

1 change to eliminate, without whose unanimous consent he  
2 shall not be adjudged guilty, also.

3 MR. SCANLAN: I second that suggestion.

4 THE CHAIRMAN: Let's take them up one at a time.  
5 First, Judge Adkins' suggestion that the section specif-  
6 ically include the right of cross-examination. I will  
7 submit these as questions without formal motions,  
8 to take the sense of the meeting. Is there any discus-  
9 sion of this?

10 MRS. FREEDLANDER: Mr. Chairman, if we can  
11 find sufficient evidence or substantiation or cases that  
12 would indicate that this would not be necessary, would  
13 we still have to include those words?

14 THE CHAIRMAN: If your question is directed  
15 to me, I would reply by saying one of the things that  
16 troubles me very much in the approach that this in that  
17 or the other Federal amendment and it has been construed  
18 in that or this manner by the Supreme Court is the point  
19 that Judge Adkins made, and it seems to me that there are  
20 some things that we want in the Maryland Declaration of  
21 Rights, regardless of whether the Supreme Court tomorrow