

also as I did Senator Kahle as to whether it should not be added to that Subsection (b) if it's not eliminated, is a definite period of time by saying at the time the irrigation well was drilled, so that the courts would not have the flexibility in order to have to make the decision as to what we thought we were doing here, and not doing definitely.

SENATOR VICKERS: You're saying...you're saying that we change Subsection (b) to...instead of a reasonable depth, put in there at the time the well was drilled. Is that what you're...

SENATOR DUIS: At the time the irrigation well, because as I understand it, that's what they mean but they don't say it.

SENATOR VICKERS: The domestic well...say that again Senator Duis.

SENATOR DUIS: Well, what I would say here, the domestic well was not drilled to and the pump not set at a reasonable depth based on the time the irrigation well was drilled. That's what they're saying, but they only say it, they don't put it in words. See they're saying that that domestic well has to be at a reasonable depth at the time that irrigation well was drilled, not if it was at a reasonable depth in 1935.

SENATOR VICKERS: Yes, I can see your point and I tend to agree with that.

SENATOR DUIS: What I'm trying to say is had that wording been in the bill at the time of the hearing, the hearing might have been different. I don't think people understood.... probably understood the bill at the time.

SENATOR VICKERS: Well, at the hearing the main thing that seemed to be brought out was that many people felt that we were tampering with the priority systems, and that...I don't read that in this bill at all, personally.

SENATOR DUIS: With the explanation and discussion that we've had, I'll withdraw my amendment.

SPEAKER MARVEL: You ask unanimous consent to withdraw your amendment. Is there any objections? If not, so ordered. Do you have another amendment on the desk?

CLERK: Yes, Mr. President, Senator George moves to amend by