

April 4, 1986

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SPEAKER NICHOL: Senator Hoagland.

SENATOR HOAGLAND: That's page...what is that page again, Mr. Clerk?

CLERK: It's page 1317, Senator.

SENATOR HOAGLAND: All right.

CLERK: I have a second amendment from you here, maybe...

SENATOR HOAGLAND: Yes, I'm sure it is the second amendment that we want to advance.

CLERK: You want to withdraw this one then, Senator?

SENATOR HOAGLAND: Yes. Let me just read it here read quick to be sure. Yes.

CLERK: Withdraw that one?

SENATOR HOAGLAND: Right.

CLERK: Mr. President, Senator Hoagland would move to amend. This amendment is on page 1938 of the Journal.

SPEAKER NICHOL: Senator Hoagland, please.

SENATOR HOAGLAND: The amendment on page 1938 is a refinement of the bill to comply with a decision by the United States Supreme Court. If I can refresh your recollection, this is a bill that conforms board of parole procedures to current practices in terms of who is going to interview a prospective parolee 60 days before the hearing by the board. The committee statement, I think, sets out the bill. This is an amendment of a technical nature, basically to conform with the U.S. Supreme Court. I'd ask its adoption.

SPEAKER NICHOL: Any further discussion? The question is the adoption of the Hoagland amendment. All those in favor vote aye, opposed nay. Record, Mr. Clerk, please.

CLERK: 25 ayes, 0 nays, Mr. President, on adoption of the Hoagland amendment.

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