

going to take a little while to become familiar with it. Another question I have, we may run out of time, but if the county does appeal to the State Board of Equalization saying that this class of property needs adjustment or whatever, the county has the burden of proof of presenting the case or the evidence to the State Board of Equalization. There's a presumption that the State Board of Equalization is right and the county would have the burden of overcoming that presumption, is that correct?

SENATOR WARNER: Correct.

SENATOR BROMM: Okay, okay. I guess I think the mechanism that you're putting in place here is a great improvement. And an example that I will give, I think, to illustrate this...

SENATOR CROSBY: Time.

SENATOR BROMM: Thank you.

SENATOR CROSBY: Thank you, Senator Bromm. Senator Schimek.

SENATOR SCHIMEK: Yes, Madam President, members of the body, Senator Bromm, I'll give you some more time here in a minute or two. I see you have your light on also. But I'm not sure, Senator Warner, that I understand for sure the amendment that we did tack on a few minutes ago. I didn't vote for it. I should have asked the question before it actually came to a vote. But I'm not quite sure I understand the part that says we add a new section which grants the rights to counties to make class adjustments. And you were just talking about that with Senator Bromm. Tell me how this would impact the situation that we had in Douglas County this year, for instance. Would it impact that?

SENATOR WARNER: Which one? (Laughter.)

SENATOR SCHIMEK: Well,... (Laughter.)

SENATOR WARNER: No, Senator Schimek, the more recent publicity at least of an individual who I believe has filed a protest of the increase in valuation as a result of the Board of Equalization's action, which his remedy now was to go to court,...