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SPEAKER KRISTENSEN: Our amendment coming just wipes it out...

SENATOR CROSBY: Yeah, okay.

SPEAKER KRISTENSEN: ...so you don't...

SENATOR CROSBY: So...

SPEAKER KRISTENSEN: ...you don't have that relationship problem.

SENATOR CROSBY: Okay. Well, you can understand, Senator Suttle, that that does get a little...because, as I say, and I think all the people that work at this kind of thing are very dedicated and devoted and want to do the best thing but it's always human nature. You know, you have to be a little careful of...and I notice that they are immune too from civil liability in the next section under the federal, which I guess under volunteers you have to be careful of.

SENATOR CUDABACK: One minute.

SENATOR CROSBY: Yeah. Okay. Okay, thank you very much. I'll support it and I hope between now and Select we have some of those things cleared...cleared up. Thank you.

SENATOR CUDABACK: Thank you, Senator Crosby. Senator Matzke, on the amendment.

SENATOR MATZKE: Mr. President, members of the Legislature, I joined in the amendment that Senator Kristensen and Senator Wickersham have submitted to strike from the amendment the provision for the appointment of a co-guardian ad litem with an attorney and CASA worker. The CASA program is a very fine program. I've had experience with it. A good CASA worker establishes a relationship, generally, with the children or the juveniles involved and facilitates more communication than perhaps they would have with a court-appointed lawyer as guardian ad litem. The problem with the language in this amendment is it puts them at the same level even though the level of responsibility is different. In a juvenile case, one