

1 It is a simple matter. It strikes outlines
2 15 through 25. We really can take it by unanimous
3 consent, take it on a verbal motion, if there would
4 be a unanimous consent to that proposition. It is
5 relatively easy to understand. In the absence of ob-
6 jection, that is the form in which it will be submitted.

7 Does anyone wish to be heard on the question?

8 DELEGATE KOSS: I would like to address a ques-
9 tion to Delegate Scanlan if I might. I would like to
10 know whether he thinks that these safeguards are not
11 necessary in order to guard against frivolous use of
12 the referendum or whether he thinks they are not consti-
13 tutional in stature, or what is the basis for striking
14 it?

15 DELEGATE SCANLAN: Obviously they are statutory
16 materially. While there are safeguards at the present
17 time, there may come a time when they do not do the
18 job. There may come a time when they are unnecessary
19 or unduly restrictive.

20 It seems to me this is precisely the type of
21 material that would be better left out of the Constitution