worthwhile considerations as Mr. Sykes has said, we are still trespassing into a field where it seems to me we are extending the courts outside of their proper sphere of restrictive power and balance of power.

THE CHAIRMAN: The reason I said I didn't think so is I do not think the Legislature undertakes to tell the Governor how to set up his office or how to run it.

The Legislature certainly has the power to prescribe how it functions in adopting its own rules, in deciding how many doorkeepers it needs and where it is going to sit and its hours and so forth. So that when you are talking about Clause 3 in this Section, which is Administration of Courts, you are talking precisely that; what hours they will sit and what time they will recess and how long they have for lunch and so forth.

Now, there is a substantial body of thinking with respect to the problem that holds that the Courts have the inherent power that cannot be taken away from them to govern the admission to practice and to regulate the persons admitted to the Bar. As you know, the regulation has been a sort of hodgepodge. The Court of Appeals