be curtailed to prevent any appearance of executive interference in the adminstration of justice.

- 51. It is noted that Part XII deals with amendments to the Criminal Code. No questions are asked. These are discussed above at pp. 15-19.
- 52. It is noted that these provisions will allow trials to be conducted in either official language by 1990. No questions are asked. This is discussed above at p. 19.
- 53. It is noted that the sections in question are difficult to follow. I heartily agree. They are discussed above at pp. 15-19.
- 54. It is noted that the transitional provision, s.97, purports to affect every court in Canada and not just those which are federal institutions. This is correct. The point is discussed above at p. 15.
- 55. The provisions of s.97 are summarized. No questions are asked. This section is discussed above at pp. 15-16.
- 56. Section 97(2) is summarized. No questions are asked.
- 57. The application of s.97(2) is discussed. In my opinion, as discussed above at p. 16, s.97(1) will apply in Alberta but s.97(2) will not until the province creates rules governing the use of official languages in civil proceedings.
- 58. It is noted that the transitional provision will have a profound effect on the administration of justice in Alberta. I agree and this is discussed above at pp. 15-17.
- 59. It is noted that s.98 is not yet in force in Alberta. This