Godman, Griffitts, Hayton, Jeffs, Jones, Lillis, Lindsley, Manly, McCroskey, McElroy, J. Z. Moore, Morgans, Power, Prosser, J. M. Reed, T. M. Reed, Schooley, Sharpstein, Sohns, Stiles, Sturdevant, P. C. Sullivan, Tibbetts, Turner, Weir, Weisenburger, West.

Absent and not voting: Allen, Browne, Cosgrove, Dallam, Dickey, Fairweather, Glascock, Gray, Henry, Hungate, Jamieson, Kellogg, Kinnear, McDonald, McReavey, Minor, Neace, Newton, Shoudy, Stevenson, E. H. Sullivan, Van Name, Willison, Mr. President. So the Convention refused to adjourn.

Mr. Dyer moved to go into the committee of the whole to consider the article on election and elective rights. Mr. Griffitts moved to make the report of the Committee on Elections and Elective Rights special order for Monday morning. The ayes and noes were ordered.

Mr. Gowey moved to adjourn.

The ayes and noes were ordered and the following twenty-eight members voted aye: Burke, Comegys, Crowley, Dunbar, Eldridge, Eshelman, Fay, Glascock, Gowey, Hayton, Henry, Jeffs, Joy, Lillis, McElroy, Mires, Morgans, Power, T. M. Reed, Sohns, Stiles, Suksdorf, Turner, Van Name, Warner, Weir, Weisenburger, Winsor. The following twenty-four members voted no: Blalock, Bowen, Buchanan, Coey, Durie, Dyer, Godman, Griffitts, Hicks, Jones, Lindsley, Manly, McCroskey, J. Z. Moore, R. S. More, Prosser, J. M. Reed, Schooley, Sharpstein, Sturdevant, P. C. Sullivan, Tibbetts, Travis, West.

Absent and not voting: Allen, Berry, Browne, Clothier, Cosgrove, Dallam, Dickey, Fairweather, Gray, Henry, Hungate, Jamieson, Kellogg, Kinnear, McDonald, McReavey, Minor, Neace, Newton, Shoudy, Stevenson, E. H. Sullivan, Willison, Mr. President.

Mr. Weir was granted leave on Monday.

At 4:02 p.m. the Convention adjourned till August 12th, 1889, at 9 a.m.

August 12th, 1889

Convention called to order by the President at 9 a.m. Prayer by the Chaplain.

On roll call all the members were present except Messrs.

Berry, Dickey, Fairweather, Fay, Kellogg, McReavey, Neace, Newton, Shoudy, Sturdevant, E. H. Sullivan, Turner, Weir, Willison, and Messrs. Allen, Browne, Kinnear, and Minor on leave.

Minutes read and approved. Messrs. Hicks, Henry, Turner, Glascock, and Sturdevant asked to be reported present. So ordered.

Mr. Eshelman moved that the Convention proceed to consider the report of the Committee on Elections and Elective Rights as in committee of the whole with the President in the chair. Carried. And the Convention proceeded as in committee of the whole to consider the report. At 12 noon Mr. Turner moved that the Convention take a recess until 2 p.m. Carried.

At 2 p.m. Convention called to order by the President. Mr. Eldridge moved that the Convention proceed informally as in committee of the whole to consider the report of the Committee on Elections and Elective Rights. So ordered.

At 2:05 the Convention then proceeded as in the committee of the whole to consider the report.

At 5 p.m. the chair reported that the committee of the whole had had under consideration the report of the Committee on Elections and Elective Rights and had made sundry amendments thereto and recommended that the Convention concur in the same and when so concurred in that it be adopted.

The question then was shall the amendments be concurred in and it was so ordered that the amendments were concurred in.

Mr. Eldridge then moved to strike out of the article the word "male" and demanded the ayes and noes. They were ordered and on a call of the roll the following eight members voted aye: Messrs. Dickey, Eldridge, Eshelman, Joy, McCroskey, Newton, Prosser, Winsor. The following fifty members voted no: Messrs. Blalock, Bowen, Buchanan, Burk, Clothier, Coey, Comegys, Cosgrove, Crowley, Dallam, Dunbar, Durie, Dyer, Fairweather, Glascock, Godman, Gowey, Griffitts, Hayton, Henry, Jamieson, Jeffs, Lillis, Lindsley, Manly, McElroy, Minor, J. Z. Moore, R. S. More, Schooley, Sharpstein, Sohns, Stevenson, Stiles, Sturdevant, Suksdorf, E. H. Sullivan, P. C. Sullivan, Tibbetts, Travis, Turner, Van Name, Warner, Weisenburger, West, Mr. President. Those not voting and absent were Messrs. Allen, Berry, Browne, Fay,

Gray, Hicks, Hungate, Jones, Kellogg, Kinnear, McDonald, McReavey, Mires, Neace, Shoudy, Weir, Willison. And the amendment was lost.

Mr. Cosgrove moved to strike out of Section 7 "or military" and insert "civil" before office. Lost. Mr. Sullivan moved to strike out Section 7. Carried.

Mr. Dunbar moved to strike from Section 3 the words "at any school election" and demanded the aves and noes. So ordered and on a call of the roll the following eighteen members voted aye: Cosgrove, Dickey, Dunbar, Eldridge, Eshelman, Griffitts, Jamieson, Joy, McCroskey, Prosser, J. M. Reed, Sharpstein, Stevenson, Sturdevant, E. H. Sullivan, Warner, West, Winsor. The following forty-three members voted no: Messrs. Blalock, Bowen, Buchanan, Burk, Clothier, Coey, Comegys, Crowley, Dallam, Durie, Dyer, Fairweather, Glascock, Godman, Gowey, Gray, Hayton. Henry, Jeffs, Lillis, Lindsley, Manly, McDonald, McElroy, Minor, Mires, J. Z. Moore, R. S. More, Morgans, Newton, Power, T. M. Reed, Schooley, Sohns, Stiles, Suksdorf, P. C. Sullivan, Travis, Turner, Van Name, Weisenburger, Mr. President. Absent and not voting: Messrs. Allen, Berry, Browne, Fay, Hicks, Hungate, Jones, Kellogg, Kinnear, McReavey, Neace, Shoudy, Weir. And the amendment was lost.

Mr. Eldridge moved to add to Section 11 "and all females possessing the qualifications of electors shall vote on this question" and demanded the ayes and noes. So ordered and on a call of the roll the following eighteen members voted aye: Messrs. Burk, Crowley, Dickey, Dunbar, Eldridge, Eshelman, Glascock, Gowey, Joy, McCroskey, Newton, Prosser, J. M. Reed, Stevenson, Tibbetts, Weisenburger, Winsor, Mr. President.

The following forty-three members voted no: Messrs. Blalock, Bowen, Buchanan, Clothier, Coey, Comegys, Cosgrove, Dallam, Durie, Dyer, Fairweather, Godman, Gray, Griffitts, Hayton, Henry, Jamieson, Jeffs, Lillis, Lindsley, Manly, McDonald, McElroy, Minor, Mires, J. Z. Moore, R. S. More, Morgans, Power, T. M. Reed, Schooley, Sharpstein, Sohns, Stiles, Sturdevant, Suksdorf, E. H. Sullivan, P. C. Sullivan, Travis, Turner, Van Name, Warner, West. The following fourteen members absent and not voting: Messrs. Allen, Berry, Browne, Fay, Hicks, Hungate, Jones, Kellogg, Kinnear, McReavey, Neace, Shoudy, Weir, Willison. The amendment was lost.

Mr. Dyer moved to substitute for Section 11 as adopted in committee of the whole the following: "At the time of the election of county officers on the Tuesday next after the first Monday in November in the year 1890, a proposition to amend this Constitution by striking out the word 'male' from the article on elections and elective rights shall be submitted to the electors of the state for adoption or rejection in manner following. Said election shall be by ballot and the ballot of those voting in favor shall read, 'For Woman Suffrage Amendment - Yes.' And the ballot of those voting against shall read, 'No.' The provisions of the laws of the state touching general elections shall as far as applicable apply to said election. If at said election the number of ballots cast in favor of the adoption of said proposition shall exceed those casting against its adoption, then the word 'male' shall be stricken from said article on elections and elective rights and shall be no part thereof," and demanded the ayes and noes. And the following thirty-one members voted aye: Messrs. Bowen, Cosgrove, Crowley, Dallam, Dickey, Dunbar, Dyer, Eldridge, Eshelman, Fairweather, Gowey, Joy, Lillis, Lindsley, McCroskey, Minor, Mires, J. Z. Moore, Morgans, Newton, Power, Prosser, T. M. Reed, Schooley, Sohns, Stiles, P. C. Sullivan, Tibbetts, Turner, Winsor, Mr. President.

And the following twenty-nine voted no: Messrs. Blalock, Buchanan, Clothier, Coey, Comegys, Durie, Glascock, Godman, Gray, Griffitts, Hayton, Henry, Jamieson, Jeffs, Manly, McDonald, McElroy, [J. Z. Moore]*, R. S. More, J. M. Reed, Sharpstein, Stevenson, Sturdevant, Suksdorf, E. H. Sullivan, Travis, Van Name, Warner, Weisenburger, West. Absent and not voting: Allen, Berry, Browne, Burk, Fay, Hicks, Hungate, Jones, Kellogg, Kinnear, McReavey, Neace, Shoudy, Weir, Willison. And the substitute was adopted.

Mr. Reed moved to suspend the rules and that the article be considered engrossed and passed to a third reading. Lost.

Mr. Stiles moved a call of the house. So ordered and on a call of the roll the following members were found to be absent: Messrs. Fay, Hungate, Jones, Kinnear, McReavey. The following members were excused: Messrs. Berry, Hicks, Kellogg and Neace.

Mr. Lindsley moved that further proceeding be dispensed with. Carried. Mr. J. Z. Moore moved to adjourn. Lost.

^{*} Stricken in journal.

Mr. Power moved to amend: insert in line two of Section 3 after word "election," "nor the right to hold the office of School Superintendent or School Director." Lost.

Mr. Dyer moved to suspend the rules that the article may be put upon its third reading and final passage and demanded the ayes and noes. So ordered and the following thirty-eight members voted ave: Messrs. Bowen, Burk, Coey, Crowley, Dallam, Dickey, Dunbar, Dyer, Eldridge, Eshelman, Fairweather, Gowey, Hayton, Jamieson, Joy, Lillis, Lindsley, Manly, McCroskey, Minor, Mires, J. Z. Moore, Morgans, Newton, Power, Prosser, J. M. Reed, T. M. Reed, Schooley, Sohns, Stiles, P. C. Sullivan, Tibbetts, Travis, Turner, Weisenburger, Winsor, Mr. President. The following twenty-three members voted no: Blalock, Buchanan, Clothier, Comegys, Cosgrove, Durie, Glascock, Godman, Gray, Griffitts, Henry, Jeffs, McDonald, McElroy, R. S. More, Sharpstein, Stevenson, Sturdevant, Suksdorf, E. H. Sullivan, Van Name, Warner, West. Absent and not voting: Messrs. Allen, Berry, Browne, Fay, Hicks, Hungate, Jones, Kellogg, Kinnear, McReavey, Neace, Shoudy, Weir, Willison, and the rules were not suspended.

The question then was shall the article [then]* be passed to a third reading, considered engrossed and be printed, and the ayes and noes being demanded and ordered, the following thirty-one members voted aye: Bowen, Burk, Coey, Crowley, Dallam, Dunbar, Dyer, Eshelman, Fairweather, Gowey, Hayton, Jamieson, Lillis, Lindsley, Manly, Minor, Mires, J. Z. Moore, Morgans, Power, Prosser, T. M. Reed, Schooley, Sohns, Stiles, P. C. Sullivan, Tibbetts, Travis, Turner, Weisenburger, Mr. President.

The following thirty members voted no: Blalock, Buchanan, Clothier, Comegys, Cosgrove, Dickey, Durie, Eldridge, Glascock, Godman, Gray, Griffitts, Henry, Jeffs, Joy, McCroskey, McDonald, McElroy, R. S. More, Newton, J. M. Reed, Sharpstein, Stevenson, Sturdevant, Suksdorf, E. H. Sullivan, Van Name, Warner, West, Willison. Absent and not voting: Berry, Browne, Fay, Hicks, Hungate, Kellogg, McReavey, Neace, Shoudy, Weir, Winsor, and it was so ordered.

The question was then on the report of the Committee on Legislative Apportionment and the article was read for information.

^{*} Stricken in journal.

Mr. Manly moved to amend by striking out "Okanogan" in the third line and striking out "Spokane" and inserting "Okanogan" in its place in the sixth line. Carried.

Mr. Dyer moved that the rules be suspended and the article be considered engrossed and put upon its third reading. Carried.

The article was then read a third time and the question then was shall the article be now agreed to by the Convention and become an article of the Constitution, and the ayes and noes were ordered, and on a call of the roll the following forty-eight members voted aye: Blalock, Bowen, Buchanan, Burk, Coey, Comegys, Cosgrove, Crowley, Dickey, Dunbar, Dyer, Eldridge, Eshelman, Fairweather, Gowey, Gray, Hayton, Jamieson, Jeffs, Joy, Lillis, Lindsley, Manly, McCroskey, McDonald, McElroy, Minor, Mires, J. Z. Moore, Morgans, Newton, Power, Prosser, J. M. Reed, T. M. Reed, Schooley, Sohns, Stevenson, Sturdevant, E. H. Sullivan, P. C. Sullivan, Tibbetts, Travis, Turner, Van Name, Weisenburger, West, Winsor. And the following six members voted no: Glascock, Godman, Griffitts, R. S. More, Sharpstein, Mr. President. Messrs. Allen, Berry, Browne, Clothier, Dallam, Durie, Fay, Henry, Hicks, Hungate, Jones, Kellogg, Kinnear, McReavey, Neace, Shoudy, Stiles, Suksdorf, Warner, Weir, Willison absent and not voting. A majority of all the members having voted in the affirmative the article was agreed to as follows:

Article.

Section 1. Until otherwise provided by law, the state shall be divided into twenty-four senatorial districts, and said districts shall be constituted and numbered as follows:

The counties of Stevens and Spokane shall constitute the First District and be entitled to one Senator; the county of Spokane shall constitute the Second District and be entitled to three Senators; the county of Lincoln shall constitute the Third District and be entitled to one Senator; the counties of Okanogan, Lincoln, Adams and Franklin shall constitute the Fourth District and be entitled to one Senator; the county of Whitman shall constitute the Fifth District and be entitled to one Senator; the county of Columbia shall constitute the Seventh District and be entitled to one Senator; the county of Walla Walla shall constitute the Eighth District and be entitled to two Senators; the counties of Yakima and Douglas shall constitute the Ninth District and be entitled to one Senator;

the county of Kittitas shall constitute the Tenth District and be entitled to one Senator; the counties of Klickitat and Skamania shall constitute the Eleventh District and be entitled to one Senator; the county of Clark shall constitute the Twelfth District and be entitled to one Senator; the county of Cowlitz shall constitute the Thirteenth District and be entitled to one Senator; the county of Lewis shall constitute the Fourteenth District and be entitled to one Senator; the counties of Pacific and Wahkiakum shall constitute the Fifteenth District and be entitled to one Senator; the county of Thurston shall constitute the Sixteenth District and be entitled to one Senator; the county of Chehalis shall constitute the Seventeenth District and be entitled to one Senator; the county of Pierce shall constitute the Eighteenth District and be entitled to three Senators; the county of King shall constitute the Nineteenth District and be entitled to five Senators; the counties of Mason and Kitsap shall constitute the Twentieth Disrict and be entitled to one Senator; the counties of Jefferson, Clallam and San Juan shall constitute the Twenty-first District and be entitled to one Senator; the county of Snohomish shall constitute the Twenty-second District and be entitled to one Senator; the counties of Skagit and Island shall constitute the Twenty-third District and be entitled to one Senator; the county of Whatcom shall constitute the Twenty-fourth District and be entitled to one Senator.

Section 2. Until otherwise provided by law the representatives shall be divided among the several counties of the state in the following manner; the county of Adams shall have one Representative; the county of Asotin shall have one Representative; the county of Chehalis shall have two Representatives; the county of Clark shall have three Representatives; the county of Clallam shall have two Representatives; the county of Cowlitz shall have one Representative; the county of Douglas shall have one Representative; the county of Franklin shall have one Representative; the county of Garfield shall have one Representative; the county of Island shall have one Representative; the county of Jefferson shall have two Representatives; the county of King shall have eight Representatives; the county of Klickitat shall have two Representatives; the county of Kittitas shall have two Representatives; the county of Kitsap shall have one Representative; the county of Lewis shall have two Representatives; the county of Lincoln shall have two Representatives; the county of Mason shall have one Representative; the county of Okanogan shall have one Representative; the county of Pacific shall have one Representative; the county of Pierce shall have six Representatives; the county of San Juan shall have one Representative; the county of Shamania shall have one Representative; the county of Snohomish shall have two Representatives; the county of Skagit shall have two Representatives; the county of Spokane shall have six Representatives; the county of Stevens shall have one Representative; the county of Thurston shall have two Representatives; the county of Walla Walla shall have three Representatives; the county of Wahkiakum shall have one Representative; the county of Whatcom shall have two Representatives; the county of Whitman shall have five Representatives; the county of Yakima shall have one Representative.

Mr. Dunbar was excused for the balance of the day.

The question then was upon suspending the rules and considering the article on public health and vital statistics engrossed and put upon its third reading and final passage. Carried.

The question then was on agreeing to the article on public health and vital statistics and the ayes and noes were ordered, and on a call of the roll the following fifty-two members voted aye: Messrs. Blalock, Bowen, Buchanan, Burk, Clothier, Coey, Crowley, Dallam, Dickey, Durie, Dyer, Eldridge, Eshelman, Fairweather, Glascock, Godman, Gowey, Gray, Hayton, Jamieson, Jeffs, Joy, Lillis, Lindsley, Manly, McCroskey, McElroy, Minor, J. Z. Moore, R. S. More, Morgans, Newton, Prosser, J. M. Reed, T. M. Reed, Schooley, Sharpstein, Sohns, Stevenson, Suksdorf, E. H. Sullivan, P. C. Sullivan, Tibbetts, Travis, Turner, Weisenburger, West, Winsor, Mr. President. No members voting no.

And the following members absent and not voting: Messrs. Allen, Berry, Browne, Comegys, Cosgrove, Dunbar, Fay, Griffitts, Henry, Hicks, Hungate, Jones, Kellogg, Kinnear, McDonald, McReavey, Neace, Shoudy, Stiles, Sturdevant, Weir, Willison, and a majority of all the members voting in the affirmative, the article was agreed to as follows.

Article

Section 1. There shall be established by law a State Board of Health and a Bureau of Vital Statistics in connection therewith with such powers as the Legislature may direct. Section 2. The Legislature shall enact laws to regulate the practice of medicine and surgery, and the sale of drugs and medicines.

And considered engrossed and referred to the Committee on Revision, Enrollment and Adjustment.

The question then was upon the report of the Committee on Mines and Mining Interests and the article was read for information.

Mr. Turner moved to strike out Section 3. Carried.

Mr. Turner moved to strike out Section 4. Carried.

Mr. Turner moved that the rules be suspended, the article considered engrossed and be read a third time and put upon its final passage. Lost.

Mr. Newton moved that the minority report be adopted in place of the majority report on mines and mining interests and demanded the ayes and noes.

The ayes and noes were ordered and on a call of the roll the following twenty-one members voted aye: Messrs. Buchanan, Clothier, Dickey, Durie, Eldridge, Gray, Griffitts, Schooley, Sharpstein, Stevenson, Tibbetts, Travis, Warner.

The following thirty-four members voted no: Bowen, Burk, Coey, Comegys, Cosgrove, Dallam, Dyer, Eshelman, Fairweather, Glascock, Gowey, Hayton, Henry, Jamieson, Jeffs, Joy, Lillis, Manly, McDonald, J. Z. Moore, R. S. More, Morgans, J. M. Reed, T. M. Reed, Sohns, Stiles, Suksdorf, E. H. Sullivan, P. C. Sullivan, Turner, Weisenburger, West, Winsor, Mr. President. Absent and not voting: Messrs. Allen, Berry, Blalock, Browne, Crowley, Dunbar, Fay, Godman, Hicks, Hungate, Jones, Kellogg, Kinnear, McReavey, Neace, Shoudy, Sturdevant, Van Name, Weir, Willison, and the motion was lost.

Mr. Dyer moved an amendment to the amendment as follows. "Strike out of Section 1 all after the word 'election' in third line so it shall read, 'There shall be established and maintained the office of Inspector of Mines, the duties and salaries of which shall be prescribed by law. Inspectors of Mines shall be elected by the qualified electors of the state at large at the general election."

Mr. Fairweather moved to lay the subject on the table and Mr. Tibbetts demanded the ayes and noes. So ordered and the following nine members voted aye: Buchanan, Comegys, Dallam, Fairweather, Glascock, Hayton, Henry, Newton, Weisenburger.

The following forty-five members voted no: Blalock, Bowen, Burk, Clothier, Cosgrove, Dickey, Durie, Dyer, Eshelman, Gowey, Gray, Griffitts, Jamieson, Jeffs, Joy, Lillis, Lindsley, Manly, McCroskey, McDonald, McElroy, Minor, Mires, J. Z. Moore, R. S. More, Morgans, Power, Prosser, J. M. Reed, T. M. Reed, Schooley, Sohns, Stevenson, Stiles, Suksdorf, E. H. Sullivan, P. C. Sullivan, Tibbetts, Travis, Turner, Van Name, West, Winsor, Mr. President. Absent and not voting: Messrs. Allen, Berry, Browne, Buchanan, Coey, Crowley, Dunbar, Eldridge, Fay, Godman, Hicks, Hungate, Jones, Kellogg, Kinnear, McReavey, Neace, Shoudy, Sturdevant, Warner, Weir, Willison, and the motion was lost.

On the amendment of Mr. Dyer to Mr. Stiles' amendment, the ayes and noes were demanded and ordered, and on a call of the roll the following nine members voted aye: Blalock, Burk, Dyer, Henry, Newton, J. M. Reed, Schooley, Travis, Mr. President.

The following forty-five members voted no: Bowen, Buchanan, Clothier, Coey, Comegys, Cosgrove, Dallam, Durie, Eshelman, Fairweather, Glascock, Gowey, Gray, Griffitts, Hayton, Jamieson, Jeffs, Joy, Lillis, Lindsley, Manly, McCroskey, McDonald, McElroy, Minor, Mires, J. Z. Moore, R. S. More, Morgans, Power, Prosser, T. M. Reed, Sohns, Stiles, Sturdevant, Suksdorf, E. H. Sullivan, P. C. Sullivan, Tibbetts, Turner, Van Name, Warner, Weisenburger, West, Winsor. Absent and not voting: Allen, Berry, Crowley, Dickey, Dunbar, Eldridge, Fay, Godman, Hicks, Hungate, Jones, Kellogg, Kinnear, McReavey, Neace, Sharpstein, Shoudy, Stevenson, Weir, Willison. And the amendment was lost.

The question then was on the amendment by [of]* Mr. Stiles pending which Mr. Cosgrove moved to adjourn. Lost.

The roll was then called on Mr. Stiles' amendment and the following thirty-one members voted aye: Bowen, Buchanan, Burk, Comegys, Dallam, Dickey, Eshelman, Fairweather, Glascock, Gowey, Henry, Jamieson, Jeffs, Joy, Lillis, Lindsley, Minor, Mires, J. Z. Moore, R. S. More, Power, T. M. Reed, Schooley, Sohns,

^{*} Stricken in journal.

Stevenson, Stiles, Sturdevant, P. C. Sullivan, Turner, Van Name, Weisenburger.

The following twenty-two members voted no: Blalock, Clothier, Coey, Cosgrove, Durie, Dyer, Gray, Griffitts, McDonald, McElroy, Minor, Newton, Prosser, J. M. Reed, Sharpstein, Suksdorf, E. H. Sullivan, Tibbetts, Warner, West, Winsor, Mr. President. Absent and not voting: Messrs. Allen, Berry, Browne, Crowley, Dunbar, Eldridge, Fay, Godman, Hayton, Hicks, Hungate, Jones, Kellogg, Kinnear, McCroskey, McReavey, Morgans, Neace, Shoudy, Travis, Weir, Willison. And the amendment was carried.

Mr. Dyer moved that the following be added as an additional section.

Section 3. It shall not be lawful for any owner or manager or agent of any person or corporation operating or working a mine to exact more than eight hours a day as a day's labor from any person employed in underground mining.

Mr. Bowen moved to adjourn. Lost.

On Mr. Dyer's amendment the ayes and noes were demanded and ordered and on a call of the roll the following thirty-three members voted aye: Clothier, Coey, Dickey, Durie, Dyer, Eldridge, Eshelman, Gowey, Griffitts, Lillis, Manly, McCroskey, McDonald, McElroy, Minor, Mires, Newton, Prosser, J. M. Reed, T. M. Reed, Schooley, Sharpstein, Sohns, Stevenson, Sturdevant, Suksdorf, E. H. Sullivan, Tibbetts, Travis, Warner, Weisenburger, West, Mr. President.

The following twenty members voted no: Blalock, Buchanan, Burk, Comegys, Cosgrove, Glascock, Hayton, Henry, Jamieson, Jeffs, Joy, Lindsley, J. Z. Moore, R. S. More, Morgans, Stiles, P. C. Sullivan, Turner, Van Name, Winsor. Absent and not voting: Allen, Berry, Bowen, Browne, Crowley, Dallam, Dunbar, Fairweather, Fay, Godman, Gray, Hicks, Hungate, Jones, Kellogg, Kinnear, McReavey, Neace, Power, Shoudy, Weir, Willison. And the amendment was carried.

Mr. Durie moved to amend: add to Section 1 "In addition to the other qualifications of state officers, he shall be a practical miner of ten years' experience, two of which shall have been in this state, and shall have no interest direct or indirect in mines in this state." Carried.

Mr. Gowey asked to be excused for the day. So ordered.

Mr. Cosgrove moved to adjourn. Lost. Mr. Cosgrove moved for a call of the house. Lost.

Mr. Prosser moved the following amendment. "Section 3. Nor to employ in underground mining any person under the age of sixteen," pending which Mr. Turner moved to adjourn. Lost.

The question then was shall the article be considered engrossed, passed to a third reading. Carried.

Mr. Dyer moved to adjourn. Carried, and the Convention stood adjourned until 9 a.m., August 13th, 1889.

August 13th, 1889

Convention called to order by the President at 9 a.m. Prayer by the Rev. Mr. Chaplin [sic].

On a call of the roll all the members were present except Messrs. Coey, Fairweather, Jones, J. Z. Moore, Stevenson, Stiles, and Messrs. Berry, Browne, Kellogg, Neace, Weir, Willison, Hicks, Hungate on leave.

Minutes read and approved. Messrs. Coey, Godman, McReavey, J. Z. Moore, Stevenson, Fairweather, Henry, Gray, Jones, Griffitts, and Stiles reported present.

Mr. Hicks excused for the day. Mr. Manly excused indefinitely. Mr. Weir excused for the morning.

Mr. Bowen submitted a telegram relative to Section 19 of article on corporations other than municipal signed by S. T. Armstrong and others and ordered to lie on the table.

The article on elections and elective rights was then read a third time and the question then was shall the Convention agree to the article as read, and on a call of the roll the following thirty-three members voted aye: Allen, Bowen, Burk, Coey, Cosgrove, Crowley, Dallam, Dunbar, Dyer, Gowey, Hayton, Jamieson, Jones, Kinnear, Lillis, Lindsley, Manly, Minor, Mires, J. Z. Moore, Morgans, Prosser, T. M. Reed, Schooley, Shoudy, Sohns, Stiles, Sturdevant, Tibbetts, Turner, Weisenburger, Winsor, Mr. President.