

LB 27, 35, 35A, 178, 178A, 198, 200,
200A, 204, 204A, 213, 213A, 234, 234A,
269, 302, 302A, 439, 439A, 469, 571,
571A, 608, 615, 617

May 17, 1983

PRESIDENT: The bill is advanced. We are now ready for LB 27.

CLERK: Mr. President, if I may right before that, Senator Warner would like to print amendments to LB 615. (See page 2331 of the Legislative Journal.)

There will be an Executive Board meeting tomorrow at 1:30.

Mr. President, the Governor...I received communications from the Governor addressed to the Clerk. (Read the communications regarding the signing by the Governor of LBs 269, 617, 213, 213A, 469, 607, 234, 234A, 200, 200A, 204, 204A, 571, 571A, 302, 302A, 35, 35A, 608, 439, 439A, 198, 178 and 178A.)

Mr. President, LB 27 was introduced by Senator Warner. (Read title.) The bill was read on January 6, referred to Revenue. The bill was advanced to General File, Mr. President. There are Revenue Committee amendments pending.

PRESIDENT: Mr. Clerk, go ahead.

CLERK: Mr. President, I have a request initially from Senator Hefner to add his name as co-introducer to the bill.

PRESIDENT: Without objection, so ordered. For the committee amendments, Senator Carsten.

SENATOR CARSTEN: Mr. President and members of the Legislature, I would move for the adoption of the committee amendments. The committee amendments add a new section which does not really affect the bill and the intent of the amendment is to prevent any increase in the corporate income tax rate for 1983 in the event that the individual rate is increased beyond 18 percent. As you know, the two rates under current law are tied together and when the rise happens they both go or when they fall they both go proportionately. Now with that brief explanation, Mr. President and members, I would suggest to you that the amendment...the committee amendment that was adopted was hurriedly drafted, was handwritten and was not in very good form and that following the committee action to adopt the amendment Senator Hefner now has an amendment to the committee amendment that is in proper form and would suggest to you that we perhaps should take up Senator Hefner's amendment to