

April 5, 1979

LB 394, 54

SPEAKER MARVEL: Senator Landis.

SENATOR LANDIS: Mr. Speaker, members of the Legislature, an explanation. I placed a copy of these amendments on your desks yesterday. They are agreed to by all parties involved with the bill, the news media, the banks, those who are responsible for credit information, and the like. They simply represent some clarification. As I mentioned on the General File debate for example, the third amendment adds "and defenses" with "privileges" as to the nature of things that need to be drawn from other states as far as judicial history goes. The first two amendments deal with the nature of consent. If you remember the exchange between Senator Johnson and myself on the floor, he asked me what happens when you get consent and then the person who has gotten the consent uses the picture or the likeness in a way that was not meant in the consent and I answered that the consent would not hold in that situation. Well, we thought that all parties agreed that perhaps we could put that concept in the bill itself. These are amendments that are not particularly significant but they do solve just a few language problems that all parties agree to and I would move for their adoption.

SPEAKER MARVEL: The motion is the adoption of the Landis amendment to 394. All in favor vote aye, opposed no. Record the vote.

CLERK: 25 ayes, 0 nays, Mr. President, on the motion to adopt.

SPEAKER MARVEL: Senator Wesely.

SENATOR WESELY: I move that LB 394 be advanced to E & R for engrossment.

SPEAKER MARVEL: All in favor of that motion say aye, opposed no. Motion carried, the bill is advanced. What is the status of LB 54?

CLERK: Mr. President, LB 54, there are no E & R amendments. I have several amendments. The first is offered by Senator Koch. Senator Koch moves to add the emergency clause.

SPEAKER MARVEL: Is that the first motion?

CLERK: Yes, sir.