

sure definitions are all that...are all that helpful. I'm sorry the term has come before us without an opportunity to look back at some of the case history and court cases so that you could have a better idea of what that term meant, but in the amendment that's coming before you we seek to delete that term so that we're simply setting forth a criteria and not...there'd be no mistake that we're trying to piggyback on any sort of case law term with respect to quiet enjoyment. Having said those things, I guess I hope somebody else has their light on so we can...

SENATOR BERNARD-STEVENS: Time.

SENATOR BEUTLER: ..discuss here for a couple more minutes.

SENATOR BERNARD-STEVENS: Thank you, Senator Beutler. Is there any further discussion of the Preister amendment 2409? Senator Beutler, you're recognized.

SENATOR BEUTLER: Let me just kind of go on and describe the sections of the E & R amendments that we are in the process of amending. The first section that would be amended is on...is actually a continuance of what begins on line 19 of page 27 and that section itself is a continuance of all of Section 28, which actually begins on page 26, line 22, and that section of the statute says that upon receipt of an application, we're talking now about an application for a license, to establish a commercial or a private controlled shooting area, and don't forget that we're establishing for the first time this year a new category called a private controlled shooting area, so on an application for either of these two types of categories the Game and Parks Commission is required to inspect the areas proposed to be licensed as it's described in the licensing document and they're also required to inspect any facilities to be...that are to be used with respect to the game birds, including the cover for the game birds in the area, and then having inspected those particular items the next requirement and, again, this is with respect to either the commercial or private controlled shooting area, the next requirement is to figure out whether the area is of the size required in Section 37-901 and in that particular section you will recall that there's a certain minimum size for these controlled shooting areas and also a certain maximum size for the controlled shooting areas, so the first requirement is to be sure that the proposed facility or the proposed area is in that range. The second requirement is to be sure that the area is contiguous. These applications have to be for one contiguous