

Oklahoman's Bill Aims to End Long Debates Before Congress

If This Measure Is Passed, the Opportunity to "Filibuster" Will Be Conspicuous by It's Absence

By BURTON K. STANDISH
(Written for the United Press)

WASHINGTON, Oct. 7.—After the end of the next session of congress, if predictions of Senator Owens of Oklahoma are accurate, there will be no more tiresome unending debates in the United States Senate.

It will be possible, if the plan of the Oklahoma senator is carried out, to make a motion at any time in the consideration of any bill to bring debate to a close within two days, half the time remaining after the motion is carried to be assigned to each side of the argument.

For obvious reasons no fight is being made at this session to put through any such "radical" rule. A number of the older senators are decidedly opposed to any change, and would filibuster against it.

Under the present rules, if enough of them got together and continued to talk it would be impossible for a vote ever to be reached, so that plenty of time would be lost to put through this time-saving rule. But this time is just what there is a scarcity of at this session of congress, which has already dragged along to almost record breaking length, and threatens to continue up until December, when the next regular session begins.

A striking example of what one senator is able to do in the way of obstructing legislation was shown at this session in the action of Senator

Burton of Ohio in opposing passage of the rivers and harbors "pork barrel" bill. Under the present rules a senator may discuss a bill for a year continuously, if he is physically able to do so, nor is he confined to the subject under discussion.

They still tell the story of how "Pitchfork Ben" Tillman on one occasion, while filibustering against some measure to which he particularly objected, quoted a word in a peculiar sense. His use of the word was questioned, whereupon he had a dictionary brought in, and to prove that the definition of the word and definitions in that dictionary was to be accepted, read page after page of words and definitions to prove that the dictionary he quoted was an authority which could be accepted.

The principal defense of the present system is that no filibuster could succeed which did not have a tremendous popular sentiment behind it. It is pointed out that if Senator Burton did not have strong support to prevent the passage of the rivers and harbors bill, he would not have been able to resist the outcry which might have been aroused by the terrific waste of time to which he is resorting.

It is pointed out that Senator Gorman of Maryland was cherished until he died (except on one or two occasions) by the people of that state because of his famous filibuster which

prevented the passage of the Force bill.

Senator Owen himself, who is leading the fight for closure in the senate, was recently taxed by Senator Gallinger of New Hampshire with having filibustered against the bill admitting Arizona and New Mexico as one state. He retorted that he was proud of his action on that occasion and as long as the rules permitted, would not hesitate to take advantage of another opportunity to kill a piece of legislation which he considered bad.

YESTERDAY'S COAST LEAGUE RESULTS

	R.	H.	E.
San Francisco	5	12	6
San Francisco	12	15	9
Stanley, Gregory and Rohrer, Lynn; Fanning and Schmidt.			
	R.	H.	E.
Portland	Y.	HRDL	P
Oakland	7	10	3
Los Angeles	9	16	9
Prough, Geyer and Mize; Ryan and Meek.			
Venice-Portland game postponed on account of non-arrival of Portland.			
Engineers estimate the available water power of Oregon as more than 12,000,000 horsepower.			

Hotel Arrivals

White Pelican
Anna M. Schrade, Fred H. Kiser, Alfred L. Parkhurst, Crater Lake; F. H. Wood, Chicago; H. D. Martin, Bradford, Pa.; M. Hood and wife, G. Coolbrugh, W. P. Johnson, San Francisco; A. J. Banley, P. W. Root, Auburn; W. S. Dunlap, G. H. Allen, J. P. Carpenter, Portland; Mr. and Mrs. H. A. Mosher, Oakland; E. J. Grant, Algonia; H. F. French, Corvallis; B. B. McKim, W. E. Hayden, Kansas City; Iva O. Wechter, Medford.

Hotel Hall
Lester Nichols, Roy Brown, Bonanza; Ella Carolyn, Mrs. Miller, Algonia; Oliver Harbaugh, W. H. Jones, J. C. Mitchell and wife, E. A. Smith, E. W. McCord, Jacksonville; Rena Gregg Dan Wann, Yainax; D. W. Ryan and wife, Charles Lenz, F. L. Burns, Port Klamath; C. L. Holliday, Langell Valley; F. T. Sildyard, San Francisco; George H. Werrineid, Seattle; W. T. Tockwell, Dunsmuir; F. E. Dodge, Dillard.

Notice
Sealed proposals for the nursing of the county's sick at the infirmary for the year beginning November 1, 1914, will be entertained by the County Court up to October 15, 1914. The successful bidder will receive free board and lodging.
W. H. WORDEN,
County Judge.
N. B. MERRILL,
County Commissioner.
JOHN HAGELSTEIN,
County Commissioner.

Notice of Sale of an Impounded Animal
Notice is hereby given that on September 29th, I impounded the following described animal:
Bay mare, age 11 years, no brand Has white spot in forehead, one white foot, weight about 1,200 pounds.
Unless this animal is called for before 2 p. m. on October 5th, it will be sold at public auction to the highest bidder.
ED. OWENS,
2-3t Poundmaster.

Subscribe for the Herald, 50 cents a month

EAT LESS MEAT IF BACK HURTS

TAKE A GLASS OF SALTS TO FLUSH KIDNEYS IF BLADDER BOTHERS YOU

Eating meat regularly eventually produces kidney trouble in some form or other, says a well known authority, because the uric acid in meat excites the kidneys they become overworked; get sluggish; clog up and cause all sorts of distress, particularly backache and misery in the kidney region; rheumatic twinges, severe headaches, acid stomach, constipation, torpid liver, sleeplessness, bladder and urinary irritation.

The moment your back hurts or kidneys aren't acting right, or if bladder bothers you, get about four ounces of Jad Salts from any good pharmacy; take a tablespoonful in a glass of water before breakfast for a few days and your kidneys will then act fine. This famous salt is made from the acid of grapes and lemon juice, combined with lithia, and has been used for generations to flush clogged kidneys and stimulate them to normal activity; also to neutralize the acids in the urine so it no longer irritates, thus ending bladder disorders.

Jad Salts cannot injure anyone; makes a delightful effervescent lithia-water drink which millions of men and women take now and then to keep the kidneys and urinary organs clean, thus avoiding serious kidney disease.

(Paid Advertisement)
DULL, SPLITTING, SICK HEADACHE

Dr. James' Headache Powders relieve at once—10 cents a package.
You take a Dr. James' Headache Powder and in just a few moments your head clears and all aching and distress vanishes. It's the quickest and surest relief for headache, whether dull, throbbing, splitting or nerve-racking. Send someone to the drug store and get a dime package now. Quit suffering—it's so needless. Be sure you get Dr. James' Headache Powders—then there will be no disappointment.

A Character Study of Mack's \$100,000 Infield



"STUFFY" McINNES



EDDIE COLLINS



JACK BARRY



FRANK BAKER

Here is Connie Mack's \$100,000 infield, the four men with whom he has won pennants in the American League and world series in the past few years. Each member of the famous infield looks like a very determined and wise young man, who will not get rattled under trying circumstances. Nor have they failed to live up to this estimate. There have been infields in baseball which have fielded better than these four men taken as a whole, and several have fielded as well. But there have been few which batted and fielded as well. There have been first basemen as good and better than McInnes, second basemen as good as Collins, shortstops better than Barry, and third basemen better than Baker. But taking them for their batting as well as fielding ability, there have been very few combinations to equal them.

Offers New Scheme for the Labor Problem

United Press Service
CHICAGO, Oct. 7.—Co-operating with various charity organizations, the city marketing commission, which has touched the problem of the unemployed in its campaign for municipal markets, has formulated a program for handling the labor problem this winter, and has sent it to the Chamber of Commerce and leading employers of labor for approval.
The marketing commission suggests that before winter sets in the city take a definite stand against being made the dumping ground of thousands of floaters, who drift into Chicago every fall to spend the winter. It believes that if the city and employers alike announce that the preference in hiring men through the winter months, this movement will be checked.
Big employers are urged to aid the workers during the winter months by putting employees on half pay, instead of cutting their forces in half if business conditions make any reductions necessary. They are further urged to give preference to married men, or those supporting dependents, if topping names off the payroll becomes a necessity.
Department stores and factories employing girls are asked to retain girls who must support themselves in preference to those who are seeking work to earn "pin money." The situation among the working girls, the commission declared, demands particular attention.
As the first step in carrying out

this program, the commission suggested that all big employers submit careful estimates of the number of employees they believe they must discharge January 1st, if they are convinced reductions in working forces must be made. With this data on hand, the commission proposes to establish a municipal employment exchange and make immediate efforts to secure work for persons who may find themselves without jobs during the winter.

Your boy or girl may be backward in their school work
Simply on account of some slight eye trouble. Don't jeopardise their future. Have their eyes examined. If there is anything wrong, properly fitted glasses will remedy the evil before it is too late.

H. J. WINTERS
Expert Optician

So as to prevent their sleeping, eligible girls of No. Guineas are compelled to sleep in trees and the ladders are removed after they retire.

Legal Notices

Notice for Publication
(Not Coal Lands)
Department of the Interior, U. S. Land Office at Lakeview, Oregon, September 11, 1914.

Notice is hereby given that Henry A. Grimes, whose postoffice address is Klamath Falls, Oregon, did, on the 11th day of May, 1914, file in this office Sworn Statement and Application No. 67533, to purchase the E 1/4 SW 1/4, section 3, Township 39 N Range 19 E, Willamette Meridian, and the timber thereon, under the provisions of the act of June 3, 1878, and acts amendatory, known as the "Timber and Stone Law," at such value as might be fixed by appraisal, and that, pursuant to such application, the land and timber thereon have been appraised at a total of \$257.50, the timber estimated 355,000 board feet at \$50 per M, 600 juniper posts at 5c, and the land \$50.00; that said applicant will offer final proof in support of his application and sworn statement on the 8th day of December, 1914, before C. H. DeLap, county clerk of Klamath county, at Klamath Falls, Oregon.

Any person is at liberty to protest this purchase before entry, or initiate a contest at any time before patent issues, by filing a corroborated affidavit in this office, alleging facts which would defeat the entry.
JAS. F. BURGESS, Register.
16-2; 12-4 h

Summons

(No. 627 Equity)
In the Circuit Court of the State of Oregon, for the County of Klamath.

Marion A. Clement, Plaintiff,
vs.
Oscar F. North and J. W. Newhart, (doing business under the firm name, style and description of North & Newhart), co-partners, Orr Lake Lumber Company (a corporation), and Oscar Fanno, Defendants.

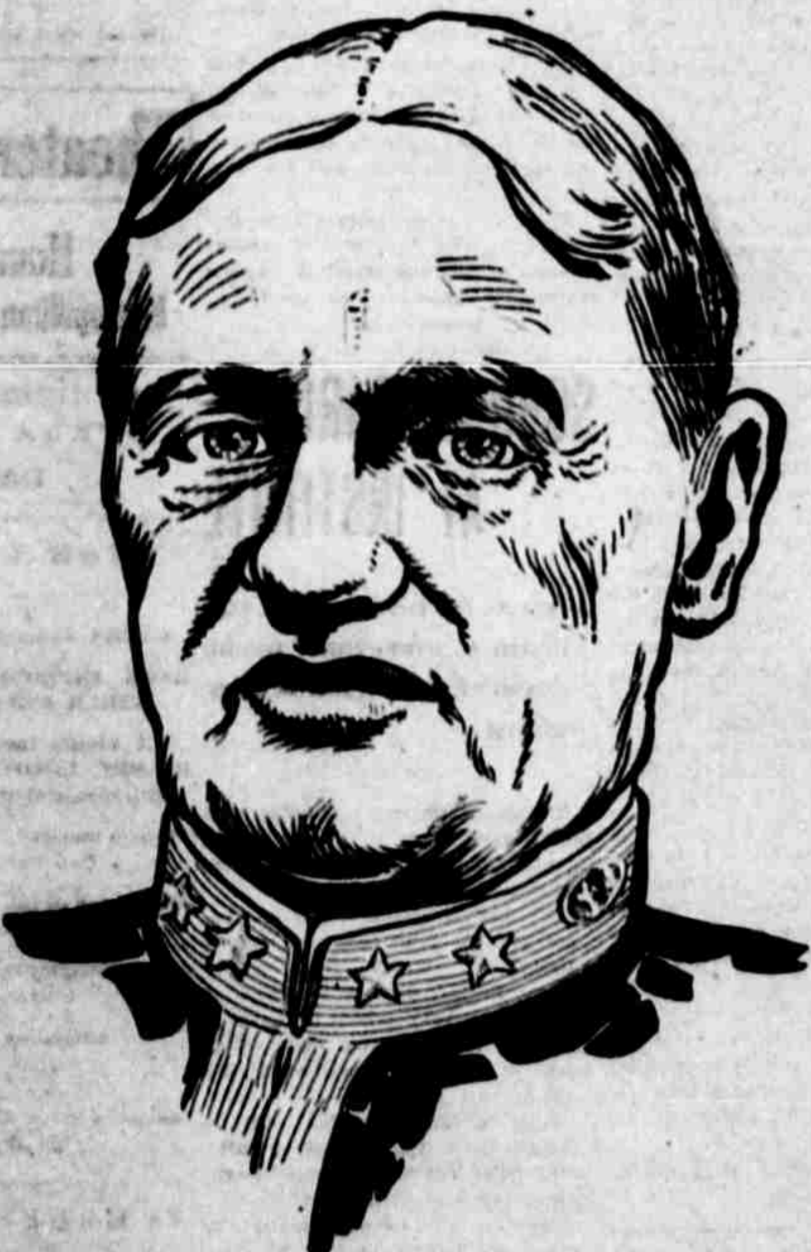
To Orr Lake Lumber Company, a corporation, one of the defendants above named:
In the name of the State of Oregon, you are hereby required to be and appear and answer the complaint filed against you in the above entitled cause, on or before the fifth day of November, 1914, and if you fail so to appear and answer, the plaintiff, for want thereof, will apply to the court for the relief prayed for in the complaint, which is as follows:

That four certain claims for logger's liens, filed in the clerk's office of the county court, Klamath county, Oregon, on the 18th day of September, 1914, by Marion A. Clement, plaintiff, Charles Stallworth, Ed Kelly and Joe Clement, aggregating the amount of five hundred fifty dollars and twenty cents, which last three claims for liens were duly assigned to the plaintiff, be foreclosed and judgment thereon obtained, together with seven dollars and twenty cents, clerk's filing fees, twenty-five dollars attorney's fees for preparing said claims, and one hundred dollars, attorney's fees for foreclosing the same, and for costs of suit. That the logs and lumber upon which the same is attached and held to be a valid lien, is located and situated upon the following premises, to-wit:

Beginning at cattle guard number 412A on the Southern Pacific right of way, in Section five, township forty-one, south range eight, east of Willamette Meridian, Klamath county, Oregon, extending thence southerly along said right of way one thousand feet; thence westerly and at right angles with said right of way, one thousand feet; thence northerly and parallel with said right of way one thousand feet; thence easterly to the place of beginning; and

The west half of the northeast quarter of Section six, township forty-one, south range eight, east of Willamette Meridian, Klamath County, Oregon.
That said property sold upon execution, and the proceeds applied to the payment of said sums of money above mentioned, due the plaintiff herein, and that you be forever barred and forever foreclosed of all right, title and interest in and to said property, and for such other and further relief as to the court may seem meet and as to equity appertains.

This summons is served upon you by order of the Honorable Henry L. Benson, judge of the above entitled court, which order is dated September 19th, 1914. The date of first publication is September 25th, 1914, and the last date of publication is November 4th, 1914.
MARION A. CLEMENT, Plaintiff.
W. H. A. BENNETT, Attorney for Plaintiff.
22-26-7-1914



SAID ADMIRAL "FIGHTING BOB" EVANS ABOUT PROHIBITION

I would rather take my sailors to ANY OTHER AMERICAN PORT THAN MAINE'S for the reason that my men return to their ships, NOT SO MUCH DRUNKEN as CRAZY, which is due to the VILE DECOCTION OF DRUGGED LIQUORS they have supplied to them (by the "Blind Piggers").

Register Before Thursday, October 15
VOTE 333 X NO AGAINST PROHIBITION

Defeat of the proposed prohibition amendment will not affect the present efficient local option or home rule law

(Paid Advertisement, Temperance and Wage Earners' League of Oregon, Portland, Ore.)