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SPEAKER BROMM: Thank you, Senator Janssen. I want to make a couple points that were raised, I think, in some of the dialogue that's been going on here. In addressing some of the things Senator Bourne was talking about, the appeal of the ALR hearing is often done in an effort to delay the revocation of the license. If it can be delayed until two, three months down the line or longer, then when the criminal proceeding is concluded oftentimes the ALR revocation goes away. It is dismissed or it's treated as part of the sentence on the DUI. So it, in effect, takes away the sting of that altogether in many cases, and that's a legal tactic that attorneys can use, and we're trying to close that loophole a little bit. Secondly, in the criminal sentencing, when they do ultimately, if they're found guilty and they're sentenced on the DUI, it's...they're generally given credit if they have served a 90-day revocation period or...

SENATOR CUDABACK: One minute.

SPEAKER BROMM: ...whatever time they've served a revocation period on the ALR side, they are given credit for that as a general rule. So the point of the ALR really is that something happens almost immediately. There's a consequence of going out on the road and driving when you shouldn't be driving because of alcohol content. There's a consequence. And as you know, any of you know and whether you have kids or not, but if there isn't an immediate consequence to an action it generally isn't as effective as a deterrent for future actions. So with that...oh, one other point. There was some indication in that discussion over there that the ALR hearings were optional. They're not optional. They are automatically scheduled in every case. An ALR hearing is scheduled in every case where the license is proposed to be taken...

SENATOR CUDABACK: Time.

SPEAKER BROMM: ...under that procedure. Thank you.

SENATOR CUDABACK: Thank you, Senator Bromm and Senator Janssen. Senator Dwite Pedersen, on the Chambers amendment to LB 209.