

information can be best obtained. Hopefully, in the next session we'll handle that. Lastly, the amendment makes Section 4 of the bill effective on July 1, 1985 instead of immediately, as for the other sections. This is merely to allow the \$1.00 filing fee increase to become effective at a time when the county clerks and the lender and everyone can prepare for the fee change. So I would ask you to adopt this amendment. I think it is agreed on by everybody now. The essence of the bill then is a settlement, for three years, of the double jeopardy issue. When that date comes, after the three-year period, the whole new system, central filing or central indexing system goes into effect and you can rely on the computer, and supposedly then we abandon that double jeopardy solution we are using now for three years. But at least now at the most critical time it settles the double jeopardy question, it settles the central filing system. I ask for the adoption of the amendment.

SPEAKER NICHOL: Senator Landis.

SENATOR LANDIS: (No response.)

SPEAKER NICHOL: Senator DeCamp, was that your closing too?

SENATOR DECAMP: Yes.

SPEAKER NICHOL: There are no other lights. The question is the return of the bill. All those in favor vote aye, opposed nay. Record, Mr. Clerk, please.

CLERK: 30 ayes, 0 nays to return the bill, Mr. President.

SPEAKER NICHOL: The bill is returned. Senator DeCamp, would you like to move your motion.

SENATOR DECAMP: Yes.

SPEAKER NICHOL: Okay, the question is the adoption of the DeCamp amendment. All those in favor vote aye, opposed nay. Record, Mr. Clerk, please.

CLERK: 28 ayes, 0 nays, Mr. President, on adoption of the amendment.

SPEAKER NICHOL: Senator DeCamp, do you wish to advance the bill back to return the bill?