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LB 921

provision based on the federal rules of civil procedure regarding the entry..the effect of entry of judgment as to fewer than all claims or all parties. The placement of the judgment provisions in a multiple claim or multiple party case should be separate as it is not a subtopic of joinder, so we're relocating it within the statutes. LB 921 would place the provisions regarding judgment upon multiple claims or involving multiple parties, which is now found at 25-705(6) and (7), in a new separate section codified in Chapter 25, Article XIII. Mr. President, those are the six topic areas addressed by LB 921. It has obviously been a stirring presentation of exciting material and, with that, I'd be available for any questions or comments. Thank you.

SENATOR CUDABACK: Thank you, Senator Brashear. As Chairman of the Judiciary Committee, you're recognized to open on the committee amendments to LB 921. (AM2072, Legislative Journal page 418.)

SENATOR BRASHEAR: Thank you, Mr. President. Members of the body, the amendment clarifies and cleans up language which was...it was discovered after the bill had...was written initially. There is nothing of substance to it. You can see that it...it simply reorders the wording and I would urge the adoption of the amendment. Thank you.

SENATOR CUDABACK: Thank you, Senator. Senator Chambers, did you wish to talk to the committee amendments?

SENATOR CHAMBERS: Mr. President, members of the Legislature, not only was Senator Brashear's presentation exciting and stirring, it was scintillating. It caused me to see the need to engage him in some discussion of this bill, but I will start with the committee amendments, because Senator Brashear, since the time I've been in this Legislature, has never offered an amendment of, quote, no substance. I'd like to ask Senator Brashear a question.

SENATOR CUDABACK: Would you yield, Senator Brashear?

SENATOR CHAMBERS: Senator...