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

April 11, 2006 LB 1113

between Senator Mines and the Papio NRD, but they don't like his bill. That's because they want flood control projects. That's because they're concerned about what goes on in Omaha. This is about disgruntled citizens in Washington County, not wanting flood control projects in Washington County. And guess what's below Washington County? Douglas and Sarpy County. And I hope you're concerned. You know, it's almost a different subject matter. It almost invites a court case. All of the rest of the bills amended into this have criminal issues. This is flood control. This is about public access on private land, for heaven's sake. Thank you for your time.

SENATOR CUDABACK: Thank you, Senator Schrock. Senator Mines. This will be your third time, Senator.

SENATOR MINES: Thank you, Mr. President, colleagues. Would Senator Schrock yield, please?

SENATOR CUDABACK: Senator Schrock, would you yield?

SENATOR SCHROCK: Yes, I will.

SENATOR MINES: Senator Schrock, I'm sorry, I was engaged in another conversation. You said you would go away if which amendment would be adopted by this body?

SENATOR SCHROCK: AM3120.

SENATOR MINES: AM3120, and would you tell me, in your opinion, what that does?

SENATOR SCHROCK: I'll read it to you. AM3120 requires a natural resources district to provide public access of those portions of a water project located on lands owned by the district and on land over which the district has a lease or easement permitting use for public recreation. It also clarifies that a city or a village must provide public access for recreational purposes of a water project on lands owned by the city or village and on lands over which the city or village has a lease or an easement permitting the use for public recreational purposes. It requires all users to abide by the