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has not even had a chance to criticize this because it hasn't . . . we haven't even had a chance to use it yet. The fund is established and those cases can be heard. What I'm saying is that with this kind of work, with this kind of help, I would prefer, as a member of the Bar, as the Chairman of the Judiciary Committee of this Legislature, I would prefer to work within the ranks of the integrated Bar as we have it and prefer to improve that integrated Bar. All that the integrated bar is the implementation by the lawyers themselves of this inherent power of the Supreme Court of Nebraska. I, therefore, am in favor of and would urge you to vote to indefinitely postpone LB 429.

PRESIDENT: Senator Kelly.

SENATOR KELLY: Mr. President, colleagues, I'd like to address this subject a little bit. First of all on the closed shop bit. A labor union is the bargaining agent for employees, between the employees and the employer. It's the purpose of a labor union to represent those employees to get a fair shake. The Bar Association is not an employer. It is not a negotiating unit. It does no negotiating of any kind. A labor union is exempt from the anti-trust laws. It was just referred to that the Oregon Bar was brought to task on anti-trust and naturally the government won. These two distinctions can be made quickly between the Bar Association and labor unions. The Bar Association, in my opinion, is a regulatory agency chosen after considerable deliberation by the Supreme Court of the State of Nebraska as the way it wants to control the officers of its court. As long as that is the way the Supreme Court desires and believes the best way to do, and the Supreme Court can charge the expenses for the regulating of the legal profession through the dues in the Bar Association, that's alright with me. It's my intention to vote for Senator Warner's kill motion on the basis that the Bar Association in Nebraska has worked and is working. There are always bad apples, but the good apples always get rid of them some way. It happens continuously, the weeding of the garden, but most emphatically I would support the kill motion because I have not heard from anybody what an alternative would be to the present situation. We have a licensing procedure by the Nebraska Supreme Court. That has got to stay. Are we going to make some type of commission, or a bureau, or what would take the place of the policing? I do not know, but I do know what the Bar Association has been since 1937. As a citizen it suits me just fine. Thank you very much.

PRESIDENT: Senator DeCamp.

SENATOR DeCAMP: Mr. President, members of the Legislature, the first week Senator Chambers stepped into a law school classroom I'm sure that he learned that one of the things he should really watch out for in a courtroom some day is somebody using strictly ad hominem arguments when they have nothing else. An ad hominem argument is when you attack the person or the individual, rather than the subject matter. You try to vilify a particular thing that has no relationship to the issue at hand. If there ever was a case in this Legislature when the vilification and ad hominem argument is being attempted it's right here. I have a copy, like everybody in the body does, of point of view by Senator Ernest Chambers. For something like 30 inches of news print Senator Chambers calls all lawyers, from time and memorial, liars, crooks, etc. Little phrases like "lying has been the sub rosa hallmark of lawyers". He goes from