

February 21, 1986 LB 802, 820

PRESIDENT: Senator, the Chair must announce that the time allotted to this bill has expired. (Gavel.)

SENATOR ABOUD: Thank you.

PRESIDENT: And we will cease the discussion on LB 802. The bill will stay on General File with the motion to indefinitely postpone attached to it, to be taken up at a later time according to the Speaker's further agenda. Proceed now to LB 820 on consent calendar.

CLERK: Mr. President, 820 was a bill offered by Senator Vard Johnson. (Read title.) It was first read in January of this year, referred to the Education Committee, advanced to General File. There are committee amendments pending.

PRESIDENT: Chairman Vickers for the committee.

SENATOR VICKERS: Mr. President and members, the committee amendments on LB 820 eliminate the penalty provision in LB 820 and retain the exception for schools which employ only one teacher. So what is left in LB 820 is that the classes are stricken so that it applies to all classes of school districts. I would urge the adoption of the committee amendments.

PRESIDENT: Further discussion on the committee amendments? If not, the motion is to adopt them. All those in favor vote aye, opposed vote nay. Have you all voted on the adoption of the committee amendments to LB 820? Record the vote.

CLERK: 28 ayes, 0 nays, Mr. President, on adoption of the committee amendments.

PRESIDENT: The committee amendments are adopted. Senator Johnson.

SENATOR V. JOHNSON: Mr. President and members of the Legislature, this is a very simple bill. It is simply designed to assure uniformity in the treatment of teachers in terms of the half an hour lunchtime currently allowed by statute. Current statute allows every schoolteacher to have a half an hour lunch provided, however, that the schoolteacher is not the sole schoolteacher in the school building and provided further, however, that the class of