2-(Soc. 1)-Statommon, Sclim, Orow, Tideg, Boph 2, 19st

Ile to Face GOP Demand For 2nd Term CINCINNATI in - President nianimous demands from Repub





 A few supporters and a few crit.
es of ten. Mecarthy (-Whs) don't died the party problems present But the er 1s52 preconvention bickers of
Eiswaghe bever and of the late Sen. Robert A. Taft appe Judge Delays Decision in Dickson Case Ruling on whether Wiliam L.
Dictson may continue as a andidocison may continue as a candi-
dite for the office of Multanomat
County Cireuit judge was taken \#nder advisement and postponed
ittin $1: 30$ p... Tuesday by Mar.
ion Circuit anter alit day hearinge.thursiday.
Temporary restraining orders athinst Sercetary of state Earcers
Newbry and Dickson were dis solved by Judge Feltone. One of dis
the orders had previted the Sed
retary of State frote retary of state from certifying
Dixon's name for Multnomah
founts eleetion retistro mind County eleetion registrar, and
tie other had prevented Dixon
rrom campaigning for Cirevit Judge. Continued
 from placing Dicksonts Gleason
the Multnomah Coints Plaintiff in the case is Chere Fe Thompomon of pare is Charle
leges in his complaith that Dicl
sot failed to elp cian lhws whp he nexg stated
to state in his declaration of
 Os boundary
 Woodburn Man On FHA Charge

 Hurricane Toll May Reach 66 |  |
| :---: | :---: |
|  | Vogan was held pending appear-

nce in court to plead to the
charges. AFL Leaders Call End to Mill Strike By THE Associared Priess
The 74day-ld Pacific Northwest end Thurrsiny appeared near ant an
 Kenneth work, mmediately.
tary of the union's northive eicre governors' peace plas ant and
recommended ending the strike
nder its ever. accept, the plan, how Aetion Seems Certain'
Tertain
aetion seemed
about
abot, hearing Thurstay thitid in the Clackama adaress as Osweego in
torneys
County. Plaintify Dicieys contended fataintifirs at
that when
metition meition in lis specifically to
he ived
 also argued that the law permit.
ting a candidate who ivves out-
side undinomah County, but Wide Min it 10 mile limit, is uncon
sifitifict son fody declared the only rea
sot far the act was to accomo
date Portand attorneys living outside Multnomaterneyn
ty. He said the law was a diserim. Attorneys for plaintiff argued
that the haw was not diserimina
tory the it tory, that it denied no rights to
voters and that Dickson fulfilled
the lew on declartion F. Aftorneys for Diaration vicson were $\mathbb{R}$
 bert Thornton and one of his at
sistints. Llopd Hammel.


