

SENATOR CHAMBERS: Yes. Mr. Speaker and members of the Legislature, the first thing I would like to do is divide the question. There are two issues here, one related to striking language relative to the juvenile court references that Senator Ashford mentioned. The other portion deals with the requirement that the mediator notify the two parties of certain reporting requirements that he or she works under based on the statute. So I would like to divide the question so that we deal with those two items separately. The notification that the...you can call them Miranda rights in a sense, the Miranda warning that must be given by the mediator that anything you say can and will be used against you taken by itself, and then the rest of it is taken. So I think that is an appropriate division, so would the Chair agree?

SPEAKER BAACK: I think so, Senator Chambers. I want to check and see the exact division that we need to do here. We will check with Senator Ashford and see the exact division that we need to do.

SENATOR CHAMBERS: Mr. Speaker, the three of us, the Clerk, Senator Ashford, whose amendment it is, and I, who wants to divide the question, looked at it. The amendment consists of two parts numbered, respectively, 1 and 2, and I would like them divided on that basis. Number 1 taken as one portion, number 2 taken as the other portion, and I would ask that we take number 1 first relative to the juvenile court matters because I think that can easily be dispatched, and I have no objection to that portion, so I don't have any additional comment on it, number 1.

SPEAKER BAACK: Thank you, Senator Chambers. Is that acceptable to you, Senator Ashford? We will take the first section, okay. Discussion on the first section of the Ashford amendment, Senator Bromm.

SENATOR BROMM: I will waive off at this point.

SPEAKER BAACK: Senator Ashford, did you wish to address this further?

SENATOR ASHFORD: No.

SPEAKER BAACK: Seeing no other discussion, we will vote on the