

of procedure where double jeopardy might apply, so I think it is useful to have this clause in the Constitution.

THE PRESIDENT: Delegate Case.

DELEGATE CASE: Since this is a style amendment, could I move in line 30 that the words "shall be liable" be stricken, and in their place there be inserted the words "may nevertheless be subject"?

THE PRESIDENT: Is there any objection to considering the amendment proposed by Delegate Case, notwithstanding the fact it is not printed?

The Chair hears none. It will be Amendment No. 1, to strike from line 30 on page 3 the words "shall be liable" and to substitute in lieu thereof the words "may, nevertheless, be subject".

Is there any further discussion?

Delegate Miller.

DELEGATE B. MILLER: Mr. Chairman, could we possibly not split the verb, firstly?

Secondly —

THE PRESIDENT: Delegate Case, would you modify your amendment to say "nevertheless may be subject"?

DELEGATE CASE: I would be glad to, Mr. President.

THE PRESIDENT: Is there any objection?

If not, the amendment is modified and now reads "nevertheless may be subject".

Is there any further discussion?

Delegate Penniman.

DELEGATE PENNIMAN: None on that issue, but if I might go back to 9.06 —

THE PRESIDENT: Let's act on this.

DELEGATE PENNIMAN: This is all in one unit.

THE PRESIDENT: The question arises on the adoption of Amendment No. 1, to strike from line 30 on page 3 the words "shall be liable" and insert in lieu thereof the words "nevertheless may be subject."

A vote Aye is a vote in favor of the amendment. A vote No is a vote against.

Cast your vote.

Has every delegate voted? Does any delegate desire to change his vote?

*(There was no response.)*

The Clerk will record the vote.

There being 102 votes in the affirmative and I vote in the negative, the motion is carried and the amendment is adopted.

Delegate Penniman.

DELEGATE PENNIMAN: If we can return to section 9.06, page 2, line 35, Delegate Gilchrist pointed out we probably do not need a capital A in Act. May we lower case that?

THE PRESIDENT: Is there any objection to considering the committee recommendation modified so in line 35 on page 2 the word "Act" is put in lower case?

There is no objection. The modification will be made.

Delegate Mentzer.

DELEGATE MENTZER: I believe I found two more. There is "Laws" in line 10 and line 12.

THE PRESIDENT: Yes. The same modification in line 10, lower case "l" in "Laws"; and in line — what was the second one, Delegate Mentzer?

DELEGATE MENTZER: Line 12.

THE PRESIDENT: And in line 12.

If there is no objection, the modification will be made.

Delegate Marion.

DELEGATE MARION: While we are working on styling over on the floor I wonder if the meaning of "elected", speaking of section 9.08, "Conflict of Interest", whether the meaning of "all elected officials of the State of Maryland" is the same as "elected State officers" in lines 13 and 14 of the section on Impeachment. I suggest if the intention is the same, that in the interest of consistency we say in section 9.08 "for all elected state officers".

THE PRESIDENT: Delegate Penniman.

DELEGATE PENNIMAN: It would appear that the meaning is the same and they should be, therefore, the same words.

THE PRESIDENT: Is there any objection to considering the amendments proposed by the committee modified so in line 1, page 3, the word "officials" is changed to "officers"?

If there is no objection, the modification will be considered as made.