

May 8, 1981

LR 169, 170, 171  
LB 499

Mr. President, LR 169 introduced by Senators Wesely and DeCamp calling for study to provide for legislative review of the present recommendations as compiled by the Governor's Task Force on government improvement. LR 170 by Senators Vickers and Maresh, the purpose being...(interruption).

SENATOR CLARK: Did you have an amendment by Wesely and DeCamp?

CLERK: ....is to determine the scope of the problem and identify possible legislative action which, if enacted, would serve to curtail the problem. Those will be referred to the Executive Board, Mr. President. (See pages 1886 through 1888 of the Legislative Journal.)

SENATOR CLARK: 499. We are going to pass over 512. They are not ready for it yet.

CLERK: Mr. President, I do have E & R amendments to LB 512.

SENATOR CLARK: We are not going to take 512. They are not ready for it.

CLERK: 499, excuse me, my mistake, Mr. President.

SENATOR CLARK: Okay, 499. Senator Kilgarin.

SENATOR KILGARIN: I move to adopt the E & R amendments to LB 499.

SENATOR CLARK: The move for the adoption of the E & R amendments on 499. All those in favor say aye, opposed nay. They are adopted. Anything further on the bill?

CLERK: Mr. President, Senator Landis moves to amend the bill, and the Landis amendments are on page 1707 of the Journal.

SENATOR CLARK: Senator Landis.

SENATOR LANDIS: Mr. Speaker and members of the Legislature, I had indicated on General File during consent calendar discussion that I would offer, to satisfy an objection raised by Senator Burrows and some parents in the Mental Retardation field that are interested, an amendment slightly altering the procedures outlined in this bill. To refresh your memory, this is the Involuntary Commitment Statute which was created by a subcommittee of the Public Health and Welfare Committee over the summer. It seeks to replace sections of the law found unconstitutional by