

1 is a new candidate who has not been screened by the Nominat-
2 ing Commission, who has not been rejected in his campaign
3 within the limits of the Code of Judicial Ethics as so
4 carefully pointed out by our Delegate James, then it seems
5 to me that the voting public could be in a complete quan-
6 dary.

7 The choice would be unable to reject the sitting
8 judge because his record was such a formidable opponent,
9 because of the possibility that they might get in substi-
10 tution an untried, unscreened candidate who had nothing more
11 than some political support.

12 We therefore feel that this proposal, if adopted,
13 would create a chaotic condition, if I may borrow a word
14 from the day before, and I therefore reject or urge rejec-
15 tion of this amendment.

16 THE CHAIRMAN: Is there any other discussion?
17 Are you ready for the question? The question arises on the
18 adoption of Amendment No. 42. A vote Aye is a vote in
19 favor of the amendment; a vote No, a vote against. Will
20 the Clerk please ring the quorum bell? A vote Aye, a vote
21 in favor of the Amendment 42; a vote No, a vote against.