

January 18, 1974

PRESIDENT: Any further discussion of the bill? Question is shall LB 92 as amended then be advanced from General File to E & R Initial. All those in favor vote aye, those opposed vote no. The motion is to advance LB 92 from General File. Have you all voted? Clerk will record.

CLERK: 35 ayes, Mr. President, 9 nays.

PRESIDENT: The bill is advanced. That brings up for General File debate then LB 592.

CLERK: LB 592 read. Senator asked unanimous consent to with amendment found in the Journal on pages 240 and 241.

PRESIDENT: Are there objections to withdrawing of that amendment, the one found on page 240. Hearing no objections It is so ordered then.

CLERK: Then Mr. President, Senator Carpenter is now offering the amendment to 79-426.19 which appears on page 238 and 239 of the Legislative Journal.

PRESIDENT: We now have before the body, Senator Carpenter's amendment.

SENATOR CARPENTER: Mr. President, this is an amendment which which was drafted by a number of people interested in election laws and particularly and basically by the Secretary of State. And I have a statement of intent which I will go through the various sections, they are abbreviated. The bill has to do with the clarification, as I understand the application of the school laws as affected by the bill and the amendment. If you go to the beginning of 79-426.19 and we are talking about class 2 and 3 schools. It establishes the procedure for appointing the first board of education after reorganization by the County Reorganization Committee, and also sets out the length of those terms. In 79803 it repeals a section and the reason being that the main factors have been incorporated in these two new sections. And the new sections are it establishes the mechanics needed for primary and general election of class 3 schools with a six member board. It extends the term to provide for a proper election at a later date. It provides for write-in procedure

(End Belt #9)

(Start Belt #10)

It provides for the means of breaking a tie. It provides for the determining factors for the nomination of candidates in the primary. It provides for the mechanics for placing nominated candidates on the general election ballot. It provides the determining factors for the election of candidates in the general election. It provides for the increasing of boards from 6 to 9 and lays out the procedures. It also provides for the filling of vacancies and when they occur. It establishes the mechanics needed for primary and general elections for class C schools with a five member board. It extends the term to provide the proper election at a later date. It provides for a write-in procedures. It provides for the means of breaking a tie and for determining the factors of nomination candidate for primary. The mechanics for placing nominated candidates on the general election ballot and determining factors for candidates from the general election. Now the people who wrote these amendments who were involved were