As to practice and procedure generally, I think 2 you get into more of a twilight zone, but the closer you 3 are to mere detail such as the size of paper and the 4 procedure of the courts themselves, the closer you are 5 to the things that are in Item 3. The further away you 6 get from that, the closer you get to substantive law. 7 Mr. Mitchell? 8 Did I understand you to suggest MR. MITCHELL: 9 the Courts might have the inherent power to govern the 10 administration of persons to practice, even though this 11 Constitution might provide otherwise? 12 I say there is a substantial THE CHAIRMAN: 13 body of thinking that holds that is true. 14 Even against the Constitution? DR. BURDETTE: 15 I thought you meant if this THE CHAIRMAN: No. 16 Constitution were silent. Oh, no, I think the Consitution 17 would control. Mr. Sykes? 18 MR. SYKES: Mr. Chairman, in answer to Mr. 19 Clagett's point, I might say that the New Jersey Consittu-20 tion, which is regarded as a model in this connection, gives

has never taken a stand and stated it has.

21

1