LB 192, 322

May 1, 1981

opposed vote nay.

CLERK: Senator Clark voting aye.

SENATOR CLARK: Have you all voted on the advancement of 322? Have you all voted on the advancement of 322? Record the vote.

CLERK: 25 ayes, 0 hay on the motion to advance the till, Mr. President.

SENATOR CLARK: The bill is advanced. The next bill is LB 192.

CLERK: Mr. President, LB 192 introduced by Senators Maresh and Remmers. (Read title.) The bill was read on January 14 of this year. It was referred to the Judiciary Committee. The bill was advanced to Jeneral File with Judiciary Committee amendment: attached, Mr. President.

SENATOR CLARK: On the committee amendments, Senator Wichol. LB 192.

SENATOR NICHOL: Mr. Chairman and members of the Legislature, the committee adopted three amendments to LB 192. These amendments are clarifying in nature and do not change the intent or substance of the bill, also add the severability clause in 192. I ask for the adoption of the committee amendments.

SENATOR CLARK: Is there any discussion on the committee amendments to LB 192? We have an amendment to the committee amendments.

CLERK: Mr. President, Jenators Kilgarin, Hoagland and Vickers move to amend the formittee amendments by Striking the word "shall" on parel, line 15, and inserting "In its discretion"...is it discretion, Jenator..."in its discretion, may"; striking the west "arcept" in line 16 in parel, and striking all of lines 16 through

SENATOR CLARK: Jenator Heagland, do you want to take this amendment?

SENATOR HOAGLAND: Here, if I can make some initial comments. The other cosponsors may want to address this too, Mr. President, but let me give you all the background. We have been confabbing for the last 15 minutes over here underneath the balancy said what this amendment does essentially is instead for that the court must grant attorney