

M.U.D. Asks Cooperation in Water Supply Use



WORKERS OF MANY RACES PUSH PLANE OUTPUT

The six plane factories of the Douglas Aircraft Company have been termed an industrial melting pot, since men and women of 55 national origins work side by side in pushing America's plane output.

Negroes are doing an outstanding job in all plants. Vivian King and Kathryn Polinaire are employed in the Long Beach Plant of the Douglas Aircraft Company, (PPS, Inc.)

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WE CARRY A FULL LINE OF BONDED LIQUORS

Every possible means is being taken by the Metropolitan Utilities District to assure that Victory Gardens will have adequate city water in case of prolonged dry and hot periods this summer, according to Walter S. Byrne, General Manager of the Metropolitan Utilities District.

The Utilities District suggests a voluntary "Share the Water" plan to become effective at once.

The plan is simple: If your house number is odd, (ending in 1, 3, 5, 7, 9) you sprinkle on the odd numbered days of the month.

If your house number is even, (ending in 2, 4, 6, 8 or zero) you sprinkle on the even days of the month.

Unlimited water is available for gardens or lawns from 10 pm. to 7 am, any day, under the plan.

If water users cooperate with the plan, District officials believe most serious low pressure conditions may be avoided during dry summer periods when gardens and lawns require supplementary water.

Normally peak water consumption occurs from 5:30 to 9 in the evening when a large number of Pumpage rate sometimes exceeds persons are watering their lawns.

On the occasion of the militant fight of Senator William Langer (Rep.) North Dakota to secure passage of an anti-discrimination amendment in the federal overtime pay act in this session of Congress, it was Senator Lucas, who joined with Senator Richard Russell (Dem.) Georgia to kill the bill and line up with the machinist and metal trades Union in the U. S. Navy Yards against upgrading colored workers.

When Senator Styles Bridges (Rep.) New Hampshire and Senator C. Wayland Brooks (Rep.) Illinois, jointly introduced Senate Resolution No. 171 on July 6, 1943, in the U. S. Senate to make a sweeping investigation of race riots and work stoppages on the home front, it was again, Senator Lucas, who refused to utter a mumbled word to approve the \$25,000 absolutely necessary. As chairman of the Audit and Control Committee of the U. S. Senate, he was adamant.

The plan is not a rationing plan. There is no limitation on the amount of water used. The only limitation is the time of use. It does not apply to use of water for purposes other than sprinkling. The plan has been used successfully in other cities.

Sprinkling of gardens and lawns at night, from 10 in the evening to 7 in the morning, any day, is recommended by the Utilities District. This is good garden practice, concurred in by the experts, including E. H. Hoppert, extension horticulturist at the University of Nebraska. Night watering is preferred because there is usually less wind the air is cooler and more moist, and evaporation losses are less.

Ten consecutive days with one-inch or less or rain calls for supplementary water, according to the University of Nebraska Extension Service bulletins. Watering should be deep and thorough at intervals no closer than 4 to 5 days, preferably a week. At least one inch of water should be applied each time the garden is irrigated. District officials can see no reason why the "Share the Water" plan should work a hardship on anyone. Sprinkling can be easily planned to conform with the plan.

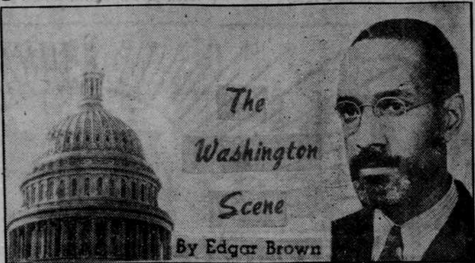
NEBRASKA 1942 LICENSE PLATES TO BE USED IN 1944

Mr. Owen J. Boyles, Assistant Director of the State Motor Vehicle Department makes an appeal to all Nebraska motor vehicle operators to take special care of their 1942 license plates, due to the fact that they will have to be used for the 1944 licensing year.

The 1942 license plates will be revalidated for the year 1944, with a new tab plate 2"x2", orange background with black figures.

MOWM ESTABLISHES PERMANENT ORGANIZATION

New York City, July 9.—At the "WE ARE AMERICAN, TOO" conference which was held under the auspices of the March On Washington Movement in Chicago, June 30th to July 4th, a permanent organization of March On Washington Movement was established, with A. Philip Randolph elected National Director, B. F. McLaurin, National Secretary and Aldrich Turner, National Treasurer, Miss E. Pauline Myers was selected by the National Executive Committee as the National Executive Secretary.



ILLINOIS DEMOCRATIC SEN. UNFRIENDLY TO RACE RIOT INVESTIGATION

WASHINGTON, DC. (Press Photo Service).—Senator Scott Lucas (Dem.) Illinois, two months ago was exposed and denounced for his unfriendly and active opposition to the constitutional rights of 13,000,000 colored Americans on the home front with 700,000 of their sons fighting, bleeding and dying for democracy and the Four Freedoms around the world.

On the occasion of the militant fight of Senator William Langer (Rep.) North Dakota to secure passage of an anti-discrimination amendment in the federal overtime pay act in this session of Congress, it was Senator Lucas, who joined with Senator Richard Russell (Dem.) Georgia to kill the bill and line up with the machinist and metal trades Union in the U. S. Navy Yards against upgrading colored workers.

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Senator Lucas says no!

Senator Lucas for the third time used his high place and power in the U. S. Senate to thwart justice and right, and to forever block as far as he is concerned, the legal

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pathway for equal protection and security for the homes and lives of innocent colored people against the blind fury and insane prejudices of the blood thirsty howling mob of Klueuxs and home grown Nazis out for the kill.

Senator Bridges urged that the Senate Anti-Race Riot Investigation be authorized at once by referring it to the Senate Audit Committee for immediate and favorable action. Senator Lucas objected and appealed in a whispered conversation to the Democratic leader Senator Alben B. Barkley (Dem.) Kentucky, who hid behind the subterfuge, that the resolution should be referred so he stated, to a regular standing committee for study.

He seemed to overlook the Audit as well as the Judiciary was one such committee. Anything but action, delay, dilly dallying, and filibuster are always the handy weapons of Democrats in exercising their present control over legislation in Congress, especially if it is proposed to guarantee fair, and decent and equal treatment to all American citizens, regardless of race, creed or color.

DEMOCRATS ATTEMPT DECEIT

The Congressional Record of July 6, 1943, page 7341, reprints in full the Senate Resolution 171 by Senator Bridges and Senator Brooks.

Below, it is the following statement of Senator Bridges: "Mr. President, the need for an investigation, as authorized by the resolution, is supported by many civic groups of this country, including several colored organizations, such as the National Negro Council; the United Government Employees, headed by Edgar G. Brown; the National Negro Publishers Association and the We Are Americans Too Conference. The need for a fair and impartial investigation is also supported by some of the outstanding publications of the country, such as the New York Times. It is further supported by thoughtful individuals everywhere. I personally want the facts ascertained and want fair consideration for all.

THE PRESIDING OFFICER:—What disposition is requested to be made of the resolution?

Mr. Bridges: Mr. President, I ask that the resolution be referred to the committee to Audit and Control of the Contingent Expenses of the Senate.

Mr. Barkley: Mr. President, under the rule the resolution should be referred to a standing committee before it goes to the committee to Audit and Control of the Contingent Expenses of the Senate, so as to have a report on the resolution from one of the standing committees. In considering the question of which committee the resolution might be assigned, let me say that probably it would properly go to either the Committee on Education and Labor or the Committee on the Judiciary probably would be the better one to handle it.

THE PRESIDING OFFICER:—The resolution will be referred to the Committee on the Judiciary.

AUDIT ALSO A STANDING COMMITTEE.

Public Document No. 80391-13; page 1, entitled, "List of Committees of the Senate of the United States for the Seventy-Eighth Congress, June 30, 1943, Standing Committees" lists the memberships of three such "Standing Committees": Agriculture and Forestry; Appropriations; Audit and Control of the Contingent Expenses of the Senate, Senator Scott Lucas (Dem.) Illinois, chairman.

When Senator Bridges made his request for immediate action, Senator Lucas stood six feet away from Senator Barkley, nodding his acquiescence in this parliamentary maneuver to forestall quick and effective action by the Democratic leader, just returned from a sick bed.

SENATOR VAN NUYS GOES HALFWAY

After such persuasion Senator Frederick VanNuy (Dem.) Indiana, Chairman of the Senate Judiciary Committee called the committee together in the cloak room of the

THE OMAHA GUIDE

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Plain Talk..



ELMER A. CARTER

I do not know who advises the President of the United States on the problem of color. I do not know who he is, where he comes from, what his perspective is, nor the width and breadth of his mentality, nor the extent of his knowledge and experience. But whoever he is, he is rendering a disservice to the Negro and to his country if he is either incapable or unwilling to face the facts written in blood in Detroit, Mobile, Beaumont, and only Heaven knows where next it shall be written. These facts are:

1. That a compromising laissez-faire policy in respect to the Negro's fundamental rights as citizens, breeds contempt for law and order.

2. That the persistence of segregation and discrimination on the basis of race and color in the Army, navy, marine corps and various departments of the federal government serves to strengthen those elements of the population intent on the propaganda of Nazi concepts of racial superiority in America.

3. That these elements are in reality in the minority but they are highly articulate and vociferous and must be dealt with as any other subversive elements whose actions are contrary to the war aims of the American government.

4. That the President himself must take positive action to crush these "copperheads" who create disunity, at home and embarrassment abroad.

The President is the busiest man in the world. He faces a rebellious if not a hostile Congress. From the ranks of his own party have come his most bitter antagonists resolved at any cost to repudiate the implications and sabotage the consequences of the New Deal. The reactionary South has succeeded in enforcing its will on nearly every project which will serve to benefit the Negro. A most glaring example of this is the regulation of the National Housing authority that federal funds cannot be used to build new housing open to citizens without regard to race. Thus Alabama and Mississippi where

racial segregation is legal imposes its will on the State of New York where racial segregation is illegal and where mixed housing has been an unqualified success.

The President must depend then to a large extent on trusted advisers. If they have the perspective of the Bourbon South, if they are squeamish, mealy mouthed, timorous liberals beset with fear of what might happen, apprehensive of offending that part of the South that is reactionary, rather than encourage that part that is progressive then they are not fit to advise the President in this fateful hour. For whether they will it or not the United States is committed to destruction of the concept of racial superiority, and the hammer blows that it strikes against Hitlerism abroad are the measures of its danger at home.

Wise advisers of the President would urge him to speak now with all the power and force of which he is capable against the forces of racial prejudice and intolerance.

As Commander in Chief of the Army to order the recruitment of a voluntary military unit, a division or even less open to all Americans without regard to race or color.

As Commander in Chief of the Navy to order the immediate induction of colored men into the naval service to be assigned according to their training—aptitude and experience—and to renounce the policy inaugurated in 1920 limiting enlistment of Negroes.

As the first American to advise the Fair Employment Practices Committee to move with vigor and

dispatch against any employer, or government departmental head who practices a policy of race or color discrimination and simultaneously to move with no less vigor and determination against labor unions guilty of the same unAmerican practices.

To step up the building of more low cost housing with the provision that where racial segregation has not been enacted into statute law, it shall not be permitted in housing built by federal funds.

These are just a few of the obvious measures that the President should be advised to initiate if his advisers are capable of reading the bloody signs of the times.

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