

February 21, 1986 LB 802, 809

reporting of testimony before the Commission of Industrial Relations and the committee amendments essentially provide that the reporter would report rather than record the testimony, clarifies some terminology and some internal references and then, finally, provides that Chapter 48, Article VIII, which are the CIR statutes, be known as the Industrial Relations Act. I would move that the amendments be adopted.

PRESIDENT: Is there discussion on the committee amendments? If not, the motion is to adopt the amendments. All those in favor vote aye, opposed vote nay. Please record your vote. Advancement of LB 809. Record the vote, Mr. Clerk. These are committee amendments you are voting on, yes, thank you.

CLERK: 26 ayes, 0 nays, Mr. President, on adoption of the committee amendments.

PRESIDENT: The committee amendments are adopted. Chairman Barrett, anything further?

SENATOR BARRETT: Mr. President, the bill itself provides that the CIR dispose of unneeded recorded testimony and also requires the CIR to file testimony with the Nebraska Supreme Court only if that case has been appealed. I would move that the bill be advanced as amended.

PRESIDENT: Is there further discussion on 809? If not, the motion is to advance the bill from General File. All those in favor vote aye, opposed vote nay. The Chair would explain to our visitors this morning that we are on consent calendar. These bills have been selected for discussion because they are relatively noncontroversial and require little or a minimum of debate. Have you all voted? Record the vote.

CLERK: 26 ayes, 0 nays, Mr. President, on the motion to advance the bill.

PRESIDENT: LB 809 is advanced. Next is LB 802.

CLERK: Mr. President, 802 is a bill offered by Senator Vickers and a number of the members. (Read title.) It was read on January of this year, referred to Education and advanced to General File. There are committee amendments.