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it back. This is an attempt to tighten that down to allow the state to make sure that we have those licenses pulled. I am in support of the underlying bill. I think that Senator Bromm has come a long ways with his amendment and I would support that. At this time, Senator Bourne would like some time, so I'd yield my time to Senator Bourne.

SENATOR CUDABACK: Senator Bourne. About two minutes are gone.

SENATOR BOURNE: Thank you, Senator Connealy, members. If Senator Baker would yield to a couple more questions.

SENATOR CUDABACK: Senator Baker, would you yield to a question from Senator Bourne?

SENATOR BAKER: Yes.

SENATOR BOURNE: Okay, let me again just kind of flesh this out a little bit more. The individual's license, upon when they're stopped, their license is taken immediately. They can appeal to the ALR to get their license back.

SENATOR BAKER: That's correct.

SENATOR BOURNE: Okay. And what Senator Bromm is doing is that if the ALR adjudicates that there was probable cause and they were over the .08, that they do not get their license back until they've had it revoked for 90 days if it's a first offense.

SENATOR BAKER: That's correct.

SENATOR BOURNE: Okay. And what Senator Chambers is saying is that he thinks their...if the individual appeals from the ALR hearing, that they should get their license back until the appeal is resolved. And you had suggested that this is a sufficient method, that they do lose their license or they continue to have their license revoked until the final adjudication. But let me ask you this. Say the individual goes to the ALR. They show that, you know, it sounds to me that it's kind of a cursory look at this whether or not probable cause was present and that they were over the .08, and while there is some