

April 1, 1986

LB 1250

SENATOR LANDIS: Mr. President, members of the Legislature, this amendment simply says that during this interim of one year in which there is sort of a hands-off policy and we attempt to find a new method of doing business, without the right to go to the CIR for nonsalary determinations, two things are changed by the amendment. First, we insert instead of "noneconomic, nonsalary, and nonclassification" terms, the reason being that it is impossible to determine such things as a layoff policy as an economic term when in fact what we are really talking about is not taking of salary issues to CIR. So that is a clarification on definition. The other one says that in the event of agreement, of a new agreement, that is fine. The new agreement can go in effect. In the event there is no agreement of a new contract, the old contracts remain in force where there have been negotiated settlements. I would move for the adoption of the amendment, and then for the advancement of the bill.

SENATOR CARSTEN: Is there any further comments relative to the Landis amendment to 1250? If not, do you have any further closing, Senator Landis? If not, all those in favor of the amendment to LB 1250 will vote aye, those opposed will vote no. Record, Mr. Clerk.

CLERK: 28 ayes, 0 nays on adoption of Senator Landis's amendment, Mr. President.

SENATOR CARSTEN: The Landis amendment is adopted.

CLERK: Mr. President, Senator Warner would move to amend.

SENATOR CARSTEN: Senator Warner.

SENATOR WARNER: Is that the one-line amendment?

CLERK: Yes, sir.

SENATOR WARNER: What this amendment does in view of the advancement of the other bill because we will have an amendment on 1250 to annualize the claims for '86-87. This would make an exception for 1250 that will allow the salaries for these teachers to be adjusted in '86-87, if the amounts are put into 1250, and I have an amendment to do that when it comes up. But it will make the bill technically correct to reflect the advancement of the previous bill.