

SENATOR KRISTENSEN: That's the trigger for the right to attach.

SENATOR LINDSAY: The counsel, not...

SENATOR KRISTENSEN: Right, the right to counsel attaches...

SENATOR LINDSAY: If you face the possibility of imprisonment.

SENATOR KRISTENSEN: ...if you face, right, the possibility of imprisonment.

SENATOR LINDSAY: And not...the six months does not apply under case law,...

SENATOR KRISTENSEN: Correct.

SENATOR LINDSAY: ...the six months does not apply to the right to counsel.

SENATOR KRISTENSEN: Correct.

SENATOR LINDSAY: Okay, thank you. And the point there is that when we talk about these city ordinances sometime, some day someone is going to request a...maybe can't get a jury trial but would still be entitled to counsel. What if we start getting a request for counsel on these parking tickets that carry six months in prison, or negligent smoking, or spitting on the sidewalk, or putting a sign in the wrong area, or putting a vending machine or selling...a lemonade stand on a sidewalk without a permit? Some of these types of things, what if somebody starts to request counsel on these cases because they are, by Constitution, entitled to do that. There are some of these things that I think are double-edged swords and are things that ought to be considered. With that, I would, at this point, Mr. Speaker, I'm...or, Madam President, your highness,...

SENATOR BOHLKE: It's getting better all the time.

SENATOR LINDSAY: ...I'm having sent up to the desk an amendment which includes the language that Senator Bromm and I worked on and I would ask to substitute this amendment for the amendment that is now pending, and then I'll pass around copies to the body.

SENATOR BOHLKE: The others are withdrawn and we are now on the