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April 13, 2005 LB 673

where it is. But it is in there.

SENATOR LOUDEN: Well, you're a word man and I'm a cattleman, so it takes me a little bit longer to look this stuff over.

SENATOR CHAMBERS: Okay. Let's go to page 4, line 16.

SENATOR LOUDEN: You want to remember we're both nearly 70, so it takes a little while.

SENATOR CHAMBERS: Speak for yourself, sonny. I won't see 70 again unless I look over my shoulder.

SENATOR LOUDEN: (Laugh) I said near.

SENATOR CHAMBERS: Huh? Oh, okay, but you didn't say on which side.

SENATOR LOUDEN: No.

SENATOR CHAMBERS: Okay. If you look in line 16, page 4, "The method of management recommended by the county board is as follows."

SENATOR LOUDEN: Okay, that's in the official notice, I suppose.

SENATOR CHAMBERS: Right. And that...and the person gets that notice and uses the method that the county recommended, and it doesn't work. Should the county then be able to come back and say, well, you've got to use another method now? Or should they get one shot at the landowner and make sure that they have adequately reviewed the situation before they tell the landowner the method that the county is saying should be used?

SENATOR LOUDEN: Okay. Okay.

SENATOR CHAMBERS: Should they get one shot, in other words?

SENATOR LOUDEN: Yeah, on this official notice. I would presume when they send out the official notice that that's...they probably mention options that are available. And also on the