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LB 312

define things better, so that it would work well.

SENATOR STUHR: Okay. So you've tightened...you've tightened the provisions in the act, more or less. Also, you omitted, struck, Sections 17 and 18, and could you refresh my memory on that provision there?

SENATOR CONNEALY: They were placed back in other areas, as we renamed things. That's why...but I'm not sure where they went. Let's see.

SENATOR STUHR: Okay. I think that's on page 46 of the original amendment, of the E & R amendment, Section 17. It has to do with "teleworkers," I believe.

SENATOR CONNEALY: That would be as "teleworkers" in LB 608, and that would be back on page 6, where we were talking about before.

SENATOR STUHR: So actually, Senator Connealy, you have just replaced it in another portion of the new amendment?

SENATOR CONNEALY: Yes.

SENATOR STUHR: All right. And also, Section 28 and 55, are those just replaced in a new area of your amendment?

SENATOR CONNEALY: Twenty-eight is not, because that's the definition of "interdependent" that I talked about in the first place.

SENATOR STUHR: Yes.

SENATOR CONNEALY: It was getting problematic on how we define it. We didn't want to...we wanted to restrict it, but we didn't want to restrict it enough so it wouldn't work. And so we thought we better have the Department of Revenue do that in rules and regs. So "interdependent," the definition of that, is not in the bill now, as it relates to that section of the law. And Department of Revenue will have rules and regs that will define that.