

March 12, 1975

SENATOR ANDERSON: Mr. President, colleagues, this particular amendment that Senator Rumery is proposing is to a bill that was introduced by my Committee. He has visited with me about it. It does have to do with a problem that they are facing in the operation of the Wildwest arena which belongs to the...or which is under the administrative control of the Department of Economic Development and I do approve of the amendment.

PRESIDENT: Senator Frank Lewis.

SENATOR F. LEWIS: Mr. Chairman, this was originally my bill from my community and I consider Senator Rumery's amendment a friendly amendment and it would be very satisfactory for the bill.

PRESIDENT: The question before the House, then, is the specific amendment proposed by Senator Rumery to LB 351. Record your vote. Record, Mr. Clerk.

CLERK: 27 ayes, on motion to adopt, Mr. President.

PRESIDENT: The amendments are adopted. The motion carries. Senator Dworak.

SENATOR DWORAK: Mr. President, I move that LB 351 be advanced to E & R for engrossment.

PRESIDENT: Any discussion of that motion. The question is, the advancement of LB 351 as amended. All in favor say aye. Contrary say nay. Motion carries and the bill as amended is so advanced. Excuse me, Senator Dworak. We are very happy to welcome some guests from the sister state of Iowa. We have 74 ninth graders from Bloomer High School...Bloomer Junior High School of Council Bluffs. We are very happy to have you in Nebraska and in the Nebraska Legislature. Come again. Senator Dworak.

SENATOR DWORAK: Mr. President, I move the adoption of the Enrollment and Review amendments to LB 220.

PRESIDENT: Any discussion of that motion. The question is, the adoption of E & R amendments to LB 220. All in favor say aye. Contrary say nay. The amendments are adopted.

CLERK: Now, Mr. President, there are amendments offered by Senator Dworak, to LB 220.

SENATOR DWORAK: Mr. President, colleagues, the amendments to LB 220 are the amendments that we explained on the floor when it came across General File and the amendment to LB 220 that we want adopted this morning strikes the original Standing Committee amendment and inserts the wording that would include, while in the act of hunting, taking a game animal. Without this wording, as we explained last time, it technically would be against the law if somebody just drove their pickup casting a light in the pasture looking for cattle or something. As it is written now, this would be illegal. So we are inserting the wording, while in the act of hunting or taking an animal with this amendment.