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FLOOR DEBATE

April 10, 2003 LB 265A

bill prohibits being drunk and carrying a concealed weapon. So they're in violation of the law as written when they get drunk.

SENATOR CHAMBERS: I'd like you to show me where it says if you're drunk you're in violation of the law. What is says the sheriff has to do is determine whether this person is habitually drugged or under the influence of alcohol, or intoxicated. That's what the bill says. And I'm not even looking at the bill.

SENATOR BRASHEAR: Well, would you talk on a moment, and give me just a moment?

SENATOR CHAMBERS: Yes I will.

SENATOR BRASHEAR: And I will find what you want.

SENATOR CHAMBERS: Yes. I want you to find where it says a person who is intoxicated is in violation of the law if he or she is carrying a weapon concealed. Because I don't remember seeing that. Members of the Legislature, there are other examples that can be given. Even when the sheriff is making this determination...and I don't know how he or she is supposed to do it...as to whether a person is habitually drugged or intoxicated, does "drugged" have to do with the ingestion of illegal drugs, or legal, prescribed drugs also? And if the person is drugged, but not habitually so, the person can even get the permit. If the person is intoxicated, but not habitually so. Senator Brashear says he's ready. So Mr. Speaker, how much time do I have left?

SPEAKER BROMM: You have a little under two minutes.

SENATOR CHAMBERS: Then I will pose the question to Senator Brashear and let him give his answer.

SPEAKER BROMM: Senator Brashear.

SENATOR BRASHEAR: Yes, Mr. Speaker. Senator Chambers, I'm on page 12 of the committee amendment, at subpart (3) of Section 12. "A permitholder shall not carry a concealed handgun