

March 27, 1985

LB 38, 171, 216, 273, 616, 691
LR 79

tonight everybody can be on the resolution. Appreciate your help on this.

PRESIDENT: Is there discussion on Senator Wesely's resolution? If not, the motion is to adopt the resolution. All those in favor vote yes, opposed vote no. Have you all voted? Record the vote.

CLERK: 36 ayes, 0 nays on adoption of LR 79, Mr. President.

PRESIDENT: The resolution is adopted. Anything for the record, Mr. Clerk?

CLERK: Mr. President, Senator Hall would like to print amendments to 216; Senator DeCamp to 273.

Attorney General's Opinion addressed to Senator DeCamp regarding 616; an opinion to Senator DeCamp regarding 691.

Mr. President, I have a motion from Senator Rod Johnson to reconsider the indefinite postponement of LB 38. That will be laid over. (See pages 1200-07 of the Legislative Journal.)

PRESIDENT: Very well. Then we will proceed to consent calendar, LB 171. The Chair would remind you all that the debate, total debate, is to take up 15 minutes and the Clerk will read 171.

CLERK: 171, Mr. President, offered by Senators Labeledz and Beutler. (Read title.) The bill was read on January 14, referred to Judiciary, advanced to General File.

PRESIDENT: The Chair recognizes Senator Beutler.

SENATOR BEUTLER: Mr. Speaker, members of the Legislature, this bill was on consent calendar before and didn't quite make it. There were nine people absent. This time around the bill is not just a matter of a preference of the Legislature. This bill is now crucial to Douglas County and let me tell you why. To give you a little background again and to remind you of what the situation is, Douglas County up until last year had the power to appoint an associate juvenile court judge and eight years ago they did so. And for the last four or five years that associate judge has in effect done the same work as the regular juvenile court