

JACK JOHNSON MUST MOYE

Canadian Officers Will Not Allow Him to Remain.

MUST SHOW THROUGH TICKET

If He Has It He Will Be Required to Use It—Otherwise He Will Be Deported to the United States.

OTTAWA, Ont., June 27.—If Jack Johnson, the negro pugilist, who is under \$25,000 bail in Chicago pending appeal from conviction in a white slave case, and unexpectedly came to Canada, does not at once prove to the immigration officials at Montreal that he holds a through ticket to France or St. Petersburg, as he maintains, he will be arrested and sent back to Chicago as quickly as the machinery of the law will permit. Further, if Johnson holds a ticket, he must use it without delay. This announcement was made today by the Canadian immigration department, after the receipt of a telephonic request from the United States vice consul in Montreal that the negro be deported.

Johnson came into Canada through Windsor, Ont., last Wednesday. No official word has been received that he had been convicted of crime and he met the immigration requirements.

Cannot Be Extradited. WASHINGTON, June 27.—Jack Johnson has made good his escape from the United States, for the time being, at least, and can neither be extradited nor deported from Canada, according to the latest official view here.

Johnson, it has been learned here, is traveling on a tourist ticket and Canada cannot return him because its immigration law does not exclude a transient alien in such circumstances. Johnson's officials here were making an effort today to have the negro returned to this country under Canadian immigration laws, but it has failed.

If the United States circuit court of appeals sustains Johnson's conviction, his one-year sentence for violating the white slave law will be enforceable any time he returns to the United States.

Johnson is in Montreal. MONTREAL, June 27.—Jack Johnson, the negro pugilist, who is in this city, admitted tonight that he intended to sail for Europe next Tuesday, to engage in fights in St. Petersburg next September. He said he did not intend to forfeit his bond, which calls for his presence next November in Chicago, where he is under sentence on a white slave charge.

Johnson, accompanied by his white wife, arrived here early today, having come direct from Chicago. During the day, in an effort to avoid newspaper men, he moved half a dozen times from houses in which he had engaged rooms. Tonight, however, he called a newspaper office on the telephone and outlined his plans.

"I will remain in Montreal until next Tuesday when I am booked to sail for Europe," said Johnson. "I intend going direct to St. Petersburg, where I have a contract to fight Sam Langford and Gunboat Smith. These fights will be pulled off some time in September."

Johnson stated that the immigration authorities made an effort to stop him at the Canadian line. He claims there is \$25,000 due him in Toronto and he came this way to collect it before leaving for Europe.

He said his bail bond only requires his presence in court next November and he has no intention of forfeiting this bond, but will return on the date set for hearing of his appeal from his conviction on the white slave charge.

Expected to Sail Sunday. MONTREAL, June 27.—Johnson was notified by the police this afternoon, that provided he kept his word and left Canada within a day or so he would not be arrested. He asserted that he did not intend to run away and was ready to give himself up to the authorities if they wanted him, otherwise he would sail for Europe on Sunday.

News Reduced. CHICAGO, June 27.—Benjamin Bachrach, attorney for Jack Johnson, asserted today that under the bond Johnson is pledged only to appear in court when wanted. It was only recently that Federal Judge Carpenter reduced the bond from \$50,000 to \$15,000. In the district attorney's office it is asserted that the bond was intended to hold the pugilist at all times within the jurisdiction of the court.

When application was made for reduction of the bond counsel for the government argued that \$15,000 was a small sum to influence the actions of a man of Johnson's earning power. The negro is reputed worth \$100,000. Mr. Bachrach said that his client told him he could make \$50,000 in Europe if he could get away.

Johnson recently disposed of his automobiles, but whether he shipped them to Germany as has been rumored, could not be learned.

Charles F. DeWoody, local agent of the Department of Justice, said the matter of reducing Johnson's bond came up suddenly a few days ago and he did not know of it until half an hour after the application was granted.

The news was brought to him then by Assistant United States District Attorney Harry Parkin, who opposed the reduction in court.

EVILS IN THE CURRENCY BILL (Continued from Page One.)

interest in the institutions and in which the owners of the capital invested will have practically no voice in the management. The banks should be managed by men of the greatest skill and training and with the courage and independence to be indifferent to Wall street's demands and to the interests of any national candidate or party. It is only thus that the great banks of Europe exercise their salutary influence.

The Two Evils. "Two evils which advocates of currency reform have sought to avoid are: Control of the banking and currency system by what is generally called Wall street and control by politicians. The plan just announced by the administration goes to extraordinary lengths to avoid the former and absolutely places it in the hands of the latter. The bill does nothing to relieve us of the evils of the bond-secured circulation and the additional circulation proposed by the bill is almost the same as that now existing under the Aldrich-Vreeland law. Nothing has been done toward relieving the 1 per cent bond.

Handicap for Omaha. "Under the present system the city of Omaha has been a reserve center for many years and now holds over \$20,000,000 of the reserve deposits of country banks in our territory. This money has been used to advance commerce and to build up the interests of this city and country. Under the proposed bill the country

banks will be unable to maintain reserves in cities like Omaha because it is fixed in the bill that after thirty-six months shall have expired their reserves up to 15 per cent, which is the amount now fixed by law, must be maintained at home on in the regional banks. Our citizens, therefore, can be prepared to expect if this bill be passed that within three years the deposits of the country banks to the amount mentioned will be removed and by process of law be given to a regional bank which may, or may not, be located in Omaha. This is a blow at the banking and commercial interests of this section. The same provision will apply to forty-one other cities now designated as reserve cities outside of the three central reserve centers, New York, Chicago and St. Louis.

URE KEEPS MONEY FOR CITY

(Continued from Page One.)

plant goes to the new district and that the moneys received from the sale of bonds and collection of water rentals are excepted, being the property of the city of Omaha solely.

This opinion by Judge Baker and the decision of Ure to act upon it will bring about, it is believed, the real test of the constitutionality of the metropolitan water district bill.

"The metropolitan water district bill provides that the Water board shall have sole management and control of the assets, revenues and incomes of the water plant of this district," said Judge Baker, "but the money in the treasury at the time the water plant becomes the property of this district, is not included, but the collections and revenues of the plant after July 16 are included.

"I take it that the water fund will be made up of the rentals and revenues received from the metropolitan water district when the law becomes effective. It would be a strained construction to hold that this law provides that all assets of the water plant shall be turned over to the metropolitan water district.

Will Await Decision. "The money now in the treasury is the property of the city of Omaha and cannot be given to another corporation. I have advised Treasurer Ure to hold these moneys until we get judicial determination."

"I'm not going to burn my fingers," said Ure. The treasurer's bogymen, it is understood, have asked him to proceed cautiously, fearing the courts would hold that the money belonged to the city of Omaha, and that the treasurer would be liable if he turned it over to this "metropolitan water district."

With the sale of certain bonds the water fund balance in the treasury is likely to be increased to \$1,000,000 before July 16. If Judge Baker's opinion is sustained by the courts, this money remains in the city and the Water board will lose all title to it.

"If this money does belong to the city, as I believe," said Judge Baker, "the question of what can be done with it when the water district law becomes effective, can be settled later. We can use it, certainly."

Taft Makes Attack On the Reformers

CINCINNATI, O., June 27.—Taking as his subject "the relation of popular government to business" former President William Howard Taft, delivered today the principal address at the dedication of the new home of the Chamber of Commerce of this city.

TWO YEARS IN PRISON FOR NORTH DAKOTA EDITOR

BISMARCK, N. D., June 27.—A jury in the federal court here tonight brought in a verdict of guilty against Sam H. Clark, editor of a monthly publication, who has been on trial for several days, charged with misuse of the mails. Clarence Cracker, business manager of the publication, also was declared guilty of the same offense. A motion for a new trial by the attorneys for the defense was denied and they were sentenced to two years in the federal prison at Fort Leavenworth, Kan.

PRETZELS ARE FOOD, RULES MISSOURI OFFICIAL

JEFFERSON CITY, Mo., June 27.—The last hope of the Missouri bartender and his "free lunch" devotees was shattered today when Assistant Attorney General W. T. Rutherford ruled that "pretzels are food and serving them in saloons violates the anti-free lunch law."

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MORE DINNERS AWAIT "MET"

He Will Get at Least Two When He Visits Washington.

PLANS NOW BEING LAID THERE

Minister from Panama to Be Host at One and Nebraskans in Washington to Give the other.

(From a Staff Correspondent.) WASHINGTON, June 27.—(Special Telegram.)—President Wilson today sent the name of Richard Lee Metcalfe to be a member of the Isthmian commission to the senate. There will probably be little delay in its confirmation, as the president has been assured that there will be no opposition to the confirmation. Senator Hitchcock, who assured the president that he believes Mr. Metcalfe will make a good commissioner, and that he will favor confirmation.

Some delay was caused in sending the nomination in because of waiting to give Mr. Thatcher of Kentucky, whom Mr. Metcalfe succeeds, time to send in his resignation.

Senator Morales, minister from Panama is to give a dinner in honor of Mr. Metcalfe before he leaves Washington. Secretary of War Garrison, Secretary of the Navy Daniels, and a number of the diplomatic corps are to be guests. Secretary Bryan will be out of the city, otherwise he would also attend. Preparations are being made by Nebraskans in Washington to give Mr. Metcalfe a dinner prior to his departure for Colon, William E. Andrews, auditor for the treasury and Fred H. Abbott, of the Indian office, are on the committees of arrangements. Invitations will be extended to all Nebraska members and senators to attend, as well as many other prominent Nebraskans in Washington.

Western Men Appointed. President Wilson sent to the senate today the following nominations: To be a member of the Isthmian canal commission: Richard Lee Metcalfe of Nebraska. To be secretary of the embassy at Rio de Janeiro, Brazil, K. Butler Wright of Wyoming. To be a member of the commission on industrial relations, Austin B. Garrison of Iowa. To be postmaster, Nebraska—Anton J. Ruslock, Iowa—Charles S. Marshall, Deep River; Michael J. Malley, Lone Tree; Harry A. Cooke, Eagle Grove; Fred C. Boake, Hubbard; D. E. Horton, Line Springs; J. J. McInerney, Manilla; Frederick S. Anderson, Stanton; Edward L. Hall, Chelsea.

Oliver H. Newman, who will be one of the three commissioners of the District of Columbia, President Wilson having sent his nomination to the senate today, is a newspaperman, and was born in Lincoln, Neb., in 1877. His parents shortly after the advent of young Newman, removed to Des Moines. He has been a reporter and editorial writer for the last fifteen years, and for the last three or four years on the Washington Times.

Just Like a Woman



Report Federals Defeated and Flying in Every Direction

DOUGLAS, Ariz., June 27.—Complete defeat of the Mexican federals, under General Ojeda, with utter demoralization of the government forces, which are described as "flying in every direction" from Santa Rosa, was the news contained in a message received here tonight from Gov. Pasquerra of Sonora.

NOGALES, Ariz., June 26.—The high cost of living at Guaymas, Sonora, due to the present campaign above the California gulf port, is threatening a famine among its 10,000 inhabitants, according to direct advices received here today.

WASHINGTON, June 26.—The special arbitration treaty between the United States and Mexico expired today and no immediate steps will be taken toward renewing it.

WOULD GIVE PRESIDENT A TARIFF "BIG STICK"

WASHINGTON, June 27.—Urgent desire to arm the president with a tariff "big stick," one of stronger and greater proportions than have been suggested by the finance committee majority, developed today in the democratic caucus of the senate on the tariff bill.

Discussion of the proposed countervailing duty on wheat and flour, which the committee recommended, led to a general debate on retaliatory and countervailing tariff rates, and Senator Hoke Smith of Georgia proposed the adoption of an amendment that would give the president power to enforce countervailing tariff rates on all commodities of commerce against any nation refusing to deal with the United States on a reciprocal tariff basis.

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