



**BLINDED TOT** — Mrs. Matthew McKeown of Addington, Scotland, holds her 20-month-old daughter, Margaret, whose cancer-inflicted eyes were removed to save her life, flew to the Mayo Clinic Friday. She was united at the Rochester airport with her benefactress, Mrs. Gail Ramsey, Reno, Nev. —UPI Telephoto

**Stricken Child Joins Benefactress At Clinic**

ROCHESTER, Minn. (UPI) — A blind, cancer-stricken tot from Scotland was united at a cold-wind-swept airport early Saturday with her benefactress.

Then, held tenderly in the arms of her mother, Mrs. Mary McKeown, the chubby 20-month-old child, Margaret, went off to a Rochester hotel with Mrs. Gail Ramsey, Reno, Nev., who has paid for Margaret's trips to the United States.

Later, Mrs. McKeown has to take Margaret to St. Mary's Hospital examination center in this famous medical center for start of treatment she hopes will save the child's life.

The infant lost both eyes last year because of cancer.

"It's very heart-breaking to hear Margaret scream and cry," Mrs. McKeown told newsmen during a brief stopover in Chicago. "She bumps her head against the table to stop the pain."

Doctors told the McKeowns last fall that Margaret, who already had lost one eye, had to have the

other removed because it had a malignant tumor.

The operation was performed in New York last month, but physicians said it would take three months to determine whether it was successful.

All of Margaret's three long journeys overseas to the United States, have been financed by Mrs. Ramsey, who like the child, has come to this southern Minnesota community for treatment at Mayo Clinic.

Mrs. Ramsey, whose husband is a statistician-finance, said she heard of the child's plight through the newspapers. She has talked with Mrs. McKeown three times a week recently.

"Sunday she called and said she had booked a seat for me on a plane," Mrs. McKeown said.

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**Community Calendar**

- MONDAY**
- CAR, 7 p.m., Meeting, Home to Charles Waters, 4436 Winter, Freedom First Dates rehearsal.
  - GREAT BOOKS DISCUSSION CLUB, 7:30 p.m., "King Lear," City Library, Marilyn Schenk, Leader.
  - EAGLES LODGE, 7:30 p.m., meeting to plan talent show, Eagles Lodge.
  - CATHOLIC DAUGHTERS OF AMERICA, Court Klamath No. 1295, 8 p.m., Meeting, Sacred Heart Parish Hall, District Deputy.
  - LICENSED PRACTICAL Nurses regular monthly meeting, 7:30 p.m., Community Lounge.
  - EWAUNA Toastmistress, 7:40 p.m., meeting, Winema Hotel.
  - KLAMATH SPORTSMEN, regular meeting, 7:30 p.m., Clubhouse, TU 2-0369, TU 2-5007.
- TUESDAY**
- SHASTA VIEW COMMUNITY BLDG. ASSOC., 8 p.m., potluck, election of officers, Community Hall, Shasta Way and Madison.
  - CAMP FIRE, 8:30 p.m., annual dinner meeting, Winema Motor Hotel, Reservations, call TU 4-4884.
  - FARM BUREAU WOMEN, Klamath County, 12:30 p.m., luncheon, Winema Motor Hotel, Mrs. Irene Tice on Taxpayers League.
  - LAKESHORE DUPLICATE BRIDGE CLUB, 11 a.m., duplicate bridge, City Library.
  - WOTM, Chapter 467, 7:30 p.m., Friendship meeting, Moose Home.
  - AMERICAN LEGION AUXILIARY, Klamath Unit No. 8, 8 p.m., meeting, Legion Hall.
  - LAKESHORE DUPLICATE BRIDGE CLUB, 11 a.m., duplicate bridge, City Library.
  - ALTAMONT PTA, 9:30 a.m., study group, 4512 Clinton Ave. Topic, Grow Up and be a Woman.
  - ROOSEVELT PTA, 2:30 p.m., meeting, tea to follow, school, Child care provided.
- WEDNESDAY**
- KLAMATH FALLS HOME GUARANTEED REPAIR SERVICE AT WARDS (radio phone, radio, TV, appliance) Wards technician is just a phone call away! You'll like the service... and the price! Call today!
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**Vetoed Measures Considered First At Oregon Legislature**

SALEM (UPI) — The first four bills to be received by the 1963 legislature when it convenes Monday will be the measures vetoed by Gov. Mark Hatfield after the 1961 session adjourned.

Three are Senate bills and one originated in the House.

Jack Thompson of the secretary of state's office said the bills would be returned to the presiding officer of the house of origin on the first day of the session.

"By law," Thompson said, "these have to be the first items considered."

If they receive the two-thirds vote necessary to override the veto — they become law.

Prospects for the four measures seem dim, however.

To date the legislature has been unable to override any measure vetoed by Hatfield since he took office.

And interest in measures drafted by the legislature two years ago has lost its impact.

It would be a major upset for Hatfield if any of the measures survived his veto.

Two of the bills could spring back to life.

SB 96 would change the definition of criminal insanity.

Hatfield said the bill was "pre-mature" and "lacks adequate safeguards."

The bill reads, "A person is not guilty of criminal conduct if at the time of such conduct as a result of mental illness or mental defect he lacks substantial capacity either to appreciate the criminality of his conduct or to conform his conduct to the requirements of law."

Such persons would be detained in a state mental institution until cured.

The 1963 Legislative Highway Interim Committee in its report last week did not call for reintroduction of House bill 1633, but urged "the Oregon Reclamation Congress to appear before the legislature and renew its request for passage of the measure."

The bill, introduced at the request of the Owyhee Irrigation District, calls for the highway department to pay irrigation districts for removal of land from the districts for highway department use.

Hatfield said the bill "appears to be unconstitutional." Atty. Gen. Robert Y. Thornton and the chief counsel for his highway department also said the proposal would be unconstitutional.

The recent committee report said the proposal had "merit," but because of its apparent unconstitutionality "the committee should not recommend its introduction as a committee bill."

Also termed unconstitutional by Hatfield was SB 510. The bill provided the highway commission would pay the cost of moving certain utility facilities located on the highway right of way.

The fourth bill, SB 525, would authorize a 60-day injunction against actions taken by the Liquor Control Commission in suspending or canceling licenses.

Hatfield said "a 60-day injunction against commission actions would in effect frustrate the administration of the law and would be a disservice to the people of the state."

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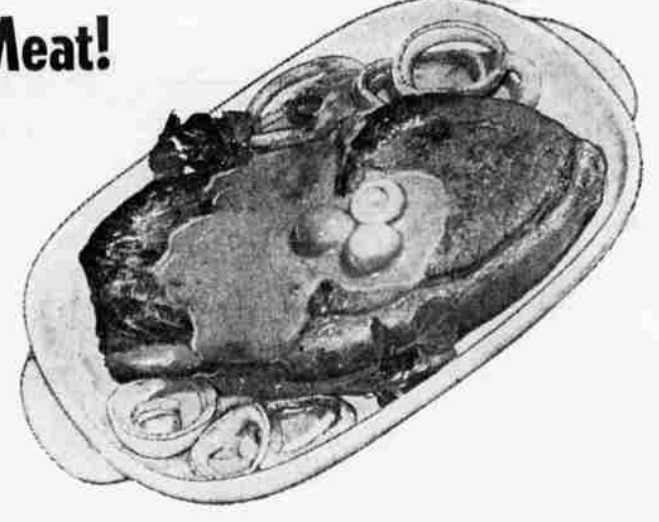
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