of commitment, by reason of certification of doctors, how long that should remain, when the man should be reinstated, and those questions. As well as leave to the Legislature the question of the delineation of serious crime, whether that be a number, whether it be convictions which have a term of over one year or whatever the case might be. It may be changed from time to time as is deemed necessary in the eyes of the Legislature.

So the Article 4 as you see there on the first page would read; the General Assembly shall by law establish disqualifications for voting for mental incompetency and for conviction of serious crime. Any person excluded from voting for conviction of crime shall again be eligible to vote if pardoned by the Governor. There is no change of substance from what was previously approved by the Commission on several occasions. It is merely a variation in style to leave to the Legislature the term of what is incompetency and what is serious crime.

The Committee recommends that the Section 4 be adopted.

11.