

SECURITIES AND EXCHANGE COMMISSION

NEWS DIGEST

A Daily Summary of S.E.C. Activities

(In ordering full text of Releases from SEC Publications Unit cite number)

(Issue No. 71-128) N/D of 7/1 should have been 'Issue No. 71-127'

FOR RELEASE ______July 2, 1971

DECISIONS IN ADMINISTRATIVE PROCEEDINGS

KIVITZ SUSPENDED FROM COMMISSION PRACTICE. The SEC has suspended for a period of two years the privilege of practicing before the Commission of Murray A. Kivitz, an attorney of Washington, D. C., as had been proposed in an initial decision of the hearing examiner in the proceeding. The Commission concluded that the record supported the findings of the examiner that Kivitz in October 1964 had engaged in unethical and improper professional conduct in connection with the efforts of Harold G. Quase, a non-lawyer, to arrange for the employment of Kivitz to prepare and file a registration statement covering a proposed public offering of its stock by House of Plastic, Inc.

According to the Commission decision, Plastic, an Idaho corporation, had made two unsuccessful attempts to file a satisfactory registration statement. Robert Ackles, Plastic's president, sought the assistance of quase, who engaged in public relations work, on the recommendation of Mary Jo Freehill, a public stenographer who described Quase as one who could get the registration cleared through the use of various people with Idaho influence. Thereafter a meeting was held in Quase's office which was attended by quase, Freehill, Ackles'/counsel, whose law firm had prepared Plastic's second registration statement and was introduced by quase as 'my SEC attorney.' According to testimony in the record which was credited by the examiner and the Commission, Quase dominated the meeting, stated his "organization would charge a cash fee of \$50,000 plus stock in an amount to be agreed upon later, stressed the importance of making a down payment of \$20,000 before election day, and suggested that an accountant might be obtained who would 'stretch a point to prepare the financial information regarding Plastic for inclusion in the registration statement. At quase's request, Kivitz prepared a retainer agreement in which the essential terms of the fee arrangement proposed by Quase were reduced to writing, but which did not mention Quase or his activities. The retainer agreement was never accepted by lastic.

The Commission concluded that Kivitz placed himself under the control of a layman who was not subject to professional discipline and who made unethical and indefensible representations to counsel for a prospective client in Kivitz's presence. The Commission found that by such unprofessional conduct Kivitz allowed a layman to exploit his privilege as an attorney to practice before the Commission, by acquiescing in improper fee arrangements involving the proposed use of political influence to secure registration and in the possible inclusion in the registration statement of financial statements prepared by an accountant willing to stretch a point.

Commissioner Needham concurred in the Commission's findings but dissented as to the action ordered, stating that because of the delay in instituting the Commission's proceedings and character testimony he believed censure was an appropriate sanction. (Release 33-5163)

Star, Jr. from association with any broker or dealer for a period of five months, effective July 15, 1971. Its action was based on findings that between January and July 1909, Stagg, who at that time was a registered representative and an assistant vice-president of McDonnell & Co., Inc. (whose broker-dealer registration was revoked in 1970), made untrue and misleading statements in connection with the offer and sale of waltham Industries Corporation common stock concerning, among other things, a substantial short-term increase in the market price of waltham stock and Waltham's past and present financial condition and business operations and its future earnings and prospects.

The Commission's order was issued pursuant to an offer of settlement in which Stagg, without admitting or denving the allegations in the order for proceedings, consented to the findings and sanction. (Rel. 34-9229)

KLEINMAN PERMITTED TO WITHDRAW REGISTRATION. The SEC has issued an order permitting David Isevi Kleinman, doing business as David T. Kleinman, of New York City, to withdraw his registration as a broker-dealer, and dismissing the proceeding involving allegations of violations of the qualification, fee and financial reporting requirements of the Exchange Act. The action was taken pursuant to an offer of settlement, in which Kleinman undertakes to obtain the prior approval of the Commission to re-register as or become a principal of a broker-dealer, which approval will be granted only upon a satisfactory showing that he is in a position to comply with the reporting and other requirements applicable to broker-dealers. Registrant had stated that during the period covered by the proceeding he was ill and unable to attend to all business matters, that he did not as a broker-dealer effect any securities transactions with the public, and that he has no present intention to re-register as or become associated with a broker-dealer. (Release 34-9230)

SECURITIES ACT REGISTRATIONS

DATA TRENDS FILES FOR OFFERING AND SECONDARY. Data Trends, Inc., 50 Intervale Rd., Parsippany, N.J. 07054, filed a registration statement on June 18 seeking registration of 287,500 shares of common stock, of which 250,000 are to be offered for public sale by the company and 50,000 (being outstanding shares) by the holder thereof. The offering is to be made (** at \$17 per share maximum) through underwriters headed by Dominick & Dominick, Inc., 14 Wall St., and Firt Securities Corp. of North Carolina, One New York Plaza, both of New York.

The company designs, develops and manufactures peripheral computer equipment and designs, engineers, programs and installs "real-time" computer communications systems. Net proceeds of its stock sale will be added to the company's general fund and used for working capital and other corporate purposes. The company has outstanding 932,348 common shares, of which Robert W. Hughes, board chairman, owns 19.2%. He proposes to sell 50,000 of 178,669 shares held. Roger E. Bremer is president. (File 2-40837)

BUNTING STERISYSTEMS TO SELL STOCK. Bunting SteriSystems, Inc., 46 Beatrice St., Bridgeport, Conn. 06607, filed a registration statement on June 18 seeking registration of 150,000 shares of common stock, to be offered for public sale at \$10 per share. The offering is to be made by Rittmaster, Lawrence and Co., Inc., 363 7th Ave., New York.

Organized in May 1971, the company is engaged in assembling and marketing various audio, visual and video electronic systems for use in hospitals. Of the net proceeds of its stock sale, \$750,000 will be used for the installation, marketing and promotion of the company's "patient's choice" systems and the balance for working capital and other corporate purposes. In addition to indebtedness, the company has outstanding 450,000 common shares all owned by Lee Bunting, board chariman and president. (File 2-40838)

AGCO TO SELL STOCK. AGCO Corp., 215 Washington St., Watertown, New York 13601, filed a registration statement on June 18 seeking registration of 1,000,000 shares of common stock, to be offered for public sale (** at \$27 per share maximum). The offering is to be made through underwriters headed by Bear, Stearns & Co., One Wall St., New York 10005.

The company was organized in May for the purpose of acquiring insurance companies as well as other financial service businesses. Its initial acquisition will be Agricultural Insurance Company (organized in 1863). Net proceeds of its stock sale, together with proceeds of a \$10 million bank loan, will be used to acquire all the outstanding stock of Agricultural; any balance will be added to AGCO's working capital. The company has outstanding 600 common shares, all owned equally by six company officials. Ervin J. Dickey, Jr., is president of the company and Agricultural. (File 2-40839)

MELVILLE SHOE SHARES IN REGISTRATION. Melville Shoe Corp., 25 W. 43rd St., New York 10036, filed a registration statement on June 18 seeking registration of 6,210 outstanding shares of common stock issued in connection with the company's 1968 Incentive Stock Purchase Plan. (File 2-40840)

MERCANTILE BANCORPORATION PROPOSES EXCHANGE OFFER. Mercantile Bancorporation, Inc., 721 Locust St., St. Louis, Mo. 63101, filed a registration statement on June 18 seeking registration of 240,000 shares of common stock. It is proposed to offer these shares in exchange for the outstanding common stock of Mercantile Bank and Trust Co. of Kansas City, Missouri, at the rate of 3 shares for each Mercantile share. Company officials of Mercantile who own 61.21% of its outstanding common stock have advised Bancorporation that they intend to tender all their shares.

Bancorporation is a bank holding company and acts as controlling shareholder of three banks. Donald E. Lasater is board chairman and Harrison F. Coerver is president. (File 2-40845)

CLINTON E. FRANK FILES FOR SECONDARY. Clinton E. Frank, Inc., 120 South Riverside Plaza, Chicago, Ill. 60606, filed a registration statement on June 18 seeking registration of 245,000 outstanding shares of common stock, to be offered for public sale by the holders thereof. The offering is to be made (** at \$19 per share maximum) through underwriters headed by William Blair & Co., 135 South LaSalle St., Chicago, Ill.

The company is principally engaged in operating an advertising agency. In addition to indebtedness, it has outstanding 722,650 common shares, of which Clinton E. Frank, chief executive officer, owns 43.2% and management officials as a group 77.3%. Frank proposes to sell 109,000 of 312,000 shares held and 62 others the remaining shares being registered. Donald G. Tennant, is board chairman and Philip E. Bash, president. (File 2-40841)

<u>DATA CARD TO SELL STOCK.</u> Data Card Corp., 7625 Parklawn, <u>Edina, Minn.</u>, filed a registration statement on June 18 seeking registration of 250,000 shares of common stock, to be offered for public sale (** at \$8.50 per share maximum). The offering is to be made through underwriters headed by Robert Fleming, Inc., 100 Wall St., New York 10005.

Organized in 1969, the company designs, manufactures and markets equipment which embosses and encodes information on plastic cards, such as credit cards, identification cards and drivers' licenses. Of the net proceeds of its stock sale, \$700,000 will be used for a leasing program to finance equipment for lease to customers and the balance for working capital and other corporate purposes. The company has outstanding 1,772,397 common shares, of which Data Products Corporation, owns 81.2%. Willis K. Drake is president. (File 2-40842)

*INTERSPACE 3HARE3 IN REGISTRATION. Interspace Corp., 260 Cherry Hill Rd., Parsippany, N.J. 07054, filed a registration statement on June 18 seeking registration of 65,564 outstanding shares of common stock. These shares may be offered for sale from time to time by the holders thereof at prices current at the time of sale (** \$27.50 per share maximum). (File 2-40843)

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*CREAT BASINS PETROLEUM PROPOSES OFFERING. Great Basins Petroleum Co., 1011 Gateway West - Century City, Les Angeles, Calif. 90067, filed a registration statement on June 21 seeking registration of 1,254,085 shares of common stock and warrants to purchase 1,254,085 shares of common stock, to be offered for subscription by common stockholdres of record July 27, 1971 in units, each consisting of one share and one warrant, at the rate of one unit for every five shares held (** and at \$3.50 per unit maximum). The company engages primarily in acquiring and dealing in prospective and proven oil and gas and mineral properties and in related activities. Net proceeds of its stock sale will be used for property development, and oil and gas and mineral exploration (\$1,573,000), the balance will be used for working capital and other corporate purposes. (File 2-40848)

PELTO OIL TO SELL STOCK. Pelto Oil Company, 2850 Bank of New Orleans Bldg., New Orleans, La. 70112, filed a registration statement on June 21 seeking registration of 1,500,000 snares of Series A common stock, to be offered for public sale (** at \$25 per share maximum). The offering is to be made through underwriters neaded by Eastman Dillon, Union Securities & Co., Inc., One Chase Manhattan Plaza, and Havenfield Corp., 120 Broadway, both of New York.

A wholly-owned subsidiary of Southdown, Inc., the company is engaged in exploring for, producing, transporting and selling oil and gas. Of the net proceeds of its stock sale, some \$6.2 million will be used to repay amounts owed to the parent (\$4,550,000 of which was used for acquisition of producing properties), and the balance for working capital and other corporate purposes. The company has outstanding 1,500,000 Series A and 1,562,500 Series B common shares. D. D. Mize is board chairman and J. B. Storey is president. (File 2-40849)

NIEUPORT PROPOSES OFFERING. The Nieuport Co., c/o Arthur Langer, 663 Fifth Ave., New York, filed a registration statement on June 21 seeking registration of \$780,000 of pre-formation limited partnership interests, to be offered for public sale in \$13,500 units. The company is a partnership to be formed for the purpose of producing the dramatico-musical play entitled "Escadrille", the story of a proud French flying squardon before and during World War I. The book and lyrics were written by Julian Barry and the music by Claibe Richardson. Arthur Langer is the general partner. (File 2-40853)

*INVESTORS SYNDICATE OF AMERICA PROPOSES OFFERING. Investors Syndicate of America, Inc., Investors Bldg., Minneapolis, Minn. 55402, filed a registration statement on June 21 seeking registration of \$25 million of single payment certificates, Series SP 10, to be offered for public sale in \$100 units. Investors Diversified Services, Inc., is the parent and promoter of the company and owns 100% of its voting stock. It is the distributor of the face-amount investment certificates issued by the company and also acts as its investment adviser. Stuart F. Silloway is board chairman and Thomas L. Kenealy president of the company. (File 2-40854)

CAVANACH COMMUNITIES SHARES IN REGISTRATION. Cavanagh Communities Corp., 6820 Indian Creek Dr., Miami Beach, Fla. 33141, filed a registration statement on June 22 seeking registration of 100,000 outstanding shares of common stock. These snares may be offered for sale from time to time by the holders thereof at prices current at the time of sale (** \$12.125 per share maximum). The company is engaged primarily in selling and developing land as pre-planned communities. (File 2-40855)

GOWE PRINTING FILES FOR OFFERING AND SECONDARY. Gowe Printing Co., 620 East Smith Rd., Medina, Ohio 44256 filed a registration statement on June 22 seeking registration of 170,000 shares of common stock, of which 85,000 are to be offered for public sale by the company and 85,000 (being outstanding shares) by the holders thereof. The offering is to be made (** at \$10 per share maximum) through underwriters headed by Hayden, Miller Division of Stone & Webster Securities Corp., 650 Union Commerce Bldg., Cleveland, Ohio.

The company is engaged in newspaper and periodical printing and in commercial printing. Approximately one-half of the net proceeds of its stock sale will be used for the company's general working capital purposes and the balance for plant improvements at its proposed new Sandusky plant, equipment purchases at the proposed Sandusky plant and at the Westerville plant and for other capital requirements. In addition to indebtedness, the company has outstanding 250,000 common shares (with a \$2.49 per share book value), of which Neil R. Gowe, president, owns 59.5%, Jo Ann Gowe and Paul A. Abramoska, secretary, 20% each. Neil Gowe proposes to sell 51,000 shares and Jo Ann Gowe and Abramoska 17,000 shares each. (File 2-40857)

RESERVE RESOURCES PROPOSES OFFERING. Reserve Resources, Inc. (the general partner), Garvey East, 200 w. Douglas, Wichita, Kansas 67202, filed a registration statement on June 21 seeking registration of \$5 million of pre-organization limited partnership interests in Reserve Resources 1971 Oil & Gas Program #2 (the partnership), to be offered for public sale in \$5,000 units. The offering is to be made by Kansas-Alexandria Corporation and select members of the NASD. The partnership will engage primarily in the exploration for oil and gas and the production of oil and gas. The general partner and the underwriter are whollyowned subsidiaries of Hershberger. Kenneth L. Ingham is president of the general partner. (File 2-40852)

CHARTER BANKSHARES TO SELL DEBENTURES. Charter Bankshares Corp., 208 Laura St., <u>Jacksonville</u>, <u>Fla.</u> 32202, filed a registration statement on June 22 seeking registration of \$6 million of convertible subordinated debentures, due 1996, to be offered for public sale at 100% of principal amount. The offering is to be made through underwriters headed by R. S. Dickson, Powell, Kistler & Crawford.

Of the net proceeds of its debenture sale, \$815,000 will be used to repay short-term indebtedness and the balance for working capital and other corporate purposes. In addition to indebtedness, the company has outstanding 7,899,217 common shares of which The Charter Company owns 21%. (File 2-40856)

*RYDER SYSTEM SHARES IN REGISTRATION. Ryder System, Inc., 2701 South Bayshore Dr., Miami, Fla. 33133, filed a registration statement on June 22 seeking registration of 29,200 outstanding shares of common stock. Such shares are held by C. W. Transport, Inc., which may offer them for sale from time to time at prices current at the time of sale (**\$46.25 per share maximum) and/or which may distribute them to it stockholders as a divided. (File 2-40858)

*USM CORP. SHARES IN REGISTRATION. USM Corporation, 140 Federal St., Boston, Mass. 02107, filed a registration statement on June 22 scelar; registration of 200,000 shares of common stock. These shares may be issued under the company's continuing program of the acquisition of other companies.

USM is engaged in the manufacture of shoe machinery and in related activities. (File 2-40859)

WHITE SHEILD EXPLORATION SHARES IN REGISTRATION. White Shield Exploration Corp., 1601 South Main St., P.O. Box 2139, Tulsa, Okla. 74101, filed a registration statement on June 22 seeking registration of 20,000 shares of common stock reserved for the exercise of options issued pursuant to the company's Stock Option Plan for Key Employees and Directors. (File 2-40860)

<u>CAYLORDS NATIONAL SHARES IN REGISTRATION.</u> Gaylords National Corporation, 10 Enterprise Ave., <u>Secaucus</u>, N.J. 07094, filed a registration statement on June 22 seeking registration of 67,050 outstanding shares of common stock. These shares may be offered for sale from time to time by the holders thereof at prices current at the time of sale (** \$16.375 per share maximum). (File 2-40861)

*PREVOR-MAYRSOHN FILES FOR OFFERING AND SECONDARY. Prevor-Mayrsohn International, Inc., New York City Terminal Market, Unit 127, Hunts Pt., Bronx, New York 10474, filed a registration statement on June 22 seeking registration of 220,000 snares of Class B common stock, of which 150,000 are to be offered for public sale by the company and 50,000 (being outstanding shares) by the holder thereof. The offering is to be made through underwriters headed by Agio Capital Corp., 2 Broadway, New York 10004.

The company is engaged in the wholesale distribution of fresh fruits and vegetables, eviscerated poultry and shell eggs. Of the net proceeds of its stock sale, \$250,000 will be applied to construct and equip a warehouse in San Juan, P.R., and the balance for working capital and other corporate purposes. (File 2-40862)

*AVEMCO PROPOSES OFFERING. Avemco Corp., 7979 Old Georgetown Rd., Bethesda, Md. 20014, filed a registration statement on June 22 seeking registration of 750,000 shares of common stock with warrants to purchase 250,000 shares of common stock, to be offered for public sale in units, each consisting of three shares and one warrant (**and at \$30 per unit maximum). The offering is to be made through underwriters headed by Hornblower & Weeks-Hemphill, Noyes, 8 Hanover St., New York 10004.

The company, through subsidiaries, is engaged in activities in the field of insurance and finance, primarily in the general aviation field. Net proceeds of its stock sale will be made available to the company's finance subsidiaries for expansion of their business. (File 2-40863)

*FIRST COLORADO BANKSHARES PROPOSES OFFERING. First Colorado Bankshares, Inc., 5300 South Delaware St., Littleton, Colorado 80120, filed a registration statement on June 22 seeking registration of \$3 million of subordinated debentures, due 1986, with warrants to purchase 90,000 shares of common stock, to be offered for public sale in units, each consisting of a \$1,000 debenture and warrants to purchase 30 shares, and at \$1,000 per unit. The offering is to be made through underwriters headed by Bosworth, Sullivan & Co., Inc., 660 17th St., and Boettcher & Co., 828 17th St., both of Denver, Colo 80202.

The company is a bank holding company, which controls four banks located in the Denver area. Of the net proceeds of its debenture sale, some \$1 million will be used to retire long-term indebtedness to an unaffiliated bank and the balance for other corporate purpose. (File 2-40864)

ADRs FOR TOTO FILED. Morgan Guaranty Trust Company of New York, 23 Wall St., New York 10015, filed a registration on June 22 seeking registration of \$500,000 of American Depositary Receipts for dollar validated common stock of Toto Ltd. (a Japanese corporation). (File 2-40866)

ADRS FOR MATSUSHITA ELECTRIC FILED. Morgan Guaranty Trust Company of New York, 23 Wall St., New York 10015, filed a registration statement on June 22 seeking registration of \$500,000 of American Depositary Receipts for dollar validated common stock of Matsushita Electric Works Ltd. (a Japanese corporation). (File 2-40867)

 $\underline{\mathtt{STOCK}}$ PLANS FILED. The following have filed Form S-8 registration statements with the SEC seeking registration of securities to be offered pursuant to employee stock and related plans:

Baumritter Corp., New York (File 2-40819) - 166,800 shares
Carson Pirie Scott & Co., Chicago, III. (File 2-40824) - 200,000 shares
Huyck Corp., Stamford, Conn. (File 2-40831) - 48,750 shares
Norton Simon, Inc., New York (File 2-40844) - 205,000 shares
E. B. S. Data Processing, Inc., Burlingame, Calif. (File 2-40846) - 120,000 shares
Dow Jones & Co., Inc., New York (File 2-40847) - 65,690 shares
The Oil Shale Corp., New York (File 2-40850) - 704,550 shares
Safeguard Industries, Inc., King of Prussia, Pa. (File 2-40851) - 125,000 shares
Cox Broadcasting Corp., Atlanta, Ga. (File 2-40865) - 200,000 shares

CONTINUED

O/C REGISTRATIONS REPORTED. The following issuers of securities traded over-the-counter have filed registration statements with the Commission pursuant to requirements of Section 12(g) of the Securities Exchange Act (companies which currently file annual and other periodic reports with the SEC are identified

File	
No.	O-Registrants Location
5669	Belgium Standard Limited Toronto 1, Canada
5652	brentwood Industries Inc**Los Angeles, CA
5673	California-World Financial Corporation
	Los angeles, CA
5556	Consolicated-Tomoka Land Co**Sebring, FL
5667	
5552	
5565	
5675	Intermark Investing Inc**La Jolla, CA
	Liberty Homes Inc** Syracuse, IN
5664	Royal Resources exploration Inc**
	Lenver, CO
5551	Shelter Corp of America Inc**
	Minneapolis, MN
5550	Tele-Communications Inc**Englewood, CO
5548	Tri-Chem Inc Belleville, NJ
5674	208 South La Salle st Corp**Chicago, IL
5666	
	Santa Donica, CA

IMPORTANT NOTICE

Many requests for copies of documents referred to in the daily SEC News Digest have erroneously been directed to the Government Printing Office. They should be addressed: Public Reference Section, Securities and Exchange Commission, Washington, D. C. 20549. The reproduction cost will approximate 12∉ per page, plus postage, for mailing within four days, to $25 \rlap/\epsilon$ per page, plus postage, for overnight mailing. Cost estimates given on request.

RECENT FORM 8-K FILINGS. The companies listed below have filed Form 8-K reports for the month indicated and responding to the item of the Form specified in parentneses. The captions of the items are as follows:

- Changes in Control of Registrant. Item 1.
- Item Acquisition or Disposition of Assets.
- Item 3. Legal Proceedings.
- Changes in Securities.
- Item 5. Changes in Security for Registered Securities.
- Item 6. Defaults upon Senior Securities.
- Item Increase in Amount of Securities Outstanding.
- Item 8. Decrease in Amount of Securities Outstanding.
- Options to Purchase Securities.
- Revaluation of Assets or Restatement of Capital Share Account. Item 10.
- Item 11. Submission of Matters to a Vote of Item 12. Other Materially Important Events. Submission of Matters to a Vote of Security Holders.
- Item 13. Financial Statements and Exhibits.

Copies of the reports may be purchased from the Commussion's Public Reference Section (in ordering, please give month and year of report). Invoice will be included with the requested material when mailed.

8K Reports for Mar 71

Pacific American Industries	3	J. Weingarten, Inc. (12,13)		
Inc. (6)	0-3711-3	Rex-Noreco, Inc. (7,13)	1-6144-2	
Texas Gas Transmission		Southland Investment Corp		
Corp (7,13)	1-4169-2	(2,13)	0-1812-2	
Tranquilaire Mental Health		U. S. Land & Utilities Co(11) 0-4993-2		
Services, Inc. (11,13)	2-36439-2			
Wells, Rich, Greene, Inc.		Whitehall Cement Manufactur		
(11,12,13)	1-6296-2	Co. (12,13)	0-2503-2	
Timpte Industries Inc	2-30449-2	South Carolina Electric & Gas Co. (7,13)	1-3375-2	
Sportsworld Communications Corporation (2,13)	2-30936-2 1-0544-2	Universal Container Corp (12,13) Wright Air Jines, Inc.	1-4277-2	
Sysco Corp (12) Techhical Tape, Inc.(2,13) Warnaco, Inc. (10)	1-1488-2 1-4715-2	(2,13)	0-3145-2	

8K Reports for Mar 71 Cont'd

Anna Daniel comp. Ech 7	71			
Asset Development Corp Feb 7	/ 1	Philadelphia Electric Co.(7)	1-1401-2	
Fursuant To Rule 15d-5	2-26965-2	RB Industries Inc. (7)	1-6394-2	
(1,7,9,12)		Realty Income Trust		
Premier Photo Service, Inc.	0-4589- 2	(2,7,9,11,12,13)	1-6210-2	
(7)		Recreation Leisure Land		
Scherr-Tumico Inc (6)	0-2366-2	Corp (2,13)	2-32975-2	
		Szabo Food Service, Inc.		
Twain Mark Bancshares, Inc.		(1,3,9)	1-72-2	
(11,1#)	0-4543-2	Voplex Corporation(2,13)	1-4883-2	
The Welsh Corp(11,13)	0-2752-2	Western Financial Corp	1-4005-2	
D	1-6166-2	(3,12)	1-6200-2	
Petrie Stores Corporation(7)	230 5196 2	Western Air Lines, Inc.	1-0200-2	
Spectra McIntosh Corp (2,7,1		(11,12)	1-1521-2	
Sovereign American Arts Corp	1-6637-2	(11,12)	1-1321-2	
(3,12)	1-0037-2			
Starr Broadcasting Group	. (077 0	Amended 8K's Repor	ts	
Inc. (2,13)	1-6377-2			
The Seaboard Corp (2,13)	0-3637-2	Stratford of Texas Inc		
West Texas Utilities Co (11	1) 0-340-2	#1 for Feb 71 (13)	0-5453-2	
Palomar Mortgage Investors		Williamhouse-Regency lnc		
(11)	1-6600-2	#1 for March 71 (12)	1-4559-2	
Parsons Ralph M. Co (3)	1-6163-2	Pennsylvania Co		
URS Systems Corporation		#1 for Jan 71 (6)	1-4954-2	
(11,12)	1-6067-2			
		United Communities Corp		
Affiliated Bankshares Of		#1 for Dec. 70 (1.2)	0-3611-2	
Colorado, Inc.(12,13)	0-5515-2	W1 101 Dec. /0 (1,2)	0-3011 2	
Oakmont Corp (3,7,8,12)	0-3958-2	Institutional Investor System	me Inc	
Penn Central Transportation		Amdt #1 for Jan 71(2,12,13		2-33362-2
Co. (3)	1-1569-2	AMEL PI 101 Jan /1(2,12,13	,	2-33302-2
Peoria & Eastern Ry Co(3)	1-1610-2	Hamilton Watch Co.		
				1-181-2
		Amdt #1 for Jan 71(6)		1-101-2
Reuter, Inc. (12)	0-1561-2			
Solidyne Inc. (1)	0-5482- ²	Conagra, Inc.		
Supermarket Investment Co.,		Amdt #1 for Feb 71(7,11,13)	0-1826-2
Inc. (11,12)	2-30612-2			
Texfi Industries, Inc.		Educators Investment Co. of	Kansas Inc	
(11,13)	0-4396-2	Amdt #1 for Jun 70(2,7)		0-2369-2
Trans-Canada Pipe Lines,		_		
ltd. (7,8,13)	2-12927-2	Kaiser Cement & Gypsum Corp		
U. S. Financial (7,8)	1-6495-2	#2 for Dec 70 (13) 1-45	98-2	
Vulcan Materials Company	· -			
(7,13)	1-4033-2	FNB Development Corp		
,		#2 for Nov 69 (13) 0-46	64-2	

SECURITIES ACT REGISTRATIONS. Effective June 30 Access Corp., 2-39547, Airwick Ind., Inc., 2-40537, Alza Corp., 2-39624, American Brands, Inc., 2-40620, Americane Growth Fund, Inc., 2-38211, Apogee Enterprises, Inc., 2-40303 (96 days), Beatrice Foods, Co., 2-40313, Belden & Blake & Co. Ltd., 2-40437, Bristol-Meyers Co., 2-40358, Bunker Ramo Corp., 2-40486, Commercial Credit Co., 2-40656, Cubic Corp., 2-40999, Dictaphone Corp., 2-40693, Diplomat Angus Farms, Inc., 2-38187 (90 days), Greyhound Computer Corp., 2-40679, IDs Financial Corp., 2-37219 (90 days), ITT World Communications, Inc., 2-40581 (90 days), Israel Enterprises, Inc., 2-39087 (90 days), Kaufman & Broad, Inc., 2-40870, Kedco Corp., 2-39108 (90 days), Life Investors, Inc., 2-40788, Majesco, Inc., 2-38944 (90 days), Municipal Investment Trust Fund Series IJ, 2-40434, National Spinning Co., 2-40515, Mid-Central Properties, Ltd., 2-39889 (90 days), Northwest Bancorporation, 2-40637, Norton Simon, Inc., 2-40844, Paragon Plastics Ind., Inc., 2-33237 (90 days), Premier Corp., 2-38404 (90 days), Raytheon Co., 2-40709, Teledyne, Inc., 2-39189, Textiles-Incorporated, 2-40429, Transportation Life Insurance Co., 2-40688, Union Fidelity Corp., 2-40172, United States Leasing International Inc., 2-40636, Washington Gas Light Co., 2-40657.

NOTE TO DEALERS. The period of time dealers are required to use the prospectus in trading transactions is shown above in parentheses after the name of the issuer.

^{*} This is a reporting company and further information with respect to its business and operations is available in the Commission's Public Reference files.

^{**} As estimated for purposes of computing the registration fee.