

March 26, 1979

LB 195, 352

initial. This bill is entered for the Nebraska Library Commission that would allow them to straighten out a mistake in the statutes that prohibits them from electing their members in the three rotation of two, two and two. It right now is two, one and three and it is their desire to have one of the people that will be in the three group to draw lots to see who will go to the number one group. Then they will have two, two and two. Parenthetically, Mr. Speaker, I would like to point out to the Legislature that LB 352, as is my custom entering bills in Miscellaneous Subjects Committee, they come out as noncontroversial bills.

SPEAKER MARVEL: The motion is to advance 352 to E & R for review. All those in favor vote aye, opposed vote no. Have you all voted? Clerk, record the vote.

CLERK: 28 ayes, 0 nays, Mr. President.

SPEAKER MARVEL: The motion is carried. The bill is advanced. Next order of business, LB 195.

CLERK: (Read title to LB 195.) The bill was read on January 10. It was referred to the Government Committee. It was advanced to General File. There are no amendments, Mr. President.

SPEAKER MARVEL: Senator Warner.

SENATOR WARNER: Mr. President, members of the Legislature, I move that LB 195 be advanced to E & R initial. This bill has four changes in the sunset law. They are all procedural changes from the study or the working with the sunset by the Performance Review and Audit Committee. The first change in section 1, there are two changes proposed there. One would permit the question to be asked why the particular profession should be licensed at all or whether it should be licensed at all. That kind of criteria is not currently in the law. It would seem appropriate that that question should be addressed. The second provision is that all of these Examining Boards are within the Department of Health and that that Bureau of Examining Boards at some point ought to be able to be looked at at the same time you are looking at the particular profession that is being regulated and that is what that permits. The section 2 changes the...well it would permit the Performance Review Committee to establish the criteria that will be used for evaluating agencies which are not regulatory agencies. The reason for this, there are about seven or eight of the statutory requirements in which an agency is to be evaluated or reviewed which are not applicable