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SENATOR WEHRBEIN: Okay. But it is...what this says is that somebody can object. I did not know that was possible so.

SENATOR BRASHEAR: That's always been possible, to object, but the objection has been limited to 30 day...the first 30 days of the proceeding. And after that, the objection wouldn't lie. What we're endeavoring to do, make it possible for somebody to challenge it at any time if the original designation of in forma pauperis was obtained fraudulently.

SENATOR WEHRBEIN: Does this have any impact on election laws where you file for office in this section?

SENATOR BRASHEAR: No. This would relate to litigation.

SENATOR WEHRBEIN: Okay.

SENATOR BRASHEAR: I suppose it would have an impact if someone who is challenged claimed to be in forma pauperis for the purpose of proceeding, but I'm not certain that applies.

SENATOR WEHRBEIN: I don't want to confuse the issue, but I've had that question raised recently if someone filed as a pauper for election and someone thought it was...

SENATOR BRASHEAR: Which state senator asked? (Laughter)

SENATOR WEHRBEIN: (Laugh) No. But I just wondered if that was in this section. I don't want to confuse it, but it did tickle my interest. So thank you.

SENATOR VRTISKA: Thank you, Senator Wehrbein and Senator Brashear. Senator Synowiecki.

SENATOR SYNOWIECKI: Thank you, Senator Vrtiska, members. Senator Brashear, with regard to the bill introduced by Senator Landis, LB 1157, which becomes Section 4 of the committee amendments, this exemption, Senator Brashear, does it include child support judgments?

SENATOR VRTISKA: Senator Brashear, would you respond?