

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

January 19, 2000 LB 626

names. For example, if I have a surname which is used as a trademark and that is the name of a corporation of an LLC and so on, we have left it to the Secretary of State's Office to basically make some determination, if that...that is...not necessarily deceptive but is ambiguous or confusing, I think are the proper terms, that still continues, that discretion with the Secretary of State.

SENATOR BRASHEAR: It's my understanding that...that discretion continues.

SPEAKER KRISTENSEN: And then the discretion of, I believe, that...for example, if there is a trademark which is immoral, obscene, I don't remember the litmus test of words, that's always been a difficult one for us. I know that in other areas they have started to give that discretion to whoever the register is, whether it's Secretary of State or some other office. Is that included in here that that discretion goes? And that would probably be in Section 4. And really I just want to make sure that, as we've gone along with trademarks, we've seen more and more people do outrageous things on the Internet. You want to just make sure that those trademarks and those service marks and so on, there's some judgment of what taste and decent behavior is, and I don't know if that was in the old law. I don't think that it was.

SENATOR BRASHEAR: Did you reference Section 4, Mr. Speaker?

SPEAKER KRISTENSEN: I did. I would look at Section 4, about lines 17 and 18. That's the new section.

SENATOR BRASHEAR: Yes, and I see no delegation there.

SPEAKER KRISTENSEN: Okay, but I...I do think that that's probably left to the Secretary of State. I'm comfortable with doing that. I think that's a good thing you've included in there, as in the past that's always been confusing as to, you know, you know it when you see it but nobody has the real power to make that determination to reject it. And I assume that that's what this is doing and I would think that that's a very good term to have in there. The other one obviously is, since we've updated the trademark, I've had Internet service