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LB 432, 620

expedition that was done in direct response to the actions of the employees without the employees knowledge. And in either case, in either situation that we're talking about, even if in the situation that Senator Chambers talked about there had been something nefarious going on in this optional blood test, that information could not be used under LB 432. So we have in place ready to be passed on Final Reading the remedy to the potential situation that Senator Chambers believed existed, and I don't really think that...that it is appropriate to deal with it on this bill when we have...we have the public policy statement for what we believe or how we believe all businesses should be able to utilize or not utilize that kind of information, and what every employee and every individual should have as information when they are having a test. And so I would urge, once again, for you to watch very carefully for LB 432 and use that as your way to address both the situations that we know about and any other potential...

SENATOR COORDSEN: One minute.

SENATOR BROWN: ...situations that exist out there. And if Senator Kristensen would like some time, I'll yield the rest of my time to him.

SPEAKER KRISTENSEN: Senator Coordsen, is my light on?

SENATOR COORDSEN: Yes, sir, your light is on.

SPEAKER KRISTENSEN: Oh, thank you, Senator Brown.

SENATOR COORDSEN: We do have, Madam Clerk has an issue, Mr. Clerk has an issue. Mr. Clerk.

CLERK: Mr. President, I understand, Senator Chambers, you'd like to withdraw and substitute...you'd like to withdraw AM1797 and offer as a substitute the new amendment you just provided to me, Senator. (FA233, Legislative Journal page 1833.)

SENATOR CHAMBERS: Yes.

SENATOR COORDSEN: Objection? No objection, so ordered