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of having six offenses, criminal offenses, violent acts against people subject to felony murder, we would have nine; that we would expand it by the offenses of first degree false imprisonment, sexual assault of a child, and felony child abuse. You will recall that I had discussed the fact that...trying to help those of you as I need help in working through these areas, that we have first degree murder, we have second degree murder, we have third degree murder and we have felony murder, and felony murder is not first degree murder; and that in first degree murder, we punish with capital punishment premeditation and the intent to take a life. And the Supreme Court, in treating felony murder...I don't like the term necessarily because I do not want to be perceived as treating it lightly, but our Supreme Court has called felony murder nonintentional murder and I need to use some phrase to get across the fact that for those who commit or who would...are adjudicated to have committed felony murder, where there is no proving of intent, we are in our law extracting the same penalty. You will recall that I discussed the fact that we are not subjecting to capital punishment or the threat of capital punishment all first degree murderers, that we are incarcerating and not taking the life of other first degree murderers. You know all of those statistics and those overwhelming numbers in detail from our discussions last year. We let people bargain down from first degree murder to second degree murder, and they're not even under the threat of capital punishment. But with felony murder, we allow a prosecutor, without having to prove the intent of the nonintentional killing, we allow a prosecutor to put somebody under the threat of capital punishment and secure a conviction without proving that premeditation and that intent. Now what we're dealing with in the amendment to AM2074, and that's where we are and where I open this morning, is you will be told that the adoption of these amendments, which essentially rewrite LB 509, will loose all criminals, create all appeals, thwart justice, and I'm going to tell you it's simply not so. And I'll further develop that argument. I'll refer you to case law in the course of the meeting...of the morning. But this amendment, the amendment to the amendment, takes language which has been used by this legislative body several decades ago when they wanted to rewrite the criminal code, because after all, some people would have us believe we can never do anything except pour on more, so to speak. We do have to have the right, for