

March 14, 1979

LB 112

do is to strike then the penalty clause so that if somebody does exceed the limits that we are going to place on the trucks that they will have an increased penalty.

SENATOR KREMER: Senator Wesely, this is true. What we are doing here, we are not increasing the axle weights not whatsoever, but by lengthening the truck out, they can haul the full capacity load and we did not have the penalty that we need so this brings in the penalty into the bill as it applies to the increased length and the weights that would be involved but not the axle weight. The axle weight is the same.

SENATOR WESELY: Okay, then thank you very much. I rise in support of the Kremer amendment.

SPEAKER MARVEL: The motion is to adopt the Kremer amendments to LB 112 as found on page 619 of the Journal. All those in favor vote aye, opposed vote no. We are voting on the Kremer amendments to LB 112 as found on page 619 of the Journal. The Clerk will record the vote.

CLERK: 26 ayes, 0 nays on the adoption of Senator Kremer's amendments.

SPEAKER MARVEL: The motion is carried and the amendments are adopted.

CLERK: Mr. President, Senator Kremer now has amendments found on page 684 of the Legislative Journal.

SENATOR KREMER: Mr. Speaker, I understood that Senator Chambers had an amendment up there ahead of mine. Okay, what we are doing in this amendment, it opens up the same chapter so we are dealing with a problem that apparently exists throughout the state where the counties are treating the fertilizer vehicles or spreaders known as the Big As. They carry both in some cases a liquid type of fertilizer and in other cases it would be a dry fertilizer. The counties, I mean those that have this equipment that would include the local elevators, the fertilizer dealers or any private person that operates one of these for custom purposes, it is a large vehicle and they are treated differently. What this bill would do, it would establish uniformity and would provide that a license at the cost of \$18.00 would be assessed and would also classify these Big As as implements of husbandry and would come under the same statutes that implements of husbandry do which subjects them to an \$18.00 license fee and a property tax. Those two would be applied