

DELEGATE JAMES: It might be better to do it another way.

THE CHAIRMAN: Do you understand the question?

DELEGATE PENNIMAN: No.

THE CHAIRMAN: The question is should the sentence read, "A public local law enacted prior to January 6, 1971, for any one county shall be referred," or should it read, "A public local law for any one county enacted prior to January 6, 1971, shall be referred"?

DELEGATE PENNIMAN: I would say the first way is preferable.

THE CHAIRMAN: "A public local law enacted prior to January 6, 1971, for any one county shall be referred."

The section is so modified.

Are there any other amendments to section 6?

The Chair hears none.

The Chair has and would like to inquire if the delegates have the second installment of the draft constitution, which begins with article 5, page 51.

There is some delay in the printing with respect to article 3 and 4. I think it would be helpful to have these before us when we consider the transitional provisions.

We will therefore skip over to section 16 on page 5.

While we are doing that, let me call your attention to what many of you have already noted. There are errors in several papers dealing with article 2. The amendments made after second reading yesterday were not picked up. They are being printed and will be distributed to you later, and there was one additional amendment made on second reading which was not picked up. This will be distributed to you later.

This does not affect any of the sections that we have had amendments to.

Delegate Penniman.

DELEGATE PENNIMAN: I believe there is also, coupled with section 15, which is reprinted as it came from the Committee on Style but not back to the way it was amended on the floor by Delegate Willoner.

THE CHAIRMAN: I understand that has been picked up and is being reprinted.

Are there any amendments to section 16? The Chair hears none.

Are there any amendments to section 17? The Chair hears none.

Are there any amendments to section 18? The Chair hears none.

Are there any amendments to section 19? The Chair hears none.

Are there any amendments to section 20?

Are there any amendments to section 21?

*(There was no response to these questions.)*

Delegate Fornos, which is the section to which you have an amendment in the course of preparation?

DELEGATE FORNOS: Section 30 in the transitional provisions, and then several provisions in the legislation.

THE CHAIRMAN: Very well; section 22?

Section 23?

Delegate Gill.

DELEGATE GILL: Are we on the judicial branch?

THE CHAIRMAN: Yes, we are.

DELEGATE GILL: I understood that—

THE CHAIRMAN: You understood what?

DELEGATE GILL: My amendments concern section 22 and part of 22 and 23.

THE CHAIRMAN: Do you have an amendment concerning section 22?

DELEGATE GILL: I understand that Delegate Fornos has an amendment that provides the same thing.

THE CHAIRMAN: Is your amendment printed?

DELEGATE GILL: Yes, I think so. I do not have it here. Delegate Fornos has an explanation I think that combines the two.

THE CHAIRMAN: Delegate Gill, these amendments, "N", deal with amendments on pages 22, not to section 22.

DELEGATE GILL: That is what I was going to say.

THE CHAIRMAN: Are there any amendments to section 22?

Are there any amendments to section 23?