

the back, and there is growing concern all over our state about the power of eminent domain, people are affected by it are concerned and have been, and therefore, LB187 was introduced in the 1973 session and was passed. This chapter 25 goes back to LB187, and 187 of last year provided that before any piece of property taken by eminent domain there must be given 90 day notice and a hearing must be set up where in that those are affected by the procedure would be invited to come in and discuss the property involved. Now then, the original intent of 187 was not with those that were taking property of mutual agreement would be affected. However, the law is not clear now on this. So it has been the feeling that property taken by mutual agreement, they too must come under this provision. Now as the committee understood it, not only the University of Nebraska is involved in this so are the a other agencies. There was no opposition to the bill and the committee felt that if there was mutual agreement on the part of both parties that the provisions in chapter 25 could be by-passed. Since there was no opposition the committee felt that the bill was worthy and should be passed to the floor. Now those of you who have expressed concern some of us had the same concerns and therefore the bill is out here. I think that Senator Goodrich's request to lay the bill over is worthy of consideration and I am willing to vote against the motion to kill for that reason at this time.

PRESIDENT: Senator Skarda then Senator Cavanaugh.

SENATOR SKARDA: Mr. President, members of the body I am objecting to holding the bill on the basis that of what Senator Whitney says in reference to waiting to hear in regards of the University. This is why I asked Senator Goodrich the question about the other sub-divisions of Government and brought it out in the open. Now you have all been exposed to what the contents of it really are. If you wait for the university, to hear from them, you are going to have to wait and hear from every subdivision of government and what there purpose and intents are, and I'm objecting to holding the bill. I think that we ought to proceed. It is either to let it stand on its merit or let it die.

PRESIDENT: Senator Cavanaugh.

SENATOR Cavanaugh: Mr. President, could I yield to Senator Chambers, I think that....

PRESIDENT: Yeah, Senator Cavanaugh yields to Senator Chambers.

SENATOR CHAMBERS: Mr. President, Senator Cavanaugh being very observant and we have dictionaries for determining the meaning of the word. I'm going to withdraw the motion to kill in difference to an amendment that Senator Cavanaugh is going to offer which he will explain. I have to tell you all why I offered the kill motion. This is a bill offered by some or a governmental subdivision. I think that when a man brings a bill on the floor and the same way you all require me to be able to answer every kind of question about my bills, by the time it reaches the floor the introducer should have sufficient knowledge to answer the very basic questions to relate to why the bill is introduced and what its purposes are. It is that kind of information that if it does not exist by the time the bill gets to the floor it indicates a lack of great interest by the part of the introducer and a.. on his own bill. I'm not trying to be discourteous this is