

1 THE CHAIRMAN: One of the other reasons suggested
2 is that such a provision as is here prevents a commission
3 from preparing a slate for vacancies long in advance of
4 any vacancy, two or three years or more and sort of
5 freezing the list.

6 MR. MILLER: I have no objection to it.

7 THE CHAIRMAN: Any further discussion? Any
8 other question? Proceed, then, with Paragraph C.

9 MR. MARTINEAU: C. Nominating Commissions.

10 1. Appellate Courts Nominating Commission.

11 Nominations for vacancies on the Supreme Court
12 and on the Appellate Court shall be made by the Appellate
13 Courts Nominating Commission. The Commission shall be
14 composed of six lay persons, six lawyers, and the chief
15 justice of the Supreme Court. The terms of non-judicial
16 members shall be four years.

17 THE CHAIRMAN: Any question? Comment? Para-
18 graph 2.

19 MR. MARTINEAU: Paragraph 2. Trial Courts
20 Nominating Commissions.

21 Nominations for vacancies on the Superior