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possible improvements for Section 76-901. I would prefer to wait until Select so we can draft it in proper form, but he suggests that perhaps just very simply saying, there is hereby imposed a tax on the grantor executing the deed as defined in Section 76-203 upon the transfer of a beneficial interest in or legal title to real estate, and so forth. And the last sentence in that paragraph we may be able to drop, because the exemptions are listed in 76-902. So again, I don't think that we would benefit from the adoption of this committee...or from this Chambers amendment, but we can clean up the language for Select. Thank you.

PRESIDENT SHEEHY: Thank you, Senator Redfield. Senator Chambers.

SENATOR CHAMBERS: Thank you, Mr. President. Senator Redfield, if you would yield to a question, I would like to ask you one or two.

PRESIDENT SHEEHY: Senator Redfield, would you yield?

SENATOR REDFIELD: Yes.

SENATOR CHAMBERS: Senator Redfield, what do you think about making use of my vast knowledge that I've acquired in 35 years, and I should have learned something, my offer to make that available to the state at a very reasonable cost of, say, a penny a word that I would deal with in the statutes?

SENATOR REDFIELD: I thought that \$12,000 a year was a better term.

SENATOR CHAMBERS: Which way would I make the more money do you think?

SENATOR REDFIELD: Probably a penny a word.

SENATOR CHAMBERS: That's the way...who was the guy who wrote the Christmas Carol? We got people who know. That's the way Charles Dickens wrote. That's the way the Dumas brothers wrote, by the word, and that's how they were paid. But we might be