

comply with the orders, then you have to have a hearing, you have to have notice, after you've had notice there's a procedure for how that occurs. Then there's an appeal process. And I took that directly out of the statutes that we have existing right now for that procedure to be done. I think Senator Hall also had a question about the removal of a commissioner, about could we do that. So the second...also what I did was take that out, use the same misfeasance, malfeasance or willful neglect of duty. Also did it with a notice and hearing, and they've got their usual appeal rights to that as well. Someone else, and I believe it was Senator Lynch and maybe a couple of other senators had a couple of questions about, well what happens if we have, you know, a small change here or there? Could this commission get out of hand and order reevaluation for the whole county? And we had the discussion about, could a small violation result in the...a countywide reevaluation? To address that concern I've got an amendment, part of it here, that says if no other relief is adequate to resolve the dispute and the relief is not excessive compared to the problems to be addressed. So it's a comparative to what the problem is. And, for example, if somebody comes in and says, my house is too high, it's at 110 percent of valuation, you know the appropriate remedy may well be to take them down below the 100 percent and not necessarily make the county go through the entire process. And then to that extent also is the next one on page 11, line 9, the commission may issue decisions and orders which are supported by the evidence and appropriate for resolving the matters in dispute. That was attempted to take care of the fear that, well they're going to go and take some small case and make a huge issue out of it and get carried away. What I wanted to do was try to put that restriction in there, tighten that up a little bit that they're going to decide what's before them that's supported by the evidence, and then resolve the matters in dispute. Also, what I did was for the removal of the property tax administrator, there was some concern about that he or she could not be removed. I put those in there again that they could be removed for misfeasance, malfeasance or willful neglect of duty after a notice of hearing, that is similar to current law that we have in other areas. Finally the concern about, well what happens if there is 10,000 protests? Right now if you go to district court with your appeal on valuation and so on, you're going to have to pay a filing fee of over \$50. So what I did was take less than half of that and put a \$25 filing fee, that goes into the General Fund, it doesn't go to a separate Cash Fund, goes to the General Fund. And so if there's