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SENATOR BROMM: Would it seem reasonable that after the notice goes to the person that now it's no longer needed for investigative purposes, and that person receives that notice that, if they don't pick it up, then that the charges after that should then be able to be applied to the owner after they receive notice? Does that seem reasonable?

SENATOR CHAMBERS: Yes, that is reasonable.

SENATOR BROMM: Yeah.

SENATOR CHAMBERS: And the reason I would want to talk to you before I try to craft anything or ask you to craft it, we will make sure that we're covering just the narrow interest that I'm talking about here.

SENATOR BROMM: Right, right, you're talking about investigative...cars held for investigative purposes, whatever that is.

SENATOR CHAMBERS: Yes.

SENATOR BROMM: Okay.

SENATOR CHAMBERS: And there might be a situation where the car is not being held for investigative purpose, but the agency could have given notice to the owner, because they knew who the owner was, but neglected to do so. And those things I want to discuss with you so we can see what we would like to do, if anything.

SENATOR BROMM: Okay.

SENATOR CHAMBERS: That's all that I have. Thank you, Mr. President.

SENATOR COORDSEN: Thank you, Senator Chambers. Before we proceed to the next speaker, I would like to announce that Senator Raikes has, as his guest, in the north balcony 19 special education students from Villa Marie School in Waverly, and they are accompanied by Sister Patricia, Sister Elizabeth, Sister Karen, and Mrs. Hayes. Would you please stand and let us