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SENATOR DIERKS: Well, if you're a family farm corporation, there's nothing done. If you are another corporation, they might ask you if you qualify under Initiative 300.

SENATOR ROBINSON: Well, okay.

SENATOR DIERKS: I mean, the question is going to be up to the Secretary of State. We don't ask the questions. We just give the Secretary of State the tools to do the job.

SENATOR ROBINSON: I guess the concern I have is, what cost would it be to the...

SENATOR DIERKS: Well, it's going to cost them no more...

SENATOR ROBINSON: ...to some of the farmers when they get involved in it. I can see it'd be pretty costly for them. They'd end up going to their tax person and so forth. I guess that's a concern that I have. That's all. Thank you.

SPEAKER KRISTENSEN: Senator Wickersham.

SENATOR WICKERSHAM: Thank you, Mr. Speaker. I'm...initially, my reaction to this bill was, that's fine. We did this before. When I was a young lawyer...younger than I am now, let me put it that way. When I was younger than I am now, we filed reports with the Secretary of State's office and we reported whether the corporation that we were reporting for owned ag land. And we did that, and I don't remember exactly what year that was repealed...that was 1983. And my initial reaction was, if we had to do that again, that probably wouldn't be terribly burdensome. But as I've started reading this bill, I think it does something other than that, and that's what's bothering me. First of all, the bill would give the Secretary of State subpoena powers. Can somebody else explain to me where we have given the Secretary of State subpoena powers? Those are the powers that are normally reserved for prosecutors, for grand juries, for parties in litigation. Active cases before the court where the subpoena...where the use of the subpoena power is governed and protected by the courts so that it can't be abused. To rawly give that power to the Secretary of State