

started out in Personal Rights, but it should be back near the end of General Provisions. You may have to renumber these sections, but to be consistent, it no longer belongs to Personal Rights so you can delete the whole thing.

THE PRESIDENT: Delegate Penniman.

DELEGATE PENNIMAN: This will be renumbering each, but this is quite correct.

THE PRESIDENT: Is there any objection to removing the entire caption and section on page 65, lines 16 to 24 to the sub-title General Provisions and appropriately renumbering all sections?

The Chair hear none. The modification will be made.

Proceed, Delegate Penniman.

DELEGATE PENNIMAN: There are no further changes on 65. I might say to the Convention that we did virtually nothing here because this, after all, as the Chairman has pointed out, may be changed by the General Assembly. There are a number of instances, line 6, where section should be reduced. The words, "candidacy for secretary of state" and "secretary of state" on 11 should be lower case and again on line 18 "secretary" should be lower case.

THE PRESIDENT: What was that last one, Delegate Penniman?

DELEGATE PENNIMAN: "Secretary of state" on line 18, first on line 11, and then line 18.

THE PRESIDENT: I do not think it is necessary to call attention to those that are so obvious that they can be spotted.

Delegate Penniman.

DELEGATE PENNIMAN: All right, under those circumstances the changes become almost non-existent. None on 68, none on 69, except to change "branch" to "house" and "legislature" to "general assembly".

Several people have called to my attention that the order has been switched in case of comptroller. On line 3, it is section 425 to Article 7, changes only in capitalization of the article.

Second heading, Judicial Pensions, the renumbering that resulted will have to be done with the change from number 1.

There is nothing on 73 that I see.

There is nothing on 74.

Nothing on 75, except two words, changing of "effect" to "effectiveness". There is the same type of change on 76, line 11, change the "percent" to "per cent" and on line 26 we put in "county". It has been pointed out to me that on page 70, line 41,—

THE PRESIDENT: What page now?

Delegate Penniman.

DELEGATE PENNIMAN: Page 70—

THE PRESIDENT: Before you go back to that, on 77, the Chair is informed that this line 20, the reference ought to be to section 32 or the number ought to be 32 and in line 28 it ought to be 33, and in line 44, it ought to be 44?

Delegate Penniman.

DELEGATE PENNIMAN: That is correct. They will all have to be renumbered.

THE PRESIDENT: All right, page 70.

Delegate Penniman.

DELEGATE PENNIMAN: Page 70, in line 41, I am told that it should be "criminal court of Baltimore" rather than "the criminal court of Baltimore City". I do not know this, but Mr. Adkins just suggested it.

THE PRESIDENT: Delegate Mudd, do you know whether that is correct?

Delegate Hardwicke, do you know?

Delegate Mudd.

DELEGATE MUDD: I will depend upon Judge Henderson, but I think that is correct, Mr. President.

THE PRESIDENT: We will check it. All right. Mr. Adkins informed me he checked it this morning. In line 41 on page 70, strike the word "City". Is there any objection?

The Chair hears none.

Delegate Beatrice Miller.

DELEGATE B. MILLER: Mr. Chairman, on page 67, line 15, in case of a tie, since the word "vote" has not been used previously, I think it had better say "tie vote".

THE PRESIDENT: What line, Delegate Miller?

DELEGATE B. MILLER: 15.

THE PRESIDENT: Delegate Penniman?