of evidence that will be required in a hearing to the review This was done...this change was done at the request of the Department of Social Services so that the level of evidence at each level of the process would be the same. Then we struck the word "not", the word...this is a pretty big word "not" because what this does, this makes the department's plan that is put in place for a juvenile will be the plan that is implemented until the review panel might reverse their decision. This will stay the court's order in disputed cases. Number three. "subdivision (3) of". reinsert This reinserts the language which allows only juveniles that fit within the 43-247.3(b) classification to be committed to the department. This returns the language of the type of juvenile that can be committed to the state as wards of the Department of Social Services back to the situation or the type of juvenile that exist today. Section 4 is an addition to the bill, an additional wording to the committee amendment that we adopted on General File and it provides better language in the event that a caseworker needs to remove a juvenile from wherever their placement is immediately and a judge cannot be found. It says, "The department may make an immediate change in placement without court approval only if the juvenile is in a harmful or dangerous situation or when the foster parents request that the juvenile be removed from their home. Approval of the court shall be sought within 24 hours after making the change in placement or as soon thereafter as possible." So I think the explanation you have on your desk pretty well explains the amendments, the reasons behind them and with that I would move the adoption of the amendment.

SPEAKER BARRETT: Thank you, Sir. Amendment on the desk.

CLERK: Senator, you now have your amendment to the amendment. (Read Coordsen amendment as found on page 1878 of the Legislative Journal.)

SENATOR COORDSEN: This is again clarifying language to make sure that everyone understands what is meant by costs, those people who are impacted by the bill. As I indicated in my explanation of the amendment that this amendment would follow, that would add on line 21, page 2 of the amendment, after the "or expenses incurred." So with that, I would move the amendment to the amendment.

SPEAKER BARRETT: Thank you. Any discussion? Senator Wesely, on the amendment to the amendment. Thank you. Seeing no other