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constitutional safeguards and common sense safeguards to protect subpoenaed persons and information; has to do with notices to witnesses; has to do with the conduct of the interrogation; has to do with the person subpoenaed with his or her right to counsel; has to do with the recording of testimony and the protection of the privacy of documents. All that is contained in the rule and I would be glad to answer any questions with regard to the rule but that is the basic concept. Thank you.

SPEAKER MARVEL: Senator DeCamp.

SENATOR DeCAMP: Mr. President, I think we are nearing...we are nearing the end of the rules controversy and despite the fact that Senator Beutler and I have disagreed on a few of these I want to say to the entire body that for approximately two years there has been no individual in this body that has put more time and effort and sincere hard work into addressing the entire picture of the rules than Senator Beutler. I think the Legislature has benefited tremendously from it, even those propositions which may have been rejected formerly here brought some certain discipline in the committees and I think you are going to see it reflected on the floor. One of the most important of all of those was the formalization and documentation in writing of maybe the most sensitive matter, one of the most volatile things a Legislature can deal with, which is subpoena power, which is literally taking an individual, as you know, and compelling them to appear and present information. In previous years there were a great number of questions as to just what was or was not allowed, what procedure should be involved and so on. I fully support this amendment. I think everybody that worked on the rules with Senator Beutler and others fully supports it, and though it is indeed complex, it is indeed important that you adopt it so that the public, so that you, and so that anybody knows when important matters come up where you might have to resort to using this power that it is a clearly defined and identified power. So I urge you to support the adoption of this amendment.

SPEAKER MARVEL: Senator Chambers.

SENATOR CHAMBERS: Mr. Chairman and members of the Legislature, would Senator Beutler yield for a question? Senator Beutler, did you state that it would be necessary for a committee to issue a subpoena only with the concurrence of the Executive Board?

SENATOR BEUTLER: Only with the concurrence of the Executive Board with regard to the specific investigation matter being investigated. The Executive Board gives permission for the