12

13

14

15

16

17

18

19

20

21

their functions, powers and duties and may assign new functions, powers and duties to them; but the governor may make such changes in the allocation of such functions, powers and duties as he considers necessary for efficient administration. Those changes which affect existing law shall be set forth in executive orders which shall be submitted to the General Assembly. The General Assembly shall have sixty days of a regular session to consider these executive orders and, if specifically approved or not specifically disapproved or modified, they shall have the force of law at a date thereafter to be designated by the governor.

I might say by way of explanation that our concept here is to grant substantial executive power of reorganization within the state in terms of the reassignment of powers and duties within departments. It is not our concept that the Governor shall have the power to create or augment new provision or new plans without executive, without legislative approval. We feel that the proper, that it is impossible in the Constitution to try to specify the power, the Department