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inclusive, and then also adds a provision that if you have disability in both arms of 75 percent that you qualify. The existing language talked in terms of amputation and, obviously, that's not, I think, appropriate. Anyway, those are the changes that we're proposing to you in the language that concerns the physical characteristics of an individual that might qualify for the disability portion of the homestead exemption. The other provisions are provisions that concern the value of the home that can qualify for the homestead exemption and that cuts across all of the categories, both the aged and the disability in the various categories, and then the committee also proposes to change the income characteristics of individuals who can qualify. And if you recall, income for purposes of a homestead exemption is a specially defined term that includes social security income, interest, tax-exempt interest income, and other items that might not be taxable income on your return but we count them for purposes of the homestead exemption. Basically, what the committee is proposing to you in that regard is that we amend into LB 179 the provisions of 745. (LB) 745 was a bill that was introduced by Senator Raikes at the request of the Governor. The Governor, recognizing that Senator Preister had prioritized 179, indicated that he was agreeable if we amended various provisions of 745 into 179, and we took him at his word and amended all of them in. Now that had an effect on Senator Preister's bill in the income characteristics of individuals that were going to qualify because that was the focus of his bill, and then added in provisions about the value of the home that could qualify. In both instances, we're increasing the value of the home that will qualify, and we're also increasing the amount of income that an individual can have and still qualify. In the elderly, what you might characterize as the regular category, we're moving the value of the home from 40 to 50 thousand dollars and still being able to qualify. The exempt amount, disabled is...the maximum value would be 60,000...no, that's moved from 50 to 60 thousand. There is a maximum value limitation that is in the law and that has been moved from 95 to 175 for the regular homestead exemption, and the disabled is moved from 110 to 190, and those adjustments are necessary because people were finding themselves disqualified because they didn't seem to have any more resources. The only time they would have had resources if they would have been forced to sell their house in order to pay their taxes and that, obviously,