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SENATOR CHAMBERS: Take all the time you need.

SENATOR BRASHEAR: Section 28-401 is the terms, definitions section of the Uniform Controlled Substance Act, which counsel was good enough to get for me. And it...by exception, it then covers, in many subparts, many subparts, including 37 of them, it then defines terms for the act. So I will go to, for instance, subpart (4): controlled substance shall mean a drug, substance, or immediate precursor in Schedules I through V of Section 28-401 (sic--28-405), and so on. So it defines that term. Marijuana shall mean, manufacture shall mean, narcotic drug shall mean, opiate shall mean, production shall mean. And it goes through and defines the terms for the whole of the act. Is that responsive?

SENATOR CHAMBERS: Not really. I want to know where...

SENATOR BRASHEAR: Well, what I'm trying to point out, Senator Chambers, is that in the committee amendment...in the bill as it is postured, at page 12...and I'm reading from the committee amendment.

SENATOR CHAMBERS: Okay.

SENATOR BRASHEAR: Page 12, line 7, we say, "A permitholder shall not carry," and then it says "or while the permitholder has remaining in his or her blood, urine, or breath any previously consumed alcohol or any controlled substance as defined in Section 28-401." So we're going to have alcohol defined there, we're going to have controlled substance defined there. And I...

SENATOR CHAMBERS: So...

SENATOR BRASHEAR: ...assume we'll have the residue defined there.

SENATOR CHAMBERS: So...and I want to thank Senator Erdman for bringing me the language of the committee amendment, which I didn't have before me. So Senator Brashear, based on what you