OFFICIAL JOURNAL of the CONSTITUTIONAL CONVENTION of the STATE OF TEXAS

FORTY-FIFTH DAY (Thursday, March 21, 1974)

AFTER RECESS

The Convention met at 9:30 o'clock a.m., pursuant to recess, and was called to order by the President.

The roll was called and the following were recorded present: 170 Present, 6 Absent-excused, 4 Absent. (Record 1, Appendix)

(Vice-President in Chair)

The Reverend Charles A. Sumners, Rector, St. David's Episcopal Church, Austin, Texas, offered the invocation as follows:

Most Holy and Gracious God, our Father, more loving than we can ever understand, accept our praise and thanksgiving for thy love in our lives and for thy abiding Presence. By thine infinite wisdom, empower thy sons and daughters to be wise as they labor day by day. Inspire within each of them the desire to form a Constitution according to thine own wisdom. Forgive us when we think only of ourselves or our own interests and lose the greatness of thy vision for this great State of Texas. Pour into our lives such love toward Thee that our lives may reflect thy glory and our work may reveal thy purpose. We pray in the name of Him who came to us that we may abide in Thee, Jesus, Lord and Christ. Amen.

LEAVES OF ABSENCE

Delegate Wieting was granted leave of absence for today on account of appointed State business on motion of Delegate Agnich.

Delegate Wolff was granted leave of absence for today on account of important business on motion of Delegate Jones of Taylor.

Delegate Bales was granted leave of absence for today on account of illness on motion of Delegate Coleman.

(President in Chair)

Delegate Newton was granted leave of absence for today on account of illness on motion of Delegate Calhoun.

Delegate Lee was granted leave of absence for today on account of important business on motion of Delegate Vick.

OFFICIAL JOURNAL

Delegate Schwartz was granted leave of absence for today on account of important business on motion of Delegate Temple.

Question: Shall the Minority Committee Report be adopted?

ARTICLE VIII ON SECOND READING

The President laid before the Convention Article VIII with Minority Committee Report Number 1 pending.

Question recurring on the adoption of Minority Committee Report Number 1, shall the Minority Committee Report be adopted?

Delegate Hoestenbach explained the Minority Committee Report.

LEAVE OF ABSENCE

Delegate Wilson was granted leave of absence for the remainder of today on account of important State business on motion of Delegate Calhoun.

Delegate Caldwell moved to table the Minority Committee Report.

(Delegate Hale in Chair)

LEAVE OF ABSENCE

Delegate Lary was granted leave of absence for the remainder of today on account of death in the family on motion of Delegate Sullivant.

The motion to table prevailed by the following vote: 85 Yeas, 76 Nays, 3 Present-Not Voting, 16 Not Voting. (Record 2, Appendix)

PAIRED VOTES

Delegate Sullivant (present), who would vote "Yea", with Delegate Lary (absent), who would vote "Nay".

Delegate Blanchard (present), who would vote "Nay", with Delegate Schwartz (absent), who would vote "Yea".

REASON FOR VOTE

I voted to table the Hoestenbach amendment because I am against singling out any one tax to prohibit in the Constitution. There are other taxes equally distasteful to the people of Texas that could be banned in this same manner. As a member of the Legislature I intend to never vote for the imposition of a state income tax, but in the distant future, 50 or 100 years it may be a desirable tax and should not have a constitutional prohibition.

KASTER

Delegate Hollowell explained Section 4(a) and (b).

Delegate Salem explained Section 4(c)(1).

Delegate Jones of El Paso explained

Section 4(c)(2)

Delegate Bird explained Section 4(c)(3) and (4).

Delegate Whitehead explained Section 4(c)(5).

Delegate Agnich explained Section 4(d).

Delegate Hall of Harris explained Section 4(e).

Delegate Aikin explained Section 4(f).

Delegate Calhoun offered the following amendment to Article VIII, Section 4:

Amend Article VIII, as follows:
That subsections (c), (e) and (f) of
Section 4 of the committee report be deleted
and the following substituted as subsection
(c):

(c) The Legislature by general law may exempt other property from ad valorem taxation if such exemptions are found to be in the public interest by two-thirds of the membership of each house of the legislature.

The amendment was read.

(President in Chair)

Delegate Santiesteban moved to table the amendment.

The motion to table prevailed by the following vote: 142 Yeas, 18 Nays, 1 Present-Not Voting, 19 Not Voting. (Record 3, Appendix)

DELEGATE PRESENT

Delegate Simmons who had previously been recorded as "Absent" was announced "Present".

Delegate Blake offered the following amendment to Article VIII, Section 4:

Amend Section 4(c)(1) of Article VIII, by adding "nonprofit" between "or" and "charitable".

The amendment was read.

Delegate Salem moved to table the amendment.

The motion to table prevailed by a non-record vote.

Delegate Agnich offered the following amendment to Article VIII, Section 4:

Amend Section 4(c)(1) of Article VIII, to read:

"Property used exclusively for educational or charitable purposes, or places of burial not held for profit;".

The amendment was read.

DELEGATE PRESENT

Delegate Williamson who had previously

been recorded as "Absent" was announced "Present".

Delegate Williams moved to table the amendment.

The motion to table prevailed by the following vote: 119 Yeas, 37 Nays, 1 Present-Not Voting, 23 Not Voting. (Record 4, Appendix)

Delegate Blake offered the following amendment to Article VIII, Section 4:

Amend Section 4(c)(2) of Article VIII, by striking "Property" at the beginning of the subdivision and substituting "A residence homestead".

The amendment was read.

Delegate Salem moved to table the amendment.

The motion to table prevailed by the following vote: 115 Yeas, 42 Nays, 2 Present-Not Voting, 21 Not Voting. (Record 5, Appendix)

Delegate Poff offered the following amendment to Article VIII, Section 4:

Amend Section 4(c)(2) of Article VIII, Finance Committee Report, by striking "Property" at the beginning of the subdivision and substituting "A residence".

The amendment was read.

Delegate Williams moved to table the amendment.

The motion to table was lost by the following vote: 75 Yeas, 79 Nays, 2 Present-Not Voting, 24 Not Voting. (Record 6, Appendix)

Question recurring on the adoption of the amendment, shall the amendment be adopted?

The amendment failed of adoption by the following vote: 56 Yeas, 101 Nays, 2 Present-Not Voting, 21 Not Voting. (Record 7, Appendix)

Question: Shall Article VIII be adopted?

RECESS

On motion of Delegate Calhoun the Convention at 12:10 o'clock p.m. took recess until 1:30 o'clock p.m. today.

AFTER RECESS

The President called the Convention to order at 1:30 o'clock p.m., pursuant to recess.

LEAVES OF ABSENCE

Delegate Doran was granted leave of absence for the remainder of today on account of personal business on motion of Delegate Calhoun.

Delegate García was granted leave of absence for the remainder of today on account of death in the family on motion of Delegate Clower.

CONSTITUTIONAL CONVENTION RESOLUTIONS REFERRED

The following Constitutional Convention Resolutions were referred to the Committees indicated.

CONSTITUTIONAL CONVENTION RESOLUTION 23

By Delegates Murray, Rosson, Short, Mauzy, Sanchez, Hall of Webb, Wallace, Calhoun, Bryant, Thompson, Geiger, Sutton, Canales, Montoya, McDonald of Dallas, Cooke, Tarbox, Ragsdale, Cates, Poff, Heatly and Hudson:

To Committee on Rules.

C.C.R. 23, WHEREAS, The Constitutional Convention of Texas has attempted to maintain a pace which would enable it to complete its business by April 7, but consideration of articles on second reading is progressing much more slowly than expected, and several committees have yet to report the articles assigned to them; and

WHEREAS, There is no longer any possibility that the work of the convention can be finished by early April; and

WHEREAS, Many of the delegates are involved in contests for nomination to public office, to be determined in the primary elections on May 4, and during the month of April their attention will be diverted from the important issues facing the convention; and

WHEREAS, An April recess would provide a much-needed period of reflection for delegates and for the citizens of Texas, afford an opportunity for all to study those articles already passed on second reading and the committee reports on the other articles, and furnish the Committee on Style and Drafting an adequate interval to work on the articles already referred to it; and

WHEREAS, This convention by two-thirds vote may extend its duration through July 30, 1974, and an extension will obviously be necessary; now, therefore, be it

RESOLVED by the Constitutional Convention of Texas, That this convention is hereby declared to be in recess from the close of business on March 29, 1974, until 9:30 a.m. on May 14, 1974; and, be it further

RESOLVED, That the duration of this convention be and is hereby extended through July 30, 1974, unless the convention completes its business and dissolves itself by resolution before that date; and, be it further

RESOLVED, That all substantive committees that have not reported to the convention be and are hereby instructed to make their reports not later than March 29, 1974.

CONSTITUTIONAL CONVENTION RESOLUTION 24

By Delegate Hale:

To Committee on Rules.

C.C.R. 24, BE IT RESOLVED BY THE CONSTITUTIONAL CONVENTION OF TEXAS:

Section 13 of Rule IX is hereby repealed.

CONSTITUTIONAL CONVENTION RESOLUTION 25

By Delegate Hale:

To Committee on Rules.

C.C.R. 25, BE IT RESOLVED BY THE CONSTITUTIONAL CONVENTION OF TEXAS:

Section 1. Rule XIV of the Rules of Procedure be and the same is hereby amended by adding thereto a new Section 18 to read as follows:

Section 18. When a Committee Report or portion thereof is pending in the Committee on Submission and Transition, the Convention may by Resolution authorize such Committee to add one or more alternative submissions to the Committee Report, even though the subject matter of such alternative submissions is not then included in the Committee Report.

Section 2. Rule XIV of the Rules of Procedure be and the same is hereby amended by adding thereto a new Section 19 to read as follows:

Section 19. Any document, Committee Report, or other matter rejected by the Convention after having been reported to the Convention by the Committee on Submission and Transition, such rejection being the result of the failure of such document, Committee Report, or other matter to receive a vote of at least two-thirds of the total membership of the Convention, shall be immediately returned to the Committee on Submission and Transition. The Committee on Submission and Transition shall then have broad power to redraft such document, Committee Report, or other matter; to rearrange portions thereof, to shift basic language from the document to an alternative submission, or to shift an alternative submission to the basic document; or to delete any portion thereof. The Committee on Submission and Transition shall not have authority to add new substantive material, either to the basic document or as an alternative submission, unless and until the Committee is so authorized by a Resolution adopted by the Convention as provided in Section 18 of this Rule. A11 efforts by the Committee on Submission and Transition at this stage of parliamentary deliberation should be directed toward compiling a document, Committee Report, or other matter in such form that it could secure the required two-thirds vote for final adoption by the Convention.

CONSTITUTIONAL CONVENTION RESOLUTION 26

By Delegates Daniel, Aikin, Garcia, Kubiak, Bock, Vecchio, Powers, Traeger, Bynum and Wyatt:

To Committee on Rules.

C.C.R. 26, WHEREAS, The Constitutional Convention of 1974 has worked continuous full-week sessions since convening on January 8; and

WHEREAS, The Convention has made

significant progress by completing substantially all committee work and by initially approving a majority of the 11 proposed articles of a new constitution for Texas: and

WHEREAS, The Style and Drafting Committee of the Convention can utilize the month of April to review all articles passed by the Convention and prepare reports on each article; and

WHEREAS, The delegates wish to present informally the work of the Convention to their constituents; and

WHEREAS, Those delegates who are candidates for elective office in May have a responsibility to present themselves to the voters of their districts; now, therefore, be it

RESOLVED, That the Convention stand in recess until 2 p.m., Monday, May 6, 1974, unless earlier convened by the President upon the written recommendation of a majority of the delegates.

CONSTITUTIONAL CONVENTION RESOLUTION 27

By Delegates Daniel, Aikin, Caldwell, Murray, Hightower, Traeger and Wyatt:

To Committee on Administration.

C.C.R. 27, WHEREAS, The Texas Constitutional Convention has operated for the first three months of its existence on a sound fiscal basis with considerable savings in most budget categories; and

WHEREAS, There is an estimated unexpended balance of approximately \$500,000 in the budget; now, therefore, be it

RESOLVED, That the Convention utilize this unexpended balance and savings for Convention expenses during the period April 1 through May 15: and, be it further

through May 15; and, be it further
RESOLVED, That the President of the
Convention, in accordance with the Rules of
the Convention, be authorized to continue to
commit available money for the purposes and
functions specified in the budget adopted by
the Convention in C.C.R. No. 16 in amounts
that do not, in aggregate, exceed the grand
total of such budget.

CONSTITUTIONAL CONVENTION RESOLUTION 28

By Delegates Daniel, Aikin, Kubiak, Powers, Bock, Traeger, Vecchio, Garcia, Davis, Bynum, Murray and Wyatt:

To Committee on Rules.

C.C.R. 28, WHEREAS, The Texas Constitutional Convention of 1974 is making good progress toward completing and submitting to the people of Texas the first proposed new constitution in almost 100 years; and

WHEREAS, By early April all reports from Convention committees will be complete and a majority of the 11 proposed articles of a new constitution will have been approved by the Convention on second reading; and

WHEREAS, The Style and Drafting Committee of the Convention proposes to use the month of April for a careful review of every section of each article before final approval by the Convention; and

WHEREAS, The delegates need to return to their districts to learn of their constituents' reactions to the proposals of the Convention for a new constitution; and

WHEREAS, Some delegates also have a responsibility as candidates to present themselves to voters prior to primary elections; and

WHEREAS, Article XVII, Section 2, of the present Texas Constitution provides that the Convention may extend its life for a period not to exceed 60 days beyond May 31, 1974; now, therefore, be it

RESOLVED, That in order to produce a revised constitution that achieves the high standards of quality expected by the people of Texas, the Convention hereby extend its life beyond May 31, 1974, for 60 days or to such earlier date as the Convention by its own action adjourns sine die.

ARTICLE VIII ON SECOND READING

The President laid before the Convention as unfinished business Article VIII.

Question: Shall Article VIII be adopted?

Delegate Bird offered the following amendment to Article VIII, Section 4:

Amend Article VIII by including the following as Section 4, subsection (c)(2), and renumbering the present Sec. 4(c)(2) and succeeding sections as necessary:

"(2) Property of a nonprofit corporation organized for the purpose of providing shelter for persons 65 years old or older or for handicapped persons if the property is used for those purposes;".

The amendment was read.

On motion of Delegate Bird and by unanimous consent, the amendment was withdrawn.

Delegate Clower offered the following amendment to Article VIII, Section 4:

Amend Article VIII, Section 4, Subsection c(5) by striking all of Subsection c(5) and substituting the following:

(5) Property, not held for profit, owned by a nonprofit water supply corporation, (whose board of directors is elected by the members it serves,) which is reasonably necessary for, and is used in the acquisition, storage, transportation, and distribution of water, or is used in providing sewage or waste water treatment service.

The amendment was read and was adopted by a non-record vote.

Delegate Wyatt offered the following amendment to Article VIII, Section 4:

Amend Article VIII, Section 4, Subsection (c) to include a new section after Subsection (5):

() All or certain classes of motor vehicles.

The amendment was read.

DELEGATES PRESENT

Delegate Bales who had previously been recorded as "Absent-excused" was announced "Present".

Delegate Howard who had previously been recorded as "Absent" was announced "Present".

LEAVE OF ABSENCE

Delegate Vecchio was granted leave of absence for the remainder of today on account of compassionate reasons on motion of Delegate Ragsdale.

Delegate Agnich moved to table the amendment.

The motion to table prevailed by the following vote: 80 Yeas, 71 Nays, 1 Present-Not Voting, 28 Not Voting. (Record 8, Appendix)

Delegate Wyatt offered the following amendment to Article VIII, Section 4:

Amend Article VIII, Section 4, Subsection (c) to include a new section after Subsection (5):

() All or certain classes of motor vehicles shall be exempt from taxation by political subdivisions of this State only when further authorized by their respective governing bodies.

The amendment was read.

Delegate Doyle moved to table the amendment.

The motion to table prevailed by the following vote: 83 Yeas, 68 Nays, 1 Present-Not Voting, 28 Not Voting. (Record 9, Appendix)

Delegate Harrington offered the following amendment to Article VIII, Section 4:

Amend Subsection (d), Section 4 of proposed Article VIII, to read as follows:

(d) Each political subdivision of the state shall exempt by its own action not less than \$3,000 of the assessed value of residence homesteads of married or unmarried persons 65 years of age or older, including those living alone, from all ad valorem taxes levied by the political subdivision. Where any ad valorem tax has theretofore been pledged for the payment of any debt, the taxing officers of the political subdivision shall have authority to continue to levy and collect the tax against the homestead property at the same rate as the tax so pledged until the debt is discharged, if the cessation of the levy would impair the obligation of the contract by which the debt was created.

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BAKER WATSON MADLA BALES WILLIAMS DOGGETT KUBIAK EVANS WASHINGTON ADAMS OF HARDIN GREEN OF NAVARRO KOTHMANN BLAKE MCALISTER LONGORIA SAGE SHERMAN OF TARRANT CLOWER SUTTON ALLEN OF HARRIS TUPPER WATERS SCHWARTZ REYES HERNANDEZ GARCIA DENSON COOKE HENDRICKS REYNOLDS WHITMIRE LEWIS WALLACE WHITEHEAD COLEMAN POWERS CLARK

The amendment was read.

Delegate Agnich moved to table the amendment.

The motion to table was lost by the following vote: 42 Yeas, 110 Nays, 1 Present-Not Voting, 27 Not Voting. (Record 10, Appendix)

Question recurring on adoption of the amendment, shall the amendment be adopted?

DELEGATE PRESENT

Delegate Canales who had previously been recorded as "Absent" was announced "Present".

Delegate Temple offered the following substitute for the amendment to Article VIII, Section 4:

Amend Article VIII, Section 4(d) by striking the entire subsection and substituting the following:

(d) The governing body of any county, city, town, school district or other political subdivision of the State may exempt by its own action not less than Three Thousand Dollars (\$3,000) of the assessed value of residence homesteads of persons sixty-five (65) years of age or older from ad valorem taxes thereafter levied by the political subdivision. As an alternative, upon receipt of a petition signed by twenty percent (20%) of the voters who voted in the last preceding election held by the political subdivision, the governing body of the

subdivision shall an election to call determine by majority vote whether an amount not less than Three Thousand Dollars (\$3,000) provided in the petition, of the assessed value of residence homesteads of persons sixty-five (65) years of age or over shall be exempt from ad valorem taxes thereafter levied by the political subdivision. Where any ad valorem tax has theretofore been pledged for the payment of any debt, taxing officers of the political subdivision shall have authority to continue to levy and collect the tax against the homestead property at the same rate as the tax so pledged until the debt is discharged, if the cessation of the levy would impair the obligation of the contract by which the debt was created.

The substitute for the amendment was read.

Delegate Harrington moved to table the substitute for the amendment.

The motion to table prevailed by the following vote: 85 Yeas, 70 Nays, 1 Present-Not Voting, 24 Not Voting. (Record 11, Appendix)

Question again recurring on the adoption of the amendment, shall the amendment be adopted?

LEAVE OF ABSENCE

Delegate Washington was granted leave of absence for the remainder of today on account of important business on motion of Delegate Reyes.

The amendment was adopted by the following vote: 104 Yeas, 54 Nays, 1 Present-Not Voting, 21 Not Voting. (Record 12, Appendix)

Delegate Uher offered the following amendment to Article VIII, Section 4:

Amend Article VIII, Sec. 4(e) by striking the comma after the word "age" and adding the word "or" after the word "age" and before the word "disability" and by striking the comma and word "or" after the word "disability" and insert after the word "disability" the word "and".

The amendment was read and was adopted by a non-record vote.

(Delegate Calhoun in Chair)

Delegate Nugent explained Section 5.

(President in Chair)

Delegate Maloney offered the following amendment to Article VIII, Section 5:

Amend Article VIII, Sec. 5 by deleting Sec. 5 and substituting therefor, the following:

Sec. 5. AD VALOREM TAX APPEALS. In addition to other remedies provided by law or in this constitution, after exhausting

administrative remedies, every person owning property subject to ad valorem taxation after paying the ad valorem taxes due on that property under protest, or any taxing authority entitled to receive ad valorem tax revenue from specified property, is entitled to appeal to a court of record of competent jurisdiction for rehearing in trial de novo of the appraisal of the property and the assessment of the tax. The court shall make all orders necessary to insure equal treatment under the law including refund of taxes, equalization of property appraisals and assessments within the taxing authority, and other orders as may be provided by law.

The amendment was read.

Delegate Nugent moved to table the amendment.

The motion to table prevailed.

Delegate Hale offered the following amendment to Article VIII, Section 5:

Amend Article VIII, Sec. 5, by deleting the phrase "in trial de novo" and by adding following the word "tax" the following:

"in trial de novo in the same manner and to the same extent as though the matter had been committed to the Courts in the first instance and there had been no intervening administrative or executive action or decision."

The amendment was read and was adopted by a non-record vote.

Delegate Canales offered the following amendment to Article VIII, Section 5:

Amend Article VIII, Section 5, line 18 by inserting the following after the word "protest":

"or post a good and sufficient bond in twice the amount of the assessed tax in excess of the prior years assessment".

The amendment was read.

On motion of Delegate Canales and by unanimous consent, the amendment was withdrawn.

Delegate Canales offered the following amendment to Article VIII, Section 5:

Amend Article VIII, Section 5 by inserting the following after the word "protest":

"or post a good and sufficient bond in twice the amount of the assessed tax in excess of the prior years assessment".

The amendment was read.

Delegate Nugent moved to table the amendment.

The motion to table prevailed by a non-record vote.

Question: Shall Article VIII be adopted?

UNANIMOUS CONSENT TO RECORD VOTE

The following delegates requested unanimous consent to be recorded as voting on the following record votes. There was no objection:

WEDNESDAY, MARCH 20

Delegate Adams of Hardin requested to be recorded as voting "Nay" on Record Vote 2.

Delegate Allred requested to be recorded as voting "Nay" on Record Vote 2.

Delegate Allred requested to be recorded as voting "Yea" on Record Vote 7.

Delegate Clower requested to be recorded as voting "Nay" on Record Vote 4.

Delegate Head requested to be recorded as voting "Nay" on Record Vote 4.

Delegate Head requested to be recorded as voting "Yea" on Record Vote 5.

Delegate Korioth requested to be recorded as voting "Yea" on Record Vote 7.

Delegate Leland requested to be recorded as voting "Nay" on Record Vote 5.

Delegate Longoria requested to be recorded as voting "Yea" on Record Vote 10.

Delegate Mengden requested to be recorded as voting "Nay" on Record Vote 3.

Delegate Parker of Jefferson requested to be recorded as voting "Yea" on Record Vote 2.

Delegate Pentony requested to be recorded as voting "Nay" on Record Vote $\mathbf{4}_{\bullet}$

Delegate Powers requested to be recorded as voting "Nay" on Record Vote 4.

Delegate Schieffer requested to be recorded as voting "Yea" on Record Vote 10.

Delegate Sherman of Potter requested to be recorded as voting "Yea" on Record Vote 4.

Delegate Willis requested to be recorded as voting "Yea" on Record Votes 4, 7 and 10.

Delegate Wolff requested to be recorded as voting "Yea" on Record Vote 2.

RECESS

On motion of Delegate Calhoun the Convention at 3:55 o'clock p.m. took recess until 9:00 o'clock a.m. tomorrow.

VOTE RECORDED

Delegate Green of Harris requested to be recorded as voting "Nay" on motion to recess.

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Phone (1-804) 335-0872 International ROLL-CALL & Corporation, Richmond, Va.

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NAY _Mr. President Adams, D. _Adams, H. _Agnich Allen, Joe _Allen, John _Allred ___ Andujar Atwell Bailey Baker Bales Barnhart Bigham Bird Blake Blanchard Blythe Bock Boone Bowers Braecklein Brooks Bynum Caldwell Calhoun Canales _Cates _Clark Clayton _Clower

Cobb .

Cole

Coleman

Craddick

Creighton

Coody

Cooke

Daniel

Davis

Denton

_Doran

Denson

Doggett

Donaldson

N-V NAY YEA

 Doyle _____
Dramberger • Earle Edwards Evans Finnell Finney Foreman Fox Gammage Garcia Gaston ● Geiger Grant Green, F. Green, R. Hale

Hall, A. Hanna Harrington Harris, E. Harris, O. Head

Heatly Henderson Hendricks Hernandez Hightower Hilliard Hoestenk ach

Hollowell Howard Hubenak Hudson Hutchison Johnson

● Jones, Gene ● Jones, Grant Jones, L. Kaster Korioth Kothmann _ Kubiak .

Laney _

_Lary

N-V YEA NAY

X Lee • Leland Lewis Lombardino Longoria McAlister _____McDonald, F. McDonald, T. McKinnon McKnight
Madla Maloney Martin

Massey Mattox Mauzy Meier Menefee Mengden

Miller Montoya Moore Munson Murray Nabers Newton _

Nichols Nowlin Nugent Ogg Olson Parker, C

Parker, W. Patman Pentony Peveto Poerner Poff Powers Presnal

Preston Ragsdale Reyes . Reynolds Rodriguez Rosson .

NAY YEA N-V

Russell Sage Salem Sanchez Santiesteban Schieffer Schwartz Scoggins Semos Sherman, M. Sherman, W. Short Simmons Slack Snelson Spurlock Sullivant 9 Sutton Tarbox Temple ______Thompson _ Traeger Truan Tupper _Uher **●** Vale Vecchio Vick Von Dohlen Wallace

Washington
Waters Watson Weddington Whitehead Whitmire Wieting Williams Williamson · Willis Wilson Wolff Wyatt

X-Excused Absence

Bryant _

Motion to Table Minority 1 to Art VIII

Yea	- 85	5	тот	ALS No	4-	76 P	<u> </u>	NV-	16	ARTIC	LE		DATE: 1
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1974

YEA N-V NAY

NAY YEA N-V

N-V NAY YEA

N-V YEA NAY _Mr. President Adams, D. Adams, H. Aikin _ Allen, Joe _______Allen, John _ Allred Andujar Atwell _ · Bailey Baker Bales Barnhart _ • Bigham ___ Bird _ Blake

Blanchard

Blythe _ Bock __

Bowers

Braecklein

_Calhoun __

Canales _

• Boone

Brooks

_ Caldwell Bynum

Cates

Clayton

Clower _

Cobb

Cole _

Cooke

Coleman _

Coody _

Craddick

_Creighton

Daniel

Davis

Denson

● Denton _

Doggett

_Doran _

Donaldson _

9__

· Clark

Doyle . • Dramberger • Earle Edwards
Evans Finnell __ Finney _ Foreman Fox ___ ● Gammage _ · Garcia Gaston _ Geiger _

Grant Green, F. Green, R. • Hale

Hall, A. Hall, W. Hanna Harrington

Harris, E.Harris, O. Head Heatly _ Henderson

Hendricks Hernandez Hightower ●_Hilliard Hoestenbach

_Hollowell Howard Hubenak _ Hudson _ Hutchison

Johnson ____ Jones, Gene ● Jones, Grant Jones, L. _

● Kothmann _ · Kubiak _ _

Kaster Korioth Laney _ _Lary _

Lee • Leland • Lewis Lombardino · Longoria McAlister . McDonald, F. McDonald, T. McKinnon McKnight · Madla _Maloney _ Martin _ Massey _ Mattox

_Mauzy _ ● Meier Menefee Mengden • Miller _

Montoya _ _Moore _ Munson _ · Murray

Nabers . Newton _ Nichols _Nowlin _ • Nugent _

X

Ogg _ Olson_ Parker, C. Parker, W. Patman _

Pentony · Peveto Poerner Poff . Powers

Presnal Preston Ragsdale . Reyes Reynolds _

Rodriguez _ Rosson _

Russell _ Sage. Salem Sanchez Santiesteban Schieffer Schwartz Scoggins Semos _ Sherman, M. Sherman, W. Short Simmons Slack Snelson

Spurlock Sullivant Sutton _ Sutton Tarbox ● Temple _ ● Thompson _

● Traeger _ Truan ● Tupper . Uher _ Vale _

Von Dohlen Wallace Washington Waters _Watson Weddington Whitehead

● Whitmire _ Wieting Williams -Williamson Willis _ _Wilson _ Wolff Wyatt Bryant _

DEC O

X-Excused Absence

#3 Motion to Table Calhoun Amendment to Art VIII, Sec. 4.

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2 R

N-V NAY YEA _Mr. President

Adams, D. Adams, H. _Agnich

Allen, Joe _____ Allen, John __ Allred ____ Andujar

Atwell Bailey Baker _Bales

Barnhart Bigham Bird

Blake Blanchar! Blythe

· Bock Boone Bowers

Braecklein Brooks Bynum

_Caldwell Calhoun Canales

Cates Clark Clayton

Clower Cobb Cole

Coleman · Coody Cooke

· Craddick Creighton. Daniel

_Davis Denson Denton

Doggett Donaldson_ _Doran .

N-V NAY YEA

Doyle . • Dramberger Earle Edwards

e Evans Finnell Finney

Foreman Fox. Gammage _ Garcia Gaston

Geiger Grant Green, F. Green, R.

HaleHall, A.Hall, W.

• Hanna Harrington

● Harris, E. Harris, O. Head

_Heatly _Henderson Hendricks

Hernandez HightowerHilliard

Hoestenbach ● Hollowell _

Howard Hubenak Hudson

Hutchison . Johnson Jones, Gene

_Jones, G. ant Jones, L. _ Kaster

Korioth Kothmann _

Kubiak Laney Lary

N-V NAY YEA

Lee Leland • Lewis Lombardino Longoria

McAliste: McDonald, F McDonald, T.

McKinno McKnight ● Madla _Maloney _

• Martin Massey _Mattox Mauzy

• Meier Menefee _

Mengden . Miller . Montoya _

Moore . Munson Murray_

Nabers Newton _ Nichols .

Nowlin Nugent _ Ogg _

Olson Parker, C

Parker, W. Patman Pentony

· Peveto Poerner Poff _ Powers

Presnal Preston Ragsdale .

Reyes _Reynolds Rodriguez

Rosson

YEA N-Y NAY

Russell Sage Salem Sanchez Santiesteban Schieffer

Schwartz Scoggins _ Semos _____ Sherman, M. Sherman, W. Short

Simmons Slack Snelson Spurlock

Sullivant Sutton ● Tarbox Temple

Thompson _ Traeger _ Truan Tupper

• Uher ● Vale · Vecchio _Vick

Von Dohlen Wallace Washington Waters

Watson Weddington Whitehead

Whitmire Wieting_ Williams Williamson

Willis . Wilson Wolff Wyatt

Bryant _ X- Excused Absence

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3___

4 Motion to Table Agnich Amendment to Art VIII, Sec. 4.

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Caldwell

Calhoun

Cates .

_Clark

Clower _Cobb _

Coleman

Craddick

Daniel

Davis

Denson

Denton

Doggett

Donaldson .

Creighton

Coody

Cooke

Cole .

Canales

Clayton _

NAY

Kubiak _

_Lary

Laney __

_Jones, Gene _Jones, Grant Jones, L. Kaster Korioth ● Kothmann _

YEA N-V NAY Lee Leland Lewis Lombardino Longoria McAliste" McDonald, F McDonald, T. McKinnon McKnight · Madla Maloney _ · Martin Massey Mattox Mauzy _ Meier Menefee Mengden _ Miller Montoya _Moore Munson Murray Nabers Newton Nichols _ Nowlin Nugent Ogg _ Olson_ Parker, C. Parker, W. Patman . Pentony · Peveto Poerner _Poff _ Powers Presnal Preston Ragsdale • Reyes Reynolds

TEXAS CONSTITUTIONAL CONVENTION

YEA Russell Sage · Salem Sanchez Santiesteban Schieffer Schwartz Scoggins Semos Sherman, M. Sherman, W. Short Simmons Slack Snelson Spurlock Sullivant Sutton Temple Thompson _Traeger_ Truan _Tupper _Uher __ Vale · Vecchio _Vick Von Dohlen Wallace Washington Waters Watson Weddington Whitehead ● Whitmire Wieting Williams Williamsca. _Willis _ Wilson Wolff Wyatt_

Bryant _

X- Excused

Absence

5 Motion to Table Blake Amendment to Art VIII Sec. 4.

_Rodriguez _

Rosson .

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_9	9	0.00	_9	9		9	9		2 R	0	00	0	DEC O

1974 YEA N-V NAY

> _Mr. President _Adams, D. _Adams, 1 .. Agnich ______Alkin _______Allen, Jo Allen, John Allred _Andujar Atwell Bailey • Baker Bales Barnhart Bigham Bird Blake Blanchar ' Blythe Bock Boone Bowers Braecklein Brooks Bynum Caldwell Calhoun Canales Cates Clark Clayton **C**lower Cobb Cole -_Coleman _Coody _Cooke _Craddick Creighton. _Daniel _Davis Denson

Denton

_Doran

Doggett ___Donaldson

YEA N-V NAY

Doyle Dramberger • Earle Edwards . Evans Finnell Finney Foreman Fox Gammage Garcia Gaston Geiger Grant Green, F. Green, R. Hale

Hall, A. Hall, W. Hanna Harrington Harris, E. Harris, C

Head Heatly Henderson Hendricks Hernandez Hightower

Hilliard Hoestenbach Hollowell Howard Hubenak Hudson

Hutchison . Johnson Jones, Gene Jones, Grant Jones, L

Korioth Nothmann _ _Kubiak

Kaster _Laney _ _Lary .

N-V YEA NAY

Lee Leland Lewis Lombardino Longoria McAliste McDonald, F. McDonald, T.

McKinnon McKnight Madla Maloney Martin

Massey Mattox Mauzy Meier Menefee Mengden

Miller . Montoya Moore Munson

Murray Nabers Newton Nichols Nowlin Nugent

Ogg _ Olson_ Parker, C. Parker, W Patman Pentony

Peveto Poerner Poff Powers Presnal Preston Ragsdale

Reyes Reynolds Rodriguez . Rosson

YEA N-V NAY

737

Russell Sage ● Salem Sanchez Santiesteban Schieffer Schwartz Scoggins Semos Sherman, M. Sherman, W. Short Simmons

Slack Snelson SpurlockSullivant Sutton

Tarbox Temple Thompson _ Traeger Truan Tupper Uher

Vale Vecchio Vick Von Dohlen Wallace Washing on Waters Watson

Weddington Whitehead Whitmire Wieting Williams Williamson

Willis Wilson Wolff Wyatt Bryant

X-Excused Absence

6 Motion to Table Poff Amenament to Art VIII Sec 4.

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NAY

Mr. President	Doyle	Lee. X	Russell
Adams, D.	Dramberger	_Leland	• Sage
Adams, H.	• Earle	_Lewis	Salem
Agnich	_Edwards	Lombardino	_Sanchez
Aikin	Evans	Longoria	Santiestebo
Allen, Joe	• Finnell	McAlister	• Schieffer
Allen, John	Finney	_McDonald, F	Schwartz
Allred	Foreman	McDonald, T.	_Scoggins _
Andujar	• Fox	McKinnon	Semos
Atwell		McKnight	_Sherman, N
Bailey	Gammage	• Madla	_Sherman, V
Baker	• Gaston	Maloney	_Short
	• Geiger	Martin	_Simmons
Barnhart	Grant •	Martin Massey	• Slack
Bigham	Green, F.	Massey	• Snelson
Bird	Green, R.	• Mauzy	_Spurlock _
Blake	Hale Hale	• Meier	Sullivant
Blanchard	Hall, A.	_Merefee	_Sullivant
Blythe	Hall, W.	• Mengden	Tarbox
Bock	Hanna •	• Miller	_larbox
Boone	Harrington		_Temple
Bowers	Harris, E.	Montoya	_Thompson .
Braecklein	Limit (_Traeger
Brooks	Harris, C.	Munson	Truan
Bynum	_I IEUU	Murray	_Tupper
Caldwell	_Heatly		_Uher
Calhoun		Newton X	_Vale
The state of the s	_Hendricks	_Nichols	_Vecchio
Canales	Hernand z	Nowlin	•Vick
Cates	Hightower	Nugent	_Von Dohlen
Clark	Hilliard	• Ogg	_Wallace
Clayton	e Hoestenlach	_Olson	_Washington
Clower	• Hollowell	Parker, C.	•_Waters
Cobb	_Howard	_Parker, W	_Watson
Cole	_Hubenak	_Patman	Weddingto
Coleman	_Hudson	Pentony	Whitehead
Coody	• Hutchison	Peveto'	_Whitmire _
Cooke	Johnson	_Poerner	_Wieting
Craddick	Jones, Gene	_Poff	_Williams _
Creighton		_Powers	_Williamson
Daniel	Jones, L.	Presnal	• Willis
Davis	_Kaster	Preston	_Wilson
Denson	_Korioth		_Wolff
Denton	_Kothmann	• Reyes	_Wyatt
Doggett	_Kubiak	Reynolds	Bryant
Donaldson	LaryX	_Rodriguez	X-Excused
Doran X	_LaryX	Rosson	A CXCUSE

8 Motion to Table Wyatt
Amena to Art VIII, Sec 4

Yea		0	TOT	TALS No	4 -	71	PNU-	1	NU-28	ART	ICLE			DATE: 1
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Mr. President	Doyle	Lee	Russell
Adams, D.	_Dramberger	_Leland	_Sage
_Adams, H.	Earle	Lewis	_Salem
Agnich	Edwards	Lombardino	Sanchez
Aikin	Evans	Longoria	Santiesteban
_Allen, Joe	_Finnell	_McAlister	_Schieffer
Allen, John	_Finney	McDonald, F.	_SchwartzX
_Allred	_Foreman	_McDonalJ, T.	_Scoggins
_Anduiar	• Fox	McKinnon •	Semos
	_Gammage	_McKnigh:	Sherman, M.
Atwell Bailey	-Garcia X	Madla	_Sherman, W
_builty		Maloney	Short
_Baker	_Gaston	Maioney	Simmons
Bales	Geiger	_Martin	
Barnhart	_Grant	_Massey	
Bigham	Green, F.	_Mattox	_Snelson Spurlock
Bird	_Green, R.		
Blake	_Hale *	_IVICIOI	Sullivant
_Blanchard	_Hall, A.	_Menefee	_Sutton
Blythe	•Hall, W.	_Mengaen	_Tarbox
_DOCK	_manna	_Miller	_Temple
_Boone	_Harrington	_Montoya	_Thompson
_Bowers	_Harris, E	Moore	_Traeger
Braecklein	•_Harris, O	_Munson	_iruan
_Brooks	_Head	Murray	_Tupper
_Bynum	_Heatly	Nabers	_Uher
_Caldwell	Henderson	_Newton	_Vale
Calhoun	_Hendricks	_Nichols	_VecchioX
_Canales	_Hernandez	_Nowlin	• Vick
Cates	_Hightower	_Nugent	Von Dohlen
_Clark	_Hilliard	_Ogg	_Wallace
Clayton	_Hoestenbach	_Olson	_Washington
_Clower	Hollowell	Parker, C.	_Waters
Cobb	• Howard	_Parker, W.	_Watson
Cole	Hubenak	_Patman	_Weddington
_Coleman	Hudson	_Pentony	• Whitehead
_Coody	• Hutchison	Peveto	_Whitmire
Cooke	_Johnson	_Poerner	_WietingX
_Craddick	Jones, Gene	Poff	_Williams
Creighton	Jones, Grant	Powers	_Williamson
_Daniel	Jones, L.	Presnal	Willis
Davis	_Kaster	Preston	_Wilson
_Denson	_Korioth	_Ragsdale	_Wolff
_Denton	Kothmann	_Reyes	•Wyatt
_DCIIIOII	_Kubiak		Bryant
Donaldson	_Lary		K-Excused
_Doran	_Lary	Rosson	Absence

10 Adoption of the Harrington Amendment to Art VIII, Sec 4.

Yea	-4	12	TOT	TALS N	ay-/	10	PNV-	1 NI	1-27	AR7	ricle				DATE:	1_
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Harrington Amenament to Art VIII, Sec4.

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Phone (1-804) 355-0872 International ROLL-CALL ® Corporation, Richmond, Va. 232

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