

May 2, 1979

LB 42, 80

Senator Newell offers an explanation of vote, Mr. President.

Senator DeCamp asks unanimous consent to print a communication in the Journal and Senator Haberman would like to print amendments to LB 42, Mr. President. (See pages 1820-1821 of the Journal.)

SPEAKER MARVEL: Is that it?

CLERK: Yes, sir.

SPEAKER MARVEL: Okay. Senator Duis, are you the one? Senator Wesely.

SENATOR WESELY: I move the E & R amendments to LB 80.

SPEAKER MARVEL: All in favor of that motion say aye, opposed no. Motion carried. The E & R amendments are adopted.

CLERK: Now, Mr. President, Senator Duis moves to amend the bill. (Read Duis amendment found on page 1821 of the Journal.)

SPEAKER MARVEL: The Chair recognizes Senator Duis.

SENATOR DUIS: Mr. President, members of the Legislature, this amendment is very simple. It merely puts the word "intentional" back into the legislative act of LB 80 and it is merely to strike the second amendment of Senator Marsh's that she made at the time that it was taken out. That is all I have to say and we are pressed for time so I move the amendment.

SPEAKER MARVEL: Senator Duis, what was your motion?

SENATOR DUIS: I moved the amendment to the bill.

SPEAKER MARVEL: Senator Brennan. Senator Marsh, do you wish to be recognized?

SENATOR MARSH: Yes, Mr. Speaker, thank you. Members of the Legislature, I have four points I would like to make in response to Senator Duis' proposed amendment. Research shows that there are only two other states, Alaska and Arizona, which require the unlawful employment practices must also be intentional. I have a copy of this information and statute numbers from the various states for your perusal. In LB 656 the state fair employment practice act