and the first principle is the question of cross-examination.

JUDGE ADKINS: I would refer Mr. Clagett to have my question dealt separate and apart from that because I think yours has major overtones that might serve to defeat mine, and I don't want mine defeated.

MR. CLAGETT: On that basis, I will yield.

THE CHAIRMAN: Is there further discussion on the question of cross-examination? How many would favor having the Committee include in Section 7 a specific protection for the right of cross-examination. Opposed.

14 to 2.

Now, Mr. Clagett, you made earlier a suggestion of including something from Article 21, not this question of discovery but an earlier suggestion. I didn't want to overlook it. Do you recall what it was, some language of Article 21.

MR. CLAGETT: It was merely, To have the right

of examination of witnesses for and against him on oath, and I would like to move that that also be considered by the Committee, namely, to include the requirement that

Baltimore & Maryland

the witnesses be examined on oath or affirmation.