

as a worthy amendment that the committee, I believe, feels strongly about, and at the same time recognize that there may be some cost factors. So we'll work with Senator Hartnett perhaps in looking at that further with the judicial branch. We also require the Foster Care Review Board to provide reasons for its recommendations, whenever they make recommendations dealing with disposition of a foster care case. This would require them to provide some reasoning for that recommendation. In addition, the Department of Social Services is given the ability to access local subdivisions of government when those records they seek affect a child who is receiving services from the department, this is an equity issue that they requested that we put into the bill. I think they are good amendments, and I would move the committee amendments, Mr. President.

PRESIDENT: Mr. Clerk, you have an amendment to the amendment?

ASSISTANT CLERK: Yes, I do, Mr. President. The first amendment to the committee amendments is from Senator Wesely. Senator, this is AM2789. (Wesely AM2789 appears on page 1129 of the Legislative Journal.)

PRESIDENT: Senator Wesely, your amendment to the committee amendments.

SENATOR WESELY: Is that in the Journal?

ASSISTANT CLERK: No, sir.

SENATOR WESELY: I don't have a copy of that. Can I....

PRESIDENT: We'll bring it back to you.

SENATOR WESELY: Yes, thank you. This was brought to me by the Supreme Court, Judicial Administration Office. There was a technical question regarding, on page 3, lines 8 and 11, after "dispositional" they want to insert "or review". It merely is a clarification for them, and I would move its adoption as an amendment to the committee amendments.

PRESIDENT: Okay. Senator Hartnett, did you wish to talk about that amendment to the amendment?

SENATOR HARTNETT: I want to talk about the committee amendments.