

OLD U. S. PLANES PERFORM WELL

By B. J. McQUAD
Chicago Daily News Foreign Service
GUADALCANAL, June 17. — (Delayed) — (Special Radio) — America's oldest and least highly regarded fighters are still more than a match for the best Japan can put in the air above the Solomons. Or so it would appear from the results of yesterday's spectacular air battle over Guadalcanal.

High-scoring outfit for the day was a squadron of Navy pilots flying Grumman Wildcats on F-4's. They shot down 30 Japs, including Zeros and Aichi-98 dive-bombers. The day's second high score was turned in by an Army squadron of P-40's. The latter are credited with 18 Japs.

The Navy squadron had the day's highest individual score, Lieut. Charles Stimpson, Santa Barbara, Calif. He got four Aichi's.

The squadron shot down 30 Japs yesterday with only three losses of its own.

Wildcat Outmoded

My interest in this paradox led me to the fighter line at Henderson Field this morning for a visit with squadron pilots. The squadron skipper is Lieut. Comdr. Clarence M. White, Annapolis Naval Academy graduate, who personally led his men into battle. Here's his explanation:

"Sure, the Wildcat is an outmoded plane. We'd certainly love to have some of those Corsairs that the other squadrons are flying. But the F-4 is still a better plane than the Zero. The Zero outclimbs us, yes. It is faster. It turns inside us. But we make them fight on our terms. We use Navy team tactics. We cover each other. We never get separated if we can help it.

"When they do get a shot at us, we have our armor and our self-sealing gasoline tanks to protect us. But when we get a shot at a Zero—well, those 50's of ours put out lots of firepower and you should see those Zeros burn!

Other Factors Included

There were other factors in yesterday's success by the Wildcats. They were flown by some of the most experienced pilots based on this island. These pilots have been seasoned on combat in previous brushes with the Nips. They have been together as a squadron for seven months. They were trained as part of a carrier group—the Wildcat is a carrier plane—and came out to the Pacific expecting to be based on the carrier Hornet.

The sinking of the Hornet made land-based fighters out of them and now the stubby carrier fighters, still wearing Navy paint, sit aside by Henderson runway with khaki-clad fighters of the Army.

The average flying time of the pilots of this squadron is 600 hours. "Baby" of the outfit is Ensign William Masoner, Riverside, Ill. He has 350 hours. Masoner got two Zeros yesterday. Other scorers included: Lieut. Cyrus G. Carey, Kelo, Wash., one Zero.

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Hull Praises Russ

In Anniversary Note

WASHINGTON, June 21.—(AP)—Secretary of State Hull warmly praised the Red army's stand against Germany's armed might in a statement today commenting on the second anniversary of Hitler's invasion of the Soviet Union.

Hull said the Russians faced the third summer of their war against Nazi aggression "prepared not only to meet any onslaught but also to hurl back the invader."

Car Climbs Curb,

Kills Everett Man

EVERETT, June 21.—(AP)—Injuries suffered Saturday night when he was struck by a car while walking on a sidewalk here proved fatal yesterday to Alex Fillion, 55 years old, sergeant of the guards at the Pacific Shipbuilding Company.

Chief of Police Harold Peterson said Fillion was struck by a car driven by Miss Lois McManus, 24, of Everett, whose car plunged over the curb as she attempted to back it out of a parking place. She was held last night in the city jail, without charge.

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NUTS AND JOLTS

By Holman



"Things ain't been the same since them actors moved in our barn, Ma."

Curfew, Exclusion of Japs From West Coast Are Upheld

(Continued From Page One)

Portland, Or., Hiramabashi, a senior at the University of Washington at the time of his arrest, was sentenced to three months' imprisonment for violating the curfew regulation and for failing to report to an evacuation center. Yasui, a graduate of the University of Oregon, was sentenced to one year's imprisonment and fined \$5,000 for violating the curfew regulation. Approximately 70,000 American citizens of Japanese ancestry were said to have been evacuated from their homes under the orders.

A. L. Wirin, Los Angeles attorney for Yasui, told the Supreme Court that "racial prejudice" on the part of Lieut. Gen. John L. DeWitt, in charge of the Western Defense Command, was responsible for the regulations.

Solicitor-General Charles Fahy, the government spokesman, denied this and said the restriction were imposed because of military necessity following the Pearl Harbor disaster.

Action Called Imperative
"It was imperative," Fahy asserted, "that those charged with the defense of our shores take adequate protective measures against a possible invasion and against potential saboteurs and fifth-columnists."

Hirabayashi and Yasui were convicted in separate federal district courts of violating an act of Congress passed March 21, 1942, which made it a misdemeanor for anyone to violate restrictions imposed by a military commander on movements within a military zone.

President Roosevelt, on February 19, 1942, had issued an executive order authorizing the Secretary of War and military commanders to exclude "any and all persons" from military zones if that action should be deemed necessary.

The curfew restriction, requiring all persons of Japanese ancestry to remain in their homes between 8 p. m. and 6 a. m., was imposed on March 24 and the exclusion orders came a few weeks later. Justice Murphy, who delivered the majority opinion in the communist case, asserted that cancellation of citizenship was not justified by imputing a "reprehensible interpretation" of an organization to a member unless there were "overt acts" committed by the member "indicating that such was his interpretation."

Chief Justice Stone, and Justices Roberts and Frankfurter dissented. Justice Jackson, a former attorney-general who handled the litigation in the Justice Department, did not participate.

The long-awaited decision constituted a victory for Wendell L. Willkie, the 1940 Republican presidential nominee, who represented the Communist involved before the Supreme Court.

Clear Evidence Required
Murphy declared that "clear, unequivocal, and convincing" evidence was required for setting aside a naturalization decree and that such evidence had not been presented against William Schneiderman, state secretary of the Communist Party for California and a native of Russia, who became a citizen in 1927.

"Were the law otherwise," Murphy said, "valuable rights would rest upon a slender reed, and the security of the status of our naturalized citizens might depend in considerable degree upon the political temper of a majority thought and the stresses of the times. Those are consequences foreign to the best traditions of this nation, and the characteristics of our institutions."

Murphy said the tribunal did not consider whether Schneiderman was a believer in, and a member of, an organization teaching disbelief in organized government, and that his oath of allegiance was false. Murphy said "these issues are outside the scope of the complaint."

In 1940 Congress provided specifically that no person should thereafter be naturalized who advocated or belonged to an organization that advocated "the overthrow by force or violence of the government of the United States."

Views of Russia Immaterial
Explaining that the court reviewed the case "because of its importance and its possible relation to freedom of thought," Murphy added:

"The question is whether the naturalization of petitioner, an admitted member of the Communist Party of the United States, was properly set aside by the courts below some 12 years after it was granted.

"We agree with our brethren of the minority that our relations with Russia, as well as our views regarding its government and the merits of Communism, are immaterial to a decision of this case.

"Our concern is with what Congress meant by certain statutes and whether the government has proved its case under them.

"While it is our high duty to carry out the will of Congress, in the performance of this duty we should have a jealous regard for the rights of petitioner. We should let our judgment be guided, so far as the law permits, by the spirit of freedom and tolerance in which our nation was founded, and by a desire to secure the blessings of liberty in thought and action to all those upon whom the right of citizenship has been conferred by statute, as well as to the native born."

SOLON REQUESTS JAP DEPORTING

WASHINGTON, June 21.—(AP)—Representative J. Leroy Johnson, Republican, California, said he would introduce legislation today for postwar deportation of Japanese and establishment of a "Japanese deportation commission."

A House concurrent resolution prepared by Johnson would provide that the peace treaty with Japan authorize deportation to that country of all Japanese aliens in the United States and all Japanese citizens of the United States who have been disloyal to this country.

Another bill which Johnson has prepared would establish a three-man "deportation commission" to review the record of every American-born Japanese to determine his loyalty to this country and order deportation for disloyalty.

Red Men to Honor Chavelle

Chief Seattle Tribe, Improved Order of Red Men, will honor its outgoing sachem, Cornelius C. Chavelle, at a meeting tonight in the Moose Temple.

constitutionality of wartime measures excluding Japanese from certain areas and before that, establishing a curfew hour for them, is a former University of Washington student.

Hirabayashi was chairman of the Conscientious Objectors' Group, an off-campus organization including in its membership several other University students.

Hirabayashi, in United States District Court here, received a three-month sentence to a road camp for violating the curfew law and evacuation orders. His appeal was financed by sympathizers.

Beliefs Are Personal
Murphy said that "under our traditions, beliefs are personal and not a matter of mere association" and that "men in adhering to a political party or other organization notoriously do not subscribe unqualifiedly to all of its platforms or asserted principles."

"The constitutional fathers, fresh from a revolution, did not forge a political strait jacket for the generations to come," Murphy said. "Instead they wrote Article V, and the First Amendment, guaranteeing freedom of thought, soon followed."

Schneiderman came to this country in 1908 at the age of 3, became an American citizen in 1927, and his citizenship was ordered canceled in 1940 by the Federal District Court at San Francisco on the ground that he had concealed his Communist connection.

Fahy said the Naturalization Act required that an alien who obtained citizenship be "attached to the principles of the Constitution" and be "well disposed to the good order and happiness of the United States."

Fahy cited Party's Aims
Fahy added that the evidence established that in 1927 the Communist Party and Schneiderman "believed in, advocated and taught the overthrow of this government by force and violence."

Willkie argued Schneiderman had given "unimpeached testimony" that he had never believed in or advocated the use of force or violence or disbelieved in organized government. He added that government attorneys admitted that the constitution of the Communist Party of America, adopted in 1938, did not advocate force or violence.

The Federal District Court at San Francisco held that Schneiderman had obtained citizenship illegally because he failed to reveal that during a five-year probationary period he belonged to an organization advocating violent overthrow of the United States government.

In upholding the cancellation, the Federal Circuit Court said:

"The trial court believed that appellant's (Schneiderman) testimony as to his support of our Constitution and allegiance to this country was incredible in view of his admission that he fully believed in and supported the principles of the Communist Party, and in view of the principles of such party. He cannot say that the trial court's conclusions are clearly erroneous in view of the substantial evidence in the record before us."

Victory for U. S. Principles, Schneiderman Declares

SAN FRANCISCO, June 21.—(AP)—William Schneiderman, Russian-born secretary of the Communist Party in California, rejected today that the United States Supreme Court had upheld his right to American citizenship.

"It is a victory for the principles of American democracy," Schneiderman said, "which I and my party unreservedly support."

"I'm grateful that the rights of American citizenship have been upheld. The decision will strengthen wartime national unity so essential to victory."

Early in 1941 Federal Judge Michael J. Roche canceled Schneiderman's United States citizenship on the grounds that in 1927, when he was 21 years old and obtained his final citizenship papers, he had gained naturalization by concealing his membership in the Communist Party.

As soon as the Supreme Court mandate comes down, Hirabayashi, who has been in the East, will be brought here to serve the sentence United States District Judge Lloyd L. Black imposed on him in October, Gerald D. Hile, chief assistant United States attorney, said.

Hirabayashi has been at liberty on bond.

He termed the Supreme Court decision "a constitutional landmark in the history of our country."

Hirabayashi Was Leader Of Anti-Draft Group

Gordon K. Hirabayashi, Japanese-American who was the appellant in a case in which the United States Supreme Court today upheld the

Churches Open Week's Session On Hood Canal

State leaders of Protestant denominations and various Christian agencies will open a week's interchurch conference at Seabeck on Hood Canal with dinner at 6 o'clock tonight.

This first interchurch conference is sponsored by the Washington Council of Churches and Christian Education for the purpose of bringing together leaders from all parts of the state to discuss the church's responsibility in meeting today's wartime needs and to plan for tomorrow's rebuilding.

Announcement was made yesterday at Westminster Presbyterian Church that the Rev. Leonard C. Brown will be the new pastor. Mr. Brown, who will arrive late in July after a ten-year pastorate at the First Presbyterian Church of Visalia, Calif., succeeds the Rev. Dr. Robert T. McFarlane, now an Army chaplain.

The Rev. Reuel R. Windelmann, 547 N. 68th St., was ordained in the Lutheran ministry and installed as assistant pastor of Hope Lutheran Church yesterday. Mr. Windelmann attended Lincoln High School and took his theological training at Concordia Seminary, St. Louis, Mo. He was vicar at Gethsemane Lutheran Church, St. Louis. In his new position he will assist the Rev. George F. Schmidt.

Army-Insignia Work to Halt

WASHINGTON, June 21.—(AP)—The manufacture and sale of Army insignia by civilian companies will be halted, the War Department announced today, and 2,800 individuals and firms engaged in this business are being notified that their licenses will be revoked four months after the notification.

GERMANY NEAR END, SAY RUSS

MOSCOW, June 21.—(AP)—The Communist Party newspaper Pravda declared editorially today, on the eve of the second anniversary of the German invasion of the U. S. S. R., that the enemy's unconditional surrender "is not far distant."

At the same time it warned that Hitler's reconditioned armies represented a serious force. It said that the enemy sensed "the approaching hour of severe retribution" and that "despair may drive the Germans to the maddest ventures."

"We are facing new decisive battles," Pravda commented.

Boy Scouts Become

Couriers for U. S. O.

BEND, Or., June 21.—Thirty-one Boy Scouts of Bend are enrolled in what is said to be the first project of its kind in the United States—courier service for the United Service Organizations.

In uniform, Scouts serve in two-hour relays at the U. S. O. center here, running errands for staff members, besides serving as guides for service men.

British shipyards have carried out repairs and refits to 23,000 warships and 35,000 merchant ships in about 27 months.

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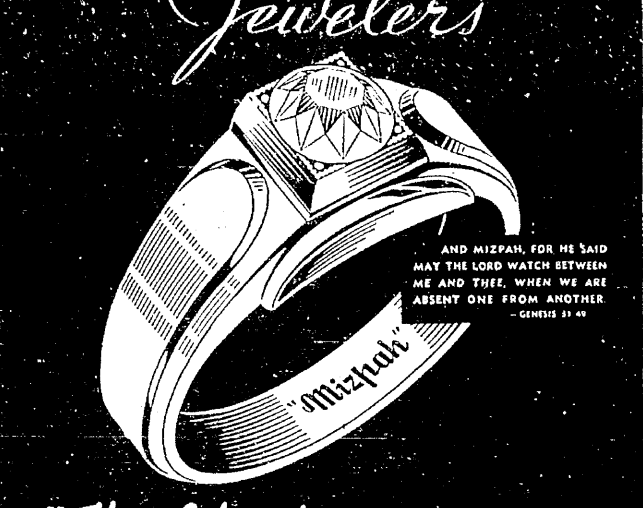
Thief May Run, Not Socks

BURBANK, Calif., June 21.—(AP)—He may have to run, but his socks won't. A burglar broke into the storeroom of a theatre man, aged by Seth D. Perkins. Only thing

missing was \$60 worth of run preventive—the stuff girls daub on when they snag their hose.

Between the Arctic and Antarctic in the Western Hemisphere are 270,000,000 people.

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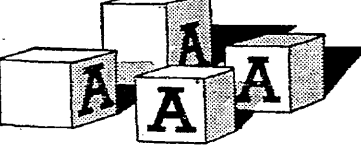
This system is the one and only tested system of giving you more and better foods for your money. It is part of the American standard of living that we fight to preserve—not because it has achieved so much in the Past, but because it offers so much more for the Future!

IN WAR AS IN PEACE, AMERICA'S FOOD INDUSTRY HELPS YOU TO SET A QUALITY TABLE AT LOW COST!

Year after year, we Americans get more and more for our food-dollars! Our American system of processing and distributing foods is the most efficient and economical ever devised. It brings food to our tables in variety, quality and economy unequalled by any other system.

It is the system of free competition in the food industry. Each food packer and wholesaler and retail grocer works tirelessly to provide better foods and better values than his competitors—and Mrs. Housewife profits! Likewise, this lively unending rivalry squeezes out waste—

WHAT EVERY HOUSEWIFE SHOULD KNOW ABOUT THE GOVERNMENT'S NEW GRADES FOR CANNED AND BOTTLED FOODS



As a wartime expedient, our government has (1) established three broad grades for canned and bottled foods; and (2) fixed the price-ceilings at which each grade is to be sold.

Every housewife should know that each of these three grades denotes a range of quality and not an exact standard of goodness. Even Grade A is so broad a classification that it includes brands of surprisingly unequal goodness. Yet this is only natural, because the plus values you get in flavor, bouquet and special ingredients are determined—not by grade—but by years of experience in blending of superior foods.

For example, take Catsup. Some brands barely qualify for Grade A; others exceed the minimum by varying margins; while those at the top—like C-H-B—are actually in a class by themselves. Yet all of these brands—from the bottom to the top of Grade A—will be sold to you under the same price-ceiling!

The result is that you will pay the same price for a bottle of catsup of lesser goodness as you will for a bottle of C-H-B Catsup! To make sure that you get your money's worth—to enjoy delicious individuality of flavor—let the C-H-B label be your buying-guide!

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