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not herein delegated remain with the people. So in other words, if there's not something in the constitution that says you can, for example, do away with hunting and fishing ipso facto, I think you have to read this to say that that is a power that remains to the people and is subject only to the police power of the state. Nowhere in the constitution does it give the government the right to do away with hunting and fishing unless it is a matter of the police power, and that when you get back to the police power then, the government has to have a rational basis. And what is a rational basis? Well, it's kind of the same as what's in the constitution for hunting, fishing and hunting, a reasonable restriction, restrictions that have a rational basis. So I would argue first of all that, basically, this is not at all necessary because all powers not enumerated in this Bill of Rights and not otherwise given to the government remain with the people, remain with the people. And throughout the constitution, there are little bits and pieces that indicate that hunting and fishing are important, that they're not going to be treated lightly. The right to bear arms mentions the lawful common defense; it also mentions hunting and recreational use. So,...

SENATOR CUDABACK: One minute.

SENATOR BEUTLER: ...recreational use is mentioned in that context. In another part of the constitution it says that the Legislature shall not pass local or special laws in any of the following cases, and it explicitly sets out the protection of game and fish. So you can't make special laws or local laws in that particular area. So the first main point I wanted to make to you is that this is, as far as I can see, in the constitution. Hunting and fishing and trapping are a right retained by the people and are, as such, protected by the constitution against the power of the unrestricted power of the state. So that is...

SENATOR CUDABACK: Time, Senator Beutler.

SENATOR BEUTLER: ...the first reason why I would be against the bill. Thank you.