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FLOOR DEBATE

January 24, 2002 LB 82, 497

overall committee amendment, AM1962, about the requirement that custodial interrogation or questioning be videotaped or electronically recorded I guess is what the language is here. What my amendment does is strike...we're looking at page 2 now, strikes the word "all", so now it will say, custodial interrogation or questioning, including interrogation and questioning about rights described in subsection (1) or the waiver of such rights, instead of "shall", it says "should" be electronically recorded, and here's the...here's probably the key language, "when feasible". The prob...

SENATOR CUDABACK: Senator Bromm.

SENATOR BROMM: A point of order. I was under the impression that we were on a different subsection than Senator Bruning's amendment is to. Could I have a clarification on that from the Clerk or Senator Brashear, who...I thought he opened on...on the...I thought he opened on FA823. Am I right or wrong? And I think Senator Bruning's amendment goes to FA824.

CLERK: Senator, we have adopted FA823 with the previous vote, Senator.

SENATOR BRASHEAR: (Microphone malfunction) I opened on LB 497, Sections 3 and 4.

CLERK: So...

SENATOR BROMM: Okay. Thank you.

CLERK: So we are on committee...what is FA824 right now.

SENATOR BROMM: We're on...we're on 8...we're on FA824?

CLERK: Yes, sir.

SENATOR BROMM: Thank you.

CLERK: And Senator Bruning is trying to amend that section.

SENATOR CUDABACK: I'm sorry, Senator Bruning. I shouldn't have