

such area is considered to be determined by law to be substandard and blighted property." One of, as I say, the most bunglesome pieces of drafting that I have seen. Much that is in this bill was put there by people who are not expert or even competent in the art of drafting legislation. I had read one provision in connection with Senator Wickersham's challenge to the germaneness of this amendment and I want to read it again. This kind of language should never be in a bill which is designed to be as far-reaching as LB 830. The powers conferred by the Nebraska Redevelopment Act shall be in addition and supplemental to the powers conferred by any other law and shall be independent of and addition to any other provision of the laws of the state with reference to the matters covered thereby and shall be considered as a complete and independent act and not as amendatory of or limited by any other provisions of the laws of this state. LB 830, no matter how far-reaching any of the provisions will be, is not limited by any other provision of law in this state. I would challenge any person to show me another piece of legislation which contains that language. The only one...oh, Senator Withem, are you aware of one? I saw you look up.

SPEAKER WITHEM: Well, I...and I will try not to look up again...

SENATOR CHAMBERS: Oh.

SPEAKER WITHEM: ...in the future. But I believe the language you're referring to was taken almost directly out of the Community Redevelopment Act...

PRESIDENT ROBAK: One minute.

SPEAKER WITHEM: ...and that's where that language came from. But I'm not...

SENATOR CHAMBERS: The...

SPEAKER WITHEM: ...sure of that, I was just reacting not because I had absolute knowledge but I was surprised by your comment.

SENATOR CHAMBERS: Okay. Now if...are you referring to the part about it's not being limited by any other provision of law?