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SENATOR SMITH: With lots of sugar.

SENATOR WICKERSHAM: (Laugh) I suppose you can attempt to do that and you could make a silk purse out of a sow's ear, too.

SENATOR SMITH: Okay. Another example, and I've...all weekend, I've been been hashing this over trying to determine, you know, what exactly is an incidental use in this case and what isn't. Let's take Mahoney State Park, for example, where they have various facilities there from lodging to eating to conferencing facilities.

SENATOR WICKERSHAM: Um-hum.

SENATOR SMITH: And, certainly, maybe a cabin would be relating to the parks and recreation aspect, maybe even the restaurant as well, but that restaurant would certainly take customers traveling Interstate 80 and wouldn't the conference rooms also be used for purposes other than parks and recreation when a business would lease that conference room over the weekend?

SENATOR WICKERSHAM: That's possible, and I can't tell you whether...

SENATOR CUDABACK: One minute.

SENATOR WICKERSHAM: ...under the way the building...the way this might be implemented by local county assessors, whether those rooms would become subject to tax or not, those conference rooms. But it goes back to the issue that I articulated earlier, Senator, and that is if Game and Parks is competing with private organizations for conference space, should they not compete on an even playing field? Should they, if they are competing, if they are providing conference spaces, then shouldn't they be subject to the same costs, the same constraints, that anyone else that's offering the same opportunities would?

SENATOR SMITH: Senator Wickersham, I see what the intent is here and certainly my record in local government and city council would reflect that I don't like to see government