

March 11, 1974

SENATOR MARSH: Yes, to adopt the amendments to 602, which have been worked out by all the parties who are interested in this bill. The original amendments are included in the way these new ones are written. That they are written in earlier form, and put together. I laid a copy on your desk this morning, and when I have a change I will explain to you about the new one. No this is just to strike the ones that have already been put on so that we can put the. Yes, it's on Select File, so I have to have 25. Yes. I move we have a Call of the House.

PRESIDENT: A motion is for a Call of the House.  
Clerk will clear the board.

SENATOR MARSH: Never mind. I withdraw.

PRESIDENT: All right, Clerk will record.

CLERK: 26 ayes, no nays on motion to strike.

PRESIDENT: All right, now the motion is...that was the motion to strike.

SENATOR MARCH: Yes, now I move that we adopt the amendments which were laid on your desks this morning, and now I would like to explain these amendments. On page 1 of the amendments in your hand, we as you know the public owned buildings have been under this law since 1965. LB602 placed the private sector under the law immediately. This amendment allows time to develop a code by the appeals boards and allows for the order of implementation of the provisions by the private sector. By having the private sector come under LB602 in January 1, 1977. This allows two and a half years lead time for this to be adopted into the private sector. Down on the fifth line, the second line and the fifth line, we are inserting, "The owner to allow the citizen to make appeals to the Appeals Board" Down under section 15, we are eliminating the vertical engineer in other words, the elevator specialist, and, excuse me. Under number 2, area 15, we are eliminating the arguments about the replacement value of a structure by having the value determined by a licensed evaluator who is licensed under the State of Nebraska. The second page is simply incorporating two original amendments. The third page the same, and on the fourth page at the bottom of the page, we are striking the State Fire Marshal and inserting Capital Facilities Planning Bureau. This eliminates the objections of the political subdivisions and it places the reviews and the developments of codes under the major constructions entities of the state. On the next page, page 5 under 3, the head of the Capital facilities planning bureau would be added to this board. The reasons for the change that we have placed the code promulgation under the capital facilities. There might be conflict of interests if the vertical transportation engineer, and this is the elevator engineer on the appeals board. On the last page, under section 13, the public building safety advisory committee shall promulgate and implement codes pursuant to section 721101 and 72-119 through 72-1119 consistent with the uniform building codes, and standards set by the American Standards association. These are clarifying details needed to standardize elevators, door, hardwares, and to make the decision as to when they may be impractical. I move the adoption of these new amendments to LB602.