a commissioner without unnecessary delay, had considered the proposal contained in S. 1012, 88th Congress. The bill seeks to overcome the effect of the decision in the case of *Mallory v. United States*, 354 U.S. 449, under which confessions obtained during a period of delay longer than that permitted by rule 5(a) are excluded from evidence. Upon the recommendation of the standing committee, the Conference voted to disapproved S. 1012 and similar bills which seek to abrogate the McNabb-Mallory doctrine.

The Conference was informed that the committee had no definitive proposals to present to the Conference at this time for changes in the rules of practice

The Conference was informed that the committee had no definitive proposals to present to the Conference at this time for changes in the rules of practice and procedure. Tentative proposals for the amendment of certain of the Federal Rules of Criminal Procedure have been widely circulated and are now being considered by the bench and bar. All five advisory committees now under appointment are actively engaged in the work to which they have been assigned

The CHAIRMAN. The record will be kept open until 5 p.m., Thurs-

day, November 14.

This completes the hearing record on all phases of H.R. 7525 with the exception of section 506, which is the section dealing with indecent publications.

The Chair proposes, after the close of the hearing record and the reproduction of the testimony and the examination of it by my fellow committee members to proceed with that.

We will stand adjourned subject to call of the Chair.

(Whereupon, at 11:10 a.m., the committee was adjourned, subject to call of the Chair.)