

TRANSCRIPT PREPARED BY THE CLERK OF THE LEGISLATURE  
Transcriber's Office

April 19, 1999 LB 637

same mic, I just got the one question.

SPEAKER KRISTENSEN: Senator Brown?

SENATOR BROWN: Yes.

SENATOR SCHMITT: The question I have, right now with the child support payments coming into the county, if the payments are not arriving there for whatever reason, then this is usually turned over to the court by the Health and Human Services, and then it is referred to the county attorney, and the county attorney is responsible for basically the collection of it, or sending it to the sheriff, or somebody to go collect. If this were to pass, who is going to be responsible for this?

SENATOR BROWN: That part of the system remains totally unchanged.

SENATOR SCHMITT: But it will have to come back from Lincoln to the county attorneys office, if you have the one central location, because they won't know in the county whether it's coming in or not. Would that be correct?

SENATOR BROWN: Well, there will still be clerks of the court, they will still have the same...not the same respons...they will still have responsibilities in terms of the modification of support orders and getting that information back and forth. And so they will...they will still have that information available to them through their computer system right now. It will be no different than the way we do license suspension for motor vehicles, where the court is alerted to information about the numbers of points that have been taken away by...at...from the state level, the court is notified, and then the court takes action against that individual.

SENATOR SCHMITT: So it will just come back from Lincoln then?

SENATOR BROWN: Exactly.

SENATOR SCHMITT: Okay. I will yield the rest of my time to Senator Chambers.