

district court then takes note of it and sends it on to the, to the custodial parent. Well, for a variety of reasons a number of people may choose not to do that. It's against the law, but they choose not to do it. Now in those instances, probably nothing's going to happen unless there's a complaint from the, from the custodial parent that child support is not being received. But there again, the authorizing attorney can contact the noncustodial parent and find out what the circumstances are, why the payment's not being made. Or, if he thinks the payment is being made, they can then work to see that the court records are corrected in accordance with what actually happened. So it's...you know, it's very difficult to try to help everybody in the process, but I think the bill has, is very much starting down that path. It has other sections in it relating to visitation and creates an ability for noncustodial parents to get into court without attorney's fees on the visitation question. And at least in my experience with the noncustodial groups, time and again what they've complained about is the visitation aspect, not, not that they're unwilling to pay the child support, and that's why, I guess, their opposition to this bill surprises me in that this bill seeks to try to address, at least to some extent, where there's some consensus in the Legislature the visitation problem and begins the process of restoring balance in the visitation area. Another section that I would point out to you, Senator, in terms of...

SENATOR CROSBY: One minute.

SENATOR BEUTLER: ...there being an ability to, for the court to become involved in distinguishing these three groups is Section 18 on page 9, which allows for the filing of the modification of the support order in situations where that seems to be appropriate. And if that's done, the whole revocation action is stayed while that process is gone through. So a person who's involved in this process of license revocation is first going to get a notice by certified mail, so they're going to know that there's an attempt to involve them in this revocation process. And at that point in time they have thirty-one days to contact the attorney, if they feel it's inappropriate they can state why, they can go to the court system and object to the proceeding and it's stayed. You know, all the different kinds, there are all kinds of alternatives there...