

file a demand for notice under section 2413. I want to read that to you. "Any person desiring notice of any order or filing pertaining to the decedent's estate in which he has a financial or property interest, may file a demand for notice". And it goes on, "a clerk shall mail a copy of the demand to the personal representative", the person handling the estate and this is the most important sentence..."after filing of the demand, no order may be made or filing acted upon to which demand relates without notice as prescribed in section 30-2220". So you can file a demand for notice and you can get personal notice of everything that happens in the estate after that point in time. Besides interested parties, the only other people you really have to worry about are the creditors, and again creditors are covered under a completely separate statute, Section 2483. Again, no matter what you do with 2220, the separate notice provisions for creditors under 2483 have to be published so there is no danger that the creditors will not be notified, there is no danger that anybody will not be notified. 2220, the statute we are dealing with, has the phrase in it..."except for specific notice requirements as otherwise provided", and that is what I have been telling you about, all these other notice requirements that are otherwise provided. So 2220 only operates in those instances where there are not other specific notice requirements. I hope you will listen today to the arguments on the other side. I am anxious to...

PRESIDENT: One minute, Senator Beutler.

SENATOR BEUTLER: ...I am anxious to hear what they are and I am sure you are too.

PRESIDENT: The Chair recognizes Senator Haberman.

SENATOR HABERMAN: Mr. President and fellow colleagues, I rise to oppose 498. I sat on the Judiciary Committee in the hearing. What it does, it cuts out one notice. The lawyers want this notice cut out. Why do they want it cut out? What are they afraid we are going to find out? They are going to be telling you it is going to save tax dollars. Well, one more notice isn't going to cost that much more. Out in my part of the country it says it's eight, ten, twelve dollars, so I can't see what the big fuss is about. We are trying to fix something that isn't broken. They are going to start telling you this is cutting down on government. Ahhh, it's not cutting down on government, it is leaving things just the way it is. I think it is a right of the people to have as many notices they want as to probate, as to sending their bills in. I think it is fine the way it is, and I ask