



**SQUARED AWAY . . .** Fireworks show queen candidates Bee Jay Daniels, Virginia Cox, and Jackie Parkare lined up with a surveyor's transit by motion picture director LeRoy Prinz who will direct the pre-dark circus and spectacle preceding the fireworks display at the Coliseum July 3 and 4. The show is sponsored by the American Legion.

## Harbor Chamber Impressed with College's Growth

Members of the Harbor District Chamber of Commerce, visiting El Camino College, went away not only amazed at what they had seen but at what they had heard. At a dinner meeting held on the school campus, the group heard College President Forrest G. Murdock outline plans which will bring the total construction program of the college to approximately \$1,000,000 and provide for a college population of from 5,000 to 10,000. Murdock read an impressive list of construction projects now underway at the 80-acre Crenshaw and Redondo Beach boulevards campus. Major construction which headed the list includes a gymnasium, a field house, a 10,000 sq. ft. shop building, a 20,000 seat stadium, and installation of an intricate electrical, gas and water system. Presently in the planning stage and scheduled to go into construction in December of this year are a Student Union-Cafeteria unit and an administration-classroom unit. This building plan, Murdock stated, is being financed by the people of the El Camino College District on a "pay as you go" basis, with funds derived from a special 25 cent tax assessment which was voted to run for a five-year period. A picture of El Camino's phenomenal growth from the small college which, at first, was housed in Leuzinger high school

### TORRANCE SOLDIER TO SPEND 12 WEEKS AT WYOMING POST

Corp. John Robert Garner, AAF, has been assigned to Ft. Francis Warren, Cheyenne, Wyo., for a 12 week refresher course as a clerk-typist. Upon completion of his course, Garner, son of Mr. and Mrs. John R. Garner of 803 Amalapa avenue, will return to his permanent base, Wright-Patterson Field, Dayton, O., where he is attached to the Air Transport Command.

### There is one main difference between this system and the old-age and survivors insurance and employment insurance are insurance. They are paid for like private insurance, and when the time comes, the workers draw their benefit according to insurance rules. Public assistance payments are made to people because they are in need—because they are old and cannot earn a living and do not have enough to live on, or because they are blind and cannot work and need help, or because, as children, they are too young to look after themselves without their parent's support.

Like unemployment insurance, the States have their own laws for giving aid to old people, the blind, and dependent children. Each State—not the Federal Government—decides who shall get aid and how much. The requirements are not the same in all States for getting aid. The Federal Government shares the cost with the States of paying for aid to old people, the blind, and dependent children. The Federal Government sets the general pattern, which the States must follow in order to obtain Federal money to help pay the cost of public assistance. The Federal duties are carried out by the Social Security Administration. Applications for aid to old people, the blind, and dependent children should be made at the nearest local welfare office.

"A FRIENDLY TORRANCE INSTITUTION"



MEMBER OF FEDERAL RESERVE SYSTEM

### BOBBY SOX By Marty Links



"Yes, he is cute. I've had lots of compliments on him today."

### BOBBY SOX By Marty Links



"I'll bet she took this job just to be near some men!"

### Number Six Final Article On Old-Age Insurance

(Editor's Note: This is the sixth in a series of articles explaining briefly the Federal Government's system of old-age and survivors insurance.)

Don't confuse Old-Age and Survivors Insurance with Public Assistance. Public assistance is a system that provides old people, the blind, and dependent children with money when they are in need. This system is financed jointly by the Federal Government and the State.

There is one main difference between this system and the old-age and survivors insurance and employment insurance are insurance. They are paid for like private insurance, and when the time comes, the workers draw their benefit according to insurance rules. Public assistance payments are made to people because they are in need—because they are old and cannot earn a living and do not have enough to live on, or because they are blind and cannot work and need help, or because, as children, they are too young to look after themselves without their parent's support.

Like unemployment insurance, the States have their own laws for giving aid to old people, the blind, and dependent children. Each State—not the Federal Government—decides who shall get aid and how much. The requirements are not the same in all States for getting aid. The Federal Government shares the cost with the States of paying for aid to old people, the blind, and dependent children. The Federal Government sets the general pattern, which the States must follow in order to obtain Federal money to help pay the cost of public assistance. The Federal duties are carried out by the Social Security Administration. Applications for aid to old people, the blind, and dependent children should be made at the nearest local welfare office.

Over 600 separate, individual tax rates for library districts, fire protection districts, sewer maintenance districts, water works districts, garbage disposal districts, and others are computed by the auditor. On September 1, the board will officially adopt the tax rates, after which the auditor collects them to the tax roll, making extensions and footings for the 1,400,000 parcels contained therein. The auditor delivers the tax roll to the county tax collector, and charges him with the amount of the tax to be collected. The latter prepares the tax bills, which must be placed in the mails on or before November 1, when taxes become due and payable. First installment becomes delinquent on December 5 and second installment on April 20.

### County Adopts Budget; Tax Rate Drops 11-Cents

Six months intensive work on the 1949-50 county budget by department heads and the chief administrative officer was climaxed this week when the board of supervisors formally adopted the final budget. Public hearings on the budget, last action before adoption, were closed last Friday by W. A. Smith, chairman of the board. A preliminary estimate by the CAO disclosed that the county tax rate would be reduced approximately 11 cents over the 1.7778 rate of 1948-49.

Adoption of the budget is the first of a series of procedures which ultimately leads to the property owner paying his taxes. Following the adoption of the budget for the fiscal year beginning July 1, the board of supervisors will sit as a board of equalization from the first Monday in July to the third Monday. So many taxpayers petition the board for reduction in assessed valuations that it seldom concludes its hearings as prescribed by law.

The county auditor, however, must certify the valuations on or before the second Monday in August or suffer a personal penalty of \$1000. Certification is followed by computation of the tax rates which must be completed by September 1. Over 600 separate, individual tax rates for library districts, fire protection districts, sewer maintenance districts, water works districts, garbage disposal districts, and others are computed by the auditor. On September 1, the board will officially adopt the tax rates, after which the auditor collects them to the tax roll, making extensions and footings for the 1,400,000 parcels contained therein. The auditor delivers the tax roll to the county tax collector, and charges him with the amount of the tax to be collected. The latter prepares the tax bills, which must be placed in the mails on or before November 1, when taxes become due and payable. First installment becomes delinquent on December 5 and second installment on April 20.

### MOPSY by GLADYS PARKER



### MOPSY by GLADYS PARKER



### TODAY'S CROSS-WORD PUZZLE

|    |    |    |    |    |   |    |    |    |    |    |
|----|----|----|----|----|---|----|----|----|----|----|
| 1  | 2  | 3  | 4  | 5  | 6 | 7  | 8  | 9  | 10 | 11 |
| 12 |    |    | 13 |    |   |    |    | 14 |    |    |
| 15 |    | 16 |    |    |   | 17 | 18 |    |    |    |
|    |    | 19 |    |    |   | 20 |    |    |    |    |
| 21 | 22 |    |    | 23 |   |    |    | 24 | 25 |    |
| 26 |    | 27 | 28 |    |   | 29 |    |    |    |    |
| 30 | 31 | 32 |    |    |   | 33 | 34 |    |    |    |
| 35 |    | 36 | 37 |    |   | 38 | 39 |    |    |    |
| 40 |    |    | 41 |    |   | 42 | 43 |    |    |    |
|    |    | 44 |    |    |   | 45 |    |    |    |    |
| 46 | 47 |    |    | 48 |   |    |    | 49 | 50 |    |
| 51 |    |    | 52 | 53 |   |    |    | 54 |    |    |
| 55 |    |    | 56 |    |   |    |    | 57 |    |    |

**HORIZONTAL**  
1 Sprit  
2 Front-line troops  
3 Quilt  
4 Sheltered place  
5 Persian water wheel  
6 Swiss canton  
7 National Guard  
8 Guard of milk  
9 Pea  
10 Primitive state  
11 Act of compliance  
12 It's maintaining a vessel at its proper draft  
13 Symbol for tantalum  
14 Japanese deer  
15 Greek unit  
16 Greek letter  
17 Margin  
18 Divorce  
19 Center  
20 Roman numeral  
21 Descendant of Esau  
22 Beach  
23 Quansland Nemp

**VERTICAL**  
1 Tree  
2 Garland  
3 Whitlow  
4 Enrolled measure  
5 Feminine position  
6 Public meter  
7 Auriculate name  
8 Masculine name  
9 Note  
10 A. Am. court (lyr. labor)  
11 Obscure  
12 Image  
13 Old cloth  
14 Having eastern position  
15 Public meter  
16 Auriculate name  
17 Popular girl  
18 Wheel  
19 American ungulate  
20 Wax match  
21 Having eastern knowledge  
22 Neglect  
23 The cougar  
24 Ungulate  
25 Nocturnal  
26 Bird of prey  
27 Bat in ruins  
28 Yarn  
29 Hindu goddess personifying  
30 Ungulate  
31 Feminine  
32 Ungulate  
33 North  
34 Note

**ATOMIC TUBING**  
A total of more than four and one-half miles of special copper tubing is being installed in Chicago University's atomic research synchrotron.

**WOODEN NICKELS**  
Don't take any wooden nickels means nothing to Roy Lawrence of Anamosa, Iowa. He's been collecting them for years, now has 350.

### Torrancites Attending Redlands

Two Torrancites last week enrolled in the 1949 summer session of the University of Redlands, school officials reported. The two students are Caroline Mitchell of 1323 Madrid avenue, and William B. Stanley of 2232 Andree avenue. They are among some 1000 other students who make up the largest summer session enrollment in the university's history.

**Public Notices**  
TORRANCE HERALD ORDINANCE NO. 412  
AN ORDINANCE OF THE CITY COUNCIL OF THE CITY OF TORRANCE, CALIFORNIA, CONCERNING THE REGULATION OF SURFACE WATERS, CAUSING DAMAGE TO SURFACES, AND CALLING FOR PENALTIES THEREON.  
The City Council of the City of Torrance does ordain as follows:  
SECTION 1: "Surface water" is hereby defined to mean water falling on and naturally spreading over lands, as it may come from seasonal rains, and into a natural water course.  
"Surface waters" are distinguished from flood waters on the fact that flood waters have broken away from a stream while "surface waters" have not become part of a water course.  
SECTION 2: No person, firm, co-partnership or corporation, or any agent or employee of such person, firm, co-partnership or corporation, shall build, construct, erect or maintain upon any property within the city limits of the City of Torrance any dam, dike, ditch, embankment, barrier or other impediment of any nature, kind or character, or maintain same, which will tend to hinder, delay, obstruct or stop, or which uses water on or to his, or its, land of what is technically known as "surface water," being water falling on the land by precipitation, to such an extent that any public street or alley in the City of Torrance is flooded or damaged as the result of such dam, dike, ditch, embankment, barrier or impediment.  
SECTION 3: It shall be unlawful for any person, firm, co-partnership or corporation, or any agent or employee thereof, acting in aid of such person, firm, co-partnership or corporation to raise the natural surface elevation of his, or her, or its, land, or to obstruct the natural flow or drainage of surface waters flowing upon the land by precipitation, and which obstructs or causes any street or alley within the city limits of the City of Torrance to be flooded or damaged as the result thereof.  
SECTION 4: Any person, firm, co-partnership or corporation, or any agent or employee thereof, acting in aid of such person, firm, co-partnership or corporation, who violates the provisions of this Ordinance is guilty of a misdemeanor, and upon conviction is punishable by a fine of not less than two hundred dollars (\$200.00) nor more than five hundred dollars (\$500.00) or by imprisonment in the City Jail of the County of Los Angeles, or by a combination of such fine and imprisonment, in the discretion of the Court.  
This Ordinance shall take effect thirty (30) days after the date of its adoption. The City Clerk of the City of Torrance shall certify to the passage and adoption of this Ordinance and cause the same to be published in full, once prior to the expiration of fifteen (15) days from such publication, in the Torrance Herald, a weekly newspaper of general circulation published and circulated in the City of Torrance.  
ADOPTED this 21st day of June, 1949.  
J. HUGH SHERREY, JR., Mayor of the City of Torrance  
Attest: A. H. BARTLETT, City Clerk of the City of Torrance  
STATE OF CALIFORNIA, COUNTY OF LOS ANGELES )  
I, A. H. BARTLETT, City Clerk of the City of Torrance, California, do hereby certify that the foregoing Ordinance was introduced and approved at a regular meeting of the City Council of the City of Torrance, California, on the 21st day of June, 1949, and adopted on the 21st day of June, 1949, at an adjourned regular meeting of said City Council by the following vote:  
AYES: COUNCILMEN: Drake, Haggard, Jackson, Powell and Sherrey.  
NAYS: COUNCILMEN: None.  
ABSENT: COUNCILMAN: None.  
A. H. BARTLETT, City Clerk June 30, 1949.

**Public Notices**  
TORRANCE HERALD ORDINANCE NO. 411  
AN ORDINANCE OF THE CITY COUNCIL OF THE CITY OF TORRANCE, CALIFORNIA, CONCERNING THE REGULATION OF GARBAGE COMBUSTIBLE OF NON-COMBUSTIBLE RUBBISH, UPON THE CITY OF TORRANCE.  
The City Council of the City of Torrance does ordain as follows:  
SECTION 1: It shall be unlawful and a misdemeanor for any person, firm, co-partnership or corporation, or any person acting in aid of such person, firm, co-partnership or corporation, to deposit, throw, or place upon any street, alley or other public building, exclusive of other buildings, cartons, boxes or containers of wood or fiber, wood or wooden articles, grass, tree trimmings, or other refuse, leaves or twigs, or any other combustible rubbish, including bottles, broken glass, crockery, earthenware, stoves, in cans, barrels, wire, wire netting, or other articles of discarded material or stumps of automobile tires or tubes, batteries, metal keys, or cans; provided, however, that brick, plaster, mortar, or other building materials, resulting from the repairing or remodeling of any building, or resulting from new construction, may be deposited upon any street or alley only if such materials are such building repair or demolition or new construction conducted upon adjacent premises.  
SECTION 2: All non-combustible rubbish shall be deposited by property owners and tenants in reasonably tight fitting wooden boxes or metal containers, each of which, together with the contents thereof, shall not exceed forty (40) cubic feet in weight. Said containers shall be properly deposited along the public alley adjacent to or contiguous to the place of deposit; provided, however, that building materials for remodeling, demolition or new construction of any building shall be exempt from the provisions of this section.  
SECTION 3: All combustible rubbish shall be deposited by property owners and tenants in reasonably tight fitting wooden boxes or metal containers, each of which, together with the contents thereof, shall not exceed twenty (20) cubic feet in weight. Said containers, together with their contents, shall weigh not more than twenty (20) pounds each. Light materials which are not combustible shall be placed in a type of container which will prevent scattering by the wind.  
Cartons, boxes or containers of wood or fiber must be broken up or folded in such a manner as to occupy a minimum of one cubic foot of space. All tree trimmings, branches, vines and other articles which are too long to be placed in containers, shall be tied into bundles not over four (4) feet in length, and not more than four (4) inches in diameter so that they may be quickly and compactly loaded onto refuse trucks.  
SECTION 4: The following materials shall not be deposited upon any street or alley of the City of Torrance to wit: partnership or corporation engaged by the City, or otherwise, or by any city employee, to wit: lumber, metal furniture, bricks, plaster, mortar, or any type of building material; whether for alteration or demolition of old buildings or resulting from new construction.  
SECTION 5: In the event there is an alley, or in the county jail of the County of Los Angeles for a period of not more than six (6) months, or by both such means, in the event there is no alley other than a blind alley, the containers or bundles shall be placed on the parkway, near the curb line, in the case of premises during the hours established by the Ordinance relating to the collection of garbage or refuse therefrom. Each such container or bundle shall be so placed that the collector of garbage or other rubbish or refuse when called for.  
Garbage, non-combustible and combustible rubbish shall each be deposited in a separate container, or containers specifically used for that classification of garbage and refuse, and shall be unlawful to deposit different classifications of garbage or refuse in one container.  
SECTION 6: Any person, firm, co-partnership or corporation, or any person acting in aid of or assisting any such person, firm, co-partnership or corporation, violating any of the provisions of this Ordinance shall be guilty of a misdemeanor, and, upon conviction, shall be subject to a fine in a sum not to exceed two hundred dollars (\$200.00) or by imprisonment in the City Jail of the City of Torrance, or in the county jail of the County of Los Angeles for a period of not more than six (6) months, or by both such means, in the event there is no alley other than a blind alley, the containers or bundles shall be placed on the parkway, near the curb line, in the case of premises during the hours established by the Ordinance relating to the collection of garbage or refuse therefrom. Each such container or bundle shall be so placed that the collector of garbage or other rubbish or refuse when called for.  
Garbage, non-combustible and combustible rubbish shall each be deposited in a separate container, or containers specifically used for that classification of garbage and refuse, and shall be unlawful to deposit different classifications of garbage or refuse in one container.  
SECTION 6: Any person, firm, co-partnership or corporation, or any person acting in aid of or assisting any such person, firm, co-partnership or corporation, violating any of the provisions of this Ordinance shall be guilty of a misdemeanor, and, upon conviction, shall be subject to a fine in a sum not to exceed two hundred dollars (\$200.00) or by imprisonment in the City Jail of the City of Torrance, or in the county jail of the County of Los Angeles for a period of not more than six (6) months, or by both such means, in the event there is no alley other than a blind alley, the containers or bundles shall be placed on the parkway, near the curb line, in the case of premises during the hours established by the Ordinance relating to the collection of garbage or refuse therefrom. Each such container or bundle shall be so placed that the collector of garbage or other rubbish or refuse when called for.  
Garbage, non-combustible and combustible rubbish shall each be deposited in a separate container, or containers specifically used for that classification of garbage and refuse, and shall be unlawful to deposit different classifications of garbage or refuse in one container.  
SECTION 6: Any person, firm, co-partnership or corporation, or any person acting in aid of or assisting any such person, firm, co-partnership or corporation, violating any of the provisions of this Ordinance shall be guilty of a misdemeanor, and, upon conviction, shall be subject to a fine in a sum not to exceed two hundred dollars (\$200.00) or by imprisonment in the City Jail of the City of Torrance, or in the county jail of the County of Los Angeles for a period of not more than six (6) months, or by both such means, in the event there is no alley other than a blind alley, the containers or bundles shall be placed on the parkway, near the curb line, in the case of premises during the hours established by the Ordinance relating to the collection of garbage or refuse therefrom. Each such container or bundle shall be so placed that the collector of garbage or other rubbish or refuse when called for.  
Garbage, non-combustible and combustible rubbish shall each be deposited in a separate container, or containers specifically used for that classification of garbage and refuse, and shall be unlawful to deposit different classifications of garbage or refuse in one container.  
SECTION 6: Any person, firm, co-partnership or corporation, or any person acting in aid of or assisting any such person, firm, co-partnership or corporation, violating any of the provisions of this Ordinance shall be guilty of a misdemeanor, and, upon conviction, shall be subject to a fine in a sum not to exceed two hundred dollars (\$200.00) or by imprisonment in the City Jail of the City of Torrance, or in the county jail of the County of Los Angeles for a period of not more than six (6) months, or by both such means, in the event there is no alley other than a blind alley, the containers or bundles shall be placed on the parkway, near the curb line, in the case of premises during the hours established by the Ordinance relating to the collection of garbage or refuse therefrom. Each such container or bundle shall be so placed that the collector of garbage or other rubbish or refuse when called for.  
Garbage, non-combustible and combustible rubbish shall each be deposited in a separate container, or containers specifically used for that classification of garbage and refuse, and shall be unlawful to deposit different classifications of garbage or refuse in one container.  
SECTION 6: Any person, firm, co-partnership or corporation, or any person acting in aid of or assisting any such person, firm, co-partnership or corporation, violating any of the provisions of this Ordinance shall be guilty of a misdemeanor, and, upon conviction, shall be subject to a fine in a sum not to exceed two hundred dollars (\$200.00) or by imprisonment in the City Jail of the City of Torrance, or in the county jail of the County of Los Angeles for a period of not more than six (6) months, or by both such means, in the event there is no alley other than a blind alley, the containers or bundles shall be placed on the parkway, near the curb line, in the case of premises during the hours established by the Ordinance relating to the collection of garbage or refuse therefrom. Each such container or bundle shall be so placed that the collector of garbage or other rubbish or refuse when called for.  
Garbage, non-combustible and combustible rubbish shall each be deposited in a separate container, or containers specifically used for that classification of garbage and refuse, and shall be unlawful to deposit different classifications of garbage or refuse in one container.  
SECTION 6: Any person, firm, co-partnership or corporation, or any person acting in aid of or assisting any such person, firm, co-partnership or corporation, violating any of the provisions of this Ordinance shall be guilty of a misdemeanor, and, upon conviction, shall be subject to a fine in a sum not to exceed two hundred dollars (\$200.00) or by imprisonment in the City Jail of the City of Torrance, or in the county jail of the County of Los Angeles for a period of not more than six (6) months, or by both such means, in the event there is no alley other than a blind alley, the containers or bundles shall be placed on the parkway, near the curb line, in the case of premises during the hours established by the Ordinance relating to the collection of garbage or refuse therefrom. Each such container or bundle shall be so placed that the collector of garbage or other rubbish or refuse when called for.  
Garbage, non-combustible and combustible rubbish shall each be deposited in a separate container, or containers specifically used for that classification of garbage and refuse, and shall be unlawful to deposit different classifications of garbage or refuse in one container.  
SECTION 6: Any person, firm, co-partnership or corporation, or any person acting in aid of or assisting any such person, firm, co-partnership or corporation, violating any of the provisions of this Ordinance shall be guilty of a misdemeanor, and, upon conviction, shall be subject to a fine in a sum not to exceed two hundred dollars (\$200.00) or by imprisonment in the City Jail of the City of Torrance, or in the county jail of the County of Los Angeles for a period of not more than six (6) months, or by both such means, in the event there is no alley other than a blind alley, the containers or bundles shall be placed on the parkway, near the curb line, in the case of premises during the hours established by the Ordinance relating to the collection of garbage or refuse therefrom. Each such container or bundle shall be so placed that the collector of garbage or other rubbish or refuse when called for.  
Garbage, non-combustible and combustible rubbish shall each be deposited in a separate container, or containers specifically used for that classification of garbage and refuse, and shall be unlawful to deposit different classifications of garbage or refuse in one container.  
SECTION 6: Any person, firm, co-partnership or corporation, or any person acting in aid of or assisting any such person, firm, co-partnership or corporation, violating any of the provisions of this Ordinance shall be guilty of a misdemeanor, and, upon conviction, shall be subject to a fine in a sum not to exceed two hundred dollars (\$200.00) or by imprisonment in the City Jail of the City of Torrance, or in the county jail of the County of Los Angeles for a period of not more than six (6) months, or by both such means, in the event there is no alley other than a blind alley, the containers or bundles shall be placed on the parkway, near the curb line, in the case of premises during the hours established by the Ordinance relating to the collection of garbage or refuse therefrom. Each such container or bundle shall be so placed that the collector of garbage or other rubbish or refuse when called for.  
Garbage, non-combustible and combustible rubbish shall each be deposited in a separate container, or containers specifically used for that classification of garbage and refuse, and shall be unlawful to deposit different classifications of garbage or refuse in one container.  
SECTION 6: Any person, firm, co-partnership or corporation, or any person acting in aid of or assisting any such person, firm, co-partnership or corporation, violating any of the provisions of this Ordinance shall be guilty of a misdemeanor, and, upon conviction, shall be subject to a fine in a sum not to exceed two hundred dollars (\$200.00) or by imprisonment in the City Jail of the City of Torrance, or in the county jail of the County of Los Angeles for a period of not more than six (6) months, or by both such means, in the event there is no alley other than a blind alley, the containers or bundles shall be placed on the parkway, near the curb line, in the case of premises during the hours established by the Ordinance relating to the collection of garbage or refuse therefrom. Each such container or bundle shall be so placed that the collector of garbage or other rubbish or refuse when called for.  
Garbage, non-combustible and combustible rubbish shall each be deposited in a separate container, or containers specifically used for that classification of garbage and refuse, and shall be unlawful to deposit different classifications of garbage or refuse in one container.  
SECTION 6: Any person, firm, co-partnership or corporation, or any person acting in aid of or assisting any such person, firm, co-partnership or corporation, violating any of the provisions of this Ordinance shall be guilty of a misdemeanor, and, upon conviction, shall be subject to a fine in a sum not to exceed two hundred dollars (\$200.00) or by imprisonment in the City Jail of the City of Torrance, or in the county jail of the County of Los Angeles for a period of not more than six (6) months, or by both such means, in the event there is no alley other than a blind alley, the containers or bundles shall be placed on the parkway, near the curb line, in the case of premises during the hours established by the Ordinance relating to the collection of garbage or refuse therefrom. Each such container or bundle shall be so placed that the collector of garbage or other rubbish or refuse when called for.  
Garbage, non-combustible and combustible rubbish shall each be deposited in a separate container, or containers specifically used for that classification of garbage and refuse, and shall be unlawful to deposit different classifications of garbage or refuse in one container.  
SECTION 6: Any person, firm, co-partnership or corporation, or any person acting in aid of or assisting any such person, firm, co-partnership or corporation, violating any of the provisions of this Ordinance shall be guilty of a misdemeanor, and, upon conviction, shall be subject to a fine in a sum not to exceed two hundred dollars (\$200.00) or by imprisonment in the City Jail of the City of Torrance, or in the county jail of the County of Los Angeles for a period of not more than six (6) months, or by both such means, in the event there is no alley other than a blind alley, the containers or bundles shall be placed on the parkway, near the curb line, in the case of premises during the hours established by the Ordinance relating to the collection of garbage or refuse therefrom. Each such container or bundle shall be so placed that the collector of garbage or other rubbish or refuse when called for.  
Garbage, non-combustible and combustible rubbish shall each be deposited in a separate container, or containers specifically used for that classification of garbage and refuse, and shall be unlawful to deposit different classifications of garbage or refuse in one container.  
SECTION 6: Any person, firm, co-partnership or corporation, or any person acting in aid of or assisting any such person, firm, co-partnership or corporation, violating any of the provisions of this Ordinance shall be guilty of a misdemeanor, and, upon conviction, shall be subject to a fine in a sum not to exceed two hundred dollars (\$200.00) or by imprisonment in the City Jail of the City of Torrance, or in the county jail of the County of Los Angeles for a period of not more than six (6) months, or by both such means, in the event there is no alley other than a blind alley, the containers or bundles shall be placed on the parkway, near the curb line, in the case of premises during the hours established by the Ordinance relating to the collection of garbage or refuse therefrom. Each such container or bundle shall be so placed that the collector of garbage or other rubbish or refuse when called for.  
Garbage, non-combustible and combustible rubbish shall each be deposited in a separate container, or containers specifically used for that classification of garbage and refuse, and shall be unlawful to deposit different classifications of garbage or refuse in one container.  
SECTION 6: Any person, firm, co-partnership or corporation, or any person acting in aid of or assisting any such person, firm, co-partnership or corporation, violating any of the provisions of this Ordinance shall be guilty of a misdemeanor, and, upon conviction, shall be subject to a fine in a sum not to exceed two hundred dollars (\$200.00) or by imprisonment in the City Jail of the City of Torrance, or in the county jail of the County of Los Angeles for a period of not more than six (6) months, or by both such means, in the event there is no alley other than a blind alley, the containers or bundles shall be placed on the parkway, near the curb line, in the case of premises during the hours established by the Ordinance relating to the collection of garbage or refuse therefrom. Each such container or bundle shall be so placed that the collector of garbage or other rubbish or refuse when called for.  
Garbage, non-combustible and combustible rubbish shall each be deposited in a separate container, or containers specifically used for that classification of garbage and refuse, and shall be unlawful to deposit different classifications of garbage or refuse in one container.  
SECTION 6: Any person, firm, co-partnership or corporation, or any person acting in aid of or assisting any such person, firm, co-partnership or corporation, violating any of the provisions of this Ordinance shall be guilty of a misdemeanor, and, upon conviction, shall be subject to a fine in a sum not to exceed two hundred dollars (\$200.00) or by imprisonment in the City Jail of the City of Torrance, or in the county jail of the County of Los Angeles for a period of not more than six (6) months, or by both such means, in the event there is no alley other than a blind alley, the containers or bundles shall be placed on the parkway, near the curb line, in the case of premises during the hours established by the Ordinance relating to the collection of garbage or refuse therefrom. Each such container or bundle shall be so placed that the collector of garbage or other rubbish or refuse when called for.  
Garbage, non-combustible and combustible rubbish shall each be deposited in a separate container, or containers specifically used for that classification of garbage and refuse, and shall be unlawful to deposit different classifications of garbage or refuse in one container.  
SECTION 6: Any person, firm, co-partnership or corporation, or any person acting in aid of or assisting any such person, firm, co-partnership or corporation, violating any of the provisions of this Ordinance shall be guilty of a misdemeanor, and, upon conviction, shall be subject to a fine in a sum not to exceed two hundred dollars (\$200.00) or by imprisonment in the City Jail of the City of Torrance, or in the county jail of the County of Los Angeles for a period of not more than six (6) months, or by both such means, in the event there is no alley other than a blind alley, the containers or bundles shall be placed on the parkway, near the curb line, in the case of premises during the hours established by the Ordinance relating to the collection of garbage or refuse therefrom. Each such container or bundle shall be so placed that the collector of garbage or other rubbish or refuse when called for.  
Garbage, non-combustible and combustible rubbish shall each be deposited in a separate container, or containers specifically used for that classification of garbage and refuse, and shall be unlawful to deposit different classifications of garbage or refuse in one container.  
SECTION 6: Any person, firm, co-partnership or corporation, or any person acting in aid of or assisting any such person, firm, co-partnership or corporation, violating any of the provisions of this Ordinance shall be guilty of a misdemeanor, and, upon conviction, shall be subject to a fine in a sum not to exceed two hundred dollars (\$200.00) or by imprisonment in the City Jail of the City of Torrance, or in the county jail of the County of Los Angeles for a period of not more than six (6) months, or by both such means, in the event there is no alley other than a blind alley, the containers or bundles shall be placed on the parkway, near the curb line, in the case of premises during the hours established by the Ordinance relating to the collection of garbage or refuse therefrom. Each such container or bundle shall be so placed that the collector of garbage or other rubbish or refuse when called for.  
Garbage, non-combustible and combustible rubbish shall each be deposited in a separate container, or containers specifically used for that classification of garbage and refuse, and shall be unlawful to deposit different classifications of garbage or refuse in one container.  
SECTION 6: Any person, firm, co-partnership or corporation, or any person acting in aid of or assisting any such person, firm, co-partnership or corporation, violating any of the provisions of this Ordinance shall be guilty of a misdemeanor, and, upon conviction, shall be subject to a fine in a sum not to exceed two hundred dollars (\$200.00) or by imprisonment in the City Jail of the City of Torrance, or in the county jail of the County of Los Angeles for a period of not more than six (6) months, or by both such means, in the event there is no alley other than a blind alley, the containers or bundles shall be placed on the parkway, near the curb line, in the case of premises during the hours established by the Ordinance relating to the collection of garbage or refuse therefrom. Each such container or bundle shall be so placed that the collector of garbage or other rubbish or refuse when called for.  
Garbage, non-combustible and combustible rubbish shall each be deposited in a separate container, or containers specifically used for that classification of garbage and refuse, and shall be unlawful to deposit different classifications of garbage or refuse in one container.  
SECTION 6: Any person, firm, co-partnership or corporation, or any person acting in aid of or assisting any such person, firm, co-partnership or corporation, violating any of the provisions of this Ordinance shall be guilty of a misdemeanor, and, upon conviction, shall be subject to a fine in a sum not to exceed two hundred dollars (\$200.00) or by imprisonment in the City Jail of the City of Torrance, or in the county jail of the County of Los Angeles for a period of not more than six (6) months, or by both such means, in the event there is no alley other than a blind alley, the containers or bundles shall be placed on the parkway, near the curb line, in the case of premises during the hours established by the Ordinance relating to the collection of garbage or refuse therefrom. Each such container or bundle shall be so placed that the collector of garbage or other rubbish or refuse when called for.  
Garbage, non-combustible and combustible rubbish shall each be deposited in a separate container, or containers specifically used for that classification of garbage and refuse, and shall be unlawful to deposit different classifications of garbage or refuse in one container.  
SECTION 6: Any person, firm, co-partnership or corporation, or any person acting in aid of or assisting any such person, firm, co-partnership or corporation, violating any of the provisions of this Ordinance shall be guilty of a misdemeanor, and, upon conviction, shall be subject to a fine in a sum not to exceed two hundred dollars (\$200.00) or by imprisonment in the City Jail of the City of Torrance, or in the county jail of the County of Los Angeles for a period of not more than six (6) months, or by both such means, in the event there is no alley other than a blind alley, the containers or bundles shall be placed on the parkway, near the curb line, in the case of premises during the hours established by the Ordinance relating to the collection of garbage or refuse therefrom. Each such container or bundle shall be so placed that the collector of garbage or other rubbish or refuse when called for.  
Garbage, non-combustible and combustible rubbish shall each be deposited in a separate container, or containers specifically used for that classification of garbage and refuse, and shall be unlawful to deposit different classifications of garbage or refuse in one container.  
SECTION 6: Any person, firm, co-partnership or corporation, or any person acting in aid of or assisting any such person, firm, co-partnership or corporation, violating any of the provisions of this Ordinance shall be guilty of a misdemeanor, and, upon conviction, shall be subject to a fine in a sum not to exceed two hundred dollars (\$200.00) or by imprisonment in the City Jail of the City of Torrance, or in the county jail of the County of Los Angeles for a period of not more than six (6) months, or by both such means, in the event there is no alley other than a blind alley, the containers or bundles shall be placed on the parkway, near the curb line, in the case of premises during the hours established by the Ordinance relating to the collection of garbage or refuse therefrom. Each such container or bundle shall be so placed that the collector of garbage or other rubbish or refuse when called for.  
Garbage, non-combustible and combustible rubbish shall each be deposited in a separate container, or containers specifically used for that classification of garbage and refuse, and shall be unlawful to deposit different classifications of garbage or refuse in one container.  
SECTION 6: Any person, firm, co-partnership or corporation, or any person acting in aid of or assisting any such person, firm, co-partnership or corporation, violating any of the provisions of this Ordinance shall be guilty of a misdemeanor, and, upon conviction, shall be subject to a fine in a sum not to exceed two hundred dollars (\$200.00) or by imprisonment in the City Jail of the City of Torrance, or in the county jail of the County of Los Angeles for a period of not more than six (6) months, or by both such means, in the event there is no alley other than a blind alley, the containers or bundles shall be placed on the parkway, near the curb line, in the case of premises during the hours established by the Ordinance relating to the collection of garbage or refuse therefrom. Each such container or bundle shall be so placed that the collector of garbage or other rubbish or refuse when called for.  
Garbage, non-combustible and combustible rubbish shall each be deposited in a separate container, or containers specifically used for that classification of garbage and refuse, and shall be unlawful to deposit different classifications of garbage or refuse in one container.  
SECTION 6: Any person, firm, co-partnership or corporation, or any person acting in aid of or assisting any such person, firm, co-partnership or corporation, violating any of the provisions of this Ordinance shall be guilty of a misdemeanor, and, upon conviction, shall be subject to a fine in a sum not to exceed two hundred dollars (\$200.00) or by imprisonment in the City Jail of the City of Torrance, or in the county jail of the County of Los Angeles for a period of not more than six (6) months, or by both such means, in the event there is no alley other than a blind alley, the containers or bundles shall be placed on the parkway, near the curb line, in the case of premises during the hours established by the Ordinance relating to the collection of garbage or refuse therefrom. Each such container or bundle shall be so placed that the collector of garbage or other rubbish or refuse when called for.  
Garbage, non-combustible and combustible rubbish shall each be deposited in a separate container, or containers specifically used for that classification of garbage and refuse, and shall be unlawful to deposit different classifications of garbage or refuse in one container.  
SECTION 6: Any person, firm, co-partnership or corporation, or any person acting in aid of or assisting any such person, firm, co-partnership or corporation, violating any of the provisions of this Ordinance shall be guilty of a misdemeanor, and, upon conviction, shall be subject to a fine in a sum not to exceed two hundred dollars (\$200.00) or by imprisonment in the City Jail of the City of Torrance, or in the county jail of the County of Los Angeles for a period of not more than six (6) months, or by both such means, in the event there is no alley other than a blind alley, the containers or bundles shall be placed on the parkway, near the curb line, in the case of premises during the hours established by the Ordinance