

May 9, 1979

LB 569, 356

SENATOR LANDIS: It is merely a technical amendment, Mr. Speaker, with the consensus of the Secretary of State and those of us who were involved with the amendment in the first place. As you remember it replaces the language "none of the above" with now the language "uncommitted" and with that I would move the adoption of the amendment to LB 569.

SPEAKER MARVEL: The motion is to return the bill from E & R engrossment to Select File for a specific amendment. All those in favor vote aye, opposed no. Record.

CLERK: 25 ayes, 0 nays, Mr. President.

SPEAKER MARVEL: The motion carried. The bill has been returned. Do you want to move the adoption of the amendment?

SENATOR LANDIS: Mr. Speaker, I move the adoption of the amendment.

SPEAKER MARVEL: All in favor of that motion vote aye, opposed no. Record.

CLERK: 28 ayes, 0 nays on adoption of the amendment, Mr. President.

SPEAKER MARVEL: Motion carried. The amendment is adopted. Senator Wesely, 569.

SENATOR WESELY: I move that LB 569 be readvanced to E & R for engrossment.

SPEAKER MARVEL: All in favor of that motion say aye, opposed no. Motion carried. The bill is advanced. 356.

CLERK: Mr. President, Senator Lewis moves to return LB 356 to Select File for a specific amendment, the amendment being to strike the enacting clause.

SPEAKER MARVEL: The Chair recognizes Senator Lewis.

SENATOR LEWIS: Mr. President, this 356 was a noncontroversial bill offered by the league to harmonize certain statutes to make them consistent and then Senator Kelly on the floor added a bill that has been highly controversial over the last four or five years of the Legislature without benefit of public hearing and that is to raise what the cities can do without bidding. He cleverly raised the amount of