

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

January 18, 2000 LB 383

you're exaggerating because we have all kinds of reports that tell you, if you want to go read them. And that's true, there are reports. And if you want to read those reports carefully enough you'll find out what you want to know or what you should know, that is true. But it doesn't come to you in any consolidated fashion that you would find coherent or practical to use, and that's what I'm interested in. Senator Brashear made an assertion, as I noted earlier, in a response to a question...

SPEAKER KRISTENSEN PRESIDING

SPEAKER KRISTENSEN: One minute.

SENATOR WICKERSHAM: ...I think he was asserting or lead...or I hope he was...this was what he was trying to do, leading you to believe that the current exclusion applied only to those kinds of start-up companies where you developed an idea, you made it go, you developed value for yourself and your family. That isn't what the current provision does at all. It may do that, but it isn't directed at that. It's directed to all corporations issuing stock. The only condition is that they have at least five shareholders. Does that sound like your typical start-up? Is that the one-person corporation that Senator Brashear was trying to talk to you about? The corporation has to have at least five shareholders at the time of the first sale and at least two shareholders or groups of shareholders who are not related,...

SPEAKER KRISTENSEN: Time.

SENATOR WICKERSHAM: ...not related. A family...

SPEAKER KRISTENSEN: Time.

SENATOR WICKERSHAM: ...not related to each other.

SPEAKER KRISTENSEN: Senator Brown.

SENATOR BROWN: Mr. President, members of the Legislature, I am going to share with you some testimony that was given when this was passed by Senator Ron Withem, former Senator Ron Withem, and