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LB 962

I will explain why I'm doing this. In line 8, I would strike "personally" and insert "by personal service." In line 10, I would strike the word "shown," s-h-o-w-n, and insert "listed." In line 11, I would put a comma after the word "involved." And in line 13, I would strike the word "is" and insert the word "are." Now in line 6, the reason I would offer the amendment is because we're talking about a person's name and address. Since we're talking about two items, we ought to use the word "are" instead of "is." If instead of saying name and address, we said Tom and Jerry, we would say Tom and Jerry are, not Tom and Jerry is. Now although some of us might say Tom and Jerry is, the proper thing to say is Tom and Jerry are. So I'm asking that we strike "is" and insert "are." This next phraseology would say "known by the department." It should say "known to the department." And if you want to see the identical formulation that I'm asking you to adopt, look down in line 13 where it says not known to the department, not not known by the department. The next offering again deals with how service of notice is to be made. We should strike "personally" and insert "by personal service." On line 10, they're talking about the landowner's name or address shall be considered reasonably obtainable if that person is shown as an owner. I think we may as well use a more precise and specific word and say "listed" which means the person's name or address is there; not shown by means of deduction, induction, or any means or methods other than what is actually written on that piece of paper that is being referred to. That's why I would replace the word "shown" with "listed." In line 13, once again we're dealing with Tom and Jerry. This language would say Tom and Jerry is and we ought to be saying Tom and Jerry are. So the language in the bill is talking about name and address rather than Tom and Jerry, but the principle is the same. So I'm asking that we strike "is," insert "are" and that is the complete explanation of the amendment I'm offering, and I ask that you adopt it.

SENATOR CUDABACK: Thank you, Senator Chambers. You've heard the opening on FA1530 offered by Senator Chambers. Open for discussion on that motion. Senator Chambers, there are no other lights on.

SENATOR CHAMBERS: Oh, I waive closing.