

dispute". And the reason that that's in there, that language basically says, look, you're going to just...you're only going to make those rulings based on what the evidence is given to you and try to give a decision or an order that's appropriate for resolving that particular matter that's in dispute. The fear, I think, that a lot of people...well, not a lot, but that some people had was that somebody would get carried away and become a mad commission and take...

SENATOR HALL: Right.

SENATOR KRISTENSEN: ...one homeowner and do the whole county.

SENATOR HALL: Sure.

SENATOR KRISTENSEN: So that tightens it up, I think.

SENATOR HALL: Okay. Can we go back, and I don't have any problem with the second portion of that, subsection 3 of the amendment that we're on,...

SENATOR KRISTENSEN: Okay.

SENATOR HALL: ...that would address the new Section 19.

SENATOR KRISTENSEN: Okay.

SENATOR HALL: Can we go back to the first half where we're back on Section 18 of the committee amendments?

SENATOR KRISTENSEN: Sure.

SENATOR HALL: All right. And can you walk me through that again, just so...and I'm trying to make sure that I...

SENATOR KRISTENSEN: Okay. In resolving a contested case,...

SENATOR HALL: Right.

SENATOR KRISTENSEN: ...okay, so that means one that's got to be before the commission, and the commission may order a reappraisal of property within a county. Okay. So that could be...that's the...that's the "biggie" that could be the entire county if there's a problem there; an area within a county. Now that well could be a neighborhood, or classes or subclasses, for