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(Begin Belt #6A)

would be a defense against prosecution. The rest of the bill, for example, section 6 deals with penalties. Section 7 is... deals with the producing, possession or the promotion of pornographic materials. Section 8 is dealing with the criminal prosecution. Section 9 makes an exemption, for example, of art schools, medical schools, pharmacy schools and this type of thing. If, for example, for medical purposes of a medical college, the students of a medical college are observing a nude body, that's not a violation of pornographic statutes. If, for example, in an art school, a little more is exposed than is ordinarily acceptable to be exposed in public, then that would be excluded as a prosecution, excluded from prosecution rather. Section 10 is the prosecutor's declaratory judgment. For example, if a prosecutor is in doubt of whether or not a movie to give you an example or take an example, if they are in doubt as to whether a movie would be declared to be obscene or pornographic, they can take that to a judge of a court and let the judge declare before the movie is even shown. Whether it would be in his judgment a pornographic movie or not. Section 11 deals with restraining orders and injunctions the prosecution can bring to prevent the showing. Section 12 deals with the surrender of materials to the court in the event that the material is found to be pornographic. Sections 13, 14, 15, all deals with the defendants declaratory judgment. For example, a defendant can take material to a judge and see if it's pornographic or not. Or at least get a ruling from the judge. Section 16 deals with nuisances to the effect that if, for example, a person is found guilty on two previous occasions, then the third time he is declared a nuisance, a public nuisance, and can be closed up. Section 17 deals with penalties and 18 and 19 also deal with penalties. Section 20 is a section to protect the rights of a real estate owner in the event he has leased property to a person who uses that property for pornographic display. He has a way of getting his property back. And the rest of the bill is just miscellaneous court procedure and the dealing with that material. Mr. Chairman...Mr. President rather, I would move the adoption of this amendment and then yield the floor to Senator DeCamp who will present some amendments to the bill which when this bill was assembled in its present form, an Attorney General's opinion was obtained which said that there were some problems of constitutional nature with the bill and it's those problems that Senator DeCamp's amendments are going to deal with. I move the adoption of these amendments.

PRESIDENT: All right. Senator DeCamp.

SENATOR DE CAMP: Yes.

PRESIDENT: Can we get these adopted first? He can amend them. He can amend.

(UNKNOWN): Even before they're adopted?

PRESIDENT: Sure.

(UNKNOWN): Okay.

SENATOR DE CAMP: Okay, I'll.....

PRESIDENT: Senator DeCamp, do you have a preference as to how you want to handle this.

SENATOR DE CAMP: Doesn't matter, whatever makes the Chair happy. Just amend the amendments and adopt the whole package.