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toxilizers? I believe it's a 0.02 percent variance involved with that, Senator Kruse.

SENATOR KRUSE: Well, that's in other sections. Yes, there's the qualifications in a definition section of determining what's appropriate evidence, but that's not changed.

SENATOR SYNOWIECKI: Finally, Senator, on the beginning of that section, on (2), on line 13, this...basically wha you're speaking of here is a felony driving during suspension and DWI charge. And you're trying to...

SENATOR CUDABACK: Time.

SENATOR SYNOWIECKI: Okay. Thank you.

SENATOR CUDABACK: Thank you, Senator Synowiecki. (Visitors introduced.) Senator Chambers. And this will be your third time, Senator.

SENATOR CHAMBERS: Thank you. Mr. President, members of the Legislature, I'm going back to page 46, which Senator Kruse said is existing language. And I want to show you where two different punishments are available. The reason I'm doing it is because on page 50, Senator Kruse's bill authorizes, and he says it's existing law, authorizes cities and villages to enact laws on this subject, and the person will be punished according to what I'm going to read in Section 16 of this bill. And this is for a person who has not had a prior conviction. Such person shall be guilty of a Class W misdemeanor, and the court shall order that the operator's license be revoked for a period of six months. Then we go down to the next paragraph. If the court places such person on probation, or suspends the sentence for any reason, the court shall, as one of the conditions of probation, order that the operator's license of such person be revoked for a period of 60 days. In both cases, we're dealing with a person who had no prior conviction. In one instance, the order is that the suspension, the revocation, shall be for six months. But in the same subsection, the order of revocation shall be for 60 days. So which is it? Even if that is the existing law, it makes no sense. You should never allow two