The Securities and Exchange Commission has ordered administrative proceedings under the Securities Exchange Act of 1934 involving 36 broker-dealer firms, as follows:

Irving Birnbaum, d/b/a Central Planning Co. 40 Exchange Place New York, N. Y.
Connolly Securities Corp. 85-32 102d Street Richmond Hill, N. Y.
Co-Ordinated Investment Corp.** 521 Fifth Ave. New York, N. Y.
Cornerstone Planning Corp. 91-48 Lefferts Blvd. Richmond Hill, N. Y.
David Perry Securities, Inc. 465 Linden Blvd. Brooklyn, N. Y.
Diversified Mutual Fund Co. 23 Weiser Blvd. Freeport, L. I., N. Y.
Dorado Securities Corp. 350 5th Ave. New York, N. Y.
Dynamic Planning Corp. 51 Broadway New York, N. Y.
Gloria Friedlander, d/b/a State Investors Service** 189 Montague St. Brooklyn, N. Y.
Irwin Buddy Goldberg, d/b/a Mutual Planning Company Suite 1006 - 135 Broadway New York, N. Y.
Handforth Securities Corp. 70 Wall Street New York, N. Y.
Hudson Syndications, Inc. 80 William St. New York, N. Y.
Huntley, Barrow Investors, Inc. 406 Myrtle Ave. Brooklyn, N. Y.
Investors & Facilities Corp.** 854 Utica Ave. Brooklyn, N. Y.
Jervis Securities, Inc. 94 Brook Ave. Passaic, N. J.
Michael Lamm, d/b/a Michael Lamm Company 172-32 Jamaica Ave. Jamaica, N. Y.
K. L. McLaren & Company, Inc.** 244 West 12th St. New York, N. Y.
Mural Securities Associates** 277 Broadway New York, N. Y.
Nationwide Family Plans, Inc.** 110 W. 40th Street New York, N. Y.
Ernest Parker, d/b/a The Parker Co.** 162-01 Powells Cove Blvd. Whitestone, N. Y.
Frederick L. Peisach d/b/a G. J. Frickmann & Co. 42 Broadway New York, N. Y.
Andrews Pallos, d/b/a A & P Investors Service** 52 Wall Street New York, N. Y.
R & S Investing Co. 1852 East 52nd Street Brooklyn, N. Y.
Nathan Salinger, d/b/a Salinger Investment Co.** P. O. Box 912 Mahopac, N. Y.
Savemore Investing Co. 134 Broadway Brooklyn, N. Y.
Lawrence (Larry) Scharfman, d/b/a Lawrence Investors Co. 1237 Avenue Z Brooklyn, N. Y.
Nathan Shapiro, d/b/a N. Shapiro & Co. 220 Madison Ave. New York, N. Y.
Samuel Smaller 130 W. 42nd Street New York, N. Y.
Sterling Holding Corp. 475 Fifth Ave., New York, N. Y.
Sunshine Securities, Inc. 98-25 - 64th Rd. Rego Park, L. I., N. Y.
Systematic Dollar Accumulation Plans, Inc. and Systematic Planning, Inc. 40 Exchange Place New York, N. Y.
H. Law Weatherwax** Red Hook, N. Y.
Donald Weintraub, d/b/a Madison Investor 271 Madison Ave. New York, N. Y.
Sally Weiss, d/b/a White Security Co. 108-18 - 63rd Drive Forest Hills, N. Y.
Harold E. Winterhalter, d/b/a Harold E. Winterhalter Company** 72-61 - 113th Street Forest Hills, N. Y.

The proceedings are based upon staff charges that the respondents failed to file required reports of financial condition. Unless some other procedures are agreed upon in pre-trial conferences, hearings will be scheduled by future orders to take evidence on the staff charges and afford the individual respondents an opportunity to establish any defenses thereto.
JERSEY CENTRAL P & L FILES BOND OFFERING. Jersey Central Power & Light Company, Morristown, N. J., filed a registration statement (File 2-22728) with the SEC on August 28 seeking registration of $18,000,000 of first mortgage bonds (due 1994), to be offered for public sale at competitive bidding. The company is an electric public utility furnishing service within New Jersey. Net proceeds from its bond sale will be applied to the company's 1964 construction program (estimated at $42,000,000) or used to partially reimburse its treasury for such expenditures.

RAMER INDUSTRIES FILES FOR SECONDARY. Ramer Industries, Inc., 33 35th St., Brooklyn, N. Y., filed a registration statement (File 2-22729) with the SEC on August 28 seeking registration of 447,000 outstanding shares of common stock. The selling stockholders have agreed to sell such shares to Rudolph Cohen, Howard Stamer, Robert J. Haft and Mortimer B. Wolf at $2.23714 per share. Under the Stock Purchase Agreement, the purchasers will pledge 350,000 of such shares as collateral security to finance the purchase. All or part of such shares may be resold by the pledgees from time to time on the American Stock Exchange or otherwise, at prices current at the time of sale ($5 per share maximum*). The purchasers also propose to sell 96,000 shares to a group of seven persons who, in turn, may offer such shares on the American Stock Exchange at the market.

Organized under Delaware law in 1961, the company manufactures and sells at wholesale casuals, slippers, sneakers, scuffs and slipper socks for infants', children's, girls' and ladies' wear. In addition to indebtedness, the company has outstanding 724,000 common shares. The selling stockholders are listed as Max Ramer (president), offering 225,750 of 265,750 shares held, and Sam Ramer (vice president), Clara Ramer (treasurer), Betty Rosenbaum (secretary), and Etta Steiner, who are offering their entire holdings, aggregating 191,250 shares. Upon completion of the proposed sale, the company anticipates that all of its officers, with the exception of the president, will resign and that Cohen, Stamer and Haft will be elected to the vacant positions.

PERMAGLASS FILES FOR OFFERING AND SECONDARY. Permaglass, Inc., 215 W. Main St., Woodville, Ohio, filed a registration statement (File 2-22730) with the SEC on August 28 seeking registration of 106,000 shares of common stock, of which 60,000 shares are to be offered for public sale by the company and 46,000 shares (being outstanding stock) by the present holders thereof. The offering is to be made through underwriters headed by The Ohio Company, 51 W. High St., Columbus, Ohio. The public offering price ($11 per share maximum*) and underwriting terms are to be supplied by amendment.

The company is engaged primarily in the manufacture of tempered safety glass and laminated safety glass for the automotive industry. Of the net proceeds from its sale of additional stock, approximately $200,000 will be used to equip a new plant in California, and the balance will be added to working capital. In addition to indebtedness, the company has outstanding 240,000 common shares, of which management officials as a group own 87.71%. The prospectus lists four selling stockholders, including three company directors, as follows: Syndicate Glass, Inc., offering its entire holdings of 35,010 shares; Robert V. Cashen, 4,980 of 31,848; William E. Dillmeier, 1,000 of 5,010; and Howard C. Tomes, entire holding of 5,010 shares. Harold A. McMaster is company president.

AMERICAN REALTY TRUST PROPOSES OFFERING. American Realty Trust, 4600 Lee Highway, Arlington, Va., filed a registration statement (File 2-22731) with the SEC on August 28 seeking registration of 500,000 shares of beneficial interest in the Trust, to be offered for public sale through underwriters headed by Stifel, Nicolaus & Co., Inc., 314 N. Broadway, and Dempsey-Tegeler & Co., Inc., 100 Locust St., both of St. Louis. The public offering price ($10 per share maximum*) and underwriting terms are to be supplied by amendment.

The Trust was organized in 1961 under District of Columbia law for the purpose of "investing in income producing real estate." Its investments include four garden-type apartment house developments in Baltimore and the Washington, D. C., area; office buildings in New York, St. Louis and Charlotte; a hotel and motel in the Washington, D. C., area; and a shopping center in Miami Beach. Of the net proceeds derived from its sale of shares, $1 million will be used to repay an obligation incurred in connection with the acquisition of a 50% interest in 123 William Street Associates (New York City leasehold improvements); approximately $300,000 will be used to purchase three-fourths' interest in the Missouri Pacific Building, St. Louis, Mo., and the balance will be used for future investments. Management officials as a group own 2,722 (18,005 shares) of the Trust's outstanding shares of beneficial interests. Thomas J. Brophy is board chairman and president.

ILIKON CORP. PROPOSES OFFERING. Ilikon Corporation, Natick Industrial Centre, Natick, Mass., filed a registration statement (File 2-22732) with the SEC on August 28 seeking registration of 40,000 shares of common stock, to be offered for public sale on a best-efforts basis through company officials at prices current at the time of sale ($36 per share maximum*). The offering is not underwritten.

The company designs, manufactures and sells ultrahigh vacuum systems and outer space simulators. It also does research and development work in the field of materials science and engineering and applied physics with respect to its own products and on a contractual basis. Of the net proceeds received from its stock sale, about $350,000 will be used for research and development of plastic molding processes; $300,000 for equipment and inventory in connection with the manufacture of valves and other vacuum system components; $130,000 for equipment and inventory in connection with the production of stainless steel pipe; $70,000 to construct a building in Somerville, Mass., for its vacuum division; $50,000 for the purchase of equipment to produce self-lubricating alloys known as "Ilkoloy"; and the balance for working capital. The company has outstanding 701,478 common shares. Laszlo J. Bonis is president.
ISRAEL DEVELOPMENT SEeks ORDER. Israel Development Corporation, a New York closed-end investment company, and Ampal-American Israel Corporation, an affiliated company of Israel Development, have applied to the SEC for an exemption order under the Investment Company Act permitting Ampal to purchase from Israel development for cash $1,062,843.27 face amount of notes of National Committee for Labor Israel; and the Commission has issued an order (Release IC-4061) giving interested persons until September 16 to request a hearing thereon. According to the application, Israel Development will not hold any notes of Committee upon completion of the proposed transactions. On June 15, 1964 Ampal held $3,426,820 of such notes.

RECENT FORM 8-K FILINGs. The companies listed below have filed Form 8-K reports for the month indicated and applicable to the items of the Form specified. Copies thereof may be ordered from the Commission's Public Reference Section (please give News Digest's "issue No." in ordering). Invoice will be included with photocopy material when mailed. An index of the caption of the several items of the form was included in the August 3 News Digest.

Natural Gas Pipeline Co. of America, July 6h, (3)
Pittsburgh Plate Glass Co, July 6h, (3)
Public Service Elec & Gas Co., July 6h, (12)
Union Tank Car Company, July 6h, (8)
Pocket Books, Inc, July 6h, (3)

Air Reduction Co, Inc, July 6h, (3,7,13)
Ashland Oil & Refining Co, July 6h, (7)
Crucible Steel Co of America, July 6h, (4,7,13)
Southern Ry Co, July 6h, (7,13)

American Btrust泰安, Inc, July 6h, (2,7,13)
Continental Vending Machine Corp, July 6h, (2,12,13)
Curtis Publishing Co, July 6h, (6,7)
Globe Rubber Products Corp, July 6h, (4,7,13)
Jayark Films Corporation, Apr 6h, (2,13)
Republic Foin Inc, July 6h, (4,7,8,13)

Air Products & Chemicals, Inc, July 6h, (12,13)
Devoe & Reynolds Co Inc, July 6h, (3)
Flour Mills of America, Inc, July 6h, (4,6,9)
Joy Mfg Co, July 6h, (12)
United Engineering & Foundry Co, July 6h, (7)
Silver Divide Mines Company, Amend #1 to 8K for June 6h, (13)
Standard Security Life Insurance Co of NY, Amend #1 to 8K for June 6h, (13)
Continental Motors Corp, Amend #1 to 8K for April 6h, (1)
Joseph Maghin Co Inc, Amend #1 for May 6h, (1)
Collins Radio Co, Amend #1 for June 6h, (4)
American Life Companies, Inc, Mar 6h, (12)
Poter Co, July 6h, (11)

Weimerer Brothers Inc, June 6h, (7)
Silver Creek Precision Corp, July 6h, (3,12)

Allied Stores Corp, July 6h, (13)
American Book-Stratford Press, Inc, July 6h, (12,13)

Atlantic Coast Line RR Co, Jan 6h, (7,13)
            Sept 6h, (7,13)
            Feb 6h, (7,13)
            Mar 6h, (7,13)
            Dec 6h, (7,13)
            Mar 6h, (7,13)
            Jun 6h, (7,13)
            Sept 6h, (7,13)
            Apr 6h, (7,13)
Continental Properties, Inc, July 6h, (1,7,11,13)

NY Chicago & St. Louis R.R Co, July 6h, (7)
Scott, Foreman & Co, July 6h, (11,13)
Seaboard Finance Co, July 6h, (7,12,13)
Westinghouse Electric Corporation, July 6h, (3)
Wickes Corp, July 6h, (12)
Servo Corp of America, June 6h, (7,8,9)
Intex Oil Co, July 6h, (1)

Packer's Super Markets, Inc, July 6h, (1,7)
Richardson-Merrell Inc, July 6h, (3)
Telephone's, Inc, July 6h, (7)
Western Air Lines Incorporated, July 6h, (12,13)

Amsel Co (The), July 6h, (12)
Lansing Stamping Co, July 6h, (7)
Selberling Rubber Co, July 6h, (9,13)
Walker Corp, July 6h, (2,4,7,13)

Gale Industries Inc, July 6h, (7,11)
Trans World Airlines, Inc, July 6h, (3)

Coburn Credit Co Inc, July 6h, (11)
Roosevelt Raceway, Inc, July 6h, (12,13)
Southern Pacific Co, July 6h, (7)
Stanley Warner Corp, July 6h, (2,13)

Chrysler Corp, July 6h, (3,12)
The Daltona Corporation, July 6h, (7,13)
Harvey Radio Company, Inc, July 6h, (11)
Ryder System Inc, July 6h, (12)
White Stag Mfg Co, July 6h, (4,7,11,13)

Atlantic Research Corp, July 6h, (11,13)
Beckton, Dickinson & Co, July 6h, (1,7,12)
Borden Co, July 6h, (3)
W. R. Grace & Co, July 6h, (13)
Lowes Boston Theatres Co, July 6h, (2,11)
Ohio Brass Co, July 6h, (3)

Cummins Engine Company, Inc, July 6h, (8)
General Battery and Ceramic Corp (NY)
May 6h, (2,13)
Gulf & Western Industries, Inc, July 6h, (2,7,13)

Lanston Industries, Inc, July 6h, (12,13)
Masco Corp, July 6h, (12)
Real Properties Corporation of America, July 6h, (2,13)
Rhodes Western, Feb 6h, (7,13)

OVER
WALTER ALAN TCHIRGI ARRESTED. The SEC Seattle Regional Office announced (LR-3008) the arrest of Walter Alan Tschirgi in Pocatello, Idaho, on August 14, 1964 as the result of a secret indictment returned on July 29, 1964 (USDC District of Montana at Billings) charging Tschirgi with violations of the anti-fraud provisions of the Securities Act and the mail fraud statute in the sale of securities of H. P. Corporation, a Montana corporation. Such securities were sold in connection with a proposed shopping center development to be located in Helena, Mont. Tschirgi's bail bond was set at $10,000.

JEROME MELVIN CROSSINGER ENJOINED. The SEC New York Regional Office announced August 27 (LR-3009) the entry of a Federal court order (USDC, SDNY) permanently enjoining, by default, Jerome Melvin Crossinger, Hewlett, L. I., N. Y., from violating the anti-fraud provisions of the Federal securities laws in the sale of stock of Jerome, Richard & Co., Inc.

J. P. HOWELL & CO. AND PRESIDENT ENJOINED. The SEC New York Regional Office announced August 27 (LR-3010) that the Court of Appeals for the Third Circuit affirmed the judgment of permanent injunction against J. P. Howell & Co., New York, and its president, Michael LaMarca, enjoining them from further violating the Securities Act net capital and anti-fraud provisions.

SECURITIES ACT REGISTRATION STATEMENTS. During the week ended August 27, 1964, 23 registration statements were filed, 17 became effective, 2 were withdrawn, and 257 were pending at the week-end.

SECURITIES ACT REGISTRATIONS. Effective August 31: 20th Century Guardian Life Insurance Co. (File 2-22657); Magna 1965-A Explorations, Ltd. (File 2-22391); Magna 1965-B Explorations, Ltd. (File 2-22523).

*As estimated for purposes of computing the registration fee.