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bond, for instance?

MR. CASE: I would hate to do that because the word, such, you see ties into the sentence above that, such indebtedness. We are talking about general obligation bonds. I don't see that it adds anything. I don't think it adds anything.

MR. BROOKS: Could you say, this indebtedness?

THE CHAIRMAN: The point I made, when you say, such indebtedness, you are referring back to an indebtedness of the State and in the first clause in Lines 5 and 6, you are referring to the possibility that there may be an indebtedness, but not one of this character, not such an indebtedness, so that you would then say, if you followed my suggestion, unless the act of the General Assembly authorizing the creation of an indebtedness includes such an irrevocable pledge, the obligation so authorized shall not be considered an indebtedness of the State. MR. CASE: To me, it doesn't add anything.

THE CHAIRMAN: It would authorize an indebtedness that is not an indebtedness of the State, a revenue