

unless the Clerk has matters for the record at this time.

CLERK: Mr. President, just one item to be inserted and that is amendments to LB 10 to be printed, by Senator DeCamp. (See pages 151-55 of the Legislative Journal.) That is all that I have.

PRESIDENT: Select File, LB 3e.

CLERK: Mr. President, LB 3 is on Select File. The first item I have are E & R amendments.

PRESIDENT: Senator Hall for E & R amendments on LB 3.

SENATOR HALL: Mr. President, I'd move the E & R amendments be adopted.

PRESIDENT: You've heard the motion. All those in favor say aye. Opposed no. Motion carried. The amendments are adopted.

CLERK: Mr. President, I now have an amendment, excuse me Senator, from Senators Landis and Warner. (Read Landis-Warner amendment found on page 155 of the Legislative Journal.)

PRESIDENT: Senator Landis.

SENATOR LANDIS: Mr. Speaker, this amendment changes the effective date of the act. There was a period of start up time that was written in by our bill drafting staff to take effect 20 days after the first of the month. In the event you change this to ten days, in the first place the Revenue Department assures me, since they gave me the amendment, that they can undertake the taxation that we are authorizing in LB 3 at the appropriate time. Secondly, if we change it from 20 days to 10 days following the adoption of the bill, we won't have to meet on Saturday. We can take up the Final Reading of LB 3 on Monday or Tuesday of next week and still be in a position to begin the enforcement of the bill at the first available opportunity, which would be after December 1. So, the requirement of 20 days is not necessary by our enforcement officials. Ten days would be adequate and for that reason it will save the Legislature a rather great deal of hardship if we simply remove the 20 day figure and insert 10 days.