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

March 11, 2005 LB 66, 441

SENATOR CUDABACK: Senator Flood.

SENATOR FLOOD: Mr. President, I move the advancement of LB 441 to E & R for engrossing.

SENATOR CUDABACK: You've heard the motion to advance LB 441 to E & R for engrossing. Open for discussion? Senator Landis. He does not care to speak. Any further discussion on the advancement? All in favor of the advancement, LB 441 to E & R for engrossing, say aye. Those opposed, nay. It is advanced. We will now move to Select File, 2005 senator priority bills. Mr. Clerk, LB 66.

CLERK: LB 66, Senator, I have Enrollment and Review amendments, first of all. (AM7021, Legislative Journal page 634.)

SENATOR CUDABACK: Senator Flood.

SENATOR FLOOD: Mr. President, I move the adoption of the E & R amendment to LB 66.

SENATOR CUDABACK: Heard the motion to adopt the E & R amendments to LB 66. Senator Landis, your light is on. Did you wish to discuss the E & R amendments? He does not. The motion before the body is adoption of E & R amendments to LB 66. All in favor say aye. Opposed, nay. They are adopted.

CLERK: Senator Landis would move to amend with AM0606. (Legislative Journal page 637.)

SENATOR CUDABACK: Senator Landis, to open on AM0606.

SENATOR LANDIS: Thank you. Let me get this in the right time and place. This is it. Bob Hans, who's on the TERC commission, suggested this idea, because after having looked at LB 66 he said that there was a harmonizing amendment, with respect to the appeal process, that would be wise. This amendment allows the county assessor to appeal a decision of the state historic preservation officer within 30 days of the decision. Currently under LB 66, only the owner may appeal such a decision; therefore, only the decisions that could ever be appealed would