

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

April 3, 2003 LB 148, 756

SPEAKER BROMM: Thank you, Senator Landis. Senator Mossey,
you're recognized.

SENATOR MOSSEY: Mr. Speaker, I move the advancement of LB 148
to E & R for engrossing.

SPEAKER BROMM: Motion is to advance LB 148 to E & R for
engrossing. All in favor please say aye. Opposed nay. LB 148
is advanced. Mr. Clerk.

CLERK: Mr. President, LB 757 (sic--LB 756). I have Enrollment
and Review amendments, first of all, Senator. (AM7087,
Legislative Journal page 917.)

SPEAKER BROMM: It's LB 756.

CLERK: LB 756, excuse me. Yes, sir.

SPEAKER BROMM: Senator Mossey.

SENATOR MOSSEY: Mr. Speaker, I move the adoption of E & R
amendments to LB 756.

SPEAKER BROMM: You've heard the motion. All in favor please
say aye. Opposed nay. E & R amendments are adopted.
Mr. Clerk.

CLERK: Senator McDonald would move to amend with AM1144.
(Legislative Journal page 1159.)

SPEAKER BROMM: Senator McDonald, you're recognized to open on
your amendment.

SENATOR McDONALD: Mr. President and members, this is the
amendment clarifying the liability that I mentioned on General
File. It is very simple. It just clarifies that cancer drug
manufacturers do not assume additional liability based on the
donation of a cancer drug...excuse me, a cancer drug. Liability
for the manufacturer of the drug remains the same, but no
additional liability is assumed by the donation. Their