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law is there right now to deal with that. If you are talking as Senator Nichol may have been about huge crowds that were postulated to us by Senator Mahoney from the Game and Parks Commission, having a law like this on the books is not going to cause a crowd to disperse if they have no inclination to disperse. If the Game and Parks Commission and the State Patrol and the sheriffs' departments are so undermanned right now that they cannot handle those crowds, simply putting a bill like this on the books is not going to give them more manpower. We will simply be cluttering the statute books with an unworkable law, and the problem...the harm that can be caused is that it puts an officer in a position to arrest somebody for engaging in conduct which is not illegal and which, as a matter of fact, is protected by the U.S. Constitution.

SPEAKER MARVEL: Senator Nichol. We are speaking to the second Hoagland amendment.

SENATOR NICHOL: Is that the one that strikes number one?

CLERK: No, that has been adopted, Senator.

SENATOR NICHOL: What does this one say?

CLERK: This one says to strike "disorderly conduct" in line 9 of Section 2 and insert "disturbing the peace".

SENATOR NICHOL: Okay, I support the amendment, Mr. Chairman, and in addition to that I would say that speech that is obscene or that is being said so loudly that it drifts into your home or onto your property ought to be stopped. I don't think we should continue to allow people to use freedom of speech in any way they darn well please and the rest of us just put up with it. Thank you.

SPEAKER MARVEL: Senator Haberman, your light is on. Do you wish to speak to the Hoagland amendment?

SENATOR HABERMAN: Call the question.

SPEAKER MARVEL: You are the last speaker, so it is not necessary to call the question. Senator Hoagland, do you wish to close on your amendment? Okay, the motion is the adoption of the Hoagland amendment to the committee amendments. Do you want to read the Hoagland amendment once more?

CLERK: (Read the Hoagland amendment as found on page 995 of the Legislative Journal.)

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