

result of violating this bill and being the judge to violate it by the court, but to break up the meetings and chill that kind of discussion of these very serious issues that are facing the state. If you are going to do all of this, you should not make it a greater offense to talk about these things than to actually do the thing that is involved. To do the thing that might be involved, which according to Senator Chizek would be a misdemeanor, has been made less serious than talking about it. This amendment will strike the felony provision and leave the Class III misdemeanor that is in the law there.

PRESIDENT: The motion is to adopt the Chambers amendment to LB 772. All those in favor vote aye, opposed vote nay. Voting on the Chambers amendment to LB 772. Please record your vote. The Chair would ask for 30 seconds to record your vote. Those of you who wish to vote on the Chambers amendment to LB 772, please do so within the next 20 seconds. Have you all voted? Record the vote, Mr. Clerk.

CLERK: 4 ayes, 17 nays, Mr. President, on adoption of that amendment.

PRESIDENT: The motion fails. The next matter on the desk. Matters for the record, Mr. Clerk.

CLERK: Mr. President, Senator Higgins would like to add her name to LB 1230 as co-introducer.

PRESIDENT: Is there objection? So ordered.

CLERK: Mr. President, communication from the Governor to the Clerk. (Read communication regarding LB 471, 595, 599 and 621. See page 763 of the Legislative Journal.)

Senators Vard Johnson and DeCamp would move to suspend Rule 6, Section 4 (sic), so as to permit reconsideration of the motion to place 524 on General File. (See page 763 of the Legislative Journal.)

The Committee on Public Works gives notice of hearing.

Senator Landis has amendments to 1033 to be printed. (See pages 763-66 of the Legislative Journal.)