

1 prevent them from writing a letter or serving a document
2 which is purported to be a subpoena or summons or notice
3 of intent or anything you choose to call it, without getting
4 this vote. The significance of this would mean that they
5 could not compel or impose sanctions for failing to comply
6 until such time as they have gone through this procedure.
7 That would be my concept.

8 MR. MILLER: Could I have the language again?

9 JUDGE ADKINS: It's basically your language,
10 except I have added the words, And provided such action,
11 shall be taken by two-thirds vote of the House exercising
12 the power.

13 MR. MILLER: Could you put in, Prosecution for
14 contempt hereunder, or something like that, so that it
15 doesn't limit the power to issue ordinary, everyday sub-
16 poenas? It's only when somebody refuses --

17 MR. MARTINEAU: It's citing for contempt is
18 really what you are talking about, rather than issuing an
19 order compelling the man to appear.

20 MR. MILLER: It seems to me it simplifies it
21 and you wouldn't want to have a person go because they are