March 23, 1982

the adoption of the motion to adopt the Kahle amendment on LB 127. All those in favor vote aye, opposed nay. Record the vote.

CLERK: 35 ayes, 2 nays, Mr. President, on adoption of Senator Kahle's amendment.

PRESIDENT: The motion carries. The Kahle amendment is adopted. Senator Kahle, do you wish to readvance the bill?

JENATOR KAHLE: Mr. President, I move that we readvance LB 127 to Final Reading.

PRESIDENT: Motion to readvance. All those in favor signify by saying aye. Opposed. What did you say? You want a machine vote on the advance? All right, machine vote has been requested. All those in favor of advancing LB 127 to E & R for Engrossment vote aye, opposed may, and clear the board. Record the vote.

CLERK: 35 ayes, 3 nays, Mr. President.

PRESIDENT: Motion carries. LB 127 is advanced to E & R for Engrossment. I presume 127A is to be held over then to wait for the...so we will proceed on then. That is passed over. We will go then to...on Final Reading. I remind all members to be at your desks, we are on Final Reading, and we will commence then, Mr. Clerk, with LB 208 on Final Reading.

CLERK: Mr. President, I have a motion on the desk.

PRESIDENT: Read the motion.

CLERK: Senators Koch and Beutler would move to return LB 208 to Select File for a specific amendment. The amendment is found on page 1355 of the Legislative Journal.

PRESIDENT: The Chair recognizes Senator Koch.

SENATOR KOCH: Thank you, Mr. President, members of the body, last time that we discussed LB 208 there was an amendment offered by Senators Remmers, Vickers and Lamb which virtually destroyed any criteria in which you would determine whether or not a freeholder who petitions to remove their homestead or residence from one system to another system of education would in all practical purposes, when we adopt that amendment, there would be very little likelihood of a freeholding situation because there is no

