each individual county and, because of the last amendment that we just adopted, are we now forced into drawing a distinction between public general law or specifying public general law when we mean that and stating by law, when we don't mean that? I would think, in view of the amendment we just adopted, the General Assembly in this section as it now reads could adopt a different procedure for each individual county, which I think would be important.

THE CHAIRMAN: It seems to me that earlier, and I'm not sure which meeting it was, a similar question arose and I thought we had decided that we would use the phrase public general law when we meant that. I'm not clear about that. Does anybody have a different recollection? Certainly, there is no harm in doing it here, is there, Mr. Clagett?

MR. CLAGETT: No, there would be no harm.

I don't think it's necessary, frankly, because I think
you're dealing with counties and you've got the restriction
in 11.03(c).

THE CHAIRMAN: But his trouble is with the smendment he made with respect to 11.03(c), maybe it would