

**OFFICIAL JOURNAL
of the
CONSTITUTIONAL CONVENTION
of the
STATE OF TEXAS**

EIGHTY-SECOND DAY
(Saturday, June 8, 1974)

AFTER RECESS

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

The roll was called and the following were recorded present: 143 Present, 24 Absent-excused, 14 Absent. (Record 1, Appendix)

(Vice-President in Chair)

The Reverend David Murph, Pastor, Covenant Christian Church, Grand Prairie and Faculty Member of the Department of Religion, Texas Christian University, offered the invocation as follows:

Almighty and eternal God, Father of us all, we again pray for your blessings on the deliberations of this Convention. We give thanks for these individuals who have been chosen to discharge serious responsibilities. May each be reminded of that common bond which unites all peoples. May these who seem to chart a future for generations yet unborn be given strength to look to the needs and hopes of all the people of our state.

We ask that you might bless all members of this body, that they would be aware of a providence which helps determine the destiny of us all.

For we pray in a spirit of confidence, trust, and hope. Amen.

LEAVES OF ABSENCE

Delegate McKinnon was granted leave of absence for today on account of important business on motion of Delegate Newton.

Delegate Lombardino was granted leave of absence for today on account of important business on motion of Delegate Bird.

Delegate Mauzy was granted leave of absence for today on account of important business on motion of Delegate Bryant.

Delegate Hale was granted leave of absence for today on account of important business on motion of Delegate Salem.

Delegate Washington was granted leave of absence for today on account of important business on motion of Delegate Johnson.

Delegate Hernandez was granted leave of absence for today on account of illness on

motion of Delegate Miller.

Delegate Uher was granted leave of absence for today on account of important business on motion of Delegate Peveto.

Delegate Cobb was granted leave of absence for today on account of important business on motion of Delegate Newton.

Delegate Cooke was granted leave of absence for today on account of illness on motion of Delegate Coody.

Delegate Semos was granted leave of absence for today on account of illness in family on motion of Delegate Laney.

Delegate Harris of Dallas was granted leave of absence for today on account of important business on motion of Delegate Moore.

Delegate Craddick was granted leave of absence for today on account of important business on motion of Delegate Howard.

Delegate Denson was granted leave of absence for today on account of important business on motion of Delegate Sullivan.

Delegate Massey was granted leave of absence for today on account of personal business on motion of Delegate Mengden.

Delegate Bowers was granted leave of absence for today on account of important business on motion of Delegate Barnhart.

Delegate Cates was granted leave of absence for today on account of illness in family on motion of Delegate Laney.

Delegate Hubenak was granted leave of absence for today on account of compassionate reasons on motion of Delegate Bock.

Delegate Willis was granted leave of absence for today on account of medical appointment on motion of Delegate Williams.

Delegate McAlister was granted leave of absence for today on account of important business on motion of Delegate Madla.

Delegate Hightower was granted leave of absence for today on account of important business on motion of Delegate Aikin.

Delegate Creighton was granted leave of absence for today on account of important state business on motion of Delegate Aikin.

Delegate Sanchez was granted leave of absence for today on account of illness on motion of Delegate Atwell.

Delegate Russell was granted leave of absence for today on account of important business on motion of Delegate Maloney.

Delegate Ogg was granted leave of absence for today on account of important business on motion of Delegate Brooks.

(President in Chair)

June 8, 1974

ARTICLE X ON SECOND READING

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

Question: Shall Section 24 of Article X be adopted?

LEAVE OF ABSENCE

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

Delegate Doran offered the following amendment to Section 24 of Article X:

Amend Section 24 of Article X by striking the second sentence beginning with the word "all" and ending with the word "bids" and substitute in its place the following:

All such purchases shall be based on competitive bids.

The amendment was read.

Delegate Reynolds moved to table the amendment.

The motion to table prevailed by the following vote: 96 Yeas, 38 Nays, 1 Present-Not Voting, 46 Not Voting. (Record 2, Appendix)

Delegate Caldwell offered the following amendment to Section 24, Article X:

Amend Section 24, Article X, by striking the first sentence and substituting in lieu of the following:

The legislature shall establish by law a central procurement system for the purchase of supplies, materials, and equipment, paid for out of public funds, for the state and its political subdivisions.

DELEGATE PRESENT

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

The amendment was read.

Delegate Reynolds moved to table the amendment.

The motion to table was lost by the following vote: 45 Yeas, 93 Nays, 2 Present-Not Voting, 41 Not Voting. (Record 3, Appendix)

Question recurring on the adoption of the amendment, the amendment was adopted by a non-record vote.

VOTE RECORDED

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

Section 24 as amended failed of adoption by the following vote: 20 Yeas, 121 Nays, 1 Present-Not Voting, 39 Not Voting. (Record

4, Appendix)

Delegate Harrington explained Section 25 of Article X.

Delegate Harrington moved to table Section 25.

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

Delegate Calhoun offered the following amendment to Article X:

Amend Article X by adding a section, appropriately numbered, to read as follows:

Section ____ USE OF PUBLIC FUNDS FOR INSURANCE POLICIES. Nothing in this constitution shall be construed to prohibit the use of public funds or credit for the payment of premiums on non-assessable policies of any insurer authorized to do business in this state.

The amendment was read.

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

Delegate Meier offered the following amendment to Article X:

Amend Article X by adding thereto a new Section 4 immediately following Section 3, and by renumbering all subsequent sections, such new Section 4 to read as follows:

Section 4. CONTINUATION IN OFFICE. All officers of this state, elective or appointive, shall continue to perform the duties of their offices until their successors shall be duly qualified; provided, no officer may continue to serve beyond December 31 of the year during which the term expired.

The amendment was read.

DELEGATES PRESENT

Delegates Williamson, Reyes and Lee who had previously been recorded as "Absent" were recorded "Present".

LEAVE OF ABSENCE

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

Delegate Spurlock moved to table the amendment.

The motion to table was lost by the following vote: 35 Yeas, 94 Nays, 1 Present-Not Voting, 51 Not Voting. (Record 5, Appendix)

LEAVE OF ABSENCE

Delegate Jones of Harris was granted leave of absence for the remainder of today on account of important business on motion of Delegate Gammage.

June 8, 1974

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

Delegate Jones of Taylor offered the following amendment to the amendment.

Amend the Meier amendment by striking the words "all officers of this State, elective or appointive" and substitute the following:

all appointive officers of this State.

The amendment to the amendment was read.

On motion of Delegate Jones of Taylor and by unanimous consent, the motion was withdrawn.

Delegate Jones of Taylor offered the following amendment to the amendment:

Amend Article X by adding thereto a new Section 4 immediately following Section 3, and by renumbering all subsequent sections, such new Section 4 to read as follows:

Section 4. CONTINUATION IN OFFICE. All officers of this State, elective or appointive, shall continue to perform the duties of their offices until their successors shall be duly qualified; provided, no appointive officer may continue to serve beyond December 31 of the year during which the term expired.

JONES OF TAYLOR
WYATT

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

The amendment as amended was then adopted by the following vote: 118 Yeas, 14 Nays, 1 Present-Not Voting, 48 Not Voting. (Record 6, Appendix)

The new Section 4 of Article X was then adopted by the following vote: 121 Yeas, 12 Nays, 1 Present-Not Voting, 47 Not Voting. (Record 7, Appendix)

LEAVES OF ABSENCE

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

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

Delegate Kaster offered the following amendment to Article X:

Amend General Provisions Committee Report on Article X by adding the following new section numbered appropriately:

Section _____. NEWSPERSON SHIELD. No newsperson shall ever be required to divulge the source of their information in gathering news in the course of their employment.

The amendment was read.

Delegate Reynolds moved to table the amendment.

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

Delegate Vick offered the following amendment to Article X:

Amend Committee Report Article X by adding a new section to read as follows:

The right of students to attend the public school nearest their place of residency shall not be denied or abridged for reasons of race, color, national origin, religion or sex.

VICK
SIMMONS
MENGDEN
SPURLOCK
BLYTHE
DORAN
NOWLIN
SHORT
BOWERS
JONES OF TAYLOR
POERNER
MURRAY
PRESTON
REYNOLDS
HARRIS OF DALLAS
GASTON
MOORE
MALONEY
WIETING
CLAYTON
COODY
LEE
PRESNAL
BOCK
BLAKE
TRAEGER
LEWIS
SCOGGINS
TARBOX
HEATLY
HANNA
BAILEY
HILLIARD
AGNICH
WILLIAMSON
SLACK
BARNHART
DRAMBERGER
LANEY
DAVIS
KORIOTH
SAGE
GREEN OF NAVARRO
ROSSON
FINNELL
EVANS

The amendment was read.

LEAVES OF ABSENCE

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

Delegate Parker of Denton was granted leave of absence for the remainder of today on account of important business on motion of Delegate Preston.

June 8, 1974

Delegate Hall of Harris was granted leave of absence for the remainder of today on account of important business on motion of Delegate Hoestenbach.

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

Delegate Sutton moved to table amendment.

The motion to table prevailed by the following vote: 61 Yeas, 60 Nays, 2 Present-Not Voting, 58 Not Voting. (Record 8, Appendix)

PAIRED VOTE

Delegate Wieting (present), who would vote "Nay", with Delegate Hall of Harris (absent), who would vote "Yea".

LEAVE OF ABSENCE

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

MOTION TO TAKE RECESS

Delegate Adams of Jasper moved the Convention take recess until 2:00 o'clock p.m. today.

Delegate Short moved the Convention take recess until 10:00 o'clock a.m., Monday, June 10.

Delegate Williamson moved the Convention take recess until 2:00 o'clock p.m., Monday, June 10.

Question first on the motion to recess until 2:00 o'clock p.m. today, the motion was lost by the following vote: 42 Yeas, 75 Nays, 1 Present-Not Voting, 63 Not Voting. (Record 9, Appendix)

Question next on the motion to take recess until 10:00 o'clock a.m., Monday, June 10, the motion was lost by the following vote: 44 Yeas, 74 Nays, 1 Present-Not Voting, 62 Not Voting. (Record 10, Appendix)

Question next on the motion to take recess until 2:00 o'clock p.m. Monday, June 10, the motion prevailed by the following vote: 78 Yeas, 37 Nays, 1 Present-Not Voting, 65 Not Voting. (Record 11, Appendix)

Delegate Wyatt raised the Point of Order that the last series of record votes did not reflect a quorum present.

The President sustained the Point of Order.

Delegate Wyatt moved a Call of the Convention for fifteen minutes for the purpose of obtaining a quorum.

Delegate Heatly moved the Convention

stand adjourned until 2:00 o'clock p.m. Monday, June 10.

Question first on the motion to adjourn, the motion was lost by the following vote: 17 Yeas, 104 Nays, 1 Present-Not Voting, 59 Not Voting. (Record 12, Appendix)

A quorum was announced present.

UNANIMOUS CONSENT TO RECORD VOTES

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

Delegate Bigham requested to be recorded as voting "Yea" on Record Votes 11, 12, 13, 14 and 15 of June 7, 1974

Had I been present I would have voted "Yea" on Record Vote 2.

LEE

Had I been present I would have voted "Nay" on Record Votes 3 and 4.

LEE

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

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

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

Delegate Bigham requested to be recorded as voting "Yea" on Record Votes 6, 7 and 8.

Delegate Bynum requested to be recorded as voting "Yea" on Record Votes 6 and 7.

Delegate Clayton requested to be recorded as voting "Nay" on Record Votes 5 and 8.

Delegate Clayton requested to be recorded as voting "Yea" on Record Votes 6 and 7.

Delegate Jones of El Paso requested to be recorded as voting "Yea" on Record Vote 2.

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

Delegate Parker of Jefferson requested to be recorded as voting "Yea" on Record Votes 5 and 6.

Delegate Poff requested to be recorded as voting "Nay" on Record Votes 5 and 8.

Delegate Poff requested to be recorded as voting "Yea" on Record Votes 6 and 7.

TEXAS CONSTITUTIONAL CONVENTION

REPORT
OF THE
COMMITTEE ON STYLE AND DRAFTING

Article VI
Voter Qualifications and Elections


Chairman

June 8, 1974

THE HONORABLE PRICE DANIEL, JR., President
Constitutional Convention of 1974

Sir:

We, your Committee on Style and Drafting, to whom was referred Article VI, have had the same under consideration and beg to report back with the recommendation that it do pass in the form attached.

The proposal was reported from
committee by the following
record vote:

9	yeas
0	nays
0	present, not voting

Respectfully submitted,


Max Sherman, Chairman

(March 7, 1974, referred to Committee on Style and Drafting; June 8, 1974, reported favorably by a vote of 9 yeas, 0 nays; June 8, 1974, sent to printer.)

June 8, 1974

The Honorable Price Daniel, Jr.,
President, Texas Constitutional Convention

The Committee on Style and Drafting submits this revision of Article VI, Voter Qualifications and Elections, for consideration on third reading.

Immediately following this letter is the proposed article on Voter Qualifications and Elections. Following that is another version of the revised article in which changes from the article as approved on second reading are shown. Words added are indicated by underlining and words deleted are crossed out and enclosed in brackets.

The notes in the second part of the report are included to explain certain revisions, but the Committee has not provided an explanation for every change. In some cases the reason is self-evident, and in others the change simply follows the Style and Drafting Manual.

The Committee is not aware at this time of any provisions that will be inconsistent or will conflict with provisions in

other articles passed on second reading. If this problem arises later the Committee will file a supplemental report.

A handwritten signature in dark ink, appearing to read "Max Sherman", written over a horizontal line.

Max Sherman, Chairman

BE IT PROPOSED BY THE COMMITTEE ON STYLE AND DRAFTING,

That Article VI on Voter Qualifications and Elections
be revised as follows:

ARTICLE VI

VOTER QUALIFICATIONS AND ELECTIONS

1 Sec. 1. QUALIFICATIONS FOR VOTING. (a) A citizen of the
2 United States who is at least 18 years old and who meets the
3 registration and residence requirements provided by law is a
4 qualified voter unless the person has been convicted of a felony
5 and for that felony is incarcerated, on parole, or on probation
6 or unless the person is mentally incompetent as determined by a
7 court.

8 (b) The legislature may provide by law for additional
9 limitations on voting by persons convicted of a felony.

10 (c) The legislature by law may require property ownership
11 as an additional qualification for voting (1) in an election held
12 by a political subdivision for the purpose of authorizing property
13 taxes or issuing bonds that are payable from property taxes or
14 (2) in an election held by a special district or authority that
15 principally engages in special or limited activities that have
16 a disproportionate effect on property owners.

17 Sec. 2. ELECTIONS. (a) Voting by the people in all
18 elections must be by secret ballot.

1 (b) The legislature shall provide by law for residence,
2 registration, and absentee voting requirements, for the
3 administration of elections, and for the protection of the
4 integrity of the electoral process.

5 (c) The general election for state and county officers is
6 to be held in even-numbered years on a date prescribed by law.

REVISED ARTICLE VI
WITH EXPLANATIONS OF CHANGES

The following part of the committee report illustrates changes in the wording of the article as approved on second reading. In some cases the Committee on Style and Drafting has included explanations of certain changes. In most cases, no explanation is needed since the reason for change is self-evident or the change simply follows the Style and Drafting Manual.

The committee directs attention to the following notes since they illustrate important drafting rules which the committee is following or explain changes in form or style which are particularly important.

Article VI

Section 1, Note 4	page 5
*Section 1, Note 8	page 6
*Section 1, Note 9	page 6
Section 1, Note 11	page 7
*Section 2, Note 2	page 8
*Section 2, Note 7	page 9
*Section 2, Note 9	page 10

*Notes marked with an asterisk are those which explain drafting rules that the committee will follow in all articles. In subsequent committee reports these will be referred to by cross-reference or in many cases, the changes simply treated as self-evident.

BE IT PROPOSED BY THE COMMITTEE ON STYLE AND DRAFTING,

That Article VI on Voter Qualifications and Elections be revised as follows:

ARTICLE VI

VOTER QUALIFICATIONS AND ELECTIONS

Sec. 1. QUALIFICATIONS FOR VOTING. ⁽¹⁾ ~~[QUALIFIED VOTER. A~~

~~qualified voter is a]~~ (a) A citizen of the United States who is

⁽²⁾
~~at least 18 years old [or age or older]~~ and who meets the

registration and residence requirements provided by law ⁽³⁾ ~~[+] is~~

~~a qualified voter unless the person has been convicted of a felony~~

⁽⁴⁾
~~and for that felony is incarcerated, [and who is not serving a~~

~~sentence for a felony], on parole, or on probation [for a felony,~~

~~subject to such further limitations on felons as the legislature~~

⁽⁵⁾ ⁽³⁾
~~may provide, and who]~~ or unless the person is ~~[not]~~ mentally

incompetent as determined by a court.

⁽⁵⁾
^(b) The legislature may provide by law for additional
limitations on voting by persons convicted of a felony.

^(c) ~~[Sec. 2. ADDITIONAL QUALIFICATIONS.]~~ The legislature
by law ~~[+~~

~~(1) shall prescribe the registration and residence~~
⁽⁶⁾
~~requirements for voting;~~

~~(2) may make]~~ may require property ownership as an
⁽⁷⁾
additional qualification [requirement] for voting [1] in an

⁽⁸⁾ ⁽⁸⁾
election [elections] held by a political subdivision [subdivisions]

1 for the purpose of authorizing property taxes or issuing bonds
2 that are payable from property taxes ⁽⁹⁾ ⁽¹⁰⁾ or ~~[levying or authorizing~~
3 ~~taxes on property, and for]~~ ⁽⁹⁾ ⁽⁸⁾ (2) in an election ~~[elections]~~ held
4 by a special district or authority that principally engages in
5 special or limited ⁽¹¹⁾ ~~[which has a special or limited purpose and~~
6 ~~whose]~~ activities that have a disproportionate effect on property
7 owners.

8 EXPLANATION

9 (1) The rephrased title reflects the altered structure of
10 the first two sections of the original draft, which are combined
11 into Section 1 for organizational simplicity.

12 (2) This is the standard way to express age limitations
13 in the new constitution.

14 (3) The status of mental incompetents and felons serving
15 sentences, originally drafted as a disqualification, is rewritten
16 in the less cumbersome form of an exception to qualification,
17 using the "unless" clauses.

18 (4) The phrase "convicted of a felony and for that felony
19 is incarcerated..." is substituted for "serving a sentence" to
20 clarify the intended exception. The original wording reflects
21 current penal practices that are not necessarily of constitutional
22 origin. For example, "for a felony" was not used in connection
23 with "parole" because persons convicted of a misdemeanor are not
24 paroled. But there is no constitutional reason that the law could

1 not provide for parole for those convicted of a misdemeanor. The
2 redraft clearly spells out the relationship between conviction
3 of a felony and status under that conviction.

4 (5) Legislative authorization to further restrict felons'
5 voting rights is moved to Subsection (b), enhancing readability.
6 The language is altered in two respects: first, "further" is
7 changed to "additional" to correspond to the wording in Section
8 1(c), and second, "persons convicted of a felony" is substituted
9 to eliminate confusion regarding the meaning of "felon" and to
10 improve the tenor of the subsection.

11 (6) Voter registration and durational residency requirements
12 are not qualifications in the technical sense, but rather are
13 administrative requirements used to enable election officials to
14 determine whether a voter is qualified. For organizational
15 consistency these two requirements are moved to Section 2(b),
16 which directs the legislature to provide for the administration
17 of elections.

18 (7) Property ownership is usually spoken of as a voter
19 "qualification" rather than "requirement," and the substituted
20 word conforms with the title of the section.

21 (8) In accordance with the committee's rules, the singular
22 number is usually preferred over the plural.

23 (9) In normal usage, and throughout this constitution,
24 "or" is used in the inclusive sense (i.e., meaning A or B or

1 both). The use of "and" in this context creates an ambiguity
2 (albeit a technical one) in that to accomplish A the legislature
3 might be required to provide also for B. While it is unlikely
4 that a court would interpret the provision that way, one aim of
5 the draftsman is to say what is meant with as little ambiguity
6 as possible.

7 (10) An election doesn't "levy" a tax--it authorizes the
8 tax; hence, "levying" is omitted without loss.

9 (11) Since a special district or authority is by definition
10 one that "has a special or limited purpose" and since the reason
11 for the authorization is to enable the legislature to limit voting
12 rights only in the case of special districts and authorities that
13 are principally created for the benefit of and financed by property
14 owners, the redraft uses the adverb "principally" to distinguish
15 the covered special districts and authorities from those with
16 broader functions.

17 Sec. 2. [Sec. 3.] ELECTIONS. ⁽¹⁾ (a) Voting by the people
18 in all elections must ⁽²⁾ ~~[Elections by the qualified voters shall]~~ ⁽³⁾
19 be by secret ballot.

20 (b) The legislature shall provide by law ~~[shall provide~~
21 requirements] ⁽⁴⁾ for residence, registration, and absentee voting
22 requirements, [and] for the administration of elections, and for
23 the protection of the integrity ⁽⁵⁾ ~~[and shall ensure the purity of~~
24 elections and guard against abuses] of the electoral process.

(c) [Sec. 4. ~~GENERAL ELECTIONS.~~] The general election (6)
[General elections] for state and county officers [officials] is (7)
(8) to be held in even-numbered years on a date prescribed (9)
[provided] by law. [~~Elections in all other special districts or~~
~~political subdivisions may be as provided by law.~~] (10)

EXPLANATION

(1) Section 2 is reorganized, combining former Sections 3 and 4, which both concerned elections, into one section with three subsections.

(2) In ordinary usage the auxiliary "shall" conveys two meanings, either expressing a future event or denoting volition. To promote clarity, the modern legal drafting convention relieves "shall" of its future tense duty and limits its use to the imposition of a duty on an actor. Accordingly, in drafting usage "shall" literally means "has the duty to," and that phrase should be a comfortable substitute wherever "shall" is used. Here no duty is directly placed, and the use of "must" is an appropriate way to express such a requirement.

(3) "Qualified voter" is a limiting expression used to describe the class of lawful voters in a given election, and used in this context imposes a limitation irrelevant to the purpose of requiring voting by secret ballot. Often the determination of whether a voter is "qualified" is not made until after the election. The secrecy and ballot requirements refer to the method

1 of voting, which is reflected in the redraft of this section.

2 (4) See Section 1, note (6).

3 (5) The new phrase replaces the deleted language, which
4 dates from 1876, with more contemporary wording. "Integrity"
5 denotes honesty, incorruptibility, soundness, and unity, and would
6 therefore seem more appropriate than "purity," which normally
7 refers to such qualities as cleanliness, chastity, and freedom
8 from contamination.

9 (6) Usually the change from plural to singular is simply
10 a stylistic one, dictated by the preference of conventional usage.
11 In this case, however, the change has greater significance, since
12 it is made to resolve an ambiguity that arises from the use of
13 the plural "elections."

14 The Constitutional Revision Commission commentary indicates
15 that what was contemplated in this provision was a single, biennial
16 general election. The suffrage committee later added "state and
17 county officials," according to their report, only to clarify the
18 scope of this election and did not intend to make a substantive
19 change in the Constitutional Revision Commission recommendation.
20 Accordingly, "the general election" is substituted for "general
21 elections" to eliminate the possibility of a construction that
22 would permit separate general elections, one for state officers
23 and another for county officers.

24 (7) The term "officer" is preferred to "official." In the

1 American legal system public servants are either officers or
2 employees. There is general agreement that an officer is one who
3 has considerable discretion, power, policy-making authority, and
4 the like. An employee does not have the same degree of discretion,
5 power, authority, and the like. If the term "official" is used
6 in the constitution, the courts are likely to assume that
7 "official" means "officer," since there will be no basis in the
8 law for creating a new category of public servants. There is no
9 reason to believe that a new and different category of public
10 servants was intended by the word "official" in this subsection.
11 Therefore, it seems appropriate to use the traditional word
12 "officer."

13 (8) See note (2) above.

14 (9) When limited discretion is to be exercised, as here
15 in setting the date for elections, "prescribed" rather than
16 "provided" is used to reserve the power.

17 (10) The deleted sentence is constitutionally unnecessary,
18 since the legislature has the power to provide for the
19 administration of elections generally.

TEXAS CONSTITUTIONAL CONVENTION

REPORT
OF THE
COMMITTEE ON STYLE AND DRAFTING

Article XI

Mode of Amending the Constitution


Chairman

June 8, 1974

THE HONORABLE PRICE DANIEL, JR., President
Constitutional Convention of 1974

Sir:

We, your Committee on Style and Drafting, to whom was referred Article XI, have had the same under consideration and beg to report back with the recommendation that it do pass in the form attached.

The proposal was reported from
committee by the following
record vote:

9	yeas
0	nays
0	present, not voting

Respectfully submitted,


Max Sherman, Chairman

(March 19, 1974, referred to Committee on Style and Drafting;
June 8, 1974, reported favorably by a vote of 9 yeas, 0 nays;
June 8, 1974, sent to printer.)

June 8, 1974

The Honorable Price Daniel, Jr.
President, Texas Constitutional Convention

The Committee on Style and Drafting submits this revision of Article XI, Mode of Amending the Constitution, for consideration on third reading.

Immediately following this letter is the proposed article on Mode of Amending the Constitution. Following that is another version of the revised article in which changes from the article as approved on second reading are shown. Words added are indicated by underlining and words deleted are crossed out and enclosed in brackets.

The notes in the second part of the report are included to explain certain revisions, but the Committee has not provided an explanation for every change. In some cases the reason is self-evident, and in others the change simply follows the Style and Drafting Manual.

The Committee is not aware at this time of any provisions that will be inconsistent or will conflict with provisions in

other articles passed on second reading. If this problem arises later the Committee will file a supplemental report.

A handwritten signature in dark ink, appearing to read "Max Sherman", written over a horizontal line.

Max Sherman, Chairman

BE IT PROPOSED BY THE COMMITTEE ON STYLE AND DRAFTING,

That Article XI on Mode of Amending be revised as follows:

ARTICLE XI

MODE OF AMENDING

THE CONSTITUTION OF THE STATE

1 Sec. 1. AMENDMENTS TO THE CONSTITUTION. (a) The
2 legislature may propose amendments to this constitution by a
3 record affirmative vote of two-thirds of the membership of each
4 house. The legislature shall limit a proposed amendment to the
5 revision of all or part of one article, except that the amendment
6 may revise parts of other articles that are germane to the revision
7 of the principal article.

8 (b) A proposed amendment must be submitted to the people
9 at the next statewide general election or at a special election
10 held on a date specified by the legislature. In no event is an
11 election on a proposed amendment to take place less than 90 days
12 after the legislature proposes the amendment.

13 (c) Proposed amendments must be publicized in the English
14 language and any other language prescribed by law. The legislature
15 shall prescribe by law the procedure for publicizing proposed
16 amendments.

17 (d) A proposed amendment is adopted if approved by a
18 majority of the qualified voters voting on the question and becomes

1 a part of this constitution on the date that the statewide returns
2 of the election are canvassed.

3 Sec. 2. CONSTITUTIONAL CONVENTION. (a) The legislature,
4 by a record affirmative vote of two-thirds of the membership of
5 each house, may submit to the people the question of whether to
6 call a constitutional convention and may stipulate in the question
7 the articles of the constitution that the convention may consider.
8 The question must be submitted at the first statewide general
9 election occurring at least six months after the legislature
10 approves the submission. A constitutional convention must be
11 called if approved by a majority of the qualified voters voting
12 on the question.

13 (b) The question of whether to call a constitutional
14 convention must be submitted to the people at least once every
15 30 years.

16 (c) At the next legislative session following approval of
17 a call, the legislature shall provide by law for the election of
18 delegates and the filling of vacancies; for the convening of the
19 convention on a date no later than three months after the election
20 of delegates; for the meeting place and duration of the convention;
21 for the pay, allowances, and expenses of delegates and officers;
22 and for the other expenses of the convention.

23 (d) No public officer is prohibited from serving as a
24 delegate by virtue of any provision in this constitution.

1 (e) The constitutional convention, by a record affirmative
2 vote of two-thirds of its membership, in the case of an unlimited
3 call may propose any revision of or amendments to the constitution
4 or in the case of a limited call may propose any revision of or
5 amendments to the articles stipulated in the call. The convention
6 shall determine the manner of submitting and publicizing its
7 proposals and fix the date of the election. Convention proposals
8 must be publicized in the English language and in any other
9 language specified by the convention.

10 (f) A revision or amendment proposed by the constitutional
11 convention becomes effective, as the convention provides, if
12 approved by a majority of the qualified voters voting on the
13 question.

1 REVISED ARTICLE XI

2 WITH EXPLANATIONS OF CHANGES

3 The following part of the committee report illustrates
4 changes in the wording of the article as approved on second
5 reading. In some cases, the Committee on Style and Drafting has
6 included explanations of certain changes. In most cases no
7 explanation is needed since the reason for change is self-evident
8 or the change simply follows the Style and Drafting Manual.

9 The committee directs attention to the following notes since
10 they illustrate important drafting rules which the committee is
11 following or explain changes in form or style which are
12 particularly important.

13 Article XI

14	Section 1, Note 3	page 7
15	*Section 1, Note 4	page 7
16	Section 1, Note 5	page 7
17	*Section 1, Note 8	page 8
18	Section 1, Note 9	page 8
19	*Section 2, Note 12	page 11

20 *Notes marked with an asterisk are those which explain drafting
21 rules that the committee will follow in all articles. In
22 subsequent committee reports these will be referred to by
23 cross-reference or in many cases, the changes simply treated as
24 self-evident.

BE IT PROPOSED BY THE COMMITTEE ON STYLE AND DRAFTING,

That Article XI on Mode of Amending be revised as follows:

ARTICLE XI

MODE OF AMENDING

THE CONSTITUTION OF THE STATE

1 Sec. 1. AMENDMENTS TO THE CONSTITUTION. (a) ⁽¹⁾ The
2 ~~legislature may propose amendments to this constitution [Amendments~~
3 ~~to this constitution may be proposed to the qualified voters of~~
4 ~~the state]~~ ⁽²⁾ by a record affirmative vote of two-thirds of the
5 membership of each house. The legislature shall limit a proposed
6 amendment to the revision of all or part of one article, except
7 that the amendment may revise parts of other articles that are
8 germane to the revision of the principal article ⁽³⁾ ~~[may submit~~
9 ~~proposed revisions of one or more sections of an article as one~~
10 ~~proposal and in the same proposal amend other sections or articles~~
11 ~~that are germane thereto].~~

12 ⁽⁴⁾ (b) A proposed amendment must ~~[shall]~~ be submitted to the
13 people at the next statewide general election or at a special
14 election held on a date specified by the legislature. In no event
15 is an election on a proposed amendment to take place less than
16 90 days after the legislature proposes the amendment. ⁽⁵⁾ ~~[following~~
17 ~~the expiration of 90 days after it is proposed by the legislature,~~
18 ~~or at such other time as the legislature may determine.]~~

19 ⁽⁶⁾ (c) ⁽³⁾ ⁽⁷⁾ Proposed amendments must be publicized in the English

1 language and any other language prescribed by law. The legislature
2 shall prescribe by law the procedure for publicizing proposed
3 amendments. [Procedures shall be provided by law for publicizing
4 proposed amendments. Proposed amendments shall be publicized in
5 the English language and in such other languages as may be provided
6 by law.]

7 (d) [(e)] A proposed amendment is adopted if approved
8 [shall become a part of this constitution on approval] by a
9 majority of the qualified voters voting on the question and becomes
10 a part of this constitution on the date that the statewide returns
11 of the election are canvassed. (9)

12 EXPLANATION

13 (1) The grant of power to propose amendments is restated
14 in the active voice. The phrase "to the qualified voters of the
15 state" is omitted because Subsection (b) covers submission at
16 elections and Subsection (d) requires approval by the qualified
17 voters. [See also Section 2, note (3).]

18 (2) The word "affirmative" is added to prevent the
19 construction that the legislature may propose an amendment on
20 approval by a simple majority of two-thirds of the membership.
21 The committee carefully considered this provision to determine
22 whether it is ambiguous and decided that it clearly expresses the
23 condition that before the legislature submits a proposed amendment
24 to the electorate, two-thirds of all the members must vote in

1 favor of the submission.

2 (3) This requirement is restated as a limitation, which
3 is what it is if it is to carry any constitutional significance.

4 (4) In ordinary usage the auxiliary "shall" conveys two
5 meanings, either expressing a future event or denoting volition.
6 To promote clarity, the modern legal drafting convention relieves
7 "shall" of its future tense duty and limits its use to the
8 imposition of a duty on an actor. Accordingly, in drafting usage
9 "shall" literally means "has the duty to," and that phrase should
10 be a comfortable substitute wherever "shall" is properly used.
11 Here no duty is directly placed, and the use of "must" is an
12 appropriate way to express the requirement.

13 (5) If not applicable to special as well as general
14 elections, the 90-day limitation would be all but meaningless;
15 accordingly, the limitation is redrafted to apply to both.

16 (6) These requirements relating to publicizing proposed
17 amendments are put in a separate subsection to improve organization
18 and are restated in the preferred active voice in accordance with
19 the Style and Drafting Manual.

20 (7) The word "publicize" is a variation of "publicity" and
21 literally means "to give publicity to." In this context
22 "publicity" refers to the dissemination of information in a way
23 that is calculated to attract wide public interest, attention,
24 or awareness.

1 (8) In cases in which the legislature is directed to carry
2 out a specific command, the limiting word "prescribed," rather
3 than the more expansive "provided," is used.

4 (9) This provision is amplified to explicitly establish
5 the date of incorporation of an amendment. The present
6 constitution is unclear on this subject, but the courts have
7 decided that the operative date is when the official canvass is
8 completed. Since the added language simply expresses what had
9 previously been judicial gloss and since there is no reason to
10 think that a different rule would apply under the new constitution
11 if it were silent as to the date of incorporation of an amendment
12 approved by the voters, the added language only clarifies the law
13 and makes no substantive change. It should be observed that an
14 amendment by its own terms may specify an effective date that is
15 different from the date the amendment is incorporated as a part
16 of the constitution.

17 Sec. 2. CONSTITUTIONAL CONVENTION. (a) The legislature,
18 by a record ⁽¹⁾~~affirmative~~ vote of ⁽²⁾[a] two-thirds [~~majority~~] of the
19 membership of each house, ⁽³⁾may submit to the people [~~qualified~~
20 ~~voters of the state~~] the question of whether to call a
21 constitutional convention and may stipulate in the question the
22 articles of the constitution that the convention may consider ⁽⁴⁾
23 [~~the articles of the constitution which may be considered~~]. The
24 question ⁽⁵⁾must [~~shall~~] be submitted at the first statewide general

1 election occurring at least six months after the legislature
2 approves the submission ~~[proposes the question]~~. A constitutional
3 convention ⁽⁵⁾ must ~~[shall]~~ be called if approved by a majority of
4 the qualified voters voting on the question.

5 (b) The question of whether to call a constitutional
6 convention ⁽⁵⁾ must ~~[shall]~~ be submitted to the people ⁽³⁾ ~~[qualified~~
7 ~~voters]~~ at least once every 30 years.

8 (c) At the next legislative session following approval of
9 a call, the ~~[The]~~ legislature shall ~~[, at the next legislative~~
10 ~~session following approval of a constitutional convention by the~~
11 ~~qualified voters,]~~ provide by law for the election of delegates
12 and the filling of vacancies; for the convening of the convention
13 on a date no later than three months after the election of
14 delegates; for the meeting place and duration of the convention;
15 ~~[time, place, and duration of the convention; fix and provide]~~
16 for the pay, allowances, and expenses of delegates and officers;
17 and ~~[provide]~~ for the other expenses of the convention. ~~[The~~
18 ~~first meeting of the convention shall be within three months after~~
19 ~~the election of delegates.]~~

20 (d) ~~[Delegates shall be elected and vacancies filled as~~
21 ~~provided by law.]~~ ⁽⁶⁾ No ~~[other provision in this constitution shall~~
22 ~~prohibit a]~~ public officer is prohibited from serving as a delegate
23 by virtue of any provision in this constitution.

24 (e) The constitutional convention, ~~[may]~~ by a record

(7)
1 affirmative ~~[two-thirds]~~ vote of two-thirds of its membership,
2 in the case of an unlimited call may propose any revision of or
3 amendments to the constitution or in the case of a limited call
4 may propose any revision of or amendments to the articles
5 stipulated in the call ~~[in a manner consistent with this section]~~. (8)

6 The convention shall determine the manner of submitting and
7 publicizing its proposals and fix the date of the election
8 ~~[submission, the date of the election, and the manner of~~
9 ~~publicizing the proposals to be voted on]~~. Convention proposals
10 ~~[Proposals]~~ must ~~[shall]~~ be publicized in the English language
11 and in any ~~[such]~~ other language ~~[languages]~~ specified by the
12 convention ~~[as the convention determines]~~.

13 (f) A revision or amendment proposed by the constitutional
14 convention becomes ~~[Any proposed revision or amendments shall~~
15 ~~become]~~ effective, as the convention provides, if approved by a
16 majority of the qualified voters voting on the question.

17 EXPLANATION

18 (1) See Section 1, note (2).

19 (2) The second reading floor amendment that changed the
20 requirement from a simple majority to a two-thirds majority
21 retained the word "majority," hence, its deletion here is stylistic
22 only, paralleling the wording of Section 1(a) and Section 2(e).

23 (3) The "qualified voters" comprise that class of persons
24 whose votes determine the outcome of elections; since the term

1 is not apposite in this context, it is replaced by "the people."

2 (4) This authority is restated for clarity.

3 (5) See Section 1, note (4).

4 (6) This provision is moved to Subsection (c), which is
5 redrafted for organizational simplicity, combining all of the
6 things the legislature is to do to implement a call into a single
7 subsection.

8 (7) The words "record affirmative" are added to make this
9 subsection consistent with corresponding wording in Section 1(a)
10 and Section 2(a). [See also Section 1, note (2).]

11 (8) The deleted phrase was necessary, in the words of the
12 Rights and Suffrage Committee Report, because of "the express
13 authorization given the legislature [under Section 2(a)] to limit
14 the scope of a constitutional convention." The substituted
15 language manifests that intent with more precision and clearly
16 distinguishes between the limited and unlimited calls.

17 (9) See Section 1, note (7).

18 (10) See Section 1, note (4), and the corresponding
19 formulation in Section 1(c).

20 (11) "Such" is deleted in accordance with the Style and
21 Drafting Manual.

22 (12) Because the constitution is a document that speaks
23 continuously, the Style and Drafting Manual encourages using the

- 1 present tense wherever possible. [With respect to the imperative
- 2 auxiliary "shall," see Section 1, note (4).]

TEXAS CONSTITUTIONAL CONVENTION

REPORT
OF THE
COMMITTEE ON STYLE AND DRAFTING

Preamble

Article I

Bill of Rights


Chairman

June 8, 1974

THE HONORABLE PRICE DANIEL, JR., President
Constitutional Convention of 1974

Sir:

We, your Committee on Style and Drafting, to whom was referred the Preamble and Article I, have had the same under consideration and beg to report back with the recommendation that it do pass in the form attached.

The proposal was reported from
committee by the following
record vote:

8	yeas
0	nays
0	present, not voting

Respectfully submitted,


Max Sherman, Chairman

(January 31, 1974, referred to Committee on Style and Drafting;
June 8, 1974, reported favorably by a vote of 8 yeas, 0 nays;
June 8, 1974, sent to printer.)

June 8, 1974

The Honorable Price Daniel, Jr.
President, Texas Constitutional Convention

The Committee on Style and Drafting submits the Preamble and Article I, the Bill of Rights, for consideration on third reading. Since Article XVII, Section 2 of the Constitution of 1876 requires that the Bill of Rights be retained in full, the committee has made no changes in the text of this article.

This report consists of the Preamble and proposed Bill of Rights as referred to the committee after approval by the convention on second reading. The only change which the committee has made from the second reading version is the deletion of the historical notations which followed Sections 3a, 10, 11a, 15, and 15-a. These notations are not part of the constitution and are therefore not included as part of the Style and Drafting report.

A handwritten signature in cursive script, reading "Max Sherman", written over a horizontal line.

Max Sherman, Chairman

BE IT PROPOSED BY THE COMMITTEE ON STYLE AND DRAFTING,

That the Article on the Bill of Rights be retained in full to read as follows:

PREAMBLE

Humbly invoking the blessings of Almighty God, the people of the State of Texas, do ordain and establish this Constitution.

ARTICLE I

BILL OF RIGHTS

That the general, great and essential principles of liberty and free government may be recognized and established, we declare:

Sec. 1. FREEDOM AND SOVEREIGNTY OF STATE. Texas is a free and independent State, subject only to the Constitution of the United States, and the maintenance of our free institutions and the perpetuity of the Union depend upon the preservation of the right of local self-government, unimpaired to all the States.

Sec. 2. INHERENT POLITICAL POWER; REPUBLICAN FORM OF GOVERNMENT. All political power is inherent in the people, and all free governments are founded on their authority, and instituted for their benefit. The faith of the people of Texas stands pledged to the preservation of a republican form of government, and, subject to this limitation only, they have at all times the inalienable right to alter, reform or abolish their government in such manner as they may think expedient.

Sec. 3. EQUAL RIGHTS. All free men, when they form a

social compact, have equal rights, and no man, or set of men, is entitled to exclusive separate public emoluments, or privileges, but in consideration of public services.

Sec. 3a. EQUALITY UNDER THE LAW. Equality under the law shall not be denied or abridged because of sex, race, color, creed, or national origin. This amendment is self-operative.

Sec. 4. RELIGIOUS TESTS. No religious test shall ever be required as a qualification to any office, or public trust, in this State; nor shall any one be excluded from holding office on account of his religious sentiments, provided he acknowledge the existence of a Supreme Being.

Sec. 5. WITNESSES NOT DISQUALIFIED BY RELIGIOUS BELIEFS; OATHS AND AFFIRMATIONS. No person shall be disqualified to give evidence in any of the Courts of this State on account of his religious opinions, or for the want of any religious belief, but all oaths or affirmations shall be administered in the mode most binding upon the conscience, and shall be taken subject to the pains and penalties of perjury.

Sec. 6. FREEDOM OF WORSHIP. All men have a natural and indefeasible right to worship Almighty God according to the dictates of their own consciences. No man shall be compelled to attend, erect or support any place of worship, or to maintain any ministry against his consent. No human authority ought, in any case whatever, to control or interfere with the rights of

conscience in matters of religion, and no preference shall ever be given by law to any religious society or mode of worship. But it shall be the duty of the Legislature to pass such laws as may be necessary to protect equally every religious denomination in the peaceable enjoyment of its own mode of public worship.

Sec. 7. APPROPRIATIONS FOR SECTARIAN PURPOSES. No money shall be appropriated, or drawn from the Treasury for the benefit of any sect, or religious society, theological or religious seminary; nor shall property belonging to the State be appropriated for any such purposes.

Sec. 8. FREEDOM OF SPEECH AND PRESS; LIBEL. Every person shall be at liberty to speak, write or publish his opinions on any subject, being responsible for the abuse of that privilege; and no law shall ever be passed curtailing the liberty of speech or of the press. In prosecutions for the publication of papers, investigating the conduct of officers, or men in public capacity, or when the matter published is proper for public information, the truth thereof may be given in evidence. And in all indictments for libels, the jury shall have the right to determine the law and the facts, under the direction of the court, as in other cases.

Sec. 9. SEARCHES AND SEIZURES. The people shall be secure in their persons, houses, papers and possessions, from all unreasonable seizures or searches, and no warrant to search any

place, or to seize any person or thing, shall issue without describing them as near as may be, nor without probable cause, supported by oath or affirmation.

Sec. 10. RIGHTS OF ACCUSED IN CRIMINAL PROSECUTIONS. In all criminal prosecutions the accused shall have a speedy public trial by an impartial jury. He shall have the right to demand the nature and cause of the accusation against him, and to have a copy thereof. He shall not be compelled to give evidence against himself, and shall have the right of being heard by himself or counsel, or both, shall be confronted by the witnesses against him and shall have compulsory process for obtaining witnesses in his favor, except that when the witness resides out of the State and the offense charged is a violation of any of the anti-trust laws of this State, the defendant and the State shall have the right to produce and have the evidence admitted by deposition, under such rules and laws as the Legislature may hereafter provide; and no person shall be held to answer for a criminal offense, unless on an indictment of a grand jury, except in cases in which the punishment is by fine or imprisonment, otherwise than in the penitentiary, in cases of impeachment, and in cases arising in the army or navy, or in the militia, when in actual service in time of war or public danger.

Sec. 11. BAIL. All prisoners shall be bailable by sufficient sureties, unless for capital offenses, when the proof

is evident; but this provision shall not be so construed as to prevent bail after indictment found upon examination of the evidence, in such manner as may be prescribed by law.

Sec. 11a. MULTIPLE CONVICTIONS; DENIAL OF BAIL. Any person accused of a felony less than capital in this State, who has been theretofore twice convicted of a felony, the second conviction being subsequent to the first, both in point of time of commission of the offense and conviction therefor may, after a hearing, and upon evidence substantially showing the guilt of the accused, be denied bail pending trial, by any judge of a court of record or magistrate in this State; provided, however, that if the accused is not accorded a trial upon the accusation within sixty (60) days from the time of his incarceration upon such charge, the order denying bail shall be automatically set aside, unless a continuance is obtained upon the motion or request of the accused; provided, further, that the right of appeal to the Court of Criminal Appeals of this State is expressly accorded the accused for a review of any judgment or order made hereunder.

Sec. 12. HABEAS CORPUS. The writ of habeas corpus is a writ of right, and shall never be suspended. The Legislature shall enact laws to render the remedy speedy and effectual.

Sec. 13. EXCESSIVE BAIL OR FINES; CRUEL AND UNUSUAL PUNISHMENT; REMEDY BY DUE COURSE OF LAW. Excessive bail shall not be required, nor excessive fines imposed, nor cruel or unusual

punishment inflicted. All courts shall be open, and every person for an injury done him, in his lands, goods, person or reputation, shall have remedy by due course of law.

Sec. 14. DOUBLE JEOPARDY. No person, for the same offense, shall be twice put in jeopardy of life or liberty, nor shall a person be again put upon trial for the same offense, after a verdict of not guilty in a court of competent jurisdiction.

Sec. 15. RIGHT OF TRIAL BY JURY. The right of trial by jury shall remain inviolate. The Legislature shall pass such laws as may be needed to regulate the same, and to maintain its purity and efficiency. Provided, that the Legislature may provide for the temporary commitment, for observation and/or treatment, of mentally ill persons not charged with a criminal offense, for a period of time not to exceed ninety (90) days, by order of the County Court without the necessity of a trial by jury.

Sec. 15-a. COMMITMENT OF PERSONS OF UNSOUND MIND. No person shall be committed as a person of unsound mind except on competent medical or psychiatric testimony. The Legislature may enact all laws necessary to provide for the trial, adjudication of insanity and commitment of persons of unsound mind and to provide for a method of appeal from judgments rendered in such cases. Such laws may provide for a waiver of trial by jury, in cases where the person under inquiry has not been charged with the commission of a criminal offense, by the concurrence of the

person under inquiry, or his next of kin, and an attorney ad litem appointed by a judge of either the County or Probate Court of the county where the trial is being held, and shall provide for a method of service of notice of such trial upon the person under inquiry and of his right to demand a trial by jury.

Sec. 16. BILLS OF ATTAINDER; EX POST FACTO OR RETROACTIVE LAWS; IMPAIRING OBLIGATION OF CONTRACTS. No bill of attainder, ex post facto law, retroactive law, or any law impairing the obligation of contracts, shall be made.

Sec. 17. TAKING, DAMAGING OR DESTROYING PROPERTY FOR PUBLIC USE; SPECIAL PRIVILEGES AND IMMUNITIES; CONTROL OF PRIVILEGES AND FRANCHISES. No person's property shall be taken, damaged or destroyed for or applied to public use without adequate compensation being made, unless by the consent of such person; and, when taken, except for the use of the State, such compensation shall be first made, or secured by a deposit of money; and no irrevocable or uncontrollable grant of special privileges or immunities, shall be made; but all privileges and franchises granted by the Legislature, or created under its authority shall be subject to the control thereof.

Sec. 18. IMPRISONMENT FOR DEBT. No person shall ever be imprisoned for debt.

Sec. 19. DEPRIVATION OF LIFE, LIBERTY, ETC.; DUE COURSE OF LAW. No citizen of this State shall be deprived of life,

liberty, property, privileges or immunities, or in any manner disfranchised, except by the due course of the law of the land.

Sec. 20. OUTLAWRY OR TRANSPORTATION FOR OFFENSE. No citizen shall be outlawed, nor shall any person be transported out of the State for any offense committed within the same.

Sec. 21. CORRUPTION OF BLOOD; FORFEITURE; SUICIDES. No conviction shall work corruption of blood, or forfeiture of estate, and the estates of those who destroy their own lives shall descend or vest as in case of natural death.

Sec. 22. TREASON. Treason against the State shall consist only in levying war against it, or adhering to its enemies, giving them aid and comfort; and no person shall be convicted of treason except on the testimony of two witnesses to the same overt act, or on confession in open court.

Sec. 23. RIGHT TO KEEP AND BEAR ARMS. Every citizen shall have the right to keep and bear arms in the lawful defense of himself or the State; but the Legislature shall have power, by law, to regulate the wearing of arms, with a view to prevent crime.

Sec. 24. MILITARY SUBORDINATE TO CIVIL AUTHORITY. The military shall at all times be subordinate to the civil authority.

Sec. 25. QUARTERING SOLDIERS IN HOUSES. No soldier shall in time of peace be quartered in the house of any citizen without the consent of the owner, nor in time of war but in a manner

prescribed by law.

Sec. 26. PERPETUITIES AND MONOPOLIES; PRIMOGENITURE OR ENTAILMENTS. Perpetuities and monopolies are contrary to the genius of a free government, and shall never be allowed, nor shall the law of primogeniture or entailments ever be in force in this State.

Sec. 27. RIGHT OF ASSEMBLY; PETITION FOR REDRESS OF GRIEVANCES. The citizens shall have the right, in a peaceable manner, to assemble together for their common good; and apply to those invested with the powers of government for redress of grievances or other purposes, by petition, address or remonstrance.

Sec. 28. SUSPENSION OF LAWS. No power of suspending laws in this State shall be exercised except by the Legislature.

Sec. 29. PROVISIONS OF BILL OF RIGHTS EXCEPTED FROM POWERS OF GOVERNMENT; TO FOREVER REMAIN INVIOLETE. To guard against transgressions of the high powers herein delegated, we declare that everything in this "Bill of Rights" is excepted out of the general powers of government, and shall forever remain inviolate, and all laws contrary thereto, or to the following provisions, shall be void.

RECESS

On motion of Delegate Geiger the Convention at 12:25 o'clock p.m. took recess until 10:00 o'clock a.m. Monday, June 10, 1974.

TEXAS CONSTITUTIONAL CONVENTION

1974

1503

YEA N-V NAY

• Mr. President
• Adams, D.
• Adams, H.
• Agnich
• Aikin
• 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
• Coody
• Cooke
• Craddick
• Creighton
• Daniel
• Davis
• Denson
• Denton
• Doggett
• Donaldson
• Doran

YEA N-V NAY

• Doyle
• Dramberger
• Earle
• Edwards
• Evans
• Fennell
• 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.
• Kaster
• Koriath
• Kothmann
• Kubiak
• Laney
• Lary

YEA N-V NAY

• Lee
• Leland
• Lewis
• Lombardino
• Longoria
• McAlister
• McDonald, F.
• McDonald, T.
• McKinnon
• McKnight
• Madla
• Maloney
• Martin
• Massey
• Mattox
• Mauzy
• Meier
• ~~LAUHOFF~~
• 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

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

#1 Roll Call

YEA-143

TOTALS NAY-0

PNV-0

NU-35

ARTICLE

YEA
100-200
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JUN 4
JUL 5
AUG 6
SEP 7
OCT 8
NOV 9
DEC 0

TEXAS CONSTITUTIONAL CONVENTION

O
M

YEA N-V NAY

Mr. President
 Adams, D. ●
 Adams, H. ●
 Agnich ●
 Aikin ●
 Allen, Joe ●
 Allen, John ●
 Allred ●
 Andujar ●
 Atwell ●
 Bailey ●
 Baker ●
 Bales ●
 Barnhart ●
 Bigham ●
 Bird ●
 Blake ●
 Blanchard ●
 Blythe ●
 Bock ●
 Boone ●
 Bowers X
 Braecklein ●
 Brooks ●
 Bynum ●
 Caldwell ●
 Calhoun ●
 Canales ●
 Cates X
 Clark ●
 Clayton ●
 Clower ●
 Cobb X
 Cole ●
 Coleman ●
 Coody ●
 Cooke X
 Craddock X
 Creighton ●
 Daniel ●
 Davis X
 Denison ●
 Denton ●
 Doggett ●
 Donaldson ●
 Doran ●

YEA N-V NAY

Doyle ●
 Dramberger ●
 Earle ●
 Edwards ●
 Evans ●
 Finnell ●
 Finney ●
 Foreman ●
 Fox ●
 Gammage ●
 Garcia ●
 Gaston ●
 Geiger ●
 Grant ●
 Green, F. ●
 Green, R. ●
 Hale X
 Hall, A. ●
 Hall, W. ●
 Hanna ●
 Harrington ●
 Harris, E. ●
 Harris, C. X
 Head ●
 Heatly ●
 Henderson ●
 Hendricks ●
 Hernandez X
 Hightower X
 Hilliard ●
 Hoestenbach ●
 Hollowell ●
 Howard ●
 Hubenak X
 Hudson ●
 Hutchison ●
 Johnson ●
 Jones, Gene ●
 Jones, Grant ●
 Jones, L. ●
 Kaster ●
 Koriath ●
 Kothmann ●
 Kubiak ●
 Laney ●
 Lary ●

YEA N-V NAY

Lee ●
 Leland ●
 Lewis ●
 Lombard, L. X
 Longoria ●
 McAlister X
 McDonald, F. ●
 McDonald, T. X
 McKinnon ●
 McKnight ●
 Madla ●
 Maloney ●
 Martin ●
 Massey X
 Mattox X
 Mauzy X
 Meier ●
 Lauhoff ●
 Mengden ●
 Miller ●
 Montoya ●
 Moore ●
 Munson ●
 Murray ●
 Nabers ●
 Newton ●
 Nichols ●
 Nowlin ●
 Nugent ●
 Ogg X
 Olson ●
 Parker, C. ●
 Parker, W. ●
 Patman ●
 Pentony ●
 Peveto ●
 Poerner ●
 Poff ●
 Powers ●
 Presnal ●
 Preston ●
 Ragsdale ●
 Reyes ●
 Reynolds ●
 Rodriguez ●
 Rosson ●

YEA N-V NAY

Russell X
 Sage ●
 Salem X
 Sanchez X
 Santiestevan ●
 Schieffer ●
 Schwartz ●
 Scoggins X
 Semos ●
 Sherman, M. ●
 Sherman, W. ●
 Short ●
 Simmons ●
 Slack ●
 Snelson ●
 Spurlock ●
 Sullivan ●
 Sutton ●
 Tarbox ●
 Temple ●
 Thompson ●
 Traeger ●
 Truan ●
 Tupper X
 Uher X
 Vale ●
 Vecchio ●
 Vick ●
 Von Dohlen ●
 Wallace X
 Washington X
 Waters ●
 Watson ●
 Weddington ●
 Whitehead ●
 Whitmire ●
 Wieting ●
 Williams ●
 Williamson X
 Willis X
 Wilson ●
 Wolff ●
 Wyatt ●
 Bryant ●

X-Excused
Absence

Phone (1-703) 355-0872 International KULT-ALL @ Corporation, Richmond, Va. 23230

#2 Motion to Table the Doran
 Amendment to Sec 24, Art X

Yea-96

TOTALS NAY-38 PNU1 NV-46

YEA
 100-200
 0 0 ●
 1 1
 2 2
 3 3
 4 4
 5 5
 6 6
 7 7
 8 8
 9 9

N-V
 100-200
 0 0
 1 1
 2 2
 3 3
 4 4
 5 5
 6 6
 7 7
 8 8 ●
 9 9

NAY
 100-200
 0 0
 1 1
 2 2
 3 3
 4 4
 5 5
 6 6
 7 7
 8 8
 9 9 ●

Comm. 10
 Rep. 20
 Subs. 1
 Amm. 2
 Quo. 3
 3 R 4
 Subm. 5
 Mino. 6
 Mot. 7
 Alt. 8
 Sep. 9
 2 R 0

ARTICLE

SECTION
 10 1
 20 2
 30 3
 40 4 ●
 50 5
 60 6
 70 7
 80 8
 90 9
 00 0

DATE: 1
 JAN 2
 FEB 3
 MAR 1
 APR 2
 MAY 3
 JUN 4 ●
 JUL 5
 AUG 6
 SEP 7
 OCT 8 ●
 NOV 9
 DEC 0

TEXAS CONSTITUTIONAL CONVENTION

1974

1505

○
M

YEA N-V NAY

Mr. President
• Adams, D.
• Adams, H.
• Agnich
• Aikin
• 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
• Coody
• Cooke
• Craddick
• Creighton
• Daniel
• Davis
• Denson
• Denton
• Doggett
• Donaldso
• Doran

YEA N-V NAY

• Doyle
• Dramberger
• Earle
• Edwards
• Evans
• Fennell
• 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.
• Kaster
• Koriath
• Kothmann
• Kubiak
• Laney
• Lary

YEA N-V NAY

• Lee
• Leland
• Lewis
• Lombardino
• Longoria
• McAlister
• McDonald, F.
• McDonald, T.
• McKinnon
• McKnight
• Madla
• Maloney
• Martin
• Massey
• Mattox
• Mauzy
• Meier
• Lauhoff
• 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

• 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

RECORD 3 MOTION TO TABLE THE CALDWELL AMENDMENT
TO SEC. 24, ART. II

YEA-45

TOTALS NAY-93

PNV-2

NV-41

ARTICLE

DATE: 1

YEA
100-200
0 0
1 1
2 2
3 3
4 4
5 5
6 6
7 7
8 8
9 9

N-V
100-200
0 0
1 1
2 2
3 3
4 4
5 5
6 6
7 7
8 8
9 9

NAY
100-200
0 0
1 1
2 2
3 3
4 4
5 5
6 6
7 7
8 8
9 9

Comm. 10
Rep. 20
Subs. 1
Amm. 2
Quo. 3
3 R 4
Subm. 5
Mino. 6
Mot. 7
Alt. 8
Sep. 9
2 R 0
SECTION
10 1
20 2
30 3
40 4
50 5
60 6
70 7
80 8
90 9
00 0

JAN 2
FEB 3
MAR 1
APR 2
MAY 3
JUN 4
JUL 5
AUG 6
SEP 7
OCT 8
NOV 9
DEC 0

TEXAS CONSTITUTIONAL CONVENTION

YEA N-V NAY

Mr. President
 Adams, D. ●
 Adams, H. ●
 Agnich ●
 Aikin ●
 Allen, Joe ●
 Allen, John ●
 Allred ●
 Andujar ●
 Atwell ●
 Bailey ●
 Baker ●
 Bales ●
 Barnhart ●
 Bigham ●
 Bird ●
 Blake ●
 Blanchard ●
 Blythe ●
 Bock ●
 Boone ●
 Bowers X
 Braecklein ●
 Brooks ●
 Bynum ●
 Caldwell ●
 Calhoun ●
 Canales ●
 Cates X
 Clark ●
 Clayton ●
 Clower X
 Cobb X
 Cole ●
 Coleman ●
 Coody X
 Cooke X
 Craddock X
 Creighton X
 Daniel ●
 Davis X
 Denson X
 Denton ●
 Doggett ●
 Donaldson ●
 Doran ●

YEA N-V NAY

Doyle ●
 Dramberger ●
 Earle ●
 Edwards ●
 Evans ●
 Finnell ●
 Finney ●
 Foreman ●
 Fox ●
 Gammage ●
 Garcia ●
 Gaston ●
 Geiger ●
 Grant ●
 Green, F. ●
 Green, R. ●
 Hale X
 Hall, A. ●
 Hall, W. ●
 Hanna ●
 Harrington ●
 Harris, E. ●
 Harris, C. X
 Head ●
 Heatly ●
 Henderson ●
 Hendricks ●
 Hernandez X
 Hightower X
 Hilliard ●
 Hoestenbach ●
 Hollowell ●
 Howard ●
 Hubenak X
 Hudson ●
 Hutchison ●
 Johnson ●
 Jones, Gene ●
 Jones, Grant ●
 Jones, L. ●
 Kaster ●
 Karioth ●
 Kothmann ●
 Kubiak ●
 Laney ●
 Lary ●

YEA N-V NAY

Lee ●
 Leland ●
 Lewis ●
 Lombard, Jr. X
 Longoria ●
 McAliste X
 McDonald, F. ●
 McDonald, T. ●
 McKinnon X
 McKnight ●
 Madla ●
 Maloney ●
 Martin ●
 Massey X
 Mattox X
 Mauzy X
 Meier ●
 Lauhoff ●
 Mengden ●
 Miller ●
 Montoya ●
 Moore ●
 Munson ●
 Murray ●
 Nabers ●
 Newton ●
 Nichols ●
 Nowlin ●
 Nugent ●
 Ogg X
 Olson ●
 Parker, C. ●
 Parker, W. ●
 Patman ●
 Pentony ●
 Peveto ●
 Poerner ●
 Poff ●
 Powers ●
 Presnal ●
 Preston ●
 Ragsdale ●
 Reyes ●
 Reynolds ●
 Rodriguez ●
 Rosson ●

YEA N-V NAY

Russell X
 Sage ●
 Salem ●
 Sanchez X
 Santiestevan ●
 Schieffer ●
 Schwartz ●
 Scoggins ●
 Semos X
 Sherman, M. ●
 Sherman, W. ●
 Short ●
 Simmons ●
 Slack ●
 Snelson ●
 Spurlock ●
 Sullivan ●
 Sutton ●
 Tarbox ●
 Temple ●
 Thompson ●
 Traeger ●
 Truan ●
 Tupper ●
 Uher X
 Vale ●
 Vecchio ●
 Vick ●
 Von Dohlen ●
 Wallace ●
 Washington X
 Waters ●
 Watson ●
 Weddington ●
 Whitehead ●
 Whitmire ●
 Wieting ●
 Williams ●
 Williamson ●
 Willis X
 Wilson ●
 Wolff ●
 Wyatt ●
 Bryant ●

X-Excused
Absence

#4 Adoption of Sec 24, Art X,
 as Amended.

Yea 20

TOTALS Nay-121 PNU-1 NU-39

YEA	N-V	NAY
100-200	100-200	100-200
0 0 ●	0 0 ●	0 0 ●
1 1	1 1	1 1
2 2 ●	2 2	2 2
3 3	3 3	3 3
4 4 ●	4 4	4 4
5 5	5 5	5 5
6 6	6 6	6 6
7 7	7 7	7 7
8 8	8 8	8 8
9 9	9 9	9 9 ●

ARTICLE	SECTION
Comm. 10	
Rep. 20	
Subs. 1	10 1
Amm. 2	20 2
Quo. 3	30 3
3 R 4	40 4 ●
Subm. 5	50 5
Mino. 6	60 6
Mot. 7	70 7
Alt. 8	80 8
Sep. 9	90 9
2 R 0	00 0

DATE: 1
 JAN 2
 FEB 3
 MAR 1
 APR 2
 MAY 3
 JUN 4
 JUL 5
 AUG 6
 SEP 7
 OCT 8 ●
 NOV 9
 DEC 0

TEXAS CONSTITUTIONAL CONVENTION

1507

1974

○
M

YEA N-V NAY

Mr. President
Adams, D.
Adams, H.
Agnich
Aikin
Allen, Joe
Allen, Jo.n
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
Coody
Cooke
Craddick
Creighton
Daniel
Davis
Denson
Denton
Doggett
Donaldso.
Doran

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
Hubnak
Hudson
Hutchison
Johnson
Jones, Gene
Jones, Grant
Jones, L.
Kaster
Koriath
Kothmann
Kubiak
Laney
Lary

YEA N-V NAY

Lee
Leland
Lewis
Lombardino
Longoria
McAliste
McDonald, F.
McDonald, T.
McKinnon
McKnight
Madla
Maloney
Martin
Massey
Mattox
Mauzy
Meier
Lauhoff
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

Russell
Sage
Salem
Sanchez
Santiestewan
Schieffer
Schwartz
Scoggins
Semos
Sherman, M.
Sherman, W.
Short
Simmons
Slack
Snelson
Spurlock
Sullivan
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

RECORD 5 MOTION TO TABLE THE MEIER AMENDMENT TO ART. II

YEA- 35

TOTALS NAY-94

PNY-1

NV-51

ARTICLE

YEA
100-200
0 0
1 1
2 2
3 3
4 4
5 5
6 6
7 7
8 8
9 9

N-V
100-200
0 0
1 1
2 2
3 3
4 4
5 5
6 6
7 7
8 8
9 9

NAY
100-200
0 0
1 1
2 2
3 3
4 4
5 5
6 6
7 7
8 8
9 9

Comm.
Rep.
Subs.
Amm.
Quo.
3 R
Subm.
Mino.
Mot.
Alt.
Sep.
2 R

SECTION
10
20
1
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00

DATE: 1
JAN 2
FEB 3
MAR 1
APR 2
MAY 3
JUN 4
JUL 5
AUG 6
SEP 7
OCT 8
NOV 9
DEC 0

YEA N-Y NAY

YEA N-V NAY

YEA N-Y NAY

YEA N-V NAY

Mr. President

- Adams, D.
- Adams, F.
- Agnich
- Aikin
- 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
- Coody
- Cooke
- Craddock
- Creightor
- Daniel
- Davis
- Denson
- Denton
- Doggett
- Donaldso
- Doran

- 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
- Hilliard
- Hoestenbach
- Hollowell
- Howard
 - Hubenak
 - Hudson
- Hutchison
- Johnson
 - Jones, Gene
- Jones, Grant
- Jones, L.
- Kaster
- Koriath
- Kothmann
- Kubiak
- Laney
- Lary

- Lee
- Leland
- Lewis
- Lombard, J.
- Longoria
- McAlister
- McDonald, F.
- McDonald, T.
- McKinnon
- McKnight
- Madla
- Maloney
- Martin
- Massey
- Mattox
- Mauzy
- Meier
- Lauhoff
- 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

Russell X
● Sage
● Salem
● Sanchez X
● Santiestejan
● Schieffer
● Schwartz
● Scoggins
● Semos X
● Sherman, M.
● Sherman, W.
● Short
● Simmons
● Slack
● Snelson
● Spurlock
● Sullivant
● Sutton
● Tarbox
● Temple
● Thompson
● Traeger
● Truan
● Tupper
● Uher X
● Vale
● Vecchio
● Vick
● Von Dohlen
● Wallace
● Washington X
● Waters
● Watson
● Weddington
● Whitehead
● Whitmire
● Wieting
● Williams
● Williamson
● Willis X
● Wilson
● Wolff
● Wyatt
● Bryant

X-EXCUSED ABSENCE

Phone (1-703) 355-0872 International ROLL-CALL® Corporation, Richmond, Va. 23225

RECORD 6 ADOPTION OF THE MEIER AMENDMENT, AS AMENDED,
TO ART. X

YEA-118

TOTALS MAY-14

PNV-1

NV-48

ARTICLE

DATE: 1____

YEA

● 100-200

0	0
1	1
2	2
3	3
4	4
5	5
6	6
7	7
8	8
9	9

N-V	
100-200	
0	0
1	1
2	2
3	3
4	4
5	5
6	6
7	7
8	8
9	9

NAY
100-200

0	0
1	1
2	2
3	3
4	4
5	5
6	6
7	7
8	8
9	9

☒ Comm.
☒ Rep.
 ___ Subs.
☒ Amm.
 ___ Quo.
 ___ 3 R
 ___ Subm.
 ___ Mino.
 ___ Mot.
 ___ Alt.
 ___ Sep.
☒ 2 R

SECTION	
10	1
20	2
30	3
40	4
50	5
60	6
70	7
80	8
90	9
00	0

JAN 2
FEB 3
MAR 1
APR 2
MAY 3
JUN 4
JUL 5
AUG 6
SEP 7
OCT 8
NOV 9
DEC 0

TEXAS CONSTITUTIONAL CONVENTION

1974

1509

○
M

YEA N-V NAY

YEA N-V NAY

YEA N-V NAY

YEA N-V NAY

Mr. President
Adams, D.
Adams, H.
Agnich
Aikin
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
Coody
Cooke
Craddick
Creighton
Daniel
Davis
Denson
Denton
Doggett
Donaldson
Doran

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.
Kaster
Korioth
Kothmann
Kubiak
Laney
Lary

Lee
Leland
Lewis
Lombardino
Longoria
McAlister
McDonald, F.
McDonald, T.
McKinnon
McKnight
Madla
Maloney
Martin
Massey
Mattox
Mauzy
Meier
Lauhoff
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

Russell
Sage
Salem
Sanchez
Santiestevan
Schieffer
Schwartz
Scoggins
Semos
Sherman, M.
Sherman, W.
Short
Simmons
Slack
Snelson
Spurlock
Sullivan
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

7 Adoption of a New Section
to Art X.

Yea-121

TOTALS Nay-12 PNU-1 NU-47

YEA
100-200
0 0
1 1
2 2
3 3
4 4
5 5
6 6
7 7
8 8
9 9

N-V
100-200
0 0
1 1
2 2
3 3
4 4
5 5
6 6
7 7
8 8
9 9

NAY
100-200
0 0
1 1
2 2
3 3
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7 7
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Comm.
Rep.
Subs.
Amm.
Quo.
3 R
Subm.
Mino.
Mot.
Alt.
Sep.
2 R

ARTICLE

10
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SECTION
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40
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80
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DATE: 1
JAN 2
FEB 3
MAR 1
APR 2
MAY 3
JUN 4
JUL 5
AUG 6
SEP 7
OCT 8
NOV 9
DEC 0

TEXAS CONSTITUTIONAL CONVENTION

YEA N-V NAY

● Mr. President
 Adams, D.
 Adams, H.
 Agnich
 Aikin
 ● Allen, Joe
 Allen, John
 ● Allred
 Andujar
 Atwell X
 Bailey
 ● Baker
 Bales
 Barnhart
 Bigham
 ● Bird
 Blake
 Blanchard
 Blythe X
 Bock
 ● Boone
 Bowers X
 Braecklein
 ● Brooks
 Bynum
 ● Caldwell
 ● Calhoun
 Canales
 Cates X
 ● Clark
 Clayton
 ● Clower
 Cobb X
 Cole
 ● Coleman
 Coody
 Cooke X
 Craddock X
 Creighton X
 Daniel
 Davis
 Denson X
 ● Denton
 ● Doggett
 Donaldson
 Doran

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 X
 ● Harris, E.
 Harris, C. X
 Head
 Heatly
 Henderson
 Hendricks X
 Hernandez X
 Hightower X
 Hilliard
 Hoestenbach
 Hollowell
 Howard
 Hubenak X
 Hudson
 Hutchison
 ● Johnson
 Jones, Gene
 Jones, Grant
 Jones, L.
 ● Kaster
 Koriath
 ● Kothmann
 ● Kubiak
 Laney
 Lary

YEA N-V NAY

Lee
 Leland
 Lewis
 Lombardino X
 Longoria
 McAlister X
 McDonald, F.
 McDonald, T.
 McKinnon X
 McKnight
 ● Madla
 Maloney
 Martin
 Massey X
 ● Mattox
 Mauzy X
 Meier
 Lauhoff
 Mengden
 ● Miller
 ● Montoya
 Moore
 Munson
 Murray
 Nabers
 Newton
 ● Nichols
 Nowlin
 Nugent
 Ogg X
 ● Olson
 ● Parker, C.
 Parker, V. X
 Patman
 ● Pentony
 Peveto
 Poerner
 Poff
 ● Powers
 Presnal
 Preston
 ● Ragsdale
 ● Reyes
 Reynolds
 ● Rodriguez
 Rosson

YEA N-V NAY

Russell X
 Sage
 ● Salem
 Sanchez X
 Santiestevan
 Schieffer
 Schwartz X
 Scoggins
 Semos X
 ● Sherman, M.
 ● Sherman, W.
 ● Short
 Simmons
 Slack
 Snelson
 Spurlock
 Sullivan
 Sutton
 Tarbox
 ● Temple
 ● Thompson
 Traeger
 ● Truan
 ● Tupper
 Uher X
 ● Vale
 Vecchio
 Vick
 ● Von Dohlen
 ● Wallace
 Washington X
 Waters
 ● Watson
 ● Weddington
 Whitehead
 ● Whitmire
 Wieting
 Williams
 ● Williamson
 Willis X
 Wilson
 Wolff
 ● Wyatt
 ● Bryant

X-EXCUSED ABSENCE

RECORD 8 MOTION TO TABLE THE VICK AMENDMENT TO ART. II

YEA-61

TOTALS NAY-60

PNV-2

NV-58

ARTICLE

DATE: 1

YEA
 100-200
 0 0
 1 1
 2 2
 3 3
 4 4
 ● 5 5
 6 6
 7 7
 8 8
 9 9

N-V
 100-200
 0 0
 1 1
 2 2
 3 3
 4 4
 ● 5 5
 6 6
 7 7
 8 8
 9 9

NAY
 100-200
 0 0
 1 1
 2 2
 3 3
 4 4
 ● 5 5
 6 6
 7 7
 8 8
 9 9

● Comm. 10
 ● Rep. 20
 Sub. 1
 ● Amm. 2
 Quo. 3
 3 R 4
 Subm. 5
 Mino. 6
 ● Mot. 7
 Alt. 8
 Sep. 9
 ● 2 R 0

SECTION
 10 1
 20 2
 30 3
 40 4
 50 5
 60 6
 70 7
 80 8
 90 9
 00 0

JAN 2
 FEB 3
 MAR 1
 APR 2
 MAY 3
 ● JUN 4
 JUL 5
 AUG 6
 SEP 7
 OCT 8
 NOV 9
 DEC 0

TEXAS CONSTITUTIONAL CONVENTION

1511

1974

○
M

YEA N-V NAY

YEA N-V NAY

YEA N-V NAY

YEA N-V NAY

Mr. President
• Adams, D.
• Adams, H.
• Agnich
• Aikin
• Allen, Jo
• 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
• Coody
• Cooke
• Craddock
• Creighton
• Daniel
• Davis
• Denson
• Denton
• Doggett
• Donaldson
• Doran

• 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.
• Kaster
• Koriath
• Kothmann
• Kubiak
• Laney
• Lary

• Lee
• Leland
• Lewis
• Lombard
• Longoria
• McAliste
• McDonald, F.
• McDonald, T.
• McKinnon
• McNigh
• Madla
• Maloney
• Martin
• Massey
• Mattox
• Mauzy
• Meier
• Lauhoff
• Mengden
• Miller
• Montoya
• Moore
• Munson
• Murray
• Nabers
• Newton
• Nichols
• Nowlin
• Nugent
• Ogg
• Olson
• Parker, C.
• Parker, V.
• Patman
• Pentony
• Peveto
• Poerner
• Poff
• Powers
• Presnal
• Preston
• Ragsdale
• Reyes
• Reynolds
• Rodriguez
• Rosson

Russell
• Sage
• Salem
• Sanchez
• Santiestevan
• Schieffer
• Schwartz
• Scoggins
• Semos
• Sherman, M.
• Sherman, W.
• Short
• Simmons
• Slack
• Snelson
• Spurlock
• Sullivan
• Sutton
• Tarbox
• Temple
• Thompson
• Traeger
• Truan
• Tupper
• Uher
• Vale
• Vecchio
• Vick
• Von Dohlen
• Wallace
• Washingon
• Waters
• Watson
• Weddington
• Whitehead
• Whitmire
• Wieting
• Williams
• Williamson
• Willis
• Wilson
• Wolff
• Wyatt
• Bryant

X-EXCUSED ABSENCE

RECORD 9 MOTION TO RECESS UNTIL 2:00 P.M. TODAY

YEA-42

TOTALS NAY-75

PNV-1

NV-63

ARTICLE

YEA
100-200
0 0
1 1
2 2
3 3
4 4
5 5
6 6
7 7
8 8
9 9

N-V
100-200
0 0
1 1
2 2
3 3
4 4
5 5
6 6
7 7
8 8
9 9

NAY
100-200
0 0
1 1
2 2
3 3
4 4
5 5
6 6
7 7
8 8
9 9

• Comm.
• Rep.
• Subs.
• Amm.
• Quo.
• 3 R
• Subm.
• Mino.
• Mot.
• Alt.
• Sep.
• 2 R

• 10
• 20
• 1
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• 8
• 9
• 0

SECTION
10 1
20 2
30 3
40 4
50 5
60 6
70 7
80 8
90 9
00 0

DATE: 1
JAN 2
FEB 3
MAR 1
APR 2
MAY 3
JUN 4
JUL 5
AUG 6
SEP 7
OCT 8
NOV 9
DEC 0



YEA N-Y NAY

Mr. President

- Adams, D.
- Adams, H.
- Agnich
- Aikin
- 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
- Coody
- Cooke
- Craddick
- Creighton
- Daniel
- Davis
- Denson
- Denton
- Doggett
- Donaldso
- Doran

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	
Hendrick	+
Hernandez	+
Hightower	+
Hilliard	●
Hoestenbach	●
Hollowell	
Howard	●
Hubenak	+
Hudson	
Hutchison	●
Johnson	●
Jones, Gene	
Jones, Grant	●
Jones, L.	●
Kaster	●
Korioth	●
Kothmann	●
Kubiak	
Laney	●
Lary	●

YEA N-V NAY

Lee	
Leland	•
• Lewis	
Lombard, I.	X
Longoria	•
McAlister	X
• McDonald, F.	
McDonald, T.	
McKinnon	X
McKnight	
• Madla	
• Maloney	
Martin	
Massey	X
Mattox	•
Maury	X
Meier	
• Lauhoff	
Mengden	•
• Miller	
Montoya	•
Moore	
Munson	
• Murray	
Nabers	•
Newton	•
Nichols	
Nowlin	•
Nugent	•
Ogg	X
• Olson	
Parker, C.	•
Parker, V.	X
Patman	•
• Pentony	
Peveto	•
Poerner	
Poff	
• Powers	
Presnal	•
• Preston	
Ragsdale	•
Reyes	•
Reynolds	•
• Rodriguez	
• Rossen	

YEA N-Y NAY

Russell	+
Sage	•
• Salem	
Sanchez	+
Santiestevan	
Schieffer	•
Schwartz	+
Scoggins	
Semos	+
Sherman, M.	•
Sherman, W.	
• Short	
Simmons	
Slack	
Snelson	
Spurlock	•
• Sullivan	
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

Phone (1-703) 355-0872 International KULT-Call ® Corporation, Richmond, Va. 23230

RECORD 10 MOTION TO ADJOURN TO 10:00 A.M. MONDAY

YEA-44

TOTALS *NAY-74* *PNU-1*

PVV-1

NV-62

ARTICLE

DATE: 1_

YEA
100-200

0	0
1	1
2	2
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N-V	
100-200	
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9	9

NAY
100-200

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3	3
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7	7
8	8
9	9

		SECTION	
Comm.	10		
Rep.	20		
Subs.	1	10	1
Amms.	2	20	2
Quo.	3	30	3
3 R	4	40	4
Subm.	5	50	5
Mino.	6	60	6
Mot.	7	70	7
Alt.	8	80	8
Sep.	9	90	9
2 R	0	00	0

JAN 2
FEB 3
MAR 1
APR 2
MAY 3
JUN 4
JUL 5
AUG 6
SEP 7
OCT 8
NOV 9
DEC 0

TEXAS CONSTITUTIONAL CONVENTION

1974

1513

○
M

YEA N-V NAY

Mr. President
Adams, D.
Adams, H.
Agnich
Aikin
Allen, Jo.
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
Coody
Cooke
Craddick
Creighton
Daniel
Davis
Denson
Denton
Doggett
Donaldso
Doran

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
Hightow
Hilliard
Hoestenbach
Hollowell
Howard
Hubnak
Hudson
Hutchison
Johnson
Jones, Gene
Jones, Grant
Jones, L.
Kaster
Koriath
Kothmann
Kubiak
Laney
Lary

YEA N-V NAY

Lee
Leland
Lewis
Lombard, Jo
Longoria
McAliste
McDonald, F.
McDonald, T.
McKinnon
McKnight
Madla
Maloney
Martin
Massey
Mattox
Mauzy
Meier
Lauhoff
Mengden
Miller
Montoya
Moore
Munson
Murray
Nabers
Newton
Nichols
Nowlin
Nugent
Ogg
Olson
Parker, C.
Parker, V.
Patman
Pentony
Peveto
Poerner
Poff
Powers
Presnal
Preston
Ragsdale
Reyes
Reynolds
Rodriguez
Rosson

YEA N-V NAY

Russell
Sage
Salem
Sanchez
Santiestevan
Schieffer
Schwartz
Scoggins
Semos
Sherman, M.
Sherman, W.
Short
Simmons
Slack
Snelson
Spurlock
Sullivan
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

11 Motion to Recess until 2:00 PM,
Monday.

Yea-78

TOTALS Nay-37 PNU-1 NU-65

YEA
100-200
0 0
1 1
2 2
3 3
4 4
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6 6
7 7
8 8
9 9

N-V
100-200
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3 3
4 4
5 5
6 6
7 7
8 8
9 9

NAY
100-200
0 0
1 1
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3 3
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6 6
7 7
8 8
9 9

Comm.
Rep.
Subs.
Amm.
Quo.
3 R
Subm.
Mino.
Mot.
Alt.
Sep.
2 R

ARTICLE

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SECTION
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DATE: 1

JAN 2
FEB 3
MAR 1
APR 2
MAY 3
JUN 4
JUL 5
AUG 6
SEP 7
OCT 8
NOV 9
DEC 0

TEXAS CONSTITUTIONAL CONVENTION



YEA N-V NAY

YEA N-V NAY

YEA N-V NAY

YEA N-V NAY

Mr. President

Adams, J.

Adams, H.

Agnich

Aikin

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

Coody

Cooke

Craddick

Creighton

Daniel

Davis

Denson

Denton

Doggett

Donaldson

Doran

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

Hendrick

Hernandez

Hightower

Hilliard

Hoestenbach

Hollowell

Howard

Hubenak

Hudson

Hutchison

Johnson

Jones, Gene

Jones, Grant

Jones, L.

Kaster

Korioth

Kothmann

Kubiak

Laney

Lary

Lee

Leland

Lewis

Lombard, Jr.

Longoria

McAlister

McDonald, F.

McDonald, T.

McKinnon

McKnight

Madla

Maloney

Martin

Massey

Mattox

Mauzy

Meier

Lauhoff

Mengden

Miller

Montoya

Moore

Munson

Murray

Nabers

Newton

Nichols

Nowlin

Nugent

Ogg

Olson

Parker, C.

Parker, V.

Patman

Pentony

Peveto

Poerner

Poff

Powers

Presnal

Preston

Ragsdale

Reyes

Reynolds

Rodriguez

Rosson

Russell

Sage

Salem

Sanchez

Santiestevan

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

Wolf

Wyatt

Bryant

X-Excused
Absence

H12 Motion to Adjourn till 2:00 PM,
Monday.

Yea-17

TOTALS Nay-104 PNV-1 NV-59

ARTICLE

DATE: 1

YEA

N-V

NAY

Comm.

10

SECTION

JAN 2

100-200

100-200

100-200

Rep.

20

10 1

FEB 3

0 0

0 0

0 0

Subs.

1

20 2

MAR 1

1 1

1 1

1 1

Amm.

2

30 3

APR 2

2 2

2 2

2 2

Quo.

3

40 4

MAY 3

3 3

3 3

3 3

3 R

4

50 5

JUN 4

4 4

4 4

4 4

Subm.

5

60 6

JUL 5

5 5

5 5

5 5

Mino.

6

70 7

AUG 6

6 6

6 6

6 6

Mot.

7

80 8

SEP 7

7 7

7 7

7 7

Alt.

8

90 9

OCT 8

8 8

8 8

8 8

Sep.

9

00 0

NOV 9

9 9

9 9

9 9

2 R

0

00 0

DEC 0