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Transcriber's Office

January 20, 1998 LB 109

the jurisdiction of the code, and I am assuming that, but I'm also having it checked right now, that there is an appearance required,...

SENATOR CHAMBERS: Well, according to the rules...

SENATOR BRASHEAR: ...or maybe the payment of...maybe there is an administrative way to plea or to reconcile the infraction.

SENATOR CHAMBERS: Well, the only citation that can require a written promise to appear in court is if it's issued by a law enforcement personnel. That is a Supreme Court rule. Then a line on which the cited person shall place his or her signature, thereby promising to appear in court, parenthesis, applicable only to citations issued by law enforcement personnel.

SENATOR BRASHEAR: Would you repeat your question again, Senator Chambers, I am sorry.

SENATOR CHAMBERS: These rules of the Supreme Court, this rule from which I am reading, relates to citations issued pursuant to 29-422 through 29-430. In LB 109, if we go to page 2, we see that starting in 23, line 23, this citation that we're talking about being issued by the official or the inspector will be issued pursuant to subsection (2) of Section 29-422. So it brings it under this Supreme Court rule relative to these citations, and the promise to appear in court is there only on citations issued by law enforcement personnel. So if the person is not going to be required to appear in court, what is the significance of this special citation?

SENATOR BRASHEAR: Well, first of all, Senator Chambers, that's a cross-refer...if I'm following you, that's a cross-reference back to 422, but 424 will have the empowerment of the words "or official or inspector pursuant to subsection (2)."

SENATOR CHAMBERS: So pursuant...

SENATOR BRASHEAR: Subsection (2) of this bill, which will now be subsection...the subsection set forth in the committee amendments.