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which can fine or which can also go beyond that and describe the kinds of conditions that have to be met, the Health Department who says here are things that have been wrong, these have to be corrected. Now the Health Department, if you refuse to carry out what the Health Department does, does not come and fine you or attach your goods, rather they go to the district court and then there has been a contempt finding based upon the fact that an individual or a corporation has refused to do a lawful order by an administrative agency and that is what the Court of Industrial Relations will do under the kinds of language that Senator DeCamp offers and also under the statutory language as it exists presently. Let me remind the body that for a number of years now everyone has assumed that this power exists and this is the way that things have been carried out. Remedies have been enunciated by the court and they have been accepted by political subdivisions. Reinstatements have occurred. As a matter of fact, the Supreme Court has even affirmed some of those reinstatements and their recent decision now seems to without acknowledging that fact reverse that kind of reaffirmation that they made in 1972. They didn't seem to object or make any statement about their past history of Court of Industrial Relations appeals. However, this summer when this issue, when the court was being reviewed, the findings of the committee, and you will be able to note them in your study summaries if you have looked at the Business and Labor study summary. There are four kinds of cases that the court deals with and one of those is the sort of unfair labor practice in which a right recognized under Chapter 48 goes...is violated by a political subdivision and those instances this summary by your Business and Labor Committee says that the court has the authority to review and to decide, shape a remedy and order that remedy to be carried out. That was the thinking, not only this summer, by all members of the court and the people that come to the court up until this time. The amendment I believe has been handed out or is in the process of being handed out. Please take a look at it. It extends only to those rights that are now existent in law and it says that where one of the rights....

SPEAKER MARVEL: Thirty seconds.

SENATOR LANDIS: Thank you. One of the rights that exists now in Chapter 48, when one of those rights is violated, the court can shape the remedy to see that that wrong is taken care of. It does not extend into any unknown unfair labor practices or the like. It does not create any new law. It says that where we have provisions that can be violated, where