A-6 PRESS-HERALD WEDNESDAY, JANUARY 8, 1967



**For Bands** Bands, combos, vocal groups, and vocal soloists have until Jan. 15 to enter Los Angeles County's 10th annual Battle of been expanded for the spring semester. New to the curriculum in the revening division will be English on Literature. The class with neet from 6:15 to 9:15 Tuesday at will be taught by Mrs. Vera iosley.

ad will be taught by Mrs. Vera ad will be taught by Mrs. Vera iosley. Also being introduced is So-cial Science 12, the Afro-Ameri-can in Contemporary Urban So-ciety, It will meet Tuesday eve-nings from 6:30 to 9:30 and will be taught by Ramon Mann. Mann also will continue a class he started this semester, History 16, History of the Afro-American. It meets Thursdays from 6:30 to 9:30. In the regular program Floyd Hayes will teach a class in His-tory of Africa (History 27) Mon-day, Wednesday, and Friday at True finalists from each divi-stated for June 27. Applicants who wish to enter the county-wide musical com-paths and Recreation, must have reached their Jith birthday prior to Jan. 1, and not be 21 before July 1, Chace explained. True finalists from each divi-stated for June 27. Applicants who wish to enter the county-wide musical com-paths and Recreation, must have reached their Jith birthday prior to Jan. 1, and not be 21 before July 1, Chace explained.

Thousands of Los Angeles County veterans, widows, and dependent p a r e n t s receiving Veterans Administration pen-

sions face a delay in payments if they fail to return their an

The classes are open to dis-trict residents who are high school graduates at least 18 years of age. Applications for admission are now being accept-ted the classes

admission are now being accept-dat the College. Last date to apply for admis-sion is January 10. Further in-formation may be obtained by phoning the college. Thousands of Los Ang County veterans, widows,

## Lettering

<text><text><text><text><text><text><text><text><text><text>

## Sepulveda Law In Revamped At Freeway Action

Actional Arry was a real cool cat. Hysic could not stand the warm busic could find for his new tioner he could find for his new borne. Mis neighbor, Sam, liked Hari ty's house, but not after hearing the air conditioner going on all the unit's noise just blend the unit's noise just blend to there Sam's sleeping. Sam asked Harry to get after ten at night. Harry re-hasked. Poor Sam and his wite has baggy eyes and frayed. Must SUED and won a inde-Mark SUED and w

SAM SUED and won a judg-ment from Harry for \$3,500 for damages to his health, and got the court to order Harry to turn off his unit from 10 p.m. to 8 Department of Alcoholic Beve-m Or elec off his unit from 10 p.m. to 8 a.m. Or else. Sam's sound engineers showed that Harry could have cut the general liquor license held by noise of his unit without warm-ing his house much. In fact, Harry had made unreasonable use of his house much. In fact, Harry had made unreasonable use of his house much. An owner has quite a lot of freedom to use and enjoy his land but, in doing so, he cannot unreason-ably interfere with his neigh-bor's enjoyment of his. In short, Harry created a In short, Harry created a 'muisance'' which a court in-junction can stop. SUCH nuisances are public nuisances when they violate the zoning laws, health codes, or he health code permits is caus-ing a public nuisance. Under Society." Thursday at 8 p.m. the state law, a fence needless-ly higher than 10 feet, built to annoy neighbors, is called a "sphe fence." It is illegal. innoy neighbors, is called 'spite fence." It is illegal. "sphe fence." It is lilegal. Note: California lawyers offer that column so you may know will conduct a discussion follow-were the other than the sphere of ing the film. about our laws.





"Elite

WITH PINT VACUUM BOTTLE