

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

January 28, 2003 LB 306

SENATOR SCHROCK: All right. All right.

SENATOR CHAMBERS: If I, being naive like I am, were going to purchase a fishing license, would I be told by whoever sells me that license that that license does not entitle me to fish?

SENATOR SCHROCK: I would think they would tell you, yes. I would think that's pretty standard procedure.

SENATOR CHAMBERS: But if they didn't tell me that, and I'm running around here, a rube from the city, with a fishing license, and I catch some fish and a game warden stops me, then I am in violation of the law because that license really is not a license to fish, is it? It's a license to allow me to get an aquatic stamp, and when the two are combined I then can fish.

SENATOR SCHROCK: That is correct.

SENATOR CHAMBERS: If I have an aquatic stamp but no fishing license, am I allowed to fish?

SENATOR SCHROCK: No, you're not.

SENATOR CHAMBERS: Why do we do the...why do we break it into these two pieces?

SENATOR SCHROCK: The aquatic stamp, the funds are dedicated for habitat. The fishermen of the state of Nebraska came to the Game and Parks, and they, in turn, came to the Legislature, because they wanted better fishing habitat. And so the aquatic habitat...the aquatic stamp funds are dedicated to increasing the fishing habitat in this state, and so those funds are dedicated to increase the number of fish that are...that we can fish for. How's that for...

SENATOR CHAMBERS: And what does the money from the fishing license go for?

SENATOR SCHROCK: That is your permission to fish and it does not go for habitat. It goes...