

SPEAKER MARVEL: Okay, the motion is the adoption of the Vickers' amendment to LB 53. All those in favor vote aye.....

CLERK: Mr. President, the amendment reads as follows:
(Read Vickers' amendment found on page 510 of the Journal.)

SPEAKER MARVEL: The motion is on the Vickers' amendment to LB 53. All those.... Senator Murphy, for what purpose do you arise?

SENATOR MURPHY: A question of the introducer that relates to his amendment, Mr. President. The bill provides in here that once this letter of acknowledgement is received that the union can then raise the dues anytime they want without any further notice to the employee or without any further consent of the employee. Will this amendment apply to subsequent raises which the employee is not provided notice of?

SPEAKER MARVEL: Are you directing your question to Senator Vickers or....

SENATOR MURPHY: To Mr. Vickers, yes, sir.

SPEAKER MARVEL: ...or Senator Simon?

SENATOR MURPHY: Well I think... I am sorry. Well it is the Vickers' amendment. If it relates to a notice that the employee knows what is happening.....

SPEAKER MARVEL: Senator Vickers, do you want to respond to Senator Murphy?

SENATOR VICKERS: Will you ask the question again, Senator Murphy?

SENATOR MURPHY: As I read the bill there is a provision in there that after the initial consent of this check off, that the union can then increase the amount of that check off without notice and without the employee having to again agree to an increase in the amount of his dues. They simply authorize it and that is it. Now will your amendment provide that in the event they raise his dues, they must give him notice so that he knows that they have been raised or will it be left the way it is that all they have to do is notify the school board and they check it off?

MR. VICKERS: In my amendment, Senator Murphy, I would like to have Senator Lewis answer you here also but actually my