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

March 15, 2005 LB 206

something that can happen not from mistreatment but from purely an accident that happens in this situation? So I am certainly...I want to work with Senator Chambers. I certainly want these individuals to...

SENATOR CUDABACK: One minute.

SENATOR BYARS: ...these individuals to be treated appropriately, and I don't want anybody to escape that abuses them. I would personally take them on individually, anybody that wants. Senator, I'll yield to you.

SENATOR SCHIMEK: Well, (laugh) yes, I will yield to you, Senator Chambers.

SENATOR CHAMBERS: Thank you.

SENATOR CUDABACK: This is Senator Schimek's time.

SENATOR CHAMBERS: Oh, I'm sorry.

SENATOR SCHIMEK: No, please.

SENATOR CHAMBERS: Oh. Senator Byars, accident nullifies negligence. If it's an accident, there is not negligence. There cannot be both an accident and negligence.

SENATOR CUDABACK: Thank you, Senator Chambers. Senator Schimek, did you wish to...your 20 seconds? She waives here 20 seconds. Senator Bourne.

SENATOR BOURNE: Thank you, Mr. President. Members, let me just kind of give you some background as to where we're at. The original green copy of the bill pretty...not pretty much, it absolutely said that any person, treatment program, department, political subdivision who acts in good faith to comply with this act shall be immune from civil and criminal liability. That was what the green copy of the bill said. I personally don't believe that we should have a complete immunity and so that's why we worked on in the committee amendment to change it to the language that you see in the committee amendment found on the