to turn my light on again. If you are defining a structure such as a house to be real property, could you say a house is real property unless it is resided in by a farmer and, therefore, because a farmer lives in it, it is not real property and that is what distinguishes this class of houses from other classes, which would be real property?

SENATOR HALL: I'd guess the answer to that is...

SENATOR CHAMBERS: No.

SENATOR HALL: ...since you asked, could you, the answer I guess would be, no, I don't think you could.

SENATOR CHAMBERS: Thank you, and I will have to turn on my light again.

PRESIDENT: All right, fine. Senator Schmit, followed by Senator Nelson, please.

SENATOR SCHMIT: Well, Mr. President, and members, I agree again with Senator Hefner that the original bill was drafted hastily, and I guess I am concerned because of reports that I heard from number of my colleagues prior to the time that any of us were called into session, and prior to the time that any of us had the bill, that the votes were here to pass the bills. it didn't say they were here to pass the bills without amendments, maybe one amendment or two here or there. Most people said the votes are there. The Governor is going to get her bills. I suggest perhaps the Governor did not see the bills either because I know the Governor would not have proposed the bills in the form in which they came to us. I do not believe you can classify an item as personal property or real property based upon who happens to be using it. That is part of the reason why we are here today because we have attempted to say that an item of property is personal if it is owned by a farmer, it is real if it is owned by someone else. I believe that definition and the classification as outlined in the amendment originally includes center pivots, and then there is an attempt made to establish center pivots in a class by themselves. there are those here, attorneys, I am sure, and others more gifted than I am in this area who will argue to the contrary. But, remember, we are here, ladies and gentlemen, because we have attempted to tell the court from time to time, well, we have said it is this but we really meant something else, and the