

agenda for action, consideration and action by the Convention at such time as is permissible under the rules and as is determined by the Committee on Calendar and Agenda. Every effort will be made to see that copies of the report are handed to each delegate this afternoon or as soon as they are available.

DELEGATE SCANLAN: Thank you, Mr. President.

THE PRESIDENT: The next order of business is the introduction, first reading and reference of proposals. Delegate Proposal No. 1. The Clerk will read the proposal.

READING CLERK: Delegate Proposal No. 1, by Delegate Kiefer. Title,

*A PROPOSAL that establishes freedom of expression and religion; due process of law; compensation for the taking of private property by the State; the right of trial by jury in civil cases; the rights of accused persons; rights reserved by the people; and prohibits bills of attainder; ex post facto laws; unreasonable searches and seizures; unreasonable interception of oral or other communications; double jeopardy; compulsory self-incrimination; excessive bail; cruel and unusual punishment; and the suspension of the writ of habeas corpus.*

THE PRESIDENT: Delegate Proposal No. 1 is referred to the Committee on Personal Rights and the Preamble.

Delegate Proposal No. 2. The Clerk will read the proposal.

READING CLERK: Delegate Proposal No. 2, by Delegate Koss. Title,

*A PROPOSAL that establishes voter qualifications; disqualification for voting and removal thereof; election procedures; general elections on the first Monday in November in even years; pluralities to elect; and the right of referendum.*

THE PRESIDENT: Delegate Proposal No. 2 is referred to the Committee on Suffrage and Elections.

Delegate Proposal No. 3. The Clerk will read the proposal.

READING CLERK: Delegate Proposal No. 3, by Delegate Gallagher. Title,

*A PROPOSAL that establishes a two-house General Assembly; legislative districts; gubernatorial submission of plans for congressional districting, and legislative districting and apportionment; a maximum of two senators for each senatorial district;*

*a maximum of six delegates for each delegate district; qualifications of legislators; election of legislators for a four year term; compensation of legislators; gubernatorial appointment to fill legislative vacancies; ineligibility of legislators during a term of office to appointment to any office created during said term; immunity of legislators to civil or criminal suits for any words used in any proceedings of the General Assembly; the size of the General Assembly to be as prescribed by law; annual legislative sessions of up to seventy days, extendible for thirty days by affirmative vote of three-fifths of the members of each house; gubernatorial convening of special sessions at any time or upon the written request of three-fifths of the members of each house; organization of the General Assembly; fair and just treatment of persons in the course of legislative and executive investigations; a requirement that a majority of all the members of each house is necessary to constitute a quorum; the form of laws; the consideration and passage of bills; and a requirement that each house keep a journal of its proceedings.*

THE PRESIDENT: Delegate Proposal No. 3 is referred to the Committee on the Legislative Branch.

Delegate Proposal No. 4. The Clerk will read the proposal.

READING CLERK: Delegate Proposal No. 4, by Delegate Morgan. Title,

*A PROPOSAL that establishes the terms of office, qualifications, election, and duties of governor and lieutenant governor; the conditions for succession to office of governor in case of the disability of the governor-elect or governor, and for the lieutenant governor to serve as acting governor; legislative determination of gubernatorial disability; judicial determination of vacancy in the offices of governor or lieutenant governor; gubernatorial messages to the General Assembly; the structure of administrative organization; gubernatorial convening of the General Assembly; the veto power; the power to reorganize administrative agencies of the State and to appoint and remove certain administrative officers, with other officers to be appointed and removed as prescribed by law; the power of the governor to require information from any executive or administrative department, office, or agency upon any subject relevant to their duties; and executive clemency.*

THE PRESIDENT: Delegate Proposal No. 5 is referred to the Committee on the Judicial Branch.