

TRANSCRIPT PREPARED BY THE CLERK OF THE LEGISLATURE
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FLOOR DEBATE

April 7, 2003 LB 754

SPEAKER BROMM: Yes.

SENATOR CHAMBERS: Okay. Thank you, Mr. President.

SENATOR CUDABACK: Thank you, Senator Chambers. Senator Chambers, there are no further lights on. You are recognized to close on your amendment, if you care to. He waives that opportunity to close. The question before the body is adoption of FA1262, offered by Senator Chambers to the committee amendments, AM0912, to LB 754. All in favor of the motion vote aye, opposed nay. We're voting on FA1262 to the AM0912 offered by the Ag Committee. Have you all voted who care to? Record please, Mr. Clerk.

CLERK: 30 ayes, 0 nays, Mr. President, on the adoption of Senator Chambers' amendment.

SENATOR CUDABACK: Motion to adopt FA1262 was successful. Mr. Clerk, next item to the bill.

CLERK: Senator Chambers would move to amend with FA1263. (Legislative Journal page 1173.)

SENATOR CUDABACK: Senator Chambers, to open on your amendment, FA1263, to the committee amendments.

SENATOR CHAMBERS: Thank you. Mr. President, members of the Legislature, all of these can be called friendly amendments, not friendly fire, friendly amendments. I'm going to discuss these briefly because there are not numerous parts to it. On page 2, in line 2, I would insert the words "by a duly enacted resolution following a public hearing." I believe most resolutions follow a public hearing, but the reason for this language is to make it clear how this formal expression by the county board is to take place. Since there are some ramifications that flow from this formal decision or expression by the county board, I'm merely inserting language that tells how that formal expression should be made. The county board expresses itself formally by way of a duly enacted resolution, so I want to make it clear that this action by the county board