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convicted of such a felony, and it involves drunk driving, all these things do, the current minimum period for which a person can be told by a court not to drive is 60 days and the maximum is 15 years, do you agree?

SENATOR KRUSE: Yes.

SENATOR CHAMBERS: You want to raise that 60 days to one year, is that correct?

SENATOR KRUSE: Yes.

SENATOR CHAMBERS: Okay. Now if you go over to page 5, in line 23, we're again talking about a Class III felony, do you agree?

SENATOR KRUSE: Yes.

SENATOR CHAMBERS: And on line 26, the minimum period for which a person can be forbidden to drive is 60 days, do you agree?

SENATOR KRUSE: Yes.

SENATOR CHAMBERS: You didn't change that to one year, though, did you?

SENATOR KRUSE: No, because it's a different offense. It's the death of an unborn child.

SENATOR CHAMBERS: But if the 60 days is too short a time for somebody committing a Class III felony, what difference does it make what the action is if we're talking about the seriousness of the offense? If somebody kills an unborn child, then that person should be prohibited from driving...could be by the judge for a minimum of 60 days. It has to be at least 60 days, prohibited from driving, right?

SENATOR KRUSE: I agree that there is a difference here. I'd just state why the difference is there; because it is not a DUI conviction as such, per se, but I'd certainly be willing to look at more on the 60.