

1 JUDGE ADKINS: That is a touchy problem, and
2 one we have not had the wisdom to deal with, but the
3 residual power given to the Supreme Court and the Court
4 of Appeals on Section (e), Page 4, would be our answer to
5 that current problem.

6 THE CHAIRMAN: Or wouldn't the General Assembly
7 under your Paragraph 2?

8 JUDGE ADKINS: The General Assembly could have
9 the power to on its motion by the next Section to --

10 DR. MICHENER: This is where I saw a possible
11 conflict because this does not limit. Section 1 does not
12 put such a limitation on it. There are few alternative
13 measures here, methods here which could be in conflict.
14 And there is no provision, which shall be supreme.

15 JUDGE ADKINS: I don't see how they could be
16 in conflict since they are alternatives. It -- maybe I
17 don't understand the import of the question. If you are
18 suggesting that the governor having given his notice of
19 disability, then attempted to withdraw his notice of dis-
20 ability, that would be, if that were then followed by a
21 two-thirds vote of the General Assembly relative to