May 20, 1981

CLERK: Mr. President, with respect to LB 213 the first order of business is adoption of E & R amendments, Mr. President.

SPEAKER MARVEL: Senator Kilgarin. Senator Kilgarin.

SENATOR KILGARIN: I move the E & R amendments to LB 213.

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

CLERK: Mr. President, the first amendment to the bill is offered by Senator Hefner. Senator Hefner, you have an amendment to LB 213, Section 2, line 16, change 30 to 60, Senator. All right. Mr. President, the next amendment I have is by Senators Pirsch, Hoagland, Cullan. On page 1987, I understand they wish to withdraw. All right, Mr. President, the next amendment to the bill is by Senators Nichol and DeCamp. It is on page 2086 of the Journal, Mr. President.

SPEAKER MARVEL: Senator Nichol.

SENATOR NICHOL: Mr. Chairman, members of the Legislature, there are several amendments coming up and if it would be agreeable with the Speaker we would like to withhold these until Senator Hoagland, who has some more amendments which were filed in the Journal after our amendment, and we would ask that we withhold our amendments until we have decided what to do with Senator Hoagland's amendments, since it is his bill, in hopes of saving some time.

SPEAKER MARVEL: Okay, the Chair recognizes Senator Hoagland.

SENATOR HOAGLAND: Mr. Speaker and colleagues, you will recall that last week when this bill was scheduled on Select File, Senators Pirsch and Cullan and Hefner and myself distributed a white copy to each of you which incorporated the amendments that were in the Journal, filed in the Journal that day and showed how the bill would read with all those amendments added and we have copies of that if any of you have misplaced that copy and would like to take a look at it. Now, since we handed out that white copy of the bill we received an Attorney General's opinion indicating that some of the provisions of the bill were constitutionally suspect. So what we did is we amended slightly, and I can explain in what respects, the version of the bill that we handed out last week to accommodate in part the Attorney General's opinion and we did that in two principal respects. The first thing we did is we changed our standard to add the

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