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January 12, 2006 LB 57

SENATOR FOLEY: Again, not developed.

SENATOR CHAMBERS: How can bodily injury be done to that which has no body?

SENATOR FOLEY: Now that's...now that is a good question, finally. (Laugh)

SENATOR CHAMBERS: But that's not the one I want to ask.

SENATOR FOLEY: I didn't think so. (Laugh)

SENATOR CHAMBERS: Because at this point, we're going to get to that, but I want to take it step by step.

SENATOR CUDABACK: Time, Senator. You may continue, and this will be your third time, as you know.

SENATOR CHAMBERS: Right. And so that my amendment is in the record, the transcribed record, I'm going to read it. Keep in mind our discussion. The provisions...add a new section: "The provisions of this act shall not apply until the individual member of Homo sapiens in utero has reached a stage of development where arms, legs, hands, feet and a head are present." How can that be unreasonable? If it has not reached that stage of development, there can be no bodily injury. But that's what you're being asked to accept. Thirty-eight states said this ridiculous thing and, because they said it, you're to join in and be equally ridiculous--serious bodily injury to that which has no body. It would be unenforceable. A woman would come in and say: I took a pregnancy test from the doctor and the doctor said I was pregnant; this man struck me in the stomach and I went for a pregnancy test a month later and I'm not pregnant anymore; I want this man charged with a crime under this law. If a fertilized egg is a human being, as Senator Foley says, he is a hypocrite. Why doesn't he make it, if it's intentional, first-degree murder? I'll ask a question, because I may be jumping the gun. This bill does not deal with murder. It does not deal with homicide. But Senator Foley told us that a prior statute does. Senator Foley, I'd like to ask you a