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and corn got it out, got off the tax. Business equipment is still taxed as personal property. This would classify them as personal property, implements of husbandry, which is the way most counties treat them, so, no it doesn't do that, it just doesn't classify them as motor vehicles as some are doing.

SENATOR NEWELL: Well let me ask you this question, Senator DeCamp, this would be business equipment and not...and not farm equipment? Now animals of...implements of husbandry, are they not classified in general as farm equipment?

SENATOR DeCAMP: No. This would be business machinery, business equipment. Those are the people that own these.

SENATOR NEWELL: Now, Senator DeCamp, the question was specifically, and I'd like to ask it so I'd get a more specific answer, isn't this...wouldn't this be classified as vehicles of husbandry. Are they not classified as farm equipment?

SENATOR DeCAMP: No.

SENATOR NEWELL: They are not?

SENATOR DeCAMP: Not necessarily, no.

SENATOR NEWELL: Now that's...I have...

SENATOR DeCAMP: So we both understand, there is no intent to classify these as farm equipment and create any exemption. There is an intent to have them uniformly classified as per the Attorney General's opinion as implements of husbandry taxed as business equipment. That is the intent, and that's what I think is clear with the opinion I've handed out and the language of the amendment.

SENATOR NEWELL: Alright, well Senator DeCamp, the...now this will, in fact, relieve them from paying motor vehicle licenses, is that correct?

SENATOR DeCAMP: Yes.

SENATOR NEWELL: Alright, and that license now is to what extent? What...what...

SENATOR DeCAMP: \$18.50 I believe.

SENATOR NEWELL: Okay, and they're exempt, they'll be exempt