

GIRL ACCUSED OF DRIVING WHILE DRUNK

DIDN'T DRIVE WHILE DRUNK, GIRL PLEADS



Miss Irene Longbean, arrested last night after colliding with her automobile, charged with "driving while drunk, having dead tags and using a phoney permit." In Police Court today she was released under \$700 bond. Police declare that she has been arrested before on traffic charges and each time gave a different street address. She is shown leaving court with her bondsman. Her trial was set for July 31.

GIRL DENIES DRINKING CHARGE

Brunette Demands Jury Trial on Accusation of Drunken Driving

Stepping along blithely with a swing that would put to shame some of the celebrated French mannikins, a woman who the police says is Irene Longbean, for whom they have several addresses, was led before Judge George H. Macdonald today in the Traffic Court to face charges of driving while intoxicated, obtaining a permit by misrepresenting her name, and driving an automobile with dead tags.

Pleads Not Guilty.

The young woman, a tall willowy brunette, who it is said, comes from the South, took the situation very calmly, bestowing a smile here and there as she passed from the cell to the court room. On advice of her counsel she pleaded not guilty to the charges and demanded a jury trial. The case was set for July 31 and she was released under a \$700 bond.

She was arrested last night at 10 o'clock by Policeman Theodore A. Schultz after the car which she was driving crashed into the street car loading platform at Tenth street and Pennsylvania avenue northwest. Policeman Schultz of No. 1 precinct said he was first attracted to the car when it raced down the street at an excessive rate of speed with the horn going at full blast.

Investigation of the permit exhibited by the woman led to the two other charges being placed against her by Policeman J. P. Miller, of the Traffic Bureau.

Judge Macdonald declared, when the case came before him, that a woman by the same name had been arrested several times during the past two years for drunkenness and disorderly conduct.

Wilson's Voice Lifted In Defense Of Evolution

COURT HOUSE, DAYTON, Tenn., July 20.—The voice of Woodrow Wilson was lifted here today to endorse evolution in its battle with the fundamentalism of William Jennings Bryan, once his Secretary of State.

This belief of the late President was read into the record of the Scopes trial by Doctor Winterton G. Curtis, of Missouri University, in a prepared affidavit. It was contained in a letter to Curtis, written by Wilson on August 29, 1922, from his S street home in Washington.

Wilson said: "May it not suffice for me to say in reply to your letter of August 25, that of course like every other man of intelligence and education, I do believe in organic evolution. It surprised me that at this late date such questions should be raised."

CAR INSPECTOR SHOT DEAD IN HOLD-UP

Motorman is Fatally Wounded—\$1,800 Loot Found Later in Vacant Lot

MOUNT VERNON, N. Y., July 20.—Bandits killed Jacob Shumacker, inspector for the Westchester Street Railway Company, and probably fatally wounded R. I. Nichols, a motorman, in a holdup between New Rochelle and Mount Vernon early today.

Shumacker was taking the weekend receipts of the company from New Rochelle to Mount Vernon on a trolley car operated by Nichols. The robbers seized the money—\$1,800—but policemen found it later in a vacant lot.

Nichols was shot in the head. His condition is precarious. He was taken to Mount Vernon hospital. The bandit who did the shooting gave his victims no chance for their lives. He walked up behind them as they stood on the front platform and fired without saying a word.

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DARROW CITED FOR CONTEMPT

10,000 Maccabees Make Dry Pledge EVOLUTION EVIDENCE FILED

MACCABEES DARROW IS TAKE DRY PLEDGE HELD BY COURT

Convention to Be Law-abiding, Says Commander. Parade This Afternoon Has to Furnish \$5,000 Bail on Charge of Contempt. Trial Nears Close

COURT HOUSE, DAYTON, Tenn., July 20.—Coming as a sensational climax to the bitter personal passions provoked by the clash between religion and science in the Scopes anti-evolution trial, Judge John T. Raulston today held Clarence Darrow, head of defense counsel, in contempt of court.

The contempt decision was based on a colloquy held with the court by Darrow during Friday's session. In the exchange of remarks, Raulston said Darrow had treated him with "contempt and insult." The court held Darrow in \$5,000 bond for appearance at 9 o'clock Tuesday morning.

As the judge finished reading the citation, Darrow arose solemnly thumbing his famous suspenders and drawled: "When do I give bond?"

Insulted, Judge Declares. "As soon as the sheriff serves papers on you," the judge replied. Turning toward a group of defense scientists, Darrow asked: "Is there anybody here who will go my bond?"

There was no answer. Darrow smiled and told the court: "I don't know whether I can get the bond." "I guess you can," the judge retorted.

The citation came as soon as court convened, the judge delaying the opening to let stenographers typewrite his remarks.

"There are two things a court should not do," said Raulston. "First, a judge should not excite passion in the jury, and, second, the court should avoid passion in any decision."

He then referred to the session of Friday when "this court was treated with contempt and insult" by Darrow.

Raulston read a copy of the colloquy he had with Darrow, in which Darrow said the defense didn't expect the judge to rule in favor of their motion, and that their only purpose in the local court was to complete the record so they might "find justice in another court."

The colloquy follows: "The hope the attorney doesn't mean to reflect upon this court," the judge had said, hesitatingly.

SCIENTISTS BARRED FROM STAND



Scientists who were barred from taking witness stand at Scopes trial. Left to right, front row—Wilbur Nelson, Nashville, Tenn.; Fay Cooper Cole, Chicago; W. C. Curtis, Columbus, Mo.; H. H. Newman, Chicago; G. G. Lipman, New Brunswick, N. J. Second row, left to right—Judge John R. Neal, Dayton, Tenn.; Maynard Metcalf, Baltimore, Md.; Charles F. Potter, New York; W. L. MacLasky, Chicago; W. A. Kemper, University of Virginia; Attorney Arthur G. Hayes, New York; J. W. Wheelack, Chattanooga, Tenn. Top row, left to right—E. Helderman, Jelina, Kan.; George W. Rappleyea, Dayton, Tenn.; Frank Thone, Washington, D. C., and Nelson Davis, Washington, D. C.

12 ARRESTED IN WILD NIGHT PARTY

Margaret Wilson and Nathan Abramowitz Held on Statutory Charge

A remnant of the old vice squad, augmented by several precinct detectives from No. 2 station house, staged a raid early today on an apartment and broke up an alleged gay party.

Sergeant James T. McQuade led the raid and was accompanied by Detectives N. O. Holmes, W. J. Barbee, N. G. Taylor and L. Christensen.

As they burst into apartment No. 3 at 1214 Fourteenth street northwest, they were confronted with one of the wildest parties they have ever attended, Sergeant McQuade said. Approximately twelve people were in the apartment, some dancing and some imbibing freely of the liquor that was in evidence on the tables.

Find Man and Girl. Going into another room the police discovered a girl who gave her name as Margaret Wilson age nineteen, years, of 1224 I street northwest, and a man who gave him name and address as Nathan Abramowitz, of apartment 21, 1220 Massachusetts avenue northwest. This couple was immediately placed under arrest on statutory charges.

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PORTUGAL QUIET AFTER SUNDAY UPRISING

Government Has Situation in Hand—Martial Law Prevails.

By International News Service, LISBON, July 20.—Martial law still prevailed in Portugal today after Sunday's abortive attempt at another revolution, but quiet lay over the country.

Captain Cabecadas, of the battleship Vasco De Gama, surrendered and himself assumed responsibility for the rebellion.

The naval officer supported the attempted revolt with the forces of the battleship, but when his companions ashore were arrested, saw that further resistance was futile.

Others of the rebels counseled Cabecadas to make his surrender conditional, but the government officials, after a conference aboard the Vasco De Gama, refused to make any conditions and Cabecadas gave himself up, rather than suffer a bombardment.

SCIENTISTS SAY THEORY UPHOLDS BIBLE

Document of 65,000 Words Reviews Development for Millions of Years

By WILLIAM K. HUTCHINSON, COURT HOUSE, DAYTON, Tenn., July 20.—In one of the most amazing legal documents of history, eight apostles from America's temples of knowledge bared the heart of science here today in a tremendous effort to prove evolution, and reconcile it with divine creation through a series of affidavits written into the record of the Scopes trial.

The men of science, all voluntary defenders of John Thomas Scopes, produced one of the most comprehensive cases for evolution ever conceived. It carried a mass attack upon the fundamentalists of religion and their literal interpretation of the Bible. The apostles of learning rather described the Bible as a human, historical document passed down the ages by tradition as text-book for religion.

Contains 65,000 Words. The scientific data totalling about 65,000 words and based on the experiments of hundreds of experts, was placed in the trial's record by affidavits because presiding Judge John T. Raulston refused to let the scientists testify in open court.

As a result the defense will use the record of their revelations in appealing the anticipated conviction of Scopes to higher courts.

Every branch of science entered the arena for Scopes. There were Doctor Winterton C. Newman, zoologist, of the University of Missouri; Professor Horatio H. Newman, zoologist, of the University of Chicago; Doctor Maynard M. Metcalf, research biologist of John Hopkins University Wilbur A. Nelson, State Geologist of Tennessee; Doctor Fay Cooper Cole, anthropologist, University of Chicago; Doctor Charles W. Judd, educational director, University of Chicago; Doctor Jacob G. Lipman, dean of Agriculture, New Jersey State University, and Doctor Kirtley F. Mather, professor of geology at Harvard University.

Defense of Evolution. The scientists defended evolution as the "first law of life."

To eliminate it from the curriculums of schools, colleges and universities would bring chaos to education, they said, a disaster to the nation and human progress to a standstill. One denounced teachers who omitted it as committing criminal malpractices. Another charged the Biblical literalists were "insulting God."

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