

1 THE CHAIRMAN: Yes.

2 MR. CASE: -- to require that there be a two-
3 third's vote.

4 THE CHAIRMAN: Three-fifth's.

5 MR. CASE: Or whatever the percentage is.

6 MR. BROOKS: Isn't this more in the nature of a
7 provision for the charter of a county?

8 MR. CLAGETT: A matter for for statute? Because
9 here in the Constitution you are placing --

10 THE CHAIRMAN: Wait just a second. If I could
11 say something to get it in prospective. Under the concept
12 here, this is a matter, the matter of borrowing money or
13 lending the credit of a county to be resolved either by a
14 limitation imposed by the Legislature or limitation imposed
15 by the county charter. As I understand Mr. Case's sugges-
16 tion, it is that the Constitution ought to have at least
17 two overriding limitations, that every charter or every
18 general law would have to include. Is that essentially it?

19 MR. CASE: That's essentially it.

20 THE CHAIRMAN: And the two limitations would be
21 that any power to incur indebtedness is for public purpose