

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

March 16, 2004 LB 1084

Senator Erdman a question.

SENATOR WEHRBEIN: Senator Erdman.

SENATOR ERDMAN: Yes, Mr. President.

SENATOR CHAMBERS: Senator Erdman, we could probably charge forgery if people are going to offer false documents, couldn't we? That would be a possibility.

SENATOR ERDMAN: I believe you could do that, Senator Chambers.

SENATOR CHAMBERS: And criminal possession of a forged instrument?

SENATOR ERDMAN: Again, that may be a remedy.

SENATOR CHAMBERS: And naturally all of the theft crimes, the different degrees of theft, we could charge those, couldn't we?

SENATOR ERDMAN: I think you could charge any remedy as long as the prosecutor felt like they had the case to prove it in court.

SENATOR CHAMBERS: We could charge aiding and abetting, even though none of that is listed, couldn't we?

SENATOR ERDMAN: Again, I think you could use any remedy that is provided in law that would be proven in court, and we would be willing to work with you to determine how narrowly-drawn that...this legislation should be to alleviate those concerns.

SENATOR CHAMBERS: Were the things that I'm discussing now contemplated by you when you signed onto this bill or agreed to the committee amendments, the specific things I'm talking about?

SENATOR ERDMAN: Everything in this bill has been discussed repeatedly and has been agreed to by all of those who were in discussions, and so, yes, the language that's there was reached as far as the balance, and was agreed to and discussed by those who were a part of those discussions.