

### SENATE, No. 284

## STATE OF NEW JERSEY

An Acr providing for the election of delegates to a convention and providing for the holding of a convention to consider the article of amendment, proposed by the Congress, to the Constitution of the United States designed to repeal the eighteenth article of amendment.

1 Whereas, The Senate and House of Representatives of the United States

- 2 of America in Congress assembled (two-thirds of each House con-
- 3 curring therein) did resolve that the following article is hereby pro-
- 4 posed as an amendment to the Constitution of the United States, which
- 5 shall be valid to all intents and purposes as a part of the Constitution
- 6 when ratified by conventions in three-fourths of the several States; and
- 7 Whereas, The said proposed amendment reads as follows:
- 8 Section 1. The eighteenth article of amendment to the Constitution of
- 9 the United States is hereby repealed.
- 10 Section 2. The transportation or importation into any State, territory,
- 11 or possession of the United States for delivery or use therein of intoxicating
- 12 liquors, in violation of the laws thereof is hereby prohibited.
- 13 Section 3. This article shall be inoperative unless it shall have been
- 14 ratified as an amendment to the Constitution by conventions in the several
- 15 States, as provided in the Constitution, within seven years from the date of
- 16 submission hereof to the States by the Congress; therefore,



- BE IT ENACTED by the Senate and General Assembly of the State of New 2 Jersey:
- 1. For the purpose of considering the article of amendment to the Con-2 stitution of the United States proposed by the Congress, as recited in the 3 preamble of this act, there shall be held in this State a convention of dele-4 gates. Such convention shall consist of two hundred and twenty-six dele-5 gates as follows:
- Sixty-four delegates shall be elected from the State at large, and one hundred and sixty-two county delegates hereinafter called district delegates shall be elected in the several counties of this State; each county being entitled to delegate representation on the basis of twice as many delegates to 10 represent such county as the said county is entitled to elect members of the 11 Senate and the House of Assembly of this State.
- 2. Any person having the qualifications which would entitle him to a 2 seat in the House of Assembly may be elected as a delegate-at-large or dis-3 trict delegate to said convention.
- 3. The election for delegates shall be held on the third Tuesday in May, 2 one thousand nine hundred and thirty-three, coincident with and upon the 3 same day with the holding of the primary election for the general election, 4 and shall in all respects, except as herein otherwise provided, be 41/2 conducted in accord with the provisions of an act entitled "An 5 act to regulate elections" (Revision 1930), approved April eight-6 eenth, one thousand nine hundred and thirty, and the acts amenda-7 tory and supplemental thereto. A separate ballot printed on bluish 8 tint paper and a separate ballot box shall be provided for the 9 ballots for convention delegates. The form of the ballot shall be uniform in 10 all the counties of the State and the form thereof shall be prescribed by 11 the Secretary of State. The officials now obligated under such "An act to 12 regulate elections" to furnish ballots, tally sheets, ballot boxes and other 13 equipment necessary for the conduct of an election are hereby directed to 14 farnish similar supplies for the election herein directed to be held. The 15 district boards of election that shall conduct the primary election are hereby 16 required to conduct the election for convention delegates and without addi-

17 tional compensation. The powers of all other officials given to or directed 18 to be employed by such "An act to regulate elections" are hereby given to 19 such officials.

4. Any person desiring to be a delegate-at-large to said convention shall prior to twenty days before the date fixed for holding such election file a petition with the Secretary of State. Any person desiring to be a candidate for district delegate to said convention shall prior to twenty days before the date fixed for holding such election file his petition with the clerk of the councillation of the petition in either case shall be prescribed by the Secretary of State.

5. Any person desiring to be a candidate for delegate-at-large shall file with the Secretary of State a petition, which petition must be signed by at 3 least twenty-five thousand voters who were legally registered for the last 4 general election. Any person desiring to be a candidate for district delegate 5 from a county in which he resides shall file with the clerk of the county a 6 petition, which petition shall be signed by such registered voters of the county 7 equal to at least one-tenth of the vote cast in the preceding general election 8 for members of the Assembly in such county; provided, that not more than 9 ten thousand signatures shall be required for any district delegate petition.

6. Candidates for the position of either delegate-at-large or district delegate may join in a petition to have his or her name bracketed with that of any other candidate or candidates for such position. Delegates-at-large who desire to be bracketed may file one petition or one series of petitions aggregating twenty-five thousand signatures of such registered voters, which petition shall be sufficient. District delegates who desire to be bracketed may file one petition or one series of petitions aggregating the number of such registered voters as hereinbefore indicated, which shall be sufficient. A single petitioner may state opposite his name, or bracketed petitioners may state outside of the bracket whether he or they will vote in the convention for or against ratification of the amendment, and so as not to confuse the voter the candidates so pledging themselves shall state the question on the ballot as

14 For Repeal 15 of 16 18th Amendment. 17 or 18 Against Repeal 19 of 20 18th Amendment.

7. All citizens of the State who are qualified to vote for members of the 1 2 General Assembly and who are qualified to vote at the primary election shall 3 be qualified to vote in the election in this act authorized and shall be per-4 mitted to vote in the election district in which he is legally entitled to vote.

8. Delegates-at-large who have petitioned to be bracketed may, in writing, 2 signed by such delegates and addressed to the Secretary of State, petition to 3 be bracketed together, and district delegates who have petitioned to be brack-4 eted together may, in writing, signed by such delegates and addressed to the 5 county clerk, petition to be bracketed together. Where the delegates are so 6 bracketed together a box or a square shall be placed above the name of the 7 first delegate in the bracket and opposite such bracket or square to the right 8 thereof, shall be printed in the following words: "To vote for all of the 9 delegates in the bracket make a cross × or plus + mark in the square to the 10 left." If a cross or plus mark shall be made in the said square it shall be 11 counted as a vote for all of the delegates who are bracketed together, both as 12 to the delegates-at-large and the district delegates.

13 The sixty-four (64) candidates for delegates-at-large receiving the high-14 est number of votes shall be declared elected delegates-at-large, and the 15 number of candidates for district delegates apportioned to each county who 15 receive the highest number of votes in such county shall be declared elected 17 as such district delegates for such county. The elected delegates shall be en-18 titled to be seated in such convention. Certificates of election of delegates-at-19 large shall be issued by the Secretary of State and certificates of election of 28 district delegates shall be issued by the clerk of the county for which such 21 delegates are elected.

- 9. Each candidate or each group of bracketed candidates for delegates-2 at-large or district delegates to the convention as provided in this act shall be 3 allowed to appoint one challenger in each election district who shall have 4 such powers as are given to challengers under "An act to regulate elections," 5 approved April eighteenth, one thousand nine hundred and thirty, together 6 with any supplements thereto or amendments thereof.
- 10. The board of county canvassers of each county shall meet on Mon-2 day next, after such election, at twelve o'clock noon, at the courthouse of 3 such county, for the purpose of checking the statements of the district boards 4 filed in the office of the county clerk.
- 11. The county clerk of each county shall certify to the Secretary of 2 State on the form provided by the Secretary of State the number of votes 3 cast for each delegate-at-large and each district delegate not later than the 4 second Thursday following the election.
- 12. The Board of State Canvassers shall meet at Trenton on the second 2 Tuesday next after the day of election, for the purpose of canvassing and 3 estimating the votes cast for each person for whom any votes shall have been 4 cast for delegates-at-large, and of determining and declaring the persons 5 who shall have been duly elected as such delegates-at-large. The said board 6 shall meet in the chamber of the Senate or some other convenient place at 7 Trenton at the hour of two o'clock in the afternoon.
- 13. Within twenty days after the holding of the said election, the Gov-2 ernor of this State, by proclamation, shall convene the said convention. The 3 convention shall meet in the city of Trenton and shall organize by the selec-4 tion of a chairman and secretary, and such other officers as may be necessary. 5 and shall adopt rules governing the deliberations thereof. The convention 6 shall proceed to consider the proposed article of amendment and shall by a 7 vote thereon either approve or reject the same, and the action of the said 8 convention thereon shall be valid to all intents and purposes as representing 9 the people of the State of New Jersey. The chairman and the secretary of

the convention shall certify the results of the votes of the delegates to the 11 Secretary of State, who shall certify the result of the vote to the Secretary

12 of State of the United States and to the Senate and House of Representa-13 tives of the United States.

1 14. This act shall take effect immediately.







# SENATE No. 284



This bill having been three times read in

Resolved, That the same do pass.

By order of the Senate.

Towers Deliane

President of the Senate.

SENATE,

SENATE,

the Senate,

This bill having been three times read in the Senate,

RESOLVED, That the same do pass as amended.

By order of the Senate.

President of the Senate.

House of Assembly,

March 20, 193

This bill having been three times read and compared in the House of Assembly,

RESOLVED, That the same do pass.

By order of the House of Assembly.

Charles & Otto St.
Speaker of the House of Assembly.

House of Assembly,

\_1933

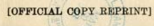
This bill having been three times read and compared in the House of Assembly,

RESOLVED, That the same do pass as amended.

By order of the House of Assembly.

Speaker of the House of Assembly.

MAR 20 33



## SENATE, No. 284

# STATE OF NEW JERSEY

#### INTRODUCED MARCH 20, 1933

By Mr. POWELL

(For the President)

(Without Reference)

- As Acr providing for the election of delegates to a convention and providing for the holding of a convention to consider the article of amendment, proposed by the Congress, to the Constitution of the United States designed to repeal the eighteenth article of amendment.
- 1 Wheneas, The Senate and House of Representatives of the United States
- 2 of America in Congress assembled (two-thirds of each House con-
- 3 curring therein) did resolve that the following article is hereby pro-
- 4 posed as an amendment to the Constitution of the United States, which
- 5 shall be valid to all intents and purposes as a part of the Constitution
- 6 when ratified by conventions in three-fourths of the several States; and
- 7 Whereas, The said proposed amendment reads as follows:
- 8 Section 1. The eighteenth article of amendment to the Constitution of 9 the United States is hereby repealed.
- 10 Section 2. The transportation or importation into any State, territory,
- 11 or possession of the United States for delivery or use therein of intoxicating
- 12 liquors, in violation of the laws thereof is hereby prohibited.
- 13 Section 3. This article shall be inoperative unless it shall have been
- 14 ratified as an amendment to the Constitution by conventions in the several
- 15 States, as provided in the Constitution, within seven years from the date of
- 16 submission hereof to the States by the Congress; therefore,

- Be it enacted by the Senate and General Assembly of the State of New 2 Jersey:
- 1 1. For the purpose of considering the article of amendment to the Con2 stitution of the United States proposed by the Congress, as recited in the
  3 preamble of this act, there shall be held in this State a convention of dele4 gates. Such convention shall consist of two hundred and twenty-six dele5 gates as follows:
- 6 Sixty-four delegates shall be elected from the State at large, and one 7 hundred and sixty-two county delegates hereinafter called district delegates 8 shall be elected in the several counties of this State; each county being engitted to delegate representation on the basis of twice as many delegates to 10 represent such county as the said county is entitled to elect members of the 11 Senate and the House of Assembly of this State.
- 2. Any person having the qualifications which would entitle him to a 2 seat in the House of Assembly may be elected as a delegate-at-large or dis-3 trict delegate to said convention.
- 3. The election for delegates shall be held on the third Tuesday in May, 2 one thousand nine hundred and thirty-three, coincident with and upon the 3 same day with the holding of the primary election for the general election, 4 and shall in all respects, except as herein otherwise provided, in accord with 5 the provisions of an act entitled "An act to regulate elections" (Revision 6 1930), approved April eighteenth, one thousand nine hundred and thirty, 7 and the acts amendatory and supplemental thereto. A separate ballot printed 8 on bluish tint paper and a separate ballot box shall be provided for the 9 ballots for convention delegates. The form of the ballot shall be uniform in 10 all the counties of the State and the form thereof shall be prescribed by 11 the Secretary of State. The officials now obligated under such "An act to 12 regulate elections" to furnish ballots, tally sheets, ballot boxes and other 13 equipment necessary for the conduct of an election are hereby directed to 14 furnish similar supplies for the election herein directed to be held. The 15 district boards of election that shall conduct the primary election are hereby 16 required to conduct the election for convention delegates and without addi-

17 tional compensation. The powers of all other officials given to or directed
18 to be employed by such "An act to regulate elections" are hereby given to
19 such officials.

4. Any person desiring to be a delegate-at-large to said convention all 2 prior to twenty days before the date fixed for holding such election file a 3 petition with the Secretary of State. Any person desiring to be a candidate 4 for district delegate to said convention shall prior to twenty days before the 5 date fixed for holding such election file his petition with the clerk of the coun-6 ty in which he is a resident. The form of the petition in either case shall be 7 prescribed by the Secretary of State.

5. Any person desiring to be a candidate for delegate-at-large shall file with the Secretary of State a petition, which petition must be signed by at least twenty-five thousand voters who were legally registered for the last general election. Any person desiring to be a candidate for district delegate from a county in which he resides shall file with the clerk of the county a petition, which petition shall be signed by such registered voters of the county requal to at least one-tenth of the vote cast in the preceding general election for members of the Assembly in such county; provided, that not more than thousand signatures shall be required for any district delegate petition.

6. Candidates for the position of either delegate-at-large or district dele2 gate may join in a petition to have his or her name bracketed with that of
3 any other candidate or candidates for such position. Delegates-at-large who
4 desire to be bracketed may file one petition or one series of petitions aggre5 gating twenty-five thousand signatures of such registered voters, which peti6 tion shall be sufficient. District delegates who desire to be bracketed may
7 file one petition or one series of petitions aggregating the number of such
8 registered voters as hereinbefore indicated, which shall be sufficient. A single
9 petitioner may state opposite his name, or bracketed petitioners may state
10 outside of the bracket whether he or they will vote in the convention for or
11 against ratification of the amendment, and so as not to confuse the voter the
12 candidates so pledging themselves shall state the question on the ballot as
13 follows:

14 For Repeal

15 of

16 18th Amendment.

17 or

18 Against Repeal

19 of

20 18th Amendment.

7. All citizens of the State who are qualified to vote for members of the 2 General Assembly and who are qualified to vote at the primary election shall 3 be qualified to vote in the election in this act authorized and shall be per-4 mitted to vote in the election district in which he is legally entitled to vote.

8. Delegates at large who have petitioned to be bracketed may, in writing, 2 signed by such delegates and addressed to the Secretary of State, petition to 3 be bracketed together, and district delegates who have petitioned to be bracketed together may, in writing, signed by such delegates and addressed to the 5 county clerk, petition to be bracketed together. Where the delegates are so 6 bracketed together a box or a square shall be placed above the name of the 7 first delegate in the bracket and opposite such bracket or square to the right 8 thereof, shall be printed in the following words: "To vote for all of the 9 delegates in the bracket make a cross × or plus + mark in the square to the 10 left." If a cross or plus mark shall be made in the said square it shall be 11 counted as a vote for all of the delegates who are bracketed together, both as 12 to the delegates-at-large and the district delegates.

The sixty-four (64) candidates for delegates-at-large receiving the high14 est number of votes shall be declared elected delegates-at-large, and the
15 number of candidates for district delegates apportioned to each county who
15 receive the highest number of votes in such county shall be declared elected
17 as such district delegates for such county. The elected delegates shall be en18 titled to be seated in such convention. Certificates of election of delegates-at19 large shall be issued by the Secretary of State and certificates of election of
20 district delegates shall be issued by the clerk of the county for which such
21 delegates are elected.

- 1 9. Each candidate or each group of bracketed candidates for delegates-
- 2 at-large or district delegates to the convention as provided in this act shall be
- 3 allowed to appoint one challenger in each election district who shall have
- 4 such powers as are given to challengers under "An act to regulate elections,"
- 5 approved April eighteenth, one thousand nine hundred and thirty,
- 6 with any supplements thereto or amendments thereof.
- 1 10. The board of county canvassers of each county shall meet on Mon-

etherel

- 2 day next, after such election, at twelve o'clock noon, at the courthouse of
- 3 such county, for the purpose of checking the statements of the district boards
- 4 filed in the office of the county clerk.
- 1 11. The county clerk of each county shall certify to the Secretary of
- 2 State on the form provided by the Secretary of State the number of votes
- 3 cast for each delegate-at-large and each district delegate not later than the
- 4 second Thursday following the election.
- 1 12. The Board of State Canvassers shall meet at Trenton on the second
- 2 Tuesday next after the day of election, for the purpose of canvassing and
- 3 estimating the votes cast for each person for whom any votes shall have been
- 4 cast for delegates-at-large, and of determining and declaring the persons
- 5 who shall have been duly elected as such delegates-at-large. The said board
- 6 shall meet in the chamber of the Senate or some other convenient place at
- 7 Trenton at the hour of two o'clock in the afternoon.
- 1 13. Within twenty days after the holding of the said election, the Gov-
- 2 ernor of this State, by proclamation, shall convene the said convention. The
- 3 convention shall meet in the city of Trenton and shall organize by the selec-
- 4 tion of a chairman and secretary, and such other officers as may be necessary,
- 5 and shall adopt rules governing the deliberations thereof. The convention
- 6 shall proceed to consider the proposed article of amendment and shall by a
- 7 vote thereon either approve or reject the same, and the action of the said
- 8 convention thereon shall be valid to all intents and purposes as representing
- 9 the people of the State of New Jersey. The chairman and the secretary of
- 10 the convention shall certify the results of the votes of the delegates to the
- 11 Secretary of State, who shall certify the result of the vote to the Secretary

12 of State of the United States and to the Senate and House of Representa-13 tives of the United States.

#### 14. This act shall take effect immediately.

The changes of the car inclinated anothers of more was a recover done in creating the change of creating has the county done in the county of the county of

I THE REST POINT OF COUNTY CONTRACTOR OF SHARE THOSE OF THE CONTRACTOR OF MORE OF SHARE THOSE OF THE CONTRACTOR OF SHARE THE CONTRACTOR OF COUNTY THE CONTRACTOR OF COUNTY THE CONTRACTOR OF CONTRACTOR OF COUNTY SHARE.

I His Tim signify clock of state country and soprify to the Sacratary of State to the Sacratary of State to the formation of State to the things of water that the Act of the state of the state that the second State of the state the state of the state o

The Transfer ones are for the day of electrons to the porpose of contracting and a straightful three three three such to the such that the state three such to the such porpose of electrons with a state three such to the such of determining and exclasion, the present is the contract to the such three such of determining and exclasion. The said branch to that the such colorates at larger. The said branch to that the such colorates at larger of which the such three such that the such that t

If William strain, the productation, shall was sent the staid electron, the forea senter of this State, by producentian, shall was sent the said constantian. The
strain strain and the sity of Treaten and chall organize by the selection of a contragan and strainer, and such other elitors as may be necessary,
and shall eding rules severation the deliberations thereof. The convention
of shall proceed to same deep the graphs of arise internation of the aniel
to the convention than on a species or rulest the such a said the relien of the said
of convention than on the beyond to all internations and the representing
the people of the State of New Jursey. The challenn and the accretice of
the convention shall sectify the results of the votes of the delegant to the
Scoretary of State, who alimit certify the results of the votes of the delegant to the



#### [SECOND OFFICIAL COPY REPRINT]

#### SENATE, No. 284

# STATE OF NEW JERSEY

#### INTRODUCED MARCH 20, 1933

By Mr. POWELL

(For the President)

(Without Reference)

An Act providing for the election of delegates to a convention and providing for the holding of a convention to consider the article of amendment, proposed by the Congress, to the Constitution of the United States designed to repeal the eighteenth article of amendment.

- 1 Whereas, The Senate and House of Representatives of the United States
- 2 of America in Congress assembled (two-thirds of each House con-
- 3 curring therein) did resolve that the following article is hereby pro-
- 4 posed as an amendment to the Constitution of the United States, which
- 5 shall be valid to all intents and purposes as a part of the Constitution
- 6 when ratified by conventions in three-fourths of the several States; and
- 7 Whereas, The said proposed amendment reads as follows:
- 8 Section 1. The eighteenth article of amendment to the Constitution of
- 9 the United States is hereby repealed.
- 10 Section 2. The transportation or importation into any State, territory,
- 11 or possession of the United States for delivery or use therein of intoxicating
- 12 liquors, in violation of the laws thereof is hereby prohibited.
- 13 Section 3. This article shall be inoperative unless it shall have been
- 14 ratified as an amendment to the Constitution by conventions in the several
- 15 States, as provided in the Constitution, within seven years from the date of
- 16 submission hereof to the States by the Congress; therefore,

- 1 Be it enacted by the Senate and General Assembly of the State of New 2 Jersey:
- 1 1. For the purpose of considering the article of amendment to the Con2 stitution of the United States proposed by the Congress, as recited in the
  3 preamble of this act, there shall be held in this State a convention of dele4 gates. Such convention shall consist of two hundred and twenty-six dele5 gates as follows:
- 6 Sixty-four delegates shall be elected from the State at large, and one
  7 hundred and sixty-two county delegates hereinafter called district delegates
  8 shall be elected in the several counties of this State; each county being en9 titled to delegate representation on the basis of twice as many delegates to
  10 represent such county as the said county is entitled to elect members of the
  11 Senate and the House of Assembly of this State.
- 2. Any person having the qualifications which would entitle him to a 2 seat in the House of Assembly may be elected as a delegate-at-large or dis-3 trict delegate to said convention.
- 3. The election for delegates shall be held on the third Tuesday in May, 2 one thousand nine hundred and thirty-three, coincident with and upon the 3 same day with the holding of the primary election for the general election, 4 and shall in all respects, except as herein otherwise provided, be 41/2 conducted in accord with the provisions of an act entitled "An 5 act to regulate elections" (Revision 1930), approved April eight-6 eenth, one thousand nine hundred and thirty, and the acts amenda-7 tory and supplemental thereto. A separate ballot printed on bluish 8 tint paper and a separate ballot box shall be provided for the 9 ballots for convention delegates. The form of the ballot shall be uniform in 10 all the counties of the State and the form thereof shall be prescribed by 11 the Secretary of State. The officials now obligated under such "An act to 12 regulate elections" to furnish ballots, tally sheets, ballot boxes and other 13 equipment necessary for the conduct of an election are hereby directed to 14 furnish similar supplies for the election herein directed to be held. The 15 district boards of election that shall conduct the primary election are hereby 16 required to conduct the election for convention delegates and without addi-

17 tional compensation. The powers of all other officials given to or directed
18 to be employed by such "An act to regulate elections" are hereby given to
19 such officials.

- 4. Any person desiring to be a delegate-at-large to said convention shall 2 prior to twenty days before the date fixed for holding such election file a 3 petition with the Secretary of State. Any person desiring to be a candidate 4 for district delegate to said convention shall prior to twenty days before the 5 date fixed for holding such election file his petition with the clerk of the coun-6 ty in which he is a resident. The form of the petition in either case shall be 7 prescribed by the Secretary of State.
- 5. Any person desiring to be a candidate for delegate-at-large shall file
  with the Secretary of State a petition, which petition must be signed by at
  least twenty-five thousand voters who were legally registered for the last
  general election. Any person desiring to be a candidate for district delegate
  from a county in which he resides shall file with the clerk of the county a
  petition, which petition shall be signed by such registered voters of the county
  qual to at least one-tenth of the vote cast in the preceding general election
  for members of the Assembly in such county; provided, that not more than
  ten thousand signatures shall be required for any district delegate petition.
- 6. Candidates for the position of either delegate-at-large or district delegate may join in a petition to have his or her name bracketed with that of any other candidate or candidates for such position. Delegates-at-large who desire to be bracketed may file one petition or one series of petitions aggregating twenty-five thousand signatures of such registered voters, which petition shall be sufficient. District delegates who desire to be bracketed may file one petition or one series of petitions aggregating the number of such registered voters as hereinbefore indicated, which shall be sufficient. A single petitioner may state opposite his name, or bracketed petitioners may state outside of the bracket whether he or they will vote in the convention for or against ratification of the amendment, and so as not to confuse the voter the candidates so pledging themselves shall state the question on the ballot as follows:

.

14	For Repeal	
15	of	
16	18th Amendment.	
17	or	
18	Against Repeal	mentionals by the transfer of the vertical
19	of	
20	18th Amendment.	

7. All citizens of the State who are qualified to vote for members of the 2 General Assembly and who are qualified to vote at the primary election shall 3 be qualified to vote in the election in this act authorized and shall be per-4 mitted to vote in the election district in which he is legally entitled to vote.

8. Delegates-at-large who have petitioned to be bracketed may, in writing, 2 signed by such delegates and addressed to the Secretary of State, petition to 3 be bracketed together, and district delegates who have petitioned to be brack-4 eted together may, in writing, signed by such delegates and addressed to the 5 county clerk, petition to be bracketed together. Where the delegates are so 6 bracketed together a box or a square shall be placed above the name of the 7 first delegate in the bracket and opposite such bracket or square to the right 8 thereof, shall be printed in the following words: "To vote for all of the 9 delegates in the bracket make a cross × or plus + mark in the square to the 10 left." If a cross or plus mark shall be made in the said square it shall be 11 counted as a vote for all of the delegates who are bracketed together, both as 12 to the delegates-at-large and the district delegates.

The sixty-four (64) candidates for delegates-at-large receiving the high14 est number of votes shall be declared elected delegates-at-large, and the
15 number of candidates for district delegates apportioned to each county who
15 receive the highest number of votes in such county shall be declared elected
17 as such district delegates for such county. The elected delegates shall be en18 titled to be seated in such convention. Certificates of election of delegates-at19 large shall be issued by the Secretary of State and certificates of election of
20 district delegates shall be issued by the clerk of the county for which such
21 delegates are elected.

- 9. Each candidate or each group of bracketed candidates for delegates2 at-large or district delegates to the convention as provided in this act shall be
  3 allowed to appoint one challenger in each election district who shall have
  4 such powers as are given to challengers under "An act to regulate elections,"
  5 approved April eighteenth, one thousand nine hundred and thirty, together
  6 with any supplements thereto or amendments thereof.
- 1 10. The board of county canvassers of each county shall meet on Mon2 day next, after such election, at twelve o'clock noon, at the courthouse of
  3 such county, for the purpose of checking the statements of the district boards
  4 filed in the office of the county clerk.
- 1 11. The county clerk of each county shall certify to the Secretary of 2 State on the form provided by the Secretary of State the number of votes 3 cast for each delegate-at-large and each district delegate not later than the 4 second Thursday following the election.
- 1 12. The Board of State Canvassers shall meet at Trenton on the second 2 Tuesday next after the day of election, for the purpose of canvassing and 3 estimating the votes cast for each person for whom any votes shall have been 4 cast for delegates-at-large, and of determining and declaring the persons 5 who shall have been duly elected as such delegates-at-large. The said board 6 shall meet in the chamber of the Senate or some other convenient place at 7 Trenton at the hour of two o'clock in the afternoon.
- 1 13. Within twenty days after the holding of the said election, the Gov2 ernor of this State, by proclamation, shall convene the said convention. The
  3 convention shall meet in the city of Trenton and shall organize by the selec4 tion of a chairman and secretary, and such other officers as may be necessary,
  5 and shall adopt rules governing the deliberations thereof. The convention
  6 shall proceed to consider the proposed article of amendment and shall by a
  7 vote thereon either approve or reject the same, and the action of the said
  8 convention thereon shall be valid to all intents and purposes as representing
  9 the people of the State of New Jersey. The chairman and the secretary of
  10 the convention shall certify the results of the votes of the delegates to the
  11 Secretary of State, who shall certify the result of the vote to the Secretary

12 of State of the United States and to the Senate and House of Representa-13 tives of the United States.

#### 1 14. This act shall take effect immediately.

Court paratre or are gotte to distilluights under "Court in experienced from a superior distinguity on thousand area business and which tagodine is experienced account to a superior of the court of th

I day next, after mak election, at twice obtain units, at the constituent of I such faulty, for the purpose of bladding the statements of the district boards I find on the office of the county days.

13. The senior spice of made county and certify so the Secretary of
State on the form provided by the Secretary of Sinter for mumber of votes
and for countilization-telegram and each district delegant and later than the
county Thursday following the election

Theorem at the most of strate Characters for the purpose of conversion and instruction of theorem and the state of the characters of the State of the characters of the characters of the state of the characters of the characters of the state of the state

A series of the States to precionation, shall convene the arid electron the store of arms of the States to precionation, shall convene the arid convenient. The arms of another and convenient is the store of Trailor and a series and a series are the store of the states of a convenient to a convenient to a convenient to a convenient to a convenient of shall proceed to convenient the property of the convenient of the process of the states of the states of the and the shall be a sometime and the states of the states of the and the and the speciential of the procession that the states of the states of the states of the and the speciential of the states of t

CHAPTER 73

## SENATE, No. 284

Ax Acr providing for the election of delegates to a convention and providing for the holding of a convention to consider the article of amendment, proposed by the Congress, to the Constitution of the United States designed to repeal the eighteenth article of amendment.

FILTO

MAR 23 1933

Thomas womathing



Resembly

3/20/33-10 Road;

3/20/33 Dung-gRules

2-d Reading

3/20/33 Sung-Jhes

3/20/33 Passarl

3/20/33 Passarl

any. Ray.

I certify that this bill originated in the

SENATE

Secretary of the Senate