

1 the defendant of the charge.

2 Of course, the confrontation with the witnesses  
3 is copied, and the right to examine those witnesses is  
4 embraced in certainly the words, Be confronted with  
5 the witnesses against him. We have added, Compulsory  
6 process for obtaining witnesses in his favor.

7 That is not added. It is in our Section 7.  
8 It is a rewrite of what is now in Article 21. In all  
9 of Article 21, with some expansions and some cleaning of  
10 language, it is embraced in Section 7.

11 THE CHAIRMAN: Mr. Miller?

12 MR. MILLER: I would just suggest, Obtaining  
13 witnesses in his favor, that In his favor might be left  
14 out. He ought to be allowed to get witnesses that he  
15 wants to call in whether they are in his favor. In other  
16 words, there oughtn't be any requirement that he show  
17 that the witness is going to be favorable to him before he  
18 is summoned.

19 THE CHAIRMAN: Mr. Gentry?

20 MR. GENTRY: I am checking the United States  
21 Fifth Amendment.