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trying to make it possible that the courts can work with the juveniles and have an opportunity to put them in the proper place. And under the present system they cannot do that, if the County Attorney so determines that the juvenile should be tried in Adult Court. We also have another section on the bill that's been added to the amendment, that after a trial if the juvenile is tried in adult court and found to be guilty, instead of setting in jail and awaiting sentence the court has the right to determine where that child shall be held. Senator Luedtke, if I've misled this body on anything that I've said, I wish you would get up and correct me and try to help answer some of it because I am not a lawyer, and there has been quite a number of amendments added to this bill. I think I covered most all of them. I would like to say at this time that I learned about this bill and wanted to have this bill brought up from the Corrections Conference that was held this last year at the Nebraska Continuing Center. This was one thing that was brought up and brought to my attention and I told them at that time that I would have some type of juvenile court bill before this body this year. There is a number of people through out the state. A large number that have got behind this bill. I hope you have been notified, because the people want something done in the area of the Juvenile Court System. This has been worked on by the Nebraska Committee on Youth, also which has a great number of people that were involved in helping with this legislation. As a matter of fact they had about four or five proposals, and this is the one that we decided to go with. It's had lengthy discussion, the Judiciary Committee has been very attentive with its discussions with people, and have listened to a great many people testify. We did try to take out some of the objections that was offered at the Committee Hearing, because to be fair with you, there were people that opposed the bill. The Attorney General was one. And he called it a rich kids bill. We don't agree, and I don't believe the committee agrees. The Deputy Lancaster County Attorney did not agree with the idea of the criteria. That was from Lancaster County. Diana Bloss, thought that that was not necessary in the bill. We felt as a committee and the Nebraska Committee on Children and the people that I've talked to felt that this would be the proper way to go. With that I'd ask for consideration to adopt the amendments, and also please bear in mind that I'm not an attorney, I may have to turn my legal advisor, who is Senator Luedtke on these questions.

PRESIDENT: The Chair would like to explain that Req. 2595 is the committee amendment. That's the what the Clerk has just told me. So we are speaking to that at the moment. Did you wish to further explain, Senator Luedtke. O.K. Senator Fred Carstens.

CLERK: We have a motion on our desk to, amend the committee amendments. Mr. President, I move that LB 620 be made to apply only to Douglas and Lancaster Counties (Signed) Senator Stull.

PRESIDENT: Senator Stull.

SENATOR STULL: Mr. President and members of the Legislature. I think that this bill would work in Lancaster and Douglas County were they have a good many judges, but you take out through the rural area of Nebraska, where the number of judges are limited, and their work load is heavy, I don't think it would work because you'd have one judge disqualified, well then you'd have trouble