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February 24, 2006 LB 663

SENATOR JANSSEN: Senator Chambers, to open on FA495. Senator Chambers.

SENATOR CHAMBERS: Mr. President, this is another of those amendments that I had inserted, to give me time, if I had needed it, to get the others that I want to offer written out, and I'm going to withdraw it. But here's what it would do. This particular segment of language that exists in the statute right now is pointing out that if a certain violation is committed and a person is convicted, it says that person shall be subject to the penalty provided by Section 60-180, and I just added, so people would know we're not playing, "which no person in his or her right mind wants to suffer." Now that is a legitimate amendment; however, in the interest of our moving right along, I withdraw that one, also.

SENATOR JANSSEN: It is withdrawn, Senator Chambers.

CLERK: Mr. President, FA496. (Legislative Journal page 777.)

SENATOR JANSSEN: Senator Chambers, to open on FA496.

SENATOR CHAMBERS: I'm moving to page 3 now, Mr. President, members of the Legislature. There is some existing language I'm going to strike, because it is surplusage. The existing language in the law says no court "in any case at law or in equity" shall recognize the right title, and so forth. That language which says "in any case at law or in equity" is unnecessary. If we simply say no court shall recognize the right title and so forth, we make it clear what we're saying, that there is no action you can take in court to get this recognition that you're seeking. So this amendment would strike from the existing law language which is unnecessary. That is what the amendment would do. Thank you, Mr. President.

SENATOR JANSSEN: You've heard the opening on FA496. Anyone wishing to address that amendment? Seeing no lights on, Senator Chambers to close. Senator Chambers waives closing. The question is the advancement of FA496. Those in favor vote aye; those opposed, nay. Record, Mr. Clerk.