HOUSE JOINT RESOLUTION.

Proposing an amendment to Article VI of the Constitution of the State of Texas by adopting a new section, which shall provide that only qualified electors owning taxable property in the State, county, district, political sub-division, city, town or village where the election is held and which has been duly rendered for taxation shall be qualified to vote at elections held for the purpose of issuing bonds or otherwise lending credit, or expending money or assuming debt therein.

Be it resolved by the Legislature of the State of Texas:

SECTION 1. That Article VI of the Constitution of the State of Texas be amended by adding thereto Section 3a, which shall read as follows:

"Sec. 3a. When an election is held by any county, or any number of counties, or any political sub-division of the State, or any political sub-division of a county, or any defined district now or hereafter to be described and defined within the State and which may or may not include towns, villages or municipal corporations, or any city, town or village, for the purpose of issuing bonds or otherwise lending credit, or expending money or assuming any debt, only qualified electors who own taxable property in the State, county, political sub-division, district, city, town or village where such election is held, and who have duly rendered the same for taxation, shall be qualified to vote and all electors shall vote in the election precinct of their residence."

SEC. 2. The foregoing Constitutional amendment shall be submitted to the qualified electors of the State on the first Tuesday after the first Monday in November, 1932, at which election there shall be printed on each ballot the following clause:

"For the amendment providing that only qualified electors owning taxable property in the State, county, district, political sub-division, city, town or village where the election is held and which has been duly rendered for taxation shall be qualified to vote at elections held for the purpose of issuing bonds or otherwise lending credit or expending money or assuming debt therein," and

"Against the amendment providing that only qualified electors owning taxable property in the State, county, district, political sub-division, city, town or village where the election is held and which has been duly rendered for taxation shall be qualified to vote at elections held for the purpose of issuing bonds or otherwise lending credit or expending money or assuming debt therein."

Each voter shall scratch out one of the above listed clauses on the ballot, leaving the one expressing his vote on a proposed amendment to which it relates.
RESOLUTIONS.

SEC. 3. The Governor of the State is hereby directed to issue the necessary proclamation for said election and have same published as required by the Constitution and Laws of this State.

SEC. 4. The sum of Five Thousand ($5,000.00) Dollars or so much thereof as may be necessary, is hereby appropriated out of any funds in the Treasury of the State not otherwise appropriated to pay the expenses of the publication of said amendment.

Approved by the Governor, May 8, 1931.

ADOPTING JOINT RULES OF 42nd LEGISLATURE.

SENATE CONCURRENT RESOLUTION NO. 1.

BE IT RESOLVED, by the Senate of Texas, the House of Representatives concurring, that the joint rules of the Senate and House adopted by the Forty-first Legislature be adopted and made applicable as the joint rules of the Senate and House of the Forty-second Legislature until amended or changed by action of both the Senate and the House.

Approved by the Governor, May 18, 1931.

RECALLING SENATE BILL NO. 72 FROM GOVERNOR'S OFFICE.

SENATE CONCURRENT RESOLUTION NO. 49.

WHEREAS, Senate Bill No. 72 is now in the Governor's office; and

WHEREAS, it is the desire of the author of this bill to correct the bill so as to make the body conform to the caption; now therefore

BE IT RESOLVED, by the Senate, the House of Representatives concurring, that the Governor be requested to return said bill for correction.

Approved by the Governor, May 18, 1931.