minds of the enactors and those all, I should think, would be the courts in evaluating whether or not it is a public purpose, and the public, in understanding what the intent of the General Assembly may have been.

MR. CASE: The answer to that is, of course, that the Section does provide that in these acts, the legislation must state the public purpose. Now, it may state it in a stereotyped cookbook fashion, but it has to be stated. By that I mean in order to alleviate unemployment in such and such a place, the General Assembly finds it in the public interest to incur debt, et cetera. This required that.

DR. BURDETTE: Nr. Chairman, I am wondering if it does. This is exactly what I am trying to get into.

You see, it does in the last sentence with respect to lending the credit of the State to some agency, but it would seem to me that the very language that you suggested, sir, might be left out of the statute and then the courts would be put upon the problem of finding what the purpose was.

I grant you, sir, that the Legislature in fore-