

Committee Rates Beaten in Fight on Tariff Bill

Senate Votes to Limit Duties on Cotton Gloves to Maximum of 75 Per Cent Ad Valorem.

Washington, July 21.—In voting 32 to 17, to limit the duties on cotton gloves to a maximum of 75 per cent ad valorem, the senate administered to the finance committee majority the most decisive defeat it has sustained since it brought in the administration tariff bill, exactly three months ago. Twenty republicans, including Senator Lodge of Massachusetts, the majority floor leader, voted against the committee. The other 19 were:

Borah, Idaho; Capper, Kansas; Cummins, Iowa; Hale, Maine; Harrell, Oklahoma; Jones, Washington; Kellogg, Minnesota; Keyes, New Hampshire; Ladd, North Dakota; Lenroot, Wisconsin; McCormick, Illinois; Moses, New Hampshire; Nelson, Minnesota; New Indiana; Newberry, Michigan; Phipps, Colorado; Rawson, Iowa; Warren, Wyoming; and Willis, Ohio.

One democrat, Broussard, Louisiana, voted with the committee majority.

Senator Lenroot led the fight for the maximum limitation. He declared congress should not impose a greater duty than 75 per cent ad valorem on any article of such general use as gloves in order to stimulate domestic production.

Senator Pomerene of Ohio and Simmons of North Carolina, Smith of South Carolina and Hitchcock of Nebraska, democrats, argued that the facts showed the committee rates were too high.

The senate approved a rate of 4 cents a pound on hatched hemp after rejecting, 32 to 18, an amendment by Senator Robinson, democrat, Arkansas, to make the rate 1 cent a pound.

Next it approved a committee duty of 25 per cent ad valorem on silver and roving of flax, hemp or ramie.

July Rains Assure Crops in Western South Dakota

Alliance, Neb., July 21.—Crop conditions along the Alliance division of the Chicago, Burlington & Quincy railroad in South Dakota from Ardmore to Spearfish continue to be good, according to the semi-monthly report issued by A. G. Smart, general superintendent of the road here.

An abundance of rain during the first two weeks of the month has put the soil in excellent shape, the report says, and assures sufficient moisture to carry the crops through to maturity. At Edgemont, 3.20 inches of rain has fallen since July 1.

Wheat is being harvested in many places along the line. Corn is making a splendid growth. Potatoes likewise are in good shape and pastures generally remain green and growing.

Bloomfield Odd Fellows Install Lodge Officers

Bloomfield, Neb., July 21.—(Special.)—H. F. Cunningham, district deputy grand master of the I. O. O. F., and Mrs. Harry Chapman, district deputy president of the Rebekahs, went to Magnet Tuesday evening and installed the officers of Magnet Lodge No. 299 and Clover Leaf Rebekah Lodge No. 212, the installation being a joint affair. Cunningham was accompanied by an installing team, composed of the following past grand: W. L. McDonald, grand marshal; G. H. Lidell, grand warden; Harry Chapman, grand secretary; A. L. Kingsley, grand treasurer; Taylor Mefford, grand guardian and L. F. Wilson, grand chaplain. Following the installation ceremonies, ice cream and cake were served.

Registered Hereford Calf to Fly at Tarkio Air Meet

Tarkio, Mo., July 21.—Her Majesty, a registered hereford calf valued at \$500, is going acroplanning. John A. Rankin, sr., her owner, has offered her as first prize for the secret event in the aero meet to be held in Tarkio July 27, 28 and 29, with a provision that the winner must carry his trophy away alive in his plane.

Judge Slain by Wife

Beckley, W. Va.—Judge John M. Anderson of criminal court, was shot to death by his wife here late last night following a family quarrel, according to Raleigh county authorities, who held Mrs. Anderson under arrest at her home.

Dog Hill Paragrafts

Sap Spradlen is trying out his new patent hat-lifter, which works like a charm. There is nothing complicated about the contrivance. A stout rubber band is placed around the in-



side band of the derby, and every time he smiles and lifts his eyebrows at a young lady, his hat rises up and down.

Frisky Hancock says nothing makes him madder than to ask somebody to have a bottle of soda pop or something, and for the fellow to remark that while he don't particularly care for any, he won't take a shingle off the roof.

It is believed Atlas Peck has quit using tobacco as he has not asked anybody for a chew this week.

Who Remembers When?



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Newberry Victim of Persecution, Townsend Says

Michigan Senator Delivers Broadside at Enemies in Campaign for Renomination.

Ironwood, Mich., July 21.—Opening his campaign for renomination, Senator Charles E. Townsend delivered a broadside at the issue of Newberryism raised against him chiefly by his opponent, Congressman Pat Kelly and the newspaper organs friendly to Henry Ford, the democratic candidate for the senate defeated by Senator Newberry in 1918.

Citing his own record of condemnation of the employment of excessive campaign funds, Mr. Townsend reviewed the testimony in the Newberry case to show that not a dollar of the Newberry fund was expended improperly; that no corruption was disclosed and that Newberry was the victim of a persecution inspired by the Wilson administration.

The senator's aggressive grappling with what he termed a boggy man issue shoved forward by his opponents to enable him to dodge the real issues of the campaign made a hit with the audience.

To have the strength of your convictions you must have convictions.

HAYDEN'S

July Clearance Continues With a Vengeance Summer Apparel at Drastic Cuts



Final Clean-Up of Coats, Capes and Wraps \$15 Values up to \$35

Final clean-up of Coats, Capes and Wraps, including a number of very seasonable Sport Coats and Capes, suitable for vacation trips. All the w a n e d materials and styles. About 75 in the lot.

Little tots' black sa- teen play suits and rompers. Values up to \$1.50, at ... 89c	Girls' gingham dresses, sizes from 2 to 14. Values up to \$2.50. July clearance sale \$1.39	Blouses specially re- duced for this sell- ing. Values up to \$7.50— \$2.95	Clearance sale of women's and misses' dresses in silk ratine and wash dress ma- terials. Values up to \$22.50— \$9.95
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Saturday Shoe Prices Are Surely Interesting—Note!

Men's Shoes, \$2.95	Women's Oxfords, \$2.95	White Oxfords, \$2.25	Children's Slippers, \$1.69
Men's brown semi-Eng- lish shoes, Goodyear welted oak soles. Sizes 6 to 10. B, C and D widths. A good \$4.00 value at \$2.95	Women's oxfords and pumps and strap slip- pers in black and brown; all with Good- year welt soles. A, B and C widths. Sizes 2 1/2 to 7. \$2.95	Women's white can- vas oxfords, and strap slippers. All sizes, 3 to 8 \$2.25	Child's patent and kid strap slippers. Sizes 8 1/2 to 11. \$2.50 values at ... \$1.69

Stetson shoes and oxfords for men. Grover shoes and oxfords for women. None bet- ter or more comfortable made. Main Floor (Rear)

Prepare for Your Vacation With Hayden's Luggage

Sale Trunks, Bags and Suit Cases

The famous Rogers Pacemaker wardrobe trunk, built like a \$75 trunk, on sale at Hay- den Bros. at **\$37.50**

\$45.00 wardrobe trunks at	\$27.50
\$29.00 steamer wardrobe trunks at ..	\$19.50
\$25.00 full size wardrobe trunks at ..	\$14.95
General purpose trunks at \$10, \$12 and up to ..	\$2.25
500 genuine leather bags, leather lined, black and brown, \$8.50 values at	\$4.95
100 leather suit cases, \$7.50 values at ..	\$4.95
Matting suit cases, \$2.50 values, at ..	\$1.45

Third Floor

Hats for Immediate Wear—Special for Saturday

Velvet and Duvetyne Hats \$5.00 \$6.75 \$8.50

Very new and decidedly smart—duvetyne hats with touches of velvet and trimmed with metal cloth, metal flowers, quills, ribbon and ornaments. The colors include black, navy, taupe, amber, chestnut, mahogany and bobolink.

500 WHITE HATS

Styles for sport, street and dress wear. Largest selections. Baronet satin hats, sport satin hats, felt hats, georgette hats, canton crepe hats, novelty straws, hairbraid hats, novelty fabrics..... **\$1.00 and \$2.50**

In the United States District Court of the District of Nebraska, Omaha Division

Chicago, Burlington & Quincy Railroad Company, a corporation, Plaintiff.

vs.

International Association of Machinists, International Brotherhood of Boiler Makers, Iron Ship Builders and Helpers of America; International Brotherhood of Blacksmiths; Drop Forgers and Helpers; International Alliance of Amalgamated Sheet Metal Workers; International Brotherhood of Electrical Workers; Brotherhood of Railway Car Men of America; Employees Department of American Federation of Labor; William H. Johnston; J. A. Franklin; James W. Kline; J. J. Hynes; James P. Noonan; E. C. Davison; Martin F. Ryan; John Scott; B. M. Jewell; M. Kucera; P. V. Reece; V. J. Wright; E. A. Collins; Oscar Klein; D. J. Dillon; A. C. Butler; Arnold R. Johnson; William Mason; Leroy E. Elliot; Henry Lutz; C. E. Whittaker; Otto Lushinsky; William Heinrich; Edgar Glaze; Dewey Reed; Clifford A. Clark; Louis Hana- cek; William Ofe; Leroy Cavendar; Guy Kopp; James Petacek; Don C. York; Frank Sebatka; William Lindsay; C. M. Forbes; Eugene Lister; Thomas Gradville; G. H. Abel; T. W. Smith; Thomas Yonda; Joseph Gleason; Omer Phillips; Earl Phillips; A. Fabrick; Charles W. Boles; W. F. Kyes; W. J. Latter; Art Stevens; J. R. Lamb; Mike Stevens; James Stanley; John Boles; Fred Whitford; Alexander Sambrick; John Jonka; James Jenkins; H. T. Van DeZedde; Ben Woodall; William Hetter; A. G. Pirie; E. C. Hull; W. D. Stapp; J. W. Ewing; B. A. Erven; Clark Carey; D. R. Harkins; L. A. Moeller; H. E. Gross; A. V. Sullivan; George Kessler; J. N. Rosenstock; George Walker; C. B. Pirie; G. L. Mouser; W. H. Triggs; A. A. Schmidt; W. B. Christofferson; E. E. Ed- wards; Ben Langston; W. F. B. Pirie; F. F. Bager; John Kowalski; Frank Knaak; Harold Huyck; C. A. Lake; George J. Bouhl; J. E. Franklin; H. Mueller; H. D. Hacker; H. A. Brew; J. H. Williams; Lloyd Gwynn; L. H. Harris; E. C. Lyon; H. M. Snider; J. P. Kummer; W. L. Stone; F. D. Wormwood; J. T. Kummer; John Saulsberry; F. L. Cap- pen; R. F. Godfrey; George Walker; J. N. Rosenstock; Charles Newlin; P. J. Templeton; W. E. Burger; Edward Ballance.

Defendants.

Now on this 20th day of July, 1922, this action came on for decision upon the application of the plaintiff herein for a preliminary injunction, the Court having heretofore heard the pleadings and evidence and arguments of all parties and being well and fully advised in the premises; finds that the plaintiff's motion for preliminary injunction should be sustained.

The Court further finds that immediate and irreparable injury, loss or damage will result to the plaintiff in that there will be great loss and destruction of its property, wrongful and unlawful interference with the conduct of the plaintiff's business as a common carrier of interstate commerce and of United States mail, and that plaintiff will be prevented from performing its duties under the Interstate Commerce Act and other Federal Statutes applicable to railroads; that there will be personal injury and loss of life to plaintiff's employees unless the preliminary injunction of this Court be issued, and for all of which injuries and wrongs there is no adequate remedy at law; and for said causes and reasons, the Court finds that it is necessary that the preliminary injunction of this Court issue herein;

IT IS THEREFORE CONSIDERED, ORDERED AND ADJUDGED that the defendants named herein and any and all other persons in active concert or participating with them and all persons associating or acting with them in the so-called strike of the members of the six federated shop crafts named, and all members of the association or brotherhoods, defendants herein and all other persons who are within the District of Nebraska, having notice of this order, BE AND THEY ARE HEREBY COMMANDED AND ENJOINED:

1. To absolutely desist and refrain from in any manner interfering with the free use and occupation by the plaintiff of any and all of its property or premises of every kind or character.
2. From interfering with, hindering, obstructing or stopping any of the business of complainant or any part thereof.
3. From in any manner whatsoever, by use of threats, injury, suggestions of danger or threats of violence of any kind, interfering with, hindering, obstructing or stopping any person engaged in the employ of the plaintiff, or any person desiring to enter its employment in connection with its business for the operation of its lines of railroad in the District of Nebraska.
4. From inducing or attempting to induce or compel by threats, intimidations, force or violence or by the fear or suggestion of danger any person so employed or desiring such employment to refuse to perform any of their duties as employees, if employed, or to enter such employment, if they so desire.
5. From interfering with the employes of said complainant in going to and from their daily work and from either singly or collectively going to the homes of said plaintiff's employes or any of them for the purpose of intimidating them or coercing any or all of them to leave the employment of the complainant, and as well from intimidating or threatening in any manner the wives and families of said employes, in furtherance of said purpose.
6. From protecting, aiding or assisting any person or persons in committing any or all of the aforesaid acts.
7. From assembling, loitering or congregating upon, about or in proximity to the shops, round houses, depots, tracks, yards or other premises of the plaintiff at Omaha, Gibson, Plattsmouth, Nebraska City, Havelock, Lincoln, Wymore, Ferry, Alliance, Seneca, Ravenna, Aurora, McCook, Red Cloud or Bridgeport or elsewhere in the District of Nebraska, for the purpose of doing or attempting to do any of the aforesaid acts.
8. From maintaining at or near the premises of the plaintiff or on or near the streets leading to the premises of the plaintiff any representatives more than one for all of the defendants or persons in active concert or participating with them at each point of ingress to or egress from the plaintiff's property, premises or places of business. Such single representative aforesaid shall have the right to observe and communicate to those entering or leaving the property or premises of the plaintiff and persuade such persons, but are hereby enjoined from making their communications to such persons in an abusive, libelous or threatening manner or from obstructing any unwilling listener by persistent following or accompaniment.
9. From congregating or loitering on the property or premises or in the immediate neighboring streets by which access is had to the property or premises of the plaintiff under circumstances where the natural or probable consequence of the same would be in any manner to aid or abet any of the acts of conduct enjoined by this order, or to interfere with the plaintiff's business.
10. From doing any act or thing whatever in furtherance of any conspiracy or combination among them or any of them to obstruct or interfere with complainant, its officers, agents or employes in the free and unrestrained control and operation of its railroad and the conduct of its business.
11. From defacing, tearing down or in any manner or way mutilating any copies of any writs issued or posted hereunder.
12. From sending by United States mail, messenger or otherwise or by telephone communication or threatening, insulting, indecent or anonymous message or communication to any of plaintiff's employes or any members of their families in furtherance of any of the acts herein prohibited.
13. From cutting, puncturing, severing air hoses, opening angle cocks on train lines or in any other manner tampering with the train lines or air connections on any car on plaintiff's railroad in the District of Nebraska and from placing material or substances of any kind into the journal boxes of any car or cars on plaintiff's railroad in the District of Nebraska.

The plaintiff, having given bond in the penal sum of Ten Thousand Dollars, conditioned according to the law, this order BE AND THE SAME HEREBY MADE immediately effective and is to continue in effect until the final determination of this case or the further order of this Court.

Notice of this order must be taken by all parties, defendants named herein, and a copy of this order shall be posted in one or more of the plaintiff's shops in this district and a copy hereof shall be published in the Omaha World-Herald, Omaha Bee, Omaha Daily News, Lincoln Star, Lincoln State Journal and one Newspaper published in Plattsmouth, Nebraska City, Wymore, Dakota City, Aurora, Alliance, Hastings, McCook, Red Cloud and Bridgeport, all in Nebraska, and

IT IS FURTHER ORDERED THAT THE Marshal shall mail to each of the former employes of the plaintiff now out on strike a copy of this order; the names and addresses of said former employes to be furnished by the plaintiff, and the said Marshal is hereby authorized to direct and commission a sufficient number of deputy marshals to make this order in all respects promptly effective and to continue the same in effect until the further order of this Court.

To all of which the defendants severally accept.

Done the day and year first above written.

Filed July 20, 1922

Attest—A True Copy

R. C. HOYT, Clerk

By JOHN NICHOLSON, Deputy

By the Court.

J. W. WOODROUGH, District Judge

(SEAL)