

SENATOR KRISTENSEN: Those are the only documents that receive the confidentiality and admissibility. And, in fact, I look at...I look at Section 3, subsection (1). It says, compliance review documents, not the underlying documents, and then it goes on further to say, arising out of matters evaluated by the committee, not the underlying documents, those should be discoverable, the actual documents, but the report, the documents used to collect that. In other words, you do a working paper and say, okay, what are the list of loans that are out of our internal standards? And they...whoever in the bank is on the compliance review committee, walks through and says, okay, loan A, loan B, writes those down in a document and says,...

SPEAKER WITHEM PRESIDING

SPEAKER WITHEM: One minute.

SENATOR KRISTENSEN: ...here are the loans that we believe...that would be, to me, a work paper, not the actual loans themselves, not all the accompanying documents but the things that that committee put together as a working paper to make a summary to give to whoever in the bank is in charge of compliance.

SENATOR LANDIS: I've got to tell you I had a hard time grasping the answer here. Maybe we could do it one more time. I'll tell you what I'm...I think is fair to immunize and that is a summary compilation report in which the bank concludes it is or is not in compliance with the state or federal law.

SENATOR KRISTENSEN: Right.

SENATOR LANDIS: That, I would immunize.

SENATOR KRISTENSEN: Yes.

SENATOR LANDIS: Nothing more. Does the bill immunize anything more than that?

SENATOR KRISTENSEN: I think, Senator Landis, it depends on what you determine to be the report.

SPEAKER WITHEM: Time, Senator Landis. Senator Chambers, followed by Senators Beutler, Kristensen, Fisher and Witek.