

TRANSCRIPT PREPARED BY THE CLERK OF THE LEGISLATURE  
Transcriber's Office  
FLOOR DEBATE

February 1, 2006 LB 876

could retire and go to the Bahamas,...

PRESIDENT SHEEHY: One minute.

SENATOR CHAMBERS: ...if I went to one of these banker's banks that Senator Mines has talked to us about, and they've got enough money. But at any rate, I wanted the opportunity to say a little something, so that my amendment could be placed on the desk. And I think it's up there now. So thank you, Mr. President.

PRESIDENT SHEEHY: Thank you, Senator Chambers. Mr. Clerk, do you have an amendment at the desk?

CLERK: Senator Chambers would move to amend with FA377. (Legislative Journal page 519.)

PRESIDENT SHEEHY: Senator Chambers, you're recognized to open on FA377.

SENATOR CHAMBERS: Thank you. Mr. President, members of the Legislature, I'm doing it for the first time on this bill, but I've seen this construction before. What the amendment says, then I'll explain it, on page 9, in line 18, strike and show as stricken the word "only," then, following the word "required" on the same line 18, insert "only," underlined. The language as currently found in the statute, and it's existing language, is a part of this sentence: The public hearing requirement of subdivision (1) of a certain section and the rules and regulations of the department shall only be required if. Instead of saying "shall only be required," it should say, "shall be required only if." The structure should be "only if." And I've talked to Senator Mines about it, so I will ask him how he feels about this amendment.

PRESIDENT SHEEHY: Senator Mines, would you yield?

SENATOR MINES: Yes, Mr. President. Senator Chambers, I couldn't agree more. That's incorrectly drafted, and "only" should apply after...you should be able to move it...or, should move it there, because it applies to the rest of the subject.