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where they go. He's a big man with a small business, instead of a small businessman, because he's not small. And I think he resents that, but I'll let him speak for himself. Senator Cunningham, did one of these constituents make a suggestion as to how the bill should be drafted, in terms of what should be stricken and what should be added, or you figured that out yourself?

SENATOR CUNNINGHAM: We figured that out ourselves. We had meetings in my office. Most of the constituents felt they should not collect any unemployment insurance in those cases, Senator Chambers.

SENATOR CHAMBERS: Well, there are some Attila the Huns still running around, and some who would make Attila the Hun seem very, very liberal. If you look at page 3, starting in line 2, of Senator Cunningham's bill, it says: "For"...these are the disqualifications: "For the week in which he or she has been discharged for misconduct connected with his or her work, if so found by the commissioner, and for"...the existing language says this: "for not less than seven weeks nor more than ten weeks..."

SENATOR CUDABACK: One minute.

SENATOR CHAMBERS: "...which immediately follow such week, as determined by the commissioner in each case according to the seriousness of the misconduct." There is no flat sentence here. There is a sliding scale, because not all of these situations are the same. By you striking the "for not less than seven weeks nor more than ten" and putting in a flat "thirteen," you ought to remove the language "in each case according to the seriousness," because no longer will you look at the seriousness of each case. All of them are treated the same. One size fits all. So what you are saying by the way you artfully crafted this bill is that every one of these cases is exactly the same. There's no need in the commissioner to look at anything, because you've taken that away. If there is any misconduct, then it's the maximum sentence, just as if somebody did something very serious.

SENATOR CUDABACK: Time.