

TRANSCRIPT PREPARED BY THE CLERK OF THE LEGISLATURE  
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FLOOR DEBATE

April 3, 2006            LB 808, 845, 1024, 1222A, 1226

these folks will put in a large Morton building, and some of them will have some living quarters in one end of it, then is that what this amendment is trying to address?

SENATOR RAIKES: Right, that would be another example.

SENATOR LOUDEN: And what will that do, then? Will that decide that building to be a residence, or will it decide it to be a farm building,...

SENATOR CUDABACK: One minute.

SENATOR LOUDEN: ...or will it be prorated out, or what will it...?

SENATOR RAIKES: As long, Senator, as someone is living in that building, it could be subjected to the zoning regulations and permit requirements.

SENATOR LOUDEN: Now, what about...

SENATOR RAIKES: Currently,...

SENATOR LOUDEN: ...shops that have offices put in them? You know, a lot of farmers build their shops and put offices in them. Will that affect that part?

SENATOR RAIKES: I don't think an office would be considered a residence, so it wouldn't affect that part.

SENATOR LOUDEN: Okay. Thank you, Senator Raikes.

SENATOR RAIKES: Thank you.

SENATOR CUDABACK: Thank you, Senator Louden. Mr. Clerk, items for the record.

CLERK: Mr. President, new A bill. (Read LB 1222A by title for the first time.) Amendments: LB 845, Senator Kruse; Senator Howard to LB 1024; Senator Schrock, LB 1226; Senator Cunningham...Senator Landis to LB 845; Senator Bourne, LB 1024.