

And the answer to that is, you're absolutely correct and I am completely consistent. That miscellaneous claim was settled, and I'll give you this book, it's got every miscellaneous claim we've done in the last ten years, was done under the theory of settlement, settlement of tort liability under...it was the idea of settlement which is exactly what is being offered and agreed to in the court settlement of 8.5 million. I wish the court and the receiver had found some legal basis, some legal basis for giving 20 million. In fact I quite frankly and honestly wish they had found some legal basis to give them 30 million or 35. They did not and the agreement that was signed, and you should get a copy of it, settles the claim, the legal liability. And the court doesn't say there was ever any liability. They still contend there isn't, but as a settlement of this claim they say, okay, just like a car accident. You claim somebody was liable and you're asking for 50,000. Rather than go to court and play around with it, we'll give you a thousand or \$1,500. That's the same principle that is involved here and the amount settled on that all parties signed was 8.5 million. I feel I, as a senator, am a little bit honor bound to live up to exactly what I said I was going to do on the floor in January and what we promised, that was go to court, try to see what both sides have come up with. Yeah, I wish they had done 20.5 million. But study your miscellaneous claim procedure. There is nothing in there for moral, moral liability or responsibility. It has to have a legal basis and the idea that we go to court on the other part and do all that, maybe that's a good idea. I don't know. I am saying I think I'm being honest and fair when I say this is what has been signed, 8.5. That should be the first thing you do with the bill. If you're going to do something more it should be independent and not so wound in that you couldn't even pull it out, that it's all one part and parcel of the same. And so because it is a reconsideration motion, even though I'm not going to object, as I say, I'm going to try to let them do it with a simple majority, I wish you would be aware of the fact that it is going to take a simple majority since I'm not objecting or apparently nobody is going to, and maybe that's best, but it is simply a reconsideration. In other words he is striking, striking everything you did earlier.

PRESIDENT: One minute.