

1 no serious objection to concurrent power in that field.

2 THE CHAIRMAN: Delegate Clagett.

3 DELEGATE CLAGETT: Delegate Mudd, was it
4 discussed by your committee or in the committee that
5 when a superior court judge was not present in his county
6 but had been assigned, let us assume for the moment,
7 to some other jurisdiction to relieve a caseload there
8 that a district court judge located in that same county
9 or in that district would be available to sign orders
10 such as injunctive orders or probate matters, or things of
11 that kind? If so, how would that be accomplished?

12 DELEGATE MUDD: It could be accomplished by
13 two means. One, the legislature should prescribe concur-
14 rent jurisdiction at the two-tier level. Then recourse
15 might be had to the judge of either court.

16 On the other hand, the power of the court by
17 rule to provide for assignment of judges, which, as I
18 understand it, is contemplated to be either laterally or
19 from a lower or higher tier; it can be accomplished in either
20 or in both ways.

21 THE CHAIRMAN: If there are no further questions -