as on a general obligation indebtedness, even though the Legislature had in so many words said that it would, because it didn't include a pledge of the full faith and credit and unlimited taxing power. 4 MRS. FREEDLANDER: You are saying that the act 5 must include this pledge. Therefore, the act is an 6 authorization based on the inclusion of such a pledge, 7 because the Constitution is requiring such a pledge in 8 9 such an act. MR. CASE: If it is to be a general obligation 10 bond in fact, it must include the pledge, and if it 11 doesn't include the pledge, then it may be something, but 12 it is not a general obligation bond. 13 THE CHAIRMAN: Even though: the statute purports 14 to call it such? 15 MR, CASE: That is right. 16 Dr. Burdette? THE CHAIRMAN: 17 DR. BURDETTE: I would like to revert to Mrs. 18 Freedlander's question, to the Chairman of the Committee. 19 Mrs. Freedlander is talking about a question of style, 20

1

2

3

21

Coars 2-parter

and as the Chairman of the Committee on Style, I should be