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trict court if you appeal further.

SENATOR FELLMAN: No, that's not the point, Senator, the way the--at least the way I understand what is written here in the amended bill, when a case is heard before the Liquor Commission the Commission then decides and a transcript, a record is made by a court reporter that sits in on the record, on the hearing. And everything is written down verbatim by a court reporter. Now with the phrase on the record made before the commission on page 23 of your amended bill means is that if a party is not satisfied and wants to appeal from the Commission's hearing, or the decision to the District Court, they are limited to merely presenting the record as it existed at the hearing before the Commission and they are not allowed if they are limited to the record made before the Commission, they are not allowed to present new evidence and therefore the judge in the District Court only has the authority to correct what he thinks is an error of law but he is bound by the record of the proceedings before the commission. Now in most administrative appeals which this is, the decision is appealed to the District Court but the parties are able to present new evidence and are not bound by the decision of the court, of the Commission. What this does is really make the Commission's hearing almost a final hearing and invests the Commission with powers equal to the powers of the District Court and I'm not sure, this seems to me that this might not make good law for the people who are governed who have liquor licenses who have to be governed by the Liquor Commission.

SENATOR CARPENTER: I would agree with the gentleman. I did not read that in the bill and I would have no objection to reinserting the stricken matter and strike out the new matter in paragraph 8.

SENATOR FELLMAN: I think that would, that would correct that, Senator.

SENATOR CARPENTER: Then, Mr. President, I move for example in paragraph 8 on page 23 that in lines 5 through 8 we reinsert the stricken matter and on line 8 we strike out the new matter. I fully agree with that.

PRESIDENT: Page 8?

SENATOR CARPENTER: Yes. Page 23.

PRESIDENT: Excuse me, page 23

SENATOR CARPENTER: Paragraph 8. To reinsert the stricken matter on lines 5 through 8 and strike out the new matter on line 8. I move for the adoption of the amendment.

PRESIDENT: All right, is there any further discussion of that amendment? All those in favor--are you ready to vote on that? All those in favor of that amendment please say aye, those opposed say no. The ayes have it, so ordered. The amendment is adopted. All right, now is there any further discussion of the committee amendments as amended now to LB 111? Senator DeCamp.

SENATOR DE CAMP: Mr. President, I wish we'd go just a little slower. Now what exactly are the committee amendments at this point? What have we eliminated?

PRESIDENT: It's my, it's the chair's understanding that the white sheet there with the Whitney amendment which has been offered which would reduce the fee from \$500 to \$250 in Class C I believe it is in counties under 5500 and also now the amendment that Senator Carpenter has added relating to page 23, paragraph 8 I believe it was which would reinsert stricken matter and strike out the other.