

Pilots Plead for Mission Split-Second Figuring Needed In Plans to Attack Yamamoto

(This is the third in a series of articles by the Army flyer who shot down Japanese Admiral Isoroku Yamamoto in April, 1943.)

By LT. COL. THOMAS G. LANPHER, Jr., United States Army Air Force.

It promised to be quite a Donnybrook for all concerned, and when Mitchell and I returned to our squadron area and broke the news of the impending scrap to the rest of the Lightning pilots, the lobbying began, with every pilot pleading his case to be included in the show.

We had over 40 pilots available for only 18 aircraft, however, and outside of Mitchell, Barber, Moore, McLanahan and myself, no decision had been made as to who else would participate in the mission. Mitchell, as the commanding officer, has the unhappy job of appointing 12 pilots from among the unanimous volunteers. To accompany him in the covering section he chose Maj. Louis R. Kettel and Lts. Julius Jacobson, Raymond K. Hine, Beaby T. Holmes, Douglas S. Manning, Delton C. Goerke, Gordon Whitaker, Roger J. Ames, Lawrence Graebner, Everett Anglin, William E. Smith, Albert R. Long and Eldon Stratton.

Gathering these pilots together Mitchell briefed them thoroughly and exactly. Take off at 0725 (7:25 a.m.) next morning. One circle of the field to pick up stragglers. On course and underway at 0730. Indicated air speed of 210 miles an hour; proceeding a maximum altitude of 30 feet above the water. We would fly thus for over two hours, around a great semi-circular course 435 miles in length taking us far out to sea in order to circumnavigate the Japanese islands at Munda, Rendova, Vella Lavella, Shortland and Kahlili. From the mountains and Kahlili the target was reached, not a word was to be spoken.

Plans Outlined.

After two hours of skimming the waves far beyond enemy sight or detection, we would head in toward the target, about 100 miles from Bougainville and begin climbing to our appointed altitudes.

As we crossed the shore, my section was to break away from the rest of the formation and head for that spot over the jungle, 35 miles back, where the Japanese had an appointment with the admiral at exactly 0935. No sooner and no later. Any sooner, we would have to circle and wait for our prey, thus frustrating our presence at Nipobers. Any later, fate forbid, and we would miss the admiral.

Mitchell and his section, meanwhile, were to climb in the direction

States Urged To Streamline County Setups

Townships Outmoded, Governors Are Told At Conference Here

States must encourage counties to replace their present outmoded governments with more responsible mechanisms, the Committee on State-Local Relations said in a tentative report to the Council of State Governments here today.

The report stated that townships, outside of New England, are generally an "outmoded" form of government and should be abolished. States should aim at principles of one local area, because simplifying local government will result in a greater public interest in local government, the report said.

The committee, headed by Gov. O'Connor of Maryland, meeting at the National Hotel, concluded that the optional charter or home-rule system provides the most suitable system of legal relationship between State and local community.

Exploring the subject of State-local relationships to develop a program for presentation to the State Legislatures in 1947, the committee declared local presentations should be maintained where it is consistent with reasonable cost and efficiency. The report said protection of local initiative and discretion are an important responsibility of the States. It was further recommended that each State consider establishment of a department of local government.

The Governors' Committee is made up of Govs. Baldwin of Connecticut, O'Connor of Maryland, Kelly of Michigan and McNamara of Georgia.

Other recommendations in the report included:

City-county consolidation should be made possible and encouraged; reduction in the number of local government units will reduce government cost; school consolidations should be fostered and hastened; substantial numbers of special districts should be unified with appropriate larger county or city units.

Participating in today's meeting were Govs. O'Connor, Kelly, McNamara and Baldwin. Also present were Bernard Vande Vries, member of the Illinois Legislature; C. W. Nelson, director of the State Planning Board of Louisiana; Karl Frazure, chairman of the Commission on Intergovernmental Relations of Virginia; and other State, county and municipal officials.

Prince Georges Federation to Probe Schools

Committee Named to Check on Charges of Politics, Law Violations

Following hearing charges that the Prince Georges County Board of Education was "violating the law," the county Federation of Citizens' Association last night moved to investigate activities of the board.

A committee named for the investigation was instructed to report at a special meeting of the federation. The committee includes George L. Ickes, Frank H. Fierstein, Mrs. Betty Tayman, Louis A. Day and Mrs. Frances Irons.

Ickes asserted that although the law requires the board to set up schools for children in their home communities, school facilities have been abandoned in Bowie. Pupils of that community are being sent to school in Laurel. He charged that the board appoints teachers without consulting school trustees and claimed that the board is "stuffed by politics."

Mr. Day, former president of the Bladensburg Parent-Teacher Association, said Rogers Heights children have been switched from the Bladensburg Senior High School, children from Largo, he said, are being taken by bus to the Cottage City School, passing the Bladensburg School en route.

Day maintained there was a plan on foot to take the present Bladensburg Senior High School to a junior institution. Pupils from 27 communities attend this school, he said. He thought the plan was to establish another senior high school to take Bladensburg's.

Stephen A. Wiley, Lanham, was named to represent the federation on the County Veterans' Service Council and in all other county matters concerning war veterans.

Constitution Drafted.

Louis Granados, chairman of the County Affairs Committee, urged that steps be taken to prevent stores being placed at the approaches to the new express highway now under construction near Bladensburg.

Daniel M. Greene, Legislative Committee chairman, said he had drafted a new federation constitution, which would bring membership organizations other than citizens' associations to be admitted. He said the plan was to strengthen the federation. He suggested the name be shortened to the Civic Federation of Prince Georges County.

The group voted to ask Gov. O'Connor to reinstitute the 35-mile-an-hour speed limit on highways until tires and other equipment are improved.

On motion of Mr. Day, the federation accepted the program proposal for Washington and plans to hold Olympic games there.

A motion by Mr. Fierstein, that the proposed county memorial library be built adjoining the Peace Cross at the University of the District of Columbia, was referred to that effect, was passed.

2 Prince Georges Taverns Lose Liquor Permits

Board Grants Four Applications, Rejects Three Others

The Prince Georges County Liquor Board yesterday suspended the licenses of two taverns for one week each, beginning Monday.

The board also granted four liquor license applications, rejected three others, approved five applications for transfer of existing licenses and denied one.

The suspensions were ordered for Mr. Olive G. Bacon, operator of the Home Stretch, Marlboro pike near Hillside, and Mrs. Grace V. Myster, owner of Myster's Tavern, T. B. Employees in both establishments had been convicted in Upper Marlboro Police Court on charges of selling whiskey on Sunday.

The following liquor license applications were granted:

Hugh E. Haney, owner of Haney's Store, 5501 Sutherland road; Paul S. Swann, 8700 Livingston road, Chapel Hill, and James F. Kelly, Jr., Thirty-first street and the Queens Chapel, Queens Chapel Manor, beer and wine on-sale, and American Legion Post No. 136, Branchville-lanham road, Greenbelt, beer on-sale. Mr. Kelly's application was granted subject to approval of the Health Department.

Mount Rainier Opposition.

Most vigorous opposition to license applications rejected was voiced by residents of the area to a request by Harry Weinstein, owner of a grocery store at Thirty-first street and Rainier avenue, Mount Rainier, for an off-sale beer, wine and liquor license.

A delegation of 15 home owners in the vicinity of the store claimed the establishment is in a purely residential area and approval of the application would lower the value of their property. Mr. Weinstein now has an off-sale beer license.

In addition, the Rev. C. R. Banes, pastor of the Mount Rainier Methodist Church, charged that Mr. Weinstein was "insincere and untruthful," since the latter had declared he would withdraw his petition at a meeting of the Mayor and Town Council last week.

Others opposing the application included the Rev. C. H. Frick, pastor of the Mount Rainier Christian Church, and Councilmen W. W. James and J. S. Boleman.

The two other liquor license applications denied were by Joseph Salute for an on-sale beer and wine license on the Baltimore boulevard, near Beltsville and by August Schwenk for an off-sale beer, wine and liquor license at 4694 Sutherland road.

Applications Approved.

Approval was given the following liquor license transfer applications: From Robert L. Kelly to Charles A. Campbell, on-sale beer, wine and liquor at Charlie's Tavern, Cheston and Central avenue Capitol Heights. From Nellie Wiley to Cordell B. Thrift, off-sale beer, wine and liquor at the Silver Dollar, 114 Washington boulevard, Laurel.

From Walter Susini to Harry Susini, beer, wine and liquor on-sale at the Laurel Diner, 502 Fourth street, Laurel.

From Albert E. and Bernadine Meyer to Albert E. Meyer and Beatrice M. Mortimer, off-sale beer at Mortimer's Tavern, 5109 T street, Braddock Heights.

From Leonard Minkoff to Alice Novoa, off-sale beer and wine at the People's Market, 4301 Thirtieth street, Braddock Heights.

The application denied was that of Hyman Burko for the transfer of an off-sale beer and wine license from Mrs. May G. Griffin at the Casablanca, 7031 Baltimore avenue, College Park.

Democratic 'Machine' Volunteer Firemen Assailed by Landreth To Meet September 22

By the Associated Press.

SUFFOLK, Va., Sept. 14.—S. Floyd Landreth, Republican candidate for Governor of Virginia, asserted last night that "good men" were disgraced from opposing William M. Tuck in the August Democratic primary by leaders of the Democratic party.

Mr. Landreth said the votes that Mr. Tuck "is credited with receiving in the recent Democratic primary were not won by the people, but were clearly the votes of the Democratic party."

"In his opposition in the primary, Mr. (Moss A.) Plunkett did not hesitate to say . . . that the Virginia government of government was not government of the people, but a government dictated, planned and manipulated by a few leaders and from that leadership the word quietly went out to the courtesans requesting support for the decisions that were invisibly made in a corner at a time when the people were in no way consulted," the candidate said.

In another address, Lester S. Parsons, Republican candidate for attorney general, said popular government according to the wish of the people no longer exists in Virginia.

"The educational system in Virginia stands 42d in the roll of States," the Norfolk attorney said. "The tax laws are lopsided and unfair. The resources of natural resources is disregarded, and the farm population is practically ignored. The aged, the needy and the blind are not properly cared for."

Magistrates Retain Power In Auto Death Cases

By the Associated Press.

BALTIMORE, Sept. 14.—Maryland magistrates have full jurisdiction over "manslaughter by automobile" cases despite the failure of a 1945 bill which would have delineated that jurisdiction more clearly, the attorney general's office has ruled.

The 1941 act, manslaughter by car and other vehicles was made a misdemeanor, applicable to cases where the death of a person resulted from "grossly negligent" operation of a vehicle.

Senate Bill 611, which Gov. O'Connor vetoed, substituted the word "criminally" for "grossly negligent" and sought to add to the 1941 act a clause that "trial magistrates in the several counties . . . shall have jurisdiction over said offense concurrent with that of the Circuit Courts."

However, the attorney general's office held that despite the failure of that amending measure, trial magistrates have jurisdiction because "manslaughter by automobile" is a misdemeanor, not a felony.

Capt. Hurt Tells of Last Cruise Of Submarine Perch, Lost in '42

By the Associated Press.

ANNAPOLIS, Md., Sept. 14.—Spending his first day at home after more than three years of Japanese imprisonment, Capt. David A. Hurt yesterday told of the last cruise of the submarine Perch of which he was in command when captured.

(Tired after his long journey home and several days of welcome in Washington, Capt. Hurt recounted the story of her own and ordered beginning with a three-day battering of the Perch by Japanese destroyers and ending a fortnight ago when Japan prison camps were opened.

Following the raid on Pearl Harbor, Capt. Hurt took the Perch, on which he had been skipper for more than two years, on a Jap-hunting cruise into South Pacific waters.

Late in February, 1942, the submarine received damage from shell-fire from a Jap supply ship and her destroyer escorts off Kandiari Bay. Temporary repairs were made at sea, and the Perch continued her patrol. On the night of March 1, 1942, while going in for an attack on enemy transports landing troops on Java between Surigao Straits and Batavia, the submarine was caught by depth charges, but managed to escape two Jap destroyers searching for the Perch. The escape was short-lived, however, for early in the morning of March 2, the two destroyers found her and renewed the pounding with depth charges.

Capt. Hurt said both periscopes of the Perch were knocked out, one shaft was put out of commission and the engine room and after-torpedo compartment hatches began shipping water. The submarine settled to the bottom, where she lay throughout the day of March 2.

After hours of battering and feverish repairs, the crew brought the stricken sub to the surface where, in the darkness, they found enemy craft yet prowling. The night lent them a measure of security, but as daylight approached, Capt. Hurt decided to try another dive to escape.

"Water poured through the conning tower and engine room hatch in such quantities that we had to surface again," he said. While the crew attempted to repair the damage, three Jap destroyers picked them up and opened fire.

The submarine had no hope of escape and rather than have her fall into hands of the Japs, who might have towed her into port, Capt. Hurt decided to abandon ship and scuttle the Perch.

"All the crew got over safely," he related, and in a few minutes all that showed of the Perch was her conning tower. One Jap destroyer ran by while we were in the water, then returned and picked us up. We were in the water about 45 minutes.

Capt. Hurt, with three raiders from the Perch, was taken to Yokohama, from where he was sent to the prison camp at Ofuna. Men from the American destroyer Men, the British cruiser Exeter and the British destroyer Encounter were also imprisoned at that camp.

Wise Ballots Not Handled Properly

By the Associated Press.

RICHMOND, Va., Sept. 14.—Attorneys for L. Preston Collins, whose suit contesting the Democratic nomination of Charles R. Fenwick for Lieutenant Governor opened in Richmond Circuit Court yesterday, asserted to Judge Julien Gunn that ballots cast in the Wise County election appeared not to have been strung or sealed as required by law for return to the clerk's office.

The ballots from Wise County, where Mr. Collins has charged there were irregularities in the August primary election, and where the voting was heavily in favor of Mr. Fenwick, were examined by the judge at length.

During the examination, it was stated that in only three precincts of the 28 which voted did the ballots show evidence of ever having been folded, and only in those same three precincts were the ballots strung, as is required.

Ballots Examined by Judge.

J. A. Gardner, clerk of the Wise County Court, brought the ballots into court where Judge Gunn, with the aid of counsel of both sides, examined them as to their physical condition and the physical condition of the containers in which they were returned to the clerk following the election.

It was pointed out during the examination that Pounds precinct, which Mr. Collins contends voted only 101 persons, although official returns showed 418 for Mr. Fenwick and 12 for Mr. Collins received only 400 blank ballots for the primary, according to a notation on the envelopes.

After examination, Judge Gunn ordered that the ballots which Mr. Gardner brought to Richmond to be turned over to J. Wilson Griggs, clerk of the Circuit Court, in order that they might be available here for further examination by counsel for both sides.

Attorney General Appears.

During yesterday's hearing, Attorney General A. P. Staples appeared in court where Mr. Collins contended that the ballots were not properly sealed, on request of John Roberts, Commonwealth's attorney of Wise County, to observe anything that might be helpful in the forthcoming grand jury investigation of the reported theft of the county poll books.

Mr. Staples said he would go to Wise County when the grand jury meets September 24 to assist Mr. Roberts with the investigation. The attorney general's services were proffered some time ago by the county.

From Norton it was announced that a grand jury had been selected for the September 24 session. At the same time Commonwealth's attorney announced he would welcome information from any one knowing anything of his personal knowledge about any law violations in the August election.

Other Inquiries Scheduled.

Two out of four counties charged in Fenwick's counterclaim in having had irregularities in the vote also have scheduled investigations. Prince Edward for September 19, and Cumberland for the 25th. Appomattox already has had a grand jury meeting to investigate the vote.

The Democratic State Central Committee, scheduled to meet here September 22, also may take action with reference to charges and countercharges of fraud and irregularities in the recent primary election.

Horace H. Edwards, chairman of the committee, said the matter of primary irregularities undoubtedly would be one of the topics high on the agenda for the meeting, but declined to predict what action is likely to be taken. The primary purpose of the meeting, the chairman said, is to map plans for the November election.

Darden Denies Veterans Must Pay High Tuition

By the Associated Press.

RICHMOND, Va., Sept. 14.—Gov. Darden yesterday challenged the Virginia Association of War Dads "or any other organization or citizen" to produce evidence of a single instance in which a Virginia veteran has been charged a higher tuition than he would normally pay to pay at a Virginia college or university.

Virginia veterans who return from war to take up their studies in State-supported schools and universities will be required to pay the normal State tuition and not the out-of-State fee, Gov. Darden declared.

The cause for the Governor's statement was the adoption of a resolution this week by the Virginia Association of War Dads appointing a commission to prevent such charges to Virginia veterans. The Governor said that with all due respect to the War Dads, the commission would find no work to do along that line.

Trial of Carmen Beach, 2 Others, Set for Tuesday

The joint trial of Carmen Beach and two other women, arrested in a raid on a "massage parlor" in the 1700 block of Pennsylvania avenue N.W. and charged with vagrancy, was set for 1:30 p.m. Tuesday by Municipal Judge Armond Scott late yesterday.

The trial had been scheduled for yesterday but was deferred to allow T. Emmett McKenzie, one of the defense attorneys, to file a motion to quash the arrest of Mary Karika, Mr. McKenzie, who also represents the other defendant, Mrs. Margaret Locke, alleged proprietor of the resort, was retained to represent Miss Karika only yesterday.

The third defendant to be tried next week is Judy Hunt. The case of Mrs. Locke, severed from that of the other three, was postponed indefinitely. Mr. McKenzie has filed in District Court a suit for injunction restraining the corporation counsel for using certain evidence against Mrs. Locke. The attorney contends this evidence was seized illegally. Her counsel also has carried to the Municipal Court. Appeals a motion to stay her trial pending disposition of the injunction suit.

Maryland Assessors And Supervisors to Attend Training School

By the Associated Press.

BALTIMORE, Sept. 14.—A training school for Maryland's assessors and supervisors will be established at the University of Maryland next month, under the auspices of the State Department of Education, Dr. Thomas G. Pullen, State superintendent of schools, has disclosed.

Both the university and the State Tax Commission will collaborate on the project, which will be a Service Training Committee of the Maryland Assessors and Supervisors' Association, which met at Ocean City.

Courses, extending from one to two weeks, dealing with the many phases of taxation, assessment methods and specialized procedures, Dr. Pullen said.

The program will be under the direction of the Education Department's division of adult education. It will be patterned after similar training school functioning at the University of Connecticut.

Dr. Pullen said instructors would be furnished by the Department of Education, the State Tax Commission and the university. The latter also will provide the necessary facilities at low costs.

Three members of the Supervisors and Assessors' Association's Institute, headed by Chairman Richard T. Boyle, Cecil County, visited the University of Connecticut's 1945 training school session and based their recommendations on their study of proceedings there.

VPI President Terms '200 Acres and Jeep' Proposal Unsound

By the Associated Press.

RICHMOND, Va., Sept. 14.—The "200 acres and a jeep" idea is "not sound," John R. Hutcheson, president of Virginia Polytechnic Institute, declared yesterday at the public hearing conducted by the State Commission on Veterans' Affairs here.

"The farm is not the place to dissolve depression. You can prolong depression by putting more men on the land than the land can support," he said.

"This is the poorest time in 20 years to buy farms because they are higher than they have been in 20 years. Right now they are 50 percent higher than before the war," the VPI president continued. "Some of you city fellows who bought farms as going to get burnt on them."

Dr. Dabney Lancaster, superintendent of public instruction for Virginia, told of the need for appropriations for educational work among veterans and said, "I hope you gentlemen will bear in mind that the adult education program will be one of the most important to be considered. We will have evening classes set up in every county in Virginia where these boys can get what they want," he said.

John J. Wicker, stating that he appeared as an individual and not as a representative of the American Legion with which he is closely affiliated, asked the commission to extend as a permanent proposition chapter 56 of the Acts of 1945, which appropriated \$25,000 to establish a fund for the purchase of land in the State. "The act was temporary but in making it permanent Mr. Wicker advocated that an appropriation of 'certainly not less than \$250,000' be made for the biennium 1946-47."

Takoma Resident Asks Court to Ban Neighbor's Fowl

An injunction suit by John P. Wager, 420 Boyd avenue, Takoma Park, seeking to prohibit William McQueney, 432 Ethan Allen avenue, Takoma Park, from keeping chickens on the latter's premises was filed yesterday in Prince Georges County Circuit Court at Upper Marlboro.

Through his attorney, Walter L. Green, Mr. Wager claims the defendant's chickens disturb him by their "continuous crowing and cackling, starting early before daybreak and continuing all day."

He states in his suit that in the early hours of each morning Mr. McQueney's roosters crow at the rate of 150 times for 15-minute periods.

As a result, according to Mr. Wager, the value of his property has been lowered and his health suffers because of loss of sleep.

Li. Wheeler, Senator's Son, Getting Release From Navy

Lt. (j.g.) Edward K. Wheeler, U.S.N.R., 32-year-old son of Senator Wheeler, Democrat of Montana, was being separated from active duty in the Navy today.

His discharge, according to a spokesman at the Washington Navy Yard, where he was on duty as the result of an application made on grounds of undue personal hardship brought about by the illness of a member of the law firm of Vesey, Wheeler and Prince of Washington, from which Lt. Wheeler is on leave of absence.

The spokesman said that Lt. Wheeler did not qualify for release from active duty under the Navy's point system, having only 38 of the 48 necessary points.

Lt. Wheeler was graduated from George Washington University in 1935 and from Harvard Law School in 1938. He lives at 708 Norway drive, Chevy Chase, Md.

5-Day Work Week Begins In Maryland Tomorrow

By the Associated Press.

ANNAPOLIS, Md., Sept. 14.—Gov. O'Connor announced yesterday the State will inaugurate a five-day work week effective tomorrow.

The Governor said the new schedule will go into effect at the same time that the five-day week is begun by Federal departments under the revised plan announced recently by President Truman.

The State schedule will not result in any less work for State employees, the Governor explained. Hereafter employees have worked three hours on Saturdays, and to compensate for Saturday closing, the closing time on weekdays will be extended one-half hour.

The new schedule will not apply to hospitals, institutions and other State agencies now operating on a seven-day week.

Alexandria Red Cross Unit Chiefs Appointed

The appointment of Mrs. Burl Bailey, 924 South St. Asaph street, as chairman of the Staff Assistance Corps of the Alexandria Red Cross, and of Mrs. Elliott Vandevanter, 429 South Lee street, as Thrift Shop chairman, was announced today by Mrs. Albert Miller, chapter chairman.

Mrs. Bailey will succeed Mrs. Carl Pingstang who has resigned after heading the Staff Assistance Corps for almost a year.

Mrs. Vandevanter succeeds Mrs. Alley Rorex, who started the Thrift Shop in 1939.

Fredericksburg Officer Found in Korean Prison

By the Associated Press.

FREDERICKSBURG, Va., Sept. 14.—Lt. Col. Reginald H. Ridgely, Jr., of the famed 4th Marine Regiment, who was captured at Corregidor, has been found in a prison camp in Korea, his wife, who lives here has been advised.

Mrs. Ridgely was told by Marine Corps officers that her husband was in "fair condition."

Col. Ridgely was born at Lexington, Va., but spent most of his early life in Annapolis, Md. His mother, Mrs. Reginald H. Ridgely, sr., lives in Baltimore.

Tuberculosis Board To Hire Health Expert

The Montgomery County Tuberculosis Association is sponsoring a health educational program and plans to employ a health educator, who will direct the work of the educator, said that many applications are now under consideration.

Hiring of the professionally trained health educator was approved after a meeting of the association's board of directors. Mrs. Louise G. Morrell, association executive secretary, who will direct the work of the educator, said that many applications are now under consideration.

West Virginia Stream Picked For Test of DDT on Fish, Bugs

Special Dispatch to The Star.

MARTINSBURG, W. Va., Sept. 14.—An experiment to determine the effect of DDT on fish and water streams will be conducted by the Interior Department in Back Creek next week, the State Conservation Commission reported today.

The experiment will not only test the effect of DDT on bass but also check on control of insect pests, such as gypsy moth and brown field moth. One pound of DDT per acre will be distributed by the experiment.

The test will be made in co-operation with the Department of Entomology and Plant Quarantine and

Pentagon Road Project Bids to Be Asked Soon

By the Associated Press.

RICHMOND, Va., Sept. 14.—Bids will be accepted September 27 for the project on the Shirley Memorial highway in Fairfax County which will be the first step toward completing a network of roads leading to the Pentagon Building, the State Highway Department announced.

The preliminary work will consist of grading and draining 6.5 miles as an extension to that portion of the highway constructed in 1943.

Surfacing of the project, which also will serve traffic southbound from Washington on Route 1, will not be undertaken until more manpower and necessary materials become available, Highway Department authorities said.

Camp Fire Girls Plan Food-Sharing Program

The Camp Fire Girls of Montgomery County today announced plans for their annual membership drive in October and for their participation in the "Share the Food Day," Tuesday.

Camp Fire families will eat from a menu selected from the country or countries with whom they would like to share a restricted wartime diet during Tuesday's activities.

Daily Rationing Reminders

Meats, Fats, Etc.—Stamps V-2 through Z-2 good through September 30. Stamps A-1 through E-1 good through October 31. Stamps F-1 through K-1 good through November 30. Stamps L-1 through Q-1 good through December 31.

Points for Fats—Your meat dealer will pay two red ration points for each pound of waste kitchen fats you turn in.

Sugar—Stamps 38 good through December 31. Next stamp valid January 1.

Shoes—Airplane Stamps 1, 2, 3 and 4 in Book No. 3 good indefinitely for one pair of shoes each.