President Eisenhower has endorsed proposed legislation which would prevent Alger Hiss and other former federal employees who have been convicted of a felony from receiving retirement benefits. Prior to his criminal conviction in a federal court, Alger Hiss had worked in the Department of State and other government agencies under Presidents Roosevelt and Truman for approximately 14 years, and unless Congress enacts corrective legislation, Hiss will be eligible for a federal pension upon reaching retirement age. Under military retirement laws a person must have an honorable discharge in order to qualify for his retirement benefits. The President believes this same principle should apply throughout the federal government. With Ike's endorsement the Congress will undoubtedly approve the necessary legislation so that Alger Hiss and others who have been convicted in the courts cannot receive retirement benefits under the Civil Service system. Hiss, as you will recall, was guilty of falsely stating he never passed secrets to a Communist agent.

The House of Representatives a few days ago approved President Eisenhower's proposal for farm surplus disposal. The bill represents the first sizeable attempt to unload some of the heavy agriculture surpluses which threaten to cost the American taxpayers millions of dollars. Incidentally your Congressman presided over the House while this bill was debated.

Here are some of the major provisions of the legislation. It authorizes expenditures of $1 billion to finance the sale of farm surpluses to nations - other than Russia and its satellites - for foreign currencies. Included in the bill are definite safeguards for normal marketings and against trans-shipment of commodities. The disposal program definitely aims at making maximum use of private trade channels for such sales. The foreign currencies received from the sale of the surpluses are to be used by the President for the promotion of trade and economic development. In addition the foreign currencies can be used to purchase strategic raw materials for our national defense stockpile program.

The bill also authorizes the President to use Commodity Credit Corporation surplus commodities to relieve acute distress caused by unemployment and to meet major disasters such as floods and tornadoes. The farm commodities in government storage can likewise be made available as donations for school-lunch programs, and to the needy, penal institutions and public hospitals.
Clubs, groups and organizations may be interested to know that there is available for their use a 35 mm, one-half hour color film of the first hydrogen bomb explosion in the Pacific. The film has been prepared by the Atomic Energy Commission and the Department of Defense, and is an original filming of the first full-scale thermo-nuclear, or 'hydrogen' detonation in history. The sound tape contains an opening statement by President Eisenhower, a few opening and closing remarks by your Congressman, and a narration of the explosion by a government official. The film has been entitled, "Operation Ivy", and is available to your organization by addressing your request to my office, 321 House Office Building, Washington 25, D.C.

The House of Representatives is about to tackle new farm legislation. The Secretary of Agriculture has proposed a flexible price support program, while the House Committee on Agriculture appears to favor a continuation of the rigid 90 percent price support program on basic crops which include cotton, rice, peanuts, tobacco, corn and wheat. This is a controversial issue to say the least, but here are some interesting facts which are most pertinent to all Michiganders. Only 10 percent of cash farm receipts in Michigan come from the six basic crops. On the other hand cash receipts on non-supported crops total 55 percent for Michigan farmers. It is surprising to learn that 63 percent of the cash farm receipts in Michigan come from livestock, dairy products and poultry for which feed derived from the basic crops is a substantial element of cost.

Visitors: Mr. and Mrs. Howard Danforth, Mrs. Mark Noble, Miss Esther Noble, Mrs. Lois Etter, Mr. and Mrs. Edward Kornelje, Mr. Harry Lundberg, Mr. and Mrs. Clarence Lundberg, Donna Lundberg, Mrs. Edward Kowalko, Mrs. Harold Hanifin, Mr. Geo. K. Pratt, Mr. and Mrs. August Arndt and daughter, Jane, Dr. and Mrs. Lynn A. Ferguson, Dr., and Mrs. R. A. Chronik and children, Mr. and Mrs. Martin VanDen and family, Mrs. Gerald Jakubowski and daughter, Mary, Christine Provoc, Mary Louise Roskiawicz, Marilyn Aleksynas, Howard Ellis, Kevin Mulvihill, Mr. and Mrs. Ralph Damstra and son, Mr. and Mrs. C. A. Ellis and son, of Grand Rapids, John D. Banbury, Rockford; Parvin Riddle, Newton, Mass; Ivar Johnson, Sparta; Dr. and Mrs. E. J. Justema, Grand Haven; Dr. and Mrs. R. J. Kemper and children of Spring Lake; Mr. G. VanderHooching, Mr. and Mrs. John Westerhof, Holland; Mr. and Mrs. Basil Edge and family, Manne; Jim Ferguson, Silver Springs, Md.
At a very tense and dramatic point in the House debate on the foreign aid bill the chairman of the Joint Senate-House Committee on Atomic Energy asked for recognition. The presiding officer, sensing a dramatic announcement, interrupted the debate so that Representative Cole could make a statement. He released the report and decision by the Atomic Energy Commission in the Dr. J. Robert Oppenheimer case.

The Commission by a vote of 4 to 1 decided that Dr. Oppenheimer should be denied access to restricted data. This is a most important matter because it involves the military and domestic development of our highly guarded secrets in nuclear and thermonuclear science. The decision also concerned one of the world's most talented scientists.

As to the "character" of Dr. Oppenheimer, the Atomic Energy Commission said, "Dr. Oppenheimer has now admitted under oath that while in charge of the Los Alamos laboratory and working on the most secret weapon development for the Government, he told Colonel Pash a fabrication of lies. Colonel Pash was an officer of military intelligence charged with the duty of protecting the atomic weapons project against spies. Dr. Oppenheimer told Colonel Pash in circumstantial detail of an attempt by a Soviet agent to obtain from him information about the work on the atom bomb. This was the Haskon Chevalier incident. In the hearings recently concluded, Dr. Oppenheimer under oath swears that the story he told Colonel Pash was a "whole fabrication and tissue of lies. It is not clear today whether the account Dr. Oppenheimer gave to Colonel Pash in 1943 concerning the Chevalier incident or the story he told the Gray board last month is the true version. If Dr. Oppenheimer lied in 1943, as he now says he did, he committed the crime of knowingly making false and material statements to a federal officer. If he lied to the board he committed perjury in 1954.

"In 1943, Dr. Oppenheimer indicated to Colonel Lansdale that he did not know Rudy Lambert, a Communist Party functionary. In fact, Dr. Oppenheimer asked Colonel Lansdale what Lambert looked like. Now, however, Dr. Oppenheimer under oath has admitted that he knew and had seen Lambert at least half a dozen times prior to 1943; he supplied a detailed description of Lambert; he said that once or twice he had lunch with Lambert and Isaac Polkoff, another Communist Party functionary, to discuss his (Oppenheimer's) contributions to the Communist Party; and that he knew at the time that Lambert was an official in the Communist Party.

"In 1950, Dr. Oppenheimer told an agent of the Federal Bureau of Investigation that he had not known Joseph Weinberg to be a member of the Communist Party until that fact became public knowledge. Yet on September 12, 1943, Dr. Oppenheimer told Colonel Lansdale that Weinberg was a Communist Party member. The catalog does not end
with these examples. The work of Military Intelligence, the Federal Bureau of Investi-
gation, and the Atomic Energy Commission - all, at one time or another have felt the
effect of his falsehoods, evasions and misrepresentations. Dr. Oppenheimer's persist-
et and willful disregard for the obligations of security is evidenced by his
obstruction of inquiries by security officials."

The Atomic Energy Commission in its decision stated the following about
Dr. Oppenheimer's 'associations' -

"'Associations' is a factor which, under the law, must be considered by the
Commission. Dr. Oppenheimer's close association with Communists is another part of
the pattern of his disregard of the obligations of security. Dr. Oppenheimer, under oath, admitted to the Gray Board that from 1937 to at least 1942 he made regular and
substantial contributions in cash to the Communist Party. He had admitted that he
was a fellow-traveler at least until 1942. He admits that he attended small evening
meetings at private homes at which most, if not all, of the others present were Com-
munist Party members. He was in contact with officials of the Communist Party, some
of whom had been engaged in espionage. His activities were of such a nature that these
Communists looked upon him as one of their number. However, Dr. Oppenheimer's early
Communist associations are not in themselves a controlling reason for our decision.
They take on importance in the context of his persistent and continuing association
with Communists, including his admitted meetings with Haakon Chevalier in Paris as
recently as last December - the same individual who had been intermediary for the
Soviet consulate in 1943."

The decision of the Atomic Energy Commission undoubtedly will be attacked
by some, but the record fully justifies the decision by the Atomic Energy Commission.
The full decision by the Commission is 'must' reading by all citizens. I will be glad
to supply copies on request.

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Visitors: Mr. and Mrs. Louis Kooistra, Dr. C. Doezena, Floyd A. Thornton,
John VanEck, and Miss Phyllis Nisting, Grand Rapids. Miss Lumice Nisting, Grand Haven,
Mr. and Mrs. Dan Meursen, Holland.

* * * * *
Since January 20, 1953, through May 31, 1954, a total of 216,263 unnecessary federal jobs have been eliminated by the economy efforts of President Eisenhower and the Congress. This cutback in federal employment results in an annual savings to taxpayers of more than $851 million. The reduction in May totalled 5,096, and it was the twenty-second consecutive month in which net reductions were reported by the various agencies, commissions and departments of your federal government.

A few days ago the House of Representatives approved legislation to promote and assist in the extension and improvement of vocational rehabilitation services. When signed by the President within a week or two the new law will give the federal government and the various states a better opportunity to help our disabled citizens rehabilitate themselves. This bill was another proposal in President Eisenhower's legislative recommendations which the Congress has okayed. By helping the disabled overcome their handicaps by teaching them new skills and by re-establishing confidence in those who are less fortunate, the Nation as a whole will be greatly benefitted. The Vocational Rehabilitation Act of 1954, sponsored by 'The' and approved overwhelmingly by the Congress, is indicative of the good legislative record of the 83rd Congress. It conforms with President Eisenhower's often stated philosophy that we should be liberals on issues involving human problems, but conservatives in fiscal matters.

The Department of Agriculture on June 27th announced that American farmers exported $258,227,000 worth of their products in April, 1954, a 15 per cent increase over shipments abroad in the same month last year. In addition, total farm exports for the first 10 months of fiscal year 1954 showed an increase over the similar period of the preceding year. It was also encouraging to learn that in the past several months there has been a slight decline in the surplus stocks of agriculture commodities held by the Commodity Credit Corporation. Reduction of the huge government owned surplus which now totals approximately $6 billion is absolutely essential for a sound farm program. There appears to be unanimity among farmers and consumers that good agriculture legislation should be predicated on farm production for consumption rather than expensive and unmanageable storage. The President's program is based on such a policy.

The Congress before adjournment will definitely approve legislation to increase re-enlistment bonuses for members of the Army, Navy and Air Force. For many years an enlisted man in the Armed Forces, if he would re-enlist at the end of his term of service, has been given a bonus amounting to approximately $350. At the same time the
The federal government via the G.I. bill has offered ex-servicemen a big incentive to get out of the service. The average benefits of the G.I. bill approximate $4,000 per individual.

Unfortunately this incentive to stay in the Army, Navy or Air Force was inadequate, and as a result most young men left the Armed Forces when their time was up. This rapid turnover in personnel in the three services was extremely expensive because it required the expenditure of huge sums on training new men and the use of many trained soldiers for the instruction of recruits. By making the Army, Navy and Air Force more attractive as a lifetime career the Congress will be able to cut down on monthly draft or Selective Service requirements, save substantial federal funds and provide a more effective national defense.

* * * * *

The Secretary of Commerce for the first time in history announced a 'speed-up' in the apportionment of $275 million of federal funds to the various states for highway construction and development. This allocation of road funds will permit each state to step up their public works expenditures, and at the same time provide more highways at a faster rate of construction. Secretary of Commerce Weeks apportionment of federal highway funds was made six months earlier than in previous years, and indicates what can be accomplished by an Administration dedicated to increased efficiency and less red-tape.

At the same time a special survey in the Post Office Department has made possible the destruction or removal of 260 tons of Washington records - enough to make over 100 piles as high as the Washington monument. As a result new filing equipment purchases are unnecessary at a saving of $200,000.

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Visitors: Mr. and Mrs. Adrian Geenen, Harry Tryc, Mr. and Mrs. Roger Jasper and children, David and Kenny; Miss Esther Zemaitis, Richard Keesa, Miss Lorraine Keesa, John Rohloff, of Grand Rapids; Mr. and Mrs. John Geenen, Mr. and Mrs. Peter Pierema and children, Jeanne and Paul, of Holland.

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Here are the facts on the appointment of Postmaster vacancies in the 5th Congressional District from January 1, 1953, thru July 16, 1954. In this 18½ month period there have been nine Postmaster vacancies in Kent and Ottawa counties. One vacancy concerns a newly approved Post Office at Allendale where no office previously existed. Tentatively a local citizen of the community has been recommended as Acting Postmaster until an open competitive civil service examination can be held. One vacancy in Kent County involved a Fourth Class office. There was only one applicant. This person was approved on the recommendation of the Post Office Department.

The remaining seven vacancies have been handled as follows. In six cases open competitive examinations have been conducted by the Civil Service Commission under the existing laws approved by the Congress. Under the applicable Civil Service laws and regulations, any citizen, either a career employee of the Post Office Department or anyone else may take such an examination. In each instance where an open competitive exam has been given by the Civil Service Commission, the person who has been certified by the Commission as first on the eligibility list has been recommended for the appointment as Postmaster. Career employees of the Post Office Department finished first on the examinations in three cases, and they have been approved for the top job in their respective Post Offices. In two of the six instances where Civil Service open competitive examinations were conducted, no career employee took the test, or was certified as qualified by the Commission. In the one remaining case out of the six, the citizen designated as best qualified by the Civil Service Commission, has been recommended for the appointment. In the single office where no competitive examination was held, there were only two applicants, both career employees of the Post Office Department, and in this instance the selection was based on the recommendations of the local citizens in the community.

To summarize, here is the situation. In every case, and this is important, where the Civil Service Commission conducted an examination the individual designated as first on the eligibility list was recommended for Postmaster. In 4 out of a total of 7 vacancies, leaving out the Allendale and the Fourth Class Post Office, career employees of the Post Office Department were selected, 3 headed the list on the exams given, and in one case no examination was requested or necessary.

In the future as in the past these matters will be handled in strict accordance with the laws approved by the Congress and the applicable rules and regulations of the
Civil Service Commission and the Post Office Department. Career employees of the Post Office Department will undoubtedly qualify for such appointments in over a majority of the cases. However, the decisions of the Civil Service Commission, in all cases, should be controlling, otherwise the need for the Commission is non-existent.

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A key proposal in the Republican anti-subversive legislative program was adopted by the House of Representatives on July 8th, when it voted to provide the death penalty for peacetime espionage. The bill, which now goes to the Senate, also would require foreign spies and saboteurs to register with the government under the threat of stiff penalties. Failure to so register makes the individual subject to a fine of $10,000 and a 5 year prison sentence. This proposed legislation which is an integral part of President Eisenhower's program is one of a number of new weapons to be used in the all-out drive against Communist activities in the United States.

The bill redefines and broadens the laws on sabotage to keep pace with an atomic age and covers the possibility of damage by radioactive, biological or chemical agents. With the problems of this era complicated by the international Communist conspiracy, it is vital that the Department of Justice and the F.B.I. have every necessary authority to deal with the subversion directed by the Godless dictators in the Kremlin.

In addition, on July 15th, the House of Representatives approved a bill to take away the citizenship of any person convicted of conspiring to overthrow our government. The House Committee on the Judiciary also okayed a resolution establishing a 12 member commission, representing business, labor and the public, to investigate Communist infiltration in American industry. This commission is to report its recommendations for necessary legislation to the President by January 15, 1955. Some legislation of this nature is highly essential to prevent subversives from infiltrating defense plants and other industries which are vital to our national security.

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Visitors: Mr. Arthur Kormoelje, Grand Rapids; Mr. George Bolles and Mr. Oliver Hill, Grand Haven.
Just a day or so ago the House and Senate conferees on the tax revision bill announced agreement on this far-reaching legislation which incidentally is the first comprehensive revision of the Internal Revenue Code in about half a century. Almost simultaneously the Treasury Department released the final dollar figures on income and outgo for Uncle Sam for the past twelve months ending June 30th. The figures indicate beyond any doubt that our federal government in the past 19 months has just about achieved fiscal responsibility, a condition which had not prevailed for the previous two decades. Surprisingly enough the excellent improvement in the government's balance between receipts and disbursements was accomplished at the same time Congress reduced federal taxes $7.5 billion annually.

In summary here is the fiscal picture. The federal treasury in the period between July 1, 1953 and June 30, 1954 had a deficit of about $3 billion. In January 1953 former President Truman had predicted that during this same 12-month period the deficit would be at least $9.9 billion and conceivably as high as $12.5 billion. In other words President Eisenhower and the Congress in 18 months reduced the forecast deficit by a minimum of $6.9 billion. This substantial reduction in the deficit was brought about by a sizeable cutback in government spending and this was only possible by increased efficiency and economy in the day-to-day operation of the federal government. The most encouraging aspect is that the deficit has been slashed at the same time the tax burden on our citizens has been lightened.

Everyone will agree that if a family voluntarily or otherwise reduces its income and at the same time continues to spend approximately the same amount the debts will inevitably pile up. Our government is bound by the same simple rule that you can't reduce your income, simultaneously continue expenditures beyond income without adding to the national debt. Despite the logic and simplicity of this premise, within the last year 5 Republicans and 113 Democrats in the House of Representatives voted to slash Uncle Sam's revenue and denied him authority to incur additional debt obligations.

On July 13, 1953 the House considered and approved the request to increase the federal debt limitation by $15 billion. This action appeared necessary because the previous Administration had left the treasury with I.O.U.s totaling approximately
$50 billion with insufficient prospective revenue to meet the pending obligations. The Senate rejected the federal debt limitation increase and thereafter President Eisenhower by enforcing rigid economy and efficiency in all bureaus, agencies, and departments brought the government through this financial crisis.

On March 18, 1954 the House of Representatives while considering the important tax revision legislation voted on an amendment which would have had the net effect of slashing federal tax receipts by an additional $2 billion annually. Allegedly this amendment had considerable "political appeal" just like any other substantial tax reduction proposal. This proposed additional tax cut over and above the $7 billion already agreed to was defeated by a close margin primarily because Uncle Sam badly needed the revenue to pay his current bills and back obligations. However, the fundamental point is simply this—118 Democrats and 5 Republicans in the House voted to reduce our governement's revenue by $2 billion annually and at the same time denied the treasury the authority to meet its outstanding financial obligations in a logical and proper manner. Incidentally some of the same members of the House have consistently voted to increase federal expenditures for their "pet" projects and programs. I doubt if they manage their own households in such an illogical and unsound manner. One wonders how such an approach to our government's fiscal problems can be justified except on the basis of "politics" and nothing else.

For the past few days a few Democrat Senators have been conducting a filibuster that has seriously impared the enactment of necessary legislation recommended by the President. This "talkathon" might be amusing if it didn't hamstring the essential business of the Senate at a time when there is a world-wide crisis involving the security of the free world. The obstructionist tactics of this "little group" may well redblock the enactment of the farm bill, the bill to improve the Unemployment Compensation Act and many other proposals which are vital to our national security and prosperity. Fortunately the House of Representatives has been handling its legislative problems in a businesslike manner.

VISITORS: John R. Dalton, Mr. and Mrs. H. Van Dam, Judith Ranck, and Dr. and Mrs. R. O. Erbaugh of Grand Rapids; Mr. Ben J. Staal of Holland.
FOR RELEASE August 5, 1954.

YOUR WASHINGTON REVIEW
By Gerald R. Ford, Jr., N. C.

The vicious and unwarranted attack on a defenseless passenger airliner by Red China military planes has again focused world-wide attention on the issue of whether or not Communist dominated China should be admitted to the United Nations. Sentiment in the Congress is unanimous against the admission of the Peking regime. The House of Representatives a few days ago for the fourth time approved a resolution expressing opposition to the seating of Red China in the U.N. Similar resolutions were adopted in January and May of 1951 and July of 1953.

The President, Secretary of State Dulles and the Congress are on solid ground in unalterably opposing the admission of Red China to the society of nations. Here is the basis for the United States' position. The United Nations has declared Red China an aggressor in Korea and the Communist regime in China is still "at war with the U.N." in Korea even though there has been a truce for over a year. Red China is holding United States prisoners of the Korean war without the slightest justification. In addition, according to President Eisenhower, Communist China for the past several years has been "guilty of the worst possible diplomatic deportment in the international affairs of the world." It all adds up to this—on moral or legal grounds there is no basis whatsoever for the admission of Red China in the United Nations. "Expediency" as argued by some is without justification. The statements of the President and Secretary Dulles plus the action by the Congress should serve notice on other nations that no effort should be made to slip Red China into the U.N.

With the end of the ridiculous 13-day filibuster in the Senate it appears that the Congress will approve most of President Eisenhower's legislative program before adjournment. When the "filibusterers" finally signed off the Senate quickly adopted an excellent housing bill that will stimulate the construction of new homes for over a million families a year. Incidentally Ike's housing bill insures that homebuilding will have its second biggest year in the history of the U. S. The end of the Senate "talkathon" also resulted in the passage of the tax-revision bill. No matter who you are, what your occupation or age, every citizen will derive benefit from this tax reform bill which is the greatest overhaul of our tax laws in this century.

If you have medical expenses, under today's law, you can deduct only your expenses in excess of 5 per cent of your income. Under the new law, you will be able to deduct your medical expenses in excess of 3 per cent of your income.
example if your income is $6,000, you'll be able to deduct all your medical expenses over $180.00, quite a tax break for millions of us.

If you are a parent of a teen-ager who works during vacations from school, under today's law you cannot claim your child as a dependent if his earnings top $600. Under the new law you'll be able to claim your child as a dependent no matter what his earnings—assuming he is under 19 or still in school.

If you are a working widow or widower with small children, under today's law you get no deduction for child-care expenses. Under the new law, you'll be able to deduct up to $600 of these expenses a year.

If you are over 65 and getting retirement income from a pension plan, under today's law you get no special tax consideration. Under the new law you'll be able to deduct up to $1,200 of your retirement income from the first-bracket tax.

If you are any taxpayer, under today's law your deadline for filing your annual return is March 15. Under the new law you'll get more time. Your deadline for filing will be April 15.

Although the Senate despite the filibuster finally approved its version of the Atomic Energy bill the issue is not completely settled for the House and Senate conferees must now reconcile differences between what was adopted in each body. The main dispute involves the provisions relating to future development of atomic-electric power. The "filibusterers" want the federal government to dominate atomic-electric power development while President Eisenhower and a clear-cut majority of the Congress favor private industry under our traditional pro-public federal and state regulatory commissions.

Those members of the Senate who droned on for 13 days in the filibuster have announced that if the Atomic Energy bill in its final form is not satisfactory to them they will resume their roadblocking "talkathon." In the past, oddly enough, almost all of the filibusterers have been vocal opponents of the filibuster. Senator Wayne Morse, one of the leading "talkers," in fact the champion word-chomper in Congress, has written articles denouncing the use of a filibuster.

VISITORS - Robert Bartleson, Kenneth H. Mekkes, Herbert K. Van Hof, Virginia Zylstra, and Betty Higgins of Grand Rapids; Donald A. Johnson of Grand Haven, Marjorie Hoene, Lois LaMar, and Mr. and Mrs. Al Vanden Brink and children, Ted, Myra and Connie, from Zeeland, Albert VanDyke from Grandville, Kenneth W. Cole from Hudsonville, and Vern Hoffman from Kalamazoo.
The House of Representatives has completed action on all major legislative recommendations of the President, and we are now standing by while the Senate tackles the bills that have piled up during the filibuster. The Senate should conclude its deliberations on agriculture legislation by Saturday, August 7th, and shortly thereafter this new law should be on its way to the White House for the President's signature. It is anticipated that the Senate will also take up and approve the bill to expand and improve the Social Security Act, and the legislation to extend unemployment compensation.

The House and Senate conferences have been laboring night and day to work out a satisfactory solution to the proposed changes in the Atomic Energy Act. It is hoped the conferences on this vital legislation will approve changes in the Atomic Energy Act that will permit President Eisenhower to implement the dramatic atomic pool plan he proposed before the United Nations in 1953, and at the same time stimulate industrial nuclear development for the production of electrical energy for domestic use in the United States.

On the last point it is interesting to note that British authorities forecast that within ten years that nation will be building nuclear power stations to compete with steam and hydro-electric power producing plants. In addition Canada's Minister of Commerce has recently predicted that by the 1960s or thereabouts Canada will be using atomic energy to produce electric power commercially at a cost equivalent to $8 a ton for coal. Obviously the United States must keep pace, and the proposed changes in the Atomic Energy Act will give American industry an opportunity and an incentive to do the job with proper governmental safeguards.

Pertinent to this the United States Atomic Energy Commission a few days ago published its sixteenth semi-annual report and some of the highlights are as follows:

The nation's atomic arsenal is "growing rapidly in total numbers" and reflects "a trend of increased variety and versatility" which has extended the military usefulness of the fissionable materials available. Furthermore, high-level action has been taken to assure continued United States superiority in the atomic and hydrogen bomb field.

Continued progress has been made toward the development of reactors for industrial nuclear power and these may soon be produced economically. The agency has plans for construction of a second and much more powerful "breeder" reactor than
the experimental one now in operation. This is a reactor for producing atomic fuel and, at the same time turning out heat for use in power generation.

Reactors for naval and aircraft propulsion are near completion. The atomic power plant for the submarine Nautilus and a second atomic submarine are under construction. In the quest for a practical atomic engine for aircraft, an atomic "furnace" has been suspended from four 324-foot towers to test shielding requirements for the crew and equipment of such a plane.

A remote control system for rapidly detecting radioactivity from continental atomic tests, such as those conducted periodically in Nevada, has been developed. The system automatically sends out radio broadcasts when triggered by radioactive particles, alerting control points miles away.

The Pacific tests of last spring, which stirred an international controversy, "were successful in development of thermonuclear weapons," and there is no evidence of any permanent harm to persons in the area who suffered from radioactivity."

When Congress will adjourn is still a question. It appears all vital legislation will be completed by both the House and Senate by August 14th. However, after that date the Senate will still have on its agenda a decision on the move by Senator Flanders to censure Joe McCarthy. Pursuant to action taken by the Senate the Vice President has appointed a bi-partisan committee of six senators to pass on the charges against their colleague. It is difficult to predict when this committee will submit its report on these charges to the Senate as a whole. Consequently the Senate may, by resolution, authorize the House of Representatives to adjourn on August 14th with the Senate itself remaining in session to approve or reject the recommendations of this special committee. According to the Constitution the House or Senate may not adjourn without the consent of the other body for more than three days. For this constitutional reason the Senate must give its permission for the House to adjourn if the Senate is to remain in session for consideration of the allegations against one of its members.

At this time your Congressman would like to express his deep appreciation for the vote of confidence in the recent primary election. I hope and trust my efforts in the future will warrant your continued support.
Recently President Eisenhower attended and addressed the World Christian Endeavor Convention in the Nation's Capital. A fine group of young folks from Kent and Ottawa Counties attended the convention and stopped in my office for a visit. They heard the President speak, but it seems to me that these highlights of his remarks to the gathering are most worthwhile and are as follows:

"We must remember the spiritual base that underlies man's existence, and the spiritual base that underlies all free government; else we shall surely fail.

"My friends, though today we must remain strong in all the economic and the scientific affairs of the world, we must remain strong militarily....all the weapons of war can produce no real or lasting peace. Only a great moral crusade, to determine that men shall rise above this conception of materialism, rise above it and live as people who attempt to express in some faint and feeble way their conceptions of what the Almighty would have us do—that is the force that will win through to victory."

In contrast to President Eisenhower the Soviet leaders in the Kremlin have embarked on a determined and blunt campaign to eliminate the last remnants of belief in God behind the Iron Curtain. The Soviet regime in recent weeks has stepped up its anti-religious broadcasts and openly condemns those who have church allegiances. One can imagine what would happen to the world if the Kremlin dominated all mankind.

When President Eisenhower was inaugurated in January, 1953 the Federal Government was deeply involved in approximately 100 business ventures including baking, furniture repair, scrap metal baling, sawmills, rope making, laundries and dry-cleaning, tire retreading, and operating railroads and ships. The records indicate Uncle Sam is, among other things, the largest electric power producer in the country, the largest insurer, the largest lender, the largest landlord, the largest tenant, the largest owner of grain, the largest warehouse operator, the largest shipowner and the largest fleet truck operator.

In keeping with its basic philosophy that the Federal Government should be limited in its intrusion into operations where individuals and business organizations can handle the job, the Eisenhower Administration has embarked on a large-scale reduction of Federal commercial type services and manufacturing operations.
In the past nineteen months Uncle Sam has sold or reduced a number of its expensive operations such as the Inland Waterways Corporation for $9 million and Bluebird's Castle Hotel in the Virgin Islands for $410,000. In addition tin and synthetic rubber processing plants are to be sold on a competitive bid basis. A uniform factory at Brooklyn Navy Yard will be closed and duplicating coffee roasting plants previously operated by the Army and Navy are to be reduced at a considerable cash saving. These are but a few examples of what "Ike" is seeking to do so that unnecessary and uneconomical government operations can be ended.

Integrity among tax collecting officials is most essential. Joseph D. Nunan, appointed U. S. Commissioner of Internal Revenue by a former President in 1944 and President Truman's chief tax collector until 1947, was recently sentenced to five years in federal prison and fined $15,000 for evading the payment of $91,523 in taxes during his term of office. Nunan's conviction stems from facts developed in 1951 and 1952 by a Congressional investigating committee which goes to prove such investigations if properly handled can be extremely helpful in exposing crooks.

More than 8,500 American prisoners of war in Korea, as well as certain survivors of deceased military and civilian prisoners, will receive additional compensation and benefits under a bill passed and sent to the President for signature.

The new law extends to such individuals, captured in Korea as a result of hostilities in that country, the same per diem and monthly detention benefits that were paid to military prisoners of war and civilian internees in World War II under the War Claims Act of 1948.

Eligible claimants, if living, will have one year from the date of enactment within which to file their claims except that if they are still detained or interned, they would have one year following the date of their return to the jurisdiction of the United States to apply for benefits. Certain survivors of deceased eligibles are given a year following establishment of the date of actual death or the date of the determination of a presumptive death to file their applications. Collaborators who voluntarily, knowingly, and without duress, aided or served the enemy in Korea are expressly excluded from eligibility under the bill.
The "wind-up" week of the Congressional session found the House and Senate seeking common ground on strong anti-communist legislation. First the Senate approved a bill to make Communist party membership a crime and remove all of the party's legal rights and privileges. J. Edgar Hoover, head of the FBI, strongly opposes this approach to ridding our Nation of the "commie menace" on the ground that it would drive the Communists farther underground and make detection of their activities more difficult. The Attorney General contends that the Senate revision would make it virtually impossible to send American Communists to jail because the government would have to prove existing party membership at the time of the court trial. In other words, a person brought to trial under the Senate bill could resign as a member of the Communist Party just before the court proceedings and thereby escape conviction. In addition the Senate bill would nullify the Smith Act, the law under which over 100 Communists have been indicted and approximately 60 convicted. The Internal Security Act, another law which has been a bulwark of strength in the fight against subversion, might also be jeopardized by the Senate proposal.

The House of Representatives tackled the same problem but in conformity with the recommendations of J. Edgar Hoover and the Attorney General. The House bill would strip the Communist Party of all legal rights and remove all bargaining privileges for labor unions or business organizations under the Taft-Hartley Act where the organizations have been found by the Subversive Activities Control Board to be "Communist-infiltrated." The bill approved by the House of Representatives would not destroy the effect of the Smith Act which has been used so successfully in jailing those who have plotted to overthrow the United States by force and violence. Neither would the House version nullify the Internal Security Act.

Your Congressman voted for the House bill which has the endorsement of the head of the FBI, the Department of Justice, and the President and I voted to instruct the House conference to oppose the unworkable provisions in the Senate version. At the time this column is being written it is most difficult to forecast the final outcome but I anticipate, and certainly hope, that before adjournment a sound and effective compromise can be worked out between the House and Senate conference.
The Congress has completed action on the "farm bill" and it is now on the President's desk for his signature. Price supports on five basic commodities, (wheat, corn, cotton, peanuts, and rice) are set at 82½ to 90 per cent of parity. Out of the $8 billion in government-owned farm surpluses $2.5 billion in such commodities is set aside for defense stockpiling and these surpluses will not be considered in the computation of support price levels. The Secretary of Agriculture is given authority to use "any methods necessary" to dispose of the government's 1,000,000,000 pounds of dairy products including butter, cheese, and dried milk. The two-price plan for wheat as approved in the House bill was eliminated and the controversial provision in the Senate version granting certain valuable grazing rights to western interests was stricken in the final draft of the new law.

The "farm bill" largely coincides with the recommendations of the President, Secretary of Agriculture Benson, and the major farm organizations. It is a constructive step toward a long-range solution of American agriculture's present difficulties.

Following adjournment your Congressman plans to take a short vacation in Western Michigan with Betty and our two sons, Mike and Jack. I will be back in the office at 518 Michigan Trust Building, Grand Rapids, the day after Labor Day. In the meantime the offices, both in Grand Rapids and Washington, will be fully operating with my fine staff in charge.

VISITORS: Mr. and Mrs. Al VandenBrink and children of Zeeland; Mr. Albert Van Dyke, Mr. Stephen Barnard and Stephen Jr., and Mr. and Mrs. Paul H. Smith and family of Grandville; Mr. Larry Towe, Mr. R. Holwerda and Sandy Holwerda of Holland; Mr. and Mrs. R. C. Miner and son Lynn, Mr. and Mrs. Joe Dudek, Mr. and Mrs. Earl Dykstra, Mr. and Mrs. Victor F. Klatts and son, Mr. and Mrs. G. R. Kishman, and Donald, Mr. and Mrs. Ernest Tonkel and family, Irene E. Robinson, Jackie Robinson, Mrs. Frank S. Jones, Mr. and Mrs. Louis Vos and children, Mr. and Mrs. Hyman Orkin and son, Mr. and Mrs. Phil Simon and son, Lorraine Peltola, Shirley Forbes, Marvin Jager, Henry Bouna, Peter Van Egmond, and Mr. and Mrs. Ray Chesebrough, all of Grand Rapids.
During the summer months Dudley Towell of Holland, Michigan as part of his college training worked in our Congressional office without compensation. We gave him regular duties and he pitched in willingly and well. When Dudley departed I asked him to write his unreserved observations and comments. Here they are:

"Spending a summer in Washington is a stimulating experience. Through the work I have done here in Mr. Ford's office, and from the talks I have had with men throughout the Government, I realize much better just what a fine organization we do have in Washington. We're very lucky to be living in a country where the government is sincerely trying to work for the best interests of its citizens—namely you and me.

As a third-year college student who came to Washington from the City of Holland, I can see now that I had a good many misconceptions about our Government.

For example, I always had thought that Federal employees were in Washington for an easy job. I have found this theory to be refreshingly false.

Mr. Ford's office is a case in point. The three capable secretaries in the office usually put in more than a hard eight-hour day. Irene—formerly a secretary for House Speaker Joe Martin; and Idabell—who used to work for a bank in Maryland—all show a strong sense of responsibility to the people they are serving—the citizens of Michigan's Fifth Congressional District.

The sense of conscientiousness seems to be common to most employees in all agencies of the Federal Government. I know that we in Southwest Michigan are likely to think of "bureaucrats" as a dirty word, but my estimation of the "bureaucrats" has risen considerably in the past few weeks.

The bureaucrats aren't here to sponge off the public. If a man is interested only in making money with a soft job, he doesn't come to Washington. Civil Service wages are relatively low with the penalty of having to live in an expensive community.

The Federal employees I've in contact with have had experience in jobs outside the Government and could be making much more money if they had stayed there.

I find that the conscientious bureaucrats in Washington are here for two main reasons. They have a sincere desire to serve their country, and they get a great deal of satisfaction from their jobs. Again and again I have heard men and women tell me of the thrill they get from working in an office—the Veterans' Administration is an example—which serves millions of people.

In fact, the bureaucrats generally aren't so interested in doing less work as they are in doing more. Each branch of the government knows that it could do a better
job if we tell them how we feel about local and national problems.

Don't think that your opinion doesn't count either. This spring there was pressure within the government to take an active part in the Indochina war. However, with the strong sentiment of the people against another "police action," our military forces did not go to war. That powerful sentiment was merely the sum total of the opinions of you, me, and our neighbors.

We each take our part in the governing of the nation. Since we each do influence the policy of the United States Government, I think we should each try to take a more active and more enlightened interest in what goes on in our Nation's Capital.

VISITORS: Mr. and Mrs. Al VandermBrink and family of Zeeland; Mr. Albert Van Dyke, Grandville, Mr. and Mrs. H. G. Meeuw, and son, Lynn, Mr. and Mrs. Joe Dudek, Mr. and Mrs. Earl Dykstra, Mr. and Mrs. Victor F. Klatt & Son, of Grand Rapids; Mr. Larry Towe of Holland.
Whether you work on a job, operate your own business or farm, or are a member of the professions, you may be eligible for benefits under Social Security.

If you have been paying for Social Security and have any questions, or if you think you might be eligible for the program, contact the local Social Security office, 906 McKay Tower on Campau Square, Grand Rapids.

Those of you who are paying Social Security deductions from your weekly paychecks ought to get in touch with the office when you reach 65 to find out just what benefits you should be getting. Social Security benefits are not automatic like the deductions. You have to apply to the Grand Rapids Office before getting the monthly checks.

The full name for Social Security is "Old-Age and Survivors Insurance." If someone dies in your family who has been paying Social Security, you may have survivors benefits coming to you. The local office will be glad to answer any questions you may have in regard to such payments.

The McKay Tower office is also the place to go for a new card or to replace one which you have lost. For answers to any questions you may have on the Old-Age and Survivors Insurance program, call Grand Rapids 9-4236.

Since Social Security now plays an important part in many of our lives, here are some interesting facts concerning this program:

Social Security figures for Kent and Ottawa Counties have shown a surprising increase in the last few years. In the short five-year period between 1949 and 1953, the number of people receiving benefits in our District more than doubled while the total amount of cash benefits received each year increased about five times.

Kent County citizens receiving payments jumped from about 6,000 to almost 14,000 people in this five-year span. Their benefits increased from about $1 million dollars to $7 million dollars annually.

Ottawa County figures—although somewhat smaller—have increased in similar proportion. Recipients climbed from 1,500 to 3,200 while their Social Security payments went from $370,000 in 1949 to approximately $1,800,000 in 1953.

Ottawa and Kent Counties have been typical of developments in the Social Security program in the whole United States. In the entire nation during the five-year period annual payments have risen from 618 million dollars to more than three billion.
With 48 million people, or 1/3 of the U. S. population now covered by the program, 6 million are presently receiving benefits.

There are two reasons for the large increase in Social Security. First, the natural increase in our old-age population has brought more people under the program since it's founding 19 years ago. Second, since 1950 many more people have been given Social Security coverage and their benefits have been substantially increased.

When the Social Security Act became law in 1935, only workers in trade and industry were included. Since 1950, many others have been brought into the program.

Small businessmen who work for themselves now participate in Social Security as well as household servants and farm laborers.

Under the Eisenhower Administration's Social Security Bill, many new groups will also be covered under the program. In general, the bill recommended by the President and approved by Congress will increase the benefits and broaden the number of persons covered by about ten million.

Old age and Survivors Insurance has two basic purposes.

First, an employee or a self-employed person can insure himself of an income for his old age by the periodic contributions under the law. Benefits after 65 are predicated on a formula worked out by the Congress which relates to the amount paid in and the years under covered employment.

Second, many people are dependent on these breadwinners. If that person dies, these dependents are often left without support. The Survivors Insurance tries to provide for the unfortunate children, parents, widows, or widowers when the deceased worker no longer provides for them.

Social Security relieves the public of the cost of caring for thousands of old people, widows, and children, and it gives millions of our people the secure knowledge that they won't have to spend their old age in poverty.
YOUR WASHINGTON REVIEW
by Gerald R. Ford, Jr., M. C.

My guest this week is Harvey V. Higley, Administrator of Veterans Affairs. His guest report follows:

All of us know the value of an industry or farm enterprise to our local communities, but few recognize the important part Veterans Administration plays in the economic life of our home towns. It is indeed a pleasure for me to outline at Jerry Ford’s request the impact of the Veterans Administration on Michigan’s economy.

Approximately 95 cents out of every tax dollar that VA receives every year goes back to the local communities in the form of cash or other benefits to veterans, their widows, or orphaned children.

The remaining 5 cents goes for the cost of administering VA. It is paid out in salaries and other expenses that are necessary to distribute the 95 cents in direct and indirect benefits to veterans or their dependents.

Even the 5-cent-cost-of-operation benefits the local communities because most of our employees are your neighbors or near-neighbors and the salaries they receive are spent in your general area.

In the last year for which we have figures, your state of Michigan received $111,161,000 in direct and indirect benefits to veterans or their dependents. That does not include certain life insurance benefits and a few other expenditures of a minor nature which cannot be broken down by States.

Of this amount, $84,932,000 was paid in cash to 121,000 living veterans or dependents of deceased veterans in the form of compensation or pension payments.

The remainder covered such benefits as GI Bill education or training, vocational rehabilitation for the disabled, hospitalization, medical care, death indemnity, burial benefits, and the like.

VA benefits your local community in another way. The GI loan program has brought Michigan many tax dollars in the 136,700 GI home loans totaling over $958,630,000 made to date.

The GI Bill education and training program also has made its contribution to your general welfare, not only in raising the educational level of your community...
but in the increased income taxes that have resulted from the higher earning power of the GI Bill trainees, according to a Census Bureau study.

Our medical program, while of direct benefit only to veterans, has been recognized and is still being recognized for its contribution to the improved standards of medical care generally. In the treatment of tuberculosis alone, VA has played an outstanding part in reducing the nation's TB death rate since the end of World War II.

In short, VA is your good neighbor in almost every aspect of your community life—economically, educationally, medically, and tax-wise.

During the last session the Congress approved legislation denying civil service pensions to federal employees convicted of certain felonies or subversive activities. This bill, now signed by President Eisenhower, bars a federal pension for such persons as Alger Hiss who was actively connected with subversive activities while a high-ranking employee of the federal government under the two previous administrations.
Every citizen has a definite right to know whether or not their Congressman has been "on the job" in Washington. Here is my annual report in this regard. In the 83rd Congress, including the 1st session in 1953 and the 2nd session in 1954, as your Congressman I had an attendance record on all roll calls of over 97 per cent. During the two-year period I was absent on 8 roll calls out of 271. On each of the eight occasions when your Congressman was not recorded, he was absent on official business. For example, as chairman of the Army Committee on Appropriations, I accompanied General Collins to Nevada to witness the firing tests of the new atomic cannon. On another occasion your Congressman was attending a conference at the White House while the House of Representatives was in session.

Over the six-year period while I have had the privilege of representing Kent and Ottawa Counties in the Congress my attendance record has been 97.1 per cent. During the six sessions of the House of Representatives from 1949 through 1954 there have been 1177 roll calls, and as your Representative I was recorded on 1142. Again the only absences occurred while away on official business.

The complete record of the 83rd Congress has been written and can now be scrutinized in detail by all Americans. President Eisenhower publicly indicated his endorsement and approval of the accomplishments of the House and Senate during the past two sessions. According to Ike's figures he had a better than 80 per cent batting average on his legislative recommendations to the Congress. The President in his radio and television report to the Nation following the wind-up of the session commented favorably on both the quality and quantity of the new laws approved by the 83rd Congress.

Here's a summary of the record. The St. Lawrence Seaway is to be a reality, not a dream. This project will be vastly beneficial to Michigan, and much credit rightfully goes to President Eisenhower, Senator Ferguson and others on Ike's team. The House and Senate also approved the first complete revision of our federal tax laws in 75 years, adopted new long-range farm legislation, brought up to date the Atomic Energy Act so there will be peacetime uses of this scientific development, enacted a comprehensive housing law which will insure the construction of over a million new homes each year, adopted a broadened Social Security law, and a sound, well coordinated Communist-control program.
While acting upon this massive legislative program, Congress cut federal spending to within sight of a balanced budget. Because of these savings, a broad tax-reduction policy was made possible, returning each year to the taxpayers $7.4 billion of their own money. Some of the tax savings were feasible because the 83rd Congress approved 14 governmental reorganization plans initially proposed by the Hoover Commission, but recommended for Congressional action by Ike. Other tax savings could be made because over 250,000 federal employees were cut from Uncle Sam's payroll.

Much will be written and said about the record of the last Congress in the weeks ahead, but it is my honest conviction that the House and Senate enacted into law a most constructive, comprehensive and common sense program for the strengthening of our Nation both at home and abroad. The problems have been manifold, but by close cooperation between the President and the Congress we are well on our way to the solution of our domestic and international difficulties. The atmosphere in Washington is constructive. Corruption is not tolerated. A high moral tone has been restored in the Nation's Capital. Under these conditions we should be confident in the future of America.

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Everyone likes to have a kind "pat-on-the-back" from his boss. Several days ago Representative John Taber, Chairman of the Committee on Appropriations, wrote me a mighty nice letter which I greatly appreciate. Pardon its use, but the contents might be interesting.

"Dear Jerry,

I want to thank you especially for the work that you did in the present Congress upon the Appropriations Committee. You were a tower of strength in the bill providing funds for the Defense Department and Mutual Security. You aimed also to find out what was needed and provided it without any waste.

In conferences you were of great value upon both of these committees, and I know that you helped very materially in working out many of the problems we faced.

Very sincerely,

Signed - John Taber"
"The American people are determined to protect themselves and their institutions against any organization in their midst which, purporting to be a political party within normally accepted meaning, is actually a conspiracy dedicated to the violent overthrow of our entire form of government." That's a quotation from a recent speech by President Eisenhower. It leads to the question: What did the 83rd Congress do to Communists?

Here's the House and Senate record on anti-traitor legislation. 1) Loss or forfeiture of citizenship by those advocating the overthrow of our government by force and violence is now law. The President proposed such legislation in January, 1954, and the Congress took affirmative action during this past session. The law is based on the sound point of view that a person convicted in a court of competent jurisdiction of advocating the overthrow of the United States by force and violence has in effect renounced his allegiance to our government, and therefore forfeited his right to citizenship. 2) Federal sabotage laws were modernized to include within the definition of sabotage, acts involving the use of radio-active, biological and chemical agents. In addition, spying against the United States has been made a capital crime in peacetime as well as in war. 3) New penalties have been imposed for harboring or concealing any person who is a fugitive from justice, including fugitive Communist leaders. 4) Federal retirement pensions will henceforth be denied to government employees convicted of certain felonies, including subversion. This legislation stems from the infamous Alger Hiss case. The statute of limitations, generally applicable to all non-capital offenses, has been extended so that the Department of Justice may have additional time to acquire the necessary evidence to indict and convict those who seek the overthrow of our government by force and violence. 5) A new law also provides more stringent criminal penalties for the punishment of persons who jump bail. Communist leaders on occasion in the past have avoided and delayed court trial by jumping bail.

J. Edgar Hoover, head of the F. B. I., for a number of years has been most anxious that Congress approve legislation which would help to obtain information from former Communists by granting them immunity from federal prosecution if the "ex-red" gives the F. B. I. valuable "Communist secrets." In this last session the House and Senate approved the bill so that the Federal Courts can now grant immunity
to certain persons suspected of having knowledge of subversive activities. If such
a person as a witness before a Congressional committee or a Grand Jury refuses to
answer such questions, the individual is subject to court-contempt proceedings and
penalties: J. Edgar Hoover, now that he has this new tool, is expected to put even
more pressure on subversives in the United States.

The Internal Security Act was amended in 1954 to give the Subversive Ac­
tivities Control Board broader jurisdiction. Under the new law, labor or business or­
ganizations that are dominated by Communists can be denied the use of federal agencies
and procedures. This legislation gives loyal American members of such organizations
the opportunity of ridding their group of Communist domination.

Last but not least, the Congress cracked down on the Communist Party by
stripping from it all rights, privileges, and immunities. The new legislation also
subjects members of the Communist Party or its various front organizations, having
knowledge of their revolutionary aims and objectives, to the provisions and penalties
of the Internal Security Act.

The new legislation will definitely help in the fight against the Communist
threat. However, in the past 20 months, even under the old laws the Department of
Justice has leveled the boom on the "Reds." For example, 41 Communist leaders have
been convicted and 27 others have been indicted. Since May, 1953, 2,486 federal
government employees have been separated from U. S. employment for criminal, infamous,
or immoral conduct, and in this group are many who violated security regulations,
or advocated or associated with those who advocated the overthrow of our government.
Some, including some Democrat politicians, have attempted to minimize these figures
by saying that the separation of 2400-plus employees for security reasons was in-
significant. Frankly, the answer is simple—one Alger Hiss was too many, one Judith
Coplon was too many. Complacency in dealing with Communists is intolerable. The
record shows Ike and this last Congress have moved forward rapidly and effectively
in attacking the problem.

VISITORS: Barbara Goslik, Mary Ann Dannebacke, Arlene Hernes, and Mr. Robert J.
Danhof, all of Grand Rapids.