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individual proclaims to be homosexual. They have placed that young person in that home because they believe that's in the best interests of that child. So there is no discrimination practice currently within our foster care system to do that and so, from that standpoint, I guess I would...since we are on your time, I guess I would yield back your time and see if there's something that I haven't answered.

SENATOR CHAMBERS: Thank you, Senator Erdman, and since my time is running I will wait until the amendment I'm offering is up there before I ask another question. Here's what I am in a position of having to do.

SENATOR CUDABACK: One minute.

SENATOR CHAMBERS: When we introduce new language into the law, I have to take that opportunity to make sure it is nondiscriminatory. What Senator Erdman has told us sounds good on its face, but it does not go to what a judge may make a determination about, or that some guardian ad litem may raise an issue about, and the issue will not really go to the suitability of the individuals being foster parents or the individual who is questioned being a foster parent. It will go to the prejudice of the judge or the guardian ad litem. And once a conclusion is arrived at, all kind of reasons can be manufactured...

SENATOR CUDABACK: Time.

SENATOR CHAMBERS: ...to justify it. Thank you, Mr. President.

SENATOR CUDABACK: Thank you, Senator Chambers. Senator Jensen, there are no further lights on. Do you wish to close on your amendment, FA1186?

SENATOR JENSEN: Yes. The amendment, like I said, is very simple. It just allows for the department to take all of it or a part of the training requirements. That's all the amendment does. I would ask for its approval.

SENATOR CUDABACK: Okay. You've heard the closing on FA1186. The question before the body is, shall that amendment be