

Number two, what we want to achieve by this article can be achieved by the executive agency of the government.

Number three, I come back to my argument that you have all heard about the establishment of these new rights in the constitution. The sentence that says, "The general public interest requires the availability of reasonable prices of energy of all types and the encouragement of energy conservation." What do you mean, "energy of all types"? Does this mean that --

MS. JONES: Speak to the question to strike.

MR. OULAHAN: Well, Madame Chairperson, I am defending my suggestion to exclude this provision. I don't know what this language means. I think we are creating the same kinds of problems we saw last night -- a whole series of rights which could be taken care of by the Governor -- and creating some goals here which I don't think this new state can afford to do.

Thank you.

MS. JONES: Delegate Eichorn?

MS. EICHORN: I have two questions, and I am sorry I was here late. One is, have we established a separate agency?

MR. CROFT: No. You missed the amendment. The

language has been amended.

MS. JONES: I am sorry to interrupt, but the court reporter cannot pick you up. Can you come to the front?

MS. EICHORN: I'll just speak louder. I'm concerned with --

MS. JONES: I think that you need to come to the front, because we cannot pick you up.

MS. EICHORN: I have two questions. I am concerned about whether we are establishing two separate agencies to limite the executive --

MR. CROFT: Can I respond? We have amended the language. The language says "establish an agency or agencies within one of the principal executive departments" within the 20 --

MS. EICHORN: That's under Section 2 that we did that?

MR. CROFT: That's under Section 3 on line 2. We also struck, on line 15, "of all types".

MS. EICHORN: Under Section 2, Utilities, though, did you establish a separate agency?

MR. CROFT: "Commission", to get around the use of the word, "agency".

MS. EICHORN: My other concern is that I honestly