

SENATOR LAMB: Yes, that is my understanding.

SENATOR CHAMBERS: All right, then if, and I am going to take you through what Senator Lindsay and Kristensen touched on, if the document is self-authenticating, that means it is what it claims to be on its face and nothing more is needed, would you agree with that?

SENATOR LAMB: Well, the Director of Motor Vehicles would have to agree.

SENATOR CHAMBERS: But once whatever is done to make it self-authenticating, it is within the power of the Department of Motor Vehicles to make it a self-authenticating document, isn't that true?

SENATOR LAMB: I believe that is true.

SENATOR CHAMBERS: Do you see anything in this that requires that document to be in the appropriate form that the other state's laws would require? There is no requirement of that, is there? It can be irregularly obtained in that other state and not signed by a member of the court even.

SENATOR LAMB: Well, the Attorney General has pointed out that if there is fraud or mistake in the document, then, certainly, that is vulnerable to attack.

SENATOR CHAMBERS: That is not what I am asking because a person in this state has no way of knowing that. All you have is a signature on there, nothing from the court that even indicates it came from the court itself. Isn't it correct that this document does not have to have any insignia from any issuing court in order to be accepted in this state, isn't that true under what you are asking us to adopt? Yes, it is true because if the court certified it, then we wouldn't need this bill, so you are asking us to take a document that has nothing from the court to indicate it is what it...that it is what it purports to be, isn't that correct?

SPEAKER BARRETT: One minute.

SENATOR LAMB: Okay, on page 3 of the bill, Senator Chambers, we have spelled out that each record or report of a conviction received by the director from another state shall clearly