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been great difficulties encountered by the State and bond attorneys in working out appropriate methods of carrying out public purposes. Mr. Case has cited a number of them. There are many others, I think.

Any further discussion?

MR. CLAGETT: Mr. Chairman, is there any difference in the phrase, for a public purpose only, as distinguished from the phrase, for any public purpose?

MR. CASE: Yes.

DR. BURDETTE: Yes, sir.

MR. CLAGETT: It seems to me there is, and it seems to me that the language that we have here now is broader than the language that has been suggested by way of a mendment.

MR. CASE: Who is the author of that?

THE CHAIRMAN: It is Mr. Sykes' motion.

DR. BURDETTE: I suggested the words.

MR. CASE: I would like to know just what the difference is.

DR. BURDETTE: The difference is this, as I conceive it. My theory of constitutional law --