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

TWENTY-EIGHTH DAY (Tuesday, February 26, 1974)

AFTER RECESS

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

The roll was called and the following were recorded present: 167 Present, 10 Absent-excused, 4 Absent. (Record 1, Appendix)

Dr. Joe E. Trull, Pastor, Crestview Baptist Church, Austin, Texas, offered the invocation as follows:

Our Father, we are beginning to understand that the things that are wrong with our world are the sum total of all the things that are wrong with us as individuals.

Guide this assembled body, as you have our country in the past, and give us the faith to believe that in spite of our weaknesses, you direct us still.

May we not make it more difficult for you to guide us, but be willing to be led, to love justice, do rightness, and walk honestly before God. Amen.

#### LEAVES OF ABSENCE

Delegate Reynolds was granted leave of absence for today on account of important business on motion of Delegate Doran.

Delegate Slack was granted leave of absence for today on account of illness on motion of Delegate Sherman of Tarrant.

Delegate Hanna was granted leave of absence for today on account of illness on motion of Delegate Powers.

Delegates Green of Ellis, Blake and Head were granted leave of absence for today on account of attendance of funeral of Mrs. Tommie C. Whitehead on motion of Delegate McDonald of Dallas.

Delegate Tupper was granted leave of absence for today on account of illness on motion of Delegate Hall of webb.

Delegate Whitehead was granted leave of absence for today on account of death of his mother on motion of Delegate McDonald of Dallas.

Delegate Evans was granted leave of absence for today on account of death in his family on motion of Delegate Denton.

Delegate Williamson was granted leave of absence for today on account of illness on motion of Delegate Hubenak.

REPORT OF THE COMMITTEE ON RIGHTS AND SUFFRAGE

February 25, 1974

The Honorable Price Daniel, Jr., President Constitutional Convention of 1974

Sir:

We, your Committee on Rights, Suffrage, Amendments, and Separation of Powers, to whom was referred Article VI of Constitutional Convention Proposal 1, have had the same under consideration and beg to report back with the recommendation that it do pass in the form attached. Since the chairman did not vote to support the majority report, the vice-chairman has joined in the signature on the letter of transmittal and is authorized by the chairman to designate committeepersons to sponsor the majority report on the floor of the convention.

The proposal was reported from committee by the following record vote: 12 Yeas, 8 Nays.

Respectfully submitted,

/s/ SCHWARTZ Chairman

/s/ NOWLIN Vice-Chairman

(January 14, 1974, filed; January 14, 1974, referred to Committee on Rights and Suffrage; February 7, 1974, reported favorably by a vote of 12 Yeas, 8 Nays, with minority report attached; February 7, 1974, sent to printer; February 14, 1974, recommitted to Committee on Rights and Suffrage; February 25, 1974, reported favorably by a vote of 12 Yeas, 8 Nays; February 25, 1974, sent to printer.)

February 25, 1974

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

The Committee on Rights, Suffrage, Amendments, and Separation of Powers submits herewith its report containing recommended provisions for a new voter qualifications and elections article in the Texas Constitution. The proposal is intended to replace in its entirety Article VI (Suffrage) of the present constitution.

The committee has attempted to provide an Article VI which is consistent with the United States Constitution and proper standards for determining items of constitutional magnitude. Provisions believed to require extensive analysis and susceptible to varying treatment depending on differing circumstances were left to

legislative discretion. Every attempt was made to put the provisions of Article VI into language having one plain meaning so that the average citizen of this state can easily understand its contents.

The members differed as to what language would be consistent with the above considerations. There was minority support for not restricting a felon's right to vote after completion of the sentence. There was also minority support for keeping the Constitutional Revision Commission recommendation that property ownership never be a voting qualification. Minority support was also shown in the vote on requiring the secret ballot to be unsigned. All of these positions and the votes thereon are reflected in the comments.

The report was adopted after consideration was given to recommendations of the Constitutional Revision Commission, suggestions by 16 persons who testified before the committee in public hearings, delegates who submitted proposals, and the many citizens who have contributed to the work of the committee.

puring its work the committee utilized the services of the following staff members and advisors: David Garza, research associate, Mark Cohen, research assistant, and Mary K. Wall, Legislative Council staff.

The committee majority believes this proposal provides a much improved constitutional framework for voter qualifications and elections in Texas and urges its adoption by the Constitutional Convention.

/s/ SCHWARTZ Chairman

/s/ NUWLIN Vice-Chairman

BE IT PROPOSED BY THE COMMITTEE ON RIGHTS AND SUFFRAGE,

That there be a new article on suffrage to read as follows:

ARTICLE VI

VOTER QUALIFICATIONS AND ELECTIONS

Sec. 1. QUALIFIED VOTER. A qualified voter is a citizen of the United States 18 years of age or older who meets registration and residence requirements, who has never been convicted of a felony, and who is not mentally incompetent as determined by a court.

Sec. 2. ADDITIONAL QUALIFICATIONS. The legislature by law:

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

ownership as an additional qualification for voting in elections held by the state or its political subdivisions when such additional qualification is not prohibited by the

Constitution of the United States of America;
(3) may make exceptions to the disqualification of persons convicted of a follow.

Sec. 3. ELECTIONS. Elections by the qualified voters shall be by unsigned secret ballot. The legislature by law shall provide requirements for absentee voting and the administration of elections and shall ensure the purity of elections and quard against abuses of the electoral process.

Sec. 4. GENERAL ELECTIONS. General elections for state and county officials shall be held in even-numbered years on a date provided by law.

## SECTION-BY-SECTION ANALYSIS OF COMMITTEE REPORT

A. Introduction

The committee began its work with the version in Constitutional Convention Proposal which was identical to the Constitutional Revision Commission recommendations for Article VI. After witness testimony, staff memorandums, and extensive intracommittee discussion, the committee proceeded to vote on amendments to Proposal 1 section by section. When every section was completed, the committee staff and the staff of the Committee on Style and Drafting made recommendations for some structural changes.

At the time the majority proposal was scheduled for a vote, it appeared that a substantial number of citizens desired to be neard further on the issues of voting rights of convicted felons and another meeting was scheduled to hear those witnesses. After that testimony another section-by-section vote was taken at the next meeting. As a result of that second section-by-section vote, Section 2(2) was broadened and Section 3 was amended to provide that all ballots be unsigned.

After this committee report was presented to the convention, but before it came to the floor for debate, the members of the committee who supported Section 2(2) pointed out that the Style and Drafting Committee staff recommendations had unintentionally changed that section's substance in addition to the form. As a result, all members of the committee who were present voted to request the convention to recommit this committee report back to the committee so that Section 2(2) might be rewritten to reflect correctly the majority

After the report was recommitted by the convention, the committee held a meeting filled with much discussion, and at that time it was decided that the committee should hear expert testimony on the matters at issue at a meeting to be held Friday, February 22, 1974. One witness, C. J. Carl, Assistant Attorney General, was available and appeared to give testimony and answer questions from the committee.

Section 1 defines a qualified voter. Section 2 delineates areas in which the legislature may add to or delete from qualifications for voting contained in Section 1. Section 3 describes the obligations placed on the legislature with regard to regulation of elections. Section 4 defines the term "general election" and quarantees they will be held in even-numbered

years.

The revised Article VI was then submitted to the committee for approval as a whole. The article was approved by a majority vote of the committee membership, with 12 votes for the committee report and 8 against.

Before the committee report was recommitted, six of the eight members voting against the majority report filed a minority report. However, after final adoption of this revised report, the members voting against the majority report elected to present their version by floor amendments rather than by a minority report.

B. Section-by-section Analysis
Title. VOTER QUALIFICATIONS AND
ELECTIONS

COMMENTS

The issue was presented as to whether or not a more modern and understandable title was desirable. It was proposed that Proposal i be amended so as to change the title of Article VI from "Suffrage" to "Voter Qualifications and Elections." The committee then approved the amendment by a majority of the members.

Sec. 1. QUALIFIED VOTER, A qualified voter is a citizen of the United States 18 years or age or older who meets registration and residence requirements, who has never been convicted of a felony, and who is not mentally incompetent as determined by a court.

COMMENTS

Constitutional Convention Proposal 1, Article VI, Section 1 reads, "Any citizen of the United States eighteen years of age or older who meets the registration and residence requirements provided by law, who is not serving a sentence for a felony, whether incarcerated, on parole, or on probation, and who is not of unsound mind as determined by a court, shall be a qualified voter."

This section defines a qualified voter. The advisability of using the term unsound mind with regard to the scope of its meaning had been discussed. On the first occasion of a section-by-section vote on Article VI, the first amendment offered was to change the words "of unsound mind" to "mentally incompetent." A substitute amendment was offered which would have prohibited all felons from voting but would allow woll as legislature to make exceptions as well as change the words "of unsound mind" to "mentally incompetent." Three amendments were offered to the substitute. The first would have allowed convicted felons who were not incarcerated the right to vote. second would have allowed convicted felons who were not incarcerated or on parole to vote. The third would have allowed persons convicted of a felony to vote as long as they were not incarcerated, on parole, or on probation. All three failed and the substitute amendment received an affirmative vote of 15 members of the committee, with 5 members against.

In the meeting with the staff of the Style and Drafting Committee, the direction to the legislature to provide registration

and residence requirements and the authorization to make exceptions in the case of convicted felons was moved to what is now Section 2 of this report.

On the second occasion of a section-by-section vote, an amendment was offered which would have used the Constitutional Revision Commission language adding, "subject to such exceptions as the legislature may provide" as a substitute for the 1954 constitutional amendment language of the majority report. This amendment failed on a 10 to 10 tie vote.

When the majority report, which had been recommitted, was taken up for final consideration on February 25, 1974, the issue of voting rights of convicted felons was presented again. The new amendment would have provided automatic restoration or voting rights to persons convicted of only one felony after the sentence had been completed, but a motion to table prevailed by a vote of 12 yeas and 8 nays.

This section makes only one substantive change in Article VI, Section 1, of Constitutional Convention Proposal 1. That proposal would have permitted persons convicted of a felony to vote as long as the sentence had been completed. This committee report uses the 1954 constitutional amendment language which prohibits all felons from voting unless the legislature permits it by statutory exception.

Sec. 2. ADDITIONAL QUALIFICATIONS. The legislature by law:

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

(2) may require property ownership as an additional qualification for voting in elections held by the state or its political subdivisions when such additional qualification is not prohibited by the Constitution of the United States of America;

(3) may make exceptions to the disqualification of persons convicted of a felony.

COMMENTS

This section was created for clarity purposes in the meeting with the Style and Drafting Committee staff. Subsections (1) and (3) came from Section 1 of the originally drafted committee report and have been discussed in the comments to Section 1. This section delineates the areas in which the legislature may add to or delete from the qualifications for voting as defined in Section 1.

Constitutional Convention Proposal 1 did not mention property ownership as a qualification for voting. Committee staff testified concerning the Supreme Court of the United States' holdings that property ownership as a qualification for voting might conflict with the equal protection clause of the Fourteenth Amendment but pointed out that one recent case had allowed property ownership as a qualification in some situations. An amenament was offered to Article VI of Constitutional Convention Proposal 1 to add a new section titled "Bond Elections" which read as follows:

The legislature by law may make property ownership an additional requirement for voting in elections held by political subdivisions for the purpose of issuing bonds, or otherwise lending credit, or

expending money or assuming any debt. The amendment was approved at that time by a vote of 11 yeas and 6 nays. At the hearing of additional witnesses after the first section-by-section vote, a witness pointed out an unusual situation in a special district in F1 Paso which would not be covered by the authorization granted the legislature in the proposed Section 2(2).

On the occasion of the second section—by—section vote, the committee, by a vote of 15 yeas and 5 nays, adopted the broader language which would permit the legislature to require property ownership as a requirement for voting in any type of election in certain political subdivisions rather than only in those types of elections specified in the previous draft.

Prior to the second occasion of a section-by-section vote, the Style and Drafting Committee staff had changed the wording of Section 2(2). Before those changes were made the section read, "...may make property ownership an additional requirement for voting in elections held by political subdivisions for the purpose of issuing bonds, or otherwise lending credit, or expending money or assuming any debt, and for voting in elections held by a governmental unit or district which has a special or limited purpose and whose activities have a disproportionate effect on landowners." After Style and Drafting staff recommendations Section 2(2) read, "...may make property ownership an additional qualification for voting in elections held by a political subdivision, the activities of which have a more burdensome effect on property owners."

On the occasion of the second section—by—section vote, the members of the committee were not aware of a possible unintentional effect that the language alterations had on Section 2(2). Therefore, the committee voted to move that the convention recommit the majority report back to the committee so it could more accurately reflect the committee's intent. The motion passed by a vote of 16 yeas and no nays. The committee then voted to instruct the vice—chairman, in absence of the chairman, to pull down the majority report if it was not recommitted. That motion passed by a vote of 16 yeas and no nays.

when the original majority report, which recommitted, was voted upon on February 25, 1974, the issue of property ownership as a voting qualification was presented again. An amendment was offered which would have Section 2(2) read as it presently appears in this report. A substitute was offered which read, "...may make property ownership an additional qualification for voting elections held by political subdivisions for the purpose of issuing bonds, or otherwise lending credit, or expending money, or assuming any debt, and for voting elections held by a governmental unit or district which has a special or limited purpose and whose activities have a disproportionate effect on property owners." A motion to table the substitute prevailed by a vote of 13 yeas and 7 nays. The amendment containing the language presently appearing in Section 2(2) was then adopted by a vote of

13 yeas and 7 nays.

This section thus makes one more substantive change in Constitutional Convention Proposal 1. It allows the legislature to make property ownership a qualification for voting in any election whenever to do so would not violate the United States Constitution.

Sec. 3. ELECTIONS. Elections by the qualified voters shall be by unsigned secret ballot. The legislature by law shall provide requirements for absentee voting and the administration of elections and shall ensure the purity of elections and guard against abuses of the electoral process.

This section describes the obligations placed upon the legislature in the exercise of its authority to regulate the election process. Since the direction to the legislature to provide registration and residence requirements was moved to Section 2 for clarity purposes at the meeting of the staffs of this committee and the Style and Drafting Committee, its reiteration in this

section would be redundant. The question was raised as to possibility of lessening election fraud by making the secret ballot requirement more explicit. On the first occasion of a section-by-section vote, an amendment was offered to make the first sentence of Article VI, Section 2 of Constitutional Convention Proposal 1 read, "All elections by qualified voters shall be by secret ballot, and, except as may be essential to the orderly conduct of absentee voting, no voting procedure may be used which would make it possible to identify the voter who voted a particular ballot after the voter has relinguished possession of it." In the debate on this amendment the point was raised that the present constitution did not require secrecy and did require numbered ballots. Therefore, the Constitutional Revision Commission language was thought to be sufficient to allow the legislature provide for any degree of secrecy it might choose. A motion to table that amendment received approval of a majority of the committee by a 15 to 3 vote and therefore the amendment was not voted on. Another amendment was offered which sought to make the first sentence of Article VI, Section of Constitutional Convention Proposal 1 read, "All elections by the qualified voters shall be by secret ballot, and the voter's signature shall not be required on the ballot." A motion to table that amendment also prevailed by a 16 to 2 vote and no vote was taken on the amendment. A motion to adopt Article VI, Section 2 of Constitutional Convention Proposal 1 as part of this committee report was approved by an affirmative vote of 17 members of the committee, and 1 against.

On the second occasion of a section-by-section vote, an amendment was offered adding the word "unsigned" between the words "by" and "secret" in the first sentence of Section 3. This amendment was approved by an affirmative vote of 11 members of the committee and 9 against.

This section, therefore, makes one substantive change from Constitutional Revision Commission recommendations. The present provision will not allow a voting

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procedure to require the voter to sign any part of the ballot.

Sec. 4. GENERAL ELECTIONS. General elections for state and county officials shall be held in even-numbered years on a date provided by law.

COMMENTS

Article VI, Section 3 of Constitutional Convention Proposal 1 reads as follows: "General elections shall be held in even-numbered years on a date provided by law."

This section defines "general elections" as the term is used in various parts of the constitution and guarantees they will be held in even-numbered years. A question raised as to whether or not more specificity was needed. General elections are commonly those which are held on a recurring fixed date and therefore this language could be construed to include elections traditionally held in odd-numbered years, such as municipal elections. An amendment was offered to make this section read, "General elections for state and county officials shall be held in even-numbered years on a date provided by law." The committee voted to adopt this amended version as part of this committee report by a unanimous vote.

The change approved by the committee for this section merely provides more certainty in the definition of "general elections" and does not make a substantive change in the Constitutional Revision Commission recommendations.

ARTICLE VII ON SECOND READING

The President laid before the Convention as unfinished business Article VII, Section 10.

Question: Shall Article VII be adopted?

Delegate Hightower explained Section 10.

(Delegate Parker of Denton in the Chair)

Under the provisions of Rule III, Section 5, Delegate Caldwell reported on Section 10 for the Finance Committee.

(President in the Chair)

Delegate Peveto offered the following amendment to Article VII, Section 10:

Amend Article VII, Section 10(d), by striking the number 30 between the words "than" and "years" and substituting therefor the number 10.

PEVETO HIGHTOWER

The amendment was read.

Delegate Hutchison moved to table the amendment.

DELEGATE PRESENT

Delegate Lary who was previously shown as "Absent" was announced "Present".

The motion to table was lost by the following vote: 53 Yeas, 108 Nays, 1 Present-Not Voting, 19 Not Voting. (Record 2, Appendix)

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

The amendment was adopted by the following vote: 107 Yeas, 54 Nays, 1 Present-Not Voting, 19 Not Voting. (Record 3, Appendix)

Delegate Powers offered the following amendment to Article VII, Section 10:

Amend Article VII, Section 10(e), by adding after the word "loss" the following:

"This section shall be self-enacting."

POWERS HIGHTOWER

The amendment was read.

Delegate Hutchison moved to table the amendment.

The motion to table was lost by the following vote: 74 Yeas, 87 Nays, 1 Present-Not Voting, 19 Not Voting. (Record 4, Appendix)

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

The amendment failed of adoption by the following vote: 78 Yeas, 85 Nays, 1 Present-Not Voting, 17 Not Voting. (Record 5, Appendix)

Delegate Jones of Harris offered the following amendment to Article VII, Section 10:

Amend Section 10(c), to read as follows:

State Higher Fducation "(c) The Assistance Fund may be used for the following purposes: (1) acquiring land either with or improvements; (2) permanent without constructing new buildings or other permanent improvements; (3) repairing and rehabilitating existing buildings or other permanent improvements; (4) acquiring library books and materials; (5) acquiring capital equipment; (6) paying the principal of and interest on any bonds or notes issued pursuant to this activity; and (7) any other purpose that may be provided by law."

The amendment was read.

DELEGATES PRESENT

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

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

Delegate Hightower moved to table the amendment.

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The motion to table prevailed by the following vote: 130 Yeas, 32 Nays, 1 Present-Not Voting, 18 Not Voting. (Record 6, Appendix)

Delegate Hollowell offered the following amendment to Article VII, Section 10:

Amend Section 10 of Article VII to read as follows:
"strike out subsection (d) and (e)".

The amendment was read.

Delegate Hightower moved to table the amendment. The motion to table prevailed by the following vote: 94 Yeas, 69 Nays, 1 Present-Not Voting, 17 Not Voting. (Record 7, Appendix)

#### VOTE RECORDED

I was off the floor on Record Vote 7 and was inadvertently recorded as voting "Nay".

I would have voted "Yea" had I been present.

OGO

Delegate Hutchison offered the following amendment to Article VII, Section 10:

Amend Article VII, Section 10 by adding a new paragraph:

(f) The aggregate total of bonds or notes issued pursuant to this Section shall never exceed 30% of the value of the permanent university fund exclusive of real estate at the time of any issuance. Prior to the issuance of any bond or note, the governing boards of each participating institution of higher education shall be required to receive approval for such issuance from the agency or department authorized by the Legislature to administer the distribution of this State higher educational systems fund. The Legislature is authorized to establish the standard upon the basis of which such approval shall be granted.

HUTCHISON BARNHART

The amendment was read.

(Delegate Nabers in the Chair)

Delegate Doggett offered the following substitute for the amendment:

Amend Article VII, Section 10 by adding a new paragraph:

(f) The aggregate total of bonds or notes issued pursuant to this Section shall never exceed 50% of the value of the permanent university fund exclusive of real estate at the time of any issuance. Prior to the issuance of any bond or note, the governing boards of each participating institution of higher education shall be required to receive approval for such issuance from the agency or department authorized by the Legislature to administer the distribution of this State higher

educational systems fund. The Legislature is authorized to establish the standard upon the basis of which such approval snall be granted.

The substitute for the amendment was read.

Delegate Hutchison moved to table the substitute for the amendment. The motion to table was lost by the following vote: 68 Yeas, 96 Nays, 1 Present-Not Voting, 16 Not Voting. (Record 8, Appendix)

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

The substitute for the amendment was adopted by the following vote: 121 Yeas, 45 Nays, 1 Present-Not Voting, 14 Not Voting. (Record 9, Appendix)

#### LEAVE OF ABSENCE

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

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

The amendment as substituted was then adopted by the following vote: 143 Yeas, 24 Nays, 1 Present-Not Voting, 13 Not Voting. (Record 10, Appendix)

### 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 Adams of Hardin requested to be recorded as voting "Yea" on Record Vote 3.

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

Delegate Massey requested to be recorded as voting "Yea" on Record Votes 6 and  $7 \cdot$ 

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

Delegate Doran requested to be recorded as voting "Nay" on Record Vote 7.

Delegate Allred requested to be recorded as voting "Yea" on Record Vote 9.

#### RECESS

On motion of Delegate Aikin the Convention at 5:15 o'clock p.m. took recess until 1:30 o'clock p.m. tomorrow.

### TEXAS CONSTITUTIONAL CONVENTION

YEA N-V NAY	YEA N-V NAY	YEA N-V NAY	YEA N-V NAY
• Mr. Presi Jent	Doyle	• Lee	• Russell
Adams, D.	Doyle     Dramberger	Leland	• Sage
• Adams, H.	• Farle	• Lewis	Salem
Agnich	• Edwards Evans	• Lombardino	Sanchez
• Aikin	Evans X	• Longoria	Santiesteban
Allen, Jo	Finnell	<ul> <li>McAlister</li> </ul>	Schieffer
Allen, John	• Finney	McDonald, F.	• Schwartz
• Allred	Foreman	McDonald, T.	• Scoggins
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• Bales	• Geiger	Martin	Simmons
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Barnhart     Bigham	• Grant Green, F	• Mattox	• Snelson
Rind	Green, R.	Mauzy	Spurlock
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Blanchard	• Hall, A.	• Menefee	• Sutton
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Braecklein	Harris O	• Munson	True
Brooks	• Harris, OX	Murray	• Truan
• Bynum	• Heatly	Nabers	• Uher
• Caldwell	Henderson	• Newton	• Vale
• Calhoun	Hendricks	Nichols	Vecchio
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#1 Roll Call

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_M:ller		
Mont	oyo	
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Muns	on	
• Nabe	rs	
- Nowl	in	•
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Ogg		THE RESERVE OF THE PARTY OF THE
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Parke	er, C.	
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Poff		
Presn		
Presto	on	
Rags	dale	
_Reyes	-	
Reyn	olds	X
_Regni	olus _	^-
_Rosso	guez	•
_Kossc	n	•

D II
• Russell
• Sage
Salem
Sanchez
_Santiesteban
_Schieffer
_Schwartz
Scoggins
Semos
Sherman, M.
Sherman, W.
Short
Simmons
Slack
Snelson
Spurlock
Sullivant
_Sutton _
TL
_Tarbox
Temple
_Thompson
_Traeger
_Truan
Tupper X
_Uher
_Vale
_Vecchio
_Vick
_Von Dohlen
_Wallace
· Washington
Waters
_Watson
_Weddington
_WhiteherdX
_Whitmire
Williams
_WilliamsonX
_Willis
Wilson
_Wolff
_Wyatt
Bryant .
Excused Absence

YEA N-V NAY

# 2 Motion to table Peveto Amenament to Art VII, Sec 10

Yea - 53	TOTALS NAC	108 PNV	/ NV /A	ATICLE .	DATE: 1_
YEA	N-V	NAY	Comm1	0	JAN 2
100-200	100-200	100-200	Rep. 2	0SECTION	FEB 3
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_3 3_	_3 3_	3 3	3 R4	40 4	JUN 4
_4 4	_4 4_	_4 4_	Subm5	50 5	JUL 5
5 5	5 5	5 5	Mino6	60 6	AUG 6
_6 6_	_6 6	6 6	Mot. 7	70 7	SEP 7
7 7	_7 7	7 7	Alt8	80 8	_OCT 8_
_8 8	_8 8_	8 8	Sep9	90 9	NOV 9
_9 9_	9 9	_9 9_	2 R0	00 0	DEC 0

Phone (1804) 355-0872 International ROLL-CALL & Corporation, Richmond, Va. 23230

Hechair			
Mr. President	_Doyle	• Lee Leland	Russell
Adams, D.	Dramberger	Leland	Sage
Adams, 11.	• Earle	Lewis •	Salem
Agnich	• Edwards	• Lombardino	<ul> <li>Sanchez</li> </ul>
Aikin	Evans	Longoria	<ul> <li>Santiesteban</li> </ul>
Allen, Joe	Finnell	McAlister     McDonald, F	Schieffer
Allen, John	• Finney	<ul><li>McDonald, F.</li></ul>	Schwartz
Allred	• Foreman	<ul> <li>McDonald, T.</li> </ul>	• Scoggins
Andujar	Fox	McKinno	Semos
Atwell	Gammage	McKnight	Sherman, M.
Bailey	Garcia	<ul><li>Madla</li></ul>	Sherman, W.
Baker	Gaston	Maloney	Short
Bales	Geiger	Martin	_Simmons <b>X</b>
Barnhart	Grant	Massey	Slack
Bigham	Green, F. X	Mattox	Snelson
Rind	• Green, R.	Mauzy	Spurlock
Blake X	Hale	Meier	Sullivant
Blanchard	- Hall A	Menefee	Sutton
Blythe	• Hall, W. Hanna Harrington	Mengden	● Tarbox
Bock	Hanna X	Miller	Temple
Boone	Harrington	Montoya	Thompson
Bowers	Harris, E.	Moore	• Traeger
Braecklein	- Harris O	Munson	
Brooks	Head X	Murray	• Truan Tupper
Bynum	Heatly	Nabers	• Uher
Caldwell	Henderson	- Nowton	Vale
Calhoun	• Hendricks	Newton Nichols	Vecchio
Canales	Hernandez	• Nichols	
Cates	• Hightowar	Nowlin Nugent	Vick     Von Dohlen
Clark	Hilliard	Nugent	
Clauden	Hoestenbach	Ogg	_Wallace
Clayton	- Hoestenbach	Olson	_Washington
Clower	Hollowell Howard	<ul><li>Parker, C.</li><li>Parker, W.</li></ul>	• Waters
Cobb		Parker, VV.	• Watson
Cole	Hubenak	Patman	• Weddington
Coleman	• Hudson	Pentony	Whiteherd >
Coody	Hutchiso	• Peveto	• Whitmire
Cooke	Johnson	• Poerner	Wieting
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
Doggett	Kubiak	Reynolds	· Bruant
Donaldson	• Laney	Rodriguez	
Doran	• Lary	• Rosson X	- Ercusea Absence

# 3 Adoption of Peveto Amendment to Art VII, Sec 10

Yea 107	TOTALS NAU	54 PNV	INV	19 ARTICLE		DATE: 1
YEA	N-V	NAY		10		_JAN 2_
_100-200	100-200	100-200		20	SECTION	FEB 3
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_4 _ 4	_4 4_	_4 4_	Subm.	5	50 5	JUL 5
_5 5_	_5 5_	5 5	Mino.	6	60 6	AUG 6
6 6	6 6	6 6	Mot.	7 -	_70 7	SEP 7
_7 /07_	_7 7_	7 7	Alt.	8	_80 8	OCT 8
_8 8_	_8 8_	_8 8	Sep.	_9 _	_90 9	NOV 9
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### TEXAS CONSTITUTIONAL CONVENTION

1974		ONAL CONVENTION	
YEA N-V NAY	YEA N-V NAY	YEA N-V NAY	YEA N-V NAY
Mr. President	• Doyle	Lee	Russell
Adams, D.	• Dramberger	Leland	• Sage
Adams, H.	Earle	Lewis Land	Salem
Agnich	Edwards	Lombardino	Sanchez
Aikin	Evans X	Longoria	Santieste'an
Allen, Joe	Finnell	McAlister	Schieffer
Allen, John	Finney	McDonald, F.	Schwartz
Allred	Foreman	McDonald, T.	Scoggins
Andujar	Fox	McKinnor	Semos
Andujar	Gammage	McKnight	Sherman, M.
Atwell		Madla	Sherman, W.
Bailey		Maloney	Short
Baker	Gaston	Martin	Simmons
Bales	• Geiger	Massey	Slack
Barnhart	• Grant Green, F	Mattox	Snelson
Bigham			Spurlock
Bird	Green, R.	Mauzy	Sullivant
Blake	Hale	Meier	Sutton
Blanchard	• Hall, A.	Menefee	Tarbox
Blythe	Hall, W.	• Mengden	T
Bock		Miller	Temple
Boone	Harrington	Montoya	Thompson
Bowers	Harris, E.	Moore	_Traeger
Braecklein	Harris, O.	Munson	Truan
Brooks	Head	Murray	Tupper
Bynum	Heatly	Nabers	• Uher
Caldwell	• Henderson	Newton	_Vale
Calhoun	Hendricks	Nichols	• Vecchio
Canales	Hernandez	Nowlin	• Vick
Cates	Hightowr •	Nugent	Von Dohlen
Clark	Hilliard	Ogg	_Wallace
Clayton	Hoestenbach	Olson	<ul><li>Washington</li></ul>
Clower	- Hollowell	Parker, C.	Waters
Cobb	• Howard	Parker, W.	Watson
Cole	Hubenak	Patman	_Weddington
Coleman	Hudson	Pentony	Whiteherd
Coody	• Hutchison	Peveto	Whitmire
Cooke	Johnson	Poerner	Wieting
Craddick	Jones, Gane	Poff	Williams
Creighton	Jones, Grant	Powers	Williamson
Daniel	Jones, L.	Presnal	Willis
Davis	Kaster	Preston	Wilson
Danson	Korioth	Ragsdale	Wolff
Denson	Kothmann	Reves	_Wyatt
Denton	Kubiak	Reynolds	Bryant
Doggett		Rodriguez	
Donaldson	Laney	Rosson	X. Excused Alosence
Doran	Lary	W022011	

# 4 Motion to table Powers

Amendment to Art VII Sec 10

Yea	74	ТОТА	LS Nay	87	PNU	1	NV	19 ARTI	CLE		DATE: 1
YEA		N-'	V	NA	AY		Comm.				JAN 2
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_4 4		4	4	4	4		Subm.	5	50	5	JUL 5
5 5		5	5	5	5		Mino.	6	60	6	AUG 6
6 6		6	6	6	6		Mot.	7	70	7	SEP 7
7 7		7	7		7		Alt.	8	80	8	OCT 8
		8		8	8		Sep.	_ 9	90	9	NOV 9
9 9		_9		_9			2 R	0	00	0	DEC 0
1 3 -3 A											

YEA N-V NAY	YEA N-V NAY	YEA N-V NAY	YEA N-V NAY
Mr. President	Doyle	• Lee	Russell
Adams, D.	Dramberger	Leland	Sage
Adams, H.	• Earle	Lewis	Salem
Agnich	• Edwards	Lombardino	Sanchez
• Aikin	Evans	• Longoria	Santiesteban
Allen, Jo	Finnell	McAlister	Schieffer
Allen, John	• Finney	<ul> <li>McDonald, F.</li> </ul>	Schwartz
• Allred	• Foreman	<ul> <li>McDonald, T.</li> </ul>	Scoggins
Andujar	Fox	McKinno	Semos
Atwell	Gammage	<ul> <li>McKnight</li> </ul>	Sherman, M.
Bailey	Garcia	Madla	Sherman, W.
Baker	Gaston	Maloney	• Short
Bales	Geiger .	Martin	Simmons
Barnhart	Grant	Massey	Slack
Bigham	Green, F . X	Mattex	Snelson
Bird	• Green, R.	Mauzy	Spurlock
Blake	Hale	Meier	Sullivant
Blanchard	Hall, A.	Menefee	Sutton
Blythe	Hall, W.	Mengden	• Tarbox
Bock	Hanna	Miller	Temple
Boone	Harrington	<ul> <li>Montoya</li> </ul>	Thompson
Bowers	Harris, E.	Moore	• Traeger
Braecklein	Harris, O.	Munson	Truan
Brooks	Head X	Murray	Tupper
Bynum	Heatly	Nabers	Uher
Caldwell	Henderson	Newton	• Vale
Calhoun	<ul> <li>Hendricks</li> </ul>	• Nichols	Vecchio
Canales	Hernandez	Nowlin	_Vick
• Cates	Hightow r	Nugent	_Von Dohlen
• Clark	Hilliard	Ogg	_Wallace
• Clayton	<ul> <li>Hoestenbach</li> </ul>	• Olson	
Clower	Hollowell	Parker, C.	• Waters
Cobb	Howard	• Parker, W.	• Watson
• Cole	Hubenak	Patman	- Weddington
Coleman	Hudson	<ul><li>Pentony</li></ul>	Whiteher d X
• Coody	Hutchison	• Peveto	• Whitmire
Cooke	Johnson	Poerner	• Wieting
Craddick	• Jones, Gene	• Poff	• Williams
Creighton	Jones, Grant	• Powers	_WilliamscnX
Daniel	Jones, L.	Presnal	• Willis
Davis	Kaster	Preston	_Wilson
Denson	Korioth .	Ragsdale	_Wolff
_Denton	Kothmann	Reyes	• Wyatt
Doggett	Kubiak	Reynolds	· Bryant
_Donaldson	• Laney	Rodriguez	X-Excused Absence
_Doran	_Lary	Rosson	X

## # 5 Motion to adopt Powers Amendment to Art VII, Sec 10

Yea 78	TOTALS NAU	85 PNV	- NV	17RT	ICLE	DATE: 1
YEA	N-V	NAY	Comm.	10		_JAN 2_
100-200	100-200	100-200	Rep.	20	SECTION	FEB 3
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4 4	4 4	4 4	Subm.	5	50 5	JUL 5
_5 5	5 5	5 5	Mino.	6	60 6	_AUG 6_
6 6	6 6	6 6_	Mot.	- 7	70 7	SEP 7
7 7	_ 7 7	7 7	Alt.	8	80 8	OCT 8
8 8	8 8	8 8	Sep.	_ 9	90 9	NOV 9
_9 9_	_9 9_		2 R	0	00 0	DEC 0

YEA N-V NAY	YEA N-V NAY	YEA N-V NAY	YEA N-V NAY
Mr. President	_Doyle	• Lee	Russell
Adams, D.	Dramberger	Leland	• Sage
Adams, H.	• Earle	• Lewis	Salem
Agnich	<ul> <li>Edwards</li> </ul>	<ul> <li>Lombardino</li> </ul>	Sanchez
Aikin	Evans	• Longoria	• Santiesteban
Allen, Joe	Finnell	<ul> <li>McAlister</li> </ul>	• Schieffer
Allen, John	• Finney	<ul> <li>McDonald, F.</li> </ul>	Schwartz
Allred	Foreman	McDonald, T.	<ul> <li>Scoggins</li> </ul>
Andujar	• Fox	McKinnor	Semos
Atwell	Gammage	McKnight	Sherman, M.
Bailey	Garcia	Madla	Sherman, W.
Baker	• Gaston	Maloney	• Short
Bales	• Geiger	• Martin	Simmons
Barnhart	Grant	Massey	Slack X
Bigham	Green, F X	Mattox	- Spoleon
Bird	C D	Mauzy	Snelson Spurlock
Blake X	Hale		
		Meier	• Sullivant
	Hall, A.	Menefee	Sutton
Blythe	Hall, W.	• Mengden	- Tarbox
Bock	Hanna	Miller	Temple
Boone	<ul> <li>Harrington</li> </ul>	• Montoya	• Thompson
Bowers	• Harris, E.	• Moore	Traeger
braecklein	<ul><li>Harris, O.</li></ul>	Munson	• Truan
Brooks	Head	Murray	Tupper X
Bynum	Heatly	Nabers	• Uher
Caldwell	<ul> <li>Henderson</li> </ul>	• Newton	• Vale
Calhoun	<ul> <li>Hendricks</li> </ul>	Nichols	_Vecchio
Canales	Hernand z	Nowlin	• Vick
Cates	• Hightow r	Nugent	Von Dohlen
Clark	Hilliard	• Ogg	Wallace
Clayton	<ul> <li>Hoestenbach</li> </ul>	• Olson	Washington
Clower	• Hollowell	• Parker, C.	- Waters -
Cobb	Howard	Parker, W.	Watson
Cole	Hubenak	Patman	Waddington
Coleman	Hudson	Pentony	Whiteherd X
Coody	Hutchison	Peveto	Whitmire
Cooke	Johnson	Poerner	Wieting
Craddick	Jones, Gine	• Poff	Williams
Creighton	Jones, Grant	Payers	Williamson X
Denial	Jones, Grant	Powers	
Daniel	Jones, L.	Presnal	• Willis
Davis	Kaster     Korioth	• Preston	Wilson
Denson		Ragsdale	• Wolff
Denton	• Kothmann	Reyes	• Wyatt
Doggett	• Kubiak	Reynolds	Bryant .
Donaldson	• Laney	Rodriguez	
Doran	• Lary	• Rosson X-	Excused Absence

## # 6 Motion to table Jones Amenament to Art VII, See 10

Yea - 130	TOTALS NAU	- 32 PNV-	Nr-18 ARTIC	TE.	DATE: 1
YEA	N-V	NAY	Comm10	Was a series	JAN 2
<b>_</b> 100-200	100-200	100-200	Rep20	SECTION	FEB 3
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_1 1_	1 1	1 1	Amm2	20 2	APR 2
• 2 2	2 2	_ 2 2	_ Quo3	30 3	MAY 3
3 3	3 3	•_3 3	3 R4.	40 4	_JUN 4
_4 4	_4 4	_ 4 _ 4	Subm5	50 5	JUL 5
5 5	5 5	_5 5	Mino6	60 6	AUG 6
_6 6_	6 6	6 6	Mot. 7	70 7	SEP 7
77	7 7,	7 7	Alt8	80 8	OCT 8
8 8	_8 8	8 8	Sep9	90 9	NOV 9
_9 9-•	_9 9_	_9 9_	2 R0	00 0	DEC 0

0	

		VEA NIV NAV	YEA N-V NAY
YEA N-V NAY	YEA N-V NAY	YEA N-V NAY	TEA IN-Y INAT
Mr. President	_Doyle	Lee	Russell
Adams, D.	Dramberger	Leland	Sage
Adams, H.	• Earle	• Lewis	<ul><li>Salem</li></ul>
Agnich	• Edwards	• Lombardino	• Sanchez
• Aikin	Evans	• Longoria	<ul><li>Santiesteban</li></ul>
• Allen, Joe	• Finnell	McAlister	Schieffer
	Finney	McDonald, F.	Schwartz
Allen, Jo'n	• Foreman	McDonald, T.	Scoggins
Allred	Fox	• McKinnon	Semos
Andujar		McKnight	Sherman, M.
Atwell	Gammage •	Madla	Sherman, W.
Bailey	Gaston	Maloney	Short
Baker		Martin	Simmons
Bales	Geiger	Massey	Slack X
Barnhart	Grant	Mattox •	Snelson
Bigham	Green, F X		Spurlock
Bird	• Green, R.	Mauzy	• Sullivant
Blake	• Hale	Meier	Sulton
<ul><li>Blanchard</li></ul>	Hall, A.	Menefee	
Blythe	• Hall, W.	Mengder.	● Tarbox
Bock	Hanna	Miller	Temple
Boone	<ul><li>Harrington</li></ul>	<ul> <li>Montoya</li> </ul>	Thompson
Bowers	Harris, E.	Moore	● Traeger
Braecklein	<ul><li>Harris, O.</li></ul>	Munson	Truan Tupper
Brooks	Head	Murray	
Bynum	Heatly	Nabers	Uher
Caldwell	Henderson	Newton	● Vale
Calhoun	<ul> <li>Hendricks</li> </ul>	<ul> <li>Nichols</li> </ul>	Vecchio
Canales	Hernandez	Nowlin	Vick
• Cates	• Hightow -	Nugent	_Von Dohlen
• Clark	Hilliard	Ogg	<ul><li>Wallace</li></ul>
• Clayton	Hoestenbach	Olson	Washington
Clower	Hollowell	Parker, C.	<ul><li>Waters</li></ul>
Cobb	Howard	Parker, W.	<ul><li>Watson</li></ul>
• Cole	Hubenak	Patman	• Weddington
• Coleman	a Hudson	Pentony	Whitehe d
	Hutchison	Peveto	Whitmire
Coody	Johnson	Poerner	Wieting
Cooke	Jones, Gene	Poff	Williams
Craddick	Jones, Gant	Powers	Williamson
Creighton		Presnal	willis
Daniel	Jones, L.	Preston	Wilson
Davis	Kaster	Ragsdale •	Wolff
Denson	Korioth		Wyatt
Denton	Kothmann	Reyes	
Doggett	Kubiak	Reynolds 🗡	Organt
_Donaldson	Laney	Rodriguez	x. Excused Absence
_Doran	Lary	Rosson	nototile

## #7 Motion to table Hollowell Amenament to Att III, Sec 10.

Yea - 94	TOTALSNAY	- 69 PNU-1	NU-	17 ARTIC	CLE	DATE: 1
YEA	N-V	NAY	Comm.	10		JAN 2
100-200	100-200		Rep.		SECTION	FEB 3
0 0 .	0 0	0 0	Subs.	_1	<b>●</b> 10 1	MAR 1
1 1 1	1 1	1 1.	Amm.	2	20 2	APR 2
			Quo.	3	30 3	MAY 3
2 2 3 3_	2 2 3 3	3 3	3 R	- 4	10 4	JUN 4
1 4	4 4	1 4	Subm.	. 5	50 5	JUL 5
5 5	_ 5 5	5 5	Mino.	6	60 6	AUG 6
6 6_	_ 6 6		Mot.	0 7	70 7	SEP 7
7 7	7 7	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	Alt.		80 8	OCT 8
_8 8_	_8 8	8 8	Sep.	9	_ 90 9	NOV 9
9 9_	_9 9_		2 R	_0	00 0	DEC 0

## TEXAS CONSTITUTIONAL CONVENTION

YEA N-V NAY	YEA N-V NAY	YEA N-V NAY	YEA N-V NAY
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, Jo'n	Finney	McDonald, F.	Schwartz
Allred	Foreman	McDonald, T.	• Scoggins
Andujar	• Fox	McKinnor	Semos
Atwell	Gammage	McKnight	Sherman, M.
Bailey	Garcia	Madla	Sherman, W.
Baker	Gaston	Maloney	Short
Bales	Geiger	Martin	Simmons
<ul> <li>Barnhart</li> </ul>	Grant	Massey	Slack
Bigham	Green, F . X	Maitox	
Bird	Green, R.	Mauzy	Snelson
Blake	Hale	Meier	• Spurlock
Blanchard	Hall, A.	Menefee	Sullivant
Blythe	Hall, W.	Menaden	Sutton
Bock	Hanna		_Tarbox
Boone	Harrington	Miller	• Temple
Bowers	Harris, E.	Montoya	Thompson
Braecklein	Harris, O.	Moore	_Traeger
Brooks	Head X	Munson	Truan
Bynum	Heatly	Murray	Tupper
Caldwell	• Henderson	Nabers	Uher
Calhoun	Hendricks	• Newton	_Vale
Canales	Hernandez	Nichols	Vecchio
Cates	Hightowar •	• Nowlin	Vick
Clark	Hilliard	Nugent	Von Dohlen
Clayton	Hoestenbach	Ogg	_Wallace
• Clower		Olson	<ul><li>Washington</li></ul>
• Cobb	- Hollowell	Parker, C.	_Waters
Cole	• Howard	Parker, W.	_Watson
Coleman	Hubenak	• Patman	Weddington
Coody	Hudson	Pentony	Whiteherd
Cooke	• Hutchison	Peveto	Whitmire
Craddick	Johnson	Poerner	Wieting
Creighton	Jones, Gene	Poff	Williams
	• Jones, Grant	Powers	_Williamsca X
Daniel	• Jones, L.	Presnal	_Willis
• Davis	• Kaster	Preston	Wilson
Denson	Korioth	Ragsdale	Wolff
• Denton	Kothmann	• Reyes	Wyatt
Doggett	Kubiak	Reynolds	· Bryant
Donaldson	Laney	Dadrieus	
• Doran	• Lary	_Rosson X-	Excused Absence

# 8 Motion to table Doggett

Substitute Amendment to Art III,

Sec 10.

Yea- 68	TOTALS N AU	- 96 PNV	1 NV-16		Nº DI
YEA	N-V	NAY	Comm	ALT.	DATE: 1
100-200	100-200	100 200			JAN 2
00		100-200	Rep. 20	SECTION	FEB 3_
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2 2	_1 1	l l	Amm2	20 2	APR 2
	2 2	2 2	Quo3	30 3	MAY 3
	_3 3_	3 3	3 R	40 4	JUN 4
_4 4	_4 4	_4 4_	Subm5	50 5	JUL 5
_5 5_	5 5	5 5	Mino6	60 6	AUG 6
6 6	6 6	6 6	Mot. 7	70 7	SEP 7
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8 8	8 8	8 8	Sep9	90 9	
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			2 R0	00 0	DEC 0

	- D	• Lee	Russell
Mr. President	Doyle	Leland	Sage
Adams, D.	Dramberger •	Lewis	Salem
Adams, H.	• Earle	• Lombardino	Sanchez
Agnich	• Edwards		• Santiesteban
Aikin	• Evans	<ul> <li>Longoria</li> <li>McAlister</li> </ul>	Schieffer
Allen, Joe	• Finnell	McDonald, F.	Schwartz
Allen, Jo'n	• Finney		• Scoggins
Allred	Foreman	McDonald, T.	Semos
Andujar •	Fox	McKinno	
Atwell	<ul><li>Gammage</li></ul>	<ul> <li>McKnight</li> </ul>	Sherman, M.
Bailey	Garcia	Madla	Sherman, W.
Baker	Gaston	Maloney	Short
Bales	Geiger	<ul><li>Martin</li></ul>	Simmons
Barnhart	• Grant	<ul><li>Massey</li></ul>	Slack
Bigham	Green, F	<ul><li>Mattox</li></ul>	<ul><li>Snelson</li></ul>
Bird	Green, R.	Mauzy	Spurlock
Blake	Hale	Meier	<ul> <li>Sullivant</li> </ul>
Blanchard	Hall, A.	Menefee	<ul><li>Sutton</li></ul>
Blythe	• Hall, W.	Mengden	● Tarbox
Bock	Hanna	Miller	● Temple
Boone	<ul><li>Harrington</li></ul>	<ul><li>Montoya</li></ul>	● Thompson
Bowers	Harris, E.	<ul><li>Moore</li></ul>	<ul><li>Traeger</li></ul>
Braecklein	Houris O.	Munson	● Truan
Brooks	Head X	<ul><li>Murray</li></ul>	Tupper
Bynum	<ul><li>Heatly</li></ul>	Nabers	Uher
Caldwell	Henderson	Newton	• Vale
Calhoun	Hendricks	<ul> <li>Nichols</li> </ul>	Vecchio
Canales	• Hernandez	Nowlin	Vick
	• Hightow -	Nugent	Von Dohlen
Cates	Hilliard	Ogg	· Wallace
Clark	Hoestenbach	Olson	Washington
Clayton	Hollowell	Parker, C.	Waters
Clower	11	Parker, W.	Watson
Cobb	Howard     Hubenak	Patman	• Weddington
Cole	Hudson	Pentony	Whiteherd
Coleman		Peveto	Whitmire
Coody	Hutchison	Poerner	Wieting
Cooke	Johnson	Poff	· Williams
Craddick	Jones, Gene		Williamson
Creighton	Jones, Grant	• Powers	willis
Daniel	Jones, L.	Presnal	Wilson
Davis	• Kaster	Preston	
Denson	Korioth	Ragsdale	• Wolff
Denton	■ Kothmann	Reyes	• Wyatt
Doggett	Kubiak	Reynolds	Bryant
Donaldson	• Laney	<ul> <li>Rodriguez</li> </ul>	X-Excused Absen
Doran	• Lary	Rosson	V CYCKSEN 1103CH

#19 Motion to adopt Doggett

substitute Amendment to

Art VII, Sec 10.

Yea-121	TOTALS No.	. 45 PNV-1	NV- 14	CLE	DATE: I_
YEA	N-V	NAY	Comm 10		JAN 2_
100-200	100-200	100-200	Rep. 20	SECTION	FEB 3
0 0	0 0	0 0	Subs. 1	<b>a</b> _10 1	MAR 1
1 1	1 1		Amm2	_ 20 2	_APR 2
2 2	2 2	2 2	Quo3	30 3	MAY 3
3 3	3 3	3 3	3 R 4	10 1	JUN 4
	4 4	1 4	Subm. 5	50 5	JUL 5
5 5	5 5	5 5	Mino6	60 6	AUG 6
6 6	6 6	6 6	Mot. 7	70 7	SEP 7
7 7	7 7	7 7	Alt. 8	80 8	OCT 8
8	8 8	8 8	Sep. 9	90 9	NOV 9
9 9_	_9 9_		2 R0	00 0	_DEC O_

YEA N-V	NAY YEA	N-V NAY	YEA N-V	NAY	YEA N-V	NAY
Mr. President	• Doyle	e	• Lee		Russell	
· Adams, D.		nberger	Leland		• Sage	
• Adams, H.			• Lewis		Salem	
• Agnich		ards	<ul> <li>Lombardino</li> </ul>		Sanchez	
• Aikin	• Evan		• Longoria		<ul> <li>Santiesteban</li> </ul>	
Allen, Joe			McAliste		Schieffer	
Allen, John		9y	McDonald, F.		Schwartz	
• Allred			McDonald, T.		Scoggins	
Andujar	Fox	intair	McKinnon		Semos	
			McKnight		Sherman, M.	
• Atwell	Gan		- Madla		Sherman, W.	
Bailey		cia	Maloney		Short	
• Baker			Martin		Simmons	
Bales					Slack	X
Barnhart Bigham	Gran	ni - W	<ul> <li>Massey</li> </ul>			1
Bigham	Gree	en, F . X	• Mattex		Snelson	
• Bird	Gree		Mauzy		Spurlock	•
Blake	X Hale		Meier		<ul> <li>Sullivant</li> </ul>	
<ul> <li>Blanchard</li> </ul>	• Hall,		Menefee		Sutton	
<ul><li>Blythe</li></ul>	- Hall,	, W.	Mengden		_Tarbox	
• Bock	Hani		Miller		Temple	
Roone	• Harr	rington	<ul> <li>Montoya</li> </ul>		• Thompson	
Bowers	X Harr	ris, E.	Moore		<ul> <li>Traeger</li> </ul>	
Braecklein	- Harr	ris, O	Munson	•	Truan	~
Brooks			Murray		Tupper	X
Bynum		tly .	Nabers		Uher	
• Caldwell	• Hend	derson	Newton	•	• Vale	
Calhoun	• Hen	dricks	Nichols		_Vecchio	
Canales	• Herr	nandez	Nowlin		• Vick	
• Cates		ntowr	Nugent		• Von Dohlen	
• Clark			Ogq		Wallace	
• Clayton	- Hoe	stenbach	• Olson		Washington	
• Clower		owell	Parker, C.		Waters	196137
Cobb		ard	Parker, W.		Watson	
• Cole		enak	Patman		Weddington	
• Coleman		son	Pentony	esta id	Whitehe d	
	- Liu	chison	Peveto		• Whitmire	3000 A
• Coody • Cooke	John		Poerner		Wieting	THE REST
			• Poff		Williams	
• Craddick	Jone	es, Gene	Pour		Williams	X
• Creighton		es, Grant	• Powers	SOUDL B		
Daniel	Jone	es, L.	• Presnal		• Willis	
Davis	• Kast	er	Preston		Wilson	
Denson		oth .	Ragsdale	TOTAL STATE	-Wolff	
Denton	• Koth	ımann	● Reyes		-Wyatt	
<ul> <li>Doggett</li> </ul>		ak	Reynolds	X	· Bryant	
<ul><li>Donaldson</li></ul>		у	<ul> <li>Rodriguez</li> </ul>		x- Excused Ab	SENCE
_Doran	• Lary		_Rosson	-	Y CLEMPEN LIN	

# 10 Motion to Adopt Hutchison

Amendment as substituted

to Art VIII, Sec 10.

Yea - 143	TOTALS NAY	24 PNY-1	NV-13	ICLE	DATE: 1
YEA	N-V	NAY	Comm10		JAN 2
100-200	100-200	100-200		SECTION	FEB 3
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_1 1	_1 1	1 1	Amm2	20 2	APR 2
2 2	2 2	2 2	Quo3	30 3	MAY 3
3 3_	3 3	3 3	3 R4	40 4	JUN 4
1 4	4 4	4 4_	Subm5	50 5	JUL 5
5 5	5 5	5 5	Mino6	60 6	AUG 6
6 6	6 6	6 6	Mot. 7	70 7	SEP 7
7 7	7 7	7 7	Alt8	80 8	OCT 8
8 8	8 8	8 8	Sep9	90 9	NOV 9
_9 9_•	9 9	_9 9_	2 R0	00 0	DEC 0