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to answer that it certainly does. Whereas tiling is underground and it is more permanent. So, therefore, I think that the landowner should have to advertise if he is going to tile his ground. When a landowner tiles ground, it seems like he is creating more water. It seems like once that tile is in place it runs 365 days a year. It runs during the summer and it runs during the winter and I have seen a lot of them. The reason for the 30 day notice, a minimum 30 day notice is so that the landowners surrounding that area that is being tiled can work out a solution and also a cost on who is going to pay for the cost of the tiling so that this water will get to an open creek. I don't feel it is much of an imposition. He doesn't have to find the addresses of each landowner. He merely has to publish it in the paper. Some of the courts, some of the courts in Nebraska have awarded damages to lower landowners when this upper landowner drains too much water and uses an artificial means of draining this water onto the lower landowners. Like I said before, conditions change and they have certainly have been changing the last 10 or 20 years. I just urge this body to give this a try and see how it would work. Like I said before, tiling of land seems to create more water, and whenever we create more water, we have a problem. I do not feel that open ditches cause as many problems because then we have or...some of this moisture or water can be removed by evaporation or by growth of the plants or trees or something like that. So I would urge the body to accept this amendment.

SPEAKER NICHOL: The question is the adoption of the Hefner amendment. All those in favor vote aye, opposed nay. Record, Mr. Clerk. Senator Hefner.

SENATOR HEFNER: Mr. President, how many are excused?

SPEAKER NICHOL: Two.

SENATOR HEFNER: I would ask for a Call of the House please.

SPEAKER NICHOL: The question is, shall the House go under Call? All those in favor vote aye, opposed nay. Record, Mr. Clerk.