such schedules but by more or less American common law tradition such schedules have been adopted as statutory materials. The enabling legislation for the most part has not provided for such schedules even where these schedules have been provided for by constitutional conventions. I think really this is another one of the points where if this bill said nothing, the Constitutional Convention can provide for the schedule arrangement.

On the other hand, I think it should be clarified initially and in this case rather than a negative suggestion as was suggested in Section 13, a positive suggestion that the Convention in fact utilize a schedule should be stated here. I think the limitation of what the effect of the schedule is that it is only worthy of law rather than of constitutional standing, should be spelled out in advance.

THE CHAIRMAN: Any further comment?
Mr. Hoff?

MR. HOFF: I think you are giving the Legislature the power by deferring the effective date of any provision the power of veto over a constitutional