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think that's legitimate. There has to be a balance. They should not have absolute immunity, I absolutely agree with that. And, quite honestly, the other side of that would be what is called strict liability. And Senator Chambers is not proposing that. He's simply saying a general negligence standard should be applied to these facilities. I, personally, don't feel that's unfair, although we did in the committee amendment work together with Senator Byars, developmentally disabled facilities, HHS, I believe the trial attorneys were involved in those discussions, and what we came up with in the spirit of compromise was the white copy of the bill. I know that this is a process. If Senator Chambers' amendment is adopted and the facilities can demonstrate to us that they...that individuals won't have opportunities to be placed there, instead they'll go to jail, why, then hopefully we can look at this on Select File. So there it is. It's up to your discretion as to what to do. I don't feel that the Chambers amendment is particularly harsh to the facilities or those places where these individuals might be confined, although they might disagree. So I'd leave it up to your discretion. I intend to support the bill regardless of whether or not the Chambers amendment is adopted to the committee amendment. Thank you.

SENATOR CUDABACK: Thank you, Senator Bourne. Senator Byars, followed by Senator Beutler.

SENATOR BYARS: Thank you, Mr. President. I want to throw one thing out to you, Senator Chambers, if you'll yield for a moment.

SENATOR CUDABACK: Senator Chambers, would you...?

SENATOR BYARS: And then I have some comments. If, in the committee amendment...and you talked about this just briefly in your opening as you started your dialogue. And not knowing all the legalese...and of course, you pointed out to me that you are not a trial attorney. I was shocked, but I...you know, I'll accept whatever you tell me as gospel, Senator Chambers.

SENATOR CHAMBERS: My standards are higher than those of trial attorneys.