

Commission on Industrial Relations judgments or orders. After hearing some of the discussion, I just wanted to make sure that that actually got put in here. So that is what this floor amendment is and I think it should be on everybody's desk just to make sure that, and after the word "judgments" on amendment 4375, on lines, there's two of them, there's one on lines three and one on line eight, that we make sure that those aren't judgments or orders of the Commission of Industrial Relations, that is all it does. I think, Senator Janssen, I...if I could ask Senator Janssen a question, Madam President, please?

PRESIDENT ROBAK: Senator Janssen.

SENATOR JANSSEN: Yes.

SENATOR KRISTENSEN: Senator Janssen, this was basically what you and I discussed and what your intent was and I just wanted to put it in statute now, particularly after we had this amendment and then a couple of others, to make sure that is clear. Would you have a problem with doing that? And I know I'm...

SENATOR JANSSEN: No, I specifically stated that it was for judgments levied against this political subdivision or school district other than CIR judge, because it was not a judge, in my assumption of it, that is an order, not a judgment. So, I did state for the record that it was not against CIR.

SENATOR KRISTENSEN: And I thank you for doing that. I offer this amendment just to make sure that somebody doesn't litigate it to find out what you and I's intent was and this would make it clear.

SENATOR JANSSEN: Specifically said that, Senator Kristensen, because of the discussion we had with Senator Chambers and Senator Bromm on the resolution we have on the task force...

SENATOR KRISTENSEN: Right.

SENATOR JANSSEN: ..to study these situations.

SENATOR KRISTENSEN: I thank you and, with that, I would urge the adoption of the amendment. I think it clarifies what