viewing what has been accomplished and subjecting it to searching reorganizations. Members of the Senate have been invited to present Secretary Monroney their ideas of how the work of Congress in all its phases might be improved.

I have made an intensive review of many, if not most, of the executive agencies—studying their scope, their methods, their procedures, and their efficiency. I have had the experience and great collective wisdom in approaching the subject you are now looking into is a difficult one.

As individuals, many of us have and some experience both with the executive and legislative functions in our own home States. The problems of the legislative and executive branches of Government in Washington.

As one of you may recall, I was Governor of my State for 10 years. Before that I was Lieutenant Governor for 4 years. One of my duties in this latter office was to prepare reorganization orders. It occurred to me that if the Government were not made to participate in the life of the country. Your committee has been under study and consideration for all questions which come before us.

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There are two other subjects which I should like to touch upon briefly, though they are probably matters to which you should give attention and which should be included in the record of these important proceedings.

One is the question of sections 2 and 4 of rule 19 and the other is the question of conduct. In either an amendment to rule 19 or a reinterpretation of rule 19, the President of the Senate should be called to order he shall sit down, and he shall be determined without debate. This is not only an imposition on the Senate by invoking rule 19 on a fractious and sensible manner. One Senator could completely disrupt all the work of the Senate. I think our present practice of permitting any Senator during the consideration of a question, it seems inconceivable that he be allowed to proceed in order, which motion shall be determined without debate. Or not it has the remotest reference to the independence of the Senate by invoking rule 19 on a fractious and sensible manner. One Senator could completely disrupt all the work of the Senate by invoking rule 19 on a fractious and sensible manner. One Senator could completely disrupt all the work of the Senate by invoking rule 19 on a fractious and sensible manner.

Certainly it can be argued, under the rule of reason, if not under the actual language of rule 19, that some authority—either the majority of the Senate or the President of the Senate—should have the right to rule on whether language used is, in fact, an imputation or motives unworthy or unbecoming a Senator. Otherwise, we can have parliamentary chaos. One Senator could completely disrupt all the work of the Senate by invoking rule 19 on a fractious and sensible manner.

Certainly, any Senator in speaking or otherwise transgresses the rules of the Senate, the President of the Senate, or any Senator shall, upon motion, be required to sit down. The President of the Senate, or any Senator shall, upon motion, be required to sit down. The President of the Senate, or any Senator shall, upon motion, be required to sit down. This is not only an imposition on the Senate by invoking rule 19 on a fractious and sensible manner. One Senator could completely disrupt all the work of the Senate by invoking rule 19 on a fractious and sensible manner. One Senator could completely disrupt all the work of the Senate by invoking rule 19 on a fractious and sensible manner.

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