

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

March 30, 2004 LB 599, 868, 1017, 1253
 LR 338-343

should be administered. You look at the surrounding circumstances. No doctor would want to perform an operation on a hard concrete floor, but if a set of circumstances arise and some kind of surgical procedure is necessary, and a life is at stake, and all they have is the floor on which to work on the patient, then the work will be done there, if...

SENATOR CUDABACK: One minute.

SENATOR CHAMBERS: ...it is to be done at all. So surrounding circumstances would be looked at. What I would suggest is that we not attach Senator Raikes' or my amendment at this time; that he and I have a chance to look at some language...oh, he's giving me the high sign. Here's what you can do, although I run the risk of losing. You can put his amendment on and then I will try to pull it back from Final Reading. And if I'm betrayed, then they better hope that's the last bill on Final Reading that we deal with this session because I will take my revenge. I'd like to ask Senator Raikes a question.

SENATOR CUDABACK: Senator Raikes, eight seconds.

SENATOR CHAMBERS: Oh, well, thank you, Mr. President.

SENATOR CUDABACK: (Visitors introduced.) Thanks for being with us. Mr. Clerk, items for the record also.

CLERK: Mr. President, I have a hearing notice from the Natural Resources Committee regarding a conferee. Judiciary reports LB 1253 or provides for a corrected committee statement with respect to LB 1253. An amendment, Senator Bourne, to LB 1017. Attorney General's Opinion to Senator Beutler (re LB 599). And a series of study resolutions: LR 338, Senator Smith; LR 339, LR 340, Senator Brashear; LR 341, Senator Engel; LR 342, Senator Quandahl, and LR 343, Senator Quandahl. (Legislative Journal pages 1334-1343.)

SENATOR CUDABACK: Mr. Clerk.

CLERK: Mr. President, I do not have a priority motion, at least at this time. So I'm back to the Senator Chambers amendment to