ALASKA CONSTITUTIONAL CONVENTION

RESOLVED, that the following be agreed upon as part of the schedule appended to the Alaska State Constitution:

ARTICLE XIV

SCHEDULE

Ordinance to Abolish Fish Traps

1. Section 26. Each elector who offers to vote upon the ratification of the constitution may, upon the same ballot, vote on a third proposition, which shall be as follows:

"Shall Ordinance Number Three of the Alaska Constitutional Convention, prohibiting the use of fish traps for the taking of salmon for commercial purposes in the coastal waters of the State, be adopted?"

If the constitution shall be adopted by the electors and if a majority of all the votes cast for and against this ordinance favor its adoption, then the following shall become operative upon the effective date of the constitution:

Style and Drafting/Article XIV
"As a matter of immediate public necessity, to relieve economic distress among individual fishermen and those dependent upon them for a livelihood, to conserve the rapidly dwindling supply of salmon in Alaska, to insure fair competition among those engaged in commercial fishing, and to make manifest the will of the people of Alaska, the use of fish traps for the taking of salmon for commercial purposes is hereby prohibited in all the coastal waters of the State."
AMENDMENT TO (COMMITTEE) PROPOSAL NO. 17/b+ (Article XIV)

MR. PRESIDENT:

I move that (COMMITTEE) Proposal No. 17/b+ (XI V ) be amended as follows:

17/b+

Spelling of the word "provided" on page 3, lines 2 and 3, be corrected.

Section 9, page 3, line 24, strike "in" after the word "occurring" and insert the word "after".

Article XIV, Section 25, the enacting clause, be amended as follows: Strike the "a" before the word "part", strike the word "of" after "schedule" and insert "appended to"; strike the word "sections" on the first line and delete the word "adopted" and insert the words "agreed upon".

Section 4, page 2, line 19, at the end of the line add a new sentence as follows: "Any vacancy in these offices may be filled as prescribed by law."

Strike the word "may" and substitute the word "shall", in the above amendment to Section 4.

Section 1, page 1, line 9, strike the word "separate".

Section 21, page 7, line 13, after the first "the" add "superior court and the " Line 14, strike the word "once" and insert the following: "After the initial vacancies on the superior and supreme court are filled"; Line 15, strike the comma and insert the word "and".

Delete from the amendment the reference to line 15 and substitute the following: line 15, strike the words "is appointed, he".

Section 11, page 3, line 14, strike "in substance" and all of line 15, and insert "will be separate from the on which candidates in the primary election are listed. Each of the propositions offered by the Alaska Constitutional Convention shall be set forth separately but on the same ballot form. The first proposition shall be as follows:".
ALASKA CONSTITUTIONAL CONVENTION

RESOLVED, that the following be agreed upon as part of the Alaska State Constitution:

ARTICLE XIV

SCHEDULE

To provide an orderly transition from a territorial to a state form of government, it is declared and ordained:

<table>
<thead>
<tr>
<th>Effective Date</th>
<th>Section 1. This constitution shall take effect immediately upon the admission of Alaska into the Union as a State.</th>
</tr>
</thead>
<tbody>
<tr>
<td>State Capital</td>
<td>Section 2. The capital of the State of Alaska shall be at Juneau.</td>
</tr>
<tr>
<td>Continuance of Laws</td>
<td>Section 3. All laws in force in the Territory of Alaska on the effective date of this constitution and consistent therewith shall continue in force until they expire by their own limitation, are amended or repealed.</td>
</tr>
<tr>
<td>Saving of Existing Rights and Liabilities</td>
<td>Section 4. Except as otherwise provided in this constitution, all rights, titles, actions, suits, contracts, liabilities and civil, criminal or administrative proceedings shall continue</td>
</tr>
</tbody>
</table>
Local Government

Continuance of Office

Corresponding Qualifications

1 unaffected by the change from territorial to state government, and the state shall be the legal successor to the Territory in these matters.

Section 5. Cities, school districts, health districts, public utility districts and other local subdivisions of government existing on the effective date of this constitution shall continue to exercise their powers and functions under existing law pending enactment of laws to carry out the provisions of this constitution.

New local subdivisions of government shall be created only in accordance with this constitution.

Section 6. All officers of the Territory, or under its laws, on the effective date of this constitution shall continue to perform the duties of their offices in a manner consistent with this constitution until they are superseded by officers of the State.

Section 7. Residence or other qualifications prescribed by this constitution shall be satisfied by corresponding qualifications under the Territory.
Section 8. The seal of the Territory, substituting the word "State" for "Territory", shall be the seal of the State.

Section 9. The flag of the Territory shall be the flag of the State.

Section 10. This constitution shall be submitted to the voters of Alaska for ratification or rejection at the territorial primary election to be held on April 24, 1956. The election shall be conducted according to existing laws regulating primary elections so far as applicable.

Section 11. Each elector who offers to vote upon this constitution shall be given a ballot by the election judges which in substance shall contain the following proposition:

"Shall the Constitution for the State of Alaska prepared and agreed upon by the Alaska Constitutional Convention be adopted?"

Section 12. The returns of this election shall be made to the governor of the Territory of Alaska, and shall be canvassed in substantially the same manner provided by law for territorial elections.
Section 13. If a majority of the votes cast on the proposition favor the constitution, then the constitution shall be deemed to be ratified by the people of Alaska. The governor of the Territory shall forthwith submit a certified copy of the constitution through the President of the United States to the Congress for approval, together with a statement of the votes cast thereon.

Section 14. When the people of the Territory ratify this constitution and it is approved by the duly constituted authority of the United States, the governor of the Territory shall, within thirty days after receipt of the official notification of such approval, issue a proclamation and take necessary measures to hold primary and general elections for all state elective offices provided for by this constitution.

Section 15. The primary election shall take place not less than forty nor more than ninety days after the proclamation by the governor of the Territory. The general election shall take place not less than ninety days after the primary election. The elections shall be
governed by this constitution and by applicable territorial laws.

Section 16. The officers to be elected at the first general election shall include two senators and one representative to serve in the Congress of the United States, unless senators and a representative have been previously elected and seated. One senator shall be elected for the long term and one senator for the short term, each term to expire on the third day of January in an odd-numbered year to be determined by authority of the United States. The term of the representative shall expire on the third day of January in the odd-numbered year immediately following his assuming office. If the first representative is elected in an even-numbered year to take office in that year, a representative shall be elected at the same time to fill the full term commencing on the third day of January of the following year, and the same person may be elected for both terms.

Section 17. The first governor and secretary of state shall hold office for a
term beginning with the day on which they qualify and ending at noon on the first Monday in December of the even-numbered year following the next presidential election. This term shall count as a full term for purposes of determining eligibility for reelection only if it is four years or more in duration.

Section 18. The returns of the first general election shall be made, canvassed and certified in the manner prescribed by law. The governor of the Territory shall certify the results to the President of the United States.

Section 19. When the President of the United States issues a proclamation announcing the results of the election, and the State has been admitted into the Union, the officers elected and qualified shall assume office.

Section 20. The governor shall call a special session of the first state legislature within thirty days after the presidential proclamation unless a regular session of the legislature falls within that period. The
special session shall not be limited as to duration.

Section 21. The first members of the judicial council shall, notwithstanding Section 8 of Article IV, be appointed for terms as follows: three attorney members for one, three and five years respectively, and three non-attorney members for two, four and six years respectively. The six members so appointed shall, in accordance with Section 5 of Article IV, submit to the governor nominations to fill the initial vacancies on the supreme court, including the office of chief justice. Once the chief justice is appointed, he shall assume his seat on the judicial council.

Section 22. Until the courts provided for in Article IV are organized, the courts, their jurisdiction and the judicial system shall remain as constituted on the date of admission unless otherwise provided by law. When the state courts are organized, new actions shall be commenced and filed therein, and all causes, other than those under the jurisdiction of the United States, pending
1 in the courts existing on the date of admission
2 shall be transferred to the proper state
3 court as though commenced, filed or lodged
4 in those courts in the first instance, subject
5 to applicable acts of congress.

Section 23. The provisions of Section 5
6 of Article II shall not prohibit any member
7 of the first state legislature from holding
8 any office or position created during his
9 first term.

Section 24. Citizens who legally voted
11 in the general election of November 4, 1924,
12 and who meet the residence requirements for
13 voting, shall be entitled to vote notwith­
14 standing the provisions of Section 1 of
15 Article V.
REPORT OF THE COMMITTEE ON STYLE AND DRAFTING

Constitutional Convention
Style and Drafting/Article XIV
Committee Proposal/17c/S.R.
February 1, 1956

CONSTITUTIONAL CONVENTION OF ALASKA

RESOLVED, that the following sections be adopted as
a part of the schedule of the Alaska State Constitution:

ARTICLE XIV

SCHEDULE

<table>
<thead>
<tr>
<th>Section</th>
<th>Text</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Section 25. The election of senators and a representative to serve in the Congress of the United States being necessary and proper to prepare for the admission of Alaska as a State of the Union, the following is hereby ordained, pursuant to Chapter 46, SLA 1955:</td>
</tr>
<tr>
<td>2</td>
<td>(1) Each elector who offers to vote upon this constitution at the ratification election shall be given a separate ballot by the election judges which shall contain the following proposition:</td>
</tr>
<tr>
<td>3</td>
<td>&quot;Shall ordinance No. ___ (Alaska-Tennessee Plan) of the Alaska Constitutional Convention, calling for the immediate election of two</td>
</tr>
</tbody>
</table>
United State Senators and one United States Representative, be adopted?"

**Approval**

1. (2) Upon ratification of the constitution by the people of Alaska and separate approval of this ordinance by a majority of all votes cast for and against it, the remainder of this ordinance shall become effective.

**Election of Senators and Representative**

2. (3) Two persons to serve as members of the senate of the United States and one person to serve as a member of the house of representatives of the United States shall be chosen at the 1956 general election.

**Terms**

3. (4) One senator shall be chosen for the regular term expiring on January 3, 1963, and the other for an initial short term expiring on January 3, 1961, unless when they are seated the senate prescribes other expiration dates. The representative shall be chosen for the regular term of two years expiring January 3, 1959. Any vacancy in these offices shall be filled as provided by law.

**Qualifications**

4. (5) Candidates for senators and representative shall have the qualifications prescribed in the constitution of the United States and shall be qualified voters of Alaska.

**Other Office Holding**

5. (6) Until the admission of Alaska as a state, the senators and representative may also hold or be
nominated and elected to other offices of the United States or of the Territory of Alaska, provided that no person may receive compensation for more than one office.

(7) Except as provided herein, the laws of the Territory governing elections to the office of delegate to congress shall, to the extent applicable, govern the election of the senators and representative. Territorial and other officials shall perform their duties with reference to this election accordingly.

(8) Persons not representing any political party may become independent candidates for the offices of senator or representative by filing applications in the manner provided in Section 38-5-10, ACLA 1949, insofar as applicable. Applications must be filed in the office of the director of finance of the Territory on or before June 30, 1956.

(9) Party nominations for senators and representative shall, for this election only, be made by party conventions in the manner prescribed in Section 38-4-11, ACLA 1949, for filling a vacancy in a party nomination occurring in a primary election. The names of the candidates...
nominated shall be certified by the chairman and secretary of the central committee of each political party to the director of finance of the Territory on or before June 30, 1956.

(10) The director of finance shall certify the names of all candidates for senators and representative to the clerks of court by July 15, 1956. The clerks of court shall cause the names to be printed on the official ballot for the general election. Independent candidates shall be identified as provided in Section 38-5-10, ACLA 1949. Candidates nominated at party conventions shall be identified with appropriate party designations as is provided by law for nominations at primary elections.

(11) The ballot form shall group separately the candidates seeking the regular senate term, those seeking the short senate term and candidates for representative. The candidate for each office receiving the largest number of votes cast for that office shall be elected.

(12) The duties and emoluments of the offices of senator and representative shall be as prescribed by law.
(13) The president of the Alaska Constitutional Convention, or person designated by him, may assist in carrying out the purposes of this ordinance. The unexpended and unobligated funds appropriated to the Alaska Constitutional Convention by Chapter 46, SLA 1955, may be used to defray expenses attributable to the referendum and the election required by this ordinance.

(14) If the Congress of the United States seats the senators and representative elected pursuant to this ordinance and approves the constitution before the first election of state officers, then Section 1 of Article XIV shall be void and shall be replaced by the following:

"The provisions of the constitution applicable to the first election of state officers shall take effect immediately upon the admission of Alaska into the Union as a State. The remainder of the constitution shall take effect when the elected governor takes office."
CONSTITUTIONAL CONVENTION OF ALASKA

RESOLVED, that the following sections be adopted as a part of the schedule of the Alaska State Constitution:

ARTICLE XIV

SCHEDULE

<table>
<thead>
<tr>
<th>Alaska-Tennessee Plan</th>
<th>1</th>
<th>Section ____. The election of senators and a representative to serve in the Congress of the United States being necessary and proper to prepare for the admission of Alaska as a State of the Union, the following is hereby ordained, pursuant to Chapter 46, SLA 1955:</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>2</td>
<td>(1) Each qualified voter who offers to vote upon this constitution at the ratification election shall be given a separate ballot which, in substance, shall contain the following proposition:</td>
</tr>
<tr>
<td></td>
<td>3</td>
<td>&quot;Shall ordinance No. ____ of the Alaska-Tennessee Plan of the Alaska Constitutional Convention, calling for the immediate election</td>
</tr>
</tbody>
</table>

Style & Drafting/Article XIV
1. of two United States senators and one United States representative, be adopted?" \underline{YES} \underline{NO}

| Approval | 3. (2) Upon ratification of the constitution by the people of Alaska and separate approval of this ordinance by a majority of all votes cast for and against it, the balance of this ordinance shall become effective.

| Election of Senators and Representatives | 4. (3) Two persons to serve as members of the Senate of the United States and one person to serve as a member of the House of Representatives of the United States shall be chosen at the 1956 general election.

| Terms | 5. (4) One senator shall be chosen for the regular term expiring on January 3, 1963, and the other for an initial short term expiring on January 3, 1961, unless when they are seated the Senate prescribes other expiration dates. The representative shall be chosen for the regular term of two years expiring January 3, 1959.

| Qualifications | 6. (5) Candidates for senators and representative shall have the qualifications prescribed in the Constitution of the United States and shall be qualified voters of Alaska.

| Other Office Holding | 7. (6) Until the admission of Alaska as a state, the senators and representative may also hold or be nominated and elected to other offices of the United States or of the Territory of Alaska, provided that no person may receive compensation for more than one office.
(7) Except as provided herein, the laws of the Territory governing elections to the office of delegate to congress shall, to the extent applicable, govern the election of the senators and representative. Territorial and other officials shall perform their duties with reference to this election accordingly.

(8) All candidates for senators and representative must file declarations of candidacy with the director of finance of the Territory on or before June 30, 1956. Each candidate shall pay a filing fee of forty dollars.

(9) Independent candidates who meet the requirements set forth in Section 38-5-10, ACLA 1949, may file for the office of senator or representative.

(10) Party nominations for senators and representative shall, for this election only, be made by party conventions in the manner prescribed in Section 38-4-11, ACLA 1949, for filling a vacancy in a party nomination occurring in a primary election. The chairman and secretary of the central committee of each political party shall certify the names of the candidate nominated to the director of finance of the Territory on or before June 30, 1956.

(11) The director of finance shall certify the names of all candidates for senators and representative to the clerks of court by July 15, 1956. The clerks of
court shall cause the names to be printed on the
official ballot for the general election. Independent candidates shall be identified as provided in
Section 38-5-10, ACLA 1949. Candidates nominated
at party conventions shall be identified with appropriate party designations as is provided by law for
nominations at primary elections.

(12) Each declaration of candidacy shall clearly indicate whether the candidate for senator is
seeking the regular or the short term. The ballot form shall group separately the candidates seeking
the senate long term, those seeking the senate short term and candidates for representative. The candidate for each office receiving the largest number of votes cast for that office shall be elected.

(13) The duties and emoluments of the offices of senator and representative shall be as prescribed by law.

(14) The president of the Alaska Constitutional Convention, or person designated by him, may assist in carrying out the purposes of this ordinance. The unexpended and unobligated funds appropriated to the Alaska Constitutional Convention by Chapter 46, SLA 1955, may be used to defray expenses attributable to the referendum and the election required by this ordinance.
(15) If the Congress of the United States seats the senators and representative elected pursuant to this ordinance and approves the constitution prior to the first election of state officers, then Section 1 of Article XIV shall be void and shall be replaced by the following:

"The provisions of the constitution applicable to the first election of state officers shall take effect immediately upon the admission of Alaska into the Union as a State. The balance of the constitution shall take effect when the elected governor takes office."
COMMITTEE PROPOSAL NO. 17c

January 26, 1956 - Committee Proposal No. 17c was introduced.

January 29, 1956 - Proposal No. 17c was withdrawn by the Committee on Ordinances and Transitional Measures, and Committee Proposal No. 17c/Revised was introduced.

January 29, 1956 - Committee Proposal No. 17c/Revised was considered by the Convention in second reading. It was referred direct to the Committee on Style and Drafting with amendments, without reference to the Committee on Engrossment and Enrollment, and with the power to suggest amendments in substance. (See Journal of January 23, 1956, page 3.)

January 29-31, 1956 - The two committees, i.e., Committee on Ordinances and Transitional Measures, and on Style and Drafting, working in conjunction, prepared a Second Revision* which was the basis for the Style and Drafting reports.

January 31, 1956 - The first Style and Drafting Report/17c/S.R. was considered by the Convention.

February 1, 1956 - The second Style and Drafting Report/17c/S.R. was presented and considered by the Convention.

*The "Second Revision" was never duplicated and distributed. It was prepared and used by the Committee on Style and Drafting, and the only copies appear in the work files of the Style and Drafting Committee. The letters "S.R." in the title of the Style and Drafting reports indicate that the Second Revision was the basis for the two reports.

The above explanation is to account for the absence of enrolled copies of the proposal.
Alaska Constitutional Convention

Committee Proposal No. 17/c/Revised

Introduced by Committee on Ordinances and Transitional Measures

RESOLVED, that the following sections be adopted as part of the schedule of the Alaska State Constitution:

SCHEDULE

* * * * * * * *

Appointment of First Legislators

1. Section 27. The provisions of Section 5 of Article II of this constitution shall not prohibit the appointment of any member of the legislature first organized under this constitution to any state civil office or position created by this constitution or created during his first term.

Special Voting Provision

7. Section 28. Citizens who legally voted in the general election of November 4, 1924, and who fulfill the residence requirements for voting, shall be entitled to vote notwithstanding the provisions of Article V, Section 1 of this Constitution.

Tennessee Plan

12. Section 29. Ordinance II. Since the election of two United States Senators and a Representative to the Congress of the United States is a necessary and proper measure in preparation for the admission
Election of U. S. Senators and Representative

Can Hold Other Offices

of Alaska as a State of the Union, it is hereby ordered, pursuant to Chapter 46, Sessions Laws of Alaska, 1955, and in order to carry out the purposes of this Convention, as follows:

(1) Upon ratification of this constitution by the people of Alaska, and separate approval of this ordinance by a majority of all the votes cast for and against this ordinance, there shall be chosen at the general election immediately following such ratification two persons to serve as members of the Senate of the United States, one for the regular term, expiring on January 3, 1963, and the other for an initial short term, expiring on January 3, 1961, unless when they are seated the Senate prescribes earlier expiration dates for one or both of them, and one person to serve as a member of the House of Representatives of the United States for the regular term of two years, expiring January 3, 1959. Such persons shall meet the qualifications for these offices as set forth in the Constitution of the United States and shall be qualified voters of Alaska.

(2) Until the admission of Alaska into the Union as a State, the persons nominated - 2 -
Territorial Laws to Apply

Primary Elections

1 and elected to these offices may also hold or be nominated and elected to other offices of the territory or of the United States, provided that such a person shall receive the compensation assigned to only one of the positions held.

3 Except as provided herein, the laws of the territory governing primary and general elections applicable to the Office of Delegate to Congress shall, to the extent applicable, govern elections to these offices, and territorial and other officials shall perform their duties with reference to these elections accordingly. All candidates for these offices shall pay a filing fee of $40.00 in the office of the Director of Finance on or before the 20th of February 1956. The Director of Finance shall certify all declarations of candidacy for these offices to the Clerks of the Court for the respective Judicial Divisions and to the Secretary of the Alaska Constitutional Convention within five days after the same are filed.
The Secretary of the Convention shall arrange for the preparation of ballots bearing the names of all candidates for these offices in general conformity with the provisions of law for the preparation of primary ballots as prescribed in Section 38-4-4, ACLA 1949, and for the distribution of Official and Sample ballots to the Clerks of the Court for the respective Judicial Divisions. Across the head of each ballot shall be printed in large type the words "Official (or Sample) Primary Ballot", and in smaller type, "Candidates for U. S. Senate and House of Representatives". The ballot shall include a statement referring to this ordinance and the purpose thereof. The Secretary may supply the Clerks of the Court with such additional election supplies as may be necessary. The Director of Finance shall, on or before June 15, 1956, certify to the Clerks of the Court of each Division the names of all candidates who have been nominated for these offices, including the names of qualifying independent candidates who file a declaration of their candidacy on or before February 20, 1956.
If primary elections for these offices are not held in all Divisions of the Territory or, for any other reason, the Director of Finance has not, by June 25, 1956, certified to the Clerks of the Court of the respective Divisions, the names of the party nominees for these offices, then party nominations for each of these offices may be made by party conventions in the same manner as set forth in Section 38-4-11, ACLA 1949, for filling a vacancy in a party nomination occurring in a primary election. The Chairman and Secretary of the Central Committee of each major political party shall, immediately upon such nominations being made, certify by telegraph or otherwise the names of the candidates nominated to the Clerk of the Court in each Division, who shall place the names of the candidates on the ballot for the general election. The names of qualifying independent candidates for these offices shall also be placed on the ballot for the next general election if they have filed a declaration of their candidacy with the Director of Finance on or before July 15, 1956, and who meet other requirements set forth in Section 38-5-19, ACLA 1949.
The applications for filing and the ballot form shall clearly indicate whether the candidates for United States Senator are running for the office carrying the regular or the short term. The candidate receiving the largest number of the votes cast for the office shall be elected. The unexpended and unobligated funds appropriated to the Alaska Constitutional Convention by Chapter 46, Session Laws of Alaska, 1955, may be used to defray expenses attributable to elections under this ordinance.

Should the Senators and the Representative be elected and seated in the Congress of the United States after the Congress approves this Constitution but before the first elections are held for elective state offices under this constitution, then the following section shall be substituted for Article Section of the constitution.

The admission of Alaska to the Union as a State, in the following manner:

Section (re. first election of state officers) shall take effect immediately and the rest of the constitution shall
Each qualified voter who offers to vote upon this constitution shall be given a ballot by the election judges which in substance shall contain the following proposition:

SHALL ORDINANCE NO. 29 (TENNESSEE PLAN) SET FORTH IN THE PROPOSED CONSTITUTION FOR THE STATE OF ALASKA, CALLING FOR THE IMMEDIATE ELECTION OF TWO UNITED STATES SENATORS AND ONE UNITED STATES REPRESENTATIVE, BE ADOPTED?

YES

NO
ALASKA CONSTITUTIONAL CONVENTION

Report of the Committee on Ordinances and Transitional Measures

Hon. William A. Egan, President
Alaska Constitutional Convention

Dear President Egan:

Your committee on Ordinances and Transitional Measures submits herewith a proposal for consideration of the Convention.

These are additional miscellaneous matters that can appropriately be considered in conjunction with Committee Proposal No. 17 on Schedule.

Respectfully submitted,

Robert J. McNealy, Chairman
James Hurley
Herb Hilscher
Seaborn J. Buckalew
Yule F. Kilcher
William W. Knight
W. W. Laws
B. D. Stewart
H. R. VanderLeest

Committee Proposal No. 17z
MR. PRESIDENT:

I move that Committee Proposal No. 17z be amended as follows:

Insert a new Section 32, as follows:

"If the Alaska-Tennessee Plan is approved by the voters of Alaska and Alaska has not subsequently been admitted as a State of the Union, the Territorial Legislature shall enact such additional measures as in its judgment are necessary and proper to assure attainment of that end."

R.J. McNally, Chm.
Constitutional Convention of Alaska

COMMITTEE PROPOSAL NO. 17/z

Introduced by Committee on Ordinances and Transitional Measures

SCHEDULE

RESOLVED, that the following be agreed upon as part of the schedule appended to the Alaska State Constitution:

<table>
<thead>
<tr>
<th>Separability and Amendment of Schedule</th>
<th>Action by Legislature</th>
</tr>
</thead>
<tbody>
<tr>
<td>1 Section 30. If the Congress of the United States rejects any provision in the schedule of this constitution the constitution and the remainder of the schedule shall not be impaired thereby. If any change in the schedule is required by the Congress, the territorial legislature may, by a two-thirds vote of each house, make such change.</td>
<td>12 Section 32. If, after the people of Alaska ratify this constitution, Alaska has not been admitted as a state before the fourth Monday in January, 1959, the territorial legislature shall provide for the election of officers under this constitution and for proclaiming the date on which the constitution shall become effective.</td>
</tr>
<tr>
<td>2</td>
<td>13</td>
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<td>17</td>
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<td>7</td>
<td>18</td>
</tr>
</tbody>
</table>

Committee Proposal No. 17/z

*Indefinitely postponed* 2/3/56