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you, Mr. President.

SENATOR CUDABACK:      Thank you, Senator Chambers.      Senator Beutler, followed by Senator Chambers.

SENATOR BEUTLER:      Senator Cudaback, members of the Legislature, I just wanted to point out a couple of ironies about what we're doing here today. When we put this provision with respect to hunting and fishing into the constitution and then say it's subject...that those areas are subject to reasonable restrictions, when we do that, of course, we take out of our own hands the determination of what is a reasonable restriction and we put it into the hands of the judiciary, so we're actually shifting the power to make these decisions from ourselves to the judiciary. A short time ago the subject of term limits came up and many of us were critical, most of us were critical, that the people themselves would take away from themselves the right to vote for whoever they pleased. We criticize that, and then we turn around and take away from ourselves the right to determine what is reasonable with regard to hunting and trapping. Why would we do that? Because we don't trust ourselves? How can we be critical of the people not trusting themselves to vote for the right person and turn around and not trust ourselves to make reasonable restrictions with regard to hunting and trapping? I don't think anybody explained and, Senator Schrock, I would like to hear your explanation of why the judiciary is more trustworthy with regard to the question of reasonable restrictions than the Legislature is. In fact, I will ask you that question, Senator Schrock. Could you respond to that?

SENATOR CUDABACK:      Senator Schrock, would you yield to a question?

SENATOR SCHROCK:      Yes, I will.

SENATOR BEUTLER:      Senator, the language you're putting into the constitution is that hunting, trapping and fishing shall be subject to reasonable restrictions as prescribed by law. Now, who determines whether those restrictions are reasonable or not?

SENATOR SCHROCK:      Well, if a lawsuit was filed, whether this was