

1 should be any limitations on the power to compel atten-
2 dance of witnesses or production of papers, and if so,
3 what limitations. The present suggestion is that a wit-
4 ness can be compelled against his consent to appear
5 before the Legislative Committee or the Legislature or to
6 produce books or records or a Committee of the Legislature
7 or the Legislature only by a two-thirds vote of the
8 appropriate House.

9 MR. MILLER: That would be without giving the
10 Committee, in other words, to get an individual witness,
11 a Committee would have to get the vote of the whole House.

12 THE CHAIRMAN: If the Committee, if the witness
13 objected to appearing in response to the subpoena of the
14 Committee, then they would have to get two-thirds vote
15 of the House in order to compel his attendance.

16 MR. MILLER: Frankly, Mr. Chairman, I think
17 that would be tremendously clumsy. I don't see really
18 any serious objection to making the legislative body
19 when it is acting within its scope of its authority have
20 him get a witness as easy as a court can get them. The
21 witness is still protected by the Constitution, can take

the Fifth Amendment, or anything else. I see no reason