

PRESIDENT: The Chair recognizes Senator Haberman.

SENATOR HABERMAN: Mr. President, members of the body, if you'll turn to page 3, line 15, it reads, the legislation creating and governing a corporation formed pursuant to the Nebraska Depository Institution Guarantee Act commonly referred to as the Nebraska Depository Institution Guarantee Corporation contained provisions which reasonably implied that the Nebraska Depository Institution was instrumentally the state. I'm changing the word, taking out the word "reasonably". It will read, contained provisions which implied that the Nebraska Depository Institution Guarantee Corporation was an instrumentally of the state. I'm just removing that word. That's all I'm doing and I think on down the pike you're going to be glad that it was removed because it is going to leave it clean if and when this goes to the Attorney General and if and when it goes to the Supreme Court for them to make their decision because this is wrong to assume something that we don't know. Thank you, Mr. President.

PRESIDENT: Senator Vard Johnson.

SENATOR V. JOHNSON: Mr. Speaker, members of the body, I sure appreciate Senator Haberman's earnestness, but I think he's dead wrong this time because, Senator Haberman, if you read the bill after your amendment it will read as follows: "The Nebraska Depository Institution Guarantee Corporation Act pursuant to which the NDIGC was formed contained provisions which implied that the the NDIGC was an instrumentality of the state." I think you should withdraw that because in fact, there was nothing in the act which contained provisions that would imply the NDIGC to be an instrumentality of the state.

PRESIDENT: The motion is withdrawn.

CLERK: Mr. President, Senator Haberman would move to amend the committee amendments.

PRESIDENT: Again, Senator Haberman, explain your amendment. Are we on a Haberman amendment? Senator Haberman, do you want to explain your amendment?

SENATOR HABERMAN: Yes, sir, I'm trying to find the exact