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SENATOR BEUTLER: If...one of the things that I find troublesome here, if I'm understanding it correctly, it says, for example, that after the car is seized, within 60 days after the date of the seizure, the county attorney of the county where...of the county where the seizure is made shall cause to be filed in the county court an action for condemnation of such vehicle. That 60 day period from the point of seizure, that whole time, would it be correct to assume that that car is not available to the spouse...

SENATOR KRUSE: No.

SENATOR BEUTLER: ...in my example even though...

SENATOR KRUSE: No, that's not correct, and that is certainly not our intent. If the...if nothing has happened during that 60 days, then the confiscation procedure goes forward, but there are provisions in here for returning the car to its rightful owner,...

SENATOR CUDABACK: One minute.

SENATOR KRUSE: ...for instance, if the owner didn't know that the person had two convictions, and so on, or if they didn't agree to loan it to the person, if the person took it without permission.

SENATOR BEUTLER: Well, I want to go back and explore what that process is because it's not clear to me. But let me ask you this as just a matter of law. And I don't know. But if a wife, in my example, owns a car and knows that her husband has been convicted three times and shouldn't...and has a suspended license and shouldn't be driving any car, if she allows that car to be used by her husband, is that a criminal violation of any type?

SENATOR KRUSE: It's not a criminal violation but she is exposing her car to being lost.

SENATOR CUDABACK: Time. Thank you, Senator Beutler. Senator