

May 15, 1973

approve of my conduct of affairs but he has been usurping this position quite regularly late. I think I can handle it.

PRESIDENT: Thank you. Go ahead, sir.

SENATOR CAVANAUGH: Maybe I can't. What was I going to do?

CLERK: 472.

SENATOR CAVANAUGH: Okay. Senator Carpenter, can you help me? (Laughter) I move the adoption of E & R amendments to LB 472.

PRESIDENT: You heard the motion to adopt the amendments to 472. All those in favor of the motion please say aye, those opposed say no. So ordered, the amendments are adopted.

CLERK: Okay, now Mr. President, we have amendments to 472 offered by Senator Warner.

PRESIDENT: All right, Senator Warner.

SENATOR WARNER: Mr. President, what I'm offering are essentially corrective amendments for whom, the other day and I will go through what they are. One adds the word information before budget and this is one of the directives of the State Board of Education that they, that the school districts provide the information from their budget that would be required. Secondly there are references that, while it may not be necessary that would leave no question that all of the schools are under the, or must be in compliance with the Nebraska Budget Act. The next amendment is one which is a clarification in that federal funds that are used for innovative programs are considered separately and this was the way it was intended to be written and must be. Then there is a penalty section which probably is not necessary but the point has come up in the past that there was not one, the penalty that is written here is the one that is in the Nebraska Budget Act which would be, the school would be under that in any event but this just clarifies it so someone cannot get up and say there is no penalty. The next, the third one when we changed the dates originally you recall it was written to be implemented January 1, 1975 and on the floor was amended to January 1, 1974 and there was two of the dates that was inadvertently left out that were necessary. The fourth amendment is the same thing a date that was inadvertently left out plus a clarification of the language as to the what budget they work with, then the fifth one is the addition of a severability clause which I don't know that it's necessary but it seemed like it would be desirable to put it on. That's all the amendments do. They are essentially, in fact they are clarification of wording and nothing more. Nothing substantive about them.

PRESIDENT: Any further discussion on the Warner amendments? Question is, shall the Warner amendments be adopted? All those in favor vote aye, all those opposed vote no. You are voting on the Warner amendments as explained by Senator Warner to 472 on Select File. One more. Thank you. Clerk will record.

CLERK: 26 ayes, Mr. President on a motion to adopt the Warner amendments.

PRESIDENT: Okay, the amendment is adopted.

CLERK: Now, Mr. President, we have amendments offered by Senator Frank Lewis. Reads amendment.

PRESIDENT: Okay, chair recognizes Senator Lewis.

SENATOR F. LEWIS: Mr. Chairman, when I voted for 472 and I intend to continue voting for it if it has some reasonable provisions in it, I discussed with Senator Warner the limits