

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

April 29, 1999 LB 530

and living up to our responsibility that we agreed to, that we entered into a contract with, that the Congress approved, and it's part of the federal law, and it's certainly part of our statutes. However, I'm tired of waiting, and that it's going to be okay, and that's the issue we face today. The lawsuit that's going on right now is one of licensing for that particular site, and that we didn't do it in good faith, and that we actually had bad faith in what we were doing, and we meddled into a process and so the process wasn't fair. What is the remedy if we lose that lawsuit? If we lose at the Federal District Court, I'm sure we'll appeal; then that goes to the 8th Circuit. If we lose there, it's a serious issue. We would petition the Supreme Court, depending on what the result was, and who knows if they'd even consider it. There's no automatic that that's going to go to the United States Supreme Court if we'd lose. What I will tell you is that the issue before you is, do we get out the compact? I don't think there is liability for us withdrawing from the compact. We can withdraw. It's a contractual agreement. That's a separate issue than the lawsuit. The lawsuit is that while you are in the impact, you acted in bad faith and didn't site the site properly and that you meddled with it, basically, for political reasons or whatever reasons were out there, and that you didn't act fairly. In fact, you acted intentionally to make the process fail and you benefited because it failed, and what would your liabilities be? So, yes, there is some change in facts because this lawsuit is going on, but the issue that we've got to...

PRESIDENT MAURSTAD: One minute.

SPEAKER KRISTENSEN: ...face today is, do we get out of the compact? Do we have a right to get out of the compact? Yes, we do. Now what happens if we get out? Well, we lose...we lose the responsibilities, and it takes us five years to get out, so for five years we are going to be in and we're going to have to, if there's responsibilities that we have as a membership in that compact, we're going to have to pay those. But when we leave, we then don't have the responsibilities to the compact. The issue that I think Senator Chambers is raising, Senator Brashear has tried to raise, too, is, what is that remedy? Does the federal court have the ability to come in and say you acted in such bad faith that we're going to mandate you to put the site