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SENATOR SCHROCK: It's on the gadget. I understand the Clerk has the amendment. And if that's the case, we can go on.

SENATOR CUDABACK: We will go to it, the Clerk says. Mr. Clerk, please.

CLERK: Mr. President, Senators Mines and Schrock would move to amend with AM3256. I might tell the members it won't be public for just a moment. (Legislative Journal pages 1602-1603.)

SENATOR CUDABACK: Who's opening on the amendment? Senator Mines, are you opening? You're drawing straws who goes.

SENATOR MINES: I'll open, Mr. President.

SENATOR CUDABACK: You're recognized.

SENATOR MINES: You should have it on your gadget very soon. It's AM3256 and as both Senator Schrock and I have discussed, it does create a provision where 20 percent of a public project, anything less than a 20 percent participation by the public in a public recreational facility shall not be open to the public. And it also includes municipalities for parks and wetlands and those kinds of things. So it'll be on your gadget and I would urge your adoption of AM3256. And let me also give the rest of my time to Senator Schrock. Thank you, Mr. President.

SENATOR CUDABACK: Senator Schrock.

SENATOR SCHROCK: I believe Senator Mines has explained the amendment quite well. It does say that if a project is more than 20 percent public funds, public access has to be granted. And I think we have some language in there that takes care of the cities and counties and any other political subdivision that is necessary. I guess I don't have any further comments on it. I don't think the amendment is up on your machine. But if you trust us, I'm willing to proceed.

SENATOR CUDABACK: There are several lights on, Senator Schrock, so the time will be taken up. Senator Mines, your light is on, did you wish to...waive. Senator Bourne.