

SENATOR CHAMBERS: That's not a good answer, because you stood up and I detected controlled rage in your voice and indignation at some of the things...

SENATOR BRASHEAR: You did not, Senator Chambers. I was not in a controlled rage.

SENATOR CHAMBERS: Now you cannot say what I didn't detect. You can say that what I thought I detected was incorrect.

SENATOR BRASHEAR: (Laugh.) You always make these...

SENATOR CHAMBERS: But you can't tell what I detected. You're...you're...

SENATOR BRASHEAR: Well, you can't tell whether I was in a controlled rage or not either, you just concluded it. It was a conclusion without basis in fact.

SENATOR CHAMBERS: Okay, your voice rising an octave (laughter) bears out what I just said. But, Senator Brashear, going back to some of these points that I really think are significant, the Bar Association has been given the power by the State Supreme Court to be the disciplinary instrumentality with reference to misconduct of lawyers, hasn't it?

SENATOR BRASHEAR: Yes, it has, and I support that, that's where it should be.

SENATOR CHAMBERS: Now, it is not necessary that everybody be a member of the Bar Association in order to have a disciplinary structure, is it?

SENATOR BRASHEAR: May not be.

SENATOR CHAMBERS: There are other states that don't require membership in the Bar Association.

SENATOR BRASHEAR: That's correct.

SENATOR CHAMBERS: And they have a disciplinary structure established, don't they.

SENATOR BRASHEAR: They do.