would still be able to use the lake. They could use the bulk of the shoreline. The only part they would have to negotiate would be that portion that is in the one landowner's area.

SENATOR HOAGLAND: Now, Senator Schmit, is the Oliver project one where land owned by the Singleton people is involved?

SENATOR SCHMIT: That is right, Senator.

SENATOR HOAGLAND: And have the Singleton people been in touch with you about bringing this bill to the floor of the Legislature?

SENATOR SCHMIT: The Singleton people never once talked to me about it, Senator. I was interested in this type of legislation for a number of years and I think a year ago Senator DeCamp had a similar bill. I took the bill or I indicated an interest in the bill and the lobbyists for the Singletons did assist me in the preparation of this material because it did apply to their particular case.

SENATOR HOAGLAND: But the bill as written essentially would give the Singleton people what they want, Senator Schmit. Is that right?

SENATOR SCHMIT: The bill as written is designed to protect the individual landowner from the eminent domain powers of a Natural Resource District being enforced for the purpose of obtaining land for recreational purposes, a provision which we took away from Game and Parks a number of years ago.

SENATOR HOAGLAND: Okay, and it would at the same time protect the Singleton people from having their land taken by eminent domain for purposes of the Oliver Reservoir project.

SENATOR SCHMIT: It would protect all landowners in the State of Nebraska equally.

SENATOR HOAGLAND: Including the Singleton people?

SENATOR SCHMIT: I see no reason to exclude the Singletons.

SENATOR HOAGLAND: Thank you, Senator Schmit. That is all the questions I have.

SENATOR CLARK: Senator Beutler.

SENATOR BEUTLER: I will speak to the bill itself, Senator Clark.

SENATOR CLARK: All right, thank you. Is there any further discussion on the committee amendments? If not, all those