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extent permitted. There is a provision that adds clarity to the existing law concerning appeals. It is...I would advise you that it is comparable to existing law that you would find applied in a court proceeding in that it sets a standard for the time at which an appeal period begins to run. It is within 30 days after the date of the decision appealed from. That is comparable, in my view, to what happens when a judge enters an order on his or her docket. The time frames begin to run from that date if you wish to file a motion for a new trial or other procedures that are necessary to perfect your rights on appeal. So it makes it, in my estimation, look more like a procedure at least that attorneys would be familiar with in other context. And hopefully individuals who are representing themselves would be able to read the statute and be able to clearly tell when their appeal period began to run. Another provision deals with what has been a past practice of the commission, and one that I think was desirable, but we're now giving them explicit statutory authorization to follow their past practice. That has to do with an instance in which an individual may have a number of different parcels, two, three, four, five, six, seven, eight, maybe even more; they all are contiguous pieces of property. They all deal with the same issue as far as their valuation is concerned. In those instances and, well, a contiguous issue and the identity of the issues isn't dealt with in legislation, that's the current practice of the TERC. What they're allowed to do when you have those kinds of circumstances or other circumstances that they might define is to consolidate the appeals, so if there were 25 pieces of property they don't have 25 appeals. They all deal with one owner; they all deal with the same issue; they all deal, for example, with like kinds of property. They ought to be able to consolidate those appeals, hear everything at once. And it also provides that, if you have those circumstances, you don't have to pay 25 filing fees. And the filing fee is \$25 per parcel. They can abate the filing fees and you'll have one fee, because it begins to look explicitly like you have one proceeding. The...there is a section in the bill that creates a standard for appeals that the commission hears. They have adopted an appeals standard that is one that was provided for them by the Court of Appeals, and we're placing that in statute. There's a provision that a county or other political subdivision may appeal from an order of a commission. That gives them additional authority to