

1 THE CHAIRMAN: Mr. Miller?

2 MR. MILLER: I still think what Judge Adkins has
3 in mind is the power to compel attendance. Now, it would
4 certainly have for any Legislative Committee, if they
5 served a subpoena on somebody and had to have a two-thirds
6 vote, it might be all right to require a two-thirds vote
7 to compel attendance, but there are hundreds of cases in
8 other places where a witness is summoned by a Legislative
9 body and it gives him an excuse to go when, otherwise, if
10 it's a question of his having to volunteer, he might be em-
11 barrassed or he might lose his job.

12 Now, I don't see any possible reason why the
13 power to subpoena should require a two-thirds vote.

14 Now, to compel attendance, what I think Judge
15 Adkins is talking about, that's an entirely different
16 proposition and an extraordinary vote might be required,
17 but certainly you needn't require an extraordinary vote
18 or require a Committee to ask some official of some company
19 to come and tell them something, but he would come, and he
20 doesn't want to lose his job. Now, then, if the management
21 says, You must refuse to go, then you could have your