2 3

5

6

8

9

10 11

12 13

14

1.5

16

17 18

19

20

21

judges would be. After all, the most important and likely kind of trouble would be if it were an impeachment of the Governor and usually a great many of the members of the court owe their appointment to the Governor.

We thought it was better to not have them entirely selected by, to give the Legislature a little chance in selecting the panel.

THE CHAIRMAN: Any further discussion?

It seems to me the alternates suggested are the designation of the panel of judges by the legislative branch, designation of the panel of judges by the Supreme Court, designation of half by the legislative and half by the Supreme Court, and designation of the Supreme Court itself as a panel. This is going to give us a lot of fractions.

MRS. BOTHE: I suggest in any of these instances, particularly the last, there would have to be an exception in the case of a judge who was impeached.

MR. MARTINEAU: You say we have that in the judiciary article already.

MRS. BOTHE: That would be meaningless as