

TRANSCRIPT PREPARED BY THE CLERK OF THE LEGISLATURE
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through for the public entity to get title?

SENATOR BROMM: Okay, if it's...if it's...you're...you're talking...

SENATOR BEUTLER: I'm talking about 60-1902 here,...vehicle.

SENATOR BROMM: Yeah, if the Tyson amendment is adopted, if the Tyson amendment is adopted so it's a \$500 limitation, then you go to 1904, and the local authority, basically, or state agency is entitle to custody. And then, depending on whether it falls into categories A, B, C, or D, or E, there's a different procedure. And I just have to kind of follow through the 1904 statute at the bottom of page 2.

SENATOR BEUTLER: Okay, is there... Let me ask you this, is there any notice or attempted notice to an owner, if the car is under \$500, and meets the condition of 1902, being abandoned, having no license plates of the current year affixed?

SENATOR BROMM: There is no notification requirement.

SENATOR COORDSEN PRESIDING

SENATOR COORDSEN: One minute.

SENATOR BEUTLER: Okay, so the major difference here is that, depending on...regardless of what dollar amount we make the line at, if it's below that amount, there's essentially no attempt to give notice to anybody. If it's above that amount, then you would follow the usual procedures of the bill to give...to attempt to give notice at least to a registered owner. Is that correct?

SENATOR BROMM: Yes, except for if it's a vehicle that law enforcement has had in their custody for investigative purposes, then there's always a notice requirement.

SENATOR BEUTLER: Okay.

SENATOR BROMM: Otherwise there wouldn't be, under the \$500.