

THE CHAIRMAN: Delegate Gallagher.

DELEGATE GALLAGHER: They employ the land use maps, they go to automobile registration and a variety of sources of data, the point being that it appears to be the best source of data available at a given time.

THE CHAIRMAN: Delegate Hickman.

DELEGATE HICKMAN: I would suggest that in local government we have a transitory provision which brings into effect certain things in 1972, and I would suggest that the transitory provisions here could bring into effect 3.02 in 1974.

I would hope we would not put expediency before accuracy.

THE CHAIRMAN: Does any other delegate desire to speak in opposition to the amendment?

Delegate Smith.

DELEGATE SMITH: Is there time to reply to Delegate Gallagher before we vote?

THE CHAIRMAN: The Chair will give you further opportunity to speak.

Does any delegate desire to speak in further opposition?

The Chair recognizes Delegate Marvin Smith to speak in favor of the amendment.

DELEGATE M. SMITH: Mr. Chairman, it is apparent that either I do not speak the English language properly, or else some other people have closed their eyes to that which I have said.

At no time in this amendment have I proposed that we postpone for the matter of six years reapportionment or redistricting. What I have proposed, sir, was to suggest that there be a special temporary provision with reference to 1970.

I suggested to you, sir, that we should not engrain into this Constitution a provision that would go on guesstimates every twenty years. This, sir, is the thrust of the amendment.

THE CHAIRMAN: Is there any further discussion?

*(There was no response.)*

Are you ready for the question?

*(Call for the question.)*

Ring the quorum bell, please.

The question arises on the adoption of Amendment No. 3 to Committee Recom-

mendation LB-2. A vote Aye is a vote in favor of Amendment No. 3. A vote No is a vote against.

Cast your votes. Has every delegate voted? Does any delegate desire to change his vote?

*(There was no response.)*

The Clerk will record the vote.

There being 36 votes in the affirmative and 78 in the negative, the motion is lost. The amendment is rejected.

The Chair recognizes Delegate Powers.

DELEGATE POWERS: Mr. Chairman, I move the Committee of the Whole rise and report that it has not yet concluded its consideration of Committee Recommendation LB-2.

THE CHAIRMAN: Seconded?

*(The motion was duly seconded.)*

THE CHAIRMAN: All in favor signify by saying Aye; contrary, No. The Ayes have it. It is so ordered.

*(Whereupon, at 6:00 P.M., the Committee of the Whole rose, and the Convention reconvened.)*

*(The mace was replaced by the Sergeant-at-Arms.)*

## PLENARY SESSION

DECEMBER 1, 1967—6:00 P.M.

PRESIDENT H. VERNON ENEY,  
PRESIDING

THE PRESIDENT: The Convention will come to order, please.

The Chair reports on behalf of the Committee of the Whole that it has had under consideration Committee Recommendation LB-2, that it still has it under consideration, and desires leave to sit again.

Are there any announcements to be made by committee chairmen before dinner recess?

Delegate Morgan.

DELEGATE MORGAN: Mr. President, the Committee on the Executive Branch will meet tomorrow morning at 9:00 A.M. to consider the attorney general amendment.

THE PRESIDENT: Are there any other announcements by committee chairmen?