to the understanding that there are no real values—earning power—back of the excessive capacities and malinvestments which their claims are supposed to represent. Economic growth may be, and has been, fostered for years by a reckless expansion of private and corporate debts. But when the latter "burst at the seams," the Government will not be able to step in to save the day and maintain the growth. It will have no untapped tax sources left, and it will have exhausted its debt resources—overdrawn on its own credit. What remains is recourse on the central bank. By then, money-printing may smooth the liquidation process, at best; at worst, it will bring about skyrocketing prices. In either case, a period of economic stagnation is bound to be the reward for a prolonged process of capital erosion.

Creeping Inflation's Financial Suicide

Fortunately, there is salvation in prospect, nay, under way. The built-in automatism—a real one, not man-made—of the financial market place slowly but surely terminates the Debt inflation. It does so (if only it is permitted to operate) by raising the interest rates. Rise they must, because of the vast credit demand of the would-be debtors, on top of the mountain of accumulated debts, and the growing reluctance of the capital owners and managers. Savings institutions are compelled to buy fixed interest assets; individual savers may be bamboozled by solemn and meaningless assertions of maintaining Stability together with the freely spending Welfare State, as if they were compatible. However, as more and more capital flows into real estate, common stocks, durable goods, even into sheer "conspicuous consumption," in order

to beat the capital erosion, more and more of this spending has to be financed by credit. The result is not only a dwindling return on the "hedged" but also rising costs of borrowing—which spoil the fun and slow down the inflationary momentum.

Creeping inflation is a costly and dangerous luxury which only an economy can afford that is not loaded with Debts as yet.

ABA Conference In November

Chairmen of committees for the American Bankers Association's 29th Mid-Continent Trust Conference, scheduled to be held at the Drake Hotel in Chicago, Nov. 17 and 18, have been announced by Charles W. Hamilton, ABA Trust Division president and R. Emmett Hanley, president of the Corporate Fiduciaries Association of Chicago. The Chicago association will be host to the conference.

Mr. Hamilton is senior vice-president and trust officer of The National Bank of Commerce, Houston; Mr. Hanley is senior vice-president of the City National Bank and Trust Company of Chicago.

The conference will bring together representatives of bank trust departments in Arkansas, Colorado, Illinois, Indiana, Iowa, Kansas, Kentucky, Louisiana, Michigan, Minnesota, Missouri, Nebraska, North Dakota, Ohio, Oklahoma, South Dakota, Tennessee, Texas and Wisconsin.

Michael A. Georgen, vice-president and cashier of the City National Bank and Trust Company of Chicago, will be chairman of the Committee on Arrangements. Other committee members are:

Asa J. Baber, Assistant Vice-President, Chicago Title and Trust Company, Entertainment.

Victor L. Bedingfield, Second Vice-President, Continental Illinois National Bank and Trust Co. of Chicago, Registrations.

John S. Dunhill, Assistant Secretary, Harris Trust and Savings Bank, Hotels.

J. A. Gallas, Assistant Vice-President, La Salle National Bank, Information.

M. B. Hagel, Assistant Trust Officer, City National Bank and Trust Co. of Chicago, Auditor.

Robert C. Hansen, Assistant Vice-President, American National Bank and Trust Co. of Chicago, Meeting Places.

Whitfield D. Hillyer, Assistant Manager, Advertising and Public Relations Department, The Northern Trust Co., Publicity.

August J. Hurt, Jr., Secretary, Trust Department, The First National Bank of Chicago, Program.

Phila. Secs. Assn. Annual Outing

PHILADELPHIA, Pa. — The annual outing of the Philadelphia Securities Association will be held on Friday, June 3, at the Aronimink Golf Club on St. Davids Road, Newtown Square, Pa.

The day's events include golf at the Aronimink Club and tennis at the Merion Cricket Club, Haverford, Pa. Following the day's sports activities members and guests will participate in the annual "Stock Exchange" which will precede dinner at Aronimink.

Arrangements for the "Stock Exchange" are being handled by Frederick T. J. Clement, of Drexel & Co. Henry McK. Ingersoll, of Smith, Barney & Co. is Chairman of the Arrangements and Outing Committee.

Forms Share Planning Co.

BRONX, N. Y.—Arthur J. Muccio is conducting a securities business from offices at 1513 Taylor Avenue under the firm name of Share Planning Co.

Asserts Banking Bill Is Invalid

Arthur T. Roth, Chairman of the Board of Franklin National Bank of Long Island will resist, in the courts, invasion of Nassau County by New York City banks because the so-called Omnibus Banking Bill is "null, void and of no effect."

This assertion, he revealed, was made in a letter, sent by counsel for his bank on May 4 to every bank in New York City, stating the new statute "was illegally enacted." He claimed the bill signed by the Governor on March 22 was never actually passed, based on the discovery of "several discrepancies."

Mr. Roth also declared the bill was void on the grounds of un-

constitutionality, as indicated in the letters to New York City banks.

Besides the letters to New York City banks, Mr. Roth revealed that his bank's counsel also has advised the Comptroller of the Currency of the U. S. and the N. Y. State Superintendent of Banks of Franklin's intention to take action, in the event a New York City bank seeks to utilize the new statute. Mr. Roth said that counsel has requested the supervisory officials to inform him if such application were made.

Forms Inv. Services

WASHINGTON, D. C.—John M. A. Lecluse is engaging in a securities business from offices at 3028 O Street, Northwest, under the firm name of Investment Services.

Will the flare-up in natural gas keep on ballooning?

What kind of revolutionary new gas appliances are coming from gas industry research? Will new industrial uses of gas as a *cutting tool* keep natural gas up front among growth stocks?

In the May issue of THE EXCHANGE Magazine, W. M. Elmer, president of Texas Gas Transmission Corp., gives you his view of the growth and potential for natural gas. He examines some of industry's 25,000 uses for gas—and the more than 500,000 gas compounds, from which come more than 25% of all chemicals. Don't miss "Natural Gas—A Growth Industry."

Record Common Dividends

\$2,409,257,760 is the staggering total of cash dividends disbursed during the three months ended March 31 to owners of common stocks listed on the "Big Board."

• Which of the 25 industrial groups made higher first-quarter gains? Which declined? Are your holdings among the three groups that accounted for the lion's share of the payments?

The world's most exclusive club

Five new members were admitted to the Big Board Billionaires Club last year. These are companies whose sales or revenues were over a billion dollars. Since two were dropped, two readmitted, the total is now 51.

You'll find their names and records, plus a fascinating table, in "51 Billionaires."

Can you get in "under the wire" on ex-dividends?

How long before the record date are stocks traded ex-dividend? Learn what behind-the-scenes work must go on for you to become a stockholder of record. "XD" in the May issue of THE EXCHANGE Magazine gives you the facts.

How's your "Big Board" shorthand?

• PET, OAT, HAT—how are ticker symbols selected?

• Why does GSW stand for Great Western Sugar? X=U.S. Steel?

You'll get the fascinating picture from "Financial Shorthand" in THE EXCHANGE Magazine's May issue.

Vital information you can't buy on newsstands.

THE EXCHANGE Magazine cannot be purchased on any newsstand. But if you would like to be "in the know" on all the fascinating information in the May issue—and keep abreast during the year ahead—mail the 1-year subscription coupon below. For just \$1.50 you will receive 12 monthly issues of THE EXCHANGE Magazine. Get your May copy promptly. Subscribe today.



TC-18

THE EXCHANGE Magazine, Dept. 7
11 Wall Street, New York 5, N.Y.

Enclosed is \$1.50 (check, cash, money order).
Please send me the next 12 issues of THE EXCHANGE Magazine.

NAME _____

ADDRESS _____

CITY _____ STATE _____

St. Lawrence Seaway and Canadian Mineral Industry

Continued from page 9

present there are several aluminum, ferroalloy and electric steel producing plants in the St. Lawrence River valley and additional expansion is expected.

To evaluate the Seaway phase of the St. Lawrence project after only one operational season is, I think you will agree, somewhat premature for several reasons. It was to be expected that the \$475-million project would experience some initial operating difficulties. Many boats entered the Great Lakes for the first time in 1959 and, owing to a lack of familiarity with procedure, several delays and minor collisions resulted. During the past 'break-in' year, the United States steel strike had a significant effect, not only on shipping as related to that industry, but on industrial activity in general. In addition, the first half of 1959 witnessed a strong economic recovery from the general recession in the previous year. Clearly we witnessed a year which will tend to mask Seaway trends for the next year or so. When examining specific mineral commodities, however, some indication of what is to follow can be inferred in varying degrees.

Because of the expected importance of iron ore in future Seaway traffic, the remainder of my paper deals mainly with that commodity. Before discussing iron ore, however, I will briefly examine some other mineral and metal commodities as they relate to Canada and the future traffic of the Seaway.

(a) Coal and Coke

Between 1953 and 1958, shipments of coal through the St. Lawrence canals averaged about 1.6 million tons annually. Traditionally, about 99% of this total consisted of United States bituminous coal coming from Lake Erie ports bound for the Quebec market in small boats known as canalers. These canalers can carry about 2,000 to 4,000 tons of bulk cargo. Prior to 1954, these boats usually returned to Lake Erie empty, but in 1954 they began returning with Quebec-Labrador iron ore transhipped at Contrecoeur near Montreal.

With the opening of the Seaway, cargoes of iron ore were carried directly from Seven Islands to Lower Lake ports in boats of 8,000 to 25,000 ton capacity. Since

upbound iron ore movements are expected to greatly exceed other downbound bulk cargo movements, empty ore carriers returning to Seven Islands from Lake Erie ports can be expected to compete for available cargoes of coal. In the Lake Erie-Lake Superior movement of iron ore and coal, however, most of the new, large-bulk carriers prefer to return to Lake Superior ports from Lake Erie ports in ballast rather than return with a shipment of coal. Thus, most of the coal shipped to Lake Superior ports is carried in 8,000 to 12,000-ton capacity boats. Such a situation may be expected for the St. Lawrence coal movement as well. In addition, harbor and unloading facilities, demand for small coal shipments and stockpile capacities will also limit the size of carriers used. For some customers, the old canalers will still be required.

Where Rail Still Prevails

During 1957, Quebec consumed about 5.46 million tons of coal of which 3.0 million came from the United States, 2.35 million from the Maritimes and 0.11 million from the United Kingdom. About one-half of the Quebec imports from the United States came via the Seaway. Besides the coal, about 0.5 million tons of coke were consumed and most of this coke originated in the United States with very little coming through the Seaway. The volume of coal and coke from the United States coming via non-Seaway routes would suggest an immediate potential increase in traffic of up to 1.9 million tons for the Seaway. During 1959, there was no indication of a change in shipping patterns for this potential traffic. One consumer of coke received a trial shipment from Chicago via the Seaway but there were little savings in cost, and, although the rate structure will be reviewed periodically, the company plans to continue receiving its coke by rail. One important feature of all-rail shipments throughout the year is that excessive winter rail rates are not incurred as when summer shipments are made by water. In addition, large winter stockpiles are not required. One seller of coal in Ontario and Quebec has indicated that no real benefit with respect to shipping charges has accrued with the opening of the Seaway. However, when more iron ore car-

riers are built and more 'turn around' time becomes possible, some carriers returning to Seven Islands from Lake Erie may carry coal to Quebec ports.

Another intangible feature affecting the suppliers of coal to the Quebec market is the size of subventions paid to Maritime coal producers. Any change in subventions would have an influence on the proportion of the market obtained by Maritime and United States producers. A more serious factor affecting the Quebec coal market is the effect of natural gas sales. Natural gas from western Canada first became available to Montreal in 1958. Within the next five years serious dislocations of both coal and fuel oil markets may be expected. Although it is early to measure, natural gas made serious inroads into the coal and fuel oil markets of 1959. After the main dislocation period, the remaining consumers of coal in Quebec should benefit from some decrease in shipping charges once definite shipping patterns and improved Seaway operation are achieved.

If large increases in Seaway coal traffic are realized, it will probably result from increased American exports to Europe at the expense of United States east coast ports. For certain United States mines, shipments via the Seaway will prove to be competitive while for other mines more distant from Lake Erie ports and closer to the east coast, shipments will continue to go eastward by rail to ocean carriers.

(b) Petroleum and Petroleum Products

In the past, petroleum and petroleum products have constituted a significant portion of the old St. Lawrence canal traffic. In general, shipments cannot be expected to increase significantly because of changing patterns in crude oil supply.

Montreal has for many years been Canada's largest petroleum refining centre and has always used foreign crude oil exclusively. Almost three-quarters of the crude oil used in Montreal refineries come from Venezuela and the remainder from the middle east. All but approximately 10% of the total supply is delivered via a pipeline from Portland, Maine, on the Atlantic seaboard, with tanker deliveries up the St. Lawrence to Montreal harbor being the other avenue of supply. In the past, Ontario has been greatly dependent on petroleum products shipped from Montreal refineries and to a lesser extent on direct product imports received via Montreal. This westward movement of products from Montreal refineries into Ontario has been largely by pipeline, with tanker shipments on the old St. Lawrence canals in recent years accounting for only about one-quarter of total inland annual receipts.

Within the past few years, petroleum refining capacity in Ontario has been greatly increased as a result of the building of the Inter-provincial pipeline system from Edmonton, Alberta, to the Lakehead in 1950 and its subsequent extension to Sarnia, Ontario, in 1953 and to Toronto in 1957. With the growing surplus of crude oil producing capacity in western Canada, the pressure to find more markets has been increasing and, in view of the difficulties of obtaining adequate market outlets in the United States, greater reliance is being placed on the Ontario market. This is leading to less dependence on inter-provincial shipments from Quebec and it can be expected that petroleum product shipments through the St. Lawrence canals, which declined from one million tons in 1957 to 760,000 tons in 1958, will decline still further during the next 3 or 4 years. With increasing domestic demand for petroleum, St. Lawrence Seaway shipments may subsequently begin to rise moderately although estimated traffic during the latter part of the 1960's

will probably not be appreciably in excess of one million tons per annum.

With the new Seaway, some people have suggested that foreign crude oil will find its way to Ontario refineries. Although small shipments have been made, and will possibly continue to be made, they are not expected to exceed shipments made in previous years. In general the large ocean tankers cannot pass through the Seaway, and consequently, the economics made possible by super-tankers shipment will not be realized in the Seaway.

(c) Nonferrous and Ferroalloy Ores and Metals

Copper concentrates produced in Canada in the vicinity of the Great Lakes and St. Lawrence Seaway are smelted mainly at Noranda, Quebec, and in the Sudbury area. Zinc concentrates are shipped to the central and eastern United States. Pyrite concentrates in less significant amounts, go to Canadian and United States chemical plants. Although some zinc concentrates have been shipped to western Europe via the Seaway nearly all are shipped by rail to United States smelters, most of which are situated inland. There does not appear to be any reason for Canadian non-ferrous concentrates to be shipped through the Seaway in any significant amount unless a new market pattern develops.

Refined copper is produced in eastern Canada at Montreal and Sudbury. Overseas exports are by boat from Montreal and continental shipments are largely by rail. Aluminum ingot is produced in Quebec with overseas shipments being made by boat, and continental shipments by rail or by ocean or lake carriers through the Seaway. Nickel matte, nickel compounds and nickel metal are shipped from the Sudbury area and from Port Colborne both in Ontario. Exports overseas move by rail to Montreal, or to the east coast, then by boat. Some shipments from Port Colborne can be expected to go through the Seaway.

Manganese and chromium ores are customarily imported by boat for consumption in the Montreal, Quebec and Welland, Ontario areas. This would suggest that the Seaway may bring about savings in ore shipment costs to the Welland area. In contrast to the Seaway traffic in these ores, the movement through the Seaway of the ferroalloy metals themselves is insignificant owing to existing shipping and trade patterns.

In general, the Canadian non-ferrous and ferroalloy ore and metal industries are not expected to benefit greatly from the new Seaway transportation system.

(d) Iron and Steel

Four fully integrated companies are the nucleus of the Canadian iron and steel industry. Of a total steel ingot and castings capacity of 6.7 million net tons as of January 1, 1959, two firms in the Hamilton area accounted for 48.5%; one firm at Sault Ste. Marie, 24.0%; and one firm at Sydney, Nova Scotia, 14.0%. A number of smaller electric steel furnace plants, situated in various parts of Canada, account for the remaining 13.5% of capacity. In addition, there is a non-integrated blast furnace plant at Port Colborne, an electric alloy steel plant at Welland and an electric pig iron and titania slag plant at Sorel, Quebec. The Canadian iron and steel industry is presently capable of supplying about 75% of all primary iron and steel shapes consumed in Canada.

The movement of primary iron and steel products through the St. Lawrence canals has tended to be erratic in nature and, usually has never exceeded 1% of all Seaway traffic. During 1958, perhaps a typical pre-Seaway year, 13,746 tons came up the St. Lawrence canal system from the east destined for United States ports and

11,194 tons went down the canal system to Quebec foundries and electric steel plants. Of all the steel bars, sheets, structural shapes and pipes that went downbound to Canadian ports during the same year, 22,345 tons were shipped by Canadian producers and 30,243 tons by United States producers. Upbound traffic in these commodities to Canadian ports totalled 28,586 tons from Canadian producers. Foreign imports amounted to 6,003 tons for Canada and 13,518 tons for the United States. Shipments of other primary iron and steel products through the canal system totalled 14,000 tons with the major portion 7,500 tons, consisting of Canadian export shipments to the United States. It is understood that much larger rail tonnages by-pass the Seaway. Rail has such advantages as all-year service and less costly handling and distribution costs, and it makes possible small units of delivery where such is requested. During 1959, Canadian railways did not feel it necessary to alter rates to meet Seaway competition.

With the opening of the Seaway both Canadian and United States steel producers in the Great Lakes area experienced competition from cheaper foreign steel, mainly from western Europe. Because of the high demand in the first half of 1959 and the United States steel strike in the second half, iron and steel markets for Canadian producers remained very strong. Despite the strong demand, one Canadian steel executive told the speaker that "it did seem that foreign steel competition was unusually severe but this trend could not be confirmed because of the ensuing steel strike." Another steel executive pointed out that the Seaway enables foreign shippers to penetrate farther into the midwest. During the fall of 1959, it was understood that several steel fabricators in Toronto and Montreal placed several orders for steel "with European suppliers for spring delivery at prices ranging from \$20 to \$28 per ton below Canadian rates." Similar low price quotations are not unknown in Chicago. If foreign competition continues in this market area, Canadian steel producers must continue to make improvements in efficiency and productivity. If Canadian plants can meet this competition, and in general there is no overwhelming reason for saying this cannot be done, the Canadian consumer will benefit in the long run.

(e) Iron Ore

The Canadian iron ore industry has only recently gained world prominence. Between 1939 and 1948 annual iron ore production rose from 0.1 to 1.2 million long tons, nearly all of which was produced in Ontario. In 1949, Newfoundland entered Confederation and production from the Wabana mine increased Canada's 1949 production to 3.3 million long tons. By 1953 annual production had increased to 5.8 million long tons with Ontario and Newfoundland producing almost equal amounts while lesser amounts were being exported to Japan from British Columbia. In 1954, Iron Ore Company of Canada commenced shipping from its newly developed deposits in Labrador-Quebec. Although other small companies have commenced production since 1954, the Labrador-Quebec development was mainly responsible for increasing Canadian iron ore production to a peak of nearly 20 million long tons in 1956 and 1957. After the 1958 recessionary year, production from the same area enabled Canada to reach an all-time peak in production of about 22 million long tons in 1959. Heavy demand for ore from the smaller producers was also important in making 1959 a record year.

Iron ore production, trade and consumption for 1957 and 1958 are given in the accompanying Table I. Production in British Columbia comes from two small, open-pit producers of magnetite

TABLE I

Canadian Iron Ore—Production, Trade and Consumption 1957-58

Production (shipments)	1958*		1957	
	Long Tons	\$	Long Tons	\$
Quebec	5,371,026	46,215,671	7,922,275	65,805,057
Newfoundland	4,987,909	37,833,672	7,298,910	57,898,102
Ontario	3,254,020	33,307,549	4,345,630	41,317,629
British Columbia	564,260	4,080,393	319,055	2,200,637
Total	14,177,215	121,437,285	19,885,870	167,221,425
Imports				
United States	2,984,663	28,021,842	3,778,140	32,593,452
Brazil	62,437	909,249	264,192	3,685,845
United Kingdom	201	862		
Chile			10,367	107,128
Sweden			5	363
Total	3,047,301	28,932,053	4,052,704	36,386,788
Exports				
United States	8,595,843	77,749,050	12,613,121	110,179,709
United Kingdom	2,000,526	16,212,753	3,047,029	24,283,831
West Germany	810,543	6,144,130	1,097,105	8,294,106
Netherlands	464,540	3,765,352	545,687	4,455,135
Japan	493,332	3,587,471	336,429	2,342,738
Belgium	26,530	215,502	145,675	1,176,397
Italy			108,675	908,748
France			79,048	640,630
Total	12,391,314	107,674,258	17,972,769	152,281,294
Indicated Total Consumption**	4,833,202		5,965,805	

*All 1958 figures are subject to revision.

**Shipments plus imports less exports, but with no account taken of changes in stocks at consuming plants.

concentrates for export to Japan. In Ontario, direct-shipping and concentrated hematite ores, sinter, high-grade pellets and magnetite concentrates are produced from open-pit and underground mines. About 70% of Ontario's shipments are exported to the United States. In Newfoundland (including Labrador) and Quebec, large tonnages of direct-shipping hematite ore are produced from open-pit mines astride the Labrador-Quebec border. In addition, high-grade pellets are produced near Ottawa and high phosphorus hematite is produced from underground mines on the east coast of Newfoundland. Most of the ore produced is for export to the United States and western European countries.

Although the percentage of iron ore consumed in Canada from domestic mines is rising, all Ontario blast-furnace operators use large amounts of United States Lake Superior ore despite the existence of adequate supplies in Canada. This is explained partly by past supply patterns established before 1939. It is also due to part-ownership by Canadian steel firms of several United States mining companies. In addition much of the new Canadian iron ore industry was developed without the benefit of financial participation by Canadian steel producing companies. In Nova Scotia however, iron ore from Canadian sources is used almost exclusively in the local iron and steel industry.

Names Various Operating Companies

The Labrador-Quebec district is the dominant iron ore producing area in Canada and it is from this district that the expected seaway iron ore traffic is to originate. At present, Iron Ore Company of Canada is the sole producer. Direct-shipping hematite ore is produced from several open-pit mines in an area astride the Labrador-Quebec border some 360 rail-miles north of the port of Seven Islands, Quebec. This area near Schefferville, Quebec, is estimated to contain 418 million tons of proved reserves grading 52% iron. Iron ore is mined from April to November and waste stripping is done through the winter. During the 7½ month shipping season, ores are shipped to western Europe to the United Kingdom, to Canadian and United States east coasts and up the St. Lawrence river to both United States and Canadian consumers. Since production began in 1954, the following tonnages have been shipped from Seven Islands.

	Long Tons
1954-----	1,781,453
1955-----	7,721,694
1956-----	12,023,041
1957-----	12,435,659
1958-----	7,967,208
1959-----	13,058,915

Total---- 54,987,970

Besides Iron Ore Company of Canada's present operations (owned by Republic Steel Corp., National Steel Corp., Armco Steel Corp., Youngstown Sheet and Tube Company, Wheeling Steel Corp., Bethlehem Steel Corp., M. A. Hanna Company, Hollinger Consolidated Gold Mines Ltd. and two Canadian concession companies), this company and two others are busily developing three separate deposits in the Wabush Lake area of Labrador and the Mt. Reed area of Quebec to the south.

Quebec Cartier Mining Company, a wholly owned subsidiary of the United States Steel Corporation, is developing one of its known deposits in the Mt. Reed area at Lac Jeannine, Quebec, for production early in 1961. Specular hematite concentrates grading about 65% iron are to be produced at the rate of 8 million tons annually. About 20 million tons of crude ore grading 30% iron from one open-pit mine will be required for feed to the beneficiation plant. The company is actively testing other known deposits of equal

(300 million tons) or larger magnitude between Mt. Reed and Mt. Wright. The Lac Jeannine operation has required the construction of a deep harbor at the new town of Port Cartier, another town near the mine, a 193-mile railroad, a 60,000-hp. power development and a beneficiation plant. Total production cost is expected to approach \$300 million. Although no definite decision has been made, the company expects to ship its 28-mesh concentrate the year-round. Shipments will be made to Europe, to Atlantic Coast ports, and through the Seaway.

In the Wabush Lake area of Labrador, Newfoundland, Iron Ore Company of Canada is developing one of several concentrating grade iron ore deposits for initial production in 1962. This company, in association with Wabush Iron Company Limited, is constructing a 42-mile railway line to the Wabush Lake area westerly from Mile 224 on the Quebec North Shore and Labrador Railway which runs due north from Seven Islands to Schefferville. The deposit being developed is one of several owned by the company in the area west of Wabush Lake. It is conservatively estimated that the ore contained in these deposits amounts to 1.5 billion tons grading 37% iron, mainly in the form of specular hematite. A concentration plant with an initial annual capacity of about 6 million tons is to be built. Total cost for the entire project is expected to approach \$125 million. The relatively coarse 65% iron concentrate will be used partly for up-grading the direct-shipping Schefferville ores at the Seven Islands terminal with the remainder being shipped as produced.

On the east side of Wabush Lake, Wabush Iron Company Limited owned by Pickands, Mather & Company, Interlake Iron Corp., Youngstown Sheet and Tube Company, Steel Company of Canada and Inland Steel Corp. is developing a large orebody estimated to contain over one billion tons of material grading about 37% iron, mainly in the form of relatively coarse specular hematite. Initial production of 4 to 5 million tons of 65% iron concentrate is expected by about 1965. The ultimate plan provides for an annual capacity of 10 million tons. Capital expenditures are expected to exceed \$100 million for the first phase of the project.

Other Promising Developments

Besides these developments, the companies previously mentioned and others hold several promising deposits between Wabush Lake and Mt. Wright, 25 miles to the southwest. The whole district is no doubt underlain by several

billions of tons of concentrating grade iron-bearing material contained in iron formation which will become ore as the world's demand for iron ore increases.

Another development, about 225 miles west of Quebec Cartier's project, is that of Albabel Minerals Limited. This company is developing a large magnetite deposit with sufficient open-pit reserves to produce at least 200 million tons of 64% iron pellets. The company, owned by Cleveland-Cliffs Iron Company of the United States and M. J. O'Brien Limited of Ottawa, Canada, is working on plans for a beneficiation plant to produce 3 million tons of pellets per year. Although no announcement of production has been made it is understood that the company's preliminary plans are well advanced. A 125-mile railway would be required to connect the deposit with existing rail facilities. Deep-water shipping is available from Port Alfred, Quebec.

In the Ungava Bay area in northern Quebec, several companies hold extensive deposits of concentrating grade iron formation. Exploration and metallurgical testing is well advanced. If shipments are made, the corporate structure of the companies concerned suggests that western Europe would be the main market with most North American shipments going to the Atlantic Coast of the United States rather than through the Seaway.

The foregoing description of the present and near-future producers of iron ore in Labrador-Quebec that will ship at least a portion of their production via the Seaway, provides the necessary background for an examination of the present and future flow of iron ore from that area.

In Table II, the flow of iron ore from Seven Islands is given for 1957, a typical pre-Seaway year; for 1958, a recessional pre-Seaway year; and for 1959, the first Seaway year. Exports to western Europe maintained their relative position over the period, as did shipments to Canadian east coast consumers. From 1957 to 1959, shipments to the United States east coast decreased by 2.2 million tons, i.e., from 56% of total shipments to 36%. Philadelphia and Baltimore received the largest tonnages. While U. S. east coast shipments declined, Seaway traffic in iron ore increased from 17.9 to 40.7% of the total shipped. This represents a 3.1-million ton increase from 1957.

Up to 1958, nearly all the ore destined to Great Lakes ports from Seven Islands was transhipped to 2,000- to 4,000-ton capacity canals at Contrecoeur near Montreal. In addition, some ore was shipped all-rail from Con-

TABLE II
Destination of Iron Ore Shipments from Seven Islands, 1957-59
(thousands of long tons)

	1957(1)		1958(1)		1959(2)	
	Tons	%	Tons	%	Tons	%
To Western Europe-----	2,893	23.3	1,939	24.3	2,693	20.5
To Can. East Coast-----	330	2.6	252	3.2	332	2.5
To U. S. East Coast-----	6,990	56.2	4,414	55.4	4,768	36.3
To Can. via Seaway-----	357	2.9	181	2.3	1,067(3)	8.1
To U. S. via Seaway-----	1,866	15.0	1,181	14.8	4,271(3)	32.6
Total-----	12,436	100.0	7,967	100.0	13,131	100.0
Amount of Seaway traffic transhipped at Contrecoeur-----	1,915		1,200		766	

(1) Result of an analysis of "Canal Statistics" and Volumes I, II, III of "Shipping Report."
(2) Preliminary figures supplied by Iron Ore Co. of Canada. Minor tonnages from foreign countries can be expected to raise the Seaway total slightly.
(3) Of the 5,338,000 tons shipped through the Seaway, 73,000 tons were taken from the Contrecoeur stockpile present at the beginning of 1959. Thus, actual shipments from Seven Islands totaled 13,059,000 tons, and not 13,131,000 tons as shown on the table.

TABLE III
Estimated Iron Ore Shipments from Labrador-Quebec, 1965 and 1970
(millions of long tons)

	1965		1970	
	Tons	%	Tons	%
To Western Europe-----	6	20	10	20
To U. S. East Coast-----	9-15	30-50	15-25	30-50
Through the Seaway-----	15-9	50-30	25-15	50-30
Total-----	30	100	50	100

trecoeur to Youngstown and Pittsburgh. In 1959, the amount of ore handled at Contrecoeur was only 40% of the 1957 traffic and virtually none of the 1959 ore traffic was moved out of Contrecoeur by rail. During 1959, some canals were still used, probably because of the heavy demand for shipping which arose out of the ore boat shortage created by the steel strike. The average size of cargo through the Seaway was 15,400 tons; the largest was 23,290 tons. From Seven Islands, the average size of cargo amounted to 18,650 tons; the largest cargo was one of 54,150 tons destined for the United States East Coast.

Projects Future Seaway Ore Traffic

By 1965, shipments of iron ore from Labrador-Quebec fields can be expected to rise to about 30 million tons, and by 1970-75 to 50 million tons. What percentage can be expected to go through the Seaway? On the basis of distribution and comparative cost studies made in 1958 by the Iron Ore Company of Canada, it was estimated that of the total ore traffic destined for U. S. companies via the Atlantic Coast and for Canadian and U. S. Companies via the Seaway, about 40% would continue to go to Atlantic Coast ports, 33% would move through the Seaway and 27% by one route or the other. The direction of movement of the 27% residual will depend on the rail rates from Atlantic coast ports; on the level of ocean freight rates at any particular time; and on the cost of moving ore through the Seaway at the present toll level.

During 1959, about 10.1 million tons were shipped by these routes with about 4.77 million tons (47%) going to the United States east coast and 5.33 million tons (53%) going via the Seaway. Thus in 1959, the Seaway obtained 20 of the 27% residual shipments. This could be partly explained by the unusual shipping pattern in 1959 which saw Canadian firms taking an unusually large amount of Labrador-Quebec ore.

Transportation Costs of Competing Routes

The ultimate destination of the 27% residual ore traffic is in the Pittsburgh area. Ores destined for Lake Erie and Atlantic Coast plants will go via the Seaway and ocean routes respectively. Based on information made available to the author, and from several published sources, the expected effective 1959 rail and ocean rates indicated that ore from Seven Islands could be landed in Pittsburgh at about \$0.15 per long ton cheaper via the Seaway route than via the East Coast. If charter vessels rather than company-managed vessels had been used, the East Coast route would have been cheaper by about \$0.60 per long ton. In the Youngstown, Ohio, area, the Seaway route was cheaper by as much as \$1.00 per long ton. With these few comparative figures, it can be seen that the cost-advantage dividing line would be a northeast trending arc, west and north of Pittsburgh but south of Youngstown.

Studies made early in 1959, prior to the Seaway opening suggested that the new system would save about \$0.80 per long ton as against shipping through the old St. Lawrence canal system. This represents a saving of over 20% on previous rates from Seven Islands to Lake Erie ports. During an interview with an official of a Canadian shipping firm after the close of the 1959 shipping season, it was indicated that the "lost time" for their boats going through the St. Lawrence Seaway, and particularly the Welland canal, was serious. If the delays continue during the 1960 season, the company felt that an increase in rates would be inevitable. It is generally felt, however, that operating conditions will improve considerably and that even if rates are raised, the increase would be small.

In recent months, several prominent people in the United States have discussed the competition that United States Lake Superior ore producers are facing. Several have complained that transportation rates for their ores to the Pittsburgh area are excessive when considering rates from other sources. In this respect, it should be pointed out the rail handling and water-transportation charges to Lake Erie or Pittsburgh from Lake Superior mines are over \$2.00 per long ton less than for ores coming from mines in Labrador-Quebec. One of the most important factors that permit Labrador-Quebec ore to compete is the State of Minnesota reserve tax.

From the above discussion it can be seen that pre-Seaway rail rates from the Atlantic coast are competitive with those for the new Seaway route for landed ore in Pittsburgh. Similar studies for the movement of ore to Youngstown show the Seaway route can save almost \$1.00 per ton. Future savings in transportation costs for one or both routes may be realized. Factors affecting such savings would be the size and ownership of boats used; operational efficiency and toll structure of the Seaway; competitive rate cutting between east coast and Lake Erie railways which are operated largely by the same companies; and the capacity of various handling facilities. As adjustments are made, the percentage of ore shipped via the two routes will vary. At present, it is understood that there have been no railroad rate reductions for ore westbound from Atlantic coast ports nor is it likely that any reductions will be made in the near future.

In addition to the matter of competing routes, there are other factors affecting the volume of ore traffic through the Seaway. Many persons, in both government and industry, expect that the reserves of relatively inexpensive ore from the Lake Superior area will decline. Thus larger amounts of Labrador-Quebec ore will be required to meet raw material requirements at plants on the Great Lakes. Besides the possibility of an increasing demand from existing plants, the availability of high-grade relatively inexpensive ore from Labrador-Quebec may encourage the construction of additional plants in either the United States or Canada, or both. Even now, a new primary iron and steel industry in the St. Lawrence River valley is being considered.

One of the important factors in the building of such a plan is the size of the local steel market; however, the availability of relatively inexpensive ore from Labrador-Quebec is another factor which could result in a plant being constructed at a date earlier than would otherwise be the case. Another advantageous factor is the availability of Seaway transportation which could make possible cheaper transportation of steel products to some market areas.

Besides Labrador-Quebec ore, overseas ore must also be considered. Most Venezuelan, Brazilian, Peruvian, Chilean, Liberian and Swedish ores are unloaded at Atlantic coast ports. With the new Seaway, more Swedish ore might come through the Seaway. Ore from other sources will probably continue to be discharged at Atlantic coast ports. As United States imports from all countries increase, a trend could develop whereby non-Canadian exports to the United States would obtain the main share of the east coast import market and increasing amounts of Canadian ore would be diverted through the Seaway.

In conclusion it would appear that the tonnages of iron ore shipped from Labrador-Quebec in 1965 and 1970 will be as follows:

*From an address by Mr. Elver before the Society of Mining Engineers of AIME, New York City.

Facts vs. Fancy Regarding Drug Industry's Economics

Continued from page 3

rate of growth was due mainly to the tremendous expansion in ethical.

	1939	1947	1959
	(millions of dollars)		
Ethicals	149	579	2,000
Proprietaries	152	311	700
Total	301	890	2,700

Thus, between 1939 and 1959, sales of ethical rose by 1242% while proprietaries increased by only 360%. Since 1947, the increases have been 245% for ethical and 125% for proprietaries.

The U. S. Department of Commerce has made some estimates of the rates of growth for specific products. Among the products with the greatest rates of growth in physical volume between 1948 and 1958 were antibiotics and vitamins.

	1948	1958	Percent Increase
	(thous. of lbs.)		
Antibiotics	240	2,500	941.7
Vitamins	2,556	8,700	239.0

SOURCE: "Survey of Current Business," May, 1959, p. 23.

If the Commerce data had included the steroids, tranquilizers and other more recent developments similar large increases would have been shown.

The U. S. Department of Commerce has noted that the average annual increase of 25% in the production of antibiotics was accompanied by much lower prices: "... the average price of antibiotics has declined from \$860 per pound in 1948 to a current price of around \$160 per pound."

In evaluating the contribution to national economic growth by the drug industry, two points should be noted. First, the development of new drugs, which has meant an alleviation of pain and suffering, has contributed directly to economic growth. Secondly, this industry, by extending the working life of our population and by restoring to active production many workers who formerly would have been idle for long periods as a result of illness, has contributed indirectly to economic growth.

Research and Development

Growth has not been fortuitous in the drug industry. It is a direct result of the research consciousness of the industry. Research expenditures have risen markedly. The total was \$30 million in 1948, \$170 million in 1958, and an estimated \$190 million in 1959. And the expenditures on research for 1960 and later continue to point higher.

The proportion of the sales dollar devoted to research is one of the highest for any American industry. For all industry, the average in 1958 has been estimated at 3.2% while for the drug industry the ratio estimates range from 7.0% to 9½%. The higher ratio is obtained when research expenditures are related to sales of ethical, the segment of the industry which accounts for practically all the research costs.

Several points should be kept in mind in connection with these large expenditures. First, Senator Kefauver and his staff have made a major issue over whether specific companies discovered or developed particular products. Possibly, the picture would be clarified if these expenditures were described as *discovery and development* instead of research and development. It isn't necessary to discover a drug to make a contribution to better health. Some discoveries have remained dormant for years because the major tasks of testing, experimenting, and developing were not undertaken or because the real significance of the discovery was not understood.

Certainly, not all lines of research can be equally productive

or deal with problems that are of equal importance. Nor does progress take place at some uniform rate. The nature of research is such that the shotgun rather than the rifle often yields the greatest overall results.

A satisfactory level of profits plays a two-fold role in connection with research. First, it provides the reward for successful research and thus is the inducement to spend money for this purpose. Secondly, while research expenditures are ordinary business expenses and hence are deductible for tax purposes, the funds required for plant and equipment to develop successful products are capital expenditures. Such funds are made possible by a satisfactory level of profits. A good level of profits either facilitates the sale of new securities or provides the funds for expansion when they are not paid out as dividends. In the latter instance the stockholders are financing expansion by foregoing current dividends.

The Level of Profits

The drug industry has reported higher rates of profits over the years than have most other industries. Among the factors which have contributed to this record are greater risk exposure, rapid product innovation and obsolescence, more intensive promotion, understatement of net worth and above-average rates of growth. These factors together go far to explain the level of profitability of the industry.

Greater Risk Exposure: Since the drug industry is one in which a relatively high percentage of sales arises each year from new products, change is the rule rather than the exception. New products account for a larger proportion of total drug sales than in almost any other business. Profits tend to be higher in new than in older established companies and industries. As a result, this factor contributes toward the relatively higher rate of return which has marked the industry over the longer-run period. It should be added that efforts to promote new products are not always successful, nor does all expenditure for research eventuate in a commercially saleable product. Uncertainty, it has been said, is perhaps the most important single factor accounting for traditionally higher profits in some industries than in others.

Rapid Product Obsolescence: In the drug industry, great risks are present because of the extremely rapid pace of new discovery leading to product obsolescence. As more dollars have been funnelled into research by more companies, as well as government and independent organizations, there has been a decided shortening of the life span of new products. Thus, the risk of product obsolescence is greater today than ever before.

Once competition has caught up—and the grace period allotted is foreshortened now by foreign as well as domestic competition—the initial producer is faced with product obsolescence and with the shrinking markets which accompany the emergence of new producers.

Intensive Promotion: Drug companies perform an important educational job. Salesmen spend considerable time with doctors to acquaint them with new drugs and their therapeutic characteristics. It is the doctor who prescribes and hence much of the sales promotion must be directed to him.

The expenditure of a relatively high share of the drug sales dollar for selling expenses is not a postwar phenomenon. In 1940, 13.4% of the sales dollar in drugs

and medicines was used for this purpose. Very few industries had a higher ratio. In some industries a high ratio for selling and delivery expenses is attributable to high delivery costs rather than to promotional expenses (e.g. milk, bread and bakery products, and biscuits and crackers).

Since doctors generally prescribe brand names rather than chemical formulas, drug companies are compelled to promote the names of their products. This is one evidence of the intensive competition in the industry. The product's qualities and its advantage over competitive products must be impressed on the minds of doctors. Since the qualities are not easily summarized in some quick slogan, companies must undertake the large expenses associated with distributing samples and reading matter and using detail men.

So important is the promotion of new products that, to a large extent, a manufacturer's continued existence is dependent on his success in this area. Successful products earn high profits; others fail completely.

Intensive Investment in Product and Trade Name: Investment in the drug industry is more in terms of trade name and product brand than in brick, mortar and equipment. Such investment usually is entered on the books at token value as good-will. It does not appear as capital which adds to net worth. As a result the total net worth of the industry is understated. When profits are compared with this understated net worth, the resulting return is reported to be higher than comparable rates of return in other industries.

Above Average Rate of Growth: A final characteristic of industries with above-average rates of profits is an above-average rate of growth. Drug companies have been among those with the more rapid growth in the past three or four decades.

Are Profits Too High?

There are several additional important points to keep in mind in connection with profits. First, there is no yardstick available to determine what is a "fair" profit. Comparisons with average rates of profit in the economy prove exactly nothing concerning the "fairness" of profits. The nature of an average is such that some companies and industries will be above and others will be below the average. This does not mean that above-average profits are to be criticized or that below-average profits are to be praised.

Secondly, the phrase "gross profit margin" is an unfortunate one in any industry but particularly so for drugs where so small a part of the sales dollar is accounted for by manufacturing costs. The manner in which the Kefauver staff has misused these figures provides recent evidence on this point. The term profit should be reserved to describe what is earned by a company after deducting all costs and taxes.

Third, a drug company doesn't know precisely what profit it earns on any particular product or group of products. A major part of all costs is usually allocated among all products on some arbitrary basis which has little or no relationship to the costs actually incurred. For example, how many of the companies producing tranquilizers charged as costs for that product, the full expenses in time and money required to testify and prepare for testimony before the Kefauver Committee? And if such charges were not made, how meaningful is any profit estimate for such products? The same problem arises in connection with many of the expenditures for promotion, administrative costs, and other items. These costs generally cannot be separated for specific items.

Finally, most drug companies

sell a large number of products, some of which are made available even though the market has shrunk or is much too small to yield any satisfactory profit. Nevertheless, by supplying these products the company builds up good will which may contribute significantly to a higher volume of sales for other products. Under these conditions, even if separate costs could be completely calculated they would not be too meaningful as a guide to the real costs and profit rates for individual products. Moreover, if some products did not yield above-average profits, these items with below average profits or losses could not be made available—to the serious disadvantage of the persons for whom they are prescribed.

Drug Prices and Inflation

Wholesale and retail drug prices have lagged far behind other prices during the past twenty years. Thus, for example, the wholesale price index of drugs and pharmaceuticals has increased 80.9% since 1939 as compared with a rise of 137.3% for all commodities and 121.3% for industrial prices. If drug prices had risen 137.3% drug manufacturers would have had sales of about \$3,550 million instead of \$2,700 million or an increase of \$850 million, assuming other factors had remained the same.

Since 1947-49 wholesale drug prices have declined by 6% while the all-commodities index has increased by 18.9% and industrial prices have advanced 28.6%.

If the comparison is made with 1955, wholesale prices of drugs and pharmaceuticals have shown practically no change in contrast to the rise of 7.4% for the all-commodities index and approximately 10% for industrial prices. Clearly, in terms of wholesale prices, drugs and pharmaceuticals have made no contribution to the price inflation since 1955 and much less than the average contribution since 1939. And the published index does not show how favorable the story really is because the index does not include many of the newer forms of drugs, such as steroids, tranquilizers and broad-spectrum antibiotics. Accordingly, the declines which have taken place in these products have not been fully reflected in the published indexes.

The retail price index reported by the Bureau of Labor Statistics is admittedly very inadequate for drugs and pharmaceuticals since it includes only aspirin tablets, milk of magnesia, multiple vitamin concentrates, and the following prescriptions: non-narcotic dispense, non-narcotic compound, narcotic dispense, and penicillin (buffered for oral use).

Despite its inadequate coverage, the reported index of drugs and pharmaceutical products does indicate the extent to which the rise in the total consumer price index has been attributable to higher drug prices.

Since 1939 the consumer price index has risen by 111.3% while the index for prescriptions and drugs has risen only 47.5%.

Since 1947-49 the consumer price index has risen by 25.5% as compared with a rise of 9.6% in the consumer price index.

Since 1955, the increase of 10.8% in prescriptions and drugs compares with a rise of 9.6% in the consumer price index.

It should also be noted that retail drug prices have risen much less than the prices of other types of medical care. Thus, since 1939 the price of medical care services, excluding drugs, has risen by 125.8%. Since 1947-49 it has increased by 59.2% and since 1955 by 21.2%. All of these increases are significantly greater than those which were reported for drug prices.

Per Cent Increases in Prices of Medical Care

	1939	% Increase Since 1947-49	1955
Total Medical Care	111.0	53.2	19.7
Medical Care Other Than Drugs	125.8	59.2	21.2
Hospital Rates	329.1	115.0	930.8
Hospitalization Insurance	n.a.	65.9	43.6
Gen'l Practitioners' Fees	95.4	45.8	17.3
Surgeons' Fees	70.7	27.7	9.7
Prescriptions and Drugs	47.5	23.2	10.8

SOURCE: U. S. Bureau of Labor Statistics.

It is clear, therefore, that drug prices have not contributed significantly to the price inflation in recent years. This conclusion was also reached in a study by Markley Roberts made for and published by the Congressional Joint Economic Committee. In his words,

"The price experience for this component has been quite different from that of medical services. The drug price index went up about 26%, 2% a year, compared to the all-items rise of 30%, or 2.3% a year, and the medical services price rise of 58%, or 4.1% a year, from 1947 to 1958. Therefore, it would appear that increasing prices of drugs and prescriptions, the commodity portion of the price index of medical care, are relatively less significant in comparison to the increases in the prices of medical service."* (Italics added)

This relatively small increase in retail drug prices occurred during a period of rapid improvement in the quality of drugs. Furthermore, if the full impact of price declines for the newer forms of antibiotics as well as other new products were included, the over-all rise in retail prices probably would be even smaller.

A confirmation of the relatively modest increase in drug prices is found in the data for consumer expenditures for medical care and drugs. Despite the enormous growth in the physical volume of sales, the major breakthroughs in many fields and the vast improvement in quality and potency of many drugs, the consumer now spends about one cent out of each dollar of disposable income for drugs and sundries in contrast to 9/10 of one cent twenty years ago. For other types of medical care, expenditures have increased from 3.1% to 4.2% of disposable income during the same period.

Cents Per Dollar of Disposable Income Spent For

	All Medical Care	Drug Preparations & Sundries	Medical Care Excl. Drugs
1939	4.0	0.9	3.1
1950	4.2	0.8	3.4
1955	4.6	0.9	3.7
1958	5.2	1.0	4.2

Per capita expenditures—average spent for every man, woman, and child—were \$19.2 for drug preparations in 1958. This compared with \$37.19 for tobacco products, \$53.72 for alcoholic beverages, and \$24.82 for personal care (toilet articles, barber, and beauty shops).

If the retail prices of drugs had risen as much as the consumer price index (111.3% instead of 47.8%) since 1939, it would cost the consumer at least an additional \$1 billion to buy the drug preparations now consumed.

The Kefauver Committee has given considerable emphasis to the fact that the reported prices for certain drugs have shown little or no change during the past five years. Three points must be kept in mind in connection with this record. First, this was a period in which the consumer price index rose by about 10% and the wholesale price index by about 8%. Thus the real cost of these drug products has gone down as compared with other prices.

Secondly, in many instances companies maintain relatively unchanged prices for items which are declining in importance. Thus,

*Markley Roberts, "Trends in the Supply and Demand of Medical Care," Study Paper No. 5, Joint Economic Committee, November 10, 1959, p. 80.

for example, if the price of a drug remains unchanged but its sales fall sharply, the significance of the stable price is not very great. In fact, in some instances, products are maintained in the line by a company in order to meet the demands of doctors who continue to prescribe the older product despite the development of newer and improved products.

Thirdly, the period of price stability for many new products was preceded by a period in which prices were cut very sharply.

The drug industry also has been subject to considerable criticism because some products have been sold at lower prices abroad than in this country. Let me read a brief statement dealing with this practice:

"Our European competitors do not invest money and manpower to develop products or markets to the extent we do. Their policy appears to be to charge what the traffic will bear. . . .

"As long as U. S. capacity is not fully used, we must seek markets outside our country. Only in this way can we avoid layoffs of our employees. It must be obvious that we cannot sell in an overseas market at more than the price prevailing in that market.

"Fair prices that permit sound research and development programs for products and markets, as well as an adequate return on investment, are essential to the economic health of our industry. They must be low enough to attract the consumer, but also must reflect the need for capital to develop new products, and new markets for those products, in addition to absorbing at least part of the constantly rising costs of operations."

This statement was not made in connection with drug pricing. It was made recently by David Reynolds of Reynolds Metals Co. to describe the reasons why aluminum was sold at lower prices abroad than in this country. This practice is not unique. It is followed by many industries throughout our economy.

In some instances, the explanations may be found in the fact that these items are produced abroad and hence are subject to much lower costs than those experienced in this country. In other instances, where the products are produced in this country, such costs as promotion and advertising tend to be less abroad because wage scales are so much lower. It may also be necessary to sell abroad at lower prices because of competition from other companies which are producing in those countries and hence have a tremendous cost advantage. Finally, so long as a company can obtain some return above its manufacturing cost the sale of products abroad at prices below full cost makes a net contribution to its profitability. The explanation that will be most significant will vary among products.

It is not my purpose to explain away differences in drug prices here and abroad. Rather, I am suggesting that such price differences per se are not to be condemned or to be used as proof of a conspiracy against the American consumer.

Dynamic Competition

The intensity of competition in the drug industry is as great as that in any industry. I don't know of any other industry with a story which is as dramatic as that which can be told by your industry. An examination of the composition of sales for many products shows amazing changes from year to year.

Thus, for example, in 1950 Cortone, the Merck brand of cortisone, accounted for 100% of the steroid market. In 1952 the proportion was 97.1%; in 1954 it had declined to 26.8%; in 1956 it was down to 3.2%. In 1954 Cortef, produced by Upjohn, accounted for 15% of the market. In 1956

Delta cortef, produced by the same company, accounted for 6.2%, while Cortef had virtually disappeared. In 1956, Metacortone, produced by Schering, accounted for 53.9% of the market, while in 1958 that product's proportion had declined to 30.7%. Pfiser, Squibb, Schering and Lederle, who had no role to play in 1954, accounted for significant proportions of the total sales in 1956 and 1958.

Many industries are characterized by Big Threes or Big Fours who account for a major part of total output or shipments. For the drug industry, the four largest companies accounted for only 25% of total shipments in 1954. This is a relatively low concentration ratio.

If one listens to the Kefauver Committee, the drug industry has a series of monopolies over the same type of product. One Committee staff member has made the amazing discovery that when a product has a brand name, 100% of the output sold under that name is usually produced by one company. That these "100% monopolies" by different companies are in intense competition with each other is a fact of life to which he gave little heed. The fact that these "monopolists" have absolutely no control over their market also is ignored. I am impressed with the fact that no "monopolist" about whom I have heard is replaced so completely and with such speed and such regularity as are these drug "monopolies."

We usually think of the "monopolist" as one who is in a position of great strength and able to withstand the challenge of all comers because of his powerful and entrenched position. You have a sort-of upside down "monopoly" because in your case your "monopolist" can be and is wiped out as a factor in the market within a short period of time.

The tremendous changes which are found in connection with most drugs are evidence not of "monopoly" but of competition of the most rigorous type. This competition has its roots in the dynamic and imaginative research programs to which I referred earlier. If all "monopolists" had the same precarious hold over their markets as the alleged drug "monopolists," economists would have stopped worrying about this subject a long time ago.

Conclusion

The drug industry has undergone a complete transformation during the past two decades. The dramatic results of extensive research programs has been the primary cause of this change. However, the industry has been so busy growing that I suspect many companies have not had the time to take a fresh look at themselves. Possibly the main contribution of the recent hearings and the other public reviews of their activities is that they have had to appraise and reappraise company policies. As a result of testimony and various public statements, the veil is being lifted and the public is being given an opportunity to understand better—to the extent that the facts can penetrate the thick fog of politics.

Any examination of this industry cannot avoid the conclusion that there is a paucity of readily available information on any continuous basis. The industry already has started to collect annual data for research and development—and that is a step in the right direction. But how about the costs of the new plant and equipment required to make available the fruits of research and development? Why not collect data for such new investment annually?

Sales trends have been compiled for 8, 10, 19 or some other list of companies when required. But such data often are composites which include more than drug products; examples include

basic industrial chemicals, cosmetics and toiletries, foods, etc. Why shouldn't the industry collect and publish annual sales data for the entire industry with a breakdown between ethical and proprietaries and for the main categories of products? It would then be possible to relate research and development expenditures to ethical sales and thus to show the full magnitude of activities in this area.

The data showing the changing composition of the markets for the leading ethical drug products present that most dramatic picture of competition I have seen for any industry. Why not make such data available annually in some readily accessible form?

Data might also be collected to show the number of stockholders thus indicating the broad public participation in the earnings of drug companies.

Consideration could also be given to collecting data which show the cost of non-wage benefits to the industry.

The foregoing is intended to be suggestive rather than a complete list of the types of information you should consider collecting and making available. Let me hasten to emphasize that I am not suggesting that such data alone will tell the entire story. There are many other aspects of this industry that do not lend themselves to such quantification. But these data will at least provide a framework of reference which should make possible an understanding of the economies of the industry.

Remember there is now a \$3 billion industry and one in which the public has developed a keen interest. What I am trying to say is that before it can really tell its story to the public it must "know thyself."

*An address by Dr. Backman before the Pharmaceutical Manufacturers Association, Boca Raton, Fla.

Cincinnati Bond Men's Field Day

CINCINNATI, Ohio—The Municipal Bond Dealers Group of Cincinnati will hold their annual outing Sept. 15 and 16. On Sept. 15 a cocktail and dinner party will be given at the Queen City Club. The field day will be held Friday, Sept. 16 at the Kenwood Country Club.

Reservations may be made with R. F. Wellinhoff, C. J. Devine & Co., Secretary-Treasurer of the group.

Va. Bond Club to Hold Meeting

The Bond Club of Virginia will hold its sixth annual meeting at the Cavalier Hotel, Virginia Beach, Fla., May 26th-28th.

American Securities Opens

CHARLOTTE, N. C.—American Securities Company has been formed with offices in the Liberty Life Building to engage in a securities business. Leslie B. Cohen is a principal of the firm.

Form C. J. Adams Inv. Co.

ATLANTIC CITY, N. J. — C. J. Adams Investment Co. has been formed with offices at 20 South Tennessee Avenue to engage in a securities business. Isadore Friss is a principal of the firm.

First Cleveland Adds

(Special to THE FINANCIAL CHRONICLE)

CLEVELAND, Ohio — Bruce T. Bauman has become affiliated with The First Cleveland Corporation, National City East Sixth Building, members of the Midwest Stock Exchange.

Hornblower & Weeks and Revel Miller to Consolidate



Howard E. Buhse (seated right) of Hornblower & Weeks, New York, and Robert Revel Miller (seated left) of Revel Miller & Co., Inc., Los Angeles. Looking on is Richard A. Miller.

Hornblower & Weeks, with headquarters at 40 Wall Street, New York City, and Revel Miller & Co. Inc., 650 South Spring Street, Los Angeles, plan to consolidate their operations in June of this year, according to an announcement made by Howard E. Buhse, Chairman of the Executive Committee of Hornblower & Weeks, and Robert Revel Miller, President of the West Coast firm.

Under the proposed agreement, which is subject to the approval of the New York Stock Exchange Board of Governors, Robert Revel Miller and Richard A. Miller will become general partners of Hornblower & Weeks, and it is expected that all key personnel of Revel Miller & Co. Inc. will become associated with the firm. Established in 1926, Revel Miller & Co. Inc. is a member of the Pacific Coast Stock Exchange and conducts a general brokerage and investment banking business. In addition to its principal office in Los Angeles, the company has branch offices in Santa Monica and Glendale, California.

Hornblower & Weeks, which was established in 1888, has 21 offices in 19 cities. It is a major brokerage and investment banking firm and is a member firm of the New York Stock Exchange and other principal security exchanges.

Chicago Exempters To Hold Field Day

CHICAGO, Ill.—The "Exempters" will hold their annual field day celebration May 19-20. On May 19 there will be the official registration and cocktail party at the Sherman Hotel Downtown Club, in Chicago. On May 20 the group will hold its field day at the Nordic Hills Country Club.

Now With Keenan Co.

(Special to THE FINANCIAL CHRONICLE)

LOS ANGELES, Calif.—David W. Thayer has become associated with John J. Keenan & Co. Incorporated, 639 South Spring St. He was formerly with First California Company.

Joins Brown Bros.

(Special to THE FINANCIAL CHRONICLE)

BOSTON, Mass. — Clifford A. Clark has joined the staff of Brown Brothers Harriman & Co., 10 Post Office Square. He was formerly with Blyth & Co., Inc.

DO YOU KNOW?

"WHEN TO SELL STOCKS"

By DR. IRA U. COBLEIGH AND ARTHUR GRAY, JR.

Do you know when to sell and cash in on YOUR market profits? Thousands of investors who buy stocks soundly—even shrewdly—falter when it comes to selling. Too many stand by helplessly while prices and their market profits melt away.

Accordingly, we think investors will be eager to read this timely new monograph—"WHEN TO SELL STOCKS." It sets forth the 7 basic guides for selling stocks and clearly defines the 9 proven market signals that warn when stocks are too high and sale should be considered. It also outlines which stocks should be sold first.

For protecting capital and intelligent defense of market profits, this booklet is must reading. Its cost of \$1, may save thousands!

Your own copy will be rushed to you immediately on receipt of one dollar. You may use the order form below if you desire.

WILLIAM B. DANA CO.
25 PARK PLACE, NEW YORK 7, N. Y.

Gentlemen:

I enclose \$1. Kindly rush my copy of "WHEN TO SELL STOCKS" to:

Name _____

Street _____

City _____

Consumer Credit as an Economic Stabilizer

Continued from page 11

restraint of trade and unfair competitive advantages. This is a problem which we must solve and we may need government help in eliminating some competitive conditions which have long been regarded as contrary to public policy.

Any discussion of the effects of Sales Finance Companies activities upon family spending and savings requires a background of a definition of the terms "spending" and "savings" and some discussion of what is described by the meaning of these terms. So perhaps at the risk of being somewhat elementary let's look briefly at these concepts.

Defines Spending and Savings

Spending—As the term is here conceived and used, "spending on the part of an individual represents a course of action wherein the individual in possession of items of value (assets, earning power, credit, etc.) will exchange portions or all of these items for other items of equal or greater value to him. Because we live in an economy which utilizes "money" almost universally as a medium of exchange, we usually associate "spending" with an exchange of a quantity of dollars for goods. However, this exchange may also be accomplished through a combination expenditure of dollars and "promise to pay" dollars (credit), or simply by an exchange of "promises to pay" dollars. Such "spending" transactions in either case involve the acquisition of current possession of goods, wares, and merchandise, or services, that are to be used presently or in the future. Regardless of how the exchange is made, we usually think of spending "so many dollars" for the purchase of an individual item rather than thinking in terms of the exchange of the utility values of the items involved in the transactions. In connection with transactions involving "credit," it will be helpful to include the "utility value" also.

Savings—on the part of an individual represents a course of action in which the individual as a consumer (or his family unit) currently spends less than his current income, monetary, or in other forms. Under these conditions his current desire for goods and services is not fully satisfied, and the use of a portion of his current power to purchase is postponed, or used to satisfy commitments previously made. Since the majority of people gainfully employed, other than farmers, usually measure their income almost wholly in "dollars" (received upon a daily, weekly, monthly, or yearly basis) rather than in kind, we have come to associate "savings" with an accumulation of "dollars" (financial savings) rather than thinking of such savings in terms of an accumulation of goods, in possession, in kind, (assets and equity) that represent utility values to be consumed in the future. Notwithstanding this pattern of thinking, it will be helpful in our economic analysis to think also in terms of this "accumulation of utility values" concept.

Forms of Savings—Savings therefore may be: (1) in the form of financial savings—cash or its equivalent, such as bank deposits, bonds payable on demand, and similar types of obligations payable in cash upon demand, or: (2) in the form of goods, wares, or merchandise, such as a home, an automobile, household appliances, or other household goods, the utility value of which will be used up by their owner over a period of time. These two forms of savings are often intertwined and interrelated in family spending, insofar

as the short-range and long-range activities of family units are concerned.

Sequence of Savings and Spending

Within the framework of these concepts of saving and spending, saving may be thought of as being (1) entirely antecedent to spending; (2) partially antecedent and partially subsequent to spending; (3) entirely subsequent to spending.

In the event that savings are entirely antecedent to spending these are usually in the form of financial savings or an accumulation of dollars which are to be exchanged for goods or services at some subsequent times (either by the owner or by the person to whom the resource is "loaned.")

The accumulation of cash, or financial resources, usually means that current cash expenditures for all goods and services, on the part of the individual or family during this period of savings, will be less than the aggregate amount of cash income received during that period. When the aggregate of cash savings accumulated equals the total purchase price of the units to be procured, the cash may be exchanged for the units desired. In this case, the cash financial resource is exchanged for a financial resource in the form of goods to be used over a period of time. There is no change in the assets of the individual.

The accumulation of cash may be motivated by a specific desire to procure a specific item of merchandise, or it may be motivated by the general thought, or concept, that goods and services are to be procured in the future, without reference to any specific items. Knowledge of purposeful or non-purposeful savings is therefore necessary in order to understand the general influence, or impact, of aggregate cash savings and their use upon past, current, or future accumulation of cash resources, to be used in exchange for consumer goods or services.

In the second situation, financial savings of dollars are usually accumulated in sufficient quantity to make a "down payment" in connection with the purchase of (spending for) an article, with the remaining portion of the purchase price being covered by credit extended to the purchaser at the time of spending. In cases where the item purchased represents a package of utility value that will be utilized over time, the payments made on the obligation subsequent to purchase, may represent, partially or wholly, savings in the sense that these payments cover a legal obligation in connection with purchase utility values already in the hands of the purchaser and for which he does not have clear legal title until subsequent payments are made.

In the third situation, where the savings action occurs entirely subsequent to spending, the purchaser secures possession of the items based upon "credit" covering the entire purchase price of the article. As the legal commitment made in connection with this spending is amortized, this represents "savings" to the individual, to the extent that the value of the item used up while current payments are being made, is less than the payments made on the existing obligation.

Thus, at the end of the scheduled payments, the purchaser may have an unincumbered asset which will render to him economic utility value, subsequent to the completion of his payments. The value of the article as of the moment when payment is completed will represent the amount of the "savings" of the individual during

the period when payment was being made.

Changing Acceptance of Consumer Credit

Changes in the buying habits of consumers. As new forms of consumer durable goods are developed, and as their usages are accepted by consumers as a part of their living pattern, the habits of such consumers, with reference to their purchases, change. These changes, in turn, increase the demand for the purchase of such goods, with a resulting impact upon the use of credit in connection with such purchases. This impact tends to increase the total amount of consumer credit used.

The Cost of Credit. Although cost is an integral part of the credit picture, some economists and operating executives, through study and observation, have concluded that this factor may be of minor importance under certain economic conditions. Although consumers consider cost to be important in making their decisions, this is apt to be secondary to a consideration of their ability to meet their monthly payments, when making their final decisions to use consumer credit. However, over the years there has been a tendency for these costs to decrease or the rates to remain constant.

Changes in the psychological attitude toward the use of credit. In both historical and contemporary perspective, it may be observed that the willingness of the individual to use, or not to use, credit may be influenced substantially by the existing attitude in the community, or on the part of his contemporaries. The early American attitude toward "thrift" resulted in a very substantial unwillingness on the part of many Americans to commit themselves to debt, except under very compelling circumstances, and then mostly in connection with real estate transactions. Hence, the idea of the purchase of durable goods for consumption purposes, upon credit, was frowned upon with its consequent effect upon the development of the use of "consumer credit." Gradually this attitude has changed to a recognition that the purchase of durable goods on credit, in some respects, represents a capital investment on the part of the purchaser, such investment permitting the use of the item purchased while it was being paid for—a situation not unlike that related to the purchase of a house on credit. As a result of this recognition, there is less prejudice against, and wider use of, "consumer credit" today than was the case at the turn of the 20th century.

Secular Trend Patterns—With this change in psychological attitudes towards credit, certain secular trend patterns have been observable in the United States during recent years, such as:

(a) Changes in the form of credit from "non-installment" to "installment" reflected in the substantial shift from 30-day charge accounts to "revolving credit" (installment) accounts.

(b) Shifts in the aggregates of credit, formerly thought of as "commercial credit" to installment credit, due to the ability of retailers to obtain working capital through sale of their "installment" receivables rather than having to obtain such capital through "commercial" borrowings upon security of these accounts.

(c) The tendency for the amount of consumer credit dollar-wise, to rise in relation to disposable income due to "budgeting" of purchases through the use of credit.

Questions Effectiveness of Control In Relation to Government Attempt at Control of Consumer Credit—Short-range, consumer credit controls have had only

minor immediate effects upon the extension of consumer credit, and there is no doubt that such controls have any appreciable dampening effect, intermediate or long-range, upon consumer spending for durable goods. Such effects as do appear seem to represent only a temporary postponement of purchases by those who may be unable to meet new monthly payment requirements (this group appears to be only a very small percentage of the total number), with the eventual purchase of goods as needed or desired through the use of cash and credit.

This temporary postponement may result in some minor changes in market patterns, short-range, with the secondary effects thereby created as offsetting forces to the effects of such controls. The use of consumer credit controls has only minor effects upon the volatility of consumer demand for spending for durable goods. Such volatility seems to continue during periods of control and non-control, and may be attributed largely to factors, other than the availability or use of consumer credit in connection with such purchases.

It may be remarked however, that only a small part of the aggregate of consumer credit has been utilized in connection with consumer spending for services. Over the last few decades the relative percentage of total consumer expenditure for services has declined, with increases in spending for durable goods and non-durable goods, as the level of discretionary income for consumers has risen.

Details Answers to Critics of Consumer Credit

Total Installment Credit and Consumer Expenditures. Some economists, namely those who are proponents of installment credit controls have emphasized their

	1955	1956	1957	1958	1959
Net amount of incr. in the total consumer instl. debt (billions)	5.4	2.9	2.3	—10	5.4
Net amt. of finan. savs. SEC est. after deduct. debt (billions)	7.1	14.1	17.7	16.2	16.5
Percent increase of instal'mt debt is of total financial savings	76.0	20.6	13.0	—	32.7

Observe that in each year the aggregate increase in installment debt is much less than aggregate financial savings, indicating that if the entire amount of increase in installment debt in any year were financed out of savings, there still would be saving funds available for financing other areas of our economy. Under these conditions it can hardly be said that consumer installment debt is inflationary.

Sales Finance Company Activities and Consumer Installment Debt—Since Sales Finance Companies operate within the framework of the over-all consumer installment credit activity in the U. S., it is interesting to note some comparative data for these institutions as a group, as shown by the Table. Consumer installment credit extended by Sales Finance Companies from 1955 through 1959 represented from 3.0% (1958) to 4.2% (1955) of total consumer expenditures during each of the five years. In relationship to consumer durable goods expenditures during the period, their volume of consumer installment credit extensions amounted to from 23.7% (1958) to 27.3% (1955) of the total of such expenditures.

In relationship to net changes in outstandings held by Sales Finance Companies, the percentages are very much smaller. For instance, in each of the years the net change (increase) in outstandings held by Sales Finance Companies amounted to less than 1% of total consumer expenditures. Only during two years, 1955 and 1959, were these percentage ratios to consumer durable goods expenditures of any appreciable significance, when they were 5.8% (1955) and 3.24% (1959) respectively.

Net increases in outstandings held by Sales Finance Companies

theory that consumer installment credit adds to the aggregate of consumer purchasing power and therefore, under certain conditions, may have an inflationary influence upon consumer prices. Data relating to (1) the relationship between total consumer installment credit extended in the U. S. and the total of consumer expenditures for all goods and services, and (2) the relationship between net increases in consumer installment credit outstandings and total consumer expenditures, durable goods expenditures, and total financial savings would be worth observation in relation to this thesis.

It may be noted that the total of all consumer installment credit extended in each of the five years represents only from approximately 14.0% to 15.5% of all consumer expenditures. The percentage relationships of net changes in outstandings to these expenditures are, of course, very much smaller and range from 0.81% in 1959 to 2.1% in 1955 which was a very high year of activity in consumer durable goods sales. The percentage relationships of net increases in outstandings to durable goods expenditures for each of the years were as follows: 1955—13.6%; 1956—7.5%; 1957—5.7%; 1958—(no increase); 1959—12.5%.

So it appears that at the most, only about one-eighth of consumer goods purchases (in 1955 and 1959) could have been made from funds attributable to net increases in consumer installment credit accounts.

When the relationship between installment credit and consumer expenditures is considered, it is also interesting to note the relationship between the total net increases in consumer installment credit outstandings and the totals of financial savings in the U. S. for each of these five years. Note this comparison:

during the period likewise represented only very small percentages of gross financial savings in the U. S. Except for the year 1955, this percentage ratio did not exceed 8.5%. In one year (1958) the outstandings held by these companies actually declined about \$830 million. In 1955, a banner year in auto production and sales, total outstandings increased \$2.3 billion. This figure represented 32.4% of net financial savings during that year, but such savings during that year, as has already been noted, were unusually small as compared with previous and subsequent years.

Summary Observations

Against the background of these data and comparisons, the following summary observations may be made:

(1) From 1955 to 1960 there was continual economic growth in the U. S. with an increase in real income and in the standard of living for the employed work force.

(2) For the five year period, consumers spent about 93% of their net personal disposable income for goods and services. These percentages were relatively the same for each of the years. In connection with these expenditures, consumers tend to spend about the same percentage for non-durable goods, with fluctuations in expenditures for durable goods and services.

(3) During each of the five years, consumers have had increases in net financial savings, with 1955 being the lowest year. With the exception of 1955, these financial savings have averaged around 5% of disposable personal income, after allowing for changes in debt (SEC Estimates).

(4) In each of the five years aggregate financial savings ex-

ceeded, substantially, the net increases in consumer instalment debt outstandings, thus leaving saving funds to be utilized in other areas of the economy. This indicates that consumer instalment credit is not of itself, overall an inflationary force in the economy.

(5) In each of the five years, net changes in instalment credit outstandings held by Sales Finance Companies, as well as the volume of instalment credit extended by these institutions, have represented modest, or very low, percentages of consumer expenditures, durable goods expenditures, and financial savings of the country.

The behavior of these relationships during this period fails to sustain any contention that the credit activities of Sales Finance Companies contribute to price inflation or have an appreciable impact upon overall economic stability.

In the last five years American families have added substantially to their savings and increased purchases of goods and services. In 1959 they contracted for more than \$48 billion in new instalment debt, and paid back in "cold cash" over \$43 billion.

At this pay-back rate, total new debt would be returned in approximately 13 months (43 into 48).

These figures illustrate the rapid turnover and fluidity of consumer debt and by their size show the importance of consumer credit to our economy and our high standard of living in the present.

One of the strongest features of consumer credit is that it is not a fixed debt, constantly hanging over the heads of the same people for the same items.

It turns over constantly and swiftly—even at a rate in advance of scheduled payments and maturities set forth in original contracts.

It must be observed that the consumer debt portfolio of a company and the nation is an accumulation of old accounts being paid out and new obligations for new items, being contracted each day by new buyers. Consumers therefore are constantly acquiring capital assets and returning to the market for other items.

The critical items in consumer credit are: (a) down payments, and (b) maturity, (pay-off period), and resulting fluctuations and increases in (c) equity of purchaser.

As long as there is not big easing of these terms there should not be any worry about the total amount of credit.

In conclusion it is best to observe that the American Family is a pretty good business organization. These housewives and husbands plan very well—much better than government economists and regulators. Consumers will take care of themselves. If they feel loaded up with debt they will ease up—and not take on so much new debt.

The American Family is the best and wisest regulator of Consumer Debt.

*An address by Mr. Wonderlic at the 12th Annual National Consumer Credit Conference, Washington University, St. Louis, Mo.

Toppers to Hold Annual Outing

The "Toppers" will hold their annual outing at the Westchester Country Club, Rye, New York, on May 13.

Dean Witter Adds

(Special to THE FINANCIAL CHRONICLE)
LOS ANGELES, Calif.—Eugene Schulman has been added to the staff of Dean Witter & Co., 632 South Spring Street. He was formerly with H. Hentz & Co.

Current Policies of Pension Fund Investing

Continued from page 7

returns on preferred stocks are for the most part rather out of line with the yields obtainable elsewhere. The spread between the yields on preferred stocks and bonds at the present time, for example, is rather narrow. This is so because insurance companies, particularly the fire and casualty companies, can afford to pay a higher price for a preferred stock than can a pension fund, due to the tax immunity of a large portion of the preferred stock dividends received. It is a rare occasion when a particularly large, high grade issue of preferred stock comes to market and the price and dividend return are sufficiently attractive to warrant a purchase by a pension fund. Only 1.9% of the Ohio Teachers Pension Fund is invested in preferred stocks at the present time.

We have already mentioned the fact that a common characteristic of all pension funds, whether industrial or public, is complete exemption from income taxes. Private and industrial pension funds qualify as a "charitable trust" under the Internal Revenue Laws. As a consequence, municipal bonds, the income from which is tax free, are unattractive to pension funds from the standpoint of yield and return. Only when a municipal bond includes non-callable features of particular attraction can a case really be made for a pension fund purchasing it. The non-call feature often offsets the disadvantages of the lack of protection against an early call for refunding purposes of currently available taxable bonds. This situation does occasionally arise, especially in the case of smaller and more obscure municipal bond issues that come to market. For the most part, however, tax free municipal bonds will always sell at a high price—at a premium—and out of reach of the pension funds as against taxable bonds. Buyers subject to taxation can well afford to pay the higher price in order to get the tax immunity of municipal securities.

It can be pointed out here, however, that a good many of the older, and especially the public pension funds, are substantial holders of local municipal bonds. These bonds were acquired or purchased for a variety of reasons. The fund may have been so restricted legally that it had to buy municipal bonds. Another reason, and probably a valid one, is the fact that most of the former purchases were rather small, obscure local issues that did not enjoy a good public market. They were non-callable, and for this reason they sold at a low price and a high yield. The purchase could be entirely justified because the pension fund managers knew that intrinsically the bonds were good credit and interest payments and maturity would be met right on schedule. An interesting fact is that during the depression years of the 1930's the State Teachers Retirement System of Ohio suffered no loss of principal during that period from its holdings of municipals. There were only some delays of interest and some delayed refundings—and this is significant because the pension fund is still a large holder of Ohio municipal bonds, most of which were bought years ago. Most of the issues held are either small, obscure credits or special situations that are such that they do not enjoy a wide public market, consequently they were bought at attractive prices at the time. But these, as noted, are really exceptions to the general rule. To sum up, there really is little reason why any pension fund, public or private, should consider tax free municipal bonds as a medium for the investment of funds.

By and large, preferred stocks are relatively unattractive for pension funds. They do not enjoy the credit standing of bonds, nor the income and growth prospects and possibilities of common stocks. But even more important, the dividends from preferred stocks enjoy a certain tax immunity for insurance company holders. As a result of insurance company buying the yields and

Power and Light Industry Leading Borrowers

The largest field for the investment of all types of pension funds lies in taxable corporation bond issues. The tremendous plant expansion of many of our large corporations since World War II has brought about large scale borrowing of long term funds. Leading the entire field has been the electric power and light industry. It naturally follows that pension fund investing today reflects the demand for money from the industry doing the big borrowing. Our own pension fund is currently nearly 25% invested in electric power and light bonds, with a 7% investment in securities of the Bell Telephone System and its subsidiaries, and a lesser amount in other telephone company securities. The demand on the part of the consuming public for electric power seems to be insatiable and there seems to be no slowing up of the expansion of the electric power industry. The big expansion of our railroads occurred several decades ago and since most pension funds have been created since the big development of our railroads, not many of them are holders of railroad securities to any great extent. The Ohio Teachers fund has a total of only about 6½% invested in railroad securities. The bulk of these are non-callable equipment trust certificates.

As to foreign securities, the experience of investors in foreign bonds, as well as foreign securities of all kinds, in the period from World War I to the 1930's, left much to be desired. Consequently, there is a real prejudice against foreign securities of any kind in many places. Furthermore, most foreign securities are not eligible for investment for many kinds of funds (including insurance companies). Likewise, foreign bonds and securities are not legal investments for most pension funds. An exception, in some cases, is made for Canadian securities. In just the past two or three years with the large expansion and development, and opening up of that stable country, the various Canadian provinces and municipalities have been large borrowers in the American market. In our own case, we have invested about 5% of our total funds in Canadian securities at the present time. The Canadian borrowings have had for the most part rather attractive refunding and non-call protection. This feature is particularly attractive during times of high interest rates, such as we have seen recently.

World Bank Offers Investing Possibilities

This brings us to a comparatively recent development in foreign lending. The so-called "World Bank" (the International Bank for Reconstruction and Develop-

ment) offers a very interesting possibility for pension fund investing in projects overseas in a somewhat indirect way and with practically all of the risk removed. Undoubtedly the legal restrictions imposed on many of our pension funds should be re-examined in the light of this new institution with its accumulation of experience and know how, with a view toward making the long term borrowings of the World Bank eligible. This is true of our pension fund and it is undoubtedly true of many others. The possibilities in the next several years for large, long-term capital loans in the foreign field by the World Bank seem attractive, and the Bank's demand for long-term capital will continue to be very large. Investment in the bonds of the World Bank could very well be an excellent outlet for long-term pension funds in the years ahead.

Pension funds are particularly interested in call protection against an early refunding of bonds. As has been pointed out already, pension funds are long-term investors. The constant flow of cash makes liquidity, and short-term investing, completely unimportant. The investments that are being made today are for the purpose of funding the liability that will fall due on the pension fund years hence. So it becomes abundantly clear to a pension fund manager that during periods such as the present, when the demand for borrowed funds is large and interest rates and yields are high, that the pension fund should protect itself just as much as it can, against a large scale refunding of previously purchased bonds. If a sudden downward change in the interest rate structure should occur, and we have seen this happen on several occasions in the past, the pension fund would not only have the problem of keeping its current cash flow fully invested, but would also have the problem of reinvesting at the highest return it could get all of the funds from called bonds. There could be a veritable deluge of refundings. The compounded effect on the bond market could be truly dramatic, and would result in a change from a buyers' to a sellers' market very quickly. Many of the bonds being brought out today without call protection are, in effect, just short-term securities and the borrowers know it.

We now turn to the subject of common stocks. It is difficult for many people to break out of the "strait-jacket" of the past, out of what might be called orthodox investing. There is a vast difference between pension fund investing and bank and most insurance fund and trust fund investing. An excellent article in the *Harvard Business Review* in November-December 1958, Vol. 36, No. 6 entitled "Common Stocks and Pension Fund Investing," by Paul L. Howell, brings this out. The article reports that most pension funds are set up on an actuarial expectation of earning 2.5% to 3%. Because of the long time involved in accumulation and subsequent distribution of the fund, the rate of return on invested funds is the dominant factor in determining pension costs to employees or benefits to retired members. The author points out that an increase in pension fund yield of just 1% (example from 2½% to 3½%) can increase benefits approximately 25% or decrease costs as much as 20%. This is a startling but true observation. The author points out further that because of the long period of time over which compound interest has an opportunity to work, an increase in the effective rate from 2.5% to 6% will increase accumulations so benefits can be nearly doubled, or costs correspondingly reduced. The author then asks the question, "Is the achievement of a 6% return so difficult or revolutionary or is it reasonably obtainable in

actual conservative practice?" He then answers his own question by stating that he believes it is attainable by "A systematic program of periodic purchases of a diversified professionally selected list of common stocks." I quite agree with this thinking, and in case of our own pension fund we systematically invest at the present time approximately 10% of our monthly cash flow in a professionally selected list of common stocks. It is a "dollar averaging process," and the longer the program is carried out, the more evident becomes the proof that over a long period of accumulation our objective of a higher return on the total portfolio will be attained. Dollar averaging of common stocks, it should be cautioned, requires a great discipline, if the program is to be carried out on a long-range basis.

"Dollar Average" and "Formula" Investing

In our own case we "dollar average" during times like the present with high returns on bonds and lower return on common stocks. Should the situation be reversed, and bonds sell at lower yields and stocks at higher yields, we will switch to a "formula" basis of common stocks purchasing. Then a larger percentage of our monthly cash flow will go into commons and a smaller percentage into bonds. In our own case we have what we call a "built-in" policy as far as common stocks are concerned, in that we are limited by law to a maximum of 10% of the fund (based on cost) that can be invested in common stocks. At the present rate of purchase of common stocks on our dollar averaging basis, it will be years before the 10% limitation on the total fund is reached. Our approach to the common stock portion of our investment program is therefore, in reality, a very conservative one. Most pension funds are as yet taking a similarly conservative approach to the common stock question. A recent study of public pension funds made by the National Council on Teacher Retirement, showed that only twelve of the forty-nine funds reporting were permitted to buy common stock. I have already pointed out that it was not until just last year (1958) that the Bell System pension fund, one of the oldest and largest industrial funds, made the break, and changed the rules to permit 10% of that fund to be invested in commons.

We could go on and discuss many of the facets of investing for pension funds and current policies of investing. There are signs all around that current thinking is beginning to break away from some of the accepted practices of the past. Who knows—perhaps pension funds should carry a large percentage of common stocks. I have heard some pretty good cases made for even a 100% investment in commons. If you will study the problem yourselves you will find it a fascinating subject.

In this brief review of investment policies and practices of pension funds, with particular reference to the pension fund, the State Teachers Retirement System of Ohio, it has been possible only to touch on the principal problems of investment and to indicate only in a general way the present solutions to those problems.

Suffice it to say, pension funds offer an attractive source of capital borrowing to corporations and others, and provided the particular needs of pension funds are appropriately recognized in the terms of the securities offered, pension funds in turn will be ready sources of such needed capital.

*A paper by Mr. Hampton presented before the Investment Association of New York.

Securities Now in Registration

★ INDICATES ADDITIONS
SINCE PREVIOUS ISSUE
● ITEMS REVISED

NOTE—Because of the large number of issues awaiting processing by the SEC, it is becoming increasingly difficult to predict offering dates with a high degree of accuracy. The dates shown in the index and in the accompanying detailed items reflect the expectations of the underwriter but are not, in general, to be considered as firm offering dates.

NEW ISSUE CALENDAR

May 12 (Thursday)

All-State Properties, Inc.-----Capital
(Offering to stockholders—underwritten by Bear, Stearns & Co. and Allen & Co.) 870,132 shares
American Penn Life Insurance Co.-----Capital
(Offering to stockholders—no underwriting) \$3,570,000

May 13 (Friday)

American Stereophonic Corp.-----Common
(D. H. Victor & Co., Inc.) \$100,000
Beltone Recording Corp.-----Common
(A. J. Gabriel Co., Inc.) \$300,000
Holt, Rinehart & Winston, Inc.-----Common
(Goldman, Sachs & Co.; Allen & Co. and Shearson, Hammill & Co.) 331,740 shares
Keystone Electronics Co., Inc.-----Common
(J. A. Winston & Co., Inc. and Netherlands Securities, Inc.) \$600,000
Mister Service, Inc.-----Common
(Jacey Securities Co.) \$160,000
Moore-McCormack Lines, Inc.-----Bonds
(Kuhn, Loeb & Co. and Lehman Brothers) \$10,000,000
Renner, Inc.-----Common
(Stroud & Co., Inc.) \$300,000

May 16 (Monday)

American Security Corp.-----Capital
(Alex Brown & Sons; Folger, Nolan, Fleming-W. B. Hibbs & Co., Inc.; Johnston, Lemon & Co. and Kidder, Peabody & Co.) 100,000 shares
Audion-Emenee Corp.-----Common
(Pistel, Schroeder & Co., Inc. and Bertner Bros.) 100,000 shares
Aviation Employees Corp.-----Common
(G. J. Mitchell Jr. Co. and Ralph E. Leonard & Sons, Inc.) \$5,000,000
Cosnat Record Distributing Corp.-----Common
(Mortimer B. Burnside & Co., Inc.) \$300,000
Custom Craft Marine Co., Inc.-----Common
(R. A. Holman & Co., Inc.) \$255,000
Deltown Foods, Inc.-----Common
(A. G. Becker & Co., Inc.) 115,000 shares
Doak Pharmaceutical Co., Inc.-----Common
(Ross Securities, Inc.) \$300,000
Electronic Assistance Corp.-----Common
(Amos Treat & Co., Inc.) 152,698 shares
FXR, Inc.-----Debentures
(C. E. Unterberg, Towbin Co.) \$2,000,000
Farrington Manufacturing Co.-----Debentures
(Cyrus J. Lawrence & Sons and Brawley, Cathers & Co.) \$6,000,000
First National Realty & Construction Corp.-----Pfd.
(H. Hentz & Co.) 150,000 shares
First National Realty & Construction Corp.-----Com.
(H. Hentz & Co.) 150,000 shares
First National Realty & Construction Corp.-----War.
(H. Hentz & Co.) 150,000 shares
Forest Hills Country Club Ltd.-----Common
(Jerome Robbins & Co.) \$300,000
Founders Mutual Depositor Corp.-----Common
(Hecker & Co.) \$292,500
Friendly Frost Inc.-----Common
(No underwriting) \$1,125,000
General Shale Products Corp.-----Common
(Equitable Securities Corp.) 220,605 shares
Great American Realty Corp.-----Debentures
(Louis L. Rogers Co. and Hilton Securities, Inc.) \$2,000,000
Great American Realty Corp.-----Class A
(No underwriting) 110,000 shares
Hampshire Gardens Associates-----Units
(B. C. Morton & Co., Inc.) \$376,000
Hawley Products Co.-----Common
(Dean Witter & Co.) 90,000 shares
Hydra-Power Corp.-----Debentures
(Aetna Securities Corp. and D. Gleich Co.) \$600,000
Ionics, Inc.-----Common
(Lee Higginson Corp.; Shields & Co. and C. E. Unterberg, Towbin Co.) 75,000 shares
I C Inc.-----Common
(Purvis & Co. and Amos C. Sudler & Co.) \$1,500,000
Kenrich Petrochemicals, Inc.-----Common
(First Philadelphia Corp.) \$192,500
Kenrich Petrochemicals, Inc.-----Debentures
(First Philadelphia Corp.) \$175,000
Magnin (Joseph) Co., Inc.-----Debentures
(F. S. Smithers & Co.) \$1,250,000
Magnin (Joseph) Co., Inc.-----Common
(F. S. Smithers & Co.) 78,000 shares
Marquette Corp.-----Common
(Carl M. Loeb, Rhoades & Co. and Piper, Jaffray & Hopwood) 461,431 shares
Mays (J. W.), Inc.-----Common
(Merrill Lynch, Pierce, Fenner & Smith, Inc.) 317,500 shares
Medallion Pictures Corp.-----Debentures
(Hancock Securities Corp.) \$300,000
Metalcraft Inc.-----Common
(First Broad Street Corp.; Bruno-Lenchner Inc.; Russell & Saxe; V. S. Wickett & Co., Inc. and Street & Co.) \$304,950
Missile Electronics, Inc.-----Common
(Pleasant Securities Co.) \$643,500
Monarch Tile Manufacturing, Inc.-----Common
(Rauscher, Pierce & Co., Inc.) 58,337 shares
Newark Electronics Corp.-----Common
(H. M. Bylesby & Co., Inc.) 200,000 shares
Pacemaker Boat Trailer Co., Inc.-----Common
(Jacey Securities Co. and First City Securities, Inc.) \$300,000
Pendleton Tool Industries, Inc.-----Common
(Kidder, Peabody & Co. and McDonald & Co.) 50,000 shares
Peoples Telephone Corp.-----Common
(Offering to stockholders—no underwriting) \$1,143,750
Rajac Self-Service, Inc.-----Common
(Walter R. Blaha & Co., Inc.) \$300,000
Schaevitz Engineering-----Common
(Woodcock, Moyer, Fricke & French, Inc.) \$300,000
Servonics, Inc.-----Common
(Offering to stockholders—underwritten by Kidder, Peabody & Co.) 76,600 shares
Sire Plan of Normandy Isle, Inc.-----Debentures
(Sire Plan Portfolios, Inc.) \$225,000

Sire Plan of Normandy Isle, Inc.-----Preferred
(Sire Plan Portfolios, Inc.) 4,500 shares
Smilen Food Stores, Inc.-----Common
(Federman, Stonehill & Co.) 200,000 shares
Spring Street Capital Co.-----Common
(William R. Staats & Co.) 3,000 shares
Squan Marina, Inc.-----Common
(B. Fennekohl & Co.) \$300,000
Superior Electric Co.-----Common
(Lee Higginson Corp.) 150,000 shares
Telectro Industries Corp.-----Debentures
(Milton D. Blauner & Co., Inc.) \$1,000,000
Thermal Industries of Florida, Inc.-----Common
(Peter Morgan & Co.) \$720,000
Uranium Reduction Co.-----Common
(A. C. Allyn & Co., Inc.) 200,000 shares
Uris Buildings Corp.-----Debentures
(Kuhn, Loeb & Co.) \$20,000,000
Uris Buildings Corp.-----Common
(Kuhn, Loeb & Co.) 400,000 shares
Wells Industries Corp.-----Common
(A. T. Brod & Co.) 300,000 shares

May 17 (Tuesday)

Dial Finance Co.-----Common
(White, Weld & Co., Inc.) 300,000 shares
Milwaukee Gas Light Co.-----Bonds
(Bids 11 a.m. EDT) \$22,000,000
Otarion Listener Corp.-----Common
(D. A. Lomasney & Co.) \$567,000
Straza Industries-----Capital
(J. A. Hogle & Co.) 230,000 shares
Telecomputing Corp.-----Common
(Dean Witter & Co.) 100,000 shares

May 18 (Wednesday)

General Atronics Corp.-----Common
(Harrison & Co.) \$544,810
New York Central RR.-----Equip. Trust Cfs.
(Bids noon EDT) \$4,590,000

May 19 (Thursday)

Harburton Financial Corp.-----Common
(Simmons, Rubin & Co., Inc.) \$298,500

May 20 (Friday)

Viewlex, Inc.-----Class A
(Stanley Heller & Co.) \$800,000

May 23 (Monday)

Aero Industries, Inc.-----Common
(Myron A. Lomasney & Co.) \$825,000
Alterman Foods, Inc.-----Common
(Kidder, Peabody & Co.) 230,000 shares
American International Aluminum Corp.-----Common
(Hardy & Co. and Filor, Bullard & Smyth) 400,000 shares
Anken Chemical & Film Corp.-----Common
(Offering to stockholders—underwritten by R. W. Pressprich & Co. and Riter & Co.) 145,703 shares
Big Laurel, Inc.-----Common
(Pearson, Murphy & Co., Inc. and Mackay & Co.) 400,000 shares
Big Laurel, Inc.-----Preferred
(Pearson, Murphy & Co., Inc. and Mackay & Co.) 400,000 shares
Cabana Pools, Inc.-----Common
(Mandell & Kahn, Inc.) \$300,000
Chemical Packaging Co., Inc.-----Common
(Mainland Securities Corp. and Jeffrey-Robert Corp.) \$287,500
Crawford Corp.-----Common
(A. G. Becker & Co., Inc.) 200,000 shares
Deluxe Aluminum Products, Inc.-----Common
(R. A. Holman & Co., Inc.) \$350,000
Deluxe Aluminum Products, Inc.-----Debentures
(R. A. Holman & Co., Inc.) \$330,000
Dubois Chemicals, Inc.-----Common
(Allen & Co.) 200,000 shares
Dynamic Films, Inc.-----Common
(Morris Cohon & Co.) \$300,000
Dynatron Electronics Corp.-----Common
(General Securities Co., Inc.) \$100,000
Englehard Industries, Inc.-----Common
(Dillon, Read & Co., Inc. and Lazard, Freres & Co.) 400,000 shares
Federal Steel Corp.-----Common
(Westheimer & Co.) \$295,000
Figurette, Ltd.-----Common
(Myron A. Lomasney & Co.) \$600,000
Florida Builders, Inc.-----Common
(Jaffee & Co.) 80,000 shares
Forest City Enterprises, Inc.-----Common
(Bache & Co.) 450,000 shares
Gem International, Inc.-----Common
(Bosworth, Sullivan & Co., Inc. and Scherck, Richter Co.) 150,000 shares
Glass Magic Boats, Inc.-----Common
(R. A. Holman & Co., Inc.) 68,000 shares
Glass Magic Boats, Inc.-----Debentures
(R. A. Holman & Co., Inc.) \$51,000
Goellet Corp.-----Debentures
(Ross, Lyon & Co., Inc. and Globus, Inc.) \$700,000
Goellet Corp.-----Common
(Ross, Lyon & Co., Inc. and Globus, Inc.) 70,000 shares
Goellet Corp.-----Warrants
(Ross, Lyon & Co., Inc. and Globus, Inc.) 35,000
Growth Capital, Inc.-----Common
(McDonald & Co. and Paine, Webber, Jackson & Curtis) \$10,000,000
Hudson Vitamin Products, Inc.-----Common
(Bear, Stearns & Co.) 212,500 shares
Litecraft Industries, Ltd.-----Debentures
(P. W. Brooks & Co.) \$750,000
Maryland Credit Finance Corp.-----Common
(Alex Brown & Sons) 28,250 shares
Midwestern Gas Transmission Co.-----Bonds
(Stone & Webster Securities Corp.; White, Weld & Co. and Halsey, Stuart & Co., Inc.) \$60,000,000
Midwestern Gas Transmission Co.-----Warrants
(Stone & Webster Securities Corp.; White, Weld & Co. and Halsey, Stuart & Co., Inc.) 60,000 warrants
Miller & Van Winkle Co.-----Class A
(Whitmore, Bruce & Co.) \$225,000

★ **A. K. Electric Corp. (5/31)**
May 4 (letter of notification) 100,000 shares of common stock (par one cent). Price—\$3 per share. Proceeds—For general corporate purposes. Office—231 Front St., Brooklyn, N. Y. Underwriter—Hilton Securities, Inc., 580 Fifth Ave., New York, N. Y.

● **Aero Industries, Inc. (5/23-27)**
March 11 filed 250,000 shares of common stock (par 25 cents). Price—\$3.30 per share. Proceeds—For new equipment, expansion of the business, and general corporate purposes. Office—Pottstown, Pa. Underwriter—Myron A. Lomasney & Co. of New York City.

● **Airport Parking Co. of America (6/13-17)**
April 27 filed 42,574 shares of class A common stock (no par), including 25,000 shares to be issued and sold by the company and 17,574 shares which are outstanding and will be offered by the holders thereof. Price—To be supplied by amendment. Proceeds—Principally for various leasehold improvements. Office—1308 Prospect Ave., Cleveland, Ohio. Underwriters—L. F. Rothschild & Co., New York, and Murch & Co., Inc., Cleveland, Ohio.

● **Alaska Empire Gold Mining Co.**
April 12 (letter of notification) \$300,000 of 6% income notes to be offered in multiples of \$100 each. Price—At face value. Proceeds—For mining expenses. Address—Juneau, Alaska. Underwriter—Stauffer Investment Service, 1206 N. W. 46th Street, Oklahoma City, Okla.

● **Ald, Inc. (5/31-6/3)**
April 28 filed 335,880 shares of common stock (par \$1), of which 210,880 shares are outstanding and will be offered for the account of the holders thereof and 125,000 will be issued and sold by the company. Price—To be supplied by amendment. Proceeds—For additional working capital. Office—7045 North Western Ave., Chicago, Ill. Underwriter—Dean Witter & Co., Chicago and New York.

★ **Allstate Consolidated, Inc.**
May 2 (letter of notification) 100,000 shares of common stock (no par). Price—\$3 per share. Proceeds—For working capital. Office—100-136 Michigan Ave., Detroit, Mich. Underwriter—None.

● **All-State Properties, Inc. (5/12)**
March 17 filed 870,132 shares of capital stock, to be offered for subscription by holders of outstanding shares of such stock. Price—To be supplied by amendment. Proceeds—To reduce current indebtedness and for future operations. Office—Floral Park, L. I., N. Y. Underwriters—Bear, Stearns & Co. and Allen & Co., both of New York City.

● **Allied Bowling Centers, Inc.**
Dec. 29 filed \$750,000 of sinking fund debentures and 300,000 shares of capital stock, to be offered in units of \$75 principal amount of debentures and 30 shares of stock. Price—\$108 per unit. Proceeds—For general corporate purposes. Office—Arlington, Texas. Underwriter—Rauscher, Pierce & Co., Inc., Dallas. Note—This offering has been postponed.

● **Alsido, Inc.**
April 28 filed 300,000 shares of common stock (no par). Price—To be supplied by amendment. Proceeds—Together with an additional sum of \$6,000,000 to be borrowed for institutional lenders, will be used to provide consumer financing for the company's products by purchasing consumer paper from the company's distributors and dealers. Office—1415 Waterloo Road, Akron, Ohio. Underwriter—Reynolds & Co., Inc., New York. Offering—Expected in early June.

● **Alterman Foods, Inc. (5/23-27)**
March 18 filed 230,000 shares of common stock (par \$2.50), of which 168,310 are to be offered by Bankers Securities Corp. and 61,690 on behalf of the company. Price—To be supplied by amendment. Proceeds—To repay indebtedness, for working capital and other corporate purposes. Office—933 Lee St., S. W., Atlanta, Ga. Underwriter—Van Alstyne, Noel & Co., New York, has withdrawn. New underwriter is Kidder, Peabody & Co. Note—The name has been changed from Alterman-Big Apple, Inc.

★ **Aluminum Specialty Co.**
May 3 (letter of notification) 15,750 shares of series C, \$1.20 cumulative convertible preferred stock (no par). Price—\$19 per share. Proceeds—For working capital. Address—Manitowoc, Wis. Underwriter—Emch & Co., Milwaukee, Wis.

● **American Bowla-Bowla Corp.**
April 15 filed 100,000 shares of common stock and warrants for the purchase of an additional 50,000 shares. The company proposes to offer these securities for public sale in units consisting of two shares of stock (par 25 cents) and one warrant. Price—\$6.25 per unit. Proceeds—To cover an initial installment on the purchase price of two additional bowling centers; for furniture and fixtures thereon; and the balance to be added to

Continued on page 35

National Lawn Service Corp.-----Common (Fund Planning Inc.) \$300,000	Brush Beryllium Co.-----Common (Kuhn, Loeb & Co. and McDonald & Co.) 410,206 shares	Oxford Manufacturing Co., Inc.-----Common (W. C. Langley & Co. and Courts & Co.) 240,000 shares
National Packaging Corp.-----Common (First Securities Corp.) \$360,000	Continental Capital Corp.-----Capital (McDonnell & Co.) \$3,290,000	Reeves Broadcasting & Development Corp.-----Com. (Laird & Co. Corp.) \$2,336,960
Obear-Nester Glass Co.-----Common (Merrill Lynch, Pierce, Fenner & Smith, Inc.) 210,045 shares	Dalto Corp.-----Common (No underwriting) 134,739 shares	Warren Industries, Inc.-----Common (Merritt, Vickers, Inc.) \$525,000
OK Rubber Welders, Inc.-----Common (Bosworth, Sullivan & Co., Inc.) 50,000 shares	Elco Corp.-----Common (S. D. Fuller & Co.) 87,809 shares	Westmore, Inc.-----Common (Jacey Securities Co.) \$300,000
Ott Chemical Co.-----Debentures (Offering to stockholders—underwritten by H. M. Bylesby & Co., Inc.) \$450,000	Elco Corp.-----Warrants (S. D. Fuller & Co.) 82,065	Whitmoyer Laboratories, Inc.-----Common (Hallowell, Sulzberger, Jenks, Kirkland & Co.) \$510,000
Pacific Panel Co.-----Common (Frank Karasik & Co., Inc.) \$450,000	Elco Corp.-----Debentures (S. D. Fuller & Co.) \$1,000,000	Whitmoyer Laboratories, Inc.-----Debentures (Hallowell, Sulzberger, Jenks, Kirkland & Co.) \$500,000
Pacific Vegetable Oil Corp.-----Debentures (Dean Witter & Co. and Hooker & Fay, Inc.) \$2,500,000	Ets-Hokin & Galvan, Inc.-----Common (Van Alstyne, Noel & Co.) \$1,325,000	June 14 (Tuesday)
Piper Aircraft Corp.-----Common (The First Boston Corp.) 100,000 shares	Federated Electronics, Inc.-----Common (J. B. Coburn Associates, Inc.) \$300,000	Consolidated Edison Co. of New York-----Bonds (Bids to be received) \$50,000,000
Precision Circuits, Inc.-----Common (Myron A. Lomasney & Co.) 37,500 shares	Florida Power & Light Co.-----Common (Bids 3:45 p.m. EDT) 400,000 shares	June 15 (Monday)
Precision Circuits, Inc.-----Debentures (Myron A. Lomasney & Co.) \$250,000	Futterman Corp.-----Class A (Reynolds & Co.) 660,000 shares	Garrett Corp.-----Common (Merrill Lynch, Pierce, Fenner & Smith, Inc.) 100,000 shares
Reliance Manufacturing Co.-----Common (Glore, Forgan & Co.) 150,000 shares	Henderson's Portion Pak, Inc.-----Common (Burnham & Co.) 200,000 shares	Harnischfeger Corp.-----Preferred (The First Boston Corp.) 60,000 shares
Security Industrial Loan Association-----Debentures (Lee Higginson Corp.) \$500,000	Mattel, Inc.-----Common (Bache & Co.) 300,000 shares	June 20 (Monday)
Security Industrial Loan Association-----Common (Lee Higginson Corp.) 50,000 shares	McGowen Glass Fibers Corp.-----Common (Simmons, Rubin & Co., Inc.) \$300,000	Columbia Technical Corp.-----Common (Diran, Norman & Co., Inc.; Cortland Investing Corp. and V. S. Wickett & Co., Inc.) \$300,000
Service Instrument Corp.-----Common (Pearson, Murphy & Co., Inc.) \$300,000	Namm-Loeser's Inc.-----Common (Offering to stockholders—underwritten by Ladenburg, Thalmann & Co.) 217,278 shares	General Sales Corp.-----Common (B. Pennekohl & Co., Inc.) 90,000 shares
Sierra Electric Corp.-----Common (Marron, Sloss & Co., Inc.) \$900,000	Pacific Coast Properties, Inc.-----Common (Bear, Stearns & Co.) 1,692,466 shares	Gulf States Utilities Co.-----Bonds (12 noon EDT) \$17,000,000
Southwest Forest Industries, Inc.-----Common (White, Weld & Co.) 360,000 shares	Patrick County Canning Co., Inc.-----Common (G. Everett Parks & Co., Inc.) \$420,000	Laboratory For Electronics, Inc.-----Common (Offering to stockholders—underwritten by Paine, Webber, Jackson & Curtis) 100,000 shares
Southwest Forest Industries, Inc.-----Debentures (White, Weld & Co.) \$12,000,000	Pioneer Metals, Inc.-----Common (Hancock Securities Corp.) \$300,000	United States Boat Corp.-----Common (Richard Bruce & Co., Inc.) \$700,000
Spartans Industries, Inc.-----Common (Shearson, Hammill & Co. and J. C. Bradford & Co.) 120,000 shares	Republic Graphics Inc.-----Common (Arrin & Co., Inc.; T. M. Kirsch & Co. and Robert A. Martin Associates, Inc.) \$300,000	June 27 (Monday)
Teleregister Corp.-----Debentures (Ladenburg, Thalmann & Co., Bear, Stearns & Co. and Sutro Bros.) \$6,000,000	Safticraft Corp.-----Common (George, O'Neill & Co., Inc.) \$825,000	Atlas Bowling Centers, Inc.-----Common (Keller & Co.) 100,000 shares
Teleregister Corp.-----Common (Ladenburg, Thalmann & Co., Bear, Stearns & Co. and Sutro Bros.) 240,000 shares	Swimming Pool Development Co., Inc.-----Common (Marron, Sloss & Co., Inc.) \$1,250,000	C. F. C. Funding Inc.-----Common (Darius, Inc.) \$150,000
Trans Tech Systems, Inc.-----Common (Myron A. Lomasney & Co.) \$650,000	Wallace Properties, Inc.-----Common (Harriman Ripley & Co., Inc.) 360,000 shares	Lee Motor Products, Inc.-----Common (Godfrey, Hamilton, Magnus & Co., Inc.) \$501,000
Vector Manufacturing Co., Inc.-----Common (Paine, Webber, Jackson & Curtis) 250,000 shares	Wallace Properties, Inc.-----Debentures (Harriman Ripley & Co., Inc.) \$12,000,000	Montgomery Ward Credit Corp.-----Debentures (Lehman Brothers) \$50,000,000
Zero Manufacturing Co.-----Common (Shields & Co.) 200,000 shares	Waltham Precision Instrument Co., Inc.-----Common (Offering to stockholders—underwritten by Schweickart & Co.) 700,000 shares	Saucon Development Corp.-----Common (P. Michael & Co.) number of shares unknown
May 24 (Tuesday)	June 1 (Wednesday)	July 6 (Wednesday)
Arizona Public Service Co.-----Common (Offering to stockholders—underwritten by The First Boston Corp. and Blyth & Co., Inc.) 333,400 shares	Michigan Wisconsin Pipe Line Co.-----Bonds (Bids to be invited) \$30,000,000	Illinois Bell Telephone Co.-----Bonds (11:00 a. m. EDT) \$50,000,000
Food Fair Stores, Inc.-----Common (Eastman Dillon, Union Securities & Co. and A. M. Kidder & Co.) 168,833 shares	Southwest Indemnity & Life Insurance Co.-----Com. (Offering to stockholders—no underwriting) 238,590 shares	Sierra Pacific Power Co.-----Bonds (Bids to be invited) \$3,000,000
Jersey Central Power & Light Co.-----Bonds (Bids 11:00 a.m. N. Y. time) \$7,000,000	June 2 (Thursday)	July 7 (Thursday)
National Old Line Life Insurance Co.-----Common (Equitable Securities Corp.) 128,329 shares	National Cash Register Co.-----Debentures (Dillon, Read & Co., Inc.) \$40,000,000	Gulf Power Co.-----Preferred (Bids to be invited) \$5,000,000
May 25 (Wednesday)	Southern Electric Generating Co.-----Bonds (Bids to be invited) \$40,000,000	Gulf Power Co.-----Bonds (Bids to be invited) \$5,000,000
Coca-Cola Bottling Co. of New York, Inc.-----Com. (Eastman Dillon, Union Securities & Co.) 298,204 shares	June 6 (Monday)	July 11 (Monday)
Missouri Pacific RR.-----Equip. Trust Cfs. (Bids to be invited) \$3,975,000	Chemo-Vive Processes, Inc.-----Common (General Investing Corp.) \$150,000	Laclede Gas Co.-----Bonds (Bids 11:00 a. m. DST) \$10,000,000
Texas Eastern Transmission Corp.-----Debentures (Dillon, Read & Co., Inc.) \$25,000,000	Chemtree Corp.-----Common (Havener Securities Corp.) \$262,750	July 12 (Tuesday)
United Financial Corp. of California-----Debentures (Lehman Brothers) \$6,000,000	Drug Associates, Inc.-----Common (Fidelity Securities & Investment Co., Inc.) 10,000 shares	Central Illinois Electric & Gas Co.-----Bonds (Bids to be invited) \$10,000,000
United Financial Corp. of California-----Capital (Lehman Brothers) 120,000 shares	Drug Associates, Inc.-----Bonds (Fidelity Securities & Investment Co., Inc.) \$100,000	July 13 (Wednesday)
May 26 (Thursday)	Harvey Aluminum, Inc.-----Common (Kuhn, Loeb & Co. and Tucker, Anthony & R. L. Day) 750,000 shares	Northern Illinois Gas Co.-----Bonds (11:00 a. m. EDT) \$25,000,000
Dynex, Inc.-----Common (Myron A. Lomasney & Co.) 54,000 shares	Illinois Beef, L. & W. S., Inc.-----Common (Amos Treat & Co., Inc.) \$2,600,000	July 14 (Thursday)
Lite-Vent Industries, Inc.-----Common (Peter Morgan & Co.) \$520,000	Simmonds Precision Products, Inc.-----Common (Shearson, Hammill & Co.) 112,500 shares	Laclede Gas Co.-----Common (Lehman Brothers; Merrill Lynch, Pierce, Fenner & Smith, Inc.; and Reinholdt & Gardner) \$5,000,000
May 27 (Friday)	June 7 (Tuesday)	July 19 (Tuesday)
North Central Co.-----Common (No underwriting) 420,945 shares	Northwestern Bell Telephone Co.-----Debentures (Bids to be invited) \$45,000,000	New Jersey Power & Light Co.-----Bonds (11:00 a. m. EDT) \$6,000,000
May 31 (Tuesday)	(A. G.) Spalding & Bros. Inc.-----Common (Offering to stockholders—no underwriting) \$1,709,680	July 26 (Tuesday)
A. K. Electric Corp.-----Common (Hilton Securities, Inc.) \$300,000	Washington Gas Light Co.-----Bonds (Bids 11:30 a.m. EDT) \$12,000,000	Consumers Power Co.-----Debentures (Bids to be invited) \$38,101,600
Ald, Inc.-----Common (Dean Witter & Co.) 335,880 shares	June 8 (Wednesday)	August 9 (Tuesday)
American Frontier Life Insurance Co.-----Capital (Union Securities Investment Co.) \$1,600,000	Savannah Newspapers, Inc.-----Common (Johnson, Lane, Space Corp.) \$2,520,000	Southwestern Bell Telephone Co.-----Debentures (Bids to be invited) \$100,000,000
Bevis Shell Homes, Inc.-----Debentures (G. H. Walker & Co. and Bell & Hough, Inc.) \$1,600,000	June 10 (Friday)	September 13 (Tuesday)
Bevis Shell Homes, Inc.-----Common (G. H. Walker & Co. and Bell & Hough, Inc.) 1,000,000 shares	Foto-Video Electronics Corp.-----Class B (D. F. Bernheimer & Co., Inc.) \$500,000	Virginia Electric & Power Co.-----Bonds (Bids to be invited) \$25,000,000
Bruce National Enterprises, Inc.-----Common (George, O'Neill & Co., Inc.) \$2,010,000	June 13 (Monday)	September 27 (Tuesday)
	Airport Parking Co.-----Common (L. F. Rothschild & Co. and Murch & Co., Inc.) 42,574 shares	Indianapolis Power & Light Co.-----Bonds (11:00 a. m. N. Y. Time) \$12,000,000
	Compressed Concrete Construction Corp.-----Common (Capital Accumulation Corp.) \$300,000	October 18 (Tuesday)
	Edgerton, Germeshausen & Grier, Inc.-----Common (Kidder, Peabody & Co.) 120,000 shares	Louisville Gas & Electric Co.-----Bonds (Bids to be invited) \$16,000,000
	General Drive-In Corp.-----Common (Paine, Webber, Jackson & Curtis) 180,000 shares	November 3 (Thursday)
		Georgia Power Co.-----Bonds (Bids to be invited) \$12,000,000
		December 6 (Tuesday)
		Northern States Power Co. (Minn.)-----Bonds (Bids to be invited) \$35,000,000

Continued from page 34

working capital and be available for general corporate purposes. **Office**—400 38th St., Union City, N. J. **Underwriter**—Hill, Thompson & Co., Inc., New York. **Offering**—Expected in early June.

American Capital Life Insurance Co.
April 15 filed 96,450 shares of class "A" common capital stock. **Price**—\$5.80 per share **Proceeds**—For general corporate purposes. **Office**—917 15th St., N. W., Washington, D. C. **Underwriter**—None.

American Convalescent Foundation, Inc.
March 31 (letter of notification) 60,000 shares of common stock. **Price**—At par (\$5 per share). **Proceeds**—To pay the balance on new land, retirement of short-term bank loans, payment for additional equipment and furnishings and for working capital. **Office**—3267 South-east Hawthorne Boulevard, Portland, Ore. **Underwriter**—Jerry A. Barfoot, Portland, Ore.

American Frontier Life Insurance Co. (5/31-6/3)

Nov. 30 filed 200,000 shares of capital stock. **Price**—\$8 per share. **Proceeds**—To increase capital and surplus. **Office**—1455 Union Ave., Memphis, Tenn. **Underwriter**—Union Securities Investment Co., also of Memphis, which will receive a selling commission of \$1.20 per share.

American International Aluminum Corp. (5/23-27)

April 13 filed 400,000 shares of common stock (par 25c). **Price**—To be supplied by amendment. **Proceeds**—For general corporate purposes and working capital. **Office**—4851 N. W. 36th Ave., Miami, Fla. **Underwriters**—Hardy & Co. and Filor, Bullard & Smyth, both of New York.

American Mortgage Investment Corp.

April 29 filed \$1,800,000 of 4% 20-year collateral trust bonds and 1,566,000 shares of class A non-voting com-

mon stock. It is proposed that these securities will be offered for public sale in units (2,000) known as Investment Certificates, each representing \$900 of bonds and 783 shares of stock. **Price**—\$1,800 per unit. **Proceeds**—To be used principally to originate mortgage loans and carry them until market conditions are favorable for disposition. **Office**—210 Center St., Little Rock, Ark. **Underwriter**—Amico, Inc.

American Penn Life Insurance Co. (5/12-13)

March 30 filed registration of 127,500 shares of capital stock (par \$10) to be offered for subscription by stockholders of record on April 28, 1960 with rights to expire 30 days from offering date. Subscription rate on 105,000 shares of the stock will be three additional shares for each one share held. Of the remaining 22,500 shares the offering will be on the basis of nine shares for each 14 shares held, and all unsold shares of this block will

Continued on page 36

Continued from page 35

be offered under warrants granted in accordance with the company's Agent's Stock Option Plan. Price—\$28 per share. Proceeds—To increase capital and surplus. Office—203 S. 15th St., Philadelphia, Pa. Underwriter—None.

★ **American Rubber & Plastics Corp.**

May 11 filed 200,000 shares of common stock. Price—To be supplied by amendment. Proceeds—To selling stockholders. Office—La Porte, Ind. Underwriter—Hornblower & Weeks, New York City.

American & St. Lawrence Seaway Land Co.

Jan. 27 filed 538,000 shares of common stock, of which 350,000 shares are to be publicly offered. Price—\$3 per share. Proceeds—To pay off mortgages, develop and improve properties, and acquire additional real estate. Office—60 E. 42nd St., New York City. Underwriter—A. J. Gabriel Co., Inc., New York City.

● **American Security Corp. (5/16-20)**

March 28 filed 100,000 shares of capital stock (par \$2). The company is an affiliate of American Security & Trust Co. by reason of the fact that each of their stockholders owns the same number of outstanding shares of each entity. It is proposed to offer the 100,000 shares of American Security stock and a like number of shares of the \$10 par capital stock of the Trust Company in units of one share of stock of each issuer; and the units are to be offered for subscription by stockholders of each issuer at the rate of one new share for each five shares held. Price—To be supplied by amendment. Proceeds—American Security will use its proceeds in part to repay current indebtedness incurred incident to the purchase of the non-banking assets of The City Bank of Washington, with the balance added to working capital for general corporate purposes. Office—734 15th Street, N. W., Washington, D. C. Underwriters—Alex Brown & Sons, Baltimore, Md.; Folger, Nolan, Fleming-W. B. Hibbs & Co., Inc. and Johnston Lemon & Co., Washington, D. C.; and Kidder, Peabody & Co., New York.

● **American Stereophonic Corp. (5/13-17)**

April 11 (letter of notification) 50,000 shares of common stock (par one cent). Price—\$2 per share. Proceeds—For general corporate purposes. Office—17 W. 60th St., New York, N. Y. Underwriter—D. H. Victor & Co., Inc., New York, N. Y.

★ **Anken Chemical & Film Corp. (5/23)**

April 7 filed 145,703 shares of common stock (par 20 cents), to be offered for subscription by holders of outstanding common stock at the rate of one new share for each six shares held. Price—To be supplied by amendment. Proceeds—\$1,950,000 will be applied toward the purchase of certain properties and assets of the Sperry Rand Corp.; \$140,000 will be used to retire short-term bank loans; and the balance for general corporate purposes. Office—1 Hicks Ave., Newton, N. J. Underwriters—R. W. Pressprich & Co. and Riter & Co., both of New York.

★ **Arco Electronics, Inc.**

May 10 filed 140,000 shares of class A common stock. Price—To be supplied by amendment. Proceeds—\$350,000 for general corporate purposes and the balance for working capital. Office—New York City. Underwriter—Michael G. Kletz & Co., Inc., New York City.

● **Arizona Public Service Co. (5/24)**

April 22 filed 333,400 shares of common stock (par \$5), to be offered to holders of the company's currently outstanding common stock at the rate of one new share for each 10 shares held of record May 24, 1960 with rights to expire on June 14 at 3:30 p.m. (EDST). Price—To be supplied by amendment. Proceeds—For construction purposes and payment of loans incurred for such purposes. Office—501 South 3rd Avenue, Phoenix, Ariz. Underwriters—The First Boston Corp. and Blyth & Co., Inc., both of New York.

● **Atlas Bowling Centers, Inc. (6/27)**

May 2 filed 100,000 shares of class A common stock (par 10 cents). Price—To be supplied by amendment. Proceeds—For additional working capital. Office—255 Huntington Avenue, Boston, Mass. Underwriter—Keller & Co., Boston, Mass.

● **Audion-Emenee Corp. (5/16)**

March 29 filed 100,000 shares of common stock (par \$1). Price—To be supplied by amendment. Proceeds—For working capital. Office—New York City. Underwriters—Pistell, Schroeder & Co., Inc., and Bertner Bros., both of New York City.

★ **Automobile Bankers of South Dakota**

April 28 (letter of notification) \$250,000 of 6½% 10-year subordinated debentures to be offered in denominations of \$250 each. Price—At face value. Proceeds—For working capital. Address—Rapid City, S. D. Underwriter—None.

● **Aviation Employees Corp. (5/16)**

Feb. 8 filed 2,500,000 shares of common stock. Price—\$2 per share. Proceeds—Together with other funds, will be invested in the shares of the company's three subsidiaries; for general corporate purposes; and the remaining balance will be used from time to time for the purchase of all or a substantial interest in or the formation of one or more other companies engaged in the business of insurance or finance or to further supplement the funds of the three subsidiaries. Office—930 Tower Bldg., Washington, D. C. Underwriters—G. J. Mitchell Jr. Co., Washington, D. C.; and Ralph B. Leonard & Sons, Inc., of New York City.

● **Beitone Recording Corp. (5/13)**

Feb. 29 (letter of notification) 150,000 shares of common stock (par 10 cents). Price—\$2 per share. Proceeds—For general corporate purposes. Office—4 W. 31st Street, New York 1, N. Y. Underwriter—A. J. Gabriel Co., Inc., New York, N. Y.

★ **Ben Mining Corp.**

April 27 (letter of notification) 50,000 shares of common stock. Price—At par (\$1 per share). Proceeds—For mining expenses. Office—c/o Leonard W. Noyes, Pres., 2516 Beth Dr., Billings, Mont. Underwriter—None.

● **Bevis Shell Homes, Inc. (5/31-6/3)**

March 30 filed \$1,600,000 of 9% subordinated sinking fund debentures due 1985 and 1,000,000 shares of common stock, to be offered for public sale in units (200,000), at \$15.50 per unit, each unit to consist of five common shares, one \$8 par debenture, and warrants for the purchase of two additional units of one common share and one \$8 debenture at \$9.50 per unit. Proceeds—\$2,000,000 will be used to increase the company's holdings of mortgages placed on the shell homes it sells; and \$1,600,000 to be used to increase its holding of mortgages will be placed in escrow for that purpose; and the balance for general corporate purposes. Office—Tampa, Fla. Underwriters—G. H. Walker & Co., New York City and Beil & Hough, Inc. of St. Petersburg, Fla., as co-managers.

● **Big Laurel, Inc. (5/23-7)**

March 22 filed 400,000 shares of 7% cumulative preferred stock (par \$2.80) and 400,000 shares of common stock (par 10 cents), to be offered in units of one share of preferred and one share of common. Price—\$3 per unit. Proceeds—To develop a resort community and for working capital. Office—Bryson City, N. C. Underwriters—Pearson, Murphy & Co., Inc., New York City, and Mackay & Co., Reading Pa.

● **Birtcher Corp.**

March 29 filed \$500,000 of 6% convertible subordinated debentures, due April 30, 1975. Price—At par. Proceeds—To pay bank loans incurred to augment working capital. Office—Los Angeles, Calif. Underwriter—Quincy Cass Associates, Los Angeles, Calif.

● **Bowers Battery & Spark Plug Co.**

March 29 filed 280,000 shares of common stock (no par), of which 250,000 shares will be offered for public sale at \$6 per share and 30,000 shares will be offered to selected employees at \$5.40 per share. Proceeds—Between \$200,000 and \$300,000 is expected to be expended before 1961 for starting up costs, including initial rents of the new plant in the southeastern portion of the United States which it hopes to obtain and open before the end of the year; an additional \$250,000 is expected to be expended either by the company or through its subsidiaries for the improvement of certain of its manufacturing facilities, such as additional mechanization and material control handling and for experimental work in connection with beryllium; and the balance of the proceeds will be added to the company's general funds. Office—Reading, Pa. Underwriter—Dempsey-Tegeler & Co., St. Louis and New York. Offering—Expected at the end of May.

● **Bruce National Enterprises, Inc. (5/31-6/3)**

April 29 filed 335,000 shares of common stock (par 10 cents). Price—\$6 per share. Proceeds—For reduction of outstanding indebtedness; to pay off mortgages on certain property; for working capital and other corporate purposes. Office—1118 N. E. 3rd Avenue, Miami, Fla. Underwriter—George O'Neill & Co., Inc., New York.

● **Brush Beryllium Co. (5/31-6/3)**

April 11 filed 410,206 shares of common stock, of which 260,000 shares are to be offered for the account of the issuing company and 150,206 shares, representing outstanding stock, are to be offered for the account of the present holders thereof. Price—To be supplied by amendment. Proceeds—For expansion. Office—Cleveland, Ohio. Underwriters—Kuhn, Loeb & Co., New York City, and McDonald & Co., Cleveland.

● **C-E-I-R, Inc.**

March 30 filed 122,000 shares of class A voting stock. The company proposes to offer this stock for subscription by holders of outstanding class A voting and class B non-voting stock, at the rate of one new share for each four shares held. Price—To be supplied by amendment. Proceeds—To be used to the extent necessary to defray the full cost of the Telecomputing Services acquisition, and the balance will be applied to "other phases of the program." Office—1200 Jefferson Davis Highway, Arlington, Va. Underwriter—To be supplied by amendment.

★ **C. F. C. Funding Inc. (6/27)**

May 6 (letter of notification) 75,000 shares of common stock (par 10 cents). Price—\$2 per share. Proceeds—For general corporate purposes. Office—90 Broad St., New York 4, N. Y. Underwriter—Darius Inc., New York, N. Y.

● **Cabana Pools, Inc. (5/23-27)**

March 31 (letter of notification) 150,000 shares of common stock (par 10 cents). Price—\$2 per share. Proceeds—For general corporate purposes. Office—640 Fifth Avenue, New York, N. Y. Underwriter—Mandell & Kahn, Inc., Time-Life Building, Rockefeller Center, New York, N. Y.

● **Capital Shares Inc., San Francisco, Calif.**

May 3 filed 1,100,000 shares of common stock. Price—\$1 per share. Proceeds—To increase capital and surplus and for working capital. Underwriter—None.

● **Certified Credit & Thrift Corp.**

Jan. 26 filed 250,000 shares of class A stock (\$10 par) and 250,000 shares of class B stock (20c par), to be offered in units of one share of each class of stock. Price—\$20.20 per unit. Proceeds—To pay mortgages. Office—Columbus, Ohio. Underwriter—Commonwealth Securities Corp., Columbus. Offering—Imminent.

● **Chemical Packaging Co., Inc. (5/23-27)**

March 16 (letter of notification) 115,000 shares of common stock (par 10 cents). Price—\$2.50 per share. Proceeds—For general corporate purposes. Office—753 Utica Avenue, Brooklyn, N. Y. Underwriters—Mainland

Securities Corp., 156 N. Franklin Street, Hempstead, N. Y. and Jeffrey-Robert Corp., 382 S. Oyster Bay Road, Hicksville, L. I., N. Y.

● **Chemo-Vive Processes, Inc. (6/6-10)**

April 22 (letter of notification) 75,000 shares of class A common stock (par 10 cents). Price—\$2 per share. Proceeds—To purchase machinery and equipment and the balance for working capital. Office—609-11 Fourth Avenue, Juniata, Altoona, Pa. Underwriter—General Investing Corp., New York, N. Y.

● **Chemtree Corp. (6/6-10)**

April 19 (letter of notification) 262,750 shares of common stock (par 10 cents). Price—\$1 per share. Proceeds—For general corporate purposes. Office—100 W. 10th Street, Wilmington 99, Del. Underwriter—Havener Securities Corp., New York, N. Y.

● **Circle-The-Sights, Inc.**

March 30 filed 165,000 shares of common stock and \$330,000 of debentures (10-year 8% redeemable). Price—For stock, \$1 per share; debentures in units of \$1,000 at their principal amount. Proceeds—For initiating sight-seeing service. Office—Washington, D. C. Underwriter—None.

● **Coca-Cola Bottling Co. of New York (5/25)**

April 19 filed 298,204 outstanding shares of its common stock. Price—To be supplied by amendment. Proceeds—To selling stockholders. Underwriter—Eastman Dillon, Union Securities & Co., New York. Listing—The company intends to apply for NYSE listing.

● **Cold Lake Pipe Line Co., Ltd.**

Feb. 5 filed 200,000 shares of common stock. Price—At the market, at time of offering. Proceeds—For general corporate purposes. Office—1410 Stanley St., Montreal, Canada. Underwriter—Michael Fieldman, New York.

● **Colorado Caterers, Inc.**

April 8 (letter of notification) 150,000 shares of common stock (no par). Price—\$2 per share. Proceeds—For working capital. Office—7626 Old Georgetown Road, Bethesda, Md. Underwriter—E. A. Burka, Inc., Washington, D. C. Note—The SEC has announced May 9 that an anti-fraud proceeding has been filed against Mr. Burka and his firm.

★ **Columbia Technical Corp. (6/20-24)**

May 6 (letter of notification) 100,000 shares of common stock (par 10 cents). Price—\$3 per share. Proceeds—For general corporate purposes. Office—61-02 31st Ave., Woodside, L. I., N. Y. Underwriters—Diran, Norman & Co., Inc., V. S. Wickett & Co., Inc., and Cortlandt Investing Corp., New York, N. Y.

● **Commerce Oil Refining Corp.**

Dec. 16, 1957 filed \$25,000,000 of first mortgage bonds due Sept. 1, 1968, \$20,000,000 of subordinated debentures due Oct. 1, 1968 and 3,000,000 shares of common stock to be offered in units as follows: \$1,000 of bonds and 48 shares of stock and \$100 of debentures and nine shares of stock. Price—To be supplied by amendment. Proceeds—To construct refinery. Underwriter—Lehman Brothers, New York. Offering—Indefinite.

★ **Compressed Concrete Construction Corp.**

(6/13-20)
May 9 (letter of notification) 100,000 shares of common stock (par 10 cents). Price—\$3 per share. Proceeds—For general corporate purposes. Office—313 W. Jericho Turnpike, Huntington, L. I., N. Y. Underwriter—Capital Accumulation Corp., Franklin National Bank Bldg., Roosevelt Field, Garden City, N. Y.

● **Connecticut & Chesapeake, Inc.**

April 29 filed \$585,000 of 4½% promissory notes and 2,250 shares of common stock. It is proposed to offer these securities for public sale in units, each consisting of \$260 of notes and one share of stock, provided that the minimum purchase shall be 10 units for a minimum consideration of \$3,600 (\$2,600 of notes and 10 shares of stock). Price—\$360 per unit. Proceeds—For repayment of certain advances made to the company. Office—724-14th Street, N. W., Washington, D. C. Underwriter—Shannon & Luchs Securities Corp.

● **Constellation Life Insurance Co.**

March 29 filed 1,350,000 shares of common stock, of which 350,000 shares will be reserved for stock options, 150,000 shares will be offered to holders of the outstanding common on a "first-come-first-served" basis at \$3.25 per share, and 850,000 shares will be publicly offered. Price—\$3.50 per share. Proceeds—To general funds. Office—Norfolk, Va. Underwriter—Willis, Kenny & Ayres, Inc., Richmond, Va.

● **Continental Capital Corp. (5/31-6/3)**

April 27 filed 2,000,000 shares of common stock. Price—\$1 per share. Proceeds—To establish a \$250,000 revolving fund for initial and intermediate financing of the construction of custom or pre-fabricated type residential or commercial buildings and facilities upon properties to be acquired for sub-division and shopping center developments; the balance of the proceeds will be added to working capital. Office—1321 Lincoln Ave., Little Rock, Ark. Underwriter—The Huntley Corp., Little Rock, Ark.

● **Continental Electric Co.**

Feb. 11 filed 260,000 shares of common stock (par \$1). Price—To be supplied by amendment. Proceeds—To retire outstanding bank loans, for expansion and development of new products, and for working capital. Office—715 Hamilton St., Geneva, Ill. Underwriter—Old Colony Investment Co., Stoneham, Mass.

● **Cosmopolitan Insurance Co.**

March 30 (letter of notification) 58,000 shares of capital stock (Par \$1). Price—\$5 per share. Proceeds—For general corporate purposes. Office—4620 N. Sheridan Road, Chicago, Ill. Underwriter—Link, Gorman, Peck & Co., Chicago, Ill.

● **Consolidated Realty Investment Corp.**

April 19 filed 235,000 shares of capital stock (par \$10). Price—\$14 per share. Proceeds—For investment in small

business concerns, and to the extent necessary may use a portion thereof to retire its outstanding subordinated debenture in the amount of \$150,000 held by the Small Business Administration. **Office**—120 Montgomery Street, San Francisco, Calif. **Underwriter**—McDonnell & Co., Inc., New York.

● **Cosnat Record Distributing Corp. (5/16-20)**
April 29 (letter of notification) 75,000 shares of class A common stock (par 10 cents). **Price**—\$4 per share. **Proceeds**—For general corporate purposes. **Office**—315 W. 47th Street, New York, N. Y. **Underwriter**—Mortimer B. Burnside & Co., Inc., New York, N. Y.

● **Country Club Corp. of America**
April 29 filed 200,000 shares of common stock (par 10 cents). **Price**—\$3 per share. **Proceeds**—For repayment of outstanding debt, including payment of mortgages, taxes, notes, and miscellaneous accounts payable; for general corporate purposes and construction of new facilities. **Office**—1737 H. Street, N. W., Washington, D. C. **Underwriter**—A. J. Gabriel Co., Inc., New York.

● **Crawford Corp. (5/23-26)**
March 28 filed 200,000 shares of common stock (par \$1), of which 100,000 shares are to be offered for public sale for account of issuing company and the balance, being outstanding stock, by the present holders thereof. **Price**—To be supplied by amendment. **Proceeds**—To be initially added to working capital and used for general corporate purposes, including but not limited to the reduction of short-term bank loans (\$5,921,872 outstanding as of Dec. 31, 1959, including \$5,199,800 of bank loans made directly to an unconsolidated subsidiary). It is contemplated that the additional funds will be used to acquire land for development or resale to dealers, construction loans to builder-dealers, expansion of the company's market area, and the possible manufacture and erection, in cooperation with builders, of "shell" house packages for completion by the home owner on a "do-it-yourself" basis. **Office**—7111 Florida Boulevard, Baton Rouge, La. **Underwriter**—A. G. Becker & Co., Inc., of Chicago and New York.

● **Custom Craft Marine Co., Inc. (5/16)**
March 28 (letter of notification) 85,000 shares of common stock (par 25 cents). **Price**—\$3 per share. **Proceeds**—For general corporate purposes. **Office**—1700 Niagara Street, Buffalo, N. Y. **Underwriter**—R. A. Holman & Co., Inc., New York, N. Y.

● **Dalto Corp. (5/31-6/3)**
March 29 filed 134,739 shares of common stock, to be offered for subscription by holders of such stock of record May 2 at the rate of one new share for each two shares then held. **Price**—To be supplied by amendment. **Proceeds**—For the retirement of notes and additional working capital. **Office**—Norwood, N. J. **Underwriter**—None.

● **Dart Drug Corp.**
March 30 filed 200,000 shares of class A common stock, of which 170,000 shares are to be offered for public sale on behalf of the issuing company and 30,000 shares, being outstanding stock, on behalf of the present holders thereof. **Price**—\$5 per share. **Proceeds**—For repayment of corporate indebtedness and for working capital. **Office**—5458 Third St., N. E., Washington, D. C. **Underwriter**—Hodgdon & Co., Washington, D. C. **Offering**—Expected sometime in June.

● **Defense Electronics, Inc.**
April 12 (letter of notification) 200,000 shares of common stock (par one cent). **Price**—\$1.50 per share. **Proceeds**—For machinery and electronic test equipment, working capital and a reserve fund. **Address**—Rockville, Md. **Underwriter**—Balogh & Co., Inc., Washington, D. C.

● **Deltown Foods, Inc. (5/16-20)**
March 22 filed 115,000 shares of outstanding common stock (par \$1). **Price**—To be supplied by amendment. **Proceeds**—To selling stockholders. **Office**—Yonkers, N. Y. **Underwriter**—A. G. Becker & Co., Inc., New York City.

● **Deluxe Aluminum Products, Inc. (5/23)**
Oct. 15 filed \$330,000 of convertible debentures, and 70,000 shares of common stock. **Price**—For the debentures, 100% of principal amount; for the stock, \$5 per share. **Proceeds**—From 10,000 shares of the common stock, to the present holders thereof; from the rest of the offering, to the company to be used for expansion and as working capital. **Office**—6810 S. W. 81st St., Miami, Fla. **Underwriter**—R. A. Holman & Co., Inc.

● **Development Credit Corp. of Maryland**
March 29 filed 2,000,000 shares of common stock. **Price**—\$1.10 per share. **Proceeds**—For general corporate purposes. **Office**—22 Light St., Baltimore, Md. **Underwriter**—None.

● **Dial Finance Co. (5/17-18)**
March 25 filed 300,000 shares of common stock (no par), including 150,000 shares which are outstanding and will be offered for public sale by the holders thereof, and the remaining 150,000 will be offered for the company's account. **Price**—To be supplied by amendment. **Proceeds**—To be added to the company's general funds and will be used initially to reduce short term debt. **Office**—207 Ninth St., Des Moines, Iowa, **Underwriter**—White, Weld & Co., Inc., New York.

● **Diversified Communities, Inc.**
Sept. 25 filed 367,200 shares of common stock (par \$1). **Price**—To be supplied by amendment. **Proceeds**—For acquisition of Hope Homes, Inc., Browntown Water Co. and Cantor & Goldman Builders, Inc., with the balance to be used as working capital. **Office**—29A Sayre Woods Shopping Center, Madison Township, P. O. Parlin, N. J. **Underwriter**—Lee Higginson Corp., New York. **Offering**—Postponed.

● **Diversified Realty Investment Co.**
April 26 filed 250,000 shares of common stock. **Price**—\$5 per share (par 50 cents). **Proceeds**—For additional working capital. **Office**—919 18th Street, N. W., Washington, D. C. **Underwriter**—Ball, Pablo & Co., Washington, D. C.

● **Doak Pharmacal Co. Inc. (5/16-20)**
April 28 (letter of notification) 100,000 shares of common stock (par 10 cents). **Price**—\$3 per share. **Proceeds**—For general corporate purposes. **Office**—99 Park Avenue, New York, N. Y. **Underwriter**—Ross Securities, Inc., 99 Wall Street, New York 5, N. Y.

● **Drug Associates, Inc. (6/6-10)**
May 6 (letter of notification) 100 units of \$100,000 of 7% sinking fund debenture bonds and 10,000 shares of common stock (par \$1) to be offered in units consisting of one \$1,000 debenture and 100 shares of common stock. **Price**—\$1,100 per unit. **Proceeds**—For general corporate purposes. **Office**—1238 Corlies Ave., Neptune, N. J. **Underwriter**—Fidelity Securities & Investment Co., Inc., Asbury Park, N. J.

● **Dubois Chemicals, Inc. (5/23-27)**
March 30 filed 200,000 shares of common stock (par \$1) to be publicly offered and 125,000 shares issuable under the company's Restricted Stock Option Incentive Plan for key employees. **Price**—To be supplied by amendment. **Proceeds**—To reduce a bank loan in the amount of \$2,681,000. **Office**—634 Broadway, Cincinnati, O. **Underwriter**—Allen & Co., New York.

● **Durox of Minnesota, Inc.**
April 11 filed \$650,000 of 7% first mortgage bonds and 120,000 shares of common stock (par \$1). The offering will be made in units of one bond (\$100 principal amount) and 20 shares of common stock or one unit of 50 bonds at principal amount plus accrued interest. **Price**—To be supplied by amendment. **Proceeds**—For additional plant and equipment and to provide working capital to commence and maintain production. **Office**—414 Pioneer Bldg., St. Paul, Minn. **Underwriters**—Irving J. Rice & Co., Inc., St. Paul, Minn. and M. H. Bishop & Co., Minneapolis, Minn. **Offering**—Imminent.

● **Dworman Corp.**
Jan. 15 filed 300,000 shares of common stock. **Price**—\$10 per share. **Proceeds**—For general corporate purposes. **Office**—400 Park Avenue, New York City. **Underwriter**—Charles Plohn & Co., New York City. **Note**—This offering has been postponed.

● **Dymo Industries, Inc.**
April 11 filed 150,000 shares of capital stock (par \$1). **Price**—To be supplied by amendment. **Proceeds**—Approximately \$200,000 of the proceeds from the sale of the stock will be used for the purchase and installation of machinery and equipment in a new plant which the company is presently negotiating to lease; \$400,000 will be used for the acquisition of tools, dies, jigs and fixtures; \$100,000 for leasehold improvements; and the balance for working capital. **Office**—2546 Tenth St., Berkeley, Calif. **Underwriter**—William R. Staats & Co., Los Angeles, California. **Offering**—Expected in early June.

● **Dynamic Films, Inc. (5/23-27)**
March 29 (letter of notification) 100,000 shares of common stock (par 10 cents). **Price**—\$3 per share. **Proceeds**—For general corporate purposes. **Office**—405 Park Avenue, New York, N. Y. **Underwriter**—Morris Cohon & Co., New York, N. Y.

● **Dynatron Electronics Corp. (5/23-27)**
April 29 (letter of notification) 100,000 shares of common stock (par 10 cents). **Price**—\$1 per share. **Proceeds**—For general corporate purposes. **Office**—178 Herricks Road, Mineola, N. Y. **Underwriter**—General Securities Co., Inc., New York, N. Y.

● **Dynex, Inc. (5/26)**
March 15 filed 54,000 common shares (25 cents par) and warrants for an additional 5,000 shares of this stock. The company proposes to make a public offering of 30,000 shares. Of the additional 24,000 shares, 20,000 are being issued in escrow for the account of, and may be resold by, the holders of capital stock and certain creditors of Matronics, Inc., after July 22, 1960 at the then prevailing market price; and 4,000 shares for the account of the holders of the common stock and a creditor of Optics Manufacturing Corp. The 5,000 warrants are being issued to stockholders and certain creditors of Matronics, Inc. **Price**—To be supplied by amendment. **Proceeds**—To finance the activities of the two newly-acquired concerns, to finance the starting of inventories and advertising incident to new products, to purchase additional equipment and inventory for the manufacture and production of contracts for other concerns, and to expand the scope of the company's business. **Office**—123 Eileen Way, Syosset, N. Y. **Underwriter**—Myron A. Lomasney & Co., New York.

● **E-H Research Laboratories, Inc.**
April 28 (letter of notification) 15,000 shares of capital stock (par \$1). **Price**—\$10 per share. **Proceeds**—To liquidate bank borrowings and for working capital. **Office**—163 Adeline St., Oakland, Calif. **Underwriter**—None.

● **E. H. P. Corp.**
Aug. 31 filed 160,000 shares of capital stock (par 10c), of which 100,000 shares are to be publicly offered. **Price**—\$2.50 per share. **Proceeds**—To provide funds for the purchase of vending machines which will be used to distribute automobile breakdown insurance policies on thruways, parkways and highways in the amount of \$25 of such breakdown insurance for the purchase price of 25 cents, and for a public relations and publicity program. **Office**—Hotel Troy Building, Troy, New York. **Underwriter**—John R. Boland & Co., Inc., New York. **Offering**—Expected in late June.

● **East Alabama Express, Inc.**
April 1 (letter of notification) 77,000 shares of common stock (par \$1). **Price**—\$2.50 per share. **Proceeds**—To

repay notes payable, reduce equipment purchase obligations, accounts payable and for working capital. **Office**—109 M Street, Anniston, Ala. **Underwriter**—First Investment Savings Corp., Birmingham, Ala.

● **Edgerton, Germeshausen & Grier, Inc. (6/13-20)**
May 5 filed 120,000 shares of common stock (par \$1) of which 20,000 shares are now outstanding and are to be offered for public sale by the holders thereof and 100,000 shares are to be offered by the company. **Price**—To be supplied by amendment. **Proceeds**—For general corporate purposes. **Office**—160 Brookline Ave., Boston, Mass. **Underwriter**—Kidder, Peabody & Co., New York.

● **Edwards Engineering Corp.**
April 8 filed 85,000 shares of common stock of which 70,000 shares are to be offered for the account of the issuing company and 15,000 shares, representing outstanding stock, are to be offered for the account of the present holders thereof. **Price**—\$3.50 per share. **Proceeds**—For general corporate purposes including salaries, sales promotion, moving expenses, and research and development work. **Office**—715 Camp Street, New Orleans, La. **Underwriter**—Sandkuhl & Company, Inc., New York City and Newark, N. J.

● **Elco Corp. (5/31-6/3)**
April 22 filed \$1,000,000 of 6% convertible subordinated debentures due May 15, 1975, 82,065 common stock purchase warrants, and 87,809 shares of common stock reserved against the exercise of the warrants. **Price**—100% of principal amount plus accrued interest from May 15, 1960. **Proceeds**—For retirement of the company's indebtedness to The First Pennsylvania Banking & Trust Co., and for the purchase of machinery and equipment. **Location**—"M" Street below Erie Avenue, Philadelphia, Pa. **Underwriter**—S. D. Fuller & Co., New York.

● **Electrada Corp.**
March 29 filed 400,000 shares of common stock. **Price**—To be supplied by amendment. **Proceeds**—For acquisitions, debt reduction, and other corporate purposes. **Office**—9744 Wilshire Blvd., Beverly Hills, Calif. **Underwriter**—Bache & Co., New York.

● **Electronic Assistance Corp. (5/16-20)**
March 17 filed 122,500 shares of common stock (par 10 cents), of which 72,500 shares are to be offered for public sale for the account of the company and the remaining 50,000 shares, now outstanding, by Robert Edwards, company president. **Price**—To be supplied by amendment. **Proceeds**—\$20,000 will be used to further equip its engineering department and office, \$60,000 for research and development, and \$20,000 for advertising and promotion. The balance of the proceeds of approximately \$594,750 will be added to working capital. **Office**—20 Bridge Ave., Red Bank, N. J. **Underwriter**—Amos Treat & Co., Inc., New York.

● **Electrosolids Corp.**
April 25 (letter of notification) 100,000 shares of common stock (no par). **Price**—\$3 per share. **Proceeds**—To repay borrowings, expand the company's facilities and for working capital. **Office**—13745 Saticoy Street, Van Nuys, Calif. **Underwriter**—Morgan & Co., Los Angeles, Calif.

● **Englehard Industries, Inc. (5/23-27)**
Mar. 30 filed 400,000 shares common stock (par \$1). **Price**—To be supplied by amendment. **Proceeds**—\$2,000,000 to reduce outstanding amount of term notes, and the balance to reduce outstanding short-term indebtedness and increase working capital. **Office**—Newark, N. J. **Underwriters**—Dillon, Read & Co. Inc., and Lazard Freres & Co., both of New York City.

● **Espey Mfg. & Electronics Corp.**
April 29 filed 80,000 shares of common stock (par \$1). **Price**—To be supplied by amendment. **Proceeds**—For general corporate purposes. **Office**—Saratoga Springs, N. Y. **Underwriter**—Sutro Bros. & Co., New York. **Offering**—Expected in mid-June.

● **Esquire Radio & Electronics, Inc.**
March 30 filed 150,000 shares of common stock (par 10c). **Price**—\$5 per share. **Proceeds**—\$73,000 will be used to replace funds used by company for payment of subordinated notes; \$50,000 to repay short-term bank obligations; and the balance of approximately \$477,000 will be added to working capital and used for general corporate purposes, including financing of finished and raw material inventory. **Office**—39 Broadway, New York. **Underwriter**—Myron A. Lomasney & Co. **Offering**—Expected sometime in June.

● **Ets-Hokin & Galvan, Inc. (5/31-6/3)**
March 28 filed 250,000 shares of common stock (par \$1). **Price**—\$5.30 per share. **Proceeds**—To be added to company's working capital and will be used principally to reduce some \$1,000,000 of its accounts payable. The balance will be used to reduce notes payable to the Bank of America National Trust & Savings Association. **Office**—551 Mission St., San Francisco, Calif. **Underwriter**—Van Alstyne, Noel & Co., New York.

● **FXR, Inc. (5/16-20)**
March 30 filed \$2,000,000 of convertible subordinated debentures, due 1970. **Price**—To be supplied by amendment. **Proceeds**—\$950,000 will be used to repay short-term notes and up to \$375,000 is to be invested in Micro-mega Corp.; the balance of the proceeds will be used to acquire new facilities, to maintain necessary inventory to meet current and anticipated sales requirements, to supplement working capital and for other general corporate purposes. **Office**—26-12 Borough Place, Woodside, N. Y. **Underwriter**—C. E. Unterberg, Towbin Co.

● **Farrington Manufacturing Co. (5/16-20)**
March 25 filed \$6,000,000 of subordinated convertible debentures due 1970. **Price**—To be supplied by amendment. **Proceeds**—\$2,000,000 to be applied to the pay-

Continued on page 38

Continued from page 37

ment of bank loans; \$2,800,000 to the scanner program in 1960, including (a) \$1,000,000 for expenditures by Farrington Electronics, Inc., a newly-formed date processing subsidiary, for inventory, 250,000 to purchase and test equipment for producing scanners and \$250,000 as working capital; and (b) \$1,300,000 for research and development. Office—77 A St., Needham, Mass. Underwriters—Cyrus J. Lawrence & Sons, New York City; and Brawley, Cathers & Co., Toronto, Ontario, Canada.

● **Federal Steel Corp. (5/23-27)**

March 30 (letter of notification) 59,000 shares of common stock (no par). Price—\$5 per share. Proceeds—For an expansion program. Office—3327 Elkton Ave., Dayton 3, Ohio. Underwriter—Westheimer & Co., Cincinnati, Ohio.

● **Federated Electronics, Inc. (5/31-6/3)**

April 25 (letter of notification) 300,000 shares of common stock (par 10 cents). Price—\$1 per share. Proceeds—For general corporate purposes. Office—139-14 Jamaica Avenue, Jamaica, N. Y. Underwriter—J. B. Coburn Associates, Inc., New York, N. Y.

● **Fidelity Acceptance Corp.**

March 24 (letter of notification) 12,000 shares of class H 6% cumulative preferred stock. Price—At par (25) per share. Proceeds—For working capital. Office—820 Plymouth Bldg., Minneapolis, Minn. Underwriter—Ray F. Kersten, 3332 E. Orange Dr., Phoenix, Ariz.

● **Figurette, Ltd. (5/23-27)**

March 3 filed 100,000 shares of class A common stock, (par 50 cents) Price—\$6 per share. Proceeds—For general corporate purposes. Office—514 N. E. 79th Street, Miami, Fla. Underwriter—Myron A. Lomasney & Co., New York.

● **Finger Lakes Racing Association, Inc.**

Dec. 28 filed \$4,500,000 of 20-year 6% subordinated sinking fund debentures due 1980 and 450,000 shares of class A stock (par \$5) to be offered in units, each consisting of \$100 of debentures and 10 shares of class A stock. Price—\$155 per unit. Proceeds—For purchase of land and the cost of construction of racing plant as well as other organizational and miscellaneous expenses. Office—142 Pierrepont Street, Brooklyn, N. Y. Underwriter—Stroud & Co., Inc., New York and Philadelphia. Offering—Delayed.

● **First National Realty & Construction Corp. (5/16-20)**

April 25 filed 150,000 shares of cumulative convertible preferred stock first series, \$8 par, redeemable by the company on or after May 15, 1963 at \$10 per share, and 150,000 shares of common stock (par 10 cents). It is proposed that these securities will be offered in units, each unit consisting of one share of preferred and one share of common. Price—To be supplied by amendment. Proceeds—\$257,000 will be used to repay loans made by an officer and director of the company and a corporation controlled by him to provide funds for apartment house construction; about \$500,000 will be used for the repayment of a portion of bank notes; and the balance will be added to working capital for use in the acquisition of new properties and for the company's construction program. Office—630 Third Avenue, New York. Underwriter—H. Hentz & Co., New York.

● **Flick-Reedy Corp.**

March 14 filed \$691,800 of registered subordinated debentures, 6%, due February, 1972, and 69,180 shares of common stock. The company proposes to offer these securities in units, each consisting of a \$100 debenture and 10 common shares. Price—\$115 per unit. Proceeds—For reduction of accounts payable and corporate indebtedness. Office—Bensenville, Ill. Underwriter—None.

● **Florida Builders, Inc. (5/23-27)**

Mar. 30 filed 80,000 shares common stock (par \$1). Price—To be supplied by amendment. Proceeds—Between \$200,000 and \$250,000 will be used to establish or acquire a Federal Housing Administration approved mortgage financing and service company; \$200,000 will be used to pay off bank loans; and the balance for working capital. Office—700 43rd St. South, St. Petersburg, Fla. Underwriter—Jaffee & Co., New York.

● **Florida Home Insurance Co.**

March 30 filed 17,500 shares of common stock to be offered to holders of the company's 85,995 outstanding common shares at the rate of one share for each five shares held. Unsubscribed shares will be offered to employees and officers of the company who are stockholders without further offering of such unsubscribed shares to other stockholders of the company. Price—To be supplied by amendment. Proceeds—To be added to the company's general funds to be held in cash or invested in securities. Office—1335 Biscayne Blvd., Miami, Fla. Underwriter—None.

● **Florida Power & Light Co. (5/31)**

May 3 filed 400,000 shares of common stock. Proceeds—To provide additional electric facilities and for other corporate purposes. Office—Ingraham Building, Miami, Fla. Underwriter—To be determined by competitive bidding. Probable bidders: Merrill Lynch, Pierce, Fenner & Smith Inc. and Kidder, Peabody & Co. (jointly); Eastman Dillon, Union Securities & Co.; Blyth & Co., Inc. Bids—Expected to be received up to 3:45 p.m. (EDT) on May 31.

● **Food Fair Stores, Inc. (5/24)**

April 14 filed 168,833 shares of common stock. Price—To be supplied by amendment. Proceeds—To selling stockholders. Office—2223 Allegheny Ave., Philadelphia, Pa. Underwriters—Eastman Dillon, Union Securities & Co. and A. M. Kidder & Co., both of New York.

● **Forest City Enterprises, Inc. (5/23-27)**

Mar. 29 filed 450,000 shares common stock (par \$1). Price—To be supplied by amendment. Proceeds—For repayment of bank loans and for working capital. Office—17903 St. Clair Ave., Cleveland, O. Underwriter—Bache & Co., New York.

● **Forest Hills Country Club, Ltd. (5/16-20)**

Jan. 29 filed 75,000 shares of common stock (par 10¢). Price—\$4 per share. Proceeds—To build a country club in Forest Hills, L. I., N. Y. Office—179-45 Brinckerhoff Ave., Jamaica 33, L. I., N. Y. Underwriter—Jerome Robbins & Co., 82 Wall St., New York City.

● **Foto-Video Electronics Corp. (6/10)**

April 26 filed 125,000 shares of class B stock. Price—\$4 per share. Proceeds—\$100,000 for research and development, \$200,000 for working capital, and the balance for sales promotion expenses. Office—Cedar Grove, N. J. Underwriter—D. F. Bernheimer & Co., Inc., New York City.

● **Founders Mutual Depositor Corp. (5/16-20)**

March 25 (letter of notification) 60,000 shares of common stock, class A (no par). Price—\$4.87½ per share. Proceeds—To go to selling stockholders. Office—2401 First National Bank Bldg., Denver, Colo. Underwriter—Hecker & Co., Philadelphia, Pa.

● **Franklin Corp.**

April 26 filed 1,000,000 shares of common stock (par value \$1). Price—\$10 per share. Proceeds—For investment. Office—925 Hempstead Turnpike, Franklin Square, New York. Underwriter—Blair & Co. Incorporated, New York. Offering—Expected in early June.

● **Friendly Frost Inc. (5/16-20)**

April 5 filed 150,000 shares common stock (par 10¢). An additional 96,500 shares included in the registration statement are reserved for the company's Employees' Stock Option Plan. Price—\$7.50 per share. Proceeds—For repayment of bank loans, for company's expansion program, and the balance for working capital. Office—123 Frost Street, Westbury, L. I., N. Y. Underwriter—None.

● **Futterman Corp. (5/31-6/3)**

April 1 filed 660,000 shares of class A stock. Price—To be supplied by amendment. Proceeds—For acquisition of properties. Office—580 Fifth Avenue, New York. Underwriter—Reynolds & Co., New York.

● **Gamble Brothers**

April 14 (letter of notification) 12,500 shares of common stock (par \$5) of which 11,246 shares are to be offered for subscription to stockholders of record as of April 26, 1960 on the basis of one new share for each share held. Price—To stockholders, \$18.50 per share; to the public, \$22.50 per share. Proceeds—For an expansion program. Office—4601 Almond Avenue, Louisville, Ky. Underwriter—Stein Bros. & Boyce, Baltimore, Md.

● **Garrett Corp (6/15)**

May 5 filed 100,000 shares of common stock (par \$2). Price—To be supplied by amendment. Proceeds—To reduce presently outstanding indebtedness. Office—9851 Sepulveda Blvd., Los Angeles, Calif. Underwriter—Merrill Lynch, Pierce, Fenner & Smith Inc., New York.

● **Gateside-Trenton Co.**

May 9 filed \$400,000 of limited partnership interests. Proceeds—To purchase and operate, subject to a net lease, the office building in Trenton, N. J., known as The Broad Street Bank Building. Office—521 Fifth Ave., New York. Underwriter—None.

● **Gem International, Inc. (5/23-6/3)**

Mar. 29 filed 150,000 shares common stock (par \$1). Price—To be supplied by amendment. Proceeds—\$125,000 to open, furnish and equip the new Wichita store being built for the company by others; \$75,000 to open, furnish and equip the second store in St. Louis, similarly being built by others; \$128,600 to purchase the assets of Embee, Inc., and Garrol, Inc., who now hold the basic lease on the premises used by the Kansas City operating company and who sublease the premises to that company; \$208,000 for advance to the Honolulu subsidiary to enable it to purchase the assets of Honden, Ltd., Honla Ltd., and Dacat, Ltd., which now hold the basic leases on the store building; \$105,000 for advance to Gem Stores, Inc., and Gem of St. Louis, Inc., to enable those corporations to repay loans; and the balance for general corporate purposes and as needed to expand existing facilities and to establish new locations. Office—418 Empire Building, Denver, Colo. Underwriters—Bosworth, Sullivan & Co., Inc., Denver, Colo.; and Scherck, Richter Co., St. Louis, Mo.

● **General Aeromation, Inc.**

March 3 (letter of notification) 84,450 shares of common stock (no par). Price—\$3 per share. Proceeds—For construction of additional vehicles, a demonstration and automation test center and working capital. Office—6011 Montgomery Road, Cincinnati, Ohio. Underwriter—Westheimer & Co., Cincinnati, Ohio. Note—The SEC announced the suspension of the offering on May 9.

● **General Atronic Corp. (5/18-22)**

March 18 filed 155,660 shares of common stock. Price—\$3.50 per share. Proceeds—\$60,000 for additional laboratory and production equipment, \$80,000 for additional developmental engineering and sales promotion of materials handling equipment, \$80,000 for investment in Atronic Learnings Systems, Inc., \$93,000 for repayment of bank loans, and \$157,859 for working capital. Office—Bala-Cynwyd, Pa. Underwriter—Harrison & Co., Philadelphia, Pa.

● **General Drive-In Corp. (6/13-17)**

April 29 filed 180,000 shares of common stock (no par) of which 50,000 shares will be offered for public sale by the company and 130,000 are outstanding and will be offered by the holders thereof. Price—To be supplied by amendment. Proceeds—For expansion. Office—480

Boylston St., Boston, Mass. Underwriter—Paine, Webber, Jackson & Curtis, Boston and New York.

● **General Sales Corp. (6/20-24)**

April 28 filed 90,000 shares of common stock (par \$1). Price—To be supplied by amendment. Proceeds—\$75,000 will be used for additional working capital, inventories and facilities for the Portland Discount Center; \$75,000 for the same purposes in the Salem Center; and \$50,000 to provide working capital for General Sales Acceptance Corp. for credit sales to member customers. The balance of the proceeds will be used to open two new stores in Oregon and Idaho. Office—1105 N. E. Broadway, Portland, Ore. Underwriter—Fennekohl & Co., Inc., New York.

● **General Shale Products Corp. (5/16)**

March 29 filed 220,605 shares of outstanding common stock (no par). Price—To be supplied by amendment. Proceeds—To selling stockholders. Office—Johnson City, Tenn. Underwriter—Equitable Securities Corp., Nashville, Tenn.

● **Glass Magic Boats, Inc. (5/23)**

Dec. 30 (letter of notification) \$51,000 of six-year 6½% convertible debentures to be offered in denominations of \$51 each. Debentures are convertible into common stock at \$1.50 per share. Also, 68,000 shares of common stock (par 10 cents) to be offered in units of one \$51 debenture and 68 shares of common stock. Price—Of debentures, at par; of stock, \$102 per unit. Proceeds—To pay off current accounts payable; purchase of raw materials and for expansion. Office—2730 Ludelle Street, Fort Worth, Texas. Underwriter—R. A. Holman & Co., Inc., New York, N. Y. Note—The name has been changed from Glass Magic, Inc.

● **Glass Marine Industries, Inc.**

April 25 filed 200,000 shares of class A stock and 100,000 shares of common stock. The class A stock is to be offered at \$2.25 per share and the common at 75 cents per share; and the class A and common shares are to be offered in units consisting of two class A and one common. Price—\$5.25 per unit. Proceeds—To develop the necessary production facilities to produce the company's boats. Office—Humboldt, Iowa. Underwriters—Leason & Co., Inc., Chicago, Ill.; William B. Robinson & Co., Corsicana, Texas; and Bala William & Co., Wichita Falls, Texas.

● **Goelet Corp. (5/23-27)**

March 1 filed \$700,000 of 8% subordinated installment debentures, due in March, 1970, 70,000 shares of common stock (10 cents par) and 35,000 common stock purchase warrants (exercisable at \$4.30 per share until May 15, 1965), to be offered in units consisting of \$100 of debentures, 10 common shares, and five warrants. Price—\$143 per unit. Proceeds—To be applied toward the company's general business activities. Office—292 Madison Avenue, New York. Underwriters—Ross, Lyon & Co., Inc. and Globus, Inc., both of New York.

● **Gorton's of Gloucester, Inc.**

March 22 (letter of notification) 10,100 shares of common stock (no par). Price—At-the-market, estimated at \$24½ per share. Proceeds—To go to selling stockholders. Office—327 Main St., Gloucester, Mass. Underwriter—Kidder, Peabody & Co., Inc., Boston, Mass.

● **Great American Realty Corp. (5/16-20)**

April 8 filed \$2,000,000 of 7% convertible debentures due July 1, 1975, together with 110,000 shares of outstanding class A stock. Price—For debentures, at 100% of principal amount. Proceeds—For additional working capital. Office—15 William St., New York. Underwriter—For debentures, Louis L. Rogers Co., 15 William St., New York City and Hilton Securities, Inc., 580 5th Ave., New York City.

● **Gross Furnace Manufacturing Co., Inc.**

March 30 (letter of notification) 120,000 shares of common stock (par 10 cents). Price—\$2.50 per share. Proceeds—For advertising, equipment and working capital. Office—c/o Joseph J. Gross, 2411 Sunnybrook Road, Richmond, Va. Underwriter—Maryland Securities Co., Inc., Baltimore, Md.

● **Growth Capital, Inc. (5/23-27)**

April 14 filed 500,000 shares of common stock (par \$1). Price—\$20 per share. Proceeds—To provide investment capital and management services. Office—Bulky Bldg., Cleveland, Ohio. Underwriters—McDonald & Co., Cleveland, Ohio and Paine, Webber, Jackson & Curtis, N. Y.

● **Gulf-Tex Development, Inc.**

March 30 filed 250,000 shares of common stock. Price—\$5 per share. Proceeds—For purchase of Pelican Island; for improvements on said property; and for working capital and other general corporate purposes, including the general development of the property. Office—714 Rosenberg St., Galveston, Tex. Underwriter—Myron A. Lomasney & Co., New York. Offering—Expected sometime in June.

● **Hamilton Cosco, Inc.**

May 11 filed 300,000 shares of common stock. Price—To be supplied by amendment. Proceeds—To members of the Hamilton family (company founders), selling stockholders. Office—Columbus, Ind. Underwriters—Smith Barney & Co. Inc., New York City, and City Securities Corp., Indianapolis, will co-manage the group.

● **Hampshire Gardens Associates (5/16)**

April 1 filed \$376,000 of Limited Partnership Interests, to be offered in units. Price—\$500 per unit. Proceeds—For purchase of the fee title to a garden type apartment community (Hampshire Gardens) consisting of 14 buildings with a total of 134 apartments in Chillum, Md. Office—375 Park Avenue, New York. Underwriter—B. C. Morton & Company, Inc., New York.

● **Harburton Financial Corp. (5/19)**

March 21 (letter of notification) 298,500 shares of class A common stock—non voting (par one cent). Price—\$1

per share. **Proceeds**—For general corporate purposes. Office—56 Beaver Street, New York 4, N. Y. **Underwriter**—Simmons, Rubin & Co., Inc., New York, N. Y.

● **Harnischfeger Corp. (6/15)**

May 3 filed 60,000 shares of convertible preferred stock (par \$100). **Price**—To be supplied by amendment. **Proceeds**—To be applied to the repayment of a portion of the company's short term bank borrowings. **Underwriter**—The First Boston Corp., New York.

● **Harvey Aluminum (Inc.) (6/6-10)**

April 21 filed 750,000 shares of class A common stock (par \$1). **Price**—To be supplied by amendment. **Proceeds**—For expansion and working capital. **Office**—Torrance, Calif. **Underwriters**—Kuhn, Loeb & Co. and Tucker, Anthony & R. L. Day, both of New York City.

● **Hawley Products Co. (5/16)**

Mar. 29 filed 90,000 outstanding shares of common stock (par \$5). **Price**—To be supplied by amendment. **Proceeds**—To selling stockholders. **Office**—333-39 North Sixth St., St. Charles, Ill. **Underwriter**—Dean Witter & Co., Chicago and New York.

● **Henderson's Portion Pak, Inc. (5/31-6/3)**

April 18 filed 200,000 shares of outstanding common stock (par \$1). **Price**—To be supplied by amendment. **Proceeds**—To selling stockholders. **Office**—4015 Laguna Street, Coral Gables, Fla. **Underwriter**—Burnham & Co., New York.

● **Holt, Rinehart & Winston Inc. (5/13-16)**

March 29 filed 331,740 outstanding shares of its common stock (par \$1). **Price**—To be supplied by amendment. **Proceeds**—To selling stockholders. **Office**—New York City. **Underwriters**—Goldman, Sachs & Co., Allen & Co. and Shearson, Hammill & Co., all of New York.

● **Howe Plastics & Chemical Companies, Inc.**

Dec. 14 (letter of notification) 60,000 shares of common stock (par one cent). **Price**—\$3 per share. **Proceeds**—For general corporate purposes. **Office**—125 E. 50th Street, New York, N. Y. **Underwriter**—Hilton Securities, Inc., 580 Fifth Avenue, New York, N. Y.

● **Hudson Vitamin Products, Inc. (5/23-27)**

April 15 filed 212,500 outstanding shares of common stock (par \$1). **Price**—To be supplied by amendment. **Proceeds**—To selling stockholders. **Office**—89 Seventh Ave., New York. **Underwriter**—Bear, Stearns & Co., New York.

● **Hydra-Power Corp. (5/16-20)**

March 21 filed \$600,000 of 6½% subordinated debentures, due 1970, with warrants to purchase 150 common shares for each \$1,000 debenture. **Price**—100% of principal amount. **Proceeds**—\$175,000 will be applied to the purchase of capital equipment, raw material and to finance work-in-process and finished products for Power-tronics Systems, Inc., a subsidiary engaged in research and development of a new line of products such as voltage regulators and regulated power companies; \$225,000 to be used for similar purposes with respect to the operations of Electro-Powerpacs, Inc., a subsidiary engaged in the design and production of photographic and emergency lighting equipment; \$100,000 for reduction of a portion of a \$200,000 bank loan; and the balance for general corporate purposes. **Office**—10 Pine Court, New Rochelle, N. Y. **Underwriters**—Aetna Securities Corp. and D. Gleich Co., both of New York.

● **I C Inc. (5/16-20)**

June 29 filed 600,000 shares of common stock (par \$1). **Price**—\$2.50 per share. **Proceeds**—To further the corporate purposes and in the preparation of the concentrate and franchising of bottlers, the local and national promotion and advertising of its beverages, and where necessary to make loans to such bottlers, etc. **Office**—704 Equitable Bldg., Denver, Colo. **Underwriters**—Purvis & Co. and Amos C. Sudler & Co., both of Denver, Colo.

● **Illinois Beef, L. & W. S., Inc. (6/6-10)**

April 29 filed 200,000 shares of outstanding common stock. **Proceeds**—To selling stockholders. **Price**—\$10 per share. **Office**—200 South Craig Street, Pittsburgh, Pa. **Underwriters**—Amos Treat & Co., Inc., New York, and Bruno Lenchner, Inc., Pittsburgh, Pa.

● **Insured Mortgages of America, Inc.**

March 14 filed \$1,000,000 of 5½% collateral trust bonds. **Price**—At 100% of principal amount. **Proceeds**—To repay temporary bank loans and to purchase additional insured mortgage loans, and for other corporate purposes. **Office**—575 Colman Bldg., Seattle, Wash. **Underwriter**—None.

● **Interstate Finance Corp.**

May 11 filed 150,000 shares of common stock. **Price**—To be supplied by amendment. **Proceeds**—For general funds and working capital. **Office**—Evansville 8, Ind. **Underwriter**—Goldman, Sachs & Co. (managing) New York City.

● **Ionics, Inc. (5/16-20)**

March 29 filed 75,000 shares of common stock (par \$1). **Price**—To be supplied by amendment. **Proceeds**—Major portion of the net proceeds of sale of additional stock will be added to working capital to be applied toward financing an increasing volume of business and intensified sales efforts, and toward expanding and broadening research and development, including activities in the fuel cell field. The company expects to move to larger quarters near Waltham, Mass., and it estimates that requirements for new equipment and other costs, including moving expenses, will amount to at least \$300,000. A portion of the proceeds of the stock sale may be applied to the cost of constructing the new building, but the company does not anticipate that in excess of \$400,000 of the net proceeds of this offering will be used on a permanent basis for such purpose. **Office**—152 Sixth Street, Cambridge, Mass. **Underwriters**—Lee Higginson

Corp., Shields & Co., and C. E. Unterberg, Towbin Co., all of New York.

● **Itemco, Inc.**

April 29 filed 200,000 shares of common stock. **Price**—\$2.50 per share. **Proceeds**—For repayment of outstanding debt, for instrumentation and automation of laboratory equipment, for expansion of existing manufacturing facilities and the acquisition or establishment of additional facilities, and the balance for working capital. **Office**—18 Beechwood Avenue, Port Washington, N. Y. **Underwriters**—Morris Cohon & Company and Schrijver & Co., both of New York. **Offering**—Expected sometime in June.

● **Jersey Central Power & Light Co. (5/24)**

March 24 filed \$10,000,000 of first mortgage bonds due 1990. **Proceeds**—\$5,800,000 will be applied to the payment of a like amount of outstanding notes and the balance to 1960 construction expenditures (or reimbursement of the company's treasury thereof). **Underwriter**—To be determined by competitive bidding. Probable bidders: Eastman Dillon, Union Securities & Co. (managing the books), Salomon Bros. & Hutzler and Merrill Lynch, Pierce, Fenner & Smith (jointly). **Bids**—Expected to be received up to 11:00 a.m. (New York Time) on May 24 at the offices of General Public Utilities Corp., 67 Broad St., New York City. **Information Meeting**—Scheduled for May 20, between 10:00 a.m. and 12 noon.

● **Kenrich Petrochemicals, Inc. (5/16)**

March 29 filed \$175,000 of 7% convertible subordinated debentures due 1970, and 55,000 shares of class A common stock. **Price**—For debentures, 100% of principal amount; and \$3.50 per class A share. **Proceeds**—\$10,000 will be applied towards the repayment of demand notes, \$115,000 for new plant facilities and equipment; and the balance for general corporate purposes. **Office**—120 Wall St., New York. **Underwriter**—First Philadelphia Corp., New York.

● **Keystone Electronics Co., Inc. (5/13)**

Feb. 12 filed 200,000 shares of common stock. Of this stock, 133,334 shares are to be offered for public sale for the account of the company and 66,666, being outstanding stock, by the holders thereof. **Price**—\$3 per share (par 25 cents). **Proceeds**—For additional equipment and inventory; for research and development; and the balance for working capital. **Office**—65 Seventh Ave., Newark, N. J. **Underwriters**—J. A. Winston & Co., Inc. and Netherlands Securities, Inc., both of New York.

● **Laboratory for Electronics, Inc. (6/20-24)**

April 20 filed a maximum of 100,000 shares of common stock, to be initially offered to its stockholders. **Price**—To be supplied by amendment. **Proceeds**—For additional working capital and expansion, and the balance if any, to reduce bank loans. **Office**—1079 Commonwealth Avenue, Boston, Mass. **Underwriter**—Paine, Webber, Jackson & Curtis, Boston and New York.

● **Lamour (Dorothy), Inc.**

March 30 (letter of notification) 100,000 shares of class A common stock (par 10 cents). **Price**—\$3 per share. **Proceeds**—For general corporate purposes. **Office**—65 E. 55th Street, New York 22, N. Y. **Underwriter**—Investment Securities Co. of Maryland, Baltimore, Md.

● **Lasco Industries**

April 29 (letter of notification) 150,000 shares of common stock (no par). **Price**—\$2 per share. **Proceeds**—To pay for a new building. **Office**—2939 S. Sunol Dr., Los Angeles, Calif. **Underwriter**—Holton, Henderson & Co., Los Angeles, Calif.

● **Lee Motor Products, Inc. (6/27-7/1)**

May 6 filed 167,000 shares of class A common stock (par \$1). **Price**—\$3 per share. **Proceeds**—\$150,000 will be used to repay existing obligations to banks incurred in March of 1960 to retire trade accounts and for other working capital purposes; approximately \$50,000 will be used to finance expansion of warehouse facilities; and the balance of \$207,000 will be added to the company's general funds and used as working capital. **Office**—4701 Gladstone Ave., Cleveland, Ohio. **Underwriter**—Godfrey, Hamilton, Magnus & Co., Inc., New York.

● **Liberty Records, Inc.**

April 1 filed 150,000 shares of common stock (par 50c). **Price**—Approximately \$8.00 per share. **Proceeds**—To be added to the company's general corporate funds, substantially to meet increased demands on working capital. **Office**—6920 Sunset Boulevard, Los Angeles, Calif. **Underwriter**—Crowell, Woodson & Co., Los Angeles, Calif. **Offering**—Expected mid to late May.

● **Litecraft Industries, Ltd. (5/23-27)**

March 29 filed \$750,000 of 6¼% subordinated sinking fund debentures, due 1980, and an undetermined number of common shares, to be offered in units. **Price**—\$500 per unit plus accrued interest from May 1, 1960. **Proceeds**—For general corporate purposes. **Office**—Passaic, N. J. **Underwriter**—P. W. Brooks & Co., New York.

● **Lite-Vent Industries, Inc. (5/26)**

March 25 filed 100,000 shares of common stock (par \$1). **Price**—\$5.20 per share. **Proceeds**—To be added to company's general funds, of which \$200,000 will be used for repayment of indebtedness, \$45,000 to acquire additional roll forming machinery and equipment, \$74,000 to repay advances by two officers, and the balance for working capital and other corporate purposes. **Office**—14637 Meyers Road, Detroit, Mich. **Underwriters**—Peter Morgan & Co., and Philips, Rosen & Appel, both of New York City.

● **Magnasync Corp.**

Feb. 26 filed 200,000 shares of capital stock. **Price**—\$5 per share. **Proceeds**—To repay interim loans up to \$100,000 to Taylor & Co.; \$100,000 for expansion of laboratory facilities and personnel for research and development; \$100,000 to increase plant production facilities; \$116,000 for tooling and production of proprietary items;

\$110,000 for increase of inventory; \$75,000 for research and development; and \$2,000 for documentary stamps; \$110,000 will be added to working capital; and the remaining \$88,400 is unallocated. **Office**—5546 Satsuma Ave., North Hollywood, Calif. **Underwriter**—Taylor and Company, Beverly Hills, Calif.

● **Magnin (Joseph) Co., Inc. (5/16-20)**

March 25 filed \$1,250,000 of 15-year convertible subordinated debentures due May 1, 1975, and 78,000 shares of common stock (par \$1). The debentures and 35,000 common shares are to be offered for public sale by the issuing company and the remaining 43,000 common shares by the present stockholders thereof. **Price**—To be supplied by amendment. **Proceeds**—For the purchase of the Blum's interest in Specialty Shops, Inc., and the balance for general corporate purposes. **Office**—Stockton and O'Farrell Sts., San Francisco, Calif. **Underwriter**—F. S. Smithers & Co., New York City and San Francisco.

● **Majestic Utilities Corp.**

April 29 filed \$300,000 of 6% convertible 10-year debentures, \$250 face value, 30,000 shares of common stock, and options to purchase an additional 30,000 shares. It is proposed to offer these securities for public sale in units (1,200), each consisting of \$250 face amount of debentures, 25 shares of common stock, and options to purchase an additional 25 common shares. **Price**—\$350 per unit. **Proceeds**—To be applied in part payment of a \$250,310 bank loan and the balance to be added to working capital and used for general corporate purposes. **Office**—1111 Stout Street, Denver, Colo. **Underwriter**—Purvis & Company, Denver, Colo.

● **Marquette Corp. (5/16-20)**

March 28 filed 461,431 shares of common stock, of which 391,431 shares will be offered for public sale. The shares to be offered for public sale include 275,031 shares to be offered for the account of the company and 116,400 which are outstanding and will be offered for the account of holders thereof. The remaining 70,000 shares are to be reserved for issuance under a new stock option plan. **Price**—For public offering, to be supplied by amendment. **Proceeds**—\$400,000 will be expended for the acquisition of land, construction of a new plant, and installation of machinery and equipment for the enlargement of the company's welding electrode manufacturing capacity; an additional \$100,000 will be used to retire notes payable to officers; and the balance will be added to working capital and approximately \$1,000,000 may be used to reduce temporarily present bank borrowings. **Office**—307 East Hennepin Avenue, Minneapolis, Minn. **Underwriters**—Carl M. Loeb, Rhoades & Co., New York; and Piper, Jaffray & Hopwood, Minneapolis, Minn.

● **Maryland Credit Finance Corp. (5/23-27)**

March 29 filed 28,250 common shares, of which 25,000 shares are being sold for the account of the issuing company, and 3,250 shares are being offered for the account of the present holders thereof. **Price**—To be supplied by amendment. **Proceeds**—For working capital and the reduction of short-term indebtedness. **Office**—Easton, Md. **Underwriter**—Alex Brown & Sons, Baltimore, Md.

● **Mattel, Inc. (5/31-6/3)**

April 18 filed 300,000 shares of common stock, (par \$1), of which 50,000 shares are to be offered for public sale for the account of the issuing company and 250,000 shares now outstanding, by the holders thereof. **Price**—To be supplied by amendment. **Proceeds**—For additional working capital. **Office**—5150 Rosecrans Avenue, Hawthorne, Calif. **Underwriter**—Bache & Co., New York.

● **Mays (J. W.), Inc. (5/16-20)**

March 29 filed 317,500 shares of outstanding common stock (par \$1). **Price**—To be supplied by amendment. **Proceeds**—To selling stockholder. **Office**—Brooklyn, N. Y. **Underwriter**—Merrill Lynch, Pierce, Fenner & Smith Inc., New York City.

● **McCormick Selph Associates, Inc.**

April 15 filed 130,000 shares of capital stock, of which 100,000 shares will be offered for public sale by the issuing company and 30,000 shares, being outstanding, by the holders thereof. **Price**—To be supplied by amendment. **Proceeds**—To reduce outstanding indebtedness, to reduce accounts payable, and for additional working capital. **Office**—2308 San Felipe Rd., Hollister, Calif. **Underwriter**—Wilson, Johnson & Higgins, San Francisco, Calif.

● **McGowan Glass Fibers Corp. (5/31-6/3)**

April 27 (letter of notification) 150,000 shares of common stock (par one cent). **Price**—\$2 per share. **Proceeds**—For general corporate purposes. **Office**—829 Newark Avenue, Elizabeth, N. J. **Underwriter**—Simmons, Rubin & Co., Inc., New York, N. Y.

● **Medallion Pictures Corp. (5/16-20)**

March 29 (letter of notification) \$300,000 of 6½% convertible subordinated debentures due March 30, 1968. **Price**—At 100%. **Proceeds**—For general corporate purposes. **Office**—200 W. 57th Street, New York 18, N. Y. **Underwriter**—Hancock Securities Corp., New York, N. Y.

● **Metalcraft Inc. (5/16-20)**

March 28 (letter of notification) 85,700 shares of common stock (par 10 cents). **Price**—\$3.50 per share. **Proceeds**—For general corporate purposes. **Office**—8608-130th Street, Richmond Hill 18, N. Y. **Underwriters**—First Broad Street Corp.; Bruno Lenchner Inc., Pittsburgh, Pa.; Russell & Saxe; V. S. Wickett & Co., Inc. and Street & Co., New York, N. Y.

● **Miami Tile & Terrazzo, Inc.**

March 11 filed 125,000 shares of common stock (par \$1). **Price**—\$4 per share. **Proceeds**—\$150,000 as reduction of temporary bank loans, \$140,000 in reduction of accounts payable, \$65,000 to repay notes and loans payable to Barney B. and Nathan S. Lee, and the balance for gen-

Continued from page 39

eral corporate purposes. Office—6454 N. E. 4th Ave., Miami, Fla. Underwriter—Plymouth Bond & Share Corp., Miami, Fla.

Michigan Wisconsin Pipe Line Co. (6/1)
April 20 filed \$30,000,000 of first mortgage pipe line bonds, series due 1980. Proceeds—For construction program. Office—500 Griswold Street, Detroit, Mich. Underwriter—To be determined by competitive bidding. Probable bidders: Halsey, Stuart & Co. Inc.; Blyth & Co., Inc. Bids—Expected to be received up to 11 a.m. (EDST) on June 1, Suite 1730, 165 Broadway, New York. Information Meeting—Scheduled for 11:30 a.m. (EDST), May 31, 5th floor, 20 Exchange Place, New York City.

Midwestern Gas Transmission Co. (5/23-27)
April 22 filed \$60,000,000 of first mortgage pipe line bonds, series due June 1, 1980, with attached warrants for the purchase of 240,000 shares of common stock (par \$5). The bonds will be offered in denominations of \$1,000 with attached warrants for the purchase of four shares of common stock at \$15 per share on and after Jan. 1, 1964 through Dec. 31, 1973. Price—To be supplied by amendment. Proceeds—To finance construction of two natural gas pipe line systems. Office—Tennessee Building, Houston, Texas. Underwriters—Stone & Webster Securities Corp.; White, Weld & Co., and Halsey, Stuart & Co. Inc., all of New York.

Midwestern Indemnity Co.
March 25 (letter of notification) 15,832 shares of common stock (par \$5) to be offered for subscription by stockholders of record at the close of business on March 4, 1960 in the ratio of one share for each three shares held. Offering expires on May 5, 1960. Price—\$17 per share. Proceeds—For working capital. Address—Cincinnati, Ohio. Underwriter—W. D. Gradison & Co., Cincinnati, Ohio.

Miller & Van Winkle Co. (5/23-27)
April 7 (letter of notification) 75,000 shares of class A stock (par 10 cents). Price—\$3 per share. Proceeds—For general corporate purposes. Office—155 Sherman Ave., Paterson, N. J. Underwriter—Whitmore, Bruce & Co., New York, N. Y.

Milwaukee Gas Light Co. (5/17)
March 25 filed \$22,000,000 of first mortgage bonds, series due 1985. Proceeds—Together with \$4,000,000 to be received from the sale of additional common stock to American Natural Gas Co. (parent) and treasury funds, will be used to pay off \$11,115,000 of bank borrowings for construction purposes and to provide additional funds for current construction expenditures or reimburse the company's treasury therefor. Office—626 East Wisconsin Ave., Milwaukee, Wis. Underwriter—To be determined by competitive bidding. Probable bidders: Halsey, Stuart & Co., Inc.; Kidder, Peabody & Co.; Kuhn, Loeb & Co. and Blyth & Co., Inc. (jointly). Bids—Tentatively to be received on May 17 at 10:30 a.m. (EDST) at the offices of the American Natural Gas Co., Suite 1730, 165 Broadway, New York City. Information Meeting—Scheduled for May 16 at 11:00 a.m. (EDST) 18th floor, 70 Broadway, New York City.

Missile Electronics, Inc. (5/16-20)
Feb. 5 filed 214,500 shares of common stock, of which 200,000 shares will be sold for the company's account and the remaining 14,500 shares will be offered for the account of certain selling stockholders. Price—\$3 per share. Proceeds—For general corporate purposes. Office—89 West 3rd St., New York City. Underwriter—Pleasant Securities Co. of Newark, N. J.

Mister Service, Inc. (5/13-16)
April 11 (letter of notification) 80,000 shares of common stock (par 20 cents). Price—\$2 per share. Proceeds—For general corporate purposes. Office—338 Lafayette Street, Newark, N. J. Underwriter—Jacey Securities Co., New York, N. Y.

Monarch Tile Manufacturing, Inc. (5/16)
March 22 filed 58,337 shares of common stock (par \$5) of which 30,000 shares are to be offered for public sale in behalf of the issuing company, and the remaining 28,337 shares are to be offered for the accounts of certain selling stockholders. Price—To be supplied by amendment. Proceeds—For repayment of bank loans and for general corporate purposes. Office—Oakes Street at Avenue B, San Angelo, Texas. Underwriter—Rauscher, Pierce & Co., Inc., Dallas, Texas.

Monowall Homes, Inc.
April 22 (letter of notification) 150,000 shares of common stock (par 10 cents). Price—\$2 per share. Proceeds—To pay an outstanding note, purchase of land, equipment and for working capital. Office—546 Equitable Building, Baltimore 2, Md. Underwriter—American Diversified Securities, Inc., Washington, D. C.

Montgomery Ward Credit Corp. (6/27-7/1)
May 5 filed \$50,000,000 of debentures, 1980 series. Price—To be supplied by amendment. Proceeds—To be added to general funds and will be available for the purchase of deferred payment accounts from Montgomery Ward & Co., Inc. Office—100 West Tenth St., Wilmington, Del. Underwriter—Lehman Brothers, New York.

Movielab Film Laboratories Inc.
May 4 filed 100,000 shares of class A common stock (par \$1) including 62,500 shares to be offered for public sale by the company and 37,500 shares which are outstanding and will be offered by the holder thereof. Price—To be supplied by amendment. Proceeds—For general corporate purposes. Office—619 West 54th St., New York. Underwriter—Granbery, Marache & Co., New York.

Mustang Lubricant, Inc.
May 9 filed 80,000 shares of class A common stock. Price—\$5 per share. Proceeds—For general corporate

purposes. Office—Denver, Colo. Underwriter—To be supplied by amendment.

Namm-Loeser's Inc. (5/31)
April 27 filed 217,278 shares of common stock (par \$1). The company proposes to offer 108,000 shares of new common stock for subscription by holders of outstanding stock of record May 31, at the rate of one new share for each three shares held. Arebec Corp., of New York, which owns 109,278 common shares, has entered into an agreement to sell said shares to the underwriter. Price—To be supplied by amendment. Proceeds—To be added to company's general funds and will enable it to use all or part of the proceeds in the reduction of bank indebtedness. Office—2301 Woodward Ave., Detroit, Mich. Underwriter—Ladenburg, Thalmann & Co., New York.

National Cash Register Co. (6/2)
April 29 filed \$40,000,000 of sinking fund debentures, due June 1, 1985. Price—To be supplied by amendment. Proceeds—To repay current bank loans and for working capital. Office—Main and K Sts., Dayton, Ohio. Underwriter—Dillon, Read & Co., Inc., New York. Listing—Application will be made to list the debentures on the New York Stock Exchange.

National Old Line Life Insurance Co. (5/24)
April 12 filed 128,329 shares of class BB (non-voting) common stock, of which 43,329 shares are to be offered for the account of the issuing company and 80,000 shares representing outstanding stock, are to be offered for the account of the present holders thereof. Price—To be supplied by amendment. Proceeds—For general corporate purposes. Office—Little Rock, Ark. Underwriter—Equitable Securities Corp., Nashville, Tenn.

National Lawservice Corp. (5/23-27)
Jan. 11 (letter of notification) 100,000 shares of common stock (par one cent). Price—\$3 per share. Proceeds—For general corporate purposes. Office—410 Livingston Avenue, North Babylon, N. Y. Underwriter—Fund Planning Inc., New York, N. Y.

National Packaging Corp. (5/23-27)
March 30 filed 60,000 of common capital stock (par \$1). Price—\$6 per share. Proceeds—To retire \$87,000 of indebtedness, to purchase \$18,000 of additional machinery and equipment, to set up a small plant (at cost of \$28,000) on the West Coast to service the fruit tray and vegetable tray business in that area, and for working capital. Office—3002 Brooklyn Ave., Fort Wayne, Ind. Underwriter—First Securities Corp., 212 W. Jefferson St., Ft. Wayne, Ind.

National Research Associates, Inc.
May 2 (letter of notification) 200,000 shares of common stock (par five cents). Price—\$1.50 per share. Proceeds—For repayment of short-term indebtedness, experimentation and research, cost of sales organization, pre-production costs and working capital. Address—P. O. Box 115, College Park, Md. Underwriter—None.

National Union Life Insurance Co.
March 29 (letter of notification) 50,000 shares of common stock (par 50 cents). Price—\$4 per share. Proceeds—For expenses in the operation of an insurance company. Address—Montgomery, Ala. Underwriter—Frank B. Bateman, Ltd., Palm Beach, Fla.

Newark Electronics Corp. (5/16-20)
March 17 filed 200,000 shares of common stock. Price—To be supplied by amendment. Proceeds—To be added to the company's working capital. Office—223 West Madison St., Chicago, Ill. Underwriter—H. M. Bylesby & Co., Inc., Chicago, Ill.

New Jersey Natural Gas Co.
March 29 filed \$3,830,000 of convertible debentures, 5¼% series due 1970, being offered to holders of its outstanding common stock at the rate of \$4 principal amount of convertible debentures for each share held of record May 6, to expire on May 27 at 3:30 p.m. (EDST). The debentures will be sold at principal amount in denominations of \$50, \$100, \$500, \$1,000 and multiples of \$1,000, and will be convertible into stock beginning Jan. 1, 1961, at the rate of \$22 of debentures for each share of common. Proceeds—To be applied to the partial payment of short-term bank loans outstanding in the amount of \$5,000,000 and obtained in connection with the company's construction program. Office—601 Bangs Ave., Asbury Park, N. J. Underwriter—Allen & Co., New York.

North Central Co. (5/27)
March 11 filed 420,945 shares of common stock (par \$1). The company proposes to offer 142,860 shares for cash sale at \$7 per share. Additional shares (amount unspecified) are to be offered in exchange for outstanding shares of North Central Life Insurance Co., of St. Paul. The rate of exchange is to be supplied by amendment. Proceeds—To be added to the general funds of the company. Office—335 Minnesota St., St. Paul, Minn. Underwriter—None.

North Washington Land Co.
May 3 filed \$1,600,000 of first mortgage participation certificates. Price—The certificates will be offered at a discount of 17.18% from face value. Proceeds—For the primary purpose of refinancing existing loans. Office—1160 Rockville Pike, Rockville, Md. Underwriter—Investor Service Securities, Inc.

Nuclear Engineering Co., Inc.
April 18 (letter of notification) 30,000 shares of common stock (par 33.3 cents). Price—\$10 per share. Proceeds—To replace bank financing, reduce accounts payable, purchase machinery and equipment and for working capital. Office—65 Ray St., Pleasanton, Calif. Underwriter—Pacific Investment Brokers, Inc., Seattle, Wash.

Obear-Nester Glass Co. (5/23-27)
April 14 filed 210,045 shares of common stock (no par). Price—To be supplied by amendment. Proceeds—To

selling stockholders. Office—Broadway and 20th, East St. Louis, Ill. Underwriter—Merrill Lynch, Pierce, Fenner & Smith Inc., New York.

OK Rubber Welders, Inc. (5/23-6/3)
Mar. 29 filed 50,000 shares common stock (par \$10). Price—To be supplied by amendment. Proceeds—Together with the proceeds of a \$1,100,000 insurance company loan and \$700,000 realized from the sale of installment notes to its wholly-owned subsidiary finance company, OK Acceptance Corp., will be used to reduce bank loans in the amount of \$1,300,000; to repay other indebtedness in the amount of \$228,600; and the balance of approximately \$800,000 will be added to working capital. Office—551 Rio Grande Avenue, Littleton, Colo. Underwriter—Bosworth, Sullivan & Co., Inc., Denver, Colo.

Otarion Listener Corp. (5/17)
March 28 filed 141,750 shares of common stock (par 10c). Price—\$4 per share. Proceeds—Company will apply \$150,000 to repay existing short-term obligations to banks; \$60,000 in payment for the net assets and name of Taconic Factors, Inc., the stock of which is presently owned by Leland E. Rosemond, President and Board Chairman of Otarion; \$100,000 for dealer and consumer advertising of the company's new model hearing aids; \$40,000 for the establishment of production and sales facilities of a low-cost hearing aid in the European common market; \$35,000 for research and development of subminiature products; and the balance of approximately \$100,000 to be added initially to working capital and used for general corporate purposes, including financing of finished and semi-finished inventory. Office—Scarborough Park, Ossining, N. Y. Underwriter—D. A. Lomasney & Co., New York.

Ott Chemical Co. (5/23-26)
March 17 filed \$450,000 of convertible subordinated debentures due May 1, 1970. The company proposes to offer the debentures for subscription by common stockholders of record May 1, 1960, at the rate of a \$100 debenture for each 3.11 shares then held. Price—100% of principal amount. Proceeds—For retirement of a note, for additional and improvements to properties, for equipment and the balance for working capital and other purposes. Office—500 Agard Road, Muskegon, Mich. Underwriter—H. M. Bylesby & Co., Inc., Chicago, Illinois.

Oxford Manufacturing Co., Inc. (6/13-20)
May 3 filed 240,000 shares of class A common stock (par \$1), of which 160,000 shares are now outstanding and are to be offered for public sale by the present holders thereof and the remaining 80,000 shares will be offered by the issuing company. Price—To be supplied by amendment. Proceeds—\$150,000 will be used for the purchase of additional machinery and equipment to be installed in certain new manufacturing plant facilities, construction of which has been completed; the balance of the proceeds will be used for general corporate purposes. Office—151 Spring Street, N. W., Atlanta, Ga. Underwriters—W. C. Langley & Co., New York; and Courts & Co., Atlanta and New York.

Pacemaker Boat Trailer Co., Inc. (5/16-20)
Feb. 29 (letter of notification) 300,000 shares of common stock (par 10 cents). Price—\$1 per share. Proceeds—For purchase of equipment, raw materials and working capital. Office—622 E. Glenolden Ave., Glenolden, Pa. Underwriters—Jacey Securities Co., and First City Securities, Inc., New York, N. Y.

Pacific Coast Properties, Inc. (5/31-6/3)
April 19 filed 2,610,301 shares of common stock (par \$1), of which 917,835 shares will be offered at \$10 per share to the holders of Food Giant Markets, Inc. common, preferred, and employee stock options. Price—For remainder of offering to be supplied by amendment. Proceeds—\$906,000 toward cost of property acquisition and the remainder for general corporate purposes. Office—Beverly Hills, Calif. Underwriter—Bear, Stearns & Co.

Pacific Panel Co. (5/23-27)
Feb. 8 filed 100,000 shares of class A common stock, subsequently increased to 150,000 shares (par 50 cents). Price—\$3. Proceeds—For reduction of indebtedness, for working capital; for establishment of three additional outlets and to provide additional working capital for a new subsidiary. Office—1212 West 26th Street, Vancouver, Wash. Underwriter—Frank Karasik & Co., Inc.

Pacific Vegetable Oil Corp. (5/23-27)
March 24 filed \$2,500,000 of convertible subordinated debentures due April 1975. Price—To be supplied by amendment. Proceeds—\$600,000 will be used to retire a like amount of 6¼% promissory notes; \$431,250 to pay the balance of the negotiated price for the minority interest of Utah Construction & Mining Co. in Stockton Elevators, a subsidiary; and the balance for working capital. Office—62 Townsend St., San Francisco, Calif. Underwriters—Dean Witter & Co., San Francisco and New York, and Hooker & Fay, Inc., of San Francisco, Calif.

Patrick County Canning Co., Inc. (5/31-6/3)
March 25 filed 140,000 shares of common stock. Price—\$3 per share. Proceeds—About \$162,000 will be applied to the payment of certain indebtedness; \$25,000 for additional machinery and equipment; and \$118,752 for working capital, promotion and advertising. Office—52 Broadway, New York. Underwriter—G. Everett Parks & Co., Inc., New York.

Pearson Corp.
March 30 filed 50,000 shares of common stock. Price—To be supplied by amendment. Proceeds—\$60,000 will be utilized to repay the company's indebtedness to Business Development Co. of Rhode Island; the balance will be added to working capital for general corporate purposes, principally to finance inventory and for other

manufacturing costs. **Office**—1 Constitution St., Bristol, R. I. **Underwriter**—R. A. Holman & Co., Inc., New York. **Offering**—Expected in June.

Pendleton Tool Industries, Inc. (5/16-20)

March 25 filed 50,000 shares of common stock (par \$1). **Price**—To be supplied by amendment. **Proceeds**—To retire a 5% note given to the V-T Co. in partial payment of its business and certain of its assets, and the remainder of the net proceeds will be added to working capital. **Office**—2209 Santa Fe Ave., Los Angeles, Calif. **Underwriters**—Kidder, Peabody & Co., New York; and McDonald & Co., Cleveland, Ohio.

Peoples Telephone Corp. (5/16)

March 29 filed 15,250 shares of common stock (par \$50) to be offered to stockholders of record on May 13, 1960, at the rate of one additional share for each two shares then held with rights to expire at 3:30 p.m. (EDT) on June 15. **Price**—\$75 per share. **Proceeds**—\$1,100,000 will be used to repay in part short-term bank loans of \$1,600,000 incurred during 1959 to provide funds for the company's continuing program of modernization, improvement and expansion; the balance of the proceeds will be added to its general funds. **Office**—218 South Washington Street, Butler, Pa. **Underwriter**—None.

Philippine Oil Development Co., Inc.

March 30 filed 103,452,615 shares of capital stock, to be offered for subscription by stockholders at the rate of one new share for each 5½ shares held. **Price**—To be supplied by amendment. **Proceeds**—To be added to the company's working capital. **Office**—Soriano Bldg., Manila, Philippines. **Underwriter**—None.

Pioneer Metals, Inc. (5/31-6/3)

April 20 (letter of notification) 100,000 shares of common stock (par 10 cents). **Price**—\$3 per share. **Proceeds**—To retire outstanding bank loans, inventory purchases, expansion and for working capital. **Office**—1900 N. E. Miami Court, Miami, Fla. **Underwriter**—Hancock Securities Corp., New York, N. Y.

Piper Aircraft Corp. (5/23-27)

April 15 filed 100,000 shares of common stock, (par \$1). **Price**—To be related to the current market for outstanding shares at the time of offering. **Proceeds**—To repay a \$1,000,000 short-term bank loan. **Office**—820 East Bald Eagle St., Lock Haven, Pa. **Underwriter**—The First Boston Corp., New York.

Plastic & Fibers, Inc.

Jan. 18 (letter of notification) 85,714 shares of common stock (par 40 cents). **Price**—\$3.50 per share. **Proceeds**—For general corporate purposes. **Office**—Whitehead Ave., South River, N. J. **Underwriter**—Arnold Malkan & Co., Inc., New York, N. Y. **Note**—This issue is to be withdrawn, and a new filing will be made by Murphy & Co., Inc.

Precision Circuits, Inc. (5/23)

March 7 filed \$250,000 of convertible subordinated debentures, due April 1, 1970, and 37,500 shares of common stock (par 20 cents) to be offered in units consisting of one \$100 debenture and 15 common shares. **Price**—\$150 per unit. **Proceeds**—For equipping of new facilities, and for general corporate purposes. **Office**—705 South Fulton Avenue, Mount Vernon, N. Y. **Underwriter**—Myron A. Lomasney & Co., New York.

Provident Fund for Income, Inc.

Dec. 23 filed 400,000 shares of common stock (par \$1). **Price**—To be supplied by amendment. **Proceeds**—For investment. **Office**—3 Penn Center Plaza, Philadelphia, Pa. **Underwriter**—Provident Management Corp., same address. **Offering**—Expected in late June.

Pyramid Electric Co.

April 1 filed 89,675 shares of common stock to be issued to holders of the company's outstanding stock purchase warrants at the rate of one share for each warrant at a price of \$3.25 per share. The warrants were issued in and after May, 1954, in connection with a previous public offering and included 46,000 to the underwriter, S. D. Fuller & Co., and 46,000 to the company's officers and employees. At present there are 89,675 warrants outstanding. The warrants are exercisable until June 25, 1960. **Office**—52 Broadway, New York. **Offering**—Expected in late May.

Pyramid Mouldings, Inc.

March 30 filed 158,000 shares of common stock (par \$1) of which 3,588 shares are to be offered for public sale by the issuing company and the balance, being outstanding stock, by present holders thereof. **Price**—\$11 per share. **Proceeds**—to be added to the company's working capital and used for general corporate purposes. **Office**—5353 West Armstrong Ave., Chicago, Ill. **Underwriters**—A. C. Allyn & Co., Inc., and Shillinglaw, Bolger & Co., both of Chicago, Ill. **Note**—This statement has been withdrawn.

Rajac Self-Service, Inc. (5/16)

March 18 (letter of notification) 100,000 shares of common stock (par 10 cents). **Price**—\$3 per share. **Proceeds**—For general corporate purposes. **Office**—11 E. Second Street, Mt. Vernon, N. Y. **Underwriter**—Walter R. Blaha & Co., Inc., Long Island City, N. Y.

Raymond Corp.

March 22 (letter of notification) 15,000 shares of common stock (par \$5). **Price**—\$20 per share. **Proceeds**—For general corporate purposes. **Office**—Village of Greene, County of Chenango, of New York. **Underwriter**—George D. B. Bonbright & Co., Rochester, New York. **Offering**—Imminent.

Reeves Broadcasting & Development Corp. (6/13-17)

March 30 filed 487,392 shares of common stock, of which 300,000 shares are to be publicly offered and 187,392 shares are to be purchased by Christiana Oil at \$4.75 per share and distributed as a dividend to its 2,800 stockholders. **Price**—\$5 per share. **Proceeds**—To pay

a \$110,000 bank note and for general corporate purposes. **Office**—304 East 44th St., New York. **Underwriter**—Laird & Co. Corp., New York.

Reliance Manufacturing Co. (5/23)

March 28 filed 150,000 shares of common stock (par \$5), of which 40,000 shares are to be offered for public sale for account of company. The remaining 110,000 shares are now outstanding and are to be offered for sale by the present holder thereof. **Price**—To be supplied by amendment. **Proceeds**—For repayment of short-term bank debt. **Office**—350 Fifth Ave., N. Y. **Underwriter**—Glore, Forgan & Co., New York.

Renner, Inc. (5/13-16)

March 11 (letter of notification) 75,000 shares of common stock (par 50 cents). **Price**—\$4 per share. **Proceeds**—For working capital. **Office**—1530 Lombard St., Philadelphia, Pa. **Underwriter**—Stroud & Co., Inc., Philadelphia, Pa.

Republic Ambassador Associates

April 29 filed \$10,000,000 of Limited Partnership Interests, to be offered in units. **Price**—\$10,000 per unit. **Proceeds**—To purchase hotels in Chicago from a Webb & Knapp subsidiary. **Office**—111 West Monroe Street, Chicago, Ill. **Underwriter**—Lee Higginson Corp., New York. **Offering**—Expected in late June.

Republic Graphics Inc. (5/31-6/3)

April 29 (letter of notification) 75,000 shares of common stock (par 10 cents). **Price**—\$4 per share. **Proceeds**—For general corporate purposes. **Office**—134 Spring Street, New York, N. Y. **Underwriters**—Theodore Arrin & Co., Inc., 82 Beaver Street, New York, N. Y.; T. M. Kirsch & Co., and Robert A. Martin Associates, Inc., New York, N. Y.

Safticraft Corp., Patterson, La. (5/31-6/3)

April 29 filed 275,000 shares of common stock (par 10 cents). **Price**—\$3 per share. **Proceeds**—The company proposes to use \$50,000 to expand its efforts in the sale of Safticraft boats nationally; \$250,000 for reduction of short-term borrowings; and the remaining \$293,500 to be advanced to du Pont, Inc. as additional working capital necessary in the financing of increased inventories and receivables incident to the increased sales volume of Dupont. **Underwriter**—George, O'Neill & Co., Inc., New York.

Satellite Food Service, Inc.

May 6 (letter of notification) 130,000 shares of cumulative participating preferred stock (par 10 cents). **Price**—\$1 per share. **Proceeds**—For general corporate purposes. **Office**—150 Broadway, New York, N. Y. **Underwriter**—None.

Saucon Development Corp. (6/27-7/1)

April 28 (letter of notification) an undetermined number of shares of common stock (par \$1) not to exceed \$300,000. **Price**—To be supplied by amendment. **Proceeds**—For mining expenses. **Office**—c/o Wallace F. McQuade, Pres., 246 Beaconsfield Blvd., Beaconsfield, Quebec, Canada. **Underwriter**—P. Michael & Co., 69 Passaic St., Garfield, N. J.

Savannah Electric & Power Co.

April 11 filed \$5,000,000 of first mortgage bonds, due 1990, and \$3,000,000 of debentures, due June 1, 1985. **Proceeds**—For payment of outstanding notes and for construction expenses. **Office**—Savannah, Ga. **Underwriter**—To be determined by competitive bidding. Probable bidders: Halsey, Stuart & Co. Inc.; Kidder, Peabody & Co. and White Weld & Co. (jointly); The First Boston Corp.; Merrill Lynch, Pierce, Fenner & Smith Inc.

Savannah Newspapers, Inc. (6/8)

April 20 filed 480,000 shares of common stock (par \$1). **Price**—\$5.25 per share in lots of 20,000 or more; otherwise \$5.55 per share. **Office**—Savannah, Ga. **Underwriter**—Johnson, Lane, Space Corp., Savannah, Ga.

Schaevitz Engineering (5/16-20)

March 29 (letter of notification) 100,000 shares of class A common stock (par 10 cents). **Price**—\$3 per share. **Proceeds**—For general corporate purposes. **Address**—U. S. Route 130 and Schaevitz Boulevard Pennsauken Township, N. J. **Underwriter**—Woodcock, Moyer, Fricke & French, Inc., Philadelphia, Pa.

Sea-Highways, Inc.

May 9 filed 150,000 shares of common stock. **Price**—\$2 per share. **Proceeds**—For working capital. **Office**—Pan-American Bank Bldg., Miami, Fla. **Underwriter**—John R. Maher Associates, of New York.

Security Industrial Loan Association (5/23-27)

April 13 filed \$500,000 of 7% convertible subordinated debentures due May 1, 1975, and 50,000 shares of common stock. **Prices**—To be supplied by amendment. **Proceeds**—To be available for loans to customers. **Office**—Central National Bank Building, Richmond, Va. **Underwriter**—Lee Higginson Corp., New York.

Service Instrument Corp. (5/23-7)

March 23 (letter of notification) 200,000 shares of common stock (par 10 cents). **Price**—\$1.50 per share. **Proceeds**—For general corporate purposes. **Office**—693 Broadway, New York, N. Y. **Underwriter**—Pearson, Murphy & Co., Inc., New York, N. Y.

Servonics, Inc. (5/16-20)

Feb. 25 filed 76,600 shares of common stock (par \$1) to be issued to stockholders. The company will issue transferable subscription warrants evidencing (a) rights to subscribe for one new share of common stock for each five shares held on the record date, and (b) the privilege of subscribing for such of the shares offered as are not subscribed for upon the exercise of rights, if any, subject to allotment. **Price**—To be supplied by amendment. **Proceeds**—For general corporate purposes. **Office**—822 North Henry St., Alexandria, Va. **Dealer-Manager**—Kidder, Peabody & Co., New York.

Shellmak Corp.

May 2 (letter of notification) 150,000 shares of common stock. **Price**—At par (\$2 per share). **Proceeds**—For general corporate purposes. **Office**—14702 Hawthorne Boulevard, Lawndale, Calif. **Underwriter**—Binder & Co. Inc., Los Angeles, Calif.

Sierra Electric Corp. (5/23-27)

March 29 filed 100,000 shares of common stock, of which 80,000 shares are to be sold for the account of the issuing company and 20,000 shares are to be sold for the account of the present holder thereof. **Price**—\$9 per share (par \$1). **Proceeds**—To reduce bank loans and for working capital. **Office**—Gardena, Calif. **Underwriter**—Marron, Sloss & Co., Inc., New York City.

Simmonds Precision Products, Inc. (6/6-10)

March 30 filed 112,500 shares of common stock (par \$1) constituting its first public offering, of which 100,000 shares are to be offered for public sale by the issuing company and 12,500 shares being outstanding stock, by Geoffrey R. Simmonds, president. **Price**—To be supplied by amendment. **Proceeds**—To be added to company's working capital, thereby reducing the amount of funds required to be borrowed under its revolving credit agreement, and putting the company in a more favorable position to secure, through borrowings, such additional funds as may be required from time to time. **Office**—105 White Plains Rd., Tarrytown, N. Y. **Underwriter**—Shearson, Hammill & Co., New York.

Sire Plan of Normandy Isle, Inc. (5/16)

March 9 filed \$225,000 of 10-year 7% debentures and 4,500 shares of \$3.50 cumulative, non-callable, participating preferred stock (par \$5), to be offered in units, each unit consisting of one \$50 debenture and one preferred share. **Price**—\$100 per unit. **Proceeds**—To finance acquisition. **Office**—Ingraham Bldg., Miami, Fla. **Underwriter**—Sire Plan Portfolios, Inc., New York.

Skyline Homes, Inc.

April 15 filed 115,000 shares of class A common stock (par \$1). **Price**—To be supplied by amendment. **Proceeds**—To be added to the company's working capital and used for general corporate purposes. **Office**—2520 By-Pass Road, Elkhart, Ind. **Underwriter**—Rodman & Renshaw, Chicago, Ill. **Offering**—Expected in mid-June.

Smilen Food Stores, Inc. (5/16-20)

March 25 filed in association with Heritage Industrial Corp. 200,000 shares of Smilen common (par \$1) and 200,000 shares of Heritage (par \$1). It is proposed to offer these securities for public sale in units, each unit consisting of one share of Smilen and one share of Heritage stock. **Price**—To be supplied by amendment. **Proceeds**—Smilen will use \$95,000 of its share of the proceeds for remaining payments under a contract for purchase of two supermarkets and commissary from Windmill Food Stores, Inc.; \$300,000 for inventory and supplies for the opening of three new supermarkets; \$300,000 to repay bank loans; and the balance for general corporate purposes. Heritage will use its share of the stock as follows: \$175,000 for construction and equipping of a supermarket in Franklin Square, L. I., to be leased to Smilen; \$500,000 to purchase fixtures and equipment to be leased to Smilen for use in the three supermarkets to be constructed for Smilen by others; \$25,000 to pay an indebtedness due Smilen; and the balance for general corporate purposes. **Office**—47-02 Metropolitan Ave., Brooklyn, N. Y. **Underwriter**—Federman, Stonehill & Co., New York City.

Southeastern Security Insurance Co.

March 25 filed 2,133,333 shares of common stock (par \$1), of which 1,633,333 shares are to be publicly offered; \$500,000 of these shares are reserved for the granting of restricted stock options to management officials and employees. **Price**—\$3 per share for public offering. **Proceeds**—To increase capital and surplus. **Office**—707 Market St., Knoxville, Tenn. **Underwriter**—Lucien L. Bailey & Co., Knoxville, Tenn.

Southern Electric Generating Co. (6/2)

April 25 filed \$40,000,000 of first mortgage bonds, series of 1960 due June 1, 1992. **Proceeds**—For capital expenditures. **Office**—600 North 18th Street, Birmingham, Ala. **Underwriter**—To be determined by competitive bidding. Probable bidders: Halsey, Stuart & Co. Inc.; Merrill Lynch, Pierce, Fenner & Smith Inc., and Blyth & Co., Inc. (jointly); Morgan Stanley & Co.; White, Weld & Co. and Kidder, Peabody & Co. (jointly); Eastman Dillon, Union Securities & Co.; Equitable Securities Corp. and Drexel & Co. (jointly). **Information Meeting**—Scheduled for May 31, 1960, at the First National City Bank of New York, 5th floor, 20 Exchange Place, New York City at 3:00 p.m. (EDST). **Bids**—Expected to be received on June 2, or subsequently on such day and time as shall be designated by the company by telegraphic notice to prospective bidders.

Southwest Forest Industries, Inc. (5/23-27)

Jan. 29 filed \$12,000,000 of 6¼% subordinated income debentures, due Jan. 1, 1985 and 360,000 shares of common stock (par \$1), to be offered in units of \$100 of debentures and 3 shares of common. **Price**—To be supplied by amendment. **Proceeds**—For working capital and the construction of new plant. **Office**—444 First National Bank Building, Phoenix, Ariz. **Underwriter**—White, Weld & Co., New York City.

Southwest Indemnity & Life Insurance Co. (6/1)

Mar. 29 filed 238,590 shares of common stock (no par). The company proposes to offer this stock for subscription by common stockholders of record May 1, 1960, at the rate of one new share for each 2½ shares then held. Unsubscribed shares will be offered to certain persons, some of whom are directors and stockholders of the company, together with stock purchase warrants for

Continued from page 41

23,859 shares, for purchase for investment. **Price**—To be supplied by amendment. **Proceeds**—To be used for the company's general insurance business, thus enabling the company to acquire additional reinsurance agreements with other insurance companies, service such agreements and meet legal reserve requirements with respect to additional insurance in force thus acquired. **Office**—2013 Cedar Springs, Dallas, Tex. **Underwriter**—None.

Southwestern Oil Producers, Inc.

March 23 filed 700,000 shares of common stock. **Price**—\$2 per share. **Proceeds**—For the drilling of three wells and the balance for working capital. **Office**—2720 West Mockingbird Lane, Dallas.

• (A. G.) Spaulding & Bros. Inc. (6/7)

May 2 filed 85,484 shares of common stock, to be offered for subscription on the basis of one new share for each 10 shares held of record June 7, 1960. **Price**—\$20 per share. The Pyramid Rubber Co., the largest individual stockholder, owning 178,978 shares, has agreed to purchase at the offering price within five days after the expiration of the subscription offer (June 24, 1960), all of the stock not sold to the company's stockholders. Pyramid Rubber may within 30 days thereafter resell for investment at the offering price some of the stock it shall acquire to other persons (not exceeding 15) who may be stockholders, officers or directors of the company. **Office**—Chicopee, Mass. **Underwriter**—None.

• Spartans Industries, Inc. (5/23-7)

March 31 filed 120,000 outstanding shares of common stock (par \$1). **Price**—To be supplied by amendment. **Proceeds**—To selling stockholders. **Office**—1 West 34th St., New York. **Underwriters**—Shearson, Hammill & Co., and J. C. Bradford & Co., both of New York.

★ Speed-Way Food Stores Inc.

April 27 (letter of notification) 150,000 shares of common stock (par one cent). **Price**—\$2 per share. **Proceeds**—For general corporate purposes. **Office**—847 E. New York Avenue, Brooklyn, N. Y. **Underwriter**—J. J. Krieger & Co., Inc., New York, N. Y.

• Spring Street Capital Co. (5/16-20)

March 1 filed 3,000 shares of common stock (par \$100) to be offered in units of five shares at \$1,000 per share. **Proceeds**—For loans to and the purchase of securities of certain business concerns. It may also use a portion of the proceeds to pay the costs and expenditures incidental to its operations until such time as it has an income from its loans and investments. **Office**—650 South Spring St., Los Angeles, Calif. **Underwriter**—William R. Staats & Co., Los Angeles, Calif.

• Squan Marina, Inc. (5/16-20)

March 18 (letter of notification) 150,000 shares of class A common stock (par \$1). **Price**—\$2 per share. **Proceeds**—For general corporate purposes. **Address**—Route 70 & Upper Manasquan River Bridge, Brielle, N. J. **Underwriter**—Fennekohl & Co., New York, N. Y.

★ Stelma, Inc.

May 10 filed 175,000 shares of outstanding common stock. **Price**—To be supplied by amendment. **Proceeds**—To selling stockholders. **Office**—Stamford, Conn. **Underwriter**—Amos Treat & Co. Inc., New York City.

• Straza Industries (5/17-18)

March 14 filed 230,000 shares of capital stock (par \$1). **Price**—To be supplied by amendment. **Proceeds**—For general corporate purposes and working capital. **Office**—790 Greenfield Drive, El Cajon, Calif. **Underwriter**—J. A. Hogle & Co., of Salt Lake City and New York.

★ Sugarloaf Mountain Corp.

April 28 (letter of notification) 10,849 shares of common stock to be offered for subscription by stockholders. **Price**—At par (\$10 per share). **Proceeds**—For working capital. **Address**—Kingfield, Maine. **Underwriter**—None.

★ Super Food Services, Inc.

May 10 filed 60,000 preferred shares—convertible series (\$1.50 annual cumulative dividend), \$1 par. The company proposes to sell 50,000 shares through a group of underwriters headed by Wm. H. Tegmeyer & Co., Chicago, Ill. on a firm commitment basis; and by a pre-offering subscription Central Securities Corp. has conditionally agreed to purchase 10,000 such shares. **Price**—\$25 per share for public offering. **Proceeds**—To provide the funds to exercise an option to purchase 72,600 of the 113,003 issued and outstanding shares of common of Progressive Wholesale Grocery Co., at a maximum aggregate price of \$1,333,333. **Office**—Chicago, Ill.

• Superior Electric Co. (5/16-20)

March 17 filed 150,000 shares of common stock (par \$1). **Price**—To be supplied by amendment. **Proceeds**—For construction. **Office**—Bristol, Conn. **Underwriter**—Lee Higginson Corp., New York City.

Swimming Pool Development Co., Inc. (5/31-6/3)

April 15 filed 250,000 shares of common stock (par \$1). **Price**—\$5 per share. **Proceeds**—Principally for additional working capital. **Office**—Florence, Ala. **Underwriter**—Marron, Sloss & Co., Inc., New York.

★ Systems Inc.

April 28 (letter of notification) 40,000 shares of common stock (par \$2). **Price**—\$5 per share. **Proceeds**—For working capital. **Office**—2326 Diversified Way, P. O. Box 7726, Orlando, Fla. **Underwriter**—Securities Associates, Inc., Winter Park, Fla.

Telecomputing Corp. (5/17)

April 11 filed 100,000 outstanding shares of common stock (par \$1). **Price**—To be supplied by amendment. **Proceeds**—To selling stockholder. **Office**—915 North Citrus Ave., Los Angeles, Calif. **Underwriter**—Dean Witter & Co., New York City and Los Angeles.

• Telectro Industries Corp. (5/16-20)

March 21 filed \$1,000,000 of 6½% convertible subordinated debentures due 1970. **Price**—100% of principal

amount. **Proceeds**—To be used to eliminate an outstanding bank loan of \$700,000 and to provide additional working capital, to be used in part to reduce outstanding accounts payable. **Office**—35-16 37th Street, Long Island City, N. Y. **Underwriter**—Milton D. Blauner & Co., Inc., N. Y. C.

• Telegregister Corp. (5/23-27)

March 30 filed \$6,000,000 of 6% subordinated sinking fund debentures, due May 1980 (with attached warrants) and 240,000 shares of common stock (no par). These securities are to be offered for sale in units, each consisting of a \$1,000 debenture (with 5-year warrants to purchase 20 common shares initially at \$15 per share) and 40 shares of common stock. **Price**—To be supplied by amendment. **Proceeds**—For repayment of current credit agreement with bank and the balance will be applied to the company's construction program. **Office**—445 Fairfield Ave., Stamford, Conn. **Underwriters**—Ladenburg, Thalmann & Co., Bear, Stearns & Co. and Sutro Bros., all of New York.

★ Texas Capital Corp.

May 4 filed 350,000 shares of common stock (par \$1). **Price**—To be supplied by amendment. **Proceeds**—To be used to provide investment capital and management services to small business concerns. **Office**—705 Lamar Blvd., Austin, Texas. **Underwriter**—Dempsey-Tegeler & Co., St. Louis, Mo.

• Texas Eastern Transmission Corp. (5/25)

April 11 filed \$25,000,000 of debentures, due 1980. **Price**—To be supplied by amendment. **Proceeds**—For the reduction of indebtedness and for construction expenses. **Office**—Houston, Texas. **Underwriter**—Dillon, Read & Co., Inc., New York City.

• Thermal Industries of Florida, Inc. (5/16-20)

Feb. 26 filed 120,000 shares of common stock (par \$1). **Price**—\$6 per share. **Proceeds**—To be added to the company's general reserves. **Office**—Miami, Fla. **Underwriter**—Peter Morgan & Co., New York.

• Three-L-Corp.

March 24 filed 3,500,000 shares of common stock. **Price**—\$1 per share. **Proceeds**—\$46,098 will be applied to the acquisition of 493 acres of land in Fairfield Township, Hyde County, and \$15,000 for payment of the July instalment on acquisition of about 12,726 acres in Hyde County; \$500,000 for purchase and installation of machinery, equipment and saw mill and \$75,000 for working capital in connection with lumber operations; \$65,000 for January 1961 instalment payment on the 12,726 acres; and the balance to purchase livestock, planting feed and pasture, raising livestock, and additional working capital. **Office**—Fairfield, N. C. **Underwriter**—Participating dealers will receive 15 cents per share.

• Thurow Electronics, Inc.

March 28 filed 200,000 shares of class A common stock, (par \$2.50) of which 100,000 shares are to be offered for public sale by the issuing company and the balance by H. M. Carpenter, President. **Price**—\$3 per share. **Proceeds**—To be used as additional working capital for inventory and business expansion purposes. **Office**—121 South Water, Tampa, Fla. **Underwriter**—Donald V. Stabell, of St. Petersburg, Fla. **Offering**—Expected in the latter part of May.

• Tourist Industry Development Corp.

March 22 filed \$2,250,000 of 7% subordinated debenture stock, due July 1, 1978, to be offered in denominations of \$500 and \$1,000 and multiples of \$1,000. **Price**—At 100% of principal amount. **Proceeds**—For general corporate purposes, including hotel and restaurant loans secured by real estate mortgages. **Office**—Jerusalem, Israel. **Underwriter**—None.

• Trans Tech Systems, Inc. (5/23-27)

March 29 filed 65,000 shares of common stock (par one cent). **Price**—\$10 per share. **Proceeds**—For general corporate purposes. **Office**—5505 Wilshire Blvd., Los Angeles 48, Calif. **Underwriter**—Myron A. Lomasney & Co., New York.

• Tri-Point Plastics, Inc.

March 15 (letter of notification) 150,000 shares of common stock (par 10 cents). **Price**—\$2 per share. **Proceeds**—For general corporate purposes. **Office**—175 I. U. Willets Road, Albertson, L. I., N. Y. **Underwriter**—Martindale, Hindley & Co., Inc., New York, N. Y.

• United American Life Insurance Co.

March 11 filed 50,000 shares of capital stock, to be offered for subscription by holders of outstanding stock in the ratio of one new share for each five shares held. **Price**—To be supplied by amendment. **Proceeds**—To increase capital and surplus. **Office**—1717 California St., Denver, Colo. **Underwriter**—None.

• United Components, Inc.

March 2 filed 110,000 shares of common stock, of which 10,000 shares are to be offered to Sheldon Leighton, a director, at \$2.50 per share and the remainder is to be publicly offered. **Price**—To be supplied by amendment. **Proceeds**—For new equipment, advertising, and other general corporate purposes. **Office**—Orange, N. J. **Underwriter**—Darius, Inc., New York City.

• United Financial Corp. of California (5/25)

March 30 filed \$6,000,000 of convertible subordinated debentures due April 1, 1975, and 120,000 shares of capital stock, to be offered in units of \$100 of debentures and two capital shares. **Price**—To be supplied by amendment. **Proceeds**—Approximately \$1,000,000 will be used for general corporate purposes, and the balance will be distributed to holders of the capital stock prior to the issuance and sale of the units. **Office**—425 South La Brea Avenue, Inglewood, Calif. **Underwriter**—Lehman Brothers, New York City.

• United Industrial Corp.

March 21 filed 88,017 shares of series A convertible preferred stock, 614,130 shares of common stock, and 16,500

common stock purchase warrants. According to the prospectus, 88,017 shares of preferred and 88,017 shares of common stock may be offered for sale by the present holders thereof, namely 34,978 preferred and common shares by Bernard Fein, a Director, and 53,039 preferred and common shares by B. S. F. Co., 13% of whose stock is owned by Maurice Goodman, a Director, 16,500 warrants and 16,500 common shares are issuable to H. L. Federman and Herman Yaras in payment of a finder's fee incurred in connection with the merger. Stock purchase warrants were distributed prior to the merger on the basis of one warrant for each share of the company's common stock to stockholders of record Oct. 28, 1959; each warrant now evidences the right to purchase ½ share of common at \$17 per share, and 509,613 shares are reserved for issuance upon exercise of these warrants. Additional common shares are issuable upon conversion of debentures and preferred stock and under a stock option plan. **Office**—5221 West 102nd Street, Los Angeles, Calif. **Note**—There is no public offering involved.

• United States Boat Corp. (6/20-27)

March 28 filed 350,000 shares of common stock to be publicly offered. **Price**—\$2 per share. **Proceeds**—\$221,826 will be applied to the repayment of loans to United States Pool Corp. which were used for general corporate purposes, and the balance will be utilized for working capital, including a later repayment of \$45,000 to U. S. Pool Corp. **Office**—27 Haynes Avenue, Newark, N. J. **Underwriter**—Richard Bruce & Co., Inc., New York.

• Universal Marion Corp.

March 29 filed 31,361 shares of 4½% cumulative preferred stock (\$100 par). **Price**—To be offered for sale in the over-the-counter market, or otherwise by public or private sale at \$95 per share, or such lesser price or prices which may be obtained. **Proceeds**—To selling stockholders. **Office**—602 Florida Theater Bldg., Jacksonville, Fla. **Underwriter**—None.

• Universal Marion Corp.

April 15 filed 435,120 shares of common stock, to be offered for subscription by common stockholders at the rate of one new share for each four shares or fraction thereof. The record date is to be supplied by amendment. Common stock has no par value. **Price**—To be supplied by amendment. **Proceeds**—To be added to the general funds of the company and be available for use in developing the company's tract of land near Tampa, Fla., for working capital and for possible acquisition of other properties. **Office**—602 Florida Theatre Bldg., Jacksonville, Fla. **Underwriter**—None.

• Uranium Reduction Co. (5/16)

March 31 filed 200,000 outstanding shares of common stock (par 10 cents). **Price**—To be supplied by amendment. **Proceeds**—To selling stockholders. **Office**—557 First Security Bldg., Salt Lake City, Utah. **Underwriter**—A. C. Allyn & Co., Inc., Chicago, Ill.

• Uris Buildings Corp. (5/16-20)

March 29 filed \$20,000,000 of 6½% sinking fund debentures due May 1, 1975 (with attached warrants to purchase 800,000 common shares) and 400,000 shares of common stock (par 10 cents). The offering will be made only in units, each unit consisting of (a) \$100 principal amount of debentures with an attached warrant to purchase four shares of common stock (b) two shares of common stock. **Price**—To be supplied by amendment. **Proceeds**—To repay loans, defray construction costs, and general corporate purposes. **Underwriter**—Kuhn, Loeb & Co., New York.

• Vector Manufacturing Co., Inc. (5/23-27)

April 14 filed 250,000 shares of common stock (no par). Of this stock, 100,000 shares are to be offered for public sale by the issuing company and 150,000 shares, now outstanding, by the holders thereof. **Price**—To be supplied by amendment. **Proceeds**—For expansion. **Office**—Southampton, Pa. **Underwriter**—Paine, Webber, Jackson & Curtis, New York.

• Viewlex, Inc. (5/20)

April 12 filed 200,000 shares of class A common stock (par 25 cents). The offering will include 175,000 shares to be issued by the company and 25,000 shares which are outstanding and will be offered for the account of the holders thereof. **Price**—\$4 per share. **Proceeds**—\$100,000 will be used to purchase additional high speed automatic production equipment; \$150,000 for research and development of new products; \$75,000 to be reserved to cover the costs of moving present facilities into new and enlarged quarters; and the balance for working capital. **Office**—35-01 Queens Blvd., Long Island City, N. Y. **Underwriter**—Stanley Heller & Co., New York.

• Wallace Properties, Inc. (5/31-6/3)

April 5 filed \$12,000,000 principal amount of 6% convertible subordinated debentures, due June 1, 1975 and 360,000 shares of common stock (par \$2), to be offered only in units, each consisting of \$100 principal amount of debentures and three shares of common stock. **Price**—To be supplied by amendment. **Office**—Dallas, Texas. **Underwriter**—Harriman Ripley & Co., Inc., New York.

• Waltham Precision Instrument Co., Inc. (5/31-6/3)

April 15 filed 700,000 shares of common stock (par \$1). It is proposed that this offering will be on a subscription basis to the company's present common stockholders. **Price**—To be supplied by amendment. **Proceeds**—\$600,000 to pay the balance of the purchase price for Boesch Manufacturing Co., Inc. stock; \$350,000 to pay the 5% chattel mortgage note held by the Secretary of the U. S. Treasury as assignee of the Reconstruction Finance Corp.; \$200,000 to pay the 6% secured notes issued as part payment for the stock of Electro-Mec Laboratory, Inc.; and the balance for working capital and other corporate purposes. **Office**—221 Crescent St., Waltham, Mass. **Underwriter**—Schweickart & Co., New York.

Waltham Watch Co.

March 30 filed \$1,500,000 of 7% sinking fund subordinated debentures series A due April 30, 1975, with five-year common stock purchase warrants attached, and year common stock (par 50 cents). A \$1,000,000 debenture with warrants for the purchase of 50 common shares at an initial exercise price of \$3.50 per share, will be offered for sale at \$1,000; a total of 75,000 shares being reserved for issuance upon exercise of the warrants. The additional 200,000 shares of common stock will be offered for subscription at \$3.50 per share. The offer is being made first to stockholders of record on May 2, 1960, for a period of 30 days. Thereafter the unsubscribed debentures and stock will be offered to the public. **Proceeds**—For working capital. **Office**—231 South Jefferson St., Chicago, Ill. **Underwriter**—None.

Warren Industries, Inc. (6/13-20)

April 29 filed 275,000 shares of common stock (par \$1), of which 175,000 shares are to be issued and sold by the company and 100,000 shares which are outstanding and will be offered for the account of the holders thereof. **Price**—\$3 per share. **Proceeds**—\$50,000 to purchase new equipment; \$25,000 for research and development; \$25,000 for advertising and promotion; \$200,000 to acquire and open new facilities; \$23,649 for payment of notes to stockholders, and \$78,100 for working capital. **Office**—3701 N. W. 51st St., Miami, Fla. **Underwriter**—Merritt, Vickers, Inc., of New York City.

Wells Industries Corp. (5/16-20)

Jan. 29 filed 300,000 shares of common stock and warrants for the purchase of an additional 100,000 shares. **Price**—To be supplied by amendment. **Proceeds**—\$350,876 will be used to retire certain debts, with the remainder to be used for construction, equipment, and working capital. **Office**—6505 Wilshire Boulevard, Los Angeles, Calif. **Underwriter**—A. T. Brod & Co., New York City.

West Bend Aluminum Co.

April 26 (letter of notification) 5,950 shares of class B, non voting common stock (par \$2.50). **Price**—\$8.40 per share. **Proceeds**—For working capital. **Office**—400 Division St., West Bend, Wis. **Underwriter**—None.

Westmore, Inc. (6/13-20)

May 9 (letter of notification) 150,000 shares of common stock (par \$2). **Price**—\$2 per share. **Proceeds**—For general corporate purposes. **Office**—137 South Ave., Fanwood, N. J. **Underwriter**—Jacey Securities Co., New York, N. Y.

Whitmoyer Laboratories, Inc. (6/13-17)

Jan. 28 filed 85,000 shares of common stock and \$500,000 of 6% subordinated debentures, due 1977, with warrants for the purchase of 10,000 additional common shares at \$5 per share. **Price**—For the debentures, 100% of principal amount; for the 85,000 common shares, \$6 per share. **Proceeds**—For general corporate purposes, including the reduction of indebtedness, sales promotion, and equipment. **Office**—Myerstown, Pa. **Underwriter**—Hallowell, Sulzberger, Jenks, Kirkland & Co., Philadelphia, Pa.

Willer Color Television System, Inc.

Jan. 29 (letter of notification) 86,403 shares of common stock (par \$1). **Price**—\$3 per share. **Proceeds**—For general corporate purposes. **Office**—151 Odell Avenue, Yonkers, N. Y. **Underwriter**—Equity Securities Co., 11 Broadway, New York City.

Win-Chek Industries, Inc.

April 26 filed 150,000 shares of class A stock to be publicly offered, 15,000 shares to be issued pursuant to a restricted stock option plan, and 21,500 shares being registered but not offered at this time. **Price**—\$3 per share (par 25 cents). **Proceeds**—To purchase additional inventory and equipment and the balance to improve the company's working capital position. **Office**—Moonachie, N. J. **Underwriter**—Michael G. Kletz & Co. (managing).

Wisconsin Electric Power Co.

March 22 filed 561,005 shares of common stock (par \$10) to be offered to holders of record April 27 of outstanding common stock on the basis of one share for each 10 shares held with rights to expire on May 17. **Price**—\$32.25 per share. **Proceeds**—To be used to repay \$12,000,000 of short-term bank loans incurred in connection with the company's construction program, and for further construction expenditures. **Office**—231 West Michigan Street, Milwaukee, Wis. **Underwriter**—None.

Witco Chemical Co.

May 4 filed \$8,000,000 of sinking fund debentures due 1980. **Price**—To be supplied by amendment. **Proceeds**—To be added to the general funds of the company and used for general corporate purposes. **Office**—New York, N. Y. **Underwriters**—Smith, Barney & Co. Inc. and Goldman, Sachs & Co., both of New York. **Offering**—Expected in early June.

WonderBowl, Inc.

April 14 filed 3,401,351 shares of common stock (par \$2). **Price**—\$2 per share. **Proceeds**—For purchase of certain property, for constructing a motel on said property and various leasehold improvements on the property. **Office**—7805 Sunset Boulevard, Los Angeles, Calif. **Underwriter**—Standard Securities Corp., same address.

Yale Express System, Inc.

March 25 filed 300,000 shares of class A stock (par 25 cents) of which 150,000 shares are to be offered for public sale by the issuing company and the balance by the company's board chairman. **Price**—\$5.50 per share. **Proceeds**—\$400,000 to restore working capital expended to acquire American Freight Forwarding Corp. and for expansion of the freight forwarder operation; \$150,000 to restore funds advanced in connection with the terminal recently constructed in North Bergen, N. J. and the balance for expansion and improvement. **Office**—

460 12th Avenue, New York. **Underwriter**—Michael G. Kletz & Co., Inc., New York. **Offering**—Expected in late May.

Yale Rubber Manufacturing Co.

May 2 (letter of notification) 133,335 shares of common stock (par \$1). **Price**—\$1.50 per share. **Proceeds**—To purchase machinery and equipment and for working capital. **Address**—Sandusky, Mich. **Underwriter**—None.

Yuscaran Mining Co.

May 6 filed 1,000,000 shares of common stock. **Price**—\$1 per share. **Proceeds**—It is expected that some \$100,000 will be used to purchase and install a mill for the processing of ore; \$60,000 for rails, ties, rail cars and related equipment; \$10,000 for rebuilding roads; \$30,000 for transportation equipment; and \$655,000 for working capital. **Office**—6815 Tordera St., Coral Gables, Fla. **Underwriter**—None.

Zero Manufacturing Co. (5/23-27)

March 28 filed 200,000 shares of common stock, of which 125,000 shares are being issued and sold by the company and 75,000 shares are being sold by certain stockholders. **Proceeds**—\$250,000 will be used for the construction of a new 33,600 square foot industrial building in Burbank, Calif., \$250,000 for the purchase and installation of new machinery and equipment; \$150,000 for further research and development in the modular container field; and the balance will be added to working capital. **Office**—1121 Chestnut St., Burbank, Calif. **Underwriter**—Shields & Co., New York.

Prospective Offerings

Acme Steel Co.

March 25 the company's annual report stated that capital improvements during 1960-63, inclusive, have been projected to cost between \$40,000,000 and \$45,000,000. It is anticipated that a substantial proportion of this money will be forthcoming from depreciation and retained earnings. In addition, the sale of \$10,000,000 of preferred stock in 1960 is planned to supply a part of these overall capital requirements. **Office**—Chicago, Ill.

Baltimore Gas & Electric Co.

March 3 it was announced by J. Theodore Wolfe, President, that the company plans record construction expenditures of \$50,000,000 during 1960, probably financed through the sale of first mortgage bonds. **Offering**—Expected during the first half of 1960.

Byer-Rolnick Hat Corp.

May 9 filed 100,000 outstanding shares of common stock. **Price**—To be supplied by amendment. **Proceeds**—To selling stockholders. **Office**—601 Marion Drive, Garland, Tex. **Underwriters**—Dallas Rupe & Son, Inc., Dallas, Tex. and Straus, Blosser & McDowell, Chicago, Ill.

Central Illinois Electric & Gas Co. (7/12)

Feb. 3 it was reported that about \$10,000,000 of first 30-year mortgage bonds will be filed. **Underwriter**—To be determined by competitive bidding. Probable bidders: Halsey, Stuart & Co. Inc., Kidder, Peabody & Co., and White, Weld & Co. (jointly); First Boston Corp., Blair & Co., Merrill Lynch, Pierce, Fenner & Smith Inc. and Stone & Webster Securities Corp. (jointly). **Bids**—Expected to be received on July 12.

City Gas Co.

March 10 it was reported that this company is expected to file an undetermined amount of common stock sometime in June. **Underwriter**—Kidder, Peabody & Co., New York City.

Coca-Cola Co.

May 9 filed \$1,050,000 of participations in the company's employee Thrift Plan, together with 19,311 common shares which may be acquired pursuant thereto. **Office**—515 Madison Ave., New York.

Columbia Gas System, Inc.

March 11 it was announced that further debt financing is planned for later in the year. **Underwriter**—To be determined by competitive bidding. Probable bidders: Halsey, Stuart & Co., Inc., Merrill Lynch, Pierce, Fenner & Smith, Inc., and White, Weld & Co. (jointly); Morgan Stanley & Co.; Lehman Brothers, Eastman Dillon, Union Securities & Co., and Goldman, Sachs & Co. (jointly).

Consolidated Edison Co. (6/14)

May 6 filed \$50,000,000 of first and refunding mortgage bonds, series R, due June 1, 1990. **Proceeds**—To become part of the treasury funds of the company and will be applied toward retirement of some \$55,000,000 of short-term bank loans. **Underwriter**—To be determined by competitive bidding. Probable bidders: Halsey, Stuart & Co. Inc. and The First Boston Corp. (jointly); Morgan Stanley & Co. **Bids**—Expected to be received on June 14.

Consolidated Research & Mfg. Corp.

Dec. 16 it was reported that this firm, founded last August as a Delaware corporation, plans its first public financing in the form of a common stock offering scheduled for next spring. **Business**—The company produces spray containers to combat ice, snow, and fog. **Proceeds**—For expansion. **Office**—1184 Chapel St., New Haven, Conn. **President**—Marvin Botwick.

Consumers Power Co. (7/26)

April 29 the company asked the Michigan Public Service Commission for permission to issue and sell securities with base value of \$73,101,600. The company proposes to issue and sell first mortgage bonds in the amount of \$35,000,000 maturing not earlier than 1990 for the best price obtainable but not less favorable to the company than a 5¼% basis. The mortgage bonds are expected in the last quarter of the year. It also proposes to issue and sell convertible debentures in amount of \$38,101,600 maturing not earlier than 1975 at a price not less favorable to the company than a 5¼% basis. These debentures are to be offered to the company's common share owners of record July 26 for subscription on the basis of \$100

principal amount of debentures for each 25 shares of common stock held with rights to expire on Aug. 12. **Proceeds**—To be used to finance the continuing expansion and improvement of the company's electric and gas service facilities in a 65-county area outside of Greater Detroit. **Underwriter**—To be determined by competitive bidding. Probable bidders: For bonds—Halsey, Stuart & Co. Inc.; White, Weld & Co., and Shields & Co. (jointly); Morgan Stanley & Co.; The First Boston Corp., and Harriman Ripley & Co., Inc. For debentures—Morgan Stanley & Co.

Deckert Dynamics, Inc.

March 16 it was announced that 100,000 shares of common stock are expected to be filed in early June. **Proceeds**—For general corporate purposes. **Office**—Palmyra, Pa. **Underwriter**—Plymouth Securities Corp., New York City.

Equitable Gas Co.

March 16 stockholders approved a proposal to increase the company's number of authorized preferred shares to 300,000 from 100,000 and to issue a new non-convertible preferred series. **Proceeds**—To be used to repay approximately \$5,000,000 in short-term bank loans and to help finance 1960 construction. **Office**—Boulevard of the Allies, Pittsburgh, Pa.

Florida Power Corp.

March 10 it was reported that \$25,000,000 of first mortgage bonds will be sold by this utility, possibly in the fourth quarter of this year. **Proceeds**—For new construction and repayment of bank loans. **Underwriter**—To be determined by competitive bidding. Probable bidders: Halsey, Stuart & Co. Inc.; Kidder, Peabody & Co. and Merrill Lynch, Pierce, Fenner & Smith Inc. (jointly); First Boston Corp.; Eastman Dillon, Union Securities & Co. and Harriman Ripley & Co. (jointly); Lehman Brothers and Blyth & Co. (jointly).

Ford Motor Credit Co.

March 28 it was reported that this company is developing plans for borrowing operations, which may include the issuance of debt securities, and possibly occur later this year. **Office**—Detroit, Mich.

Georgia Power Co. (11/3)

Dec. 9 it was announced that the company plans registration of \$12,000,000 of 30-year first mortgage bonds with the SEC. **Underwriter**—To be determined by competitive bidding. Probable bidders: Halsey, Stuart & Co. Inc.; Morgan Stanley & Co.; Equitable Securities Corp., and Eastman Dillon, Union Securities & Co. (jointly); Blyth & Co., Inc., and Kidder, Peabody & Co. (jointly); The First Boston Corp. **Registration**—Scheduled for Sept. 26. **Bids**—Expected to be received on Nov. 3. **Information Meeting**—Scheduled for Oct. 31.

Gulf Power Co. (7/7)

Dec. 9 it was announced that the company plans registration with the SEC of \$5,000,000 first mortgage 30-year bonds. **Underwriter**—To be determined by competitive bidding. Probable bidders: Halsey, Stuart & Co. Inc.; The First Boston Corp.; Equitable Securities Corp.; Kidder, Peabody & Co., and White, Weld & Co. (jointly); Blyth & Co., Inc.; Merrill Lynch, Pierce, Fenner & Smith Inc.; Salomon Bros. & Hutzler, and Drexel & Co. (jointly); Eastman Dillon, Union Securities & Co. **Information Meeting**—Scheduled for July 5, 1960. **Bids**—Expected to be received on July 7. **Registration**—Scheduled for June 3.

Gulf Power Co. (7/7)

Dec. 9 it was announced that the company plans registration of 50,000 shares of preferred stock (par \$100). **Underwriter**—To be determined by competitive bidding. Probable bidders: Harriman Ripley & Co.; Eastman Dillon, Union Securities & Co., and Salomon Bros. & Hutzler (jointly); Equitable Securities Corp.; Kidder, Peabody & Co., and White, Weld & Co. (jointly). **Information Meeting**—Scheduled for July 5, 1960. **Bids**—Expected to be received on July 7. **Registration**—Scheduled for June 3.

Gulf States Utilities Co. (6/20)

April 19 it was reported that the company will issue and sell \$17,000,000 of 1st mtge. bonds. **Underwriter**—To be determined by competitive bidding. Probable bidders: Halsey, Stuart & Co. Inc.; Stone & Webster Securities Corp.; Merrill Lynch, Pierce, Fenner & Smith Inc. and White, Weld & Co. (jointly); Salomon Bros. & Hutzler and Eastman Dillon, Union Securities & Co. (jointly); Lehman Brothers. **Bids**—Expected to be received on June 20 at 12 noon. **Information Meeting**—Scheduled for June 15 at 10:30 a.m.

Hayes Aircraft Corp.

Feb. 12 it was reported that an issue of convertible debentures is being discussed and may occur in the next few months. **Office**—Birmingham, Ala. **Possible Underwriter**—Sterne, Agee & Leach, Birmingham, Ala.

Houston Lighting & Power Co.

March 22 it was announced in the company's annual report that it anticipates approximately \$35 million in new money will be required in 1960 to support the year's construction program, and to repay outstanding bank loans. Studies to determine the nature and timing of the issuance of additional securities are presently under way. Last August's offering of \$25,000,000 of 4½% first mortgage bonds was headed by Lehman Brothers, Eastman Dillon, Union Securities & Co. and Salomon Bros. & Hutzler. **Office**—Electric Building, Houston, Texas.

Idaho Power Co.

March 30 it was reported that the company plans to issue and sell \$15,000,000 of 1st mortgage bonds due 1990. **Proceeds**—For capital expenditures, etc. **Underwriter**—To be determined by competitive bidding. Probable bidders: Halsey, Stuart & Co. Inc.; Blyth &

Continued on page 44

Continued from page 43

Co., Inc., Lazard Freres & Co. and The First Boston Corp. (jointly); Merrill Lynch, Pierce, Fenner & Smith Inc.; Kidder, Peabody & Co. and White, Weld & Co. (jointly); Salomon Bros. & Hutzler and Eastman Dillon, Union Securities & Co. (jointly); Equitable Securities Corp.

Illinois Bell Telephone Co.

March 24 directors authorized plans for a \$61,000,000 issue of new common shares. The stockholders will have subscription rights on the basis of one new share for each 10 held at the time of issue. **Proceeds**—To help finance the company's construction program. **Offering**—Expected in June.

Illinois Bell Telephone Co. (7/6)

April 29 it was reported that the company plans the issuance and sale of about \$50,000,000 of first mortgage bonds, maturity of which has not been set. **Proceeds**—For construction purposes. **Underwriter**—To be determined by competitive bidding. Probable bidders: Halsey, Stuart & Co. Inc.; Morgan Stanley & Co.; Glore, Forgan & Co. and Eastman Dillon, Union Securities & Co. (jointly). **Bids**—Expected to be received on July 6 up to 11 a.m. (EDST)

Indianapolis Power & Light Co. (9/27)

April 18 it was reported that the company will issue and sell \$12,000,000 of 30-year first mortgage bonds. **Underwriter**—To be determined by competitive bidding. Probable bidders: Halsey, Stuart & Co. Inc.; Lehman Brothers; Goldman, Sachs & Co., and The First Boston Corp. (jointly); Eastman Dillon, Union Securities & Co.; White, Weld & Co., and Shields & Co. (jointly); Blyth & Co., Inc.; Equitable Securities Corp. **Bids**—Expected to be received up to 11 a.m. New York Time on Sept. 27. **Information Meeting**—Scheduled for Sept. 22 at 11:00 a.m.

Iowa Electric Light & Power Co.

March 11 President Sutherland Dows stated that bonds would be sold in order to supplement money to be obtained from temporary bank loans, to acquire the \$10,000,000 required to finance 1960 construction. **Office**—Cedar Rapids, Iowa.

K.V.P. Sutherland Paper Co.

May 11 it was reported that a secondary offering of common stock is presently being discussed. **Proceeds**—To selling stockholders. **Underwriter**—Lehman Brothers, New York.

Laclede Gas Co. (7/14)

May 11 it was reported that a rights offering of \$5,000,000 of common stock is contemplated, on the basis of one new share for each 14 shares held. **Underwriters**—Lehman Brothers and Merrill Lynch, Pierce, Fenner & Smith Inc., both of New York, and Reinholdt & Gardner, St. Louis, Mo.

Laclede Gas Co. (7/11)

May 11 it was reported that the company contemplates the issuance and sale of \$10,000,000 of 25-year first mortgage bonds. **Underwriter**—To be determined by competitive bidding. Probable bidders: Halsey, Stuart & Co. Inc.; Stone & Webster Securities Corp.; Lehman Bros., Merrill Lynch, Pierce, Fenner & Smith Inc. and Reinholdt & Gardner (jointly); Eastman Dillon, Union Securities & Co. **Bids**—Expected to be received up to 11:00 a.m. (EDST) on July 11.

Laurel Run Development Co.

May 6 filed in association with Willard E. Ferrell of Philadelphia, \$89,600 of non-producing fractional working oil interests.

Lee Filter Corp.

May 9 it was reported that this company plans the filing of 10,000 shares of its common stock. **Price**—To be supplied by amendment. **Proceeds**—For expansion of business. **Office**—Edison, N. J. **Registration**—Imminent. **Underwriter**—Myron A. Lomasney & Co., New York.

Louisville Gas & Electric Co. (10/18)

April 27 it was reported that this company plans the issuance and sale of \$16,000,000 of first mortgage bonds. **Proceeds**—For construction. **Underwriter**—To be determined by competitive bidding. Probable bidders: Halsey, Stuart & Co. Inc.; The First Boston Corp.; Lehman Brothers and Blyth & Co., Inc. (jointly); Kuhn, Loeb & Co., American Securities Corp. and Wood, Struthers & Co. (jointly); Eastman Dillon, Union Securities & Co. and White, Weld & Co. (jointly); Kidder, Peabody & Co. and Goldman, Sachs & Co. (jointly). **Bids**—Expected to be received on Oct. 18.

Mac Panel Co.

March 23 it was reported that negotiations are still pending regarding the filing of an issue of common stock. **Office**—High Point, N. C. **Underwriter**—Bache & Co., New York City and Charlotte, N. C.

Midland Enterprises Inc.

April 8 it was stated in the company's annual report that it contemplates the issuance on or before March 31, 1961 of a bond issue in an aggregate amount not to exceed \$4,000,000. **Proceeds**—To finance river transportation equipment presently on order and expected to be ordered. **Office**—Cincinnati, Ohio.

Missouri Pacific RR. (5/25)

April 27 it was reported that the Road plans to sell \$3,975,000 of its equipment trust certificates on May 25. Probable bidders: Halsey, Stuart & Co. Inc.; Salomon Bros. & Hutzler.

Mohawk Insurance Co.

March 16 it was announced that the company expects to register its first public offering in early May. The offering will consist of 75,000 common shares. **Price**—To be supplied by amendment. **Proceeds**—For expansion. **Office**—198 Broadway, New York City. **Under-**

writer—R. F. Dowd & Co., Inc., 38 Broadway, New York City.

Montreal (City of), Canada

May 6 filed \$14,000,000 of sinking fund debentures for local improvements, due 1980, and \$14,000,000 of sinking fund debentures for public works, due 1980. **Price**—To be supplied by amendment. **Proceeds**—For various public works projects and for repayment of some interim debt. **Underwriter**—To be supplied by amendment.

Moore-McCormack Lines, Inc. (5/13)

April 18 it was reported that \$10,000,000 of U. S. Government insured merchant marine bonds, 5% SS Argentina series, due Nov. 1, 1978 are expected to be delivered on or about May 13. Bonds will be callable beginning May 1, 1965, at prices ranging from 105 down to par. **Price**—Expected to be at par. **Agents**—Kuhn, Loeb & Co. and Lehman Brothers.

Nedick's Stores, Inc.

Nov. 12 it was reported that the company is contemplating the placing in registration of 17,000 shares of common stock. About 66% of the issue will be sold for the company's account and the remaining 34% balance will be sold for the account of a selling stockholder. **Underwriter**—Van Alstyne, Noel & Co., New York.

Neptune Meter Co.

April 20 it was announced that this New York City company may issue not more than 133,334 shares of common stock in connection with a proposed acquisition by Neptune of Power Equipment Co. The merger will not take place.

New Jersey Power & Light Company (7/19)

Feb. 17 it was reported that this utility is planning the sale of \$5,000,000 of first mortgage bonds, due in 1993. **Underwriter**—To be determined by competitive bidding. Probable bidders: Halsey, Stuart & Co. Inc.; Kuhn, Loeb & Co., Lehman Brothers and Salomon Bros. & Hutzler (jointly); Equitable Securities Corp.; First Boston Corp.; Merrill Lynch, Pierce, Fenner & Smith Inc.; Eastman Dillon, Union Securities & Co. and White, Weld & Co. (jointly). **Bids**—Expected to be received on July 19 up to 11:00 a.m. (EDST).

New York Central RR. (5/18)

Bids will be received up to noon (EDT) on May 18 for the purchase from the Railway of \$4,590,000 of equipment trust certificates. Probable bidders: Halsey, Stuart & Co. Inc.; Salomon Bros. & Hutzler.

Northern Illinois Gas Co. (7/13)

Feb. 16 the company's annual report stated that \$120,000,000 of new capital will be needed to meet its five-year construction program. April 5 it was announced that the company will sell \$25,000,000 of first mortgage bonds. **Proceeds**—To finance a portion of the 1960-1964 construction program. **Underwriter**—To be determined by competitive bidding. Probable bidders: A Halsey Stuart & Co. Inc. group. **Bids**—To be received on June 13, up to 11:00 a.m. EDT.

Northern States Power Co. (Minn.) (12/6)

May 11 it was reported that the company plans the issuance and sale of \$35,000,000 of 30-year first mortgage bonds. **Underwriter**—To be determined by competitive bidding. Probable bidders: Halsey, Stuart & Co., Inc.; Merrill Lynch, Pierce, Fenner & Smith Inc., Kidder, Peabody & Co. and White, Weld & Co. (jointly); The First Boston Corp. and Blyth & Co., Inc. (jointly); Lehman Brothers and Riter & Co. (jointly); Equitable Securities Corp. and Eastman Dillon, Union Securities & Co. (jointly). **Bids**—Expected to be received by Dec. 6.

Northwestern Bell Telephone Co. (6/7)

March 24 directors authorized the sale of a \$45,000,000 debenture issue dated June 1, 1960, with maturity in not more than 40 years. **Proceeds**—The funds are needed to meet strong demand for service and to put into effect such service improvements as direct customer dialing of long distant calls. **Underwriter**—To be determined by competitive bidding. Probable bidders: Halsey, Stuart & Co., Inc.; The First Boston Corp.; Morgan Stanley & Co.; Eastman Dillon, Union Securities & Co. **Bids**—Expected to be opened on or about June 7.

Norwalk Co.

March 30 it was reported that the company plans to file an undetermined amount of common stock sometime in May. **Proceeds**—For expansion of business and general corporate purposes. **Office**—Norwalk, Conn. **Underwriter**—Myron A. Lomasney & Co., New York.

Orange & Rockland Utilities, Inc.

April 18 it was stated that the company presently expects that such part of its construction program through 1962 and the refunding of \$6,442,000 series B bonds maturing in 1961 as is not financed by the sale of the company's 39,165 shares of its convertible cumulative preferred stock, series E, 5% (par \$100) will be financed from the proceeds of sale in 1961, subject to market conditions, of \$10,000,000 of its first mortgage bonds, from depreciation and retained earnings and, to the extent of any remaining balance, from the proceeds of additional short-term borrowings.

Pacific Power & Light Co.

Jan. 29 it was announced that the company plans to issue at least \$20,000,000 of securities, the date and form of which will be announced at a later date. **Proceeds**—To retire \$20,000,000 of unsecured promissory notes, to mature on or prior to July 31, 1961. The notes will be issued to finance part of the issuer's 1960-61 construction expenditures, which are expected to total about \$61,000,000. **Office**—Portland, Ore.

Panhandle Eastern Pipe Line Co.

April 19 it was reported that this company might sell about \$65,000,000 of debentures, possibly in the third quarter of this year. **Underwriters**—Merrill Lynch, Pierce, Fenner & Smith Inc. and Peabody & Co., both of New York.

Potomac Electric Power Co.

March 21 it was stated in the company's annual report it is anticipated that their 1960 construction program will amount to \$39 million and there will be further financing of about \$15 million of an as yet undetermined type. **Underwriter**—To be determined by competitive bidding. Probable bidders: Halsey, Stuart & Co., Inc.; First Boston Corp.; Dillon, Read & Co. and Johnston, Lemon & Co. (jointly); Kidder, Peabody & Co. and Merrill Lynch, Pierce, Fenner & Smith (jointly); Lehman Brothers and Eastman Dillon & Union Securities & Co. and Stone & Webster Securities Corp. (jointly).

Public Service Electric & Gas Co.

Feb. 24 it was reported that this company is planning an undetermined type of financing of approximately \$85,000,000, sometime this year. **Underwriter**—Merrill Lynch, Pierce, Fenner & Smith Inc.

Public Service Co. of New Hampshire

April 4 it was stated in the company's annual report that short-term borrowings will increase progressively during 1960 until further permanent financing is undertaken later in the year. The timing, type, and amount of this financing has not been determined.

Rochester Gas & Electric Corp.

March 1 it was stated in the company's annual report that the company has filed an application with the New York State Public Service Commission for the right to issue \$10,000,000 of new preferred stock. **Underwriter**—To be determined by competitive bidding. Probable bidders: Halsey, Stuart & Co. Inc.; Kidder, Peabody & Co., White Weld & Co. and Shields & Co. (jointly); Kuhn, Loeb & Co.; Salomon Bros. & Hutzler, Eastman Dillon, Union Securities & Co., and Equitable Securities Corp. (jointly); Blyth & Co., Inc.; The First Boston Corp.

S.A.F., Ltd.

May 6 filed \$303,000 of partnership interests, to be offered for sale in units. **Price**—\$500 per unit. **Proceeds**—To acquire fee title to certain land in St. Augustine, Fla., upon which will be constructed a 54-unit Howard Johnson Motor Lodge and restaurant, swimming pool and related facilities. **Office**—60 East Coral Center, Fort Lauderdale, Fla. **Underwriters**—Radice Securities Corp. and Jerry Thomas & Co., Inc., Palm Beach, Fla.

San Diego Gas & Electric Co.

April 8 it was reported that \$25,000,000 of bonds is expected to be sold sometime in the third quarter of this year. **Underwriter**—To be determined by competitive bidding. Probable bidders: Halsey, Stuart & Co. Inc.; Blyth & Co.; First Boston Corp., Eastman Dillon, Union Securities & Co. and Merrill Lynch, Pierce, Fenner & Smith (jointly); Lehman Brothers and Salomon Bros. & Hutzler (jointly).

(Jos.) Schlitz & Co.

March 11 it was reported that a secondary offering might be made this summer. **Underwriters**—Merrill Lynch, Pierce, Fenner & Smith Inc. and Harriman Ripley & Co. Inc., both of New York City.

Sierra Pacific Power Co. (7/6)

April 18 it was reported that this public utility will issue and sell \$3,000,000 of bonds, due 1990. **Underwriter**—To be determined by competitive bidding. Probable bidders: Halsey, Stuart & Co. Inc.; Kidder, Peabody & Co. and White, Weld & Co. (jointly); Stone & Webster Securities Corp. and Dean Witter & Co. (jointly). **Bids**—Expected to be received on July 6.

South Carolina Electric & Gas Co.

March 25, S. C. McMeekin, President, informed this paper of plans to sell an undetermined principal amount of bonds, the timing of which will be subject to market conditions. **Proceeds**—To repay bank loans incurred for current construction program. Previous issues have been placed privately.

Southern California Edison Co.

March 15 it was stated in the company's annual report that besides the \$30,000,000 issue of series L mortgage bonds sold to underwriters in January, 1960, an additional \$55,000,000 to \$60,000,000 will be needed to complete its estimated \$123,000,000 construction program for 1960. This financing is dependent upon market conditions, and will probably be some type of debt security.

Southern Natural Gas Co.

April 4 it was stated in the company's annual report that the company expects to provide for the payment of certain outstanding notes through the issuance of first mortgage bonds and other debt securities. The timing of the issue or issues was not stated in the report. **Office**—Birmingham, Ala.

Southern Union Gas Co.

Feb. 5 it was reported that \$11,000,000 in new financing is planned for the late Spring of this year, of an undetermined type. **Underwriters**—A. C. Allyn & Co., and Snow, Sweeney & Co., both of New York City.

Southwestern Bell Telephone Co. (8/9)

March 28 directors of this company recommended a \$100,000,000 debenture issue, subject to approval by regulatory authorities. **Proceeds**—To finance an expansion and improvement program over the next five years. **Underwriter**—To be determined by competitive bidding. Probable bidders: Halsey, Stuart & Co. Inc.; Morgan Stanley & Co. **Bids**—Expected to be received on or about Aug. 9.

Steck Co.

May 4 it was reported that the company plans the filing of 60,000 shares of common stock. **Office**—Austin, Texas. **Registration**—Imminent. **Underwriter**—Rauscher, Pierce & Co., Inc., Dallas, Texas.

System Meat Co.

March 18 it was reported that this company will file about \$1,000,000 of common stock. **Underwriter**—Purvis & Co., Denver, Colo. **Registration**—Imminent.

Tampa Electric Company

Feb. 2 it was stated in this company's prospectus of its most recent offering, that it contemplates some additional permanent financing in 1960. The exact nature and amount of this financing has not been determined but the company presently believes it will take the form of senior securities.

Tennessee Valley Authority

Jan. 20 announced that, pursuant to August, 1959, authorization from Congress to have \$750,000,000 of revenue bonds outstanding at any one time, it plans its first public offering, expected to be about \$50,000,000, for sometime in the fall. **Proceeds**—To finance construction of new generating capacity. Probable bidders: First Boston Corp. (managing), Salomon Bros. & Hutzler; Eastman Dillon, Union Securities & Co., and Lazard Freres & Co. Power Financing Officer: G. O. Wessenaer. Financial Advisor: Lehman Brothers.

★ Thompson Ramo Wooldridge Inc.

May 9 filed 124,054 shares of common stock, including 87,160 shares issued to shareholders of Radio Industries, Inc., in exchange for all of the outstanding stock of that company, and 36,894 shares which may be issued during a five-year period beginning 1961 to such shareholders, depending upon the net earnings of that company. The registration statement also included 367,446 shares of common stock to be issued pursuant to the company's stock option plans. **Office**—23555 Euclid Ave., Cleveland, Ohio.

Trans-Canada Pipe Lines Ltd.

April 13 James W. Kerr, President, announced that the company planned to sell \$13,000,000 of first mortgage bonds. **Proceeds**—To meet the company's 1960 financial requirements. The company will continue to sell all securities in Canada to the maximum extent considered practical, Mr. Kerr said.

Trans World Airlines, Inc.

April 8 it was announced that the company plans to offer to its stockholders \$100,000,000 of subordinated income debentures with detachable common stock purchase warrants, and Hughes Tool Co. (parent) will purchase not only its pro-rata portion (\$78,000,000) but also enough of any debentures not taken up by others to provide TWA with at least \$100,000,000. **Proceeds**—Together with \$190,000,000 proposed private placement which is presently being worked on by this company's bankers, will be used for expansion of the company's jet fleet. **Underwriters**—Dillon, Read & Co., Inc., Lazard Freres & Co., and Lehman Brothers, all of New York.

Union Electric Co.

March 16 it was announced by Dudley Sanford, Executive Vice-President, that the company plans an offering of debt securities in the range of \$30,000,000 to \$35,000,000. **Proceeds**—To meet construction expenses. **Office**—315 No. 12th Blvd., St. Louis, Mo. **Offering**—Expected in the latter part of this year.

Union Trust Co. of Maryland

April 21 directors of this bank announced plans to boost its capital stock by 100,000 shares to 500,000 shares, \$10 par, by offering for subscription to present holders one new share for each four held. A special meeting of stockholders was called for May 25 to consider the plan. **Price**—To be set shortly before the offering. **Proceeds**—To increase capital and surplus. **Underwriter**—Alex Brown & Sons, Baltimore, Md. **Offering**—Expected in late May.

Utah Power & Light Co.

April 12 it was reported that this company will ask stockholders at the annual meeting on May 16, to authorize 2,000,000 shares of \$25 par preferred stock, part of which will be sold competitively. **Proceeds**—For con-

struction purposes. **Underwriter**—To be determined by competitive bidding. Probable bidders: Halsey, Stuart & Co. Inc.; Blyth & Co. and First Boston Corp. (jointly); White, Weld & Co.; Stone & Webster Securities Corp. (jointly); Salomon Bros. & Hutzler; Kidder, Peabody & Co.; Eastman Dillon, Union Securities & Co. and Smith, Barney & Co. (jointly); Lehman Bros.; Bear, Stearns & Co.

Virginia Electric & Power Co. (9/13)

Feb. 5 it was reported that approximately \$25,000,000 first mortgage bonds will be offered for sale. **Underwriters**—To be determined by competitive bidding. Probable bidders: Halsey, Stuart & Co. Inc.; Salomon Bros. & Hutzler; White, Weld & Co.; Eastman Dillon, Union Securities & Co.; Stone & Webster Securities Corp. **Bids**—Expected to be received on Sept. 13.

★ Waldbaum, Inc.

May 11 it was reported that public financing is being contemplated by this supermarket chain. No confirmation was obtainable. **Office**—2300 Linden Blvd., Brooklyn, New York.

Washington Gas Light Co. (6/7)

March 30 it was reported that the company plans to issue and sell \$12,000,000 of refunding mortgage bonds. **Underwriter**—To be determined by competitive bidding. Probable bidders: Halsey, Stuart & Co. Inc.; Kidder, Peabody & Co.; Eastman Dillon, Union Securities & Co.; Equitable Securities Corp. **Information Meeting**—Scheduled for June 3 in New York at 11 a. m. **Bids**—Expected to be received up to 11:30 a. m. on June 7.

★ Yardney Electric Corp.

May 9 it was reported that sometime in July this company expects to file an as yet undetermined amount of common stock. **Office**—40 Leonard St., New York City. **Underwriter**—To be named.

Forecasting U. S. Budget Outcome Achieves Low Box Score

Taking data supplied by the U. S. Bureau of the Budget, Life Insurance Institute terms predicting what the Federal budget will be a "hazardous occupation." This is so, the Institute adds, without taking into consideration the complicating impact of inflation and the propensity to hike government spending.

An insight into some of the difficulties encountered in the Federal budget-making process, and the difference between anticipation and realization, is provided by the U. S. Bureau of the Budget in a box score of forecasts and results covering the fiscal years in the post-World War II period.

In commenting on the results of the forecast, the Institute of Life Insurance reported recently that in only two out of the 13 fiscal years since 1947 were budget surpluses actually forecast and realized, the Institute said. The three other surpluses in the period were originally expected to be deficits, the Institute stated, while in three additional cases projected surpluses wound up "in the red."

"Even at best the task of forecasting the Federal budget could qualify as a 'hazardous' occupation in view of the size government has attained over the past two decades and the scope and complexity of its operations," the Institute said. "This is the more true since initial estimates presented to Congress require looking more than a year ahead in a fast-moving world. However, two powerful forces of relatively recent origin and intimately interrelated, have greatly complicated the budget job in the postwar period and the attainment of balanced budgets."

Inflation's Complicating Impact

"One of these is the inflation that the nation has experienced over the past two decades. The record shows three distinct rounds of inflation since the end of World War II on top of the price rise during the war itself. As a result, the cost of living is today more than 60% higher than it was when hostilities ended in 1945.

"It is true, of course, that inflation may increase Federal receipts because of its 'shot-in-the-arm' effect on the economy and the progressive nature of the income tax structure. At the same time, however, it is a spending booster of the first magnitude effecting all the goods and services that gov-

ernment buys, and U. S. Department of Commerce figures show the cost of government to be one of the areas most sensitive to rising prices. Furthermore, inflation contributes to economic instability, and its impact is discernible in the three recessions the nation has suffered in the post-World War II period and their effect on government accounts.

"The second complicating factor is the intensity of the spending pressures on the public purse which have been characteristic of the postwar period.

"The problem of government's living within its income is of particular importance today in view of the prospect of a balanced budget for the current fiscal year and a much larger one for the fiscal year which begins on July 1. Preservation of these surpluses is of vital importance if the recent moderation of inflationary pressures is to continue; and it is here that the widest possible public support is essential if the objective of economic growth without inflation is to be attained."

The following table gives the box score of the initial forecasts and the actual results of Federal budget receipts and expenditures (in billions) for the fiscal years from 1947 through 1959:

Fiscal Year	Receipts		Expenditures	
	Original Estimate	Final Result	Original Estimate	Final Result
1947	\$29.6	\$39.8	\$33.9	\$39.0
1948	35.0	41.5	34.8	33.1
1949	41.9	37.7	37.1	39.5
1950	40.3	36.5	41.2	39.6
1951	36.7	47.6	41.9	44.1
1952	54.5	61.4	70.5	65.4
1953	70.3	64.8	84.8	74.3
1954	68.0	64.7	77.9	67.8
1955	62.6	60.4	65.6	64.6
1956	60.0	68.2	62.4	66.5
1957	65.5	71.0	65.1	69.4
1958	73.6	69.1	71.8	71.9
1959	74.4	68.3	73.9	80.7

*Excludes Federal-aid highway expenditures and related revenues.
Source: U. S. Bureau of the Budget.

With Kidder, Peabody

PHILADELPHIA, Pa. — Kidder, Peabody & Co. have announced that J. David Donahower has become associated with their Philadelphia office, Fidelity Philadelphia Trust Building, as a registered representative.

Gen. Amer. Trans. Eqp't Trusts Off'd

Public offering of \$30,000,000 General American Transportation Corporation's 4 7/8% equipment trust certificates due May 1, 1980 is being made today (May 12) by an underwriting group headed by Kuhn, Loeb & Co. The certificates are priced at 100 1/2%, plus accrued dividends.

The certificates are secured by more than 3,200 railroad cars, mainly tank cars and Airstide covered hopper cars, built by the company at a cost of more than \$33,000,000 for its fleet of specialized railroad freight cars.

Net proceeds from the sale of the certificates will be used toward reimbursing the treasury of the corporation for the cost of the cars. General American Transportation contemplates the expenditure in 1960 of a minimum of \$30,000,000 for additions to its fleet, funds for which will be provided from the corporation's treasury.

\$1,500,000 principal amount of the certificates will be redeemed annually through a sinking fund which will commence in 1961. The certificates will be redeemable for the sinking fund at prices ranging from 100.48% to par, plus accrued dividends. Other than for the sinking fund the certificates will not be redeemable prior to May 1, 1970; on and after that date they may be redeemed in whole or part at prices ranging from 102% to par, plus accrued dividends.

Fixed charges of the corporation during 1959 were earned 6.52 times. Gross income for the year was \$203,124,613 and net income was \$16,987,910.

The principal activity of General American Transportation is the supplying of its railroad freight cars to railroads and shippers for their use. The cars are supplied principally to shippers of chemical, petroleum and food products. In addition to manufacturing freight cars for its own fleet, the corporation builds cars for sale to other companies; owns and operates the largest single aggregation of public tank storage terminal facilities in the United States; and furnishes to industry many other products and services.

Dividend Association Elects Officers

The election of Charles Bossong, of L. F. Rothschild & Co., as President of the Dividend Association for the ensuing year has been announced. The organization is comprised of dividend supervisors in the back-office operations of member firms of the New York Stock Exchange.

James Jacobian, of Clark, Dodge & Co., was elected Vice-President of the dividend group; Frank Cordano, of Josephthal & Co., was named Treasurer; Erna Martin, of Henderson, Harrison & Struthers, Secretary, and Martin Black, of Montgomery, Scott & Co., Sergeant-at-Arms.

Elected members of the Association's Executive Committee were Vincent Loretto, of Carlisle & Jacquelin, the out-going President; Joseph Greenberg, of Bache & Co.; William Hedley, of Francis I. duPont & Co.; Jack Crane, Dominick & Dominick; Lawrence Mortimer, A. M. Kidder & Co., Inc., and Arthur Boller, Carl M. Loeb, Rhoades & Co.

With Harris, Upham

(SPECIAL TO THE FINANCIAL CHRONICLE)

CHICAGO, Ill.—William H. Sudekum is now affiliated with Harris, Upham & Co., 135 South La Salle Street. He was previously with Shillinglaw, Bolger & Co.

Form Brand Investments

BALTIMORE, Md. — Brand Investments Co., has been formed with offices in the Munsey Building to engage in a securities business. Officers are Joseph Richard Brand, president; and Sidney Momen, secretary-treasurer. Both were formerly officers of Lloyd Miller & Co.

Form Cohn, Ivers Co.

Cohn, Ivers & Co., Inc., has been formed with offices at 122 East 42nd Street, New York City, to conduct a securities business. Officers are Teddy Cohn, president, and Philip Ivers, secretary-treasurer.

Form Eastern States

BROOKLYN, N. Y. — Eastern States Investors Corp. has been formed with offices at 50 Court Street to engage in a securities business. Officers are Samuel S. Ballin, president; Maurice Talbot, vice president and secretary; and Kenneth Brahms, vice president and treasurer.

A. G. Becker Heads Premier Ind. Corp. Group

A. G. Becker & Co. Incorporated heads an underwriting group which is offering today (May 12) 200,000 shares of Premier Industrial Corp. common stock, \$1 par value, at a price of \$16.50 per share. The offering represents the sale of outstanding shares constituting approximately 25% of the holdings of controlling interests in the business.

Simultaneously with the public offering a block of 12,500 shares is being offered to employees.

The sales service organization, headquartered in Cleveland, deals in industrial and automotive maintenance products and serves more than 40,000 customers representing virtually all types of U. S. industry. It specializes in fasteners and services designed to help customers lower maintenance costs and reduce downtime of their equipment.

The company had net earnings of \$845,000, or 97 cents per share in the eight months ended January 31, 1960.

Giving effect to the current issue, capitalization will consist of: first mortgage loans, \$1,474,711; 5% preferred stock, \$100 par value, 5,000 shares; common stock, \$1 par value, 428,000 shares; class B common, \$1 par value, 634,500 shares.

Now With Shaw, Bauer

(SPECIAL TO THE FINANCIAL CHRONICLE)

BROOMFIELD, Colo. — John D. Marks has become connected with Shaw, Bauer & Co., 290 West Midway. He was formerly with Estate Securities Corp. and Allen Investment Co.

Chicago Analysts to Meet

CHICAGO, Ill. — The Investment Analysts Society of Chicago will hold a luncheon meeting April 28th at the Midland Hotel. Joseph A. Martino, President of National Lead Company, will be guest speaker.

J. R. Holt Adds

(SPECIAL TO THE FINANCIAL CHRONICLE)

DENVER, Colo. — August B. Berggren, Arnold B. Gibbs, Bradley F. Hinton, Howard B. Stewart, and Russell V. Snowberger have been added to the staff of J. R. Holt & Company, Denver U. S. National Center.

Indications of Current Business Activity

The following statistical tabulations cover production and other figures for the latest week or month available. Dates shown in first column are either for the week or month ended on that date, or, in cases of quotations, are as of that date:

	Latest Week	Previous Week	Month Ago	Year Ago	Latest Month	Previous Month	Year Ago
AMERICAN IRON AND STEEL INSTITUTE:							
Indicated Steel operations (per cent capacity).....	May 14	\$73.8	*75.0	78.1	92.9		
Equivalent to.....							
Steel ingots and castings (net tons).....	May 14	\$2,102,000	*2,137,000	2,225,000	2,631,000		
AMERICAN PETROLEUM INSTITUTE:							
Crude oil and condensate output—daily average (bbls. of 42 gallons each).....	Apr. 29	7,014,310	6,982,610	7,150,510	7,112,625		
Crude runs to stills—daily average (bbls.).....	Apr. 29	17,945,000	7,967,000	7,916,000	7,702,000		
Gasoline output (bbls.).....	Apr. 29	27,507,000	28,246,000	27,968,000	27,141,000		
Kerosene output (bbls.).....	Apr. 29	2,248,000	2,105,000	2,414,000	1,743,000		
Distillate fuel oil output (bbls.).....	Apr. 29	12,012,000	12,678,000	13,091,000	12,375,000		
Residual fuel oil output (bbls.).....	Apr. 29	6,622,000	6,164,000	6,811,000	6,552,000		
Stocks at refineries, bulk terminals, in transit, in pipe lines—							
Finished and unfinished gasoline (bbls.) at.....	Apr. 29	219,524,000	221,552,000	225,595,000	209,593,000		
Kerosene (bbls.) at.....	Apr. 29	20,024,000	19,113,000	17,538,000	21,076,000		
Distillate fuel oil (bbls.) at.....	Apr. 29	81,375,000	78,408,000	75,119,000	85,584,000		
Residual fuel oil (bbls.) at.....	Apr. 29	39,320,000	38,813,000	39,112,000	54,500,000		
ASSOCIATION OF AMERICAN RAILROADS:							
Revenue freight loaded (number of cars).....	Apr. 30	643,271	625,374	598,031	676,194		
Revenue freight received from connections (no. of cars).....	Apr. 30	558,395	538,164	562,926	585,987		
CIVIL ENGINEERING CONSTRUCTION — ENGINEERING NEWS-RECORD:							
Total U. S. construction.....	May 5	\$530,400,000	\$493,100,000	\$356,200,000	\$403,300,000		
Private construction.....	May 5	235,100,000	273,309,000	175,700,000	177,900,000		
Public construction.....	May 5	295,300,000	219,800,000	180,500,000	225,400,000		
State and municipal.....	May 5	209,700,000	101,100,000	139,700,000	178,600,000		
Federal.....	May 5	85,600,000	58,700,000	40,800,000	46,800,000		
COAL OUTPUT (U. S. BUREAU OF MINES):							
Bituminous coal and lignite (tons).....	Apr. 30	8,300,000	*8,630,000	7,500,000	8,364,000		
Pennsylvania anthracite (tons).....	Apr. 30	306,000	275,000	365,000	330,000		
DEPARTMENT STORE SALES INDEX—FEDERAL RESERVE SYSTEM—1947-49 AVERAGE=100:							
EDISON ELECTRIC INSTITUTE:	May 7	13,139,000	13,300,000	13,494,000	12,659,000		
Electric output (in 000 kwh.).....							
FAILURES (COMMERCIAL AND INDUSTRIAL) — DUN & BRADSTREET, INC.:							
IRON AGE COMPOSITE PRICES:	May 3	327	325	333	265		
Finished steel (per lb.).....	May 3	6.196c	6.196c	6.196c	6.196c		
Pig iron (per gross ton).....	May 3	\$66.41	\$66.41	\$66.41	\$66.41		
Scrap steel (per gross ton).....	May 3	\$33.17	\$33.50	\$33.17	\$33.83		
METAL PRICES (E. & M. J. QUOTATIONS):							
Electrolytic copper.....	May 4	32.600c	32.600c	32.600c	31.125c		
Domestic refinery at.....	May 4	31.925c	32.875c	30.550c	28.525c		
Export refinery at.....	May 4	12.000c	12.000c	12.000c	11.500c		
Lead (New York) at.....	May 4	11.800c	11.800c	11.800c	11.300c		
Lead (St. Louis) at.....	May 4	13.500c	13.500c	13.500c	11.500c		
Zinc (delivered) at.....	May 4	13.000c	13.000c	13.000c	11.000c		
Zinc (East St. Louis) at.....	May 4	26.000c	26.000c	26.000c	24.700c		
Aluminum (primary pig. 99.5%) at.....	May 4	99.375c	99.250c	99.625c	102.625c		
Straits tin (New York) at.....	May 4						
MOODY'S BOND PRICES DAILY AVERAGES:							
U. S. Government Bonds.....	May 10	85.69	84.30	84.73	84.04		
Average corporate.....	May 10	84.94	84.81	85.59	87.99		
Aaa.....	May 10	89.51	89.23	89.64	90.77		
Aa.....	May 10	87.45	87.32	88.13	89.92		
A.....	May 10	84.55	84.43	85.07	88.27		
Baa.....	May 10	78.90	79.01	80.20	83.28		
Railroad Group.....	May 10	82.65	82.52	82.77	87.05		
Public Utilities Group.....	May 10	85.33	85.33	86.51	87.18		
Industrials Group.....	May 10	86.78	86.78	87.72	89.92		
MOODY'S BOND YIELD DAILY AVERAGES:							
U. S. Government Bonds.....	May 10	3.97	4.13	4.07	4.06		
Average corporate.....	May 10	4.79	4.80	4.74	4.56		
Aaa.....	May 10	4.45	4.45	4.44	4.36		
Aa.....	May 10	4.60	4.61	4.55	4.42		
A.....	May 10	4.82	4.83	4.78	4.54		
Baa.....	May 10	5.28	5.27	5.17	4.92		
Railroad Group.....	May 10	4.97	4.98	4.96	4.63		
Public Utilities Group.....	May 10	4.76	4.76	4.67	4.62		
Industrials Group.....	May 10	4.65	4.65	4.58	4.42		
MOODY'S COMMODITY INDEX:							
NATIONAL PAPERBOARD ASSOCIATION:	May 10	378.9	377.6	381.4	390.5		
Orders received (tons).....	Apr. 30	321,258	291,909	354,126	374,448		
Production (tons).....	Apr. 30	307,102	291,076	304,514	320,662		
Percentage of activity.....	Apr. 30	92	86	91	94		
Unfilled orders (tons) at end of period.....	Apr. 30	428,999	413,884	467,129	507,369		
OIL, PAINT AND DRUG REPORTER PRICE INDEX—1949 AVERAGE=100:							
ROUND-LOT TRANSACTIONS FOR ACCOUNT OF MEMBERS, EXCEPT ODD-LOT DEALERS AND SPECIALISTS	May 6	110.38	110.26	110.85	110.64		
Transactions of specialists in stocks in which registered—							
Total purchases.....	Apr. 15	1,602,360	2,369,270	1,957,480	2,568,930		
Short sales.....	Apr. 15	260,510	421,380	356,530	380,890		
Other sales.....	Apr. 15	1,240,530	1,830,720	1,631,610	2,202,400		
Total sales.....	Apr. 15	1,501,040	2,252,100	1,988,140	2,583,290		
Other transactions initiated off the floor—							
Total purchases.....	Apr. 15	245,230	385,710	345,930	370,890		
Short sales.....	Apr. 15	14,300	50,600	17,300	17,300		
Other sales.....	Apr. 15	230,970	315,200	322,400	429,720		
Total sales.....	Apr. 15	245,270	378,200	373,000	447,020		
Other transactions initiated on the floor—							
Total purchases.....	Apr. 15	510,300	864,555	712,645	770,373		
Short sales.....	Apr. 15	66,860	128,100	94,860	105,750		
Other sales.....	Apr. 15	521,422	769,115	626,657	935,708		
Total sales.....	Apr. 15	588,282	897,215	721,517	1,041,455		
Total round-lot transactions for account of members—							
Total purchases.....	Apr. 15	2,357,890	3,619,535	3,016,055	3,710,193		
Short sales.....	Apr. 15	612,480	501,990	503,940	503,940		
Other sales.....	Apr. 15	1,992,922	2,915,035	2,580,667	3,567,828		
Total sales.....	Apr. 15	2,334,592	3,527,515	3,082,657	4,071,768		
STOCK TRANSACTIONS FOR ODD-LOT ACCOUNT OF ODD-LOT DEALERS AND SPECIALISTS ON N. Y. STOCK EXCHANGE—SECURITIES EXCHANGE COMMISSION							
Odd-lot sales by dealers (customers' purchases)—†							
Number of shares.....	Apr. 15	1,260,341	1,686,362	1,535,401	2,084,417		
Dollar value.....	Apr. 15	\$64,930,707	\$85,698,984	\$70,801,132	\$123,185,441		
Odd-lot purchases by dealers (customers' sales)—							
Number of orders—Customers' total sales.....	Apr. 15	1,140,057	1,495,955	1,236,448	1,851,193		
Customers' short sales.....	Apr. 15	7,833	10,082	15,931	4,413		
Customers' other sales.....	Apr. 15	1,132,224	1,485,873	1,220,517	1,846,780		
Dollar value.....	Apr. 15	\$56,393,379	\$76,255,342	\$55,539,649	\$104,514,177		
Round-lot sales by dealers—							
Number of shares—Total sales.....	Apr. 15	316,860	395,960	317,650	522,970		
Short sales.....	Apr. 15	316,860	395,960	317,650	522,970		
Other sales.....	Apr. 15	316,860	395,960	317,650	522,970		
Round-lot purchases by dealers—Number of shares.....	Apr. 15	441,490	613,770	646,860	668,420		
TOTAL ROUND-LOT STOCK SALES ON THE N. Y. STOCK EXCHANGE AND ROUND-LOT STOCK TRANSACTIONS FOR ACCOUNT OF MEMBERS (SHARES):							
Total round-lot sales—							
Short sales.....	Apr. 15	426,880	759,470	674,720	575,360		
Other sales.....	Apr. 15	10,366,290	14,193,770	12,535,460	17,858,190		
Total sales.....	Apr. 15	10,793,170	14,953,240	13,210,180	18,433,550		
WHOLESALE PRICES, NEW SERIES — U. S. DEPT. OF LABOR — (1947-49 = 100):							
Commodity Group—							
All commodities.....	May 3	119.8	119.8	120.2	119.6		
Farm products.....	May 3	90.9	90.1	91.5	91.4		
Processed foods.....	May 3	106.8	106.7	107.2	107.6		
Meats.....	May 3	95.9	95.7	96.2	102.0		
All commodities other than farm and foods.....	May 3	128.4	128.6	128.8	127.9		

*Revised figure. †Includes 990,000 barrels of foreign crude runs. ‡Based on new annual capacity of 148,570,970 tons as of Jan. 1, 1960 as against Jan. 1, 1959 basis of 147,633,670 tons. †Number of orders not reported since introduction of Monthly Investment plan. ‡Prime Western Zinc sold on delivered basis at centers where freight from East St. Louis exceeds one-half cent a pound.

*Revised figure. †Estimated totals based on reports from companies accounting for 96% of primary, 95% of secondary tin consumption in 1957 and 97% of total stocks end of 1957. ‡Domestic five tons or more but less than carload lot boxed. §§Delivered where freight from East St. Louis exceeds 0.5c. **F.o.b. Port Colborne, U. S. Duty included. ††Average of daily mean and bid and ask quotations per long ton at morning session of London Metal Exchange.

BANK AND INSURANCE STOCKS

BY LEO I. BURREINGTON

This Week — Insurance Stocks

TRANSAMERICA CORPORATION

Few concerns have undergone the number of transitions as has Transamerica during the past two years. Transamerica as of today can be considered a holding company with its insurance interests predominant. Yet further diversification may be in the offing based on the management's recent reiteration that it is receptive to acquisitions in other fields of endeavor.

During 1958 Transamerica ceased to be a bank holding company with the spin off of majority-owned banks via Firstamerica. Also Transamerica sold the shares of former subsidiary banks owned by its insurance companies to Firstamerica for a \$6.7 million profit. Today the major bank holding in the Transamerica portfolio is the approximate one-third stock ownership of Citizens National Trust & Savings Bank of Los Angeles, a rapidly growing and highly profitable bank which now ranks among the fifty largest commercial banks in the nation.

By the end of February, 1959, all of the shares of Transamerica's

TRANSAMERICA CORPORATION

Price range	Recent	1959	Net Asset	Shares		
1960-1958	Price	Dividend	Value*	Outstanding		
34-24	27	\$0.80	3.0%	\$1.91	\$17.64	12,147,058

*Based on 11,372,000 shares outstanding at the end of 1959.

Major Subsidiary—OCCIDENTAL LIFE INSURANCE COMPANY

Year	Life Insurance Written		Life Insurance in Force		Total Assets	Total Net Premiums
	Total	Ordinary Group	Total	Ordinary Group		
1959	\$1,932	71.5%	\$9,049	60.2%	\$751	\$216
1958	1,517	75.2	7,999	59.1	690	204
1957	1,375	68.5	7,222	58.0	625	191
1956	1,302	67.2	6,707	56.0	570	178
1955	1,325	57.3	6,095	54.7	517	160

manufacturers Fire Insurance Company were merged into Pacific National. Later The Paramount Fire Insurance Company was merged with Pacific National. Thus all of these member Transamerica companies remain by consolidation with the one directly owned multiple line writer, the Pacific National Fire Insurance Company, which owns in turn Automotive Insurance Co. and Premier Insurance Company. Both Automotive and Premier are writers of automobile physical damage insurance primarily.

With the internal fire and casualty consolidations achieved, Transamerica recently has acquired over 93% of the multiple line American Surety Company of New York through an exchange of two shares of Transamerica for three shares of American Surety. Long established, American Surety has assets in excess of \$90 million and operates in all states as well as in Canada and in U. S. territories. With casualty lines dominant this acquisition provides Transamerica with a well-rounded territorial and insurance line underwriting. The American Life Insurance Company of New York, subsidiary of American Surety, writes most types of life insurance and is licensed in over 45 states.

ica's seafood cannery business, Columbia River Packers Assoc., Inc. were disposed of at a profit. The profitable disposition of Allied Building Credits, Inc., a note and mortgage business, was executed in early 1959. The present manufacturing subsidiary, General Metals Corporation (products mainly are in the metal working category) has consistently been profitable even though profits are of a cyclical nature. The remaining real estate subsidiary, Capital Company, is a marginal operating business although capital gains are realized. During 1959 a majority interest was purchased in Phoenix Title & Trust Co., the largest title insurance concern in Arizona, for \$4.2 million. In 1959 Phoenix earnings increased considerably to some \$654,000.

The previous loosely knit half-dozen fire and casualty subsidiaries have undergone considerable consolidation. The Automotive Insurance Company was sold to the Pacific National Fire Insurance Company. Manufacturers Casualty Insurance Company and the Man-

Transamerica management recently announced the dissolution of Transamerica Life Insurance Co., formed in 1959, due to the facilities of the acquired American Life. It is hoped the resulting closer operations in the fire-casualty lines will lead to more profitable underwriting results. Separately the above companies have experienced unprofitable underwriting operations for several years.

Investment interest centers primarily on the largest and strongest Transamerica asset, 100% owned Occidental Life Insurance Company of California. Occidental not only ranks among the top dozen leading life insurance enterprises, it ranks fifth among the stock owned companies and is reputed for its dynamic growth aided by concentration in the faster growing areas of population, notably California. A high level of activity characterizes all of its departments. The table presented records the progress being made. The satisfying results can be attributed to application of methods proved by many years of experience and several effective departures from old patterns, such as quantity discounts, reduced

NATIONAL AND GRINDLAYS BANK LIMITED

Amalgamating National Bank of India Ltd. and Grindlays Bank Ltd.
Head Office:
26 BISHOPSGATE, LONDON, E.C.3
London Branches
54 PARLIAMENT STREET, S.W.1
13 ST. JAMES'S SQUARE, S.W.1
Trustee Depts.: 13 St. James's Sq.; and at Govt. Rd., Nairobi; Ins. Dept.: 54 Parliament St.; Travel Dept.: 13 St. James's Sq.
Bankers to the Government in: ADEN, KENYA, UGANDA, ZANZIBAR & SOMALILAND PROTECTORATE
Branches in:
INDIA, PAKISTAN, CEYLON, BURMA, KENYA, TANGANYIKA, ZANZIBAR, UGANDA, ADEN, SOMALILAND PROTECTORATE, NORTHERN AND SOUTHERN RHODESIA

rates for longer living women, flexible policies for older people and complete coverage innovations.

Policies are written in all states, except New York, and throughout Canada. Occidental also writes a substantial amount of accident and health insurance which accounted for 40% of total premium volume in 1959. Although non-participating insurance accounts for most insurance written (an advantage to the stockholder) it should be pointed out that about 7% of the business is participating (with the policyholder). Occidental can transfer 10% of the participating earnings to its stockholders account. Approximately 70 branch offices are located throughout the nation's leading cities. General agents exceed 200 and brokerage business is considerable. Occidental operations accounted for over 80% of Transamerica's combined earnings in 1959.

Due to the numerous changes which have occurred it is not possible to present a soundly conceived record of Transamerica's past earnings. Nonetheless the recent activities indicate a building up of considerable earning power to supplement the main contribution by Occidental Life. A thorough study is underway to determine the feasibility of merging American Surety with Transamerica's Pacific National Fire Insurance Company, its other fire-casualty subsidiary. The minimum expectation is greater profitability in operations through complementary coordination.

Transamerica holds a rather sizable investment portfolio which is available for any financial

needs as management continues to explore other investment opportunities. At current prices Transamerica stock provides investors the opportunity to obtain a yield twice as large as from most life insurance equities and at the same time to participate in a leading "all lines" insurance operation. The stock is listed on the New York Stock Exchange, a unique factor for a life insurance equity.

Lester, Ryons Adds

(Special to THE FINANCIAL CHRONICLE)
WHITTIER, Calif. — Lee Evans has been added to the staff of Lester, Ryons & Co., 14609 Whittier Boulevard. Mr. Evans was previously with Shearson, Ham-mill & Co.

H. R. Gardner Opens

(Special to THE FINANCIAL CHRONICLE)
AKRON, Ohio—Harry R. Gardner is conducting a securities business from offices at 159 South Main Street. He was formerly with Ross, Borton & Co., Hornblower & Weeks, and Bache & Co.

DIVIDEND NOTICES

DIVIDEND NO. 82
Hudson Bay Mining and Smelting Co., Limited
A Dividend of seventy-five cents (\$0.75) (Canadian) per share has been declared on the Capital Stock of this Company, payable June 13, 1960, to shareholders of record at the close of business on May 24, 1960.
J. F. McCARTHY, Treasurer

DIVIDEND NOTICES

J. I. Case Company

(Incorporated)
Racine, Wis., May 9, 1960
A dividend of \$1.75 per share on the 7% Preferred stock and 11.375 cents per share on the 6 1/2% Second Preferred stock of this Company has been declared payable July 1, 1960 to holders of record at the close of business, June 11, 1960.
L. T. NEWMAN, Secretary.

DOMINE MINES LIMITED

May 2, 1960
DIVIDEND NO. 171
At a meeting of the Board of Directors of Dome Mines Limited, held this day, a quarterly dividend of Seventeen and One-Half Cents (17 1/2¢) per share (in Canadian Funds) was declared payable on July 29, 1960, to shareholders of record at the close of business on June 30, 1960.
CLIFFORD W. MICHEL, Chairman and Treasurer.

ALLIS-CHALMERS MFG. CO.

COMMON DIVIDEND No. 144
A quarterly dividend of thirty-seven and one-half cents (37 1/2¢) per share on the Common Stock of this Company has been declared payable June 30, 1960 to shareholders of record at the close of business June 1, 1960.
4.08% PREFERRED DIVIDEND No. 24
A regular quarterly dividend of one dollar and two cents (\$1.02) per share on the 4.08% Cumulative Convertible Preferred Stock of this Company has been declared, payable June 5, 1960 to shareholders of record at the close of business May 20, 1960.
Transfer books will not be closed.
A. D. Dennis, Secretary
May 4, 1960

acf INDUSTRIES, INCORPORATED

Common Dividend No. 162
A dividend of 62 1/2¢ per share on the common stock of this Corporation has been declared payable June 15, 1960, to stockholders of record at close of business May 27, 1960.
C. ALLAN FEE, Vice President and Secretary
May 6, 1960

Clinton Gilbert Firm Marks 70 Yrs.

Employees of the investment firm of Clinton Gilbert & Co., 26 Broadway, New York City, which is marking its 70th year in the business, honored the company's senior partner, Clinton Gilbert, with a surprise birthday dinner May 5.

Mr. Gilbert is the son of the founder of the firm and became its head on his Father's death in 1924.

Clinton Gilbert & Co. specializes in 18 listed securities besides having an investment department which deals with the public.

Universal Mutual Funds

TRENTON, N. J. — Universal Mutual Funds, Inc. has been formed with offices at 304 State Street to engage in a securities business. James W. Halligan is a principal of the firm.

Named Director

Frank L. Parks, Vice President of G. Everett Parks & Co., Inc., has been elected a director of B. M. Harrison Electronics, Inc., of Newton Highlands, Mass.

DIVIDEND NOTICES

The Singer Manufacturing Company

The Board of Directors has declared a quarterly dividend of sixty-five cents per share payable on June 10, 1960 to stockholders of record at the close of business on May 20, 1960.
D. H. ALEXANDER, Secretary
May 4, 1960.



STANDARD OIL COMPANY (INCORPORATED IN NEW JERSEY)

The Board of Directors has declared a Cash Dividend on the capital stock of 55 cents per share on May 5, 1960. This dividend is payable on June 10, 1960, to stockholders of record at the close of business on May 13, 1960.
30 Rockefeller Plaza, New York 20, N. Y.

SUPERCRETE LTD. ST. BONIFACE, MAN. NOTICE OF DIVIDEND

Notice is hereby given that the Board of Directors has declared a stock dividend at the rate of two (2) fully paid and non-assessable Common Shares of the Capital Stock of the Company of the par value of twenty-five (25¢) cents each on every one hundred (100) outstanding Common Shares of the Company.
The said 2% stock dividend is allotted pro rata to the holders of Common Shares of record at the close of business on the 16th day of May, 1960, and the shares so issued shall carry a date not later than the 31st day of May, 1960.
F. R. DUSMORE, C.A., Secretary-Treasurer.



Manufacturer of the Broadest Line of Building Products in America

THE FLINTKOTE COMPANY

New York 20, N. Y.
quarterly dividends have been declared as follows:
Common Stock* 45 cents per share
\$4 Cumulative Preferred Stock \$1 per share
\$4.50 Series A Convertible Second Preferred Stock \$1.12 1/2 per share
These dividends are payable June 15, 1960 to stockholders of record at the close of business May 20, 1960.
JAMES E. McCAULEY, Treasurer
May 4, 1960.
*127th consecutive dividend

PHELPS DODGE CORPORATION

The Board of Directors has declared a second-quarter dividend of Seventy-five (75¢) per share on the capital stock of this Corporation, payable June 10, 1960 to stockholders of record May 23, 1960.
M. W. URQUHART, Treasurer.
May 4, 1960

Earnings Comparison First Quarter
Leading N. Y. City Banks
Bulletin on Request
LAIRD, BISSELL & MEEDS
Members New York Stock Exchange
Members American Stock Exchange
120 BROADWAY, NEW YORK 5, N. Y.
Telephone: BARclay 7-8500
Bell Teletype NY 1-1248-49
Specialists in Bank Stocks

WASHINGTON AND YOU

BEHIND-THE-SCENES INTERPRETATIONS
FROM THE NATION'S CAPITAL



WASHINGTON, D. C. — The sugar industry of the world was shocked earlier in the year with the announcement from Havana that the Cuban Government had entered into an agreement with the Soviet Union for the sale of 5,000,000 tons of sugar over a five-year period.

The industry is still buzzing because of the great magnitude of the compact between Premier Fidel Castro and Soviet Russia's Deputy Premier Anastas Mikoyan. The bargain made between the two countries affected the sugar bowls of every American housewife, and those of many other countries.

In addition, the deal affected many industrial sugar users like the American Bakers Association, the Associated Retail Bakers of America and the Biscuit & Cracker Manufacturers Association to name a few.

The repercussions in Washington have been sharp. There are some Senators and Representatives, particularly from the cane and beet sugar producing States, who believe the United States should drastically cut Cuba's sugar quota. Meantime, sugar traders around the world are still speculating on what Russia intends to do with the purchases being made for delivery this year and the next four years.

Pending Bills

The American Sugar Cane League and the United States Beet Sugar Association representing the Western States have held many conferences and interviewed many people in connection with proposed legislation at this session of Congress. As a result of the study numerous bills, nearly all of them

identical, are pending before the House and Senate Agricultural Committees. They bear the signatures of Representatives and Senators of the sugar States, of course.

One measure calls for a substantial increase in the mainland sugar quota. The provisions in the compromise proposal represent agreements among representatives of all five refining and processing segments of the domestic sugar industry.

The Senate proposal bears the signatures of Chairman Allen J. Ellender of the Senate Agriculture Committee; Senator Spessard L. Holland of Florida; Senator Frank Church of Idaho, and Senator Oren E. Long of Hawaii, all Democrats, and Senator Milton R. Young, Republican of North Dakota.

The proposal, which would provide for a four-year extension of the Sugar Act, would also add 150,000 tons to the basic quota of the beet sugar industry in the 22 Western States, and 50,000 tons to the basic quota of the Louisiana and Florida cane sugar industry.

This provision would, in effect, write in to the basic quota the production potentials these areas have already achieved. Robert H. Shields, President and General Counsel of the United States Beet Sugar Association, said the amounts are close to the totals by which the mainland cane and beet quotas have been increased in recent years through the reallocation of part of the Puerto Rican quota.

Puerto Rico has had a series of crop failures in the past few years. By terms of the Sugar Act, whenever an area is unable to fill its quota, a so-called "deficit" is declared, and the amount of the expected shortage is reallocated to other areas. Because of the Puerto Rican deficit, a large share has been added to the beet and cane quotas of the mainland producers.

It appears that Rep. Harold D. Cooley of North Carolina, Chairman of the House Agriculture Committee, plans to sponsor legislation to extend the Sugar Act, which expires this year under present law.

Russia to Drop Export Quota

It is expected in trade circles that Russia will buy about 775,000 tons of Cuban sugar this year. It is expected that the Russians will use some of the sugar for home consumption, but may send some of it to countries friendly to the Soviet Union. Some of it may be sold to Red China, or the Russians may plan to stockpile sugar.

The Castro-Mikoyan deal is most interesting not only to the Government in Washington, but to sugar growers and sugar brokers and processors. Ironically, Russia is a member of the International Sugar Agreement and has a basic yearly export quota of 200,000 metric tons. Obviously, the Soviets will give up all of their basic quota this year because of the deal with Premier Castro, who continues to stir up intense hate for the United States.

The Eisenhower Administration apparently will use its influence in the type of legislation that will pass this year. There are indications coming from the State Department that a "cautious" attitude will be suggested.

BUSINESS BUZZ



"When we want your advice on industrials, Muskrat, we'll ask for it!"

Wants Cuba's Quota Cut

The Senator from the nation's largest cane producing area, Russell B. Long of Louisiana, thinks that caution should be tossed to the winds, thus sharply cutting Cuba's sugar quota to the United States. Cuba, of course, traditionally has been the largest exporter of sugar to this country.

"I think cutting Cuba's quota drastically would give us some bargaining power," said Senator Long, "when we try to protect American investments totaling \$800,000,000."

Mr. Castro is seizing and confiscating those investments right and left in his own good time without us doing anything more than talk about it . . . He's got so many powerful Communists in his government that I personally would be at least in favor of giving the President the ability to reduce the amount of advantages that Castro gets out of the United States."

Premier Castro is definitely in the background of provisions borne in the pending Senate and House measures. Of course, they may or may not be approved. For instance, a provision would help protect sugar supplies for American consumers and our national interest generally.

The President would be authorized to reduce the quota of any foreign nation when Congress is not in session, if a crisis should arise affecting the national interest and the sugar consumers of this country. If such an emergency should arise when Congress is in session, the Chief Executive would make his

recommendation direct to the law-makers for action.

In either event, the Secretary of Agriculture would be empowered under the pending legislation to bring in sugar into the United States to replace the amount involved in such a cut from Cuba, or any other country, if replacement should be necessary.

More Castro Propaganda?

It could be that Fidel Castro, since he has gotten so friendly with the Communists would welcome a cut of Cuban sugar by the United States. This would give him more propaganda ammunition to hurl at our country.

Nevertheless, a good many members of Congress from New York to California, are getting letters from their constituents, asking that Congress try and help curb Castro by making a deep cut in the sugar quota. That feeling is bound to be reflected on whatever sugar bill Congress takes up at this session.

On the other hand, there are those who sincerely believe that Congress should make no cut, extend the act for one year, and see what happens in the meantime.

Certainly sound sugar legislation is needed badly at this session of Congress. However, it should not be considered in an atmosphere of anger.

[This column is intended to reflect the "behind the scene" interpretation from the nation's Capital and may or may not coincide with the "Chronicle's" own views.]

COMING EVENTS

IN INVESTMENT FIELD

May 11-14, 1960 (White Sulphur Springs, W. Va.) Meeting of the Board of Governors of the Investment Bankers Association.

May 13, 1960 (New York City) Toppers annual outing at Westchester Country Club, Rye, N. Y.

May 14-18, 1960 (New York City) National Federation of Financial Analysts 13th annual convention at the Waldorf-Astoria.

May 14, 1960 (New York City) Wall Street Bowling League Dinner Dance at the Park Sheraton Hotel.

May 17-18, 1960 (Omaha, Neb.) Nebraska Investment Bankers Association annual Field Day.

May 19-20, 1960 (Chicago, Ill.) Exempters annual Field Day May 20 at Nordic Hills Country Club, preceded by party May 19 at Sherman Hotel, Downtown Club.

May 19-20, 1960 (Nashville, Tenn.) Security Dealers of Nashville Spring Party; cocktails and dinner May 19 at Hillwood Country Club; outing May 20 at Bellemeade Country Club.

May 20, 1960 (Baltimore, Md.) Baltimore Security Traders Association annual spring outing at Maryland Country Club.

May 20, 1960 (Pittsburgh, Pa.) Western Pennsylvania Group of Investment Bankers Association Meeting at Rolling Rock Club, Ligonier, Pa.

May 21, 1960 (New York City) Security Traders Association of New York Glee Club dinner dance.

May 26-28, 1960 (Virginia Beach, Va.) Bond Club of Virginia annual party at Cavalier Hotel.

May 28, 1960 (Dallas, Texas) Dallas Security Dealers Association annual spring party at the Northwood Club.

June 2-5, 1960 (Ponte Vedra, Fla.) Southern Group of Investment Bankers Association meeting.

June 3, 1960 (Chicago, Ill.) Bond Club of Chicago 47th annual field day at Knollwood Club.

June 3, 1960 (Connecticut) Security Traders Association of Connecticut summer outing at Shuttle Meadow Country Club, New Britain, Conn.

June 3, 1960 (New York City) Bond Club of New York annual Field Day at the Sleepy Hollow Country Club, Scarborough, N. Y.

June 3, 1960 (Detroit, Mich.) Bond Club of Detroit spring golf tournament at Essex Golf & Country Club, Essex, Ont., Canada.

Limited Risk—Unlimited Profit

on Stock Market Transactions

How with a put or call option, risk limited to the cost of the option (maybe a few hundred dollars), you can make unlimited profits (possibly thousands of dollars in 90 days) is explained in this clear, simple book.

Understanding PUT and CALL Options

by HERBERT FILER
the #1 authority on the subject.

Thousands of successful traders and professionals purchase "buy" and "sell" options (call and put) because they know these options can make big profits for them and also can protect unrealized "paper" profits on the stocks they own.

This book shows how they do it and how you too can make maximum profits on minimum investment. It shows also how you can sell options on your own stock to increase income, where and how to buy and sell puts and calls, how to use them to make capital gains instead of short-term profits, how to use options to protect profits on your stocks, etc.

This book costs you only \$3.00. It can help you make a fortune.

And you can examine it free. Fill in and mail this coupon today.

To your favorite bookseller, or CROWN Publishers, Dept. A-7, 419 Park Avenue South, New York 16, N. Y. Please send me Herbert Filer's Understanding Put and Call Options for 10 days' free examination.

If not convinced that it can pay for itself many times over, I may return it and pay nothing. Otherwise I will pay you \$3.00 plus the postage charge within 10 days as payment in full.

Name.....
Address.....
City..... Zone..... State.....

Save postage. Check here if you prefer to enclose check or money order for \$3.00. Then we pay postage. Same moneyback guarantee.

FOREIGN SECURITIES
CARL MARKS & CO. INC.
FOREIGN SECURITIES SPECIALISTS
20 BROAD STREET • NEW YORK 5, N. Y.
TEL: HANOVER 2-0050 TELETYPE NY 1-971

Attention Brokers and Dealers:
TRADING MARKETS
Botany Industries
Indian Head Mills
Official Films
Southeastern Pub. Serv.
Our New York telephone number is
CA 6-3840
LERNER & CO.
Investment Securities
10 Post Office Square, Boston 9, Mass.
Telephone HUBbard 2-1990
Teletype BS 69