

Court of Appeals by rule or the General Assembly by law."

THE CHAIRMAN: The Chair recognizes Delegate Macdonald on a matter of personal privilege.

DELEGATE MACDONALD: Mr. Chairman and fellow delegates, in the rear balcony behind the rostrum are 125 students from Stone Ridge School in Montgomery County with their teacher, Mrs. McCarthy, and their sponsor and friend, Mrs. Mattingly. Please join me in giving them a nice welcome.

*(Applause.)*

THE CHAIRMAN: Delegate White, do you desire to be recognized on a matter of personal privilege?

DELEGATE WHITE: Not at this time.

THE CHAIRMAN: I am afraid your guest came in and went out.

DELEGATE WHITE: Mr. Chairman and members of the Convention, we did have with us earlier a group of thirty-five students from Baltimore City School 160. They are coming in to the rear of the podium. There are thirty-five students from Baltimore City School 160 and they are accompanied by their teachers, Mrs. Tensley and Miss Hamer. Let us make them welcome.

*(Applause.)*

THE CHAIRMAN: The Clerk will read Amendment 13-C.

READING CLERK: Amendment No. 13-C as a substitute for Amendment No. 13 to Committee Recommendation R&P-2 by Delegate Moser:

On page 3 insert the following, beginning in line 11: "Section 8, Right of Removal of Civil Cases, In the trial of civil cases, there shall be a right of removal to the extent and under such terms and conditions as shall be prescribed by the Court of Appeals by rule or the General Assembly by law."

THE CHAIRMAN: Delegate Moser, the Chair understands that you desire to substitute this for Amendment No. 13-B which has now been substituted for Amendment No. 13, and is, therefore, Amendment No. 13 as amended.

DELEGATE MOSER: That is correct, sir. I would move the substitution of this. It is not a change that I can accept, I think, under the circumstances.

THE CHAIRMAN: Very well: Is there a second?

DELEGATE BENNETT: Second.

THE CHAIRMAN: Delegate Bennett seconds the motion.

The question now arises on the substitution.

Delegate Storm.

DELEGATE STORM: A point of inquiry.

THE CHAIRMAN: State the inquiry.

DELEGATE STORM: How do we stand in reference to 13 which was the Kiefer-Willoner amendment?

THE CHAIRMAN: 13 is gone. 13-B has been substituted for it and is before you. Delegate Moser is now offering 13-C as a substitute for 13-B.

Delegate Storm.

DELEGATE STORM: Mr. Chairman, 13 being gone but not by me forgotten, could I substitute that for this substitution?

THE CHAIRMAN: No, sir.

DELEGATE STORM: Thank you.

THE CHAIRMAN: The question arises on Amendment No. 13-C as proposed by Delegate Moser, seconded by Delegate Bennett. The Chair recognizes Delegate Moser to speak to it.

DELEGATE MOSER: Mr. Chairman, ladies and gentlemen, I will be very brief. This shows presumably more clearly what the original amendment to the amendment was intended to do. It makes clear that the extent of the right of removal and the type cases that would be involved is up to either the Court of Appeals by rule or the General Assembly by law. I stated on the floor that this is what the first provision was intended to accomplish. I would, therefore, favor adoption of 13-C.

THE CHAIRMAN: Delegate Willoner.

DELEGATE WILLONER: Mr. Chairman, it is my understanding that this provision is to provide by rule or statute the procedure that we have now, subject to regulation by the Court of Appeals or the General Assembly by law. If that is the case, I would accept the substitute and vote for it.

THE CHAIRMAN: Delegate Scanlan, for what purpose do you rise?

DELEGATE SCANLAN: I rise to oppose the amendment.

THE CHAIRMAN: You may speak.