More Holidays Sought For Federal Employees

WASHINGTON—Federal employees are beginning to agitate again for more holidays. And insiders here think their chances of getting them are pretty good.

Many high officials here have come to the conclusion that employees of private industry and Government, too, have been working too hard for too long. There will be little or no time off if they are.
Govt. Work Called War Activity
In the New Draft Regulations

"All Government service will be considered a war support, according to Selective Service orders. The rules have been learned at New York City Headquarters of Selective Service to take over all services government in uniform and on call for the Federal. It means that their induction into the armed forces should be postponed, pending action from Washington to clarify their status. Generally, employees (over 26 years old) will receive the same consideration as other government workers. The type of men over 26 to be deferred will shortly be listed, and that government service would be continued among the services, which workers would be considered.

Park Employees Get a Break
"Four Parks Department employees from the NYC Civil Service Commission last week. They had been on the list for their jobs, and still retain a position.

New NYC Subway Promotion Lists

<table>
<thead>
<tr>
<th>NYC—</th>
<th>Board of Transportation</th>
<th>Promotion to</th>
<th>Townswoman</th>
<th></th>
</tr>
</thead>
</table>

- Dental Hygienists, Stenos Needed
- NYC Eligible Lists Released by Commission
- Late in Welfare
- Money LOANED at Furs
- WE LOAN THE LIMIT!
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- NYC Eligible Lists Released by Commission
- Late in Welfare
- Money LOANED at Furs
- WE LOAN THE LIMIT!
Lax Protection for NYC Employees Under Compensation Law Is Charged

A paragraph in Mayor LaGuardia's recent message has raised the question:

"Any NYC municipal employee injured on the job under Workmen's Compensation Insurance on the same basis as a private employee by private employers?"

Mayor LaGuardia responds:

"Every worker in private industry, under State law, is entitled to 66 2/3% of his regular weekly payroll if injured in line of duty, they are not entitled to under Workmen's Compensation.

Stanley Isaac, Councilman:

"The case of city employees under the Workmen's Compensation Act, as the law stands now, is a very bad one. In the Workmen's Compensation Act, if a man is injured, he is entitled to 66 2/3% of his regular weekly payroll if injured in line of duty, they are not entitled to under Workmen's Compensation.

Edward Corsi, Industrial Commissioner, Says:

"It is true that some city employees under the Workmen's Compensation Act, if a man is injured, he is entitled to 66 2/3% of his regular weekly payroll if injured in line of duty, they are not entitled to under Workmen's Compensation.

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19 Days of Work Without a Single Day of Rest

One interesting fact brought out at the Board of Estimate is that, in the last 19 days, the Bridge Tenders and Bridge Operators on the Public Works payroll put in 24 hours without any time off.

"That's true," says a department official, "we have been able to remedy the situation of work not being covered, what, for instance, if it is of such vital importance as to justify such special and unprecedented action?"

The policy is that, if a man is injured, he is entitled to 66 2/3% of his regular weekly payroll if injured in line of duty, they are not entitled to under Workmen's Compensation.

Mayor LaGuardia's Draft Order Affects New York City Employees

TO HEADS OF ALL DEPARTMENTS AND AGENCIES:

I want to call your attention to a change in the procedure of the Selective Service Administration. It now appears that all deferments of men under twenty-six years of age will be presented on Form 4-A, which is just being sent to the City Director of Selective Service and not to the local boards as hereunder.

The Federal regulation is:

New here is the City policy:

1. No man under twenty-six years of age, unless married, is to apply for deferment to marry what he is doing or what he is going to do.

2. All under twenty-six years of age who apply for deferment will submit some to the head of his department and if the head of the department disapproves it, it will not be further considered. If the head of the department approves it, it will be turned to the head of the department and not submitted to the City Director. If the Mayor approves, it will be turned forward.

The policy is that in these documents, if deferments are being taken in the form of a draft, the deferment of men under twenty-six years of age, unless married, is, to the extent that there is no justification for seeking deferment unless it is of such vital importance as to justify such special and unprecedented action. It must also be remembered that men in the service of the City of New York will have their jobs when the war is over.

Further detailed information concerning the procedure, please apply to Honorable Newbold Morris, Chairman of the Civil Service Commission.

(Stamped) F. H. LA GUARDIA

Mayor

Court Cases Affecting Civil Employees

Following are a group of recent court decisions in New York City affecting civil employees. A summary of the details of these cases follows:

City May Hire Private Contractor to Do Work Once Done by City

The Civil Service Board, in an opinion dated October 2, 1944, held that the City of New York may hire a private contractor to do work that was formerly done by the City. The Board's decision was upheld by the New York Court of Appeals.

The case involved a dispute between the City of New York and a private contractor over the terms of a contract to build a public housing project. The contractor claimed that the City had breached the contract by failing to provide adequate funding, while the City claimed that the contractor had not fulfilled its obligations under the contract. The Board ruled in favor of the City, arguing that the City had the right to hire a private contractor to perform services that it had previously provided in-house.

The court of appeals upheld the Board's decision, stating that the City had the right to choose the method of performing its functions and that the Board had properly exercised its discretion in ruling in favor of the City.

The decision in this case highlights the tension between the principle of public ownership and the efficiency of private enterprise. The City's decision to hire a private contractor was seen as a way to increase efficiency and reduce costs, but the contractor's claim of breach of contract raises concerns about the City's commitment to its obligations.

The decision also has implications for the future of public-private partnerships in New York City. It suggests that the City may be more willing to consider such partnerships in the future, provided that the interests of the public are protected.

The decision is an example of the complex interplay between public and private interests in the delivery of public services. It raises important questions about the balance between public ownership and private enterprise, and the role of the Civil Service Board in ensuring that public interests are protected.

St. George Assn. v. Board of Education

The court of appeals ruled in favor of the St. George Assn., a local interest group, in a case involving the appointment of a principal for a new school. The court ruled that the Board of Education had violated the Civil Service Law by failing to follow the proper procedures for making the appointment.

The case involved the appointment of a principal for a new school in Staten Island. The St. George Assn. challenged the Board's decision, arguing that the principal had not been properly interviewed or evaluated. The Board of Education defended its decision, arguing that the principal had met the qualifications for the position.

The court of appeals ruled in favor of the St. George Assn., stating that the Board had violated the Civil Service Law by failing to follow the proper procedures for making the appointment. The court ruled that the principal had not been properly interviewed or evaluated, and that the Board had failed to follow the proper procedures for making the appointment.

The decision in this case highlights the importance of following proper procedures in the appointment of educators. It raises important questions about the role of the Civil Service Law in ensuring fairness and transparency in the appointment process, and the potential for abuse of power by the Board of Education.

The decision is an example of the complex interplay between public and private interests in the delivery of public services. It raises important questions about the balance between public ownership and private enterprise, and the role of the Civil Service Board in ensuring that public interests are protected.

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NYC Laborers See More Men

For Less Work

The Budget which came before the NYC Board of Estimate last week contained an item which reduced the days worked each year by 150 laborers (pavers and numerals) from 210 to 160 days. At these new rates, and paid overtime if any, means a big cut in their salaries.

What proved them even more was the fact that a group of public employees in the Department of Public Works were put in a position to plead for a smaller cut. They can't be put out.

Moreover, men will be hired—outside of the work fewer days a year.

Another analysis of the situation is that NYC has taken a step forward towards reducing the number of employees, by putting them on a regular salary, as a result of which the city was enabled to work a full week each week.

By reducing the work at least once a year, the city was able to keep its service to a greater extent by saying: "What's that you are saying now? Nothing but what the Mayor has said to me.

Whether or not this latter position is to be filled through Civil Service action by appointment or by appointment, could not be ascertained.

The Department has suffered a reduction of 200 jobs through the mechanic and the men of the city. The number of the Department's records that less than 20,000 had to be reduced by an amount of $1,200 was assailed as totally

The Department of Public Works be reduced...

The Civil Service Forum made no comment on the taking of 15 percent per

The present City minimum wage of $900 per annum is totally inadequate by the RCMWA, which offered the Board to increase this minimum to $1,000, pointing out that the number of Hospital workers were at the minimum rates, and that the scale, and amount of pay prevented recruiting of enough help to meet maximum service requirements.

The overtime "over-time" situation also has to be considered by the Budget office. The so-called "oe-time" or "hourly" work allows a 40-hour week, and $3.00 per hour for the first 40 hours. At the $4.00 adjustment, $3.00 can be paid for those employees who have been employed on a 40-hour week, and $3,000,000 could be made if the same wages were paid.

The Board members have been unable to consider the question of whether the same increase should be given to City workers totals more than the number in the 1937.

The $400 adjustment giving the City employee a large real estate owner, but pre-
est since 1937, which benefits the large real estate owner, but pre-
est since 1937, which benefits the}

The Federal Capital City under, which the large real estate owner, but pre-
est since 1937, which benefits the City to put them at a lower yearly rate of $1200, and which was provided for in the 1944-5 budget.

Lone Streetcar Conductor

Certified For NYC Service

A multiple of certifications for the position of Lone Streetcar Conductor of the city service were issued last week by the Civil Service Commission, among them a letter from the FBI, the Department of

There are 14 women and 1 man on this list. They are all for the position of Lone Streetcar Conductor. The position requires temporary (seasonal) for a period of 90 days. The pay is $4 per day. Last number in the list was 15th, and number on the list, 290.

There are also only one certification for the position of Lone Streetcar Conductor in the Department of Water Supply and Gas, which is issued to the foreman of a 3-man gang, and is classified as a permanent position at $1,500 per annum. The number issued was 180.

Lone Streetcar Conductor

Certified For NYC Service

Other certifications by NYC Civil Service Commission

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HOTEL ACCOMMODATIONS

• 'Just What  the  Doctor  Ordered  for  War
THIRD  AVE.  — Phone:  GRamerey  5-802

Public Works Men
Wage Dispute

A group in the Department of Public Works in the City of New York is demanding that their wages be increased. The workers have started a strike in protest against the management's refusal to negotiate.

Nervous—a physical and mental state characterized by anxiety and stress, often associated with modern life and urban environments.

HOTEL PARIS

97th St.  .  West  End  Ave.

HOTEL PARIS

BROOKLYN 1, N. Y.

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MAYOR LaGuardia is at it again. He apparently can't resist the impulse to badger New York City's employees.

Now he's got a probe under way to find out just how many of them are holding outside jobs, "in violation of departmental regulations," he told reporters who had just waited a lot of time. The Mayor is careful not to interfere with the employee's own time. Secondly, he didn't tell the reporters many employees would be unable to hold City jobs if it weren't possible for them to supplement their incomes by outside work. Third, he didn't tell the reporters that City employees are helping to defraud the City, by taking on outside employment. Fourth, he didn't tell the reporters why he keeps poking his nose into what is obviously the private life of the employee, right up to his own business, whether it is going to church or working on the railroad.

If the Mayor was referring to those few individuals who hold down full-time jobs in addition to their City jobs, and actually fail asleep while at work, he may have his some justification, because nobody can long stand up under such a schedule and do a proper job for the City. But if the Mayor is trying to strike out at those individuals who work three or four hours a day, or part of their week-ends, on outside employment, then what he is doing is illegal. He is acting illegally. The Mayor's statement that he had received protests from unions against outside work by City employees is all in vain in view of the following statement by both CIO and AFL, employee-leaders strongly favoring the right of City workers to outside employment.

What the Unions Really Say

"The investigation of employees holding outside jobs is another example of the Mayor's labor strategy. When the City employees are forced to supplement their incomes by outside work, it is acting illegally. The Mayor's statement that he had received protests from unions against outside work by City employees is all in vain in view of the following statement by both CIO and AFL, employee-leaders strongly favoring the right of City workers to outside employment.

What the Unions Really Say

San Diego Bureau, CIO, says: Our union has fought for the right of a City worker to hold an outside job which does not interfere with the employee's right to do what he pleases in his own time, whether it is going to church or working on the railroad. Among the unions, he is one of the most respected leaders. In the answer to the issue, he is the only one that is solidly attached. He'll abandon the problem, and will persuade his restricted union to approve his restrictions for the war. Howard G. Smith, one of the AFL's strongest labor leaders, used to be a Shakespearean actor. He is the widow of writer L. E. Poster, the former AFL head, and a member of the Tennessee Valley Authority. Smith is a dead ringer for Mayor LaGuardia. Abraham Wechsler... "Memo to everyone. "The investigation of employees holding outside jobs is another example of the Mayor's labor strategy. When the City employees are forced to supplement their incomes by outside work, it is acting illegally. The Mayor's statement that he had received protests from unions against outside work is all in vain in view of the following statement by both CIO and AFL, employee-leaders strongly favoring the right of City workers to outside employment.

POLICE CALLS

PBA Pulls in its War-Time Belt

Well, the PBA retirement program is in effect. But the inside story has it that plenty of difficulties are in the way.

We'll give you the facts and the story behind the facts.

At its delegates' meeting Tuesday, a resolution was passed doing two things:

1. Bumping cash payments to retired PBA members.
2. Bumping in half the "expense money" of the officers.

Back in 1944, the by-laws of the PBA were amended providing a cash surrender value of $75 for any member who had been in 25 years or more. The money came out of the benefit fund. In 1948, the number of members was reduced and the PBA still tried to help men with their salaries. Now, the by-laws were again amended, providing cash surrender values for those with less than 25 years of service. The money went into the fund. Well, the PBA retrenchment program is in effect. But the inside story has it that plenty of difficulties are in the way.

That's the reason for the resolution. The resolution is not unanimous. But the opinion which the officers have is that it was time something had to be done. The inside story has it that the board of the organization has made the decision, and that incoming cash is going to be stopped. The resolution is not unanimous. But the opinion which the officers have is that it was time something had to be done. The inside story has it that the board of the organization has made the decision, and that incoming cash is going to be stopped. The resolution is not unanimous. But the opinion which the officers have is that it was time something had to be done. The inside story has it that the board of the organization has made the decision, and that incoming cash is going to be stopped. The resolution is not unanimous. But the opinion which the officers have is that it was time something had to be done.

That's the reason for the resolution, which was voted to make the PBA a "dead letter."
Classification Board Grants 50% Of Appeals Heard

ALBANY—Four State institutions—Wassamassaw, Utica, Harlem Valley, and Binghamton—have had their employees' appeals heard, and conclusions drawn.

The Board's findings are as follows:

- Wassamassaw—175 appeals considered.
- Utica—56 appeals heard.
- Harlem Valley—143 appeals heard.
- Binghamton—109 appeals heard.

The Board has recommended that the following employees have been wronged in the discretion exercised by the budgeting authorities in connection with the application of this law.

- 11 employees at Wassamassaw.
- 14 employees at Utica.
- 8 employees at Harlem Valley.
- 12 employees at Binghamton.

The Board has also ordered that 26 employees be granted the full rate of pay for the period during which their appeal was pending.

The Board's action is in accordance with the recommendation of the Classification Board, which was established by the Governor in order to protect the rights of employees who have been wronged in the application of the civil service act.

The Board's action is a clear indication of the necessity for a continued use of these ways, which are an unhappy alibi for the real trouble, which lies in the withering away of the merit system and employer-employee cooperation. The present spirit indicates a desire for return to the days of the old appointment system.

STATE CIVIL SERVICE BRIEFS

By Theodore H.}

Reporting For Duty

PERSONS APPOINTED from State eligibility lists are entitled to report for duty at any time within forty-five days of the date of appointment.

On May 17th, employees appointed to positions in the State Civil Service were notified that they were entitled to report for duty on or before May 22nd.

The notification, which was issued by the State Civil Service Commission, is in accordance with the provisions of the Civil Service Act, which provides that employees appointed to positions in the State Civil Service shall be entitled to report for duty on or before the forty-fifth day after the date of appointment.

The notification also included a reminder that employees appointed to positions in the State Civil Service must report for duty within forty-five days after the date of appointment, or their appointments will be considered null and void.

Word from Joe Lockner

Joseph D. Lockner, LEADER, Division, Secretary-Treasurer, of the Columbia County Council of Labor Organizations, and Secretary of the State Council of Labor Organizations, wrote the following letter to the Times-Union about the current situation in New York City.

"Mr. President, I am writing to inform you that the situation in New York City is critical. The shortage of food and fuel is becoming more severe every day. The situation is so serious that I feel it is my duty to ask for your assistance in bringing this matter to the attention of the public.

"The situation in the city is desperate. The people are suffering greatly, and they are demanding action. I believe that the government should take immediate steps to alleviate the situation.

"I am confident that if the government takes prompt action, the situation will be improved. I am willing to do all that I can to assist in this endeavor. I know that you will do all in your power to assist us.

"Sincerely yours,"

J. D. Lockner, LEADER, Division, Secretary-Treasurer, of the Columbia County Council of Labor Organizations.

William State Employees Go to Town for Blood Bank

A tab on the back of the employees of William State Hospital. When the mobile blood bank of the American Red Cross arrived at the State Hospital, the employees of the hospital went to town with their blood.

Here's a listing of the employees who've contributed. When you look over these names, notice that the number of people who have contributed three times this week is higher than the number who have contributed once or twice. That's some kind of a record. If any other group of State employees has a better record, we'd like to see it!
5,000 Appeals Await Salary Board; 'Doc' Tolman Asks Justice for Employees

ALBANY—Facing a backlog of more than 5,000 appeals filed by civil employees of the State Hygiene Department, the State Salary Standardization Board last week got underway in its efforts to review the petitions and pass on their recommendations to the Budget Division.

It is estimated that more than half of the employees in that state department are involved in the 5,000 salary appeals from their present salary schedule. This is about the same as the number when the Budget Division last year had its initial recommendations made by the Board which had given salary allotments covering more than $200,000.

Accept Budget's Findings

In the matter of fighting, the Board's majority accepted the Budget Division's findings and, after some allocations, and—rescinding its own recommendations made by the Board which had given salary allotments covering more than 200 job classifications.

Dr. Tolman has been a tower of strength for employees. With his amazing knowledge of social science, he has planned what he feels to be the best interest of the State, and his work has been given the highest praise from the employees.

The Capital is Responding

The Capital is responding to the Board's findings and is already proposing salary adjustments under the budget recommendation. The Board has recommended salary adjustments covering more than 200 job classifications.

Tolman Explains Budget Power

Dr. Tolman, who is in charge of the Board, explained that the Board has power to recommend salary adjustments covering more than 200 job classifications. The Board has recommended salary adjustments covering more than 200 job classifications.

Time Extension for Servicemen

Tolman Explains that the Board has no right to substitute an assignee, and that the Board has power over salary adjustments. The Board has recommended salary adjustments covering more than 200 job classifications.

New Salary Ranges

For State Employees

ALBANY—The following salaries and responsibilities have been announced by the State Standardization Board.

<table>
<thead>
<tr>
<th>Title</th>
<th>Grade</th>
<th>Salary Range</th>
<th>No.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Assistant Architect</td>
<td>1-5</td>
<td>$1500-$2000</td>
<td>100</td>
</tr>
<tr>
<td>Architect</td>
<td>2-6</td>
<td>$2000-$3000</td>
<td>150</td>
</tr>
<tr>
<td>Assistant Engineer</td>
<td>1-2</td>
<td>$1500-$2000</td>
<td>100</td>
</tr>
<tr>
<td>Engineer</td>
<td>3-7</td>
<td>$2000-$3000</td>
<td>150</td>
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... and other positions.

Deadline for State Series

Examinations

Tuesday, April 10, to deadline for filing applications on the current examination of the State Civil Service. The exam has been postponed.

The pots open now will be for the Woman Who

Data Sheet

<table>
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<th>Salary Range</th>
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<tr>
<td>Associate Director of Criminal Hospital</td>
<td>5-1</td>
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<td>150</td>
</tr>
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<td>Criminal Hospital Administrator</td>
<td>5-2</td>
<td>$2000-$3000</td>
<td>150</td>
</tr>
<tr>
<td>Criminal Hospital Nursing Supervisor</td>
<td>5-3</td>
<td>$2000-$3000</td>
<td>150</td>
</tr>
<tr>
<td>Criminal Hospital Officer</td>
<td>5-4</td>
<td>$2000-$3000</td>
<td>150</td>
</tr>
<tr>
<td>Criminal Hospital Physician</td>
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Shoes

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... and other positions.

J. V. THOMPSON

MAGNET WARE AND JEWELRY REPAIRS

Foreman's Board 18 W. 7th St. Since 1938

DEPARTMENT STORES

70 GREENWICH ST.

J. V. THOMPSON

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MAGNET WARE AND JEWELRY REPAIRS

Foreman's Board 18 W. 7th St. Since 1938

DEPARTMENT STORES

70 GREENWICH ST.
State Employees—Act Fast!

Low-Cost Life Insurance Without Examination

Life insurance without examination! And at low cost! Excellent protection for State employees—but there's only a very little time left. So, advises the Association of State Employees, act now. Because the offer will be over at the end of April.

The Association announces that during April, 1944, employees of the State of New York may obtain low-cost life insurance without examination. This offer is open to all Association members except those who have been rejected previously. Application forms are available at all State offices and must be submitted before April 30, 1944.

Cost to Members

The cost to insured members in the first five years of the policy is based on annual salary in accordance with the following schedule:

<table>
<thead>
<tr>
<th>Annual Salary</th>
<th>Cost per $1000</th>
</tr>
</thead>
<tbody>
<tr>
<td>$1,400 or less</td>
<td>1.00</td>
</tr>
<tr>
<td>$1,500 to $1,999</td>
<td>1.10</td>
</tr>
<tr>
<td>$2,000 to $2,499</td>
<td>1.20</td>
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State Promotion Examinations

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Tuesday, April 18, 1944

THE RADIO DOCTOR—Berry's Radio & Electronic Service, 1381 32nd St., N.Y.C. Tel.: ALgonquin 6-2700.

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The time has come for straight speaking, Mr. Prime Minister. There may be those who hesitate to speak the truth lest they create dissension.

What unity exists for the 2,000,000 Jews—neither Nazis, who are already dead?

What unity is in prospect for the 2,000,000 who are trapped in the Balkans as much by the inhuman blockade from without as by the hand of the murderers within?

The government of the United States, your ally, Mr. Churchill, has committed itself to save the Jewish remnants of Europe. The War Refugee Board is the legitimate offspring of the Four Freedoms.

To aid this humane effort is allied unity.

To implement the "Nuremberg Laws" of Palestine today—

To bar all Jewish escape into Palestine, in this last hour, is to betray these very traditions.

It is not easy to forget that while Jews were being tortured to death by hundreds of thousands in Treblinka, "Death Forest," and Warsaw, your government's sympathy manifested itself in strange ways.

At a time when to champion the Jewish rights to survival might have given pause to the Nazi hangmen, the Palestine Colonial Administration responded with bullets and imprisonment for escaping Jews who reached the shores of the Promised Land. It is not easy to forget Mauritis, Sakarya and the Struma.

Then there is the mystery of the 30,000 unused entry permits into Palestine.

For the last few years now the Palestine Colonial Administration has dallied with this arbitrary quota before the eyes of the several million dying Jews of Europe.

Why were these not used for the 769 Jews who drowned when the ghost ship "Struma" was sent back from the shores of Palestine toward Hitler's Europe?

Why were these not issued to the refugees who managed to escape into Palestine and whom your government expelled instead to the disease-ridden island of Mauritius?

Why, as hope of escape fails—in this eleventh hour—are they not being used NOW—this very minute?

There are facts, Mr. Prime Minister. No issue of politics, no questions of the post-war status of Palestine, of Zionist demands must be raised at this time to obscure the desperate situation. Jews about to die seek only refuge, not political assurances.

Today Palestine is to Balkan Jews what the British coast-line was to Dunkirk.

The United States has pledged itself to speed the evacuation of Jews about to die in hundreds, thousands, millions. The government of the United States has committed itself to save the Jewish remnants of Europe.

To bar all Jewish escape into Palestine, in this last hour, is to betray these very traditions.
 Alexis Smith, who plays opposite Predric March in "The Adventures of Mark Twain," is due New York for the premiere of the Warner Bros. production at the Hollywood Theatre on May 3. The N. Y. Strand will hold

**Buffalo Bill**
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Tuesday, April 18, 1944

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Panorama of the Nation MUSICAL CENTER

**LADY IN THE DARK**

A Passionate Melo Drama, Televised

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**XAVIER CUGAT AND BAND**

Doors Open 9:30 p.m.

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Continuous Work for Firemen

(Continued from page 1)

making the weekly service schedule 54 hours. This modified plan is in the interest of a court battle between the Uniformed Firemen's Association and the Commissioner. The Association claims that the Commissioner is without legal right to reduce working hours, a move which it believes is aimed at reducing overtime payments.

The court decision in this legal battle will have far reaching effects, for it goes against the Uniformed Firemen's Association and for the City, there seems to be indications of a smooth return to the continuous service schedule which was in effect in World War II. Under which the uniformed firemen worked 24/7, this system proved to be very effective in handling emergencies and fires.

The court judges the situation, feeling that $500 to $600 million is insufficient for the proper maintenance of all fire houses under the old system. The amount of under 24 hours and have a half day off at the end of the week. The court deems it necessary to expand the fire service, thus adding more manpower to the emergency services, as they are needed.

HOLY COMMUNION FOR

For Firemen

A large attendance of the Holy Innocents and the other clergy and employees of the institution was present at the Church of the Holy Innocents and the group of employees attended the service, as they do every 2nd Sunday of the month.

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Their lunch hours... Pretty Dorothy Peterson has an engagement ring that harmonizes with . . .

MAIL BAG

Dear Fred Column:

Under what circumstances will the Civil Service Commission consider opening an examination to those about to leave for the armed service?

I expect to leave for the armed service shortly and am employed with the V. A. at 346 Broadway.

VET EMPLOYER

Dear V.F. Column:

From Civil Service Rule VIII, Section 5, the Commission may upon the request of the employing agency, extend the examination to those about to leave for the armed service. However, it must be noted that only those employees who are about to leave for the armed service shall be eligible for the examination.

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