

January 31, 1979

LB 84

cases.

PRESIDENT: The Chair recognizes Senator Newell.

SENATOR NEWELL: Mr. President, members of the body, would Senator Johnson yield to a question or may I yield to Senator Johnson for a question? Senator Johnson, what is the problem in...now you are not dealing with section 2 at all in this bill then?

SENATOR JOHNSON: No, no, just section 3 and section 4.

SENATOR NEWELL: Okay, in section 3, you are dealing with the unconstitutional section that deals with one. Now did we split the amendments yesterday? I cannot remember.

SENATOR JOHNSON: Yes, we split the amendments but the way we split the amendments, the way the committee report came out, we had four sections that were being repealed in paragraph one of the committee amendment then dealt with the interest rate alone, and so what I am now trying to do is to go back and take care of those sections that were just reinstated in the bill by virtue of Senator Dworak's presentation.

SENATOR NEWELL: I guess I need for my ownself some clarifications of exactly what happened yesterday. Now let me ask you this, hopefully you know what happened yesterday and you have been following this.

SENATOR JOHNSON: Yes.

SENATOR NEWELL: Are we then back now to the basic bill as it was drawn?

SENATOR JOHNSON: No, we are not back to the basic bill as drawn because committee amendments did pass yesterday and those committee amendments that passed yesterday...

SENATOR NEWELL: Would you speak into the mike, Senator Johnson? I can't hear you.

SENATOR JOHNSON: Those committee amendments that passed yesterday are set out in paragraphs two and three and four of the committee report and what those committee amendments that passed yesterday would do, very simply, is state simply that following a tax delinquency the county board may initiate foreclosure proceedings immediately rather than wait the two