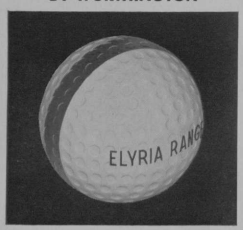
# NOW-your choice of 3 great range balls

BY WORTHINGTON



Now you can select the range ball that best suits the needs of your range!

### 1. New Paintless Yellow

Golden yellow color gives better night visibility. Lively, yet tough as nails! No re-painting—wash and it's bright as new.

### 2. Paintless White

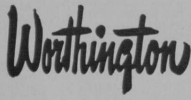
Operators call it the most rugged ball ever developed. Eliminates re-painting. A choice of color stripes.

# 3. Luster-White Painted

A favorite with range operators. Lively! Extratough vulcanized cover with a new polyurethane finish that stays gleaming white for the life of the ball.

All range-proven for years—guaranteed never to go out of round, or explode under scorching summer sun. Imprinted with your range name in big, bold wrap-around letters—up to 14 letters and spaces on each side of the ball. Choice of color bands, too.

For full details call your Worthington Representative now, or write WORTHINGTON GOLF INC., ELYRIA, OHIO.



Premier name in golf ball developments since 1904.

tually in the hands of the plaintiff at the time of the occurrence. The facts alleged are that the plaintiff rented the car and drove it from the place of delivery out onto the course. The casualty occurred within 500 yards of where the plaintiff obtained the car. Plaintiff's petition is silent as to how long he was in possession of said golf car but it is clear that he was driving it at the time the fork or shaft broke.

### Defendant's Negligence Is Issue

"We quote the following from the Maybach case, supra, (359 Mo. 446,222 S.W. 2d 90) 'An essential element of the res ipsa loquitor doctrine is that proof of the occurrence and attendant circumstances shall point, prima facie, to negligence on the part of the defendant. Such proof cannot, without further proof, point to the negligence of a defendant who is entirely out of control of the instrumentality at the time it causes the injury. Such proof may tend to indicate negligence on the part of some one, but further proof is necessary to definitely fix the blame on the defendant by excluding causes for which he is not responsible."

Too firm a reliance on the duty of the golf car's owner to maintain it properly, and no attempt to prove that the golfer who hired the car was free from negligence in operating it, resulted in the dismissal of the plaintiff's action. (Hutchins v. Southview Golf Club Inc., 343 S.W. 2d 223.)

# **USGA** Tournament Schedule

June

15-17 Open, Oakland Hills CC, Birmingham, Mich., \$50,000.
29-July 1 Womens' Open, Baltusrol, Spring-

29-July 1 Womens' Open, Baltusrol, Spring field, N. J.

July

10-15 Amateur Public Links, Rackham GC, Detroit

August

- 2- 5 Junior Amateur, Cornell University GC, Ithaca, N. Y.
- 14-18 Girls' Junior, Broadmoor GC, Seattle
- 21-26 Women's Amateur, Tacoma (Wash.) C&GC.

September

- Walker Cup Matches, Seattle GC, (Men's amateur teams - Great Britain vs. United States).
- 11-16 Amateur, Pebble Beach Course, Del Monte (Calif.) G&CC.

October

2- 7 Senior Amateur, Southern Hills CC, Tulsa, Okla.