

April 17, 1979

LB 560

to be put in so the statute can function properly.

SPEAKER MARVEL: Senator Murphy.

SENATOR MURPHY: A question of Senator Warner.

SENATOR WARNER: Yes.

SENATOR MURPHY: Senator Warner, would the same thing apply in the event of the rental charges on the University computer? Do those funds go anywhere in particular?

SENATOR WARNER: On the University's?

SENATOR MURPHY: Yes, when its use is contracted out for other than University work, what becomes of those funds?

SENATOR WARNER: Those funds go...well, the University set up, I do not recall if...I'm sure it would be in a revolving fund in their case too, but this, of course, is... this is the state system only. It does not involve the University's system, but I'm sure that they function on a revolving fund.

SENATOR MURPHY: And that would then be apparent in the subsequent year's appropriation for the University? That would be shown as cash funds, or funds on hand or something?

SENATOR WARNER: If...

SENATOR MURPHY: Don't let me...

SENATOR WARNER: ...I follow your question, your question I don't think has any relationship to 560.

SENATOR MURPHY: Not to DAS, it's just the use of data processing facilities either at DAS or the University, and I would assume there would be some similar provision and I was curious.

SENATOR WARNER: Yes. I'm sure the University has a charging mechanism for the operation of their computer system which the department, or if it's outside contract that the charges for the operation goes through a revolving fund which, of course, pays for its operation.

SENATOR MURPHY: And that would not be the same way you are treating the DAS data processing services?