

advance LB 233.

PRESIDENT: LB 233 is advanced. LB 36.

CLERK: Mr. President, LB 36 was a bill that was introduced by Senator Warner. (Read title.) The bill was first read on January 12 of this year. It was referred to the Judiciary Committee for hearing. The bill was advanced to General File. There are Judiciary Committee amendments pending, Mr. President.

PRESIDENT: Is there any member of the Judiciary Committee that wants to volunteer to take care of the amendments on LB 36? Senator Beutler, do you know about those amendments?

SENATOR BEUTLER: Mr. Speaker, I am not prepared to speak on those amendments.

PRESIDENT: We are looking for Senator Chambers. Senator Warner, do you know about the amendments, or what?

SENATOR WARNER: Well, vaguely. It is my bill, I can do some of it.

PRESIDENT: If Senator Chambers or Senator Hoagland or any member of the Judiciary Committee wants to explain the amendments to LB 36, Warner, changes on provisions for funds in eminent domain cases. LB 36.

SENATOR CHAMBERS: Mr. Chairman and members of the Legislature, this is a bill which is Senator Warner's and I thought he said that they had something they wanted to bring in on it to him the other day.

PRESIDENT: The Senator has an amendment ready to offer.

SENATOR CHAMBERS: Senator Warner, would that amendment, whatever it is you are going to offer, conflict with the committee amendment? You will find the committee amendment attached to your bill and it has to do with placing this money into savings accounts so that it can draw interest and the purpose of this bill...I am trying to reconstruct this, is to make it possible for money paid into court when there is an eminent domain dispute so that it can draw interest. Currently, the money lies there and if the one whose property is condemned challenges the award and wins, then