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notary and an affidavit. This is a statement, not an affidavit, and that simplifies paperwork for the cemetery.

SENATOR STUTHMAN: Okay. Thank you very much. Because if there is an intent to change it in any way, you know, that would be...

SENATOR CUDABACK: One minute.

SENATOR STUTHMAN: ...brought up. But it really simplifies it. So thank you, Senator Landis. I return the balance of my time to the Chair.

SENATOR CUDABACK: Thank you, Senator Stuthman. Senator Louden.

SENATOR LOUDEN: Thank you, Mr. President and members of the body. I would like to ask Senator Landis some questions, if he would yield, please.

SENATOR CUDABACK: Senator Landis, would you yield?

SENATOR LANDIS: Senator Louden.

SENATOR LOUDEN: Senator Landis, does this give the Property Tax Administrator more or less power than she has at the present time?

SENATOR LANDIS: Right. This amendment has no substantive effect to the power of the Department of Property Tax...Assessment and Taxation. If there is one substantive implication, it would be that the centrally assessed taxpayers have 15 less days to file for an extension. But they didn't come in to object. And you've got a pretty tight schedule for property tax administration, and that's why it's...that's why the provision is in there.

SENATOR LOUDEN: Well, I was wondering. I have a problem with Section 20 of this amendment. And of course, some of it is already in statutes now. But when you get down to the...when the assessors or deputy assessors have had their license, or certificate revoked by the Property Tax Administrator, what's the procedure now? According to this, I suppose it goes to the