PROPOSED AMENDMENT TAXING FRANCHISES AND PRIVILEGES, 1893

Proposed by joint resolution of the General Assembly, April 22, 1893. Submitted to the electors, November 7, 1893.

Total vote cast . . . . . 835,604
For amendment . . . . . 322,422
Against amendment . . . . . 82,281

Not adopted.

SECTION 1. Be it resolved by the General Assembly of the State of Ohio, that a proposition shall be submitted to the electors of this state, on the first Tuesday after the first Monday of November, 1893, to amend section 2, article XII, of the Constitution of the state of Ohio, so that it shall read as follows:

ARTICLE XII

SEC. 2. Laws may be passed which shall tax by a uniform rule all moneys, credits, investments in bonds, stocks, joint-stock companies, or otherwise; and all real and personal property according to the true value thereof in money. In addition thereto, laws may be passed taxing rights, privileges, franchises, and such other subject matters as the general assembly may direct; but burying grounds, public school-houses, houses used exclusively for public worship, institutions of purely public charity, public property used exclusively for any public purpose, and other property, may, by general laws, be exempted from taxation; and the value of all property so exempted shall, from time to time, be ascertained and published as may be directed by law.
SECTION 2. At such election, those electors desiring to vote for such amendment may have placed upon their ballots the words, "Amendment taxing franchises and privileges – Yes," and those opposed to such amendment may have placed upon their ballots the words, "Amendment taxing franchises and privileges – No."

SECTION 3. This amendment shall take effect on the first day of January, 1894.\footnote{Laws of Ohio, vol. xc, 384. – Ed.}