

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

April 8, 2004           LB 958

I'm not getting it. This language says that...

SENATOR CUDABACK: One minute.

SENATOR SCHIMEK: ...a person commits the offense of assault on an unborn child in the first degree if he or she intentionally or knowingly causes serious bodily injury to an unborn child. The only way I can think of...

SENATOR FOLEY: That's first...that's first degree.

SENATOR SCHIMEK: Okay. But the only way that I can think of that that person would knowingly and intentionally do that would be if they went not after the woman but after the child itself. Am I wrong?

SENATOR FOLEY: Well, presumably...presumably, both would suffer an injury as a result of that kind of an attack. For example, you used the example of the knife. Obviously, the woman is injured as well as the child in your hypothetical.

SENATOR SCHIMEK: But how would you prove that somebody was assaulting the unborn child intentionally and knowingly if the...

SENATOR FOLEY: That's the burden...

SENATOR SCHIMEK: ...if the purpose was to hurt the woman?

SENATOR FOLEY: That is the burden of the prosecutor, to make that...to make that case...

SENATOR CUDABACK: Time, Senator Schimek.

SENATOR FOLEY: ...beyond a reasonable doubt.

SENATOR CUDABACK: Thank you, Senator Schimek. Senator Friend.

SENATOR FRIEND: Thank you, Mr. President. Members of the Legislature, I didn't...I don't want to take us in a different direction. I want to take us in a direction that will help me