OFFICIAL JOURNAL of the CONSTITUTIONAL CONVENTION of the STATE OF TEXAS

SECOND DAY (Wednesday, January 9, 1974)

AFTER RECESS

The Convention met at 9:00 o'clock a.m., pursuant to recess, and was called to order by the President.

The roll was called and the following were recorded present: 177 Present, 3 Absent-Excused. (Record No. 1, Appendix)

The Reverend Dr. Ralph M. Smith, Hyde Park Baptist Church of Austin, offered the invocation, as follows:

Our Dear Heavenly Father:
You have told us "If any man lack wisdom, let him ask of God who giveth to all men liberally..." Today we come to ask for your divine wisdom and guidance. Direct the decisions of these delegates as the Constitutional Convention progresses. And when this monumental task is completed we trust you will be able to say to each delegate "well done thou good and faithful servant."

In Jesus' name, Amen.

LEAVES OF ABSENCE

Delegate Jones of Taylor was granted leave of absence for today on account of serious illness in the family on motion of Delegate Adams of Jasper.

Delegate Whitmire was granted leave of absence for today on account of important business on motion of Delegate Schieffer.

Delegate Canales was granted leave of absence for today on account of important business on motion of Delegate Garcia.

ESCORT COMMITTEE APPOINTED

The President announced the appointment of the following Committee to escort The Honorable Dolph Briscoe, Governor of Texas, to the President's Rostrum: Delegates Longoria, Nugent, Poerner, Washington, Menefee, Weddington, Hightower.

ANNOUNCEMENT REGARDING GOVERNOR'S ADDRESS

The President announced that the Convention would resume consideration of C.C.R. 4, the Perranent Rules of the Convention, and would continue consideration until 10:50 o'clock e.m., at which time the Convention would Stand at Ease pending the arrival of The Hororable Dolph Briscoe,

Governor of Texas,

The President stated further that the Governor would address the Convention at 11:00 o'clock a.m. rather than 10:30 o'clock a.m. as provided in C.C.R. 3.

CONSTITUTIONAL CONVENTION RESOLUTION 4

The Convention resumed consideration of the pending business, same being C.C.R. 4 with an amendment by Delegate Hale pending.

Question, Shall the amendment be adopted?

On motion of Delegate Hale and by unanimous consent the pending amendment was withdrawn.

Delegate Hale offered the following amendment to the resclution:

Amend C.C.R. 4 by deleting all of Rule XXI of the Proposed Rules of Procedure, and by renumbering all subsequent rules accordingly.

The amendment was read and was adopted.

Delegate Hale offered the following amendment to the resclution:

Amend C.C.R. 4 by striking out the second paragraph of Fule XIV, Section 4.

The amendment was read and was adopted.

Delegate Schwartz offered the following amendment to the resolution:

Amend Proposed Convention Rules by deleting Sections 10, 11, 12, 13 and 14 of Rule XIV, and substituting in lieu thereof the following:

Section 10. During the consideration of proposal on second reading, the Convention may by majority vote order the proposal to be considered section by section until each such section shall have been given separate consideration. If such procedure is ordered, only amendments to the section under consideration at any given time shall be in order; provided, however, that after each section shall have been considered considered separately, the entire proposal shall be open for amendments. Once the consideration of a proposal section by section shall have been ordered, it shall not be in order to move the previous question on the entire proposal, to lay it on the table, or to postpone it, until each section shall have been given separate consideration, or the vote by which section by section consideration was ordered has been reconsidered.

Section 11. A motion to consider a proposal section by section is debatable within narrow limits, but the debate shall be confined to the desirability of section by section consideration and shall not include the merits of the proposal.

Section 12. A committee report or portion thereof passed to third reading shall be automatically referred to the Committee on Style and Drafting, which shall have authority to make changes as to form and style. Should substantive changes be

required in any committee report, the Committee on Style and Drafting shall report such necessity to the Convention, incorporating in its report a suggested draft of the language necessary to make the substantive change.

Section 13. After a proposal has been reported by the Committee on Style and Drafting, the President shall schedule such proposal on a future daily calendar for Floor consideration on third reading. On third reading the Committee on Style and Drafting may offer amendments recommending substantive changes necessary to reconcile conflicting or inconsistent provisions and any delegate may offer amendments limited to matters of style and form, which amendments shall require a majority vote for their adoption. Other amendments thereto shall be in order but such amendments shall require a two-thirds vote for their adoption. Full debate shall be permitted on any proposal on third reading, amendments thereto, within the limitations of these Rules. After all amendments have been disposed of, the question shall be upon the passage of the committee report or portion thereof on third reading, which shall require a majority vote.

Section 14. If amendments have been adopted to a proposal on third reading, the proposal shall again be automatically referred to the Committee on Style and Drafting, which shall again make a report to the Convention, following which the President shall again schedule the proposal for consideration on an appropriate Daily Convention Calendar. On this consideration by the Convention, amendments shall not be in order, and the question shall be upon the final passage of the proposal, which shall require a majority vote.

Section 15. The Secretary of the Convention shall certify to the passage on third reading of a committee report or portion thereof, noting thereon the date of its passage and the vote by which it passed. The committee report or portion thereof shall then be referred automatically to the Committee on Submission and Transition, which shall retain the report or portion thereof until such time as it can be incorporated in an appropriate document for final action by the Convention in submitting same to a vote of the people of Texas.

section 16. After a document has been reported by the Committee on Submission and Transition, the President shall schedule such document on a future daily calendar for Floor consideration, at which time amendments thereto shall not be in order. Question shall be upon the final adoption of the document for submission to a vote of the people. Such vote shall be taken by record vote with the yeas and nays to be entered on the Convention Journal, and no such document shall be submitted to a vote of the people unless two-thirds of the total membership of the Convention shall have voted in favor thereof. A submission resolution which fails to gain the necessary two-thirds (2/3) vote the for passage shall be returned to Submission and Transition Committee reconsideration and redrafting after which it shall be promptly reported back to Convention.

Section 17. At any time during Convention consideration of a committee report when amendments thereto are in order, a Delegate may propose that any part of such report, or a minority report, or a corresponding proposition, be submitted to the voters as an alternative to some portion or all of the committee report. proposals shall be treated in the same manner as an amendment to the committee report and shall require the same vote for its adoption as an amendment would have required at that stage of Convention deliberations. If such an alternative submission is voted by the Convention, such alternative submission shall be attached to and become a part of the committee report and shall be considered with the committee report at all subsequent stages in the parliamentary progress of such committee report. The Committee on Submission and Transition shall include in its report upon such committee report the method whereby such alternative proposal can be submitted to the people of Texas for their vote as an alternative to some portion or all of the committee report.

The amendment was read.

Delegate Poff offered the following amendment to the amendment to the resolution:

Amend Schwartz amendment to Constitutional Convention Resolution 4 by amending Rule XIV, Section 12 by striking from the last sentence the following words "incorporating in its report a suggested draft of the language necessary to make the substantive change".

The amendment was read.

Delegate Hale moved to table the amendment to the amendment.

Pending discussion by Delegate Hale of the motion to table, Delegate Wyatt raised the point of order that Delegate Hale's time had expired,

The President sustained the point of order.

Delegate Rosson moved that Delegate Hale's time be extended. The motion prevailed by a non-record vote.

Question on the motion to table the amendment to the amendment.

The amendment was tabled by a non-record vote.

Delegate Hutchison offered the following amendment to the amendment to the resolution:

Amend Schwartz amendment to C.C.R. 4, page 4, line 2 by changing the period to a comma and adding the following:

"or as a separate question on the ballot."

The amendment was read and was adopted.

Delegate Ragsdale offered the following amendment to the amendment to the resolution:

Amend Schwartz amendment to C.C.R. 4, line 9, by amending Rule XIV, Section 13 by inserting after the word "drafting", "and delegates."

RAGSDALE DENTON

The amendment was read and was adopted.

The amendment as amended was then adopted.

Delegate Waters offered the following amendment to the resolution:

Amend Constitutional Convention Resolution 4 by striking all of Section 1 of Rule I and inserting the following:

Section 1. A two thirds majority of the Delegates shall constitute a quorum for the transaction of business, but a smaller number may adjourn the convention from day to day and may compel the attendance of absent Delegates in accordance with these Rules.

KORIOTH BLANCHARD WATERS

The amendment was read and was adopted.

Question, Shall the resolution as amended be adopted?

COMMUNICATION FROM PRESIDENT OF LOUISIANA CONSTITUTIONAL CONVENTION

The President read the following communication:

Honorable Price Daniel, Jr. and the Members of the Constitutional Convention State Capitol Austin, Texas

As we bring our Convention labors to a close we extend our best wishes to our sister state of Texas as the Texas Constitutional Convention begins its deliberation on a new constitution. May yours be worthy of the greatness of your state.

E. L. Henry, Chairman, on behalf of the Louisiana Constitutional Convention Delegates

AT EASE

The President announced at 10:50 o'clock a.m., the Convention would Stand at Ease pending the arrival of the Governor and his party.

IN SESSION

The President called the Convention to order at 11:00 o'clock a.m.

ADDRESS BY GOVERNOR DOLPH BRISCOE

The Honorable Dolph Briscoe, Governor of the State of Texas, and his party were announced by the Doorkeeper of the Convention. The President called the Convention to order and announced a quorum of the Convention present.

The President then addressed the Convention, as follows:

CONVENTION DELEGATES, HONORED GUESTS, LADIES AND GENTLEMEN:

One year ago today, the delegates-elect to this Convention convened as the 63rd Legislature.

Only a few days later, it was my privilege to introduce the newly elected Governor of Texas for the first time to the Legislature which subsequently created the Constitutional Revision Commission and the Joint Constitutional Convention Planning Committee, which helped to prepare us so well for the task that we have now undertaken.

In the intervening months, I have, on several occasions, had the honor of welcoming our Governor to this Chamber.

Today, I do so again. But today each of us has a new and different role. We are no longer legislators, but Convention delegates, charged with developing a new Constitution for Texas. And while the Governor remains the Chief Executive Officer of our State, his role must also be different.

Although the amendment to our Constitution which mandated this Convention did not provide that the Governor would be a delegate to this assembly, it did anticipate his importance to, and involvement in, the revision process. As member and chairman of the Revision Commission Appointment Committee and the Delegate Compensation Committee, he has been intimately involved in the preparation for this Convention.

But with the opening of the Convention at high noon yesterday, the Governor's participation did not end. Nor should it. As the highest elected official of our State, the chief representative of all the people of Texas, he must seek, along with us, the successful conclusion of the revision effort in behalf of the people of our State.

He is committed to that end, and we, the delegates should be thankful for his interest and sincere devotion to that common purpose.

For my part, as presiding officer of the Convention, I will seek during the course of our deliberations, to meet with the Governor—and, I might add, the Lieutenant Governor—on a regular basis.

No interested citizen and no State official who has the commitment that has been evidenced by the Governor and Lieutenant Governor will be excluded from our work. They are a part of it, I am proud that they are. And because they are, I am all the more confident of our ultimate success.

My fellow delegates, I deem it a high honor and a great personal privilege to present to you His Excellency, the Governor of the State of Texas, The Honorable Dolph Briscoe.

Governor Briscoe ...

The Governor then addressed the Convention, as follows:

In addressing this Legislature almost a year ago, I stated that three words expressed both our greatest problems and our greatest

opportunities-these words I then said were "Politics, Paranoia and Progress": politics defined in its broadest meaning as "the total complex of relations between men and society"; paranoia defined as a tendency toward excessive or irrational suspiciousness and distrustfulness of others; and progress as a forward movement of the development of mankind. I said progress could only result from the application of politics in its highest sense and the eradication of paranoia from our hearts and minds. As Governor I pledged cooperation with each of you and with other state officials in attempting to achieve together the progress to which the people of Texas were entitled, and for which had long hoped. The theme of my and is now, administration was then, "Cooperation for Progress."

I do not presume that we achieved perfection during this year, either in complete dedication of ourselves to politics in its highest sense or on eradicating paranoia from our hearts and minds. Yet even the most critical observer would admit that in many important areas, politics was discarded and paranola was minimized so that progress did result—far beyond the predictions of the pessimists and those who see only the negative side of human nature. I do not intend here to recite all these accomplishments-but only to point to the great landmarks in the fields of ethics, drug abuse, penal codification, vocational and bilingual education, workmen's compensation, and insurance, among others, to which we in state government addressed ourselves in 1973, and in which cooperation did indeed produce progress.

The fact of these accomplishments...the recognition of the goodwill which we bear for one another...the fact that cooperation has in fact resolved differences of opinion and produced progress—all this justifies optimism in the success of this Convention.

I am fully aware, as you gather here, that there are some who say that you are so divided philosophically that you will never agree—and will propose no constitution at all.

There are others who say that if you do agree, it will occur only after every special interest has received protection in the constitution, and that it will therefore be more encumbered and restrictive than in the past.

And there are still others who say that you will produce a document so radical in nature that it will contain no protection for the people from the ravages of their government.

Of course, if any of these predictions prevailed, your effort to revise the Constitution of 1875 would surely fail.

I remember that some said at the outset of the revision process that the officials responsible for the appointment of the members of the commission would have great difficulty agreeing upon those who would be chosen to serve, because of differences of opinion among the officials themselves. This did not happen. From hundreds of recommendations, all but a few were chosen by consensus at the initial meeting.

There were those, considering the vast

philosophical differences between members the commission and their different economic and social backgrounds, who said the Commission would never approve a suggested revision-and certainly not within the strict time limit provided. Yet before you today for consideration is a product of great clarity and masterful workmanship, adopted by thirty-seven dedicated men and women from varied walks of life-adopted for the most part unanimously--with only a few minority reports. I doubt that in its entirety it is the personal choice of any one of the members of the commission. Its presentation to you, however, proves again that issues which unite Texans far exceed those which divide us.

It is not, of course, Constitution, nor is it intended to be. Only you as members of this Convention have the responsibility and authority to write the new Constitution—and only the people of Texas can adopt it. Yet it represents the cumulative wisdom of persons of great character and dedication to the well-being of Texans, and it represents the thoughts of the thousands of citizens who testified in the of the public hearings. The members commission deliberately, and I think wisely, honed their individual personal opinions against the hard stone of public acceptance, Its recommendations will be ignored only at the peril of failure of the work of this Convention.

I believe that this diverse body—no less than the Revision Commission—can forge a document acceptable in its entirety to the vast majority of its members, and to the people of Texas.

You have come here, not as partisans...not as members of a particular political party...not as antagonists...but as men and women of goodwill with a common purpose.

Your basic concern, as you go about your work, is not what a potential opponent might say about you a few months from now, but what your children and grandchildren will say about you a few decades from now.

In creating this Convention, the first in a hundred years, I do not believe for a minute that the people directed that we abandon the basic principles relating to the balance of power between the branches of government and between the government and the people. But I do believe that Texans feel that the machinery of state government simply is not working as well as it should—that it cannot adequately respond to the needs of the people—that the Constitution of 1875, so restrictive and specific in nature that it had to be amended 212 times, creates too many road blocks, offers too few alternatives.

The people elect representatives to the Legislature, only to discover that statutes thought worthy of enactment in times past have often assumed the sanctity of inclusion in the Constitution and cannot readily be amended to meet changing circumstances.

They elect a Chief Executive because they believe he can properly manage the executive department, to improve its services to them, only to discover that he has no control over the vast majority of the Executive Department nor any means of managing its fiscal affairs. The need for increased ability of State government to respond to the needs of the people is

heightened by the recognition on the part of the federal government that state government in many areas offers the most appropriate means of solving problems once thought to require solution at the federal level.

On balance, both the present Constitution of 1875 and many of the 212 amendments say, in effect, the Legislature shall not, the Governor may not, and the Courts may only consider.

While this approach may have some validity as a philosophical theory, the fact is that a hundred years of experience has taught us that where the need is compelling, if the Legislature shall not, and the Governor may not, then the Congress and the President surely will.

We Texans have many opinions in common. Yet in important matters we have been only a small percentage of the federal decision. We now have an opportunity to make our own decisions in important matters, because the problems have become too vast and too diverse for the federal government alone to effectively serve the people. Therefore, the states must be relied upon to implement solutions to many of the problems of the future.

We in state government have in the past been largely occupied with dealing in small problems. We will soon have to deal with great problems. The Constitution must permit us to deal effectively with these problems.

Those who will not lead are necessarily required to follow. The time has come for Texans to lead in matters involving their own destiny.

In drafting a new Constitution, which is the basic law of the land, you must remember that the Constitution is only the basic law. It provides the balance from which laws will properly be forthcoming.

You must have faith in the people and the elective process and remember that when the elected officials may deal with great problems, rather than the small problems, you will have a more determined electorate and more responsive elected officials.

In its Article on the Executive branch, the Revision Commission, while preserving the continuity and independence of the agencies, has seen fit to propose the type of fiscal responsibility for the Chief Executive without which no executive can manage or be held accountable for improper management. An increase in the executive's responsibility in the management of the executive department was one of the most often expressed desires of those citizens who responded to the public hearings before the Commission.

In other Articles and in other areas the Commission has strengthened both the ability of the Legislature and of Local governments to fulfill their responsibilities.

The matter is now entirely in your hands. For better or for worse the 63rd Legislature sitting as the Constitutional Convention of 1974 will be noted in history far beyond other Legislatures. It is my conviction that it will be noted for better and that it will father a new Constitution in which Texans can take great pride.

My conviction is based on my knowledge of the quality of your membership and your dedication to Texas and its future. It is

based upon the conviction that the magnitude of the task itself and its transcendent importance will inspire dignity, honor, fairness—and indeed good will and good humor—without which it would surely fail.

I expect you will speak in the knowledge of what human beings are today and will assume they will be at least as good tomorrow; that you will neither be slaves to past concerns nor concern yourselves with the future beyond your sight.

As a former member of this body it is with some envy that I watch you address yourselves to this historic task. I'm sure others in this audience wish the opportunity could have come during their days in the Legislature.

As Governor, while not a voting member, the people will expect that I be cognizant of the Convention's work, that I assist and counsel the Convention whenever it seeks assistance and counsel, and ultimately that I express an opinion on the finished product. Accordingly I will watch your progress with great interest, I will make available to you all of the knowledge possessed by the Executive Branch. And I have assigned to my executive assistant, Charles Purnell, Liaison to the Convention as his highest priority. I do not regard the Governor's position with respect to the Convention, however, as being the same as it is with respect to a session of the Legislature where the Governor proposes legislation and properly urges its passage or seeks to avoid legislation inconsistent with his programs. Here the Governor does not propose nor has he the Constitutional right of veto but rather the Governor is in the role of a very interested party as the elected chief of the Executive Branch of state government.

I hope and expect that the Convention will establish procedures which will appropriately provide for close liaison, and I have faith that you will present to the people of Texas a document which I and millions of other Texans can support.

At the conclusion of the address by the Governor, the President introduced as guests of the Convention, the following distinguished guests:

Mrs. Dolph Briscoe

The Honorable William P. Hobby, Lieutenant Governor of Texas, and Mrs. Hobby

The Honorable Price Daniel, Sr., Former Governor of Texas

The Honorable Ben Barnes, Former Lieutenant Governor and former Speaker of the House

The Honorable Walter Woodul, Former Lieutenant Governor

The Honorable John Hill, Attorney General of Texas, and Mrs. Hill

The Honorable Robert S. Calvert, Comptroller of Texas

The Honorable Bob Armstrong, Commissioner of the General Land Office

The Honorable Mark White, Jr., Secretary of State

The Honorable Robert W. Calvert, Chairman of the Constitutional Pevision Commission

Mrs. Malcolm Milburn, Vice-Chairman of the Constitutional Revision Commission

The Honorable Joe Christie, Chairman, Insurance Commission of Texas

Mr. and Mrs. Ed Vaughn, daughter and son-in-law of Governor and Mrs. Dolph Briscoe

AT EASE

The President announced at 11:25 o'clock a.m., the Convention would Stand at Ease pending the departure of the distinguished guests.

IN SESSION

The President called the Convention to order at 11:31 o'clock a.m.

RECESS

On motion of Delegate McAlister the Convention at 11:32 o'clock a.m. took recess until 1:30 o'clock p.m. today.

AFTER RECESS

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

DELEGATE PRESENT

Delegate Jones of Taylor, who was previously recorded "Absent-excused," was announced "Present" by the President.

CONSTITUTIONAL CONVENTION RESOLUTION 4

The Convention resumed consideration of the pending business, same being C.C.R. 4.

Question, Shall the resolution be adopted?

Delegate Hale offered the following amendment to the resolution:

Amend Proposed Convention Pules by deleting Section 2 of Rule I, and substituting in lieu thereof the following:

Section 2. When a quorum is present, the affirmative vote of a majority of the delegates present and voting is sufficient for the adoption of any motion or resolution or the taking of any action, except in those cases where a different majority is specifically required by these Rules. Except in Rule X, Section 5, or unless the context clearly indicates a different meaning, the term "majority" as used in these Rules, shall mean a simple majority of those present and voting, a quorum being present, and the term "two-thirds majority" shall mean two-thirds of those present and voting, a quorum being present.

The amendment was read and was adopted.

Delegate Blanchard offered the following amendment to the resolution:

Amend Constitutional Convention Resolution 4, by striking the word "president" wherever it appears and substituting in lieu thereof the word "Chairman" in order to bring the Rules into compliance with the Constitutional Amendment creating this Convention.

The amendment was read.

Delegate Hale moved to table the amendment.

Question on the motion to table, "Yeas" and "Nays" were demanded. The motion to table prevailed by the following vote: 111 Yeas, 41 Nays, 28 Present-not voting. (Record 2, Appendix)

DELEGATE PRESENT

Delegate Canales, who was previously recorded "Absent-excused," was announced "Present" by the President.

Delegate Pentony offered the following amendment to the resolution:

Amend Article I, Section 3, page 2 of Rules of Convention by inserting after the word "convention" on line 1: ", one staff member for each delegate."

The amendment was read,

Delegate Wolff moved to table the amendment.

Question on the motion to table.

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

Delegate Thompson offered the following amendment to the resolution:

Amend C.C.R. 4, Rule I, Section 4, by adding the following words: "nor shall delegates be allowed to smoke in the Chamber of the Convention while the Convention is in session."

The amendment was read.

Delegate Caldwell moved to table the amendment.

Question on the motion to table, "Yeas" and "Nays" were demanded.

The motion to table prevailed by the following vote: 110 Yeas, 50 Nays, 20 Present-not voting. (Record 3, Appendix)

REASON FOR VOTE

I refused to vote on a matter of such little substance. I believe that the people of Texas expect this Constitutional Convention to deal with more important matters than whether or not the delegates should smoke on the floor.

SCHIEFFER

Delegate Blanchard offered the following amendment to the resolution:

Amend C.C.R. 4, Rule II, Section 4, by striking out the words "a motion to adjourn,".

The amendment was read and was adopted.

Delegate Clayton offered the following amendment to the resolution:

Amend Constitutional Convention Resolution 4 by striking the word "President" in the third sentence of Section 4 of Rule II and substitute in lieu thereof the following: "Chair".

The amendment was read and was adopted,

Delegate Von Dohlen offered the following amendment to the resolution:

Amend Rule II, Section 5, at page 6, line 2, by deleting "5th" and inserting in lieu thereof the word "20th".

The amendment was read.

On motion of Delegate Von Dohlen and by unanimous consent the amendment was withdrawn.

DELEGATE PRESENT

Delegate Whitmire, who was previously recorded "Absent-excused," was announced "Present" by the President.

Delegate Doran offered the following amendment to the resolution:

Amend Constitutional Convention Resolution 4 by striking all of the second paragraph of Section 5 of Rule II and substituting the following:

He shall cause to be prepared and furnished to each delegate the daily calendar and agenda of business for each session of the convention 48 hours in advance. He shall, as soon as practicable, prepare a budget and submit it to the convention for its approval. The budget shall line item each budget item in excess of \$100.00. No later than the 20th day of each month he shall submit to the convention a report of the expenditures of the convention for the preceding calendar month, itemizing in detail each expenditure in excess of \$500.00. He shall let bids and award contracts for materials and services.

The amendment was read.

Delegate Weddington offered the following amendment to the amendment to the resolution:

Amend Doran amendment line 6, Rule II; Section 5; by striking the words, "as soon as practicable" and substituting the words, "by February 1, 1974".

The amendment to the amendment was read and was adopted.

The amendment as amended was then adopted.

Delegate Uher offered the following amendment to the resolution:

Amend Proposed Rules of Procedure of the Constitutional Convention of Texas, page 6, Rule II, Section 6 by adding at the end of said section after the word "absence", the following language:

"or in the absence of the Vice-President."

The amendment was read and was adopted.

Delegate Williamson offered the following amendment to the resolution:

Amend C.C.R. 4 by inserting in Rule II, Section 1, between "shall be elected" and "by a simple majority", the words "and may be removed".

The amendment was read and was adopted.

Delegate Denton offered the following amendment to the resolution:

Amend C.C.R. 4 by amending Rule II, Section 9, Line 6 by inserting, after the words, "He shall not...business of the convention." the following, "The Secretary shall make all such records available for public inspection, during regular business hours."

The amendment was read and was adopted.

Delegate Reynolds offered the following amendment to the resolution:

Floor amendment to Rule II, Section 11, page 7 and 8 to the Rules of Procedure of the Constitutional Convention of Texas as follows:

Strike entire Section 11 of Rule II and substitute the following Section 11:

"The sum of \$1,000 will be allocated to each delegate to the Constitutional Convention of Texas to help maintain a research staff and see that the public is fully informed of all convention activities and decisions with respect to the individual delegate's constituency."

The amendment was read,

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

Delegate Blanchard offered the following amendment to the resolution:

Amend Constitutional Convention Resolution 4, Rule II, Section 11, by striking all of said Section and substituting in lieu thereof the following:

"Sec. 11. The Chairman may hire such staff as is necessary to carry out the duties and responsibilities of the Convention."

The amendment was read.

Delegate Schwartz moved to table the amendment.

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

Delegate Denton offered the following amendment to the resolution:

Amend C.C.P. 4 by amending Rule II; Section 11; Line 11 by striking the words, "committee chairmen" and substituting the word, "Delegates".

The amendment was read and was adopted.

Delegate Poff offered the following amendment to the resolution:

Amend Constitutional Convention Resolution 4 by amending Rule II, Section 11 by striking from the first sentence the words "meeting", "public information" and "scheduling" and by striking the fifth sentence which begins with the words "He shall supervise" and ends with the words "all convention activities and decisions,"

Delegate Schwartz moved to table the amendment.

Question on the motion to table "Yeas" and "Nays" were demanded.

The motion to table was lost by the following vote: 79 Yeas, 94 Nays, 7 Present-not voting. (Record 4, Appendix)

Question, Shall the amendment be adopted?

Delegate Wyatt offered the following substitute for the pending amendment to the resolution:

Amend Constitutional Convention Resolution 4 by amending Rule II, Section 11 by striking from the first sentence the words "public information" and striking the sentence "He shall supervise the public information staff of the convention and see that the public is fully informed of all convention activities and decisions."

The substitute for the amendment was read.

Delegate Schwartz moved to table the substitute for the amendment.

Question on the motion to table, "Yeas" and "Nays" were demanded.

The motion to table was lost by the following vote: 56 Yeas, 115 Nays, 9 Present-not voting. (Pecord 5, Appendix)

Question recurring on the adoption of the substitute for the pending amendment, the substitute was adopted.

The amendment as substituted was then adopted.

Delegate Blanchard offered the following

amendment to the resolution:

Amend Constitutional Convention Resolution 4, Rule III, Section 5, by striking the first sentence of said Section and substituting in lieu thereof the following:

"Sec. 5. Questions of overlapping or conflicting jurisdiction between substantive committees shall be resolved by the Chairman."

The amendment was read and was adopted.

(Delegate Clower in the Chair)

Delegate Wyatt offered the following amendment to the resolution:

Amend C.C.R. 4 by amending Rule IV, Section 7, by striking all after "Section 7" and adding the language:

"The Committee on Public Information shall have jurisdiction over public information and shall supervise the public information staff of the Convention and see that the public is fully informed of all convention activities and decisions, and shall perform such other duties as may be prescribed by these rules or assigned by the President."

The amendment was read and was adopted.

Delegate Blanchard offered the following amendment to the resolution:

Amend Constitutional Convention Resolution 4, Rule V. Section 1, by striking all of said Section 1 and substituting in lieu thereof the following:

"Section 1. The President may, at the direction of the Convention, appoint such select committees as may be deemed necessary to perform special functions for the Convention. Unless otherwise directed by the Convention, the specific duties of a select committee, and the number of delegates to serve as members thereof, shall be determined by the President."

The amendment was read and was adopted.

Delegate Agnich offered the following amendment to the resolution:

Amend Constitutional Convention Resolution . 4 by striking all of Section 1 of Rule VI and substituting the following:

"Section 1. Committees of the Convention, and the number of members and general jurisdiction of each, shall be as provided in these Rules. All proposals shall be referred by the President to the appropriate committee subject to correction by a majority vote of the Convention."

The amendment was read and was adopted.

LEAVE OF ABSENCE

Delegate: Sage was granted leave of absence for the remainder of today on account of important business on motion of Delegate Nowlin.

Delegate Blanchard offered the following

amendment to the resolution:

Amend Constitutional Convention Resolution 4 by striking all of Section 2 of Rule 6 and substituting the following:

"Section 2. A Committee on Committees, composed of 10 Delegates, shall appoint the chairman, vice-chairman and other members of all substantive and procedural committees of the convention. The members of the Committee on Committees shall be elected by the Delegates by resolution adopted by the convention."

The amendment was read.

(President in the Chair)

Delegate Hale moved to table the amendment.

Question on the motion to table, "Yeas" and "Nays" were demanded.

The motion to table prevailed by the following vote: 109 Yeas, 64 Nays, 7 Present-not voting. (Record 6, Appendix)

Delegate Hutchison offered the following amendment to the resolution:

Amend C.C.R. 4 (Convention Rules) Rule VI, Section 2, page 14, by deleting:

"Chairman, vice-chairman and other" and adding a new sentence at the end of

such section reading as follows:

"The members of each committee shall elect the chairman and vice-chairman thereof, by majority vote, which election shall be held after confirmation of the committee appointments, at a time and place specified by the President and conducted by the senior member in legislative seniority of the Committee."

HUTCHISON WEDDINGTON KASTER SPURLOCK RUSSELL SIMMONS

The amendment was read.

(Delegate Von Dohlen in the Chair)

Delegate Hall of Harris moved to table the amendment.

(President in the Chair)

Question on the motion to table, "Yeas" and "Nays" were demanded.

The motion to table prevailed by the following vote: 97 Yeas, 78 Nays, 5 Present-not voting. (Record 7, Appendix)

Question, Shall the resolution as amended be adopted?

CONSTITUTIONAL CONVENTION RESOLUTION 5

Delegate Bynum offered the following resolution:

WHEREAS, On February 24, 1973, the appointment committee, composed of Governor Dolph Briscoe, Jr., Lieutenant Governor William Hobby, Attorney General John Hill, Speaker of the House of Representatives Price Daniel, Jr., Chief Justice of the Supreme Court Joe Greenhill, and Presiding Judge of the Court of Criminal Appeals John Onion, Jr., did name Judge Robert W. Calvert as Chairman of the Texas Constitutional Revision Commission and Mrs, Malcolm Milburn as Vice-Chairman of the Texas Constitutional Revision Commission; and

WHEREAS, Both Judge Robert W. Calvert and Mrs. Malcolm Milburn did travel throughout the State of Texas, inviting the views of the people of Texas concerning their Constitution and its revision; and

WHEREAS, Both Judge Robert W. Calvert and Mrs. Malcolm Milburn did participate fully in the work of the Texas Constitutional Revision Commission; and

WHEREAS, Both Judge Robert W. Calvert and Mrs. Malcolm Milburn did demonstrate admirable qualities of leadership and a deep understanding and knowledge of the needs of the people of Texas; and

WHEREAS, Senate Concurrent Resolution Number 1 did stipulate that the "commission shall provide information, briefings, and other appropriate support to the constitutional convention"; now, therefore, be it

RESOLVED, That the President of the Texas Constitutional Convention shall appoint a committee of five to personally invite Judge Robert W. Calvert and Mrs. Malcolm Milburn to address the Constitutional Convention of Texas and to escort Judge Robert W. Calvert and Mrs. Malcolm Milburn to the Hall of the Convention; and, be it further

RESOLVED by the Texas Constitutional Convention, That the Convention sit in session at 10:30 a.m. in the Hall of the Convention on January 10, 1974, to hear the addresses of Judge Robert W. Calvert and Mrs. Malcolm Milburn.

WYATT BYNUM

The resolution was read and was adopted,

CONSTITUTIONAL CONVENTION RESOLUTION 4

The Convention resumed consideration of pending business, same being C.C.R. 4.

Delegate Salem offered the following amendment to the resolution:

Amend Constitutional Convention Resolution 4 by striking the word "three" in the fifth sentence of Rule VI, Section 9, and substitute in lieu thereof the following: "five".

The amendment was read.

Delegate Hale moved to table the amendment.

Question on the motion to table.

The motion prevailed by a non-record vote.

VOTE RECORDED

Mr. Wieting requested to be recorded as voting "Nay" on the motion to table the Salem amendment.

pelegate Weddington offered the following amendment to the resolution:

Amend C.C.R. 4 by amending Rule VI; Section 9; Line 24 by striking the word, "transmitted" and substituting the word, "delivered" and on Line 25 by inserting after the word "committee" the words, "or the member's capitol office".

The amendment was read and was adopted.

pelegate Von Dohlen offered the following amendment to the resolution:

Amend C.C.R. 4 by amending Rule VI, Section 10 at Page 18, Line 1 by adding after the period the following:

"A duplicate recording of each committee proceeding shall be provided for the exclusive use of the committee, and said duplicate recording shall not be reduplicated or released from the custody of the committee."

The amendment was read and was adopted.

Delegate Weddington offered the following amendment to the resolution:

Amend C.C.R. 4 by amending Rule VI; Section 13; Line 5 by striking the word, "majority" and substituting the words, "two-thirds".

WEDDINGTON DENTON

The amendment was read.

Delegate Hale moved to table the amendment.

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

Senator Maloney offered the following amendment to the resolution:

Amend C.C.R. 4, by adding the following to Rule VI, Section 14, at the end of the first paragraph thereof, the following:

"In the event that Proposal Number 1 is before the Convention because of the application of this section, any minority reports from such committee shall also be before the Convention, to be considered contemporaneously with Proposal Number 1."

The amendment was read and was adopted.

Delegate Hutchison offered the following amendment to the resolution:

Amend Constitutional Convention Resolution 4 by striking the third sentence in Rule VI, Section 23, and substituting the following:

"Each committee may submit alternative provisions for consideration by the

Convention in preparing any new or revised Constitution or for consideration as an alternative or separate submission to be submitted to the voters and may make such other recommendations with respect thereto as the committee shall determine."

The amendment was read and was adopted.

Delegate Bailey offered the following amendment to the resolution:

Amend C.C.R. 4 by deleting Sections 27 and 28 of Rule VI and by renumbering all subsequent sections; and by deleting Section 4 of Rule XX.

The amendment was read and was adopted.

NOTICE OF INTENTION TO VOTE

January 9, 1974

On yesterday, I was registered as "Absent-excused." Had I been present, I would have voted for Price Daniel, Jr. as President.

VECCHIO

RECESS

On motion of Delegate Blanchard the Convention at 5:55 o'clock p.m. took recess until 10:00 o'clock a.m. tomorrow.

	TEXAS CONSTITUTIONAL CONVENTION							
1974	1-7/11/1 ·	same of the day						
YEA NAY	YEA NAY	YEA NAY	VEN N.V					
N-V	N-V	N-V	Emile IV-V					
A	6 1	M	Russell					
Mr. President	Doyle	Lec	Kussell					
√Adams, D	Dramberger	Leland	Sage					
Adams, H.	VEarle	Lewis	Salem					
Agnich	✓Edwards	Lombardino	VSanchez					
✓Aikin	VEvans	Longoria	Santiesteban					
VAllen, Joe	Finnell	McAlister	Schieffer					
VAllen, John	√Finney	McDonald, F.	Schwartz					
VAllred	√Foreman	McDonald, T.	Scoggins					
√Andujar	V Fox	✓ McKinnon	Semos					
VAtwell	Gammage	✓ McKnight	Sherman, M.					
Bailey .	Garcia	✓ Madla	Sherman, W.					
√Baker	√Gaston	Maloney	VShort					
✓Bales	Geiger	/Martin	Simmons					
Barnhart	Grant	Massey	√Slack					
✓Bigham	Green, F.	Mattox	Snelson					
/Bird	Green, R.	Mauzy	Spurlock					
/Blake	Hale	Meier	Sullivant					
	Hall, A.	✓Menefee	Sutton					
Blanchard	Hall, W.	∠Mengden	Narbox					
Blythe	Hanna	Miller	Temple					
Bock	Harrington	/Montoya	Temple					
Boone	Harris, E.	Moore	Traeger					
Bowers	Harris, O.	Munson	Traeger					
Braecklein	/Head	Murray	✓Tupper					
Brooks	Heatly	Nabers	✓Uher					
Bynum	Henderson	Newton	Vale					
Caldwell	Hendricks	Nichols	Vecchio					
CalhounX	Hernandez	Nowlin	Vick					
-Canales	€Hightower	Nugent	Von Dohlen					
Cates	Hilliard	V Ogg	Wallace					
Clark	Hoestenbach	VOlson	Washington					
Clayton	Mollowell	Parker, C.	Waters					
Clower	Howard	Parker, W.	/Watson					
Cobb	Hubenak	Patman	Weddington					
Cole		Pentony.	Whiteherd					
Coleman	Hudson	Priveto	Whitehead					
Condy	Johnson	Poerner	/Wieting					
Cooke		Poff	Williams					
Craddick	Jones, Gene	Powers	Williamson					
Creighton	Jones, Grant	Presnal	Willis					
Paniel	Jones, L.		Wilson					
Pavis	Kaster	Preston	Wolff					
Denson	Korioth	Ragsdale	Wyatt					
Denton	Kothmann	Reyes						
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YEA N-V	NAY	YEA N-Y NAY	YEA N-V NAY	YEA N-V NAY
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Adams, D.		Dramberger @	Lee	 Sage
Adams, H.		Earle	Lewis	© Salem
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Aikin		e Evans		Santiesteban
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_Atwell _ e		Gammage	_McKnight	Sherman, M.
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		_Gaston		Chart
Baker Palas			Maloney	Short
Bales		e Geiger	Martin	_Simmons
Barnhart		Grant	• Massey	Slack
Bigham		Green, F.	• Mattex	Snelson
o Bird		Green, R.	Mauzy	Spurlock
Blake		Hale	o.Meier	• Sullivant
_Blanchard		• Hall, A	Menefee	Sutton
Blythe		Hall, W.	_Mengden	_Tarboxo
Bock		Hanna .	Miller	o Temple
Boone		- Harrington	Montoyco	Thompson
_Bowers		Harris, E.	Moore .	• Traeger
Braecklein		Harris, Q	o Munson	⊕ Truan
Brooks		• Head	Murray	Tupper
@ Bynum		_Heatly	Nabers	_Uher
Caldwell		_Henderson	_Newton O	_Vale
_Calhoun _Canales		Hendricks	Nichols	Vecchio
_Canales	X	 Hernandez 	Nowlin	_Vick
Cates		_Hightower	● Nugent	_Von Dohlan
Clark		Hilliard	_Ogg	_Wallace
_Clayton		 Hoestenbach 	Olson	Washing'on
Clower		● Hollowell	Parker, C.	: Waters
Cobb		_Howard	_Parker, W	Watson
_Colee		_Hubenak	Patman	Weddington
@ Coleman		-Hudson	Pentony	Whitehead
& Coody		_Hutchison	Peveto'	_Whitmire
o 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 O	_Wyatt_
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RECORD # 2 MOTION TO TABLE BLANCHARD AMENDMENT TO CERY

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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.	o Earle	Lewis o	Salera
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_Allred	e Foreman	McDonald, T	Scoggins
_Andujar	_Fox	McKinnon	Semos
Atwell	Gammace	_McKnight	Sherman, M
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Baker	Gaston	Maloney	_Short
e Bales	Geiger	Martin	_Simmons
@ Barnhart	• Grant	Massey	Slack
Bigham	Green, F.	_Mattox	_Snelson
e Bird	Green, R.	Mauzy	_Spurlock
o Blake	• Hale	_Meier	Sullivant
Blanchard	e Hall, A	o Menofee	Sutton
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- Diyine	• Hanna	• Miller	@_Temple
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_Brooks	_Head	Murray	_Tupper
Bynum 6	_Heatly	Nabers	• Uher
Caldwell	• Henderson	Newton	_Vale
Calhoun	Hendricks	Nichols	_Vecchio
Canales	Hernandez	Nowlin	Vick
Cates	Hightow -	Nugent	Von Dohlen
_Clark	Hilliard Hoestenbach	_Ogg	_Wallace
Clayton	Hoestenbach	_Olson	Washington
Clower	-Hollowell	Parker, C.	_Waters
Cobb	Howard	_Parker, W.	_Watson
_Cole	Hubenak	Patman	Weddington
Coleman	Hudson •	_Pentony	-Whitehead
e Coody	e Hutchison	Peveto	
Cooke	_Johnson	Poerner	_Wieting
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_Daniel	Jones, L.	Presnal	_Willis
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_Denton	Kothmann	Reyes	Wyatt
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RECORD # 3 MOTION TO TABLE THOMPSON AMENDMENT TO CCR4

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Bales		Geiger o		Martin		_Simmons	
Barnhart	0	Grant		Massey		e Slack	
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Bird		Green, R.		o Mauzy		_Spurlock	
Blake		Hale		• Meier		Sullivant	
_Blanchard .	0 0	Hall, A.	- T	e Menefee		© Sutton	
Blythe		Hall, W.		_Mengden		_Tarbox	
_Bock	0	Hanna		Miller		O Temple	
Boone		Harrington	4	· Montoya		1 Thompson	
_Bowers		Harris, E.		Moore		_Traeger	0
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Calhoun		Hendricks	-1 11	Nichols		Vecchio	
Canales		Hernandez		Nowlin		Viol	
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- Clark		Hilliard	_			Wallace	
• Clark		Hoestenbach		Ogg			
_Clayton		Hollowell		Olson		Washington	
• Clower		Howard .		Parker, W.		Waters e_	
_Cobb		.Hubenak .				Watson	
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RECORD #4 MOTION TO TABLE POFF AMENDMENT TO CCR 4

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YEA N-V NAY	YEA N-V NAY	YEA N-V NAY	YEA N-V NAY
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Mr. President Adams, D.	Dogle	1 1 1	e Sage
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Allen, Joe	© Finnell	McDonald, F.	Schwartz
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Baker	Gaston	Maloney	Short
e Bales	Geiger •	Martin . 0	Simmons
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Bigham	Green, F.	Mattox	Snelson
Bird	Green, R.	Maijzy	Spurlock
Blake	Green, R. Hale	Meiere	Sullivant
Blanchard	_Hall, A	Menefee .	Sutton
_Blythe	_Hall, W	Mengden	● Tarbox
@_Bock	_Hanna e	Miller	Temple
_Boone	_Harrington	Montoya	_Thompson
Bowers	Harris, E.	• Moore	_Traeger 6
Bracklein .	_Harris, Q	Munson o	Truan
_Brooks	Head	Murray	Tuppero
. Bynum	• Heatly	Nabers	Uher
Caldwell	Henderson	Newton	_Va!e
Calhoun	Hendricks	Nichols	_Vecchioo
© Canales	_Hernandez	Nowlin	o_Vick
Cates	• Hightower	Nugent	_Von Dohlen
_Clark	_Hilliard _	Ogg	Wallace
• Clayton	e Hoestenbach	Ogg • • • • • • • • • • • • • • • • • •	Washington
Clower	e Hollowell	Parker, C.	_Waters
• Cobb	Howard	Parker, W.	_Watson
_Cole _ &	Hubenak	Patman	Weddington
	Hudson	Pentony	Whitehead
_Coleman	_Hutchisoc	_Peveto	e_Whilmire
a Coody		Poerner	_Wietingo
Cooke	Johnson	Poff	Williams
• Craddick	Jones, Gene	Powers	Williamson
_Creighton	Jones, Gant	Presnal	_Williso
_Daniel	Jones, L.		Wilson
_Davis •	_Kaster	Preston	• Wilson
_Denson	_Korioth _	Ragsdale	-Wolffo
_Denton	_Kothmann	_Reyes	_Wyatt
_Doggett	Kubiak	Reynolds	
Donaldson	Laney	Rodriguez	
Doran	_Lary	_Rosson	

RECORD#5 MOTION TO TABLE WYATT SUBSTITUTE AMENDMENT
FOR POFF AMENDMENT TO CCR 4

	-56			V-115			_ ARTI	V.L.E.		DATE: 1
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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 X .
Adams, H	© Earle	Lewis	€ Salem
Agnich	● Edwards	● Lombardino	_Sanchez
Aikin	Evans	● Longoria	Santiesteban
Allen, Joe	_Finnell	McAlister	Schieffer
Allen, John	• Finney	_McDonald, F	Schwartz
Allred	Foreman	McDonald, T.	_Scoggins
Andujar	• Fox	McKinnon	Semos
Atwell	Gammage	_McKnight	Sherman, M.
Bailey	o Garcia	Madla	_ShermaneW
Baker	_Gaston	Maloney	_Short
Bales	Geiger	Martin	_Simmons
	o Grant	Massey	_Slack
Barnhart	Green, F.	Mattox	Snelson
Bigham	Green, R.	_Mauzy	_Spurlock
Bird	Male	Meier	_Sullivant
Blake		Menefoe	Sutton
Blanchard	• Hall, A		_Tarbox
Blythe	•_Hall, W	_Mengden	a_Temple
_Bock	_Hanna	• Miller	
Boone	●_Harrington	e_Montoya	@_Thompson
Bowers	● Harris, E	_Moore	_Traeger
_Braecklein	_Harris, O	Munson	a_Truan
_Brooks	e_Head	Murray	@_Tupper
_Bynum	_Heatly	_Nabers	_Uher
_Caldwell @	_Henderson	Newton	Vale
_Calhoun	e_Hendricks	Nichols	Vecchio
Canales	Hernandez	Nowlin	· Vick
Cates	Hightower	Nugent	Von Dohlen
	_Hilliard	_Ogg	_Wallace
_Clayton	Hoestenbach	Olson	Washington
Clower	Hollowell	Parker, C.	Waters
Cobb	_Howard	Parker, W	@ Watson
Cole	Hubenak	_Patman	Weddington
Coleman	@_Hudson	e Pentony	Whitehead
Coody	Hutchison	_Peveto	_Whitmire
Cooke	Johnson	Poerner	Wieting
Craddick	Jones, Gene	Poff	-Williams
Creighton	Jones, Grant	Powers	_Williamscn
_Daniel	a Jones, L.	_Presnal	_Willis
	e Kaster	Preston	_Wilson
_Davis	_Korioth	@ Ragsdala	Wolff
Denson	a Kothmann	® Reyes	e-Wyatt
Denton		_Reynolds	,
Doggett	Kubiak	Rodriguez	- EXCUSED ABSEN
Donaldson	_Laney®	_Rosson	- ELC-JED MUSEN
Doran	e Lary	_K0220U	

RECORD 6 MOTION TO TABLE BLANCHARD AMENDMENT TO CCR 4

YEA - 109		TOTALS NAY-64 N-V-				. /	ARTICLE			
YEA 100-200		N-V 100-200		NAY 100-200		_ Comm.	10		JAN 2	
						_ Rep.	20	_ SECTION	FEB 3	
0_0		0	0	0	0	Subs.	1	10 1	MAR 1	
	1	0-1	1	1	1	Amm.	2	20 2	APR 2	
2	2		2	2	2	Quo.	3	30 3	MAY 3	
3	3		3	3	3	3 R	1	10 4	JUN 4	
4	4	_4	4_	1	4	_ Subm.	5	50 5	JUL 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	- Carr	7	Alt.	8	80 8	OCT 8	
8	8	8	8	8	8	_ Sep.	9	90 9	NOV 9	
9	9	9	9_		9	2 R	0	00 0	_DEC O_	

17/4			
YEA N-V NAY	YEA N-V NAY	YEA N-V NAY	YEA N-V NAY
Mr. President	_Doyle	Lee	D
Adams, D.	Dramberger	Lee • Leland · Leland	_Russell
Adams, H.	Farle	Lauria	Sage
Agnich	• Earle .	Lewis	 Salem
Aikin	e Evans	• Lombardino	_Sanchez
Allen, Joe	_Finnell	• Longoria	Santiesteban
Allen, John		McAlister	Schieffer
Allred	Finney	McDonald, F.	Schwartz
	Foreman	McDonald, T.	_Scoggins
Andujar	-Fox	McKinnon	Semos
Atwell	Gammage	_McKnight	Sherman, M.
Baileyc	© Garcia	• Madla	ShermanoW
Baker	Gaston	Maloney	Short
Bales	© Geiger	_Martin	Simmons
Barnhart	Grant	_Massey	Slack
Bigham	Green, F.	Mattox	Snelson
e 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	o Montoya	Thompson
_Bowers	Harris, E.	Moore	_Traeger
Braecklein	Harris, O.	Munson	Truan
e Brooks	• Head	Murray	Tupper
Bynum	Heatly	Nabers	Libon
Caldwell •	_Henderson	Newton	_Uher
. Calhoun	• Hendricks	Nichols	o Vale
_Canales	e Hernandez	Nowlin	Vecchio
_Cates	• Hightower	Nugent	Vick
Clark	Hilliard		Von Dohlen
_Clayton	_Hoestenbach	Ogg · · · · · · ·	_Wallaceo
• Clower	Hollowell	Olson	· Washington
_Cobb	Howard	Parker, C.	Waters
© Cole	Hubenak	• Parker, W	Watson
Coleman		_Patman	_Weddington
_Coody	• Hudson	e Pentony	Whitehead
	_Hutchison	_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
6 Denson	_Korioth	Ragsdale	• Wolff
o Denton	€ Kothmann	Reyes	_Wyatt
o Doggett	Kubiak	Reynolds	
_Donaldson	Laney	Rodriguez	
_Doran	• Lary	_Rosson	

RECORD 7 MOTION TO TABLE HUTCHISON AMENDHENT TO ECRY

YEA - 97 100-200_		TOTALS NAY - 78 N-V.			ARTICLE				DATE: 1_	
		N-V _ 100-200		NAY 100-200		_ Comm 10				JAN 2_
						_ Rep.	_ 20	= 20 = SECTION		FEB 3_
	0	_ 0		_ 0	0	Subs.	1	10	1	MAR 1_
	1		1	1	1	Amm.	2	20	2	APR 2_
-2	2	_ 2	2	_ 2	2	_ Quo.	3	30	3	MAY 3.
	3	3	3	_ 3	3	3 R	_ 4		4	JUN 4_
1		4	4	_ 1	1	Subm.	5	50	5	JUL 5_
	5	5	5-0	5	5	Mino.	6	60	6	AUG 6_
6	6	6	6	6	6,	Mot.	_ 7		7	SEP 7_
-7	7_0	7	7	o 7	7	Alt.	3	80	8	OCT 8_
8	8	- 8	8	8	88	Sep.	9	90	9	NOV 9
9	9	9	9	9	9	2 R	0	00	0	DEC O_