

Ohio Drys Fight Legalizing of Wines and Beer

Amendment to State Constitution Allowing Making of Light Liquors Will Be Submitted to Voters.

Columbus, O., Oct. 6.—(Special.)—The Ohio Dry federation is waging a hard fight to prevent the liquor interests from gaining a majority of votes on November 7 in favor of amending the state constitution to permit manufacture and sale of light wines and beer.

The liquor forces are well organized, and apparently with an unlimited supply of money to carry on their fight to put up an opening wedge towards the return of the open saloon.

The amendment which the voters will be called on to accept or reject is:

"Be it Resolved, By the people of the state of Ohio: No beverage containing two and three-quarters, or less per cent of alcohol by weight shall be deemed an intoxicating liquor, and the manufacture and sale of such beverages for consumption in homes and places of abode shall be lawful. No beverage containing more than one-half of 1 per cent of alcohol by volume may be sold to be drunk on the premises where sold.

Possession Not Unlawful. Possession of intoxicating liquors in the home or residence of any person for his or her personal use, or the use of his or her family or his or her guests when not intended for sale or other illegal purpose, shall not be unlawful.

No search or attempt to search the person or property of any person without previously securing a search warrant shall be authorized in the enforcement of all laws pertaining to the prohibition of intoxicating liquors.

The Ohio Dry federation says that the approval of this amendment would nullify the state prohibition amendment, smash the dry law of Ohio and wreck the law enforcement machinery of the state.

Under the amendment, if approved, state and local officials would not cooperate with federal enforcement officers and the difficulties of these federal officers would be greatly increased.

National Organization. What it regards as one of the greatest elements of strength for the advocates of beer and wine in the attitude for the last several years of such prominent and officials as United States Senator Gilbert M. Hitchcock of Nebraska, Governor Edwards of New Jersey, and many congressional nominees throughout the country who are making races for election.

The "wet" organization back of the proposed Ohio amendment is said to be a part of a national organization operating in every state in the nation. In each state candidates for national legislative offices, as well as

candidates for state legislative offices, are being approached secretly, or by letter, and their views thus ascertained. Past experience, so it is said, has taught politicians to know that if they are "right at heart" with the liquor interests their opponents will not suffer because of a lack of finances.

Say Popularity Proved. The Ohio Dry federation says that passage of the constitutional amendment would encourage the organized wet forces throughout the United States in their drive on congress to destroy the federal dry law.

"Wet" advocates here say that the popularity of the light wine and beer issue is conclusively proved by the fact that in Nebraska, a dry state, Hitchcock has been returned to the United States senate and that he is again his party's nominee this year for the same office. "If light wine and beer is unpopular, then Hitchcock would not have a chance in the world, because he has for years been an open advocate of that issue," say the wets.

That argument, say the drys, is one of the hard things to overcome.

The new world's record for an airplane is 241,717 kilometers (212,3 miles) an hour. It is held by Sadi Lecointe, noted French aviator.

Needle Swallowed by Mother Removed From Baby's Shoulder

Stockton, Cal., Oct. 6.—Three years ago Mrs. Frank J. Schwanz, who then was Miss Ethel Frick, swallowed a needle two inches long. Two months later she was married. Charlotte, her 23-month-old baby, began to cry Thursday and continued, apparently without cause.

Mrs. Schwanz investigated the little girl's repeated rubbing of a spot on her left shoulder and felt a foreign body under the skin. She probed and found the needle.

The head of the needle had disappeared. The blunt end of the needle finally protruded and the mother withdrew the needle. The mother and daughter had never suffered pain from the needle until the girl felt it in her shoulder.

Legion Band Will Give Concert at Auditorium. A band concert will be given Wednesday evening at the Auditorium by the Douglas county Post No. 1 Legion band for the purpose of raising funds to defray expenses of the band on its

Elaborate Wedding Closes Hotel Meet

Upland, Okla., Oct. 6.—The floor as the convention of the Northwestern Hotel Men's association closed at the Fontonelle yesterday. A wedding took place at their breakfast tables.

The bride later proved to be Walter Adams. Eugene Eppley was the bridegroom. Harley Conant was the best man. H. B. Wallace gave the bride away.

Rev. H. H. Manley, in flowing greg

Hearing of Ballplayer on Girl's Charges Postponed

Ray Spencer, catcher for the Omaha Western league ball team, appeared before Judge Foster in central police court Friday and gave bond for \$1,500 for his appearance next Thursday on charges preferred by the mother of Evelyn Cogh, 15.

The preliminary hearing scheduled for Friday was postponed at the request of the attorney for Mrs. Cogh.

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