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SENATOR BOURNE: Thank you, Senator Stuhr. And again, I believe we should regulate this industry, absolutely believe it should be regulated, but again, as I mentioned on Thursday, I think we need to balance the harm to the public with the amount of regulation that's contemplated in this, in the committee amendment, which is now the bill. And I'd have to say that this is...this is an onerous regulation, in my opinion. And one thing I will tell you is that this committee amendment, I don't know who drafted it, but it was done very, very well. It's very well drafted. I read through it this weekend. I can find no problems with the drafting language at all, so if that was your staff that did that, you should give them a raise because they did a fantastic job. I do think, however, that it is almost too tight. I think it's too stringent. And I do have a few questions, if you would take the time to answer them.

SENATOR STUHR: Yes.

SENATOR BOURNE: We talked...

SENATOR STUHR: Thank you.

SENATOR BOURNE: ...we talked on Thursday about the number of hours for an existing...for an entity that already does tattooing. Once this bill passes, they would have to show that they had 6,000 hours of experience satisfactory to the department of cosmetology (sic). So there's two levels to get in. One, they have to be 18, do an apprenticeship, register prior to the apprenticeship, then take the test. That's one way to do it. But then you can also grandfather in if you've have 6,000 hours of experience. Is that accurate?

SENATOR STUHR: Yes, that is accurate, because we put that number in so that it would prohibit, shall we say, these fly-by-night salons from operating, and I think anyone that is a reputable practitioner would probably have had that many hours. And if they don't meet that number of hours, then they can take the exam. So, really, I think they have several choices.

SENATOR BOURNE: Well, here's my concern, Senator Stuhr, and again, 6,000 hours is over three years of training, and as we