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some flexibility to do something other than liquidate it, that something other would be reorganize it as a financial institution.

SENATOR HABERMAN: Well, then just for the record...

SENATOR DECAMP: Yes.

SENATOR HABERMAN: You are absolutely positive that this amendment gives the district court the authority to designate someone other than the Banking Director or the Banking Department to be the receiver of a failed institution, et cetera, et cetera, et cetera?

SENATOR DECAMP: Unequivocally. I am certain, yes, sir.

SENATOR HABERMAN: Thank you.

SENATOR DECAMP: I wouldn't deceive you, Rex. You just have got to learn to trust me.

PRESIDENT: Senator Higgins, do you wish to return on this amendment?

SENATOR HIGGINS: Thank you, Mr. President. I would like a lot more time than we are going to have this morning to vote on something like this. Senator DeCamp, in reading this amendment, it is permissive, the department may be designated the receiver and liquidating agent for any financial institution subject to the department's jurisdiction and subject to the district court's supervision and control, so the district court would have to have the jurisdiction, too, I understand, may proceed to liquidate such institution or reorganize it in accordance with Sections...blah, blah, blah. Then it goes on to say whenever the department has been designated the receiver, but I don't find much...I am trying to find in here where the district court is actually going to appoint someone else. Everything here refers to the Banking Department. What will refer to the district court? I truly am trying to find it and I can't.

SENATOR DECAMP: You have other sections of the law and, of course, coming down through the Constitution to the power of district courts and then statutory laws relative to banking and then the receiverships, you have those establishing the