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THE CHAIRMAN: It seems to me the overriding provision or effect of the provision is you can only have one classification at one time. Therefore, if the Legislature classifies counties to accomplish some very narrow purpose, it has therefore tied the hands in classifying counties for accomplishing a broad purpose. Any further question as to 11.03(b)?

11.03(c), Mr. Clagett. I'm sorry, Mr. Case.

MR. CASE: Mr. Chairman, I just throw this out. The five -- well, maybe I'm wrong. All right, I think I understand it now.

THE CHAIRMAN: Section (c), Mr. Clagett.

MR. CLAGETT: Subsection (c) says what the Commission told us to say, this is a public general law, that the General Assembly may act only by public general law, which is further defined as one in terms and effects, applying without exception to all counties or to all counties in a class and no county shall be exempt.

That, I think, carries out the intention of the Commission when it last considered this at the Brown Estate meeting.