

February 9, 1973

anyone. I again move to refer L.B. 133 to E&R initial.

SPEAKER: Is there any further discussion of the bill. Question is shall L.B. 133 be advanced from general file to E&R initial. All those in favor vote aye. All those opposed vote no. Have you all voted? Clerk will record the vote.

CLERK: 30 ayes, no nays, 19 not voting.

SPEAKER: The bill is advanced. We are ready for the general file consideration of L.B. 178.

CLERK: Legislative Bill 178(read) There are committee amendments by Senator Schmit's Agricultural Committee.

SENATOR SCHMIT: Mr. Chairman and Members of the Legislature, I move the adoption of the committee amendments. The bill originally provided for the statute to describe a Nebraska bred horse. This is important to the thoroughbred racing industry because the track has seen fit to sponsor a specified number of Nebraska bred races at each meeting of the racing association and so, in order to determine for sure what is a Nebraska bred horse, they had to set it down in the statute. Now the original bill also calls for a specified number of Nebraska bred races to be run at each track during each session of the season and the sponsor of the bill and the association, thoroughbred racing association, recommended that that be stricken and so the committee did follow that recommendation and strike the

(End of Belt #4)