

SENATOR CHAMBERS: Mr. Chairman and members of the Legislature, Senator Marsh mentions these amendments which I have looked at and they don't improve the bill but to show how poorly the lobbying job is, I am going to withdraw my kill motion and let them present their amendments and explain them and show how they are different from this green copy substantially.

PRESIDENT: The kill motion has been withdrawn so we are back onto the bill. There are other amendments? Go ahead.

CLERK: Mr. President, the next amendment I have is offered by Senator Beutler and Senator Chambers and that would strike Sections 1, 2, 3, 4 and 5 of the bill.

PRESIDENT: The Chair recognizes Senator Beutler.

SENATOR BEUTLER: Mr. President, I would also like to withdraw those. The body has...the sponsors of the bill have identified some amendments that they think solve the problem. I think we should get right to those and discuss them and see whether the body really thinks they solve the problem.

PRESIDENT: Without objection, your amendments are withdrawn.

CLERK: Mr. President, Senator Lundy, Hefner, Marsh, Higgins, Smith and Nichol move to amend and that amendment is on page 1216 of the Journal.

PRESIDENT: Senator Lundy.

SENATOR LUNDY: Mr. President and members, let me start off with attempting to explain the amendments and Senator Hefner will also follow me to further explain them. Our amendment strikes Sections 1 and 2 of the Standing Committee amendments. Number two, amend Section 1 to read that these occurrences will be material evidence of intent to deprive a library of its material. Concealing materials with intent to deprive library of ownership or possession and removing material from the library willfully or without authority, or failing to return material for six months after they are due if the library has made a reasonable attempt to reclaim them. Number three, it inserts a new section which sets out