IN THE SENATE

SENATE BILL NO. 1289

BY STATE AFFAIRS COMMITTEE

1	AN ACT
2	RELATING TO AN APPLICATION OF THE STATE OF IDAHO UNDER ARTICLE V OF THE UNITED
3	STATES CONSTITUTION FOR A CONVENTION FOR PROPOSING AMENDMENTS TO THE
4	UNITED STATES CONSTITUTION; PROVIDING LEGISLATIVE INTENT; AMENDING TI-
5	TLE 34, IDAHO CODE, BY THE ADDITION OF A NEW CHAPTER 16, TITLE 34, IDAHO
6	CODE, TO DEFINE TERMS, TO PROVIDE FOR THE APPOINTMENT OF DELEGATES TO
7	THE CONVENTION, TO PROVIDE FOR THE INSTRUCTION TO, SCOPE AND LIMITATION
8	OF AUTHORITY OF, AND COMPENSATION OF SAID DELEGATES, TO PROVIDE DUTIES
9	OF THE SECRETARY OF STATE AND TO PROVIDE A CITATION.

Be It Enacted by the Legislature of the State of Idaho:

SECTION 1. LEGISLATIVE INTENT. The Legislature declares that:

- (1) If Congress convenes a convention after receiving similar Applications from the legislatures of 34 states, it is the desire of the Legislature of the State of Idaho to have an orderly convention and to have the will of this Legislature fulfilled by its delegates.
- (2) The Legislature of the State of Idaho desires that its delegates to an Article V convention be prohibited from approving any proposed amendments outside of the subject matters set forth in Idaho's Application for said convention thereby avoiding any possibility of a "runaway convention."
- (3) To this end the Legislature enacts the Uniform Limited Convention Act.
- SECTION 2. That Title 34, Idaho Code, be, and the same is hereby amended by the addition thereto of a <u>NEW CHAPTER</u>, to be known and designated as Chapter 16, Title 34, Idaho Code, and to read as follows:

CHAPTER 16 UNIFORM LIMITED CONVENTION ACT

34-1601. DEFINITIONS. For purposes of this chapter:

- (1) "Scope of the applications" means the specific subject matters or topics for proposed amendment(s) to the United States constitution, set forth in the aggregate applications relied on by congress to call an article V convention.
- (2) "Article V convention" means a convention of the states for considering specific amendments applied for by the states and called by congress under the authority of article V of the United States constitution.
- (3) "Application" means a legislative resolution of any state making application under article V of the United States constitution to congress to call a convention for the sole purpose of considering specific amendments to the United States constitution.
- (4) "Unauthorized amendment" means any amendment proposed by an article V convention that is not within the scope of an Idaho application.

(5) "Delegate" means an individual elected or appointed to serve as a delegate from Idaho to an article V convention.

- 34-1602. INSTRUCTION TO DELEGATES AND LIMITATIONS ON AUTHORITY. (1) No delegate, while serving as a delegate from Idaho to an article V convention, shall vote to consider, approve or propose an unauthorized amendment.
- (2) As a condition of being eligible for consideration or selection as a delegate or alternate delegate, each delegate and alternate delegate shall take the following oath: "I do solemnly swear or affirm that I accept and will act according to the limits of authority provided by the Uniform Limited Convention Act, Chapter 16, Title 34, Idaho Code, and that I will not vote to consider, approve or propose any unauthorized amendment unless otherwise directed by an adopted concurrent resolution by the legislature of the state of Idaho during the convention. I understand and accept that violating this oath will subject me to immediate revocation of my credentials to serve as a delegate."
- (3) No individual shall be qualified as a candidate for the position of delegate prior to taking the oath specified in subsection (2) of this section.
- (4) Any vote taken by a delegate at an article V convention in violation of subsection (1) of this section shall be null and void. The credentials of any delegate casting such vote shall be automatically revoked and said delegate shall be immediately disqualified from further service.
- (5) It shall be the duty of every delegate to advocate that the article V convention adopt, as its first act or at the earliest opportunity, rules that shall include, and be consistent with the following:
 - (a) The sole and exclusive purpose of the article V convention shall be to consider only those specific amendments that are within the scope of the applications; and
 - (b) Following a final vote on all motions to consider the amendments within the scope of the applications, the business of the convention shall immediately terminate and the article V convention shall dissolve.
- (6) The delegates may debate against and shall reject any unauthorized amendment proposed by the article V convention unless otherwise directed by an adopted concurrent resolution by the legislature of the state of Idaho during the convention.
- (7) The delegates to the article V convention from the state of Idaho shall be seven (7) in number.
 - (a) The delegates shall elect a chairman and a secretary of the delegation from among their number.
 - (b) The vote of two thirds (2/3) of the members of the delegation shall be required in order to constitute the vote of the delegation on any matter
 - (c) The delegates shall be determined in the following manner:
 - (i) Two (2) delegates shall be appointed by the house of representatives;
 - (ii) Two (2) delegates shall be appointed by the senate; and

 (iii) Three (3) delegates shall be appointed jointly by the house of representatives and the senate.

- (d) The speaker of the house of representatives and the senate president pro tempore are hereby authorized and empowered to jointly fill any vacancy on the delegation with an alternate as provided in paragraph (e) of this subsection, or by joint appointment if no alternate designated pursuant to paragraph (e) of this subsection is available.
- (e) The legislature shall select alternates to serve as delegates to the article V convention in the event a delegate becomes unable or ineligible to serve. If a delegate becomes ineligible to serve pursuant to the provisions of section 34-1602(4), Idaho Code, the alternate delegate shall immediately be entitled to replace the ineligible delegate and the secretary of state shall immediately certify the alternate delegate and inform the officers of the article V convention that the certification of the ineligible delegate is revoked.
- (8) The state of Idaho shall compensate delegates in accordance with the provisions of section 59-509(p), Idaho Code. The delegates may accept no other compensation for serving as a delegate except that provided by the state for the article V convention.
- 34-1603. CERTIFICATION OF SECRETARY OF STATE. The secretary of state shall certify in writing the selection of each delegate to the article V convention after said delegate takes the oath contained in section $34-1602\,(2)$, Idaho Code. The secretary of state shall provide a copy of the certification to each delegate and to the officers of the article V convention. No delegate shall have the authority to vote or otherwise serve at the article V convention without being so certified.
- 34-1604. CITATION. This chapter may be cited as the "Uniform Limited Convention Act."