

TRANSCRIPT PREPARED BY THE CLERK OF THE LEGISLATURE
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FLOOR DEBATE

February 10, 2006 LB 853

a CDL and that's why we put this in the bill, is to get us in conformity with federal regulations dealing with military personnel. So I'd be glad to answer any questions if someone has one, but that is what the discussion should be centered on here, is getting us in conformance with federal regulations that are now in place. And that...I'd be glad to answer questions. Thank you, Mr. Chair.

SENATOR CUDABACK: Thank you, Senator Baker. Senator Chambers.

SENATOR CHAMBERS: Thank you, Mr. President. Senator Baker, I'd like to pursue the discussion with you.

SENATOR CUDABACK: Senator Baker, would you yield to a question?

SENATOR BAKER: Yes, I would.

SENATOR CHAMBERS: Does the federal regulation you're talking about mandate the inclusion of members of the military reserves, active duty United States Coast Guard personnel, and members of the National Guard on active duty or in active service of the state, as defined in Section 55-104? Does the federal regulation you're talking about include all of those categories, or have you included some which are not required by the federal regulation?

SENATOR BAKER: No, I believe as long as they are military personnel with active military or, in this case, reserves, the guards, they are called up...or they don't even have to be called up, they could be on a weekend drill, they qualify as military personnel.

SENATOR CHAMBERS: When you say members of the military reserves, the federal regulation talks about members of the federal...members of the military reserves? Because they might just have to go to drill once a month.

SENATOR BAKER: That's correct, but they are still military personnel.

SENATOR CHAMBERS: Are they specified in the federal regulation?