

Court Records

DISTRICT COURT
MAY 14, 1963
TRAFFIC CASES
Gale Lamont, failure to transfer title, guilty plea, \$5 fine paid.



"Jane's a terrible bore in a bridge game. She never wants to talk about anybody's diet but her own!"

Bids Sought For Road, Campground Projects

Campground and road construction projects planned for construction on the Winema Forest have recently been announced and bids have been called for by the regional forester.

A second project offered for bid in the Lake of the Woods area will involve a new entrance to the eastside summer home area. Bids for this contract will be received not later than 1 p.m. June 14 by the regional forester.

Southern Issues Undecided Despite High Court Ruling

WASHINGTON (UPI)—The Supreme Court has momentarily removed the sting from Southern sit-in prosecutions, but the great issue posed by the cases remains undecided.

It is: Does a business establishment open to the general public have a right to choose its own customers?

This blockbuster was reserved by the court at least until next term. It could be speculated that the short step the court took Monday was all it felt the country could stand in view of current racial unrest.

Overtaken Convictions
The court overturned trespass

Bowles Sees 'No Winners'

STANFORD, Calif. (UPI)—Neither the Soviet Union nor the United States will ever be able to dominate the entire world, according to the newly appointed U.S. Ambassador to India Chester Bowles.

The veteran diplomat, speaking at Stanford University, Monday deplored the view that the cold war must produce "a winner and a loser."

He said the United States will never dominate the world because it doesn't want to. Its central purpose must be to create a peaceful world community of nations free to develop in their own kinds of societies for free men, he said.

The Soviets, according to Bowles, are committed to building a world Communist society, but they will fail because the Communists cannot cope with the fact that the world is refusing to act as their ideology said it would.

ing in the sit-in cases. He said: "Freedom of the individual to choose his associates or his neighbors, to use and dispose of his property as he sees fit, to be irrational, arbitrary, capricious, even unjust in his personal relations are things all entitled to a large measure of protection from governmental interference."

The thrust of the court's opinion was that so long as these laws are on the books the proprietor of a store is presumed to act under them. What he would do if left to himself is beside the point at the moment, under the decision.

In one case, from New Orleans, there was no local segregation ordinance. But Warren said statements by the mayor and the police superintendent amounted to the same thing.

Will Free Demonstrators
This handling of the touchy "sit-in" issue was urged on the court by the Justice Department in accordance with the time-honored principle that a major constitutional decision is always avoided if a case can be disposed of on narrower grounds.

As it is, the decision will free hundreds of demonstrators who took part in the 1960-61 sit-in movement in places having similar segregation ordinances. They have been free on bond awaiting the results of Monday's cases, which came from Greenville, S.C., Birmingham, Ala., and Durham, N.C., in addition to New Orleans.

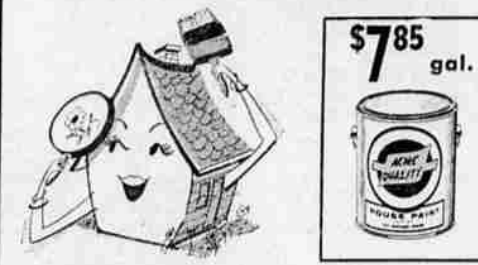
The ruling had the peculiar result of barring discrimination in cities where there are local ordinances requiring segregation, and leaving the whole matter up in the air in cities which do not have such ordinances.

The suggestion was made during November arguments that a decision like Monday's might well result in a rush to get such ordinances off the books.

Justice Harlan Dissents
Only Justice John M. Harlan dissented from the court's reason-

pointed the rights of the operator of a private business. It concerned five Negroes who insisted on riding the carousel in privately operated Glen Echo Amusement Park in Montgomery County, Md. The court announced Monday that the case would be re-argued sometime during the term starting next October.

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Child Found In Columbia

LONGVIEW, Wash. (UPI)—The body of Rickey Krugle, 3, was found in the Columbia River near here Monday afternoon.

The boy vanished April 30 while playing near his home at Lexington which is about three blocks from the Cowitz River.

On The Record

MARRIAGE LICENSE
Ernest R. Sawyer, 37, and Patsy M. Morgan, 20, both Klamath Falls.

LAWSUITS FILED
H. R. Kimes vs. Leon W. McGuire, \$2,300. In debt.



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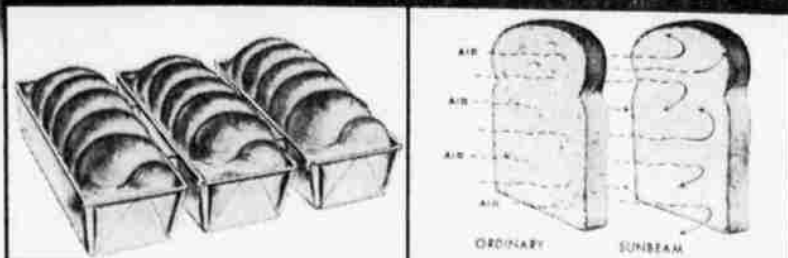
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Here's the Tenderly Curled loaf ready for the oven. An extra step in baking gives the familiar fine Sunbeam recipe a final curling flip to squeeze out air pockets.

Ordinary uncurled slice at left lets air pass through to speed staling and drying out. The curled slice has finer, smoother texture, with no holes to let air rob flavor.

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