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April 13, 2005 LB 673

same notice said, or other appropriate management methods are acceptable if approved by the county board. And this is when the...

SENATOR CHAMBERS: Here's what I'm getting at, Senator Louden. The county states a method. The landowner feels the county has been out here investigating. They've talked to people who know about this. The method they suggest is the one that I'm going to use. They have put more time into investigating it than I have. So the person follows the method that the county suggests and it doesn't work. Remember, the cost can be assessed i...will be assessed the person and, if the person cannot or will not pay it, it's an assessment against the property. How many times are you going to let the county make a recommendation that turns out to be wrong, it doesn't work? Shouldn't they only get one chance to do that?

SENATOR LOUDEN: Well, I would presume so.

SENATOR CHAMBERS: So why don't we take away the county recommending anything and the county maybe saying, you may use any of these methods, but only have to do one of them?

SENATOR LOUDEN: Yeah, okay, you...on line 16, you mean you want to take away...

SENATOR CUDABACK: One minute.

SENATOR LOUDEN: ... "recommended" or something like that? Is that what you're telling me?

SENATOR CHAMBERS: Either do that, or make it clear that if a person follows the recommendation of the county...

SENATOR LOUDEN: Let's see...okay.

SENATOR CHAMBERS: That's away from my amendment that I'm offering. I know you're not going to accept that.

SENATOR LOUDEN: Okay. I was going to say this...you're closing on your amendment, FA162. Right?