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required extraordinary majorities at two-thirds rather than three-fifths of the Members of the House involved. The Committee recommends that all provisions for extraordinary majorities be set at the two-thirds figure. Let me put some meat into that.

In the Constitution by way of illustration,
Article 3, Section 27, calls for three readings unless
two-thirds of the Members so decide; that is furthermore
Article 3, Section 19, calls for the expulsion of a Member of the House if two-thirds so decide after proceeding.

On the other hand, in connection with amendments to the Constitution, Article 14, Section 1, three-with fifths are required. In connection/the Governors veto, three-fifths are required for overriding a veto, Article 2, Section 17. In connection with referendum, Article 14, Section 2 requires three-fifths of the State Legislature.

Now, it is the belief of the Legislative

Department Committee that we ought to make this uniform

and that it is our feeling that uniformity ought to be

along the lines of two-thirds. By way of illustration,