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April 10, 2003 LB 46

SENATOR CUDABACK: Senator Chambers, would you like to use it? He waives that opportunity. Next speaker would be Senator Brashear.

SENATOR BRASHEAR: Mr. President, thank you, I will be very brief. I want to rise again in support of the amendment. This discussion, that which Senator Bromm brought to us and all others, focuses exactly on the issue. We are trying to eliminate language behind which, to use a phrase, I'm not trying to be pejorative, anybody can hide. The language now says "shall cause disciplinary action to be taken" and by removing that we would require that the Board of Parole exercise discretion in evaluating whether or not the failure to comply was of such moment in the totality of all things that it ought to prohibit parole. Thank you.

SENATOR CUDABACK: Thank you, Senator Brashear. Senator Synowiecki, on the Chambers amendment.

SENATOR SYNOWIECKI: Thank you, Senator Cudaback. I suspect I will support Senator Chambers' amendment, but, Senator Brashear, if you would yield to a question. I have a question with regard to existing language.

SENATOR CUDABACK: Could you yield, Senator Brashear.

SENATOR BRASHEAR: Yes, Mr. President.

SENATOR SYNOWIECKI: Senator Brashear, we are attempting to arrive at some economies within the criminal justice system and attempting to arrive at some efficiencies. And in my practice as a probation officer, I long wondered why this certain provision is in current language, and I'm speaking of current language here, page 19, line 20. Perhaps you can enlighten me. When a officer, when a probation officer submits an official affidavit of revocation to "revoke" an offender's probation, why is there a requirement that one of the copies of that revocation be sent to the sentencing court? With the backdrop of attempting to arrive at some economies and, secondly, when, for example, a new charge is brought, someone is charged with shoplifting, it is totally within the discretion of the county