

THURSDAY, JULY 1, 1965

10:30 a. m.

HEARING TRANSCRIBED

Members Present: Chairman Smith, Va., Presiding

Colmer	Brown
Madden	Smith, Calif.
Delaney	Anderson, Ill.
Trimble	Martin, Nebr.
Bolling	Quillen
O'Neill, Mass.	
Sisk	
Young	
Pepper	

H. R. 6400 - Voting Rights bill. (Judiciary)(Continued from June 30, 1965)

Witnesses: Congressman Waggoner. Opponent.

Continued his statement from June 30, 1965. See transcript.

Congressman Dorn. Opponent.

Made a brief statement in opposition to the bill. See transcript.

Action taken: Open rule with 10 hours of debate, making it in order to consider the committee substitute as an original bill for the purpose of amendment, making it in order also to consider H. R. 7896 as a substitute; and making it in order to take S. 1564 from the Speaker's table after passage of H. R. 6400, strike out all after the enacting clause and insert the House-passed language.

Rule filed by: Mr. Bolling (H. Res. 440)

EXECUTIVE SESSION: The Committee went into Executive Session at 11:25 a. m.

H. R. 6400 - The Chairman stated that he had the rule as prepared by the Parliamentarian, which provided an open rule with blank hours of debate, making it in order to consider the substitute now in the bill, then take the Senate bill S. 1564 and insert the House-passed language.

Mr. Bolling moved an open rule with ten hours of debate, making it in order to consider the substitute now in the bill and then to take S. 1564 from the Speaker's table and insert the House-passed language.

Thursday, July 1, 1965 - Continued

Executive Session - Continued

H. R. 6400 - Continued

Mr. Madden seconded the motion.

The question was brought up by Mr. Anderson as to whether or not after the substitute had been defeated it would be in order for it to be offered under the motion to recommit. Some conversation was bantered back and forth and the Parliamentarian was called to settle the question.

The question was if the question was defeated in the Committee of the Whole can it be offered in the motion to recommit.

The answer was that it can be offered in the motion to recommit.

The Chairman then read the rule as prepared by the Parliamentarian.

Mr. Colmer stated that he is not satisfied in his own mind, in view of what happened on the floor yesterday, that it would be in order to include in a motion to recommit the substitute bill, H. R. 7896, without some amendment.

Mr. Bolling's motion carried by a record vote 11 to 4, as follows:

<u>Ayes</u>	x	<u>Nays</u>
	Brown	
Madden	Smith, Calif.	Smith, Va. Quillen
Delaney	Anderson, Ill.	Colmer
Bolling	Martin, Nebr.	Trimble
O'Neill		
Sisk		
Young		
Pepper		

ADJOURNMENT: The Committee adjourned at noon.

T. M. Carruthers
T. M. Carruthers, Counsel

msf

JUN 30 1965