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LB 105

chance of changing that particular system and the current system and satisfying that objection. But having said that, I'm very much concerned about the expansion of this form of subsidy into anything beyond what it was before because I think it creates further problems in terms of, one, the public identifying subsidies and knowing what and understanding what we're doing and, two, I think it creates problems with respect to possible various welfare programs actually working in an uncoordinated and at cross purposes. And I have reference in saying that to some very broad language that is contained in this bill, and I wish you would look at some of this language which, it seems to me, is extremely broad and is encouraging a housing authority to get into the welfare system beyond the mere providing of housing. If you look at subsection (6) on page 2, it says that one of the purposes is achieving permanent improvement in the living standards of persons of low and moderate income. It says it may require, in addition to providing enhanced housing opportunities, the delivery of social, educational, and other supportive services and the operation of programs to develop self-sufficiency and to provide economic and employment opportunities and other benefits for persons assisted under the act. Well, I would suggest to you, if you're listening to this, that that general mandate would serve as a mandate for Health and Human Services, for a general welfare program, and I think that this is one of the problems that we have with government, is that we keep creating in different little nooks and crannies the authority for people to do things that other people in the system have authority for doing, and I don't understand why we want to create the possibility of confusion by what is apparently an expansion of the general language describing the authority of a housing authority. There is no limitations on this...on this prefatory language on page 2. That language is picked up in other places, the provision of supportive services, whatever those are, and programs, and programs benefitting persons and families receiving public assistance, and associated services that benefit such persons. And it says in carrying out the purposes of this act, such agencies shall be presumed to possess broad powers, so not only are you using broad language but you're telling the courts to interpret it broadly, which will enable them to carry out their programs in any manner not prohibited by law. And that kind of broad language runs throughout and seems to be a part of the general philosophy of