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exactly my assigned task I didn't think, but I said to you yesterday we'll start doing some research. I'd like to explain to you how we got to the 10 percent interest rate and where I think we are. We're in federal court and a judgment has been entered against us at the federal statutory rate. And the federal statutory rate, because of the way interest...the fed has priced interests rates right now, is running about 1.5 percent, plus or minus. So if you think we can afford \$7,000 a day, then we do what Senator Tyson just said, we do nothing and just wait. But here comes what's fascinating to me that the little general practice lawyer from Omaha can figure out; you see, it says "slick lawyer Bourne" is right. We aren't going to have to pay this judgment on one day. We can take our time about writing the check. We can do it when the monies are available. You know why--because we pass statutes that said we will, in waiving our sovereign immunity in the state of Nebraska, so the king--that's sovereign immunity--so the king can be sued, the state can be sued, we will lay down the rules by which we can be sued. And our statutes specifically say that when you sue us, you will present your certified claim to the director of Administrative Services, and I'm going to paraphrase, and you can make me quote exactly later. But I want to make sure I try to communicate this in an understandable way. So our statutes say we, the people of the state of Nebraska, will provide at law that if you sue us and it's not convenient for us to pay, we only have to pay you if, as and when we get around to appropriating the money, and so on and so forth, so we are not greatly inconvenienced; and for that privilege, we will charge you...we will pay 10 percent interest. So, Senator Bourne is right. They cannot come and get the money right away. But we're sitting here right now, today, engaged in the process of...

SENATOR CUDABACK: One minute.

SENATOR BRASHEAR: ...deciding that we will not appropriate and accumulate the monies to pay, so it will not be convenient to pay, so that when the judgment is entered and becomes final and nonappealable, we won't have to pay it because we've already said we won't have to pay it because we'll pay 10 percent interest instead. And somebody thinks we can now change that?