

1 DR. BARD: We certainly would go along with de-
2 leting the word, I would think. We added it because there
3 were so many who felt that there ought to be some timing on
4 this.

5 THE CHAIRMAN: Judge Adkins, I'm not sure, but I
6 think you suggested, either you or Mr. Sykes suggested the
7 word at the last Meeting, but I'm not sure.

8 MR. SYKES: No, I think I suggested it and I
9 suggested it because there was a flat ten-day limitation
10 and we didn't want to write the flat limitation in, but we
11 didn't give any consideration to any limitation should be
12 written in at all and I think you are right, that the best
13 thing to do is not put it in at all.

14 THE CHAIRMAN: In other words, if no one acts and
15 the plan is in effect for two years, it seems to me that it
16 still would be possible for the Court to say it is not a
17 proper plan.

18 MR. MILLER: Mr. Chairman, I don't remember the
19 details, but one of the points brought up before had some-
20 thing to do with the possible assumption of jurisdiction by
21 a Federal Court, there was some worry about that, which I