

1 MR. SAYRE: If you simply inserted, to incur
2 indebtedness for any specified, distinctly specified
3 public purpose, would that not cover the point?

4 DR. BURDETTE: That is acceptable to me. I
5 would want it defined by someone like the Chairman of
6 the Committee, who is a real authority on financial
7 practices, as I am not.

8 MR. CASE: I don't think you could get more
9 specific than that.

10 DR. BURDETTE: I am thinking of the public
11 relations point, Mr. Chairman.

12 THE CHAIRMAN: May I ask a question at this
13 point? I would be a little concerned that the addition
14 of such language might create a situation where counsel
15 would be picking at all of the little flaws that you could
16 conceivably find in the statute stating the purpose, and
17 I would wonder and I would like the Chairman of the Com-
18 mittee to comment on this, whether a provision in the
19 Constitution which required that the act authorizing the
20 bond issues state the public purpose would limit the
21 court to the public purposes so stated.