rape.

SENATOR CHAMBERS: Okay, so we can go past first degree, and get to second degree, because this is where the person who is the alleged perpetrator could be younger than the victim. The only two things necessary for second degree sexual assault is the sexual contact which is touching only, would you agree, for the purpose of sexual arousal or stimulation.

SENATOR KRISTENSEN: Right, yeah, that says defined in the statute earlier. But, right, sexual contact is basically touching.

SENATOR CHAMBERS: All right. And they again would have to overcome by force and so forth, or deception.

SENATOR KRISTENSEN: Yes.

SENATOR CHAMBERS: So, if we have ...

PRESIDENT: Senator Chambers, you've just finished with Senator Kristensen's time, now you start on your own five minutes.

SENATOR CHAMBERS: Okay. And this, Senator Langford, is going to the bill. Let's say we have a 15-year-old boy, could he, under the bill that we're talking about, commit second degree sexual assault?

SENATOR KRISTENSEN: Can a 15-year-old, yes.

SENATOR CHAMBERS: All right. Now, if he persuades a young woman to dance with him, and if you touch the intimate parts, and they describe those as breasts, buttocks, inner thighs and there is something else, I don't...the catalogue escapes me. But, at any rate, he does what they might call slow dancing or dirty dancing and tells her that he just wants to dance with her. So she agrees to dance with him. Then she finds out, from listening to locker room conversation, that he was getting his jollies, he did that for the purpose of his sexual arousal and gratification and had she known that she wouldn't have engaged in that kind of dance. Had there been the kind of contact, if he was rubbing against her breasts, that would constitute second degree sexual assault. Was the contact, was the type of contact there that would be necessary?