

Senator Beutler has done a very adequate job of outlining that particular transaction. The other part of the Duty Not To Lie or to misrepresent is found on page 1314 of the Legislative Journal if you would like to take a quick look. But do keep in mind that the issue of the payment of \$32,500 worth of fees is most important insofar as specification number two is concerned, very noteworthy. Some have called it selective disclosure. There is considerable evidence on at least a couple of occasions that the Attorney General may have lied or at the very least, at the very least misrepresented certain facts. In addition to the \$32,500, I would suggest to the body that there is very strong evidence that Mr. Douglas lied under oath. The Special Commonwealth Committee was able to discover in the recent past an unknown fact and that was the check that you have all heard about, a check from Commonwealth Savings Company which was issued on December 27th of 1977 payable to J. A. Driscoll in the sum of \$371,814 which was subsequently then deposited in City Bank by Mr. Douglas to the account of the Paul Douglas-Paul Galter partnership. The check was endorsed by J. A. Driscoll and I repeat, deposited by the Attorney General. As the Special Assistant Attorney General testified at our hearing in a sworn statement given by Mr. Douglas, the Attorney General specifically denied any knowledge that he knew that Judy Driscoll borrowed the money from Commonwealth to buy the lots from Mr. Douglas. Secondly, Mr. Douglas also told the attorney for the State Bar Association involved with disciplinary investigations that as to the issue of the sale of certain lots to Judy Driscoll that at no time was he advised that Mrs. Driscoll was financing them with Commonwealth Savings Company money. And finally in the report to the Special Commonwealth Committee at the hearing on February 6th of this year, Mr. Douglas also indicated that he had no knowledge that Commonwealth financed her acquisition of those lots. I think the real significance of the check which was endorsed by J. A. Driscoll and deposited by the Attorney General is simply that the Attorney General knew that J. A. Driscoll was using Commonwealth money to fund those purchases. As a small business man, a business man but albeit a small business man for nearly thirty years, I am convinced that if I received a check for nearly \$372,000, I would know where that check