go to Alabama bankers who don't like black farmers generally and don't like us in particular and borrow 3.5 million dollars, and they don't make it easy. It's excruciatingly hard and embarrassing, but we don't care. We believe in this case. We believe in the people. We believe in what this Court has done in this case.

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(24)

It costs us, Your Honor, more than \$200,000 a year in interest on loans that we have borrowed on behalf of this class. That is money we can't recover from the Government and don't want to recover. If it costs \$500,000 and we would pay the Government the taxes owed it and still use it on behalf of the class.

I want Your Honor to understand this class is not about to fall apart, but there are problems. And I would have to tell you, Your Honor, some of these problems derive from maybe the thickness of my skull. When we were negotiating with my dear dear friend, Mr. Sitcov, for the consent settlement, had I had any inkling that each claim would be litigated almost as if it was a class action unto itself I never would have agreed to it. I don't know of any farmer who would have agreed to that. If I had known I was negotiating a situation whereby in Track B cases we would have these monumental struggles over discovery, lengthy Hornbook motions to dismiss, I never would have agreed to that. What I had in mind and what I mistakenly thought everybody else had in mind was that we were talking