

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

May 31, 2005

LB 256

me by an Omaha beauty salon owner who had been told by Health and Human Services that her licensed nail technicians could not practice airbrush tanning and temporary tattooing without holding a cosmetology license. The definition of cosmetics in the Cosmetology Act has been broadly read by Health and Human Services, to include airbrush tanning and temporary tattooing. This bill simply clarifies that these practices were not intended to be included in the Cosmetology Act. The applications involved do not include any toxic chemicals or permanent coloring of the skin. Nail technicians have traditionally applied these procedures before the act, and are now losing revenue because they are not able to practice in these areas. This is noninvasive; it's just a temporary coloring of the skin. I hope you will see the simplicity and importance of this measure and vote for this amendment. I would be willing to answer any questions that you may have.

SENATOR CUDABACK: Thank you, Senator Price. You've heard the opening on AM1751, offered by Senator Price. Open for discussion. Seeing no lights on, Senator Price, you are recognized to close.

SENATOR PRICE: I'll waive closing, and I urge your support of this amendment. Thank you.

SENATOR CUDABACK: The question before the body is the adoption of the Price amendment, AM1751 to LB 256. All in favor vote aye; opposed vote nay. Voting on AM1751, offered by Senator Price. Have you all voted who care to? Record please, Mr. Clerk.

CLERK: 27 ayes, 0 nays, Mr. President, on the adoption of Senator Price's amendment.

SENATOR CUDABACK: The Price amendment has been adopted.

CLERK: I have nothing further on the bill.

SENATOR CUDABACK: Senator Flood, for a motion.

SENATOR FLOOD: Mr. President, I move the advancement of LB 256