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

February 8, 2006 LB 876

the closing on AM2160. Question before the body is, shall that amendment be adopted? All in favor vote aye; all those opposed vote nay. Voting on adoption of the Redfield amendment, AM2160. Have you all voted on the question who care to? Please record, Mr. Clerk.

CLERK: 26 ayes, 0 nays, Mr. President, on the adoption of Senator Redfield's amendment.

SENATOR CUDABACK: The Redfield amendment has been adopted.

CLERK: I have nothing further on the bill, Mr. President.

SENATOR CUDABACK: Senator Flood, for a motion.

SENATOR FLOOD: Mr. President, I move the advancement of LB 876 to E & R for engrossing.

SENATOR CUDABACK: You've heard the motion. Open for discussion on the motion. Senator Beutler.

SENATOR BEUTLER: Senator Cudaback, members of the Legislature, Senator Redfield, I apologize I wasn't able to absorb things fast enough to be...to ask you these questions at the right appropriate moment, nor does it matter, however, because, whether this bill does too little or too much, it's a beginning and that's great. What I wanted to ask you about was just the Section 3 of the bill, that part that indicates that when somebody becomes aware of a breach they conduct, in good faith, a reasonable and prompt investigation to determine the likelihood that personal information has been or will be used for an unauthorized purpose.

SENATOR CUDABACK: Senator Redfield.

SENATOR BEUTLER: And it's the company that does this investigation. In fact, it's the holder of the information that is responsible for doing everything that's outlined in the bill. Is that more or less accurate?

SENATOR REDFIELD: It clearly is the company's responsibility to