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allows...as far as I can tell, it allows all bars to basically say whether they want to be a smoking area in their entirety or not. And then the second part of it brings in the pickle card thing. If you just took out that pickle card thing and left it that bars would choose one way or the other, then how do you feel about that?

SENATOR THOMPSON: Well, bars, as defined currently...I mean, it depends on what you mean as a bar. If it's a bar that sells...

SENATOR SCHIMEK: No, this doesn't...

SENATOR THOMPSON: ...serves food, then it's already under the Clean Indoor Air Act and it would not be impacted. So you would not...I think Senator, if you'll permit me...the way this...the current law is, if you are a bar that has food service,...

SENATOR SCHIMEK: I understand that.

SENATOR THOMPSON: ...then you're...this amendment would not impact that bar. This would only impact those bars that serve food are considered restaurants for purposes of the Clean Indoor Air Act. So if what you're saying and what you want to get to is, if you are a bar that doesn't have food service currently, you're already not...this law does not apply to you.

SENATOR SCHIMEK: But in the committee amendment we take out the restaurant...

SENATOR THOMPSON: We define a bar...

SENATOR SCHIMEK: ...or a restaurant having a serving area of less than 1,200 feet or a restaurant having its...yeah, of 1,200 feet. So the language left in the committee amendment just says: No public place other than a bar shall be designated as a smoking area in its entirety.

SENATOR THOMPSON: Correct.

SENATOR SCHIMEK: If a bar is designated as a smoking area in its entirety, such designation shall be posted conspicuously on