

of these three prior claims, all come out of the General Fund. The fourth claim is the claim of Kerrilyn Symington in the amount of \$1,410,000. In addition, there's a companion part of the claim in the amount of \$786, \$812.42 from First Colony Life Insurance Company. This particular claim was the result of an automobile accident. The claimant was injured near Wellfleet, Nebraska in an automobile accident in 1989. The case involved a dispute with the state of Nebraska over highway design. The case was tried in Lincoln County, and a judgment was entered for the claimant, Kerrilyn Symington and her husband in the total amount of \$3,515,402.12 plus interest and costs. The Attorney General has decided not to appeal the case, the case was appealed by the Attorney General before the Nebraska Court of Appeals, but in the time between the hearing before the Nebraska Court of Appeals, the Nebraska Attorney General chose to settle the matter. The amounts of the bill represent a cash settlement for the claimant and the money to purchase an annuity from First Colony Life, payable to the claimant over her expected life time. The cash plus the annuity will equal the total amount of the judgment when the annuity ends. So the Attorney General, in the judgment of the Attorney General they chose to settle the matter and take a...there was less of a payment that was going to be made by the state of Nebraska because of the settlement in the form of an annuity, so that person that was injured, I believe she became a quadriplegic, the money would be given to her over her life time. And in essence it says...it does save the state of Nebraska money in the form of the annuity. The explanation of the claim is also a part of the docket sheet, and it goes into detail as to the cause of the accident. Apparently an object...there's some dispute on the facts, but apparently an object flew in front of her windshield causing her to swerve, she crossed the center line, her left tire then crossed the curb on the east side of the road, the car straddled the curb, as the car traveled down the curb it approached a cement flume, a brush pile and a driveway. Claimant tried to bring the car back into the road which caused the claimant to lose control of her vehicle and caused the automobile to roll. The Claimant suffered personal injury, pain and suffering, and the claim was based upon the insufficiency and proper maintenance and repair of the highway, which was maintained by the state of Nebraska. So that was the basis of the claim. Again, we asked the Risk Manager, as well as the Attorney General, numerous questions about this particular claim. It's their opinion that we should settle this claim for this amount of money. The remainder of