

# 60-MINUTE PARKING VOTED

## TRAFFIC BILL IS ADOPTED

Business District Where Auto Stopping Privilege Is Restricted Defined in Act—Anti Jay-Walking Provision Is Included

A traffic ordinance with provision for 60 minute parking within congested business districts between the hours of 9 a. m. and 6 p. m. excepting Sunday was passed last night by the city council. It will be effective when signed by the mayor.

The district included in the restricted parking area includes Commercial street from the north side of Ferry to the north side of Chemekeka; Liberty street from the north side of State to the south side of Court street; State street from the east side of Commercial to the west side of High street, and Court street from the east side of Commercial to the west side of High street.

The traffic ordinance, which was drafted by City Attorney Ray Smith, includes the provisions of all previous traffic ordinances and in addition provides the restricted time for parking, prohibiting double parking except for five minutes when passengers or merchandise is being unloaded, no cars permitted parked within the fire limits after 1 o'clock in the morning, providing that all cars parked on streets outside the fire limits and 200 feet from a street light have rear lights burning at all times, and an anti-jay walking clause.

Former Bill Illegal  
The ordinance as originally drawn provided for safety zones at the principal points where passengers are taken on the street cars with the right for automobiles to pass these safety zones while a street car was taking on or discharging passengers. The attorney general ruled that since this provision would increase the risk and not reduce it, it would be unlawful.

The council went into a committee of the whole when the traffic ordinance came up for the third and final reading and voted out safety zones section, and after lengthy discussion added the amendment providing for the restricted time of parking and rear lights on cars parked all night without the fire district.

Alderman Ralph Thompson presided during the committee meeting and made the report back to the council.  
Paving Costs Fixed  
Improvement assessments were voted for the paving of South Sixteenth street from Ferry street to Mill street, estimated cost \$614,48; the alley in block 82 extending from the north line of Chemekeka street to the south line of Center street, estimated cost \$1412.22; South Fifteenth from the south line of State street to the north line of Trade street, estimated cost \$5582.63; and south Sixteenth from Mill to Bellevue street, estimated cost \$3014.82.  
Although recommended by the

(Continued on page 7)

### THE WEATHER

OREGON: Cloudy Tuesday, moderate southwesterly winds.

### LOCAL WEATHER

(Monday)  
Maximum temperature, 53.  
Minimum temperature, 34.  
River, -1.4; falling.  
Rainfall, .04 inch.  
Atmosphere, cloudy.  
Wind, southwest.

## CROKER WINS WILL CONTEST IN NEW YORK

Suit for \$160,000 Sustained—His Case in Dublin Against Widow Dismissed

NEW YORK, Nov. 19.—A verdict in favor of Richard Croker, Jr., was returned today after 30 minutes deliberation by the jury which heard the action he brought to contest the will of his father, the late Tammany leader, which left the estate to his widow, Mrs. Bula Croker.

Mr. Croker sued for \$160,000 which he averred his father agreed to divide share for share between his sister, Ethel, and his brother, Howard, conditional Richard's conceding to Howard his share in the estate of their mother.

## SPECIAL OFFICERS FOR HOMECOMING

Law To Be Enforced Against Reckless Drivers This Week-end

Speeding and reckless driving between points on the Pacific highway and Eugene this week-end for the home-coming at the University of Oregon and the U. of O.-OAC football game next Saturday is absolutely not going to be tolerated. T. A. Rafferty, chief state traffic inspector, declared yesterday. Special officers will be on duty along the highway and all motorists must keep strictly within the law, with probably a considerable margin in the law's favor.

"Football traffic," declares Rafferty, "is the worst problem the state traffic department has. Persons who become 'hopped up' over a football game are about the most dangerous people we have on the roads, and it becomes necessary to apply the law strictly in order to prevent the loss of life by traffic accidents."  
"Another thing that has to be taken into consideration is the weather at this time of year. Ordinarily the pavement is wet and slick and there is a possibility of fog, all of which contributes to the danger of heavy highway traffic."

## GRAND ARMY MEN ARE ENTERTAINED

Sons and Daughters of Veterans Celebrate Gettysburg Address Day

Joshua Smith Camp, Sons of Veterans, assisted by their auxiliary and the local Tent of Daughters of Veterans, entertained the GAR post at McCormick hall Monday evening, the anniversary of Lincoln's Gettysburg address.  
It was Veterans' day, the day when all over this country the GAR is honored in some special manner by the Sons of Veterans. A short program was given and was followed by entertaining stories of the great struggle of 1861-65 by many of the veterans present—after which refreshments were served and a delightful social time was enjoyed.

## Mrs. Anna C. Gans Dies At Her Home in Salem

Mrs. Anna C. Gans for the past 30 years a resident of Salem, died at her home at 1930 Hood street, November 17. The funeral will take place at Rigdon's undertaking parlors at 2:30 o'clock Tuesday, November 20.  
Mrs. Gans, whose maiden name was Anna C. Llewellyn, was born February 25, 1845, in Pennsylvania. She was married January 25, 1869 to George C. Gans. The surviving children are George G. Gans, Jr., of Oakland, Calif., Mrs. Fred Lockley of Portland, Mrs. Arthur Gale of Bandon, Oregon, Bonnie Gans of Salem and Mrs. Thomas Mountain of Zillah, Wa.

## COAST STATES ARE VICTORS IN ALIEN CASE

Authority Sufficient To Prevent Japanese From Owning or Controlling Land, Says Supreme Court

## CROPPING CONTRACTS ARE HIT IN OPINION

Nothing Found In Existing Treaties To Give Unwarranted Privileges

WASHINGTON, Nov. 19.—The Pacific coast states won a complete victory in the supreme court today in their efforts to prevent Japanese from acquiring any control over or interest in agricultural lands.

Having a week ago sustained the validity of the alien land laws under which aliens ineligible to citizenship were prohibited from owning or leasing agricultural land, the court today took the final step to make such legislation completely effective by holding that in the construction of such laws the intention of the states must be carefully considered and that any transaction which would have the effect in any reasonable time contingency of giving such aliens any control over agricultural lands equivalent to ownership and leasing must be construed as prohibited.

## Cropping Contracts Attacked

In testing out the alien land laws of California and Washington attacks were directed not only through proposed leases, as in the two cases decided last week, but also through "cropping" contracts and attempts by ineligible aliens to acquire stock in companies authorized to buy and sell agricultural lands.  
When confronted with a contract which J. J. O'Brien proposed to make with J. Inouye, a Japanese, under which the latter was to cultivate agricultural land in Santa Clara county, California, and divide crops with the owner of the land, the federal district court for Northern California could find nothing in the arrangement contrary to the alien land laws. The same court, however, when Raymond L. Frick proposed to sell to N. Satow stock in a corporation formed to own and deal in agricultural lands, decided that the ownership of the stock by an ineligible alien was prohibited. Both cases were appealed to the supreme court.

## Justice Butler Explains

Notwithstanding the fact that the provision in the contract which O'Brien proposed to make would reserve to him ownership of the land and would give the ineligible alien no interest whatever in it, Justice Butler, in delivering the opinion of the court, stated its practical result would be to give the ineligible alien the use, control and benefit of the land for agricultural purposes substantially similar to that he would obtain under a lease. If such contracts were permitted, he said, the population living on farming lands might be made up largely of ineligible aliens.

"We think it within the power of the state," Justice Butler announced, "to deny to ineligible aliens the privilege so to use agricultural lands within its borders."  
While constitutional and treaty questions as bearing upon the case were considered, nothing was found by the court, Justice Butler stated, to narrow the construction of the effect of the alien land laws.

## State Power Sufficient

In a short decision by Justice Butler the court re-announced in the Frick case that a state had the power to deny to ineligible aliens permission to own, lease, use or have the benefit of lands within its borders for agricultural purposes. The state having the power to prohibit, he said, "it may adopt such measures as are reasonably appropriate or needful to render exercise of that power effective."

## REPORT SOMEWHAT EXAGGERATED

WASHINGTON, Nov. 19.—A report picked up by radio fans shortly after midnight to the effect that Chief Justice Taft was dead, started newspaper telephones ringing and sent reporters scurrying out Wyoming avenue to the Taft residence.  
"So far as I know," said the chief justice sleepily, from a window, "the report is without foundation."  
Then he went back to bed.

## POULTRYMEN HAVE SPIRITED SESSION

250,000 Hens is Goal Set by Oregon and Washington Producers

The circuit court room at the Marion county court house was well filled last night by poultrymen of the Salem district to listen to the addresses of R. S. Durkee, of Battleground, Wash., president of the Pacific Cooperative Poultry Producers association of Portland, and Manager E. J. Dixon, of Portland.

A. L. Lindbeck of Salem, Ore., one of the directors of the association, presided over the meeting and introduced the speakers.  
President Durkee was the first speaker and he gave an interesting review of the operations of the association, especially the egg marketing end of it and showed conclusively that cooperative marketing is the only solution of the producers marketing problems. The handling of any product in large quantities is always advantageous to the producers, he said, and cited for examples the operations of Swift & Co., Armour and others. The one problem in successful cooperative marketing associations, he declared, is to get a man or men at the head of them who know how and where to set the business for the members and then go out and get it. The Oregon association is considered fortunate in having such a man in Manager Dixon.

President Durkee reminded the old members present that their contracts with the association expire December 31, that a new five year contract had been provided or new clauses to replace some objectionable sections of the old contract, one in particular being a provision that any member signing this new five-year contract may withdraw in January of any year by giving the board of directors notice of such a desire on his part in September previous. Therefore, the new five-year contract in reality is only binding for one year at a time.

All old members were urged to sign the new contract and to use their influence to get their neighbors who are engaged in the poultry business to become members of this state association.  
New members are required to pay a \$5 membership fee and subscribe for \$10 worth of stock for each 100 hens owned by the applicant for membership, it being provided that each poultryman must have a flock of at least 200 producing hens.

Manager Dixon was next introduced and he spoke very plainly in regard to association affairs, declaring that unless a membership representing 250,000 hens was signed up the association could not continue to function, but must cease to exist as a marketing organization.  
He read and explained the new five-year contract section by section and answered many questions concerning it. He also presented the last financial statement of the association which showed that its financial affairs are in a much better condition than one year ago. He stated that the Idaho branch had given notice of its decision to withdraw from the association at the close of the year to establish a similar association of its own, and that it was absolutely necessary to sign up 250,000 hens in the Oregon and southwest Washington districts to overcome this loss and keep the association from falling down. He said the product of a

(Continued on page 7)

## 3RD PARTY TO HAVE NATIONAL CANDIDATES UP

Progressive or Farmer-Labor Element Will Have Convention May 30, Leaders Decide

## SPECIAL PRIVILEGE IS TARGET OF CAMPAIGN

Control of Natural Resources, Public Railroad Ownership, Planks

CHICAGO, Nov. 19.—(By The Associated Press)—A national convention of progressive political organizations to nominate candidates for president and vice president in the name of the Progressive party, Farmer-Labor party or such other name as progressive voters may have established in various states, will be held in St. Paul and Minneapolis next May 30, progressive leaders meeting here to launch a third party decided tonight.

The convention, according to the resolution providing for its calling, will have as its keynote the abolition of special privilege. Special privilege was defined as "the unjust economic advantage by possession of which a small group controls our natural resources, transportation, industry and credit, stifles competition, prevents opportunity of development for all and thus dictates the conditions under which we live."

## Principles Listed

The resolutions pledged support to any candidates endorsing the party principles in writing and invited all progressives and progressive organization to join in the movement.

Among the principles for which the progressives will stand and endorsed in the resolutions were the following:

Proposed control of natural resources by taxation of all land values including land containing coal, oil, gas, mineral deposit, large water power and large commercial timber tracts "in order to prevent monopoly and speculation, to aid industry and to force idle lands into use."

Public ownership of railroads, canals and pipe lines, including distributing and terminal facilities "and all necessary means of transportation in order to give the same service to all users."

## Government Banking Favored

Governmental banking by which the government would enter the banking business, reserving the sole right to issue currency and determine the amount to be issued, and establish a sufficient number of banks to meet the needs of the people through which borrowing facilities with governmental regulation might be available to all citizens requiring capital for "productive enterprises."

Equal rights, economic, legal and political for all citizens, and all civil rights, including free speech, free press and peaceable assembly, "as guaranteed by the constitution."

The conference also endorsed the platform of a progressive meeting held in St. Paul last week and confirmed the selection by Chicago conferees of J. A. H. Hopkins of the committee of 48 and Dorr H. Carroll of North Dakota, as official representatives of the organizations composing the Chicago conference on the national committee.

## Cooperate With Congressmen

This committee is charged with calling the national convention. The conference also concurred in the resolutions of the St. Paul conference urging support in South Dakota and elsewhere of the efforts of established farmer-labor party organizations, whose economic aims are the same in preference to giving support to either of the old party organizations.

## MUSICIANS BILLED FOR BLIGH THEATRE KILLED IN ACCIDENT

Two members of the Metropolitan Players, a dramatic company of 12 people due to play at the Bligh theatre last night, were killed and four others injured in an automobile accident three miles north of Vancouver, Wash., Monday afternoon. All of the accident victims were members of the orchestra which was included in the company.

Those killed were Mrs. Florence Tripp and Bert Schweinfurter.

The injured were Miss Eloise Harlie, leg broken; Andres Schweinfurter, cut about head; Jack Schweinfurter and Ben Claman, minor injuries. Miss Harlie was taken to a hospital in Vancouver.

Billy Tripp, driver of the car, escaped with slight bruises. The car came from Centralia. Tripp said the hill was slippery where the car left the road. When he reached for his emergency brake, this didn't hold. The car skidded part way down Burnt creek hill and through the rail. Then it rolled over and over for 100 feet.

Wet pavement is thought to have caused the accident, the car skidding as it came down the grade toward Burnt Bridge creek.

All the occupants of the car were thrown out, and the two who were killed were crushed by the car as it rolled over them down the hill.

W. R. Claman, father of B. Claman, one of the injured players, arrived here early yesterday afternoon with the baggage of the troupe. While here he was informed of the accident, and though he did not know of its seriousness, he returned. Another motor car with more members of the troupe was on its way here at the same time, but turned back upon hearing of the accident. The baggage and paraphernalia of the company is now at the Bligh theatre. Benjamin I. Claman, one of the injured men, who is in a hospital at Vancouver, is a member of the Salem Elks lodge.

## EDUCATION WEEK NOW IN PROGRESS

Oregon ranks third of all the states in the Union in the matter of literacy, according to a recent bulletin of the National Education association and in regard to five educational measurements of the Russell-Sage foundation, to determine the educational efficiency of the different states, places second. These facts are of additional interest at this time because of the National Education week now being observed throughout the country.

In addition to these official reports, the Salem Woman's club has completed a chart showing the position occupied by the state in the educational world.

This chart shows that Oregon ranked first under the intelligence tests given enlisted men in the late war; first in percentage of school population in daily attendance; second, in percentage of students attending high schools; second, in an investigation based on circulation of ten leading magazines to determine reading interest of different states, and first for the percentage of students attending institutions of higher learning. In instances where the state ranged second, California was found to be in first place.

The program for education week, November 18 to 24, follows: Sunday, "For God and Country;" Monday, "American Constitution Day;" Tuesday, "Patriotism Day;" Wednesday, "School and Teacher Day;" Thursday, "Literacy Day;" Friday, "Community Day;" Saturday, "Physical Education Day."

## Bible School Program To Be Friday Evening

The closing program for the fall term of the Week Day Bible school will be held Friday evening at 7:30 in the First Christian church. The pupils from the seven schools will take part and the program will be in the form of demonstration lessons in regular class work.

Mrs. John O. Humphries is in charge of the program and she will be assisted by the other teachers. Eleanor Wright, a pupil from the sixth grade, will preside at the program. More than 500 pupils will take part.

Paul Wallace will speak at the program Friday evening but aside from his talk the rest of the program will be entirely in charge of the pupils of the Bible school.

## WASHINGTON TO BEGIN ACTION AGAINST JAPS

More Than 1,000 Near Seattle Illegally Holding Lands Under Lease

SEATTLE, Nov. 19.—More than 1,000 Japanese residing in King county will face civil and criminal proceedings as the result of the United States supreme court decision today holding that "cropping" contracts with aliens to be illegal, declared Deputy Prosecutor Ewing D. Colvin tonight.

Colvin stated that he was unable to estimate the total number of Japanese within the state who will face eviction but asserted that the large Japanese farm colonies in the Yakima valley and other sections of the state will be affected by the decision.

"We have the names of virtually every Japanese illegally holding or leasing land in King county and prosecutions against every one, including white land owners who have defied the land law, are in the course of preparation," Colvin said. "There are more than 1,000 cases of illegal leasing receiving our attention."

## EUGENE MAN IS HURT IN MISHAP

H. Will Riley, Agent For Candy Company, Victim of Wet Pavement

Wet pavement claimed another victim last night when H. Will Riley, salesman for the Henry Ross & Sons candy company, Portland, skidded on the S-curve near the state dairy on the Turner road about 7 o'clock and ended up in the Deaconess hospital. He was unconscious for more than two hours after the accident.

Riley was driving alone and coming toward Salem and evidently did not see the sharp turn until too late. When he applied the brakes the automobile skidded completely around and then turned over, throwing Riley from the car. He suffered bruises around the left shoulder, side and neck in addition to the blow that rendered him unconscious. His condition is believed to be serious.

An identification card showing his membership in the Eugene Elks' lodge resulted in a notice of the accident being telegraphed to Eugene in an effort to locate his family. While in Salem Mr. Riley was a guest at the Marlon hotel.

## GOVERNOR IS OUSTED FROM HIGH OFFICE

Most Charges Against Walton Upheld by State Senate Court of Impeachment Yesterday

## EXCEPTIONS ENTERED ON EXECUTIVE'S SIDE

Bribery Fails to Hold and Death Penalty is Held Not Abrogated

OKLAHOMA CITY, Okla., Nov. 19.—(By The Associated Press.)—Governor J. C. Walton was removed from office today by a unanimous vote of the state senate court of impeachment on the first article of the impeachment bill submitted in the verdict. The vote which was on the charge that the executive had abused his pardon and parole authority, was 41 to 0 for conviction.

A verdict of guilty was returned also on article 2, charging the executive with placing his personal chauffeur on the state health department payroll. The six senators voted for acquittal on this charge.

## Other Charges Sustained

A member of Governor Walton's counsel who reentered the senate chamber when the roll call on the verdict was stated entered exceptions to the vote on both counts. The governor had not represented since he withdrew from the trial Saturday.

The charge that the governor padded the state pay roll was sustained 38 to 3. The defense offered exceptions.

The vote on article charging the dispersal of a grand jury was 39 to 1 for conviction.

Governor Walton was acquitted of the charge of corruption in connection with the purchase of his residence here. The vote was 23 for conviction and 18 against, which was less than the two-thirds majority needed for conviction.

## Bribery Fails to Hold

He also was acquitted of the charge of bribery contained in article 5. The vote was 26 for conviction and 14 against, two less than the necessary two-thirds.

The court voted 49 to 1 to convict the executive on the charge that he suspended the writ of habeas corpus during the period of martial law in Oklahoma.

Article 15, charging the executive with issuing a deficiency certificate for \$10,000 for the state health department when no deficiency existed, was sustained 37 to 4.

The charge that the executive had issued a \$4,000 deficiency certificate for a state negro orphan's home under the same conditions was also sustained. The vote was 40 to 1.

## Police Charge Falls

The governor was convicted of obstructing the special October 2 state election by a vote of 37 to 3.

Governor Walton was acquitted of the charge that he had abrogated the death penalty, by a vote of 11 for conviction and 30 for acquittal. This was the first time a majority had voted in his favor.

Governor Walton was acquitted of the charge that he illegally named large numbers of irresponsible persons as special state police. The vote was 24 for 17, against. It was during consideration of this charge that the executive quit the trial Saturday, declaring he was not receiving fair treatment.

## Rehabilitation Before Bonus Is Legion Policy

ALBUQUERQUE, N. M., Nov. 19.—Despite the recurrent agitation over the question of a national bonus for former service men, that phase of the national activity comes second with the American Legion, according to Commander John R. Quinn, who was in this city this morning on his way home to Los Angeles from a meeting of the legislative committee of the legion in Indianapolis.