

City News Briefs

JUVENILES CITED
Two juvenile girls, one from Salem and one from Monmouth, were cited to juvenile court Monday on charges of illegal possession of intoxicating liquor.

Air-steamship tickets anywhere. Kugel, 3-7694. 153 N. High St.

LODGE MEMBERS INVITED
Members of the Royal Neighbors Lodge are requested to meet at the Virgil T. Golden Chapel at 1:15 p.m. today for the funeral services of Mrs. Rose Abbott, 2590 Cherry Ave., who died Friday.

RUG STOLEN
Hiebert's Rug and Upholstery Cleaners, 1070 Erickson St., reported the theft of a rug Monday from the company's panel truck while it was parked in front of the proprietor's home. The value of the rug was not estimated.

Landscaping and designing. No job too large or too small. F. A. Doerfler and Sons Nursery, 250 Lancaster Dr. at 4 Corners. Phone 2-2549.

FIREMEN TO MEET
The monthly meeting of 19 fire districts in the Marion County Firemen's Association is to be held Wednesday at 8 p.m. in the main fire station at city hall.

Public Records

DISTRICT COURT
George E. Gerard, Los Angeles, charged with larceny, pleaded innocent, preliminary examination set Sept. 17 held in lieu of bail reduced from \$1,500 to \$500.
Kermie Kay Mansfield, 1087 Third St., charged with burglary, continued to Sept. 15 for arraignment, held in lieu of \$2,500 bail.
Joyce Elaine Franske, Portland, charged with larceny, waived preliminary examination, bound over to grand jury.
Lewis Frank Tasler, Salem Route 4, Box 616, charged with threatening commission of a felony, defendant moves for dismissal, taken under advisement, released on own recognizance.

MUNICIPAL COURT
George E. Gerard, Los Angeles, Calif., charged with larceny, cited to Marion County District Court.
Carlton H. Cox, Independence, driving while intoxicated, fined \$250.
Rider Wilson Carr, Brooks, reckless driving, fined \$75.

MARRIAGE LICENSE APPLICATIONS
Paul Monroe Kinsey, 19, truck driver, Albany, and Fay Ann Zenz, 18, student, Lebanon.
Kenneth Merle Weldon, 21, retail salesman, Dayton, and Donna Lee Dunbar, 20, clerk-typist, 235 S. 14th St., Salem.
Verl Arlen Moberg, 19, logger, and Wanda Sue Moore, 16, student, both of Mill City.
Rodney Buckingham, 35, state highway employe, Salem Route 3, Box 775, and Irene Dutton, 35, housewife, Silverton.
James Richard Grazer, 24, machinist, Dallas, and Beverly Jean Grosso, 19, bookkeeper, 2295 Dallas Rd., Salem.

PROBATE COURT
Earl Corner guardianship: Edna Irene Corner appointed guardian.
Jacob Vogt estate: Final hearing set Oct. 11.
Andrew Jackson Turner guardianship: Payments by guardian authorized.
Lawrence Clifford Hunt guardianship: Guardian authorized to loan \$1,000 of guardianship funds.
Andrew A. Keil estate: Dorothy Smith appointed administratrix.
Verda Mae Lindsay estate: Administratrix authorized to accept compromise payment of \$8,250 from Joseph Atwell and NSP Logging Co. in full settlement of alleged claim for wrongful death of deceased.

CIRCUIT COURT
Virginia L. Hughes vs Frederick E. Hughes: Divorce decree grants plaintiff custody of minor child and \$50 monthly support.
Louise Bressler vs Roy W. Bressler: Divorce decree grants plaintiff custody of two minor children.
W. A. Edwards vs Lloyd M. Hill and Derald C. Brimm: Complaint seeks judgment of \$37 special and \$3,200 general damages for injuries allegedly sustained June 4, 1952, when hit by spare tire from defendant's truck near Hemlock, Tillamook County.
Lawrence and Lucy B. Cox vs Archie and Doris M. Fochtman: Case dismissed on plaintiff's motion.
Portland General Electric Co. vs Hydroelectric Commission of Oregon: Plaintiff petitions for, and granted, writ of review of proceedings before defendant concerning plaintiff's application for permit to construct power dam on Deschutes River.
Helen Smith vs Virgil O'Malley: Upon hearing on writ of habeas corpus, defendant ordered released from State Penitentiary to custody of Linn County district attorney, if custody taken by 10 a.m. Sept. 12; otherwise to be released despite such claim.
State vs Kathryn M. Cross: Defendant waives indictment and pleads guilty to charge of forgery, continued for pre-sentence investigation.
State vs James Quentin Anderson: Defendant waives indictment and pleads innocent to charge of assaulting an officer with a deadly weapon, continued for trial.
Osborn Allison vs Marjorie Allison: Divorce decree to plaintiff restores defendant's maiden name of Schnurr.
State vs Jerry Lewin: Defendant's probation revoked; granted Dec. 3, 1951, after suspension of six-month term for threatening commission of a felony.
State vs Edward C. Oliver: Defendant waives indictment and pleads guilty to charge of burglary not in a dwelling, continued to Sept. 10 for sentencing.

Warden Says Prison Within Food Budget

Oregon State Penitentiary, under fire from the state department of finance because of high costs of feeding prisoners and guards, stayed within its food budget for the month of August, Warden Virgil J. O'Malley said Monday.

An emergency board appropriation last month provided \$18,000 a month for food through the end of the biennium, June 1953. O'Malley said costs for August were substantially under that figure but did not report the exact amount.

O'Malley, who said he had recently been given full control of the food problem at the prison, announced several changes in operation of the commissary and in distribution of food and supplies for the various kitchens.

Employment of William O. Jones, veteran of 21 years service in the Navy including time as a chief commissary steward, to serve as food manager, was announced by O'Malley. He also reported the hiring of Orville Schultz as storekeeper, taking responsibility for commissary supplies from inmate hands.

O'Malley said management of the prison commissary could be blamed for much of the rising cost since March, 1951, when the legislature advised a better diet for inmates. He said that no records were kept of food issued until he took over control on board of control orders in mid-August.

Funds to hire five more civilian cooks for relief and supervisory work in prison kitchens will be requested of the legislature at the next session, O'Malley indicated. At present only two are provided, which means supervision necessarily falls to inmates part of the time, he said.

Body of Salem Lawyer Found At Yachts

YACHTS (AP)—The body of a Salem attorney, who was swept overboard from a fishing boat Aug. 23, was recovered here Monday.

The victim was Edward Piasecki, 71, one of two men drowned when huge waves poured over the boat near Newport, Ore., 30 miles north of here.

(In Salem private services for Piasecki are to be held Wednesday morning at Mt. Crest Abbey Mausoleum under direction of the W. T. Rigdon Company. Time of the service was not announced.)

The other victim was Donald Young, Salem attorney and boat owner, whose body was found earlier.

The third man aboard, William Paulus of Salem, clung to a boat seat cushion and was washed ashore.

Howell C. Garrison, operator of a Yachats motel, saw Piasecki's float on the water this morning. He waded out and hauled it ashore.

Piasecki's relatives previously offered a \$500 reward for recovery of the body. Garrison said the money, if claimed, would be turned over to the Shrine Hospital in Portland.

Piasecki, born in St. Paul, Neb., Jan. 27, 1881, and a graduate of Williamette University's Law School in 1913, began his career as a lawyer in Dallas, Ore. He moved his law offices to Salem about 25 years ago where he located in the Ladd and Bush Bank Building. He retired from his practice several years ago.

Sgt. Richardson Joins Marines Staff

Sgt. Robert K. Richardson, veteran of Korean fighting, joined the Salem Marine reserve inspector-instructor staff Monday.

Richardson, who came from the Marine supply depot at Camp Pendleton, California, will be infantry weapons armorer here.

A Portlander, he enlisted in the corps in October, 1950, and served from March, 1951, to April, 1952, in Korea with the First Ordnance Battalion of the First Marine Division.

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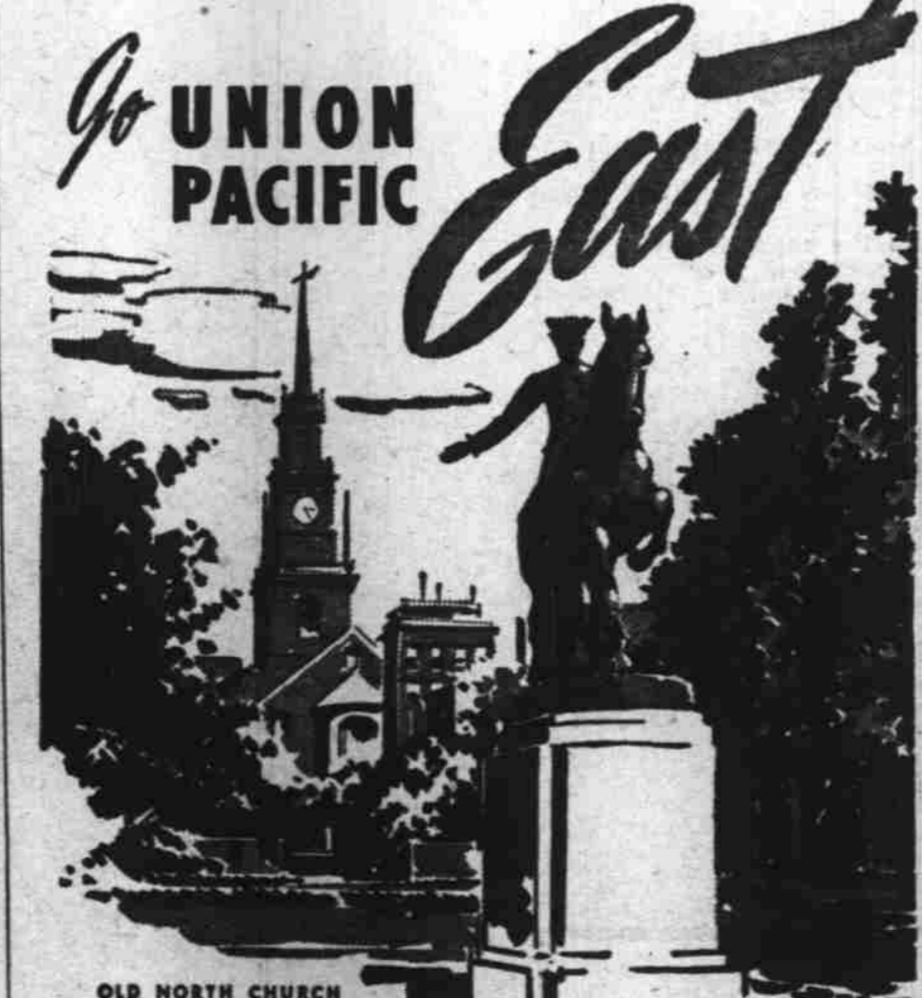
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Hop Growers Call Meeting to Break Pricing Stalemate

In a final effort to meet the stalemated price situation facing the Willamette Valley hop growers, a special meeting has been called for Tuesday night for the city hall at Mt. Angel at 8 p.m. All hop growers interested in the situation are invited to attend, reports Harvey Gehring, spokesman for the Oregon Hop Growers Committee, whose membership is arranging the event.

Main objective of the gathering is to complete application for support prices based on 75 per cent of parity. This amount would be 51 cents for seeded hops and 61 cents for the seedless variety.

Growers who attend the Tuesday night meeting will have an opportunity to sign the applications there. Particularly are growers with unsold 1952 hops urged to attend the meeting. Marshall Swearingen, Salem, president of the Oregon Farm Bureau, has agreed to be present to explain the details of the proposed support program.

A brief which was prepared and which went to Secretary of Agriculture Charles F. Brannan, explained that the hop growers do not wish to withdraw from the marketing agreement.

Amount Set
The salable quantity of the total 1952 hop production for the United States has been set at 39,200,000 pounds which is approximately 65 per cent of the expected production. It is the usual custom for majority of the growers to contract their hops before the hops are harvested. On the basis of these contracts the growers are able to arrange for financing the harvesting which is one of the large production costs. At the present time approximately 40 per cent of the 1952 salable allotment has not been sold and there is no market. As a result the growers are finding it difficult to finance

Linn County Woman Convict Gets Hearing

A habeas corpus proceedings here Monday will result in either a hearing or freedom for Helen Smith, State Penitentiary prisoner from Linn County.

The warden was instructed by Marion County Circuit Court to release her to the Linn district attorney, if custody is taken by 10 a.m. Friday, or to grant her freedom if custody is not accepted or if there are no "holds" placed by other counties.

The court upheld the Smith woman's contention that revocation of her suspended sentence by Linn County Circuit Court, without granting her a hearing, was void. However, it held that the hearing may be conducted now, with the possible result of a return to the prison.

The prisoner pleaded guilty August 10, 1951, to issuing a check without sufficient funds and was sentenced to two years in the penitentiary, to be suspended upon making restitution and that she "deport herself as a law abiding citizen." Her writing of a \$1,500 NSF check later in Idaho led the Linn court to revoke the suspension last Feb. 27.

Young GOP to Hear Explanation Of Ballot Proposals

State ballot measures in the November general election will be explained by three speakers before Marion County Young Republican Club tonight at 8 o'clock in the Camelia Room of Senator Hotel.

William Tutman, editor of the Eugene Register-Guard, will explain the truck tax referendum and initiative measures; Cecil Edwards, State Racing Commission steward, the pari mutual initiative; Earl T. Newbury, secretary of state, other ballot measures.

George Jones, club president, said the program would be open to the public.

Births

MCFARLAND—To Mr. and Mrs. Lewis McFarland, 2540 Rosemary St., a son, Monday, Sept. 8, at Salem General Hospital.

PFEIL—To Mr. and Mrs. Harold Pfeil, 1370 Market St., a son, Monday, Sept. 8, at Salem General Hospital.

ST. CLAIR—To Mr. and Mrs. Wilton St. Clair, 2148 N. 34th St., a daughter, Monday, Sept. 8, at Salem General Hospital.

BANKS—To Mr. and Mrs. Bruce Banks, 389 Tryon St., a son, Monday, Sept. 8, at Salem General Hospital.

LESLIE—To Mr. and Mrs. Noah Leslie, Salem Route 6, Box 865, a daughter, Monday, Sept. 8, at Salem Memorial Hospital.

O'BRIEN—To Mr. and Mrs. Michael O'Brien, Albany, a son, Monday, Sept. 8, at Salem Memorial Hospital.

Timber Theft Cases Bring Prosecutions

The Oregon State Forestry Board decided Monday to crack down on persons who unlawfully take timber from state lands.

State Forester George Spaur told the board his department has prosecuted 56 of these cases in the past year, collecting \$147,000 in damages.

The department will ask the legislature for another 12 inspectors to run down the trespassers.

Spaur reported that only 11,000 acres of state and private lands have been burned this year, compared with 132,907 acres during last year's fire season. He said most of this year's fires were caused by lightning, while most of last year's were caused by logging operations.

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43,000 OREGON CITIZENS SAY . . . let's have a FAIR milk law

On November 4 the people of Oregon will vote on a measure that will give our state a FAIR milk law—fair to consumers and producers alike. It will replace the present milk control law which was written by special milk interests for their own benefit. Under present law it is unlawful to sell milk below prices fixed by the Milk Controller. The new law will eliminate all price fixing above the farm level.

The measure will appear on your ballot as "Milk Production and Marketing Act"—Number 332 YES. Here's what this fair milk law will do—

LOWER MILK PRICES FOR CONSUMERS
332 YES will permit lower retail prices to consumers. It will restore competition. Consumers will get the benefit of modern methods and economies in distributing milk.
Lower cost, cash-and-carry store distribution is one example. Store prices are lower in 92 percent of U.S. cities the size of Portland or larger. But in Oregon the Milk Controller forces you to pay the same prices that are charged for credit and home delivery.
It will repeal Oregon's present Milk Control Law which fixes the lowest retail prices at which milk may be sold. No one may legally sell for less. Thus the new milk law will stop monopoly by repealing a law which has primarily benefited and protected certain middlemen.

RICHER, MORE HEALTHFUL MILK
332 YES will permit richer milk to be sold, thus assuring more healthful milk for children and better value for the money you spend for milk.
It will kill present restrictions on the maximum amount of butterfat in standard milk. These restrictions on richness are another way that the Milk Controller now eliminates competition and protects the middleman.

GUARANTEED FAIR PRICES FOR DAIRY FARMERS
332 YES will assure the dairy farmer of a minimum fair price which will be set after public hearings. This, in turn, will assure an adequate supply of milk.
It will allow all dairymen who meet the standards for Grade A milk to sell such milk on the Grade A market.
It will prevent milk from being used as a political football. With milk production and marketing on a sound basis (fair to all) the dairy farmer will not be in constant danger of losing his minimum price protection.

FAIR TO ALL 332 YES makes the Milk Administration a servant to all the people, appointed by the Governor. No one can be appointed to this office who has a financial interest in the dairy industry.
It will kill present restrictions which tend to create a monopoly for existing entrenched interests.

DON'T BE FOOLED Neither the present Milk Control Law nor the proposed Milk Production and Marketing Act regulates sanitation or minimum quality standards. Separate state laws and city ordinances regulate and control the cleanliness of milk and its minimum quality. These separate laws are enforced by city and state health officers.

THE FAIR MILK BILL WILL BE ON YOUR BALLOT IN NOVEMBER
Vote YES 332 for a milk law that's fair to you

The FAIR Milk Bill, called the MILK PRODUCTION AND MARKETING ACT, was put on the November ballot through the efforts of the Affiliated Milk Committees of Oregon in association with your local Milk Committee. It represents the work of hundreds of volunteers, some from your own neighborhood, who circulated the petitions. Although only 26,000 signatures were required, over 43,000 citizens actually signed the petitions in 28 Oregon counties during a short six-week period. If approved in the coming election, the proposed MILK PRODUCTION AND MARKETING ACT will automatically replace the present Milk Control Law.

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