

though that you need...

SENATOR LINDSAY: Oh, absolutely.

SENATOR KRISTENSEN: ..supposedly that... and so what you're doing is trying to... trying to cut the fee of the guy that you actually need to have help you and that becomes...

SENATOR LINDSAY: Absolutely.

SENATOR KRISTENSEN: ..a real problem.

SENATOR LINDSAY: And that's been the prob... that's the problem in these cases right now where if the doc doesn't...even though the doc is the one who's going to, under this lien law, going to get paid first or right after the attorney I guess gets paid first that... that if they don't cooperate there isn't going to be a fund of money out there and...so, yeah, I mean that's the hammer they have right now.

SENATOR KRISTENSEN: Okay, but I... just... just for my purposes we are attempting to limit that appearance fee or that up-front charge that may be charged to come and give, oh, for example, that you may have a hearing and they may, just to show up, a charge of 1,500 bucks an hour or whatever. Obviously, that's more than if they were in the office, they probably wouldn't charge that much.

SENATOR LINDSAY: They're entitled to charge the going rate and we shouldn't...

SENATOR KRISTENSEN: Exactly, that's...

SENATOR LINDSAY: I mean what...

SENATOR KRISTENSEN: ..the other point that I want to do.

SENATOR LINDSAY: ..what the value, the reasonable of their services they are entitled to and this is not intended to...

SENATOR KRISTENSEN: Okay.

SENATOR LINDSAY: ..but back in that, but they are not entitled to an unreasonable charge for their services.