

March 21, 1973

You go ahead with your plea, Senator Waldron, and you call my things ridiculous and such as that, but I assure you that I will not be as ridiculous as the insurance industry will be if they have a "no-fault" policy when they find out that the other party is collected from and it is not a "no-fault".

PRESIDENT: Senator Syas, do you have some input here?

SENATOR SYAS: Just...pardon...I never sold a car in my life and I think he's calling the wrong Senator's name. That's what I figure, anyhow. I'm not in the insurance business. All I wanted to say about this bill is that, one thing and that is, this situation has come up before about Committee amendments and the ruling has always been for 22 years that I know of that when a Committee amends a bill and then kills the bill, that if the bill is raised, it comes out with no amendments because a Committee amendment is merely a, as Senator Proud said and he's right, a recommendation and a Committee amendment must be adopted on the floor. So if you raise this bill, you bring the bill out in its naked form. Then, you can put the amendments on but you don't put the amendments on when you raise the bill.

PRESIDENT: Senator Syas, the chair concurs in your opinion and I am glad that we are aiming at the same target because that's the way I ruled and I appreciate your substantiation of that. Now, we are back to Senator Murphy. We are still discussing here whether 161 shall be placed on General File notwithstanding the action of the Committee.

SENATOR MURPHY: As a Committee member, you'd better believe I read and I read and I read and I'm at a loss to understand Senator Carstens' comment about X-ray. Senator, would you yield to a question?

PRESIDENT: Senator Carstens, will you yield to a question?

SENATOR CARSTENS: Yes, I will yield.

SENATOR MURPHY: Page 5, Line 24 of the bill, Senator.

PRESIDENT: Stand by.

SENATOR MURPHY: While the Senator is reading that particular paragraph

(End of Belt #11)