

WESTERN UNION NIGHT TELEGRAM

Form 298

THEO. N. VAIL, PRESIDENT

134

RECEIVED AT 801 Main Street, Dallas, Texas

ALWAYS
OPEN

DL423 CH 27 NM

CCD

1917

WASHINGTON DC 17

E O TENISON

DALLAS TEX

THE SECRETARY OF THE TREASURY REQUESTS THAT YOU BE IN WASHINGTON
MONDAY NEXT FOR A CONFERENCE WITH FEDERAL RESERVE BOARD SEE ME
ON YOUR ARRIVAL WIRE ANSWER

A'S BURLSON.

2030

And 2040-

537 West 149th St

Mrs Mosher

And 3040

MACKAY TELEGRAPH-CABLE COMPANY

CONNECTING WITH
POSTAL TELEGRAPH-COMMERCIAL CABLES

COUNTER No.

TIME FILED

M

CLARENCE H. MACKAY, PRESIDENT.

TELEGRAM

CHECK

The Mackay Telegraph - Cable Company transmits and delivers this message subject to the terms and conditions printed on the back of this blank

*SEND the following Telegram, subject to the
terms on back hereof, which are hereby agreed to.*

[DESIGN PATENT No. 40529]

2M-12233

Dallas, September 18th, 1914.

Gen. A. S. Burlison,

Post Master General,

Washington, D. C.

Acknowledging your message of yesterday, will with pleasure comply with
Secretary's request, leaving tonight, reaching Washington Monday morning.
Will call on you immediately upon my arrival. I want to assure you of my
sincere appreciation of your kindness.

E. O. Tenison.

MACKAY TELEGRAPH-CABLE COMPANY

CONNECTING WITH
POSTAL TELEGRAPH—COMMERCIAL CABLES.

[1, 2, AND 16]



THE GREATEST TELEGRAPH AND CABLE SYSTEM IN THE WORLD.

EXTENDS OVER TWO-THIRDS OF THE WAY AROUND THE EARTH.

THE MACKAY TELEGRAPH-CABLE COMPANY

TRANSMITS AND DELIVERS THE WITHIN TELEGRAM SUBJECT TO THE FOLLOWING TERMS AND CONDITIONS:

To guard against mistakes or delays, the sender of a telegram should order it REPEATED; that is, telegraphed back to the originating office for comparison. For this, one-half the unrepeated telegram rate is charged in addition. Unless otherwise indicated on its face, THIS IS AN UNREPEATED TELEGRAM AND PAID FOR AS SUCH, in consideration whereof it is agreed between the sender of the telegram and this Company as follows:

1. The Company shall not be liable for mistakes or delays in the transmission or delivery, or for non-delivery, of any UNREPEATED telegram, beyond the amount received for sending the same; nor for mistakes or delays in the transmission or delivery, or for non-delivery, of any REPEATED telegram, beyond fifty times the sum received for sending the same, UNLESS SPECIALLY VALUED; nor in any case for delays arising from unavoidable interruption in the working of its lines; NOR FOR ERRORS IN CIPHER OR OBSCURE TELEGRAMS.

2. In any event the Company shall not be liable for damages for any mistakes or delays in the transmission or delivery, or for the non-delivery of this telegram, whether caused by the negligence of its servants or otherwise, beyond fifty times the REPEATED telegram rate, at which amount this telegram, if sent as a REPEATED telegram, is hereby valued, unless a greater value is stated in writing hereon at the time the telegram is offered to the Company for transmission, and an additional sum paid or agreed to be paid based on such value equal to one-tenth of one per cent. thereof.

3. The Company is hereby made the agent of the sender, without liability, to forward this telegram over the lines of any other Company when necessary to reach its destination.

4. Messages will be delivered free within the established free delivery limits of the terminal office. For delivery at a greater distance a special charge will be made to cover the cost of such delivery.

5. No responsibility regarding messages attaches to this Company until the same are presented and accepted at one of its transmitting offices; and if any message is sent to such office by one of this Company's messengers, he acts as the agent of the sender for the purpose of delivering the message and any notice or instructions regarding it to the Company's agent in its said office.

6. The Company shall not be liable for damages or statutory penalties in any case where the claim is not presented in writing within ninety-five days after the alleged cause of action has accrued.

7. The above terms and conditions shall be binding upon the receiver as well as the sender of this telegram.

8. NO EMPLOYEE OF THIS COMPANY IS AUTHORIZED TO VARY THE FOREGOING.

CLARENCE H. MACKAY, PRESIDENT.