

WISCONSIN VOTES 4 TO 1 IN FAVOR OF DRY REPEAL; ELECT ALL WET DELEGATES

Second State to Ballot Against 18th Amendment Will Hold Convention in Madison on April 25 for Official Ratification.

By United Press
MILWAUKEE, Wis., April 5.—Wisconsin joined Michigan today as the second state to vote repeal of the eighteenth amendment by naming a slate of fifteen wet delegates to a state convention which will ratify the repeal amendment to the Constitution.
Returns from 1,802 of the state's 2,899 precincts gave: For repeal, 408,327; against repeal, 88,764.
The vote on the delegates was by the state at large. The fifteen wet candidates topped their dry opponents by a vote that was expected to run more than 4 to 1.
The vote showed a tremendous upturn of sentiment in the past fourteen years. In 1919 Wisconsin voted 419,302 to 199,876 in favor of the eighteenth amendment.
The convention will meet April 25 formally to ratify the wishes of the voters.
In Milwaukee, traditional center of beer interests, wets piled up a majority of more than 10 to 1.
Drys, who had conceded before voting began that they would be unable to select a single delegate, showed the greatest strength in the southwestern section of the state, but even there the wet majority was from 2 to 1 to 4 to 1.
In Oshkosh the repeal vote was nearly 10 to 1; in Kenosha, Racine and Sheboygan it ranged upward from 4 to 1.
Wisconsin's repeal vote, in line with the anti-prohibition sentiment that first was climaxed two years ago when the state enforcement laws were nullified, is the home of former Senator John J. Blaine, author of the proposed repeal amendment.
Michigan Monday also voted overwhelmingly in favor of repeal, being the first state to ballot on the issue.

One Dry in Michigan

By United Press
DETROIT, April 5.—Michigan, first state to vote for ratification of the repeal amendment, viewed the possibility today of a constitutional convention composed of ninety-nine delegates pledged to repeal and one dry delegate.
Late returns from Monday's election added to huge wet majorities in most districts and swung them definitely into the wet column.
With almost complete reports, it appeared that the district composed of Barry county alone would elect a delegate pledged to reject the amendment when the convention meets in Lansing Monday. The drys had a majority of 236 in Barry county.

HIRAM JOHNSON FIGHTS ON FOR UTILITY BILL

Wants Right to Review Rate Decisions Taken From Court.
By Scripps-Hearst Newspaper Alliance
WASHINGTON, April 5.—The first blow to be struck in this new deal congress in behalf of better utility regulation is credited to Senator Hiram W. Johnson of California.
Senator Johnson has renewed his fight, carried on for the past four years, to take from the lower federal courts the right to review decisions of state regulatory commissions.
His measure was reported favorably by the Senate judiciary committee in the last congress, and probably will be so reported again without delay. It is believed to have an excellent chance of becoming law in this administration.
Utilities would retain the right to appeal to the United States supreme court, after receiving an adverse decision in the state courts, under the Johnson plan, but would not be able to secure an injunction or a decision from a Federal district court halting a rate ruling before state courts have had a chance to pass on it.

BEGGARS ARE FLAIED

No Place for Panhandler in Indianapolis, Says Minister.
"There is no place for the professional beggar in Indianapolis," the Rev. Herbert E. Eberhardt, superintendent of the Wheeler Rescue Mission, declared before the Universal Club in the Columbia Club Tuesday. Mr. Eberhardt spoke on "The Unemployed Man in Our City."
"Indianapolis is in better shape to take care of the transient men out of employment than most cities of its size," he said.
Mr. Eberhardt advocated passage of national legislation barring "hitch-hikers" from public highways.
He asked that persons approached for "handouts" refer the beggar to some organized institution because "no worthy man will beg if he can earn his food and lodging by work."

19 UNDER ARREST HERE

Held for City License Violation; Drive to Be Kept Up.
Arrests for failure to have city licenses will be continued "until the license situation is cleared up," Captain Otto Ray, city license inspector, said today with Tuesday's arrest total standing at nineteen.
Those held for nonpossession of licenses include eight truckers, seven taxi drivers, one motion picture operator, one peddler and four persons with no drivers' licenses. Majority of them will be arraigned today in municipal court.
Most of the taxi drivers are charged with having no city license on their cabs, with having no insurance as common carriers and with failure to file a bond with the city controller. Two also are charged with failure to have cab meters.
INJURED IN EVICTION
Wayne Township Constable Cuts Hand in Moving Out Family.
Raymond White, 50, of 3801 East Eleventh street, a Wayne township constable, was treated Tuesday night at city hospital for a cut on the hand which he said was incurred when he broke the glass in the door of a home where he evicted a family.
He said he was refused admittance at 909 Locke street and broke the glass in order to reach the door lock so he could open it.

Jig-Saw Puzzle Roses the Newest in Flowers



Miss Doris Davis, 1226 North Mount street, among the lily demonstrations furnished by John Grande & Sons, 907 Grande avenue.

Styles and Fashions Are Discussed at Annual Meeting Here.

Lilies for Easter, sweet peas for spring wear at bridge tables, and red roses, made up into jig-saw puzzles for 3.2 per cent Dutch lunches, were some styles in flowers discussed Tuesday at the annual meeting of the Indianapolis unit of the Florists Telegraph Delivery Association. The meeting was in the Severin.
The jig-saw floral bouquet was created by Miss Elizabeth Bertram.
One shown at the meeting was of red roses interspersed with thin ribbons. A piece of a jig-saw puzzle was tied to the end of each ribbon. The puzzle's picture accompanied the bouquet.
The bouquets were suitable for children and adults.
Another feature of the display was the twin corsage with its complete floral fitting for the short woman who wants to look taller. One of the corsages is placed on the tight snug hat of the wearer while the other corsage hangs toward the center of the breast.
It was the opinion of the florists attending the meeting that corsage bouquets should be worn with the blooms down.
Clarence R. Green, Indianapolis, was elected district representative on his second term. Other officers elected are Robert Ellis, Bloomington, chairman; Mrs. Clara Benson, Indianapolis, vice-chairman, and Miss Clara Grande, Indianapolis, re-elected secretary.
Florists from thirty-four counties attended the meeting.
Examine Ministry Candidates
By United Press
HUNTINGTON, Ind., April 5.—Examination of candidates for the ministry opened the ninth annual session of the Methodist Episcopal church today.

MUNCIE PASTOR APPEAL UP TO M. E. PARLEY

Acquitted by Court, Conway Seeks Lifting of Church Suspension.

By United Press
HUNTINGTON, Ind., April 5.—Business sessions of the North Indiana conference of the Methodist Episcopal church were expected to be interrupted today by the appeal of the Rev. G. Lemuel Conway, suspended Muncie minister.
Acquitted by a Delaware circuit court jury on charges of attempting to attack Miss Helen Huffman, 18-year-old teacher in his Sunday school, Conway announced that he would ask Bishop Edgar Blake, Detroit, to lift a year's suspension ordered by an ecclesiastical jury.
On the strength of Miss Huffman's story, the church/court found Conway guilty on charges of imprudent conduct. Bishop Blake presided at the trial.
The Rev. F. E. Fribley, Newcastle, was elected secretary of the conference at the first business session Tuesday night. The Rev. A. W. Pugh, Noblesville, was named treasurer.
One of several important constitutional changes approved provides that district superintendents who formerly were vice-presidents of the conference corporation no longer will serve. Three ministers elected at large will take their places.
New officers for the conference corporation follow: The Rev. Charles H. Smith, Ft. Wayne, president; Mr. Fribley, secretary, and the Rev. A. P. Peter, Union City, treasurer.

Veterans to Observe Date
The United States entry in the World war will be commemorated Thursday night by Lavelle-Gossett post, Veterans of Foreign Wars, at its hall at King avenue and Walnut street. A motion picture, "Behind the Front," featuring Wallace Beery and Raymond Hatton, will be shown and all veterans are invited.
Clothing Worth \$200 Stolen
Oscar Jessup sold livestock for a total value of \$475 from a four-day Times ad costing only \$2.84.

Score of Girls Seeking 'Miss Indianapolis' Title

Trip to World Fair at Chicago to Be Given to Winner.

More than a score of entries have been received in the "Miss Indianapolis" contest of the Indiana School of Music, 115 Pembroke Arcade, Robert Prietz, director, announced today. The winner of the title will have a plane trip and expenses paid on a visit to the Century of Progress World fair at Chicago this summer.
Friday night, April 28, the first of a series of dances, which will be attended by contestants, will be staged at the Antlers. More than one hundred girls in the contest are expected to be present.
In one of the first business firm contests, Miss Lois Wollin, of Murphy's 5 and 10-cent store, was selected to represent the store. Butler university sororities, within a few days, will name a contestant from each group.
C. J. De Goveia, public relations director of the American Airways, has announced a plane from the airways will transport Miss Indianapolis and her escort to the fair.



Miss Lois Wollin

SERVES U. S. FOR 38 YEARS; NOW DISBARRED

Ex-Chief of Legal Work in Interior Office Can't Practice for Two Years
WASHINGTON, April 5.—Edward C. Finney, probably better known to all who have had business before the interior department for the last generation than any other federal official, has not only lost his job as solicitor, but has been debarred by Secretary Ickes from practicing before that department for two years.
The disbarment order was not issued against the former solicitor personally, but against all attorneys whose connections with the department have been severed by the present administration.
Among those on whom the ban falls also is Northcutt Ely, former executive assistant and right-hand man of ex-Secretary Ray Lyman Wilbur.
Finney was in the service of the department thirty-eight years.

FIRE FATAL TO TWO PROBED

Deaths of Ex-Councilman and Sister-in-Law Studied by Coroner.

Dr. William E. Arbuckle, Marion county coroner, today planned to begin an investigation into the fire which Monday night claimed the lives of James D. Moriarty, 50, of 2623 Paris avenue, and his sister-in-law, Miss Mary Curran, 51.
Death was caused in both cases by first, second and third degree burns preceded by suffocation, according to Dr. John E. Wyttenbach, deputy coroner. Both deaths are believed accidental, the fire probably being caused by a cigar or cigarette that smoldered in the living room davenport.
Held on Burglary Charges
Francis R. Carron, 115 North Arsenal avenue, today was released at police headquarters on charges of grand larceny and burglary, following investigation by detectives. Carron had been held on a vagrancy count and is alleged to have stolen \$175 worth of clothing and silverware at the home of Maurice W. Mason, 5317 Park avenue.

APPLICATION BLANK

"Miss Indianapolis" Popularity Contest

Entrance Fee Is FREE to Any GIRL Who Enters

Any girl over 16 years can be a candidate in this contest. FREE TRIP by Airplane or Train with all expenses PAID, to "World's Fair," Chicago, during June 1933, with many other prizes.

I wish to enter contest.

Name

Address

Signed application to be left at the Indiana School of Music, 115 Pembroke Arcade Bldg. Riley 1081. Registration closes April 20, 1933.

—Advertisement.

What's the Value
of a TRADE-MARK?

TODAY the Chesterfield trade-mark is very valuable. Back of it is the good will of thousands—perhaps hundreds of thousands—of smokers.

Chesterfield cigarettes were first manufactured more than twenty-five years ago. At the start, they were sold at a loss, but the quantity sold increased steadily from year to year, until now Chesterfields are sold in great volume at a very small percentage of profit.

The Chesterfield trade-mark, as indicated above, is registered in the United States Patent Office. This means that the United States Government says that only Chesterfield may use this trade-mark for cigarettes.

This is not only for our protection, but for yours as well, because what the Chesterfield trade-mark really means is that you and all Chesterfield smokers will get Chesterfields manufactured under the same formula, by the same people, and in all respects absolutely the same, in every package you buy, year in and year out.

Wherever you buy them, in this or in any other country, you can depend upon the Chesterfield trade-mark.

They're Milder... They Taste Better — Chesterfield

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