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Senate Says Congress Won't Approve Labor Bill

MANUFACTURERS OUT IN STRENGTH

Need For Changes In Act Seen

Measure Stirs Heated Debate

WASHINGTON (AP)—Senator Morse (R-Ore.) declared in a tumultuous Senate labor committee session today that the Administration labor bill "hasn't a ghost of a chance" as it is now written. Morse said a lot of compromises must be made.

"Labor is not going to write this ticket, it is going to be written by the counting noses in the Senate. The voters are not there today to pass this bill."

For more than two hours, the Senators had engaged in hot argument over the measure.

PROT BILLS REPEAL

Across the Capitol, meantime, a resolution to repeal the Hart-Whitely law and reauthorize the old Wagner Act was introduced. Changes were approved 7 to 5 by a House labor subcommittee.

Rep. Kelly (D-Pa.) subcommittee chairman, said it will be considered by the full committee some time later.

The committee vote was on straight party lines.

The subcommittee said:

"The most feasible approach in repealing the Wagner Act is to incorporate an outright repeal bill with a provision restoring the Wagner Act in its original form. This measure would then be a subsequent measure using the Wagner Act as the basic law for amendments."

This is the so-called "two package" plan. The Administration's measure is the "one package" approach. It would repeal the Wagner Act and make changes in the old Wagner Act in one piece of legislation.

The Senate committee fell into argument immediately after meeting.

The dispute centered on whether the Government could get court injunctions to block national emergency strikes in the Hart-Whitely law since provision for such orders is repealed.

Attorney General Tom Clark informed the committee he might believe the Government could obtain court orders "in appropriate circumstances" regardless of whether there was specific legislation. Clark's opinion was in a letter to Committee Chairman Elbert Thomas (D-Utah).

STAYMENT CHALLENGED

Senator Donnell (R-Mo.) and other Republican members challenged Clark's statement at a public hearing last night.

Donnell, Secretary of Labor Tobin on the witness stand, Donnell picked up the ball again today.

Donnell said that the Administration is "trying to ally a fear all over the United States of the Government's right to obtain injunctions" to be prevented critical to the labor movement.

Senator Douglas (D-Ill.) tried to bring the hearing to a close but failed. He said he would introduce "the continuity" of his argument.

BACKED BY CIO

While Tobin was being questioned, CIO representatives wanted to give formal endorsement of the Administration's measure.

Arthur Goldberg, CIO general counsel, gave representatives a copy of a statement saying "it appears that the bill offers the only practicable method of obtaining peace of mind for the workers and re-energizing the Wagner Act."

Goldberg said, however, that the CIO would make "no suggestions to clarify" certain provisions.

Hungarian Cardinal Admits Some Guilt

BUDAPEST, Hungary — (AP)—Jozsef Cardinal Mindszenty told people's court trying him on treason charges today he "committed the majority of his crimes" and is charged with, but denied he ever led a movement to overthrow the Government.

Cardinal Mindszenty is accused with six others of treason, espionage and black market dealing.

Calmy the 68-year-old primate of the Roman Catholic Church of Hungary acknowledged authorship of a letter which he wanted to "admit before the trial, honestly."

"But when he went to the dock, he said as a simple priest and without the marks of his high office, he was not going to do it. It is not my intention to discuss matters. I must state that I cannot accept all the conclusions contained in the indictment as a consequence of my activities."

"I cannot, for instance, accept the charge that I organized or led a movement to destroy the democratic system of this State."

APPEARS WELL

The Cardinal indignantly gazed steadily at the presiding judge, Vilmos Olgyai, as he testified before the broadcast. He denied almost 40 days in jail, his imprisonment and the charges. There was no visible indication he had been beaten or tortured, as had been charged abroad.

The letter he acknowledged writing said he wanted to help effect the peace between the Government and the people. He said that his activities had been interrupted if the trial was put off. He court rejected his plea to se-

J. J. Rejects Idea Of Deal With Deds

Anti-Communist Unity Backed

BY JOHN M. HIGHTOWER
WASHINGTON — (AP)—The United States served notice on the world today that it will allow no Russian "peace maneuver" to disrupt the growing unity of the non-Communist Western powers.

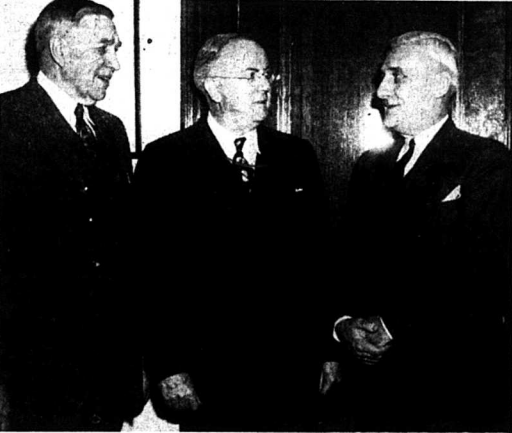
That was the significance seen by diplomatic officials here in Secretary of State Acheson's rejection of a Russian proposal for a declaration of his willingness to hold a meeting with President Truman, American diplomats abroad in Western as well as Eastern Europe. Probably the most important indication of his willingness to hold a meeting with President Truman, American diplomats abroad in Western as well as Eastern Europe.

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SWEARING-IN CONFEREES



Judge Wilson Warlick, right, newly appointed U. S. judge of the Western District of North Carolina will be sworn in here Feb. 14. Plans for the ceremony were made today by a conference of Judge Warlick, Acting District Judge D. E. Henderson, center, and Judge John J. Parker, left, senior judge of the Fourth U. S. Circuit Court of Appeals.

1950 Budget Blamed For Reduction

To Lose Both Ships And Men

WASHINGTON — (AP)—The Navy said today it will have to lay up 72 ships, including five top-line fighting vessels, and cut its strength by 30,000 men to meet President Truman's 1950 budget.

Secretary of the Navy Sullivan said that the Navy must reduce its air strength by a similar amount. He said that the Navy must reduce its air strength by a similar amount. He said that the Navy must reduce its air strength by a similar amount.

In a letter to the chairman of the Senate and House appropriations committees, Sullivan said that the Navy must reduce its air strength by a similar amount. He said that the Navy must reduce its air strength by a similar amount.

In addition to the cuts in ships and men, Sullivan said that the Navy must reduce its air strength by a similar amount. He said that the Navy must reduce its air strength by a similar amount.

Bill To Abolish Car Inspection Offered

RALEIGH — (AP)—Another measure to do away with the State's present system of mechanical inspection of automobiles has been introduced in the State House today.

Senator George Penny of Guilford sent forward a measure which would abolish the present system of inspection and substitute a system under which the State would issue a certificate of title to a car which is inspected by a private mechanic.

The mechanic would be required to inspect the car and certify that it is safe to operate on the highways of the State.

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Valentine For His Honor

Warlick Ceremony Set Feb. 14

BY EMERY WINTER
Charlotte News Staff Writer

Judge Wilson Warlick of Newton, N. C., will be sworn in as U. S. Judge of the Western District of North Carolina at 3 P. M. Feb. 14 at a ceremony in the courtroom of the Charlotte Federal Building.

The date was set today at a conference of Judge John J. Parker, senior judge of the Fourth U. S. Circuit Court of Appeals, Judge D. E. Henderson, center, and Judge John J. Parker, left, senior judge of the Fourth U. S. Circuit Court of Appeals.

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Senate Tackles Housing Trouble

WASHINGTON — (AP)—Senators today tackled the job of blighting the Nation's housing situation.

Senator Frank Graham (D-Ia.) led a reporter they may have to break legislation into several pieces. But he added:

"I'm certain there is not much opposition in Congress now to the program for low-rental public housing, slum clearance, rural housing, and the like."

Raymond M. Foley, head of the Federal Housing Administration, was called as the first witness at public hearings.

The first question directed to Foley was whether Russia would be prepared to consider joining the "Joint Declaration" with the United States.

Frank Graham is Branded

WASHINGTON — (AP)—Members of Congress today said on the floor of the House of Representatives that President Frank Graham of the Atomic Energy Commission was a threat to American security.

They declared in substance that the North Carolina educator was contaminated by association with many Communist front organizations.

The Congressman who bitterly attacked Graham was Rep. Frank B. Rowland (D-Ia.) and Rep. John Rankin (D-Miss.), both long-time members of the Un-American Activities Committee.

Rowland in a lengthy prepared address said that, while he was a member of the Un-American Activities Committee, he was found that President Graham had either belonged to, or helped

Once Over Lightly



Judge Rules Actor May Testify In 'Sally' Trial

WASHINGTON — (AP)—Federal Judge Edward M. Curran ruled today that a former actor may testify as a key witness in the "Axis Sally" treason trial despite his claim that he is an ordained minister.

After the ruling Government prosecutors called George Hendrick Schnell to the witness stand. Schnell, who played the role of "Axis Sally" in Nazi propaganda broadcasts called "Vision of Invasion" and "The Battle of Britain" during the war, testified that he would tell the truth under penalty of perjury.

Under the judge's ruling, James J. Laughlin, chief counsel for Miss C. Gilliam, is not permitted to cross examine Schnell as an actor. Miss Gilliam has been identified as the chief character in the melodramatic portrayal of the horrors of an American landing in Europe, became to U. S. soldiers in Britain.

Schnell was about to take the stand yesterday after refusing to answer an oath on the Bible, but affirming to tell the truth.

Husband Thinks Little Of Wife's Idea For Paint

CLEVELAND — (AP)—When a housewife painted her husband's hair, he thought she was kidding. He didn't like the smell.

And besides, Peter T. Kunkin, 35, told Common Pleas Judge Samuel H. Gilbert yesterday, "She doesn't know how to paint."

His wife, Betty, also 35, retorted: "He's not home enough to be bothered by the smell."

She said, "The house looked so bright when I did it. I decided to brighten things up."

But the judge asked her to lay aside her brush until she had been investigated from the Domestic Relations Bureau can make a first-class inspection.

Hungary Expels American Diplomat

WASHINGTON — (AP)—The Communist Government of Hungary has expelled an American diplomat on suspicion of spying.

The State Dept. reported today the department said it knew of no basis for the expulsion.

Stephen A. Kocak, second secretary for the mission, was expelled on the charge of espionage.

The expulsion was ordered out of the mission on 48 hours notice Jan. 29. The department was advised by the Hungarian Government that date said Kocak was suspected of "intelligence" activities. He left promptly for Vienna where he has been assigned temporarily to the U. S. legation for Austria.

8-Mile Golf Round

THORNTON, N. C. — (AP)—Professional Golfer Dugan Agard sank his 114th shot at 1:30 P. M. today in the final round of the 8-Mile Country Club course, ending his record "round" for the March of Dimes.

Appeals said Ackland's intentions can best be carried out by giving the request to the University of North Carolina.

Unusual interest was taken in the several years of Governor North, one-time governor of North Carolina in Mr. Gardner's son, Raleigh, who is now in the State House. His father considered the Ackland was the major cause of his law career.

Mr. Gardner and his Washington law firm, the Mortimer & Rogers, represented the University of North Carolina throughout the litigation. The litigation was without charging any counsel fees.

Members of Mr. Gardner's family in Shelby were notified of the Court of Appeals decision by Ward Latta of the Gardner law firm, who argued the case for the University of North Carolina.

WEATHER

Rain tonight and Friday, colder Friday.

Temperature at 2 P. M. today, 47 High and low last 24 hours, 43-30. Sunlight today, 1:30-4:30. Sunrise tomorrow, 6:50. Moonset tomorrow, 11:30. More Weather data on Page 4-A.

Acckland Bequest Case Decided

WASHINGTON — (AP)—A U. S. Court of Appeals ruling today gave the University of North Carolina a \$1,500,000 bequest from the estate of an 84-year-old man who died here in 1949.

The ruling was another step in several years of litigation over who should receive the money originally left by William Hayes Ackland to Duke University at Durham, N. C. Duke, however, decided to sue.

The appellate court reversed a 1947 decision by District Court Judge Alexander Holtzoff which held that Rollins College, Winter Park, Fla., named with the University of North Carolina as an alternate beneficiary, should receive the money.

Former terms of 1933 will were by Ackland, leaving the bequest to Duke, the university benefiting to erect a memorial on its campus to house Ackland's art and literary treasures.

The rest of the bequest was to be placed in trust for preservation of the museum and development of art.

After Duke turned it down, the court of appeals ruled in 1943 that in line with the 1938 will and an earlier one in 1936, either the University of North Carolina or Rollins should benefit.

Trustees of the estate recommended after an investigation that the ruling go to the Chapel Hill institution, but Judge Holtzoff ruled in Rollins' favor. American Trust & Security Co. and Edson B. Olds, trustee, and the University of North Carolina appealed.

In today's opinion, the Court