

January 18, 1982

LB 378, 587, 846,
875-880

SENATOR WESELY: Thank you. That concern is still there. We tried to do something about it through CON and there have been accomplishments. Senator Cullan has identified some conflicts that he feels with the figures that you have received and I can't specifically rebut some of his concerns, but I can say this, that there have been millions of dollars saved, they have reduced in specific manners requests for project approval, and it seems to me that it has worked, and if we can find ways to improve it, I have no problem with that but not in the fashion that Senator Cullan is trying to accomplish. This bill needs a hearing. This bill needs to be sent to committee. Twenty-one of you agreed to that but we lost on that motion. By killing the bill today I feel that it will indicate the committee should introduce the bill they agreed to introduce, have a hearing on it, and deal with it as a priority bill during this session. As a priority bill it will be heard, it will be considered, but the public will have a chance to voice their opinion about this issue and I think that is key.

SENATOR CLARK: Your time is up, Senator Wesely.

SENATOR WESELY: So I ask your support for the kill motion.

SENATOR CLARK: All those in favor to indefinitely postpone LB 378 vote aye, opposed vote nay. While we are waiting for the vote, I would like to announce that tomorrow is the last day for introduction of bills by individual Senators. Tomorrow is the tenth day. Record the vote. A record vote has been requested.

CLERK: (Read record vote as found on pages 326 and 327, Legislative Journal.) 9 ayes, 26 nays, Mr. President.

SENATOR CLARK: Motion lost. The Clerk has something to read in.

CLERK: Mr. President, your committee on Appropriations gives notice of hearing for next Monday and Tuesday.

Mr. President, new bills, LB 875 (read title); LB 876 (read title); LB 877 (read title); LB 878 (read title); LB 879 (read title); and LB 880 (read title). (See pages 327 and 328, Legislative Journal.)

Mr. President, Senator Rumery asks unanimous consent to add his name to LB 587 as cointroducer; and Senator Howard Peterson, LB 846.

SENATOR CLARK: No objection. So ordered.

February 11, 1982

LB 25, 590, 590A, 604,
669A, 767A, 875, 887

New A bills, LB 669A offered by Senator Kremer. (Read title.)

New A bill from Senator Schmit, LB 767A. (Read title.)

I have announcements from the Speaker. (See page 677 regarding LB 590 and LB 590A in the Journal.)

I have priority bill designations. (See page 677 of the Legislative Journal regarding LBs 633, 708 and 835.)

Your Committee on Urban Affairs whose Chairman is Senator Landis reports 887 advanced to General File; 875 advanced to General File with amendments. Signed by Senator Landis. (See page 678 of the Journal.)

Your Committee on Revenue whose Chairman is Senator Carsten reports LB 25 indefinitely postponed.

Mr. President, LB 604 introduced by Senators Cope, Rumery and Fowler. (Read title.) The bill was read on January 6, referred to Appropriations. The bill was advanced to General File. Mr. President, I have no amendments.

SENATOR CLARK: I would hope enough people would stay on the floor to complete this bill. Senator Cope.

SENATOR COPE: Yes, I hope so too. LB 604 provides, as the Clerk said, for the continuation of the Building Renewal Act. Now that may not mean a lot to you but when I say, 309, then your ears should come right out like, I know what you are talking about, and that is what it is. We are asking in this bill to continue the 309 bill that was passed 5 years ago and has done probably more for the State of Nebraska than most any bill that we have passed. There were no negative votes by the Appropriations Committee who heard the bill. And believe me it has been unanimously accepted by all the agencies that have taken advantage of 309 money. I sent a questionnaire out in the fall asking what they thought about it, should it be continued? And the answers were magnificent, believe me. At the hearing, I heard, we heard, the people who testified said that the buildings in the State of Nebraska are in better shape than they have been in the last 30 years that they had served in the various agencies. It has done a tremendous job. I won't reiterate a lot of the things that were done but one I think that you should listen to and listen to good. There have been 800 roofs that either have been replaced or done a substantial repair on. That, in itself, is something. There are many,

March 10, 1982

LB 208, 573, 587, 568,
626, 647, 807, 875

SENATOR DeCAMP: Mr. President, just to say that in the interest of saving time I will not attempt my amendment today. I do repeat that I will attempt it if and when, and I do believe these conditions will occur, the State Patrol, alcohol people, agree to support that amendment. I think they have been studying it and they think it may be a workable approach and if it is, I am going to offer it on Select File. I urge you to take the time to read it. It has been in the Journal quite a while, and I think it is a little different approach that may be more workable.

SENATOR CLARK: The question before the House is the advancement of LB 568. All those in favor vote aye, opposed vote nay.

CLERK: Senator Clark voting yes.

SENATOR CLARK: Have you all voted on the advancement of the bill? Have you all voted? Record the vote.

CLERK: Mr. President, Senator Kilgarin requests record vote. (Read the record vote as found on page 1097 of the Legislative Journal.) 34 ayes, 4 nays, Mr. President, and 10 not voting.

SPEAKER MARVEL PRESIDING

SPEAKER MARVEL: The Clerk has some items to read into the record.

CLERK: Mr. President, Senator Vickers would like to print amendments to LB 647. I have a Reference Report on gubernatorial appointments. Senator Schmit and DeCamp to print amendments to LB 626; Senators Wesely and Kremer to LB 573; Senator Koch to 208. (See pages 1098 through 1104 of the Journal.)

I have a gubernatorial appointment letter appointing Mr. Roy Smith to the State Highway Commission. (See page 1106 of the Journal.)

Your Committee on Education whose Chairman is Senator Koch instructs me to report LB 587 as indefinitely postponed, Mr. President.

Mr. President, Senators Landis and Remmers would like to print amendments to LB 875, and Senator Landis to 807. (See pages 1106 and 1107 of the Journal.)

SPEAKER MARVEL: At this time I would like to welcome the

March 15, 1982

LB 751, 875

PRESIDENT: Any further discussion? All those in favor then of advancing the bill vote aye, opposed nay, the advancement of LB 751 to E & R initial. Record the vote.

CLERK: 27 ayes, 0 nays, Mr. President, on the motion to advance the bill.

PRESIDENT: The motion carries. LB 751 is advanced to E & R initial. LB 458 has been laid over by the Speaker. We will go on to LB 875, Mr. Clerk.

CLERK: Mr. President, LB 875 offered by Senator Remmers. (Read title.) The bill was read on January 18 of this year, referred to Urban Affairs for public hearing. The bill was advanced to General File, Mr. President. There are committee amendments pending.

PRESIDENT: The Chair recognizes Senator Landis for purposes of the committee amendments. Senator Landis.

SENATOR LANDIS: Mr. Speaker, members of the Legislature, LB 875 was brought to the Urban Affairs Committee by Senator Wiley Remmers and it indicates that in second class cities and villages there shall be the power to take private property for public use for the purpose of electrical distribution facilities and this is simply to make the grant of authority clearer as to when condemnation can be used and for what public purposes. The existing language indicates that water works, gas works, power plants, electric or other light works and such plants are covered but they do not make it explicit that electrical distribution facilities are covered and of course I think we would all intend for those definitions to include that situation. The committee agreed with Senator Remmers as to the need for the bill and also searched the statutes to find that first class cities did not have this kind of explicit language in its provisions. So rather than taking second class cities this year and then perhaps be faced with making the same change a year or two down the road for first class cities, the committee adopted the rule that this should apply for first class cities as well. The committee amendments extend the provision for this act to first class cities as well and that is without objection from any known party. The League of Municipalities at the hearing, when asked about the amendment, the proposed amendment, agreed fully with it and it has the acquiescence of all parties to the bill that I know of.

PRESIDENT: Senator Remmers, do you wish to discuss the committee amendments?

SENATOR REMMERS: Mr. Speaker, members of the Legislature,

I'm going to make a few remarks about the bill as well as the amendment. The committee did agree unanimously with the concept. We have here a situation where these municipalities felt that they had the right of eminent domain in the area of distribution systems. A recent case, Iowa versus Walthill cast some doubt whether or not that was actually expressed in the language. There is no doubt that they have always had the power for eminent domain to build a power plant or to build their lines. They have assumed they had the power to build distribution centers but this court case indicates that that is probably in doubt. So what we are trying to do with this bill is to include the distribution centers as well because it is very difficult for them to function properly without being able to put up a distribution system. This would just be the transformers and that type of thing that would allow the lines to go out from that area. Again, it is a right that they'd felt they had all the time and I really don't believe that there can be much disagreement with it. As Senator Landis indicated all parties involved were in agreement with this bill and I would encourage you to approve the amendment.

PRESIDENT: All right, I guess, Senator Landis, are you ready for the adoption of the...any closing on the committee amendments? The motion is the adoption of the committee amendments on LB 875. All those in favor vote aye, opposed nay. Record the vote.

CLERK: 25 ayes, 0 nays on adoption of committee amendments, Mr. President.

PRESIDENT: Motion is carried. The committee amendments are adopted on LB 875. There is an amendment on the desk. Read the amendment, Mr. Clerk.

CLERK: Mr. President, Senator Remmers and Landis would move to amend the bill and the amendment is on page 1107 of the Legislative Journal.

PRESIDENT: Senator Landis would you go ahead. Senator Landis will handle the amendment.

SENATOR LANDIS: Mr. Speaker, members of the Legislature, this amendment was brought to the committee by the Nebraska Public Power District. It says that this power is granted to electrical distribution facilities which are located within the retail service areas of such city, that is a first class city, second class city or village, as approved by and on file with the Nebraska Public Power Review Board pursuant to Chapter 70, article 10. This is just some clarification language as far as jurisdictional review

the committee had intended to pass on the amendment. It simply proved to be a very late night at an executive session and although we adopted one of the amendments, I neglected to bring this up to the committee to amend the bill pursuant with this change. Again, this, too, is agreed to language by all those who were present at the hearing including representatives of the League of Municipalities, the affected community that had the problem and the NPPD board, their representatives. I would yield the rest of my time for comments to Senator Remmers.

PRESIDENT: Senator Remmers.

SENATOR REMMERS: Mr. Speaker, just a brief comment to verify what Senator Landis said. Personally I thought we had included this in the bill as a committee amendment but we didn't take a vote on it. We were all agreed on it and it came out with we would check the record and noticed that we had not voted on this part. It simply restricts this power within their area of jurisdiction and I think we could very well agree to advance this amendment.

PRESIDENT: The Chair recognizes Senator Vickers. Okay, any further discussion then on the Remmers-Landis, Landis-Remmers, whatever it is, amendment? Any closing, Senator Landis? The motion then is the adoption of the amendment. All those in favor vote aye, opposed nay. Record the vote.

CLERK: 25 ayes, 0 nays on adoption of the Landis-Remmers amendment, Mr. President.

PRESIDENT: The motion carries. The amendment is adopted. Any further amendments?

CLERK: I have nothing further on the bill, Mr. President.

PRESIDENT: All right, Senator Remmers, if you wish to discuss the bill as amended.

SENATOR REMMERS: I believe I'll simply move that the bill be advanced.

PRESIDENT: All right now, Senator Vickers.

SENATOR VICKERS: Mr. President, members, I wonder if Senator Remmers would respond to a question, please?

PRESIDENT: Senator Remmers, will you respond.

SENATOR REMMERS: I'll try to.

SENATOR VICKERS: Senator Remmers, would you explain a little bit further as to the reason that this bill came about since it says on line 18 of page 2 of the bill that they do have the right of eminent domain as I read it for public utility services and I assume that the various villages and cities falling under this act have felt for many years that they did have the right of eminent domain. Was there a court case or something that brought this about and I notice you also have the emergency clause? Would you explain why that is necessary?

SENATOR REMMERS: This bill came to me from the League of Municipalities. They requested I introduce it. I believe the court case was Iowa versus Walthill and in that case there was some question about the power of eminent domain for the distribution system. I think it is something they had always assumed they had. Well I'm sure they always assumed they had this right and I think there are probably a couple of situations where some municipal power plants have the necessity to build some distribution center to serve their customers with the heavier loads that we are using out in the rural areas today. So I think there are probably a couple in the plans right now for distribution centers that need this power to continue with it, to proceed with their project.

SENATOR VICKERS: You said rural areas, you meant small towns in rural areas, is that correct? Because...(interruption.)

SENATOR REMMERS: Right. They serve a small area around their towns. For instance, they have the municipal power pool where they can...they serve the...for instance in my area, the Auburn Public Works Power Plant, does serve some lines out in the rural area. They have before R.E.A. ever came in and they have some areas in there and that is why that last amendment was necessary that we confine this power within their jurisdiction that they have at this time.

SENATOR VICKERS: Okay, thank you, Senator Remmers.

PRESIDENT: I guess that is it, Senator Remmers, if you want to close on the advance of the bill.

SENATOR REMMERS: No, I just simply move that the bill be advanced.

PRESIDENT: All right the motion then is the advance of LB 875 to E & R initial. All those in favor vote aye, opposed nay. Record the vote.

CLERK: 30 ayes, 0 nays, Mr. President, on the motion to advance the bill.

March 15, 1982

LB 591, 714, 870
LB 875, 889, 948

PRESIDENT: The motion carries and LB 875 is advanced to E & R initial. Yes, you may read some matters in, Mr. Clerk, go ahead.

CLERK: Mr. President, your committee on Public Works whose chairman is Senator Kremer instructs me to report LB 889 advance to General with committee amendments attached. Senator Pirsch would like to print amendments to LB 948, Senator Goodrich to print amendments to LB 591 and, Mr. President, Senator Beyer would move that the Legislature reconsider its vote on the indefinite postponement of LB 870. That will be laid over. (See pages 1164-1165 of the Legislative Journal.)

PRESIDENT: The next bill then is LB 714, Mr. Clerk.

CLERK: Mr. President, LB 714 offered by Senators DeCamp and Fenger. (Read title.) It was first read on January 8 of this year, referred to Public Health and Welfare for hearing. The bill was advanced to General File, Mr. President. There are Public Health and Welfare Committee amendments pending.

PRESIDENT: The Chair recognizes Senator Fenger for purposes of taking the committee amendments. Senator Fenger.

SENATOR FENGER: Thank you, Mr. President, fellow members, the committee amendment, that is the white copy in your bill book to LB 714 become the bill. In public hearing at the Health and Welfare Committee we heard some bizarre stories that concerned many of the children in our state. This bill is not submitted as a cure-all to the problem because frankly I lacked the necessary legal experience. I couldn't even estimate how far it will go toward solving the problem that it addresses. I would remind you there has been seven separate studies done regarding foster care and foster children the past seven years and it is obvious to me the studies alone haven't solved anything. An accurate figure is not available of the foster children of the state but the best estimate of use under the total foster care program number five thousand with eighteen hundred and fifty of them placed there as wards of the Department of Welfare. State funds involved in this area alone last year was \$13,600,000 not including administrative costs of the staff. I cite those figures to you only to show the magnitude of the problem. 714, as amended, provides for the establishment of a State Foster Care Review Board consisting of seven members, one member at large, two members from each of the three congressional districts. They are serving three year terms on a staggered basis. Appointments made by the Governor and the board is such it would be autonomous.

March 17, 1982

LB 573, 633, 668, 708, 751,
875, 714, 790, 766, 890A,
579, 662, 677

SENATOR CLARK PRESIDING

SENATOR CLARK: The prayer will be given this morning by Monsignor Charles Keenan, Blessed Sacrament Church, from Lincoln.

MONSIGNOR KEENAN: Prayer.

SENATOR CLARK: Roll call.

RECORDER MALFUNCTION - (Inaudible)

The following information was taken from the Legislative Journal dated March 17, 1982.

LB 573 placed on Select File as amended. LB 633 placed on Select File as amended. LB 688 placed on Select File. LB 768 Placed on Select File as amended. LB 751 placed on Select File as amended. LB 875 placed on Select File as amended. LB 714 Placed on Select File as amended. LBs 790, 766, 890 All placed on Select File.

LB 579 was passed with the emergency clause. Vote appears on page 1211 of the Legislative Journal. 39 ayes, 0 nays, 3 present and not voting, 7 excused and not voting.

RECORDER NOW OPERATING

CLERK: Read LB 662.

SENATOR CLARK: All provisions of law relative to procedure having been complied with, the question is, shall the bill pass? All those in favor vote aye, opposed vote nay.

CLERK: Senator Clark voting yes.

SENATOR CLARK: Have you all voted? Record the vote.

CLERK: 43 ayes, 1 nay, 5 excused and not voting. Vote appears on page 1212 of the Legislative Journal.

SENATOR CLARK: The bill is declared passed on Final Reading. The Clerk will read LB 677.

March 19, 1982

LB 751, 875, 714

CLERK: Mr. President, there are E & R amendment to 751.

PRESIDENT: Chair recognizes Senator Kilgarin.

SENATOR KILGARIN: I move we adopt the E & R amendments to 751.

PRESIDENT: Motion is to adopt the E & R amendments to LB 751. Any discussion? If not, all those in favor of adopting the E & R amendments to 751 signify by saying aye. Opposed nay. The E & R amendments to 751 are adopted. Anything further?

CLERK: Nothing further, Mr. President.

PRESIDENT: Senator Kilgarin.

SENATOR KILGARIN: I move we advance LB 751.

PRESIDENT: Motion is to advance LB 751 to E & R for Engrossment. Any discussion? All those in favor then of advancing LB 751 to Engrossment signify by saying aye, opposed nay. LB 751 is advanced to E & R for Engrossment. Next bill will be LB 875. Senator Kilgarin.

SENATOR KILGARIN: I move we adopt the E & R amendments to LB 875.

PRESIDENT: Motion is to adopt the E & R amendments to LB 875. Any discussion? All those in favor of adopting the E & R amendments to 875 signify by saying aye, opposed nay. The E & R amendments to 875 are adopted. Anything further, Mr. Clerk?

CLERK: Nothing further, Mr. President.

PRESIDENT: Senator Kilgarin.

SENATOR KILGARIN: I move we advance LB 875.

PRESIDENT: Motion is to advance LB 875 to E & R for Engrossment. Any discussion? All those in favor of advancing LB 875 to E & R for Engrossment signify by saying aye, opposed nay. LB 875 is advanced to E & R for Engrossment. The next bill is LB 714.

SENATOR KILGARIN: I move we adopt the E & R amendments to LB 714.

PRESIDENT: Senator Kilgarin moves we adopt the E & R amendment to 714. Any discussion? All those in favor of adopting

March 23, 1982

LB 208, 573, 633, 668, 693,
739, 751, 766, 790, 816,
869, 875, 892, 952

Would they also be recognized and welcome to your Nebraska Legislature to you. Yes, the Clerk will now, before we commence Final Reading, read some matters in.

CLERK: Mr. President, Senator DeCamp would like to print amendments to LB 816; Senator Carsten to 693. (See pages 1368-1369 of the Legislative Journal.)

Your committee on Enrollment and Review respectfully reports they have carefully examined and engrossed LB 573 and find the same correctly engrossed; 633, 668, 739, 751, 766, 790, 869, 875, 892 and 952 all correctly engrossed.

PRESIDENT: All right, we're ready then if all the members are at your desks, we're still on Final Reading. Mr. Clerk, will you commence on Final Reading, LB 208.

CLERK: (Read LB 208 on Final Reading.)

PRESIDENT: All provisions of law relative to procedure having been complied with, the question is, shall LB 208 pass. All those in favor vote aye, opposed nay. Have you all voted? Record the vote.

CLERK: (Read record vote as found on page 1370 of the Legislative Journal.) 30 ayes, 17 nays, 2 excused and not voting, Mr. President.

PRESIDENT: LB 208 passes. The next bill on Final Reading, Mr. Clerk, is LB 383.

ASSISTANT CLERK: (Read LB 383 on Final Reading.)

PRESIDENT: All provisions of law relative to procedure having been complied with, the question is, shall LB 383 pass. All those in favor vote aye, opposed nay. Record the vote.

ASSISTANT CLERK: (Read record vote as found on page 1371 of the Legislative Journal.) The vote is 47 ayes, 0 nays, 2 excused and not voting, Mr. President.

PRESIDENT: LB 383 passes. Before we go to the next bill, I notice that we have some rolls being passed out. If you want to know what that is for, why we'll have to all recognize Senator Howard Peterson's birthday. It was March 22, Howard, and we say "happy birthday" to you and join in. Happy birthday, Howard. The next bill on Final Reading while you're celebrating Senator Peterson's birthday is LB 421.

ASSISTANT CLERK: (Read LB 421 on Final Reading.)

PRESIDENT: All provisions of law relative to procedure hav-

March 31, 1982

LB 869, 875, 892, 952

PRESIDENT: The motion fails. Any other motions on LB 869?

CLERK: No, sir. Nothing further on the bill.

PRESIDENT: Proceed then with the Final Reading of LB 869, Mr. Clerk.

CLERK: (Read LB 869 on Final Reading.)

PRESIDENT: All provisions of law relative to procedure having been complied with, the question is, shall LB 869 pass. All those in favor vote aye, opposed nay. Record the vote.

CLERK: (Read record vote as found on pages 1519-1520 of the Legislative Journal.) 33 ayes, 11 nays, 3 excused and not voting, 2 present and not voting, Mr. President.

PRESIDENT: LB 869 passes. The next bill on Final Reading, Mr. Clerk, is LB 875.

CLERK: (Read LB 875 on Final Reading.)

PRESIDENT: All provisions of law relative to procedure having been complied with, the question is, shall LB 875 pass with the emergency clause attached. All those in favor vote aye, opposed nay. Record the vote.

CLERK: (Read record vote as found on page 1520 of the Legislative Journal.) 46 ayes, 0 nays, 3 excused and not voting, Mr. President.

PRESIDENT: LB 875 passes with the emergency clause attached. The next bill on Final Reading, Mr. Clerk, is LB 892.

CLERK: (Read LB 892 on Final Reading.)

PRESIDENT: All provisions of law relative to procedure having been complied with, the question is, shall LB 892 pass with the emergency clause attached. All those in favor vote aye, opposed nay. Record the vote.

CLERK: (Read record vote as found on pages 1520-21 of the Legislative Journal.) 46 ayes, 0 nays, 3 excused and not voting, Mr. President.

PRESIDENT: LB 892 passes with the emergency clause attached. The final bill on Final Reading this morning is LB 952, Mr. Clerk.

CLERK: (Read LB 952 on Final Reading.)

April 1, 1982

LB 761, 790, 817, 852, 869
875, 892, 751, 766, 807,
573, 633, 668, 739,

SENATOR CLARK: The motion carried. Yes, Senator Warner.

SENATOR WARNER: Well, I was wondering if it was too late to change a vote.

SENATOR CLARK: Yes, it is now. He has announced the vote.

SENATOR WARNER: I was just going to vote no for purposes of reconsideration.

SENATOR CLARK: You did vote no, I think.

SENATOR WARNER: I mean yes so I could move.

CLERK: Mr. President, while we are waiting your committee on Enrollment and Review respectfully reports they have carefully examined and engrossed LB 807 and find the same correctly engrossed.

Mr. President, the bills read on Final Reading yesterday are now ready for your signature.

PRESIDENT LUEDTKE PRESIDING

PRESIDENT: While the Legislature is in session and capable of transacting business, I propose to sign and I do sign LBs 573, 633, 668, 739, 751, 766, 790, 817, 852, 869, 875 and 892. Did I hear somebody raise the Call? The motion is to raise the Call. The Call is raised.

SENATOR NICHOL PRESIDING

SENATOR NICHOL: Mr. Clerk.

CLERK: Mr. President, I have a motion. Senator Wesely would move to reconsider the vote just taken on adoption of Senator Koch's amendment.

SENATOR NICHOL: Senator Wesely.

SENATOR WESELY: Thank you, Mr. President. I would like to yield my time to Senator Warner. He didn't get much of a chance to discuss the situation with that amendment. Although I support the concept, I understand there is an alternative perhaps we ought to take a look at, and so I am asking you to reconsider that vote and I will yield the rest of my time to Senator Warner, please.

SENATOR WARNER: Thank you, Senator Wesely. Mr. President and members of the Legislature, if the body wishes to increase

April 1, 1982

LB 875, 892, 893
LB 127, 573, 633, 668, 739, 751,
761, 766, 790, 816, 817, 852, 869

and nail him then and we can go on with the proceedings so that we can proceed with the business.. Would that be okay with you?

SENATOR HIGGINS: I don't know whether I want to vote to stay here or not because I don't know if it is going to do any good, because I don't know what might be on special order tomorrow and the next day.

SENATOR NICHOL: Well, I don't know that we are going to resolve that by debating that and I would really strongly suggest that we stick to the procedure that we are in right now. If you don't get a.....

SENATOR HIGGINS: I wish we would have stuck with the procedure we voted on two weeks ago.

SENATOR NICHOL: Let's get in our seats, please, so we can continue with the roll call vote and we will get going here. You have been very patient and I appreciate it but let's try to hang on there a little bit longer. Maybe we can get this bill passed or on its way. Proceed with the roll call, please. Please go to your seats.

CLERK: (Read the roll call vote as found on pages 1592 and 1593 of the Legislative Journal.) 23 ayes, 15 nays, Mr. President, on adoption of the amendment.

SENATOR NICHOL: The amendment is not adopted. Shall we move on to the next one, Pat? Do you want to read something in first?

CLERK: Very quickly, Mr. President. I have an Attorney General's Opinion addressed to Senator DeCamp, one to Senator Sieck and one addressed to Senator Warner. (See pages 1593 through 1597 regarding LBs 816, 127 and 893 in the Legislative Journal.)

Your Enrolling Clerk has presented to the Governor the bills that were read on Final Reading yesterday, Mr. President. (Regarding LBs 633, 790, 573, 668, 739, 751, 766, 817, 852, 869, 875 and 892.)

Mr. President, the next amendment I have is one offered by Senator Burrows.

SENATOR NICHOL: Senator Burrows.

SENATOR BURROWS: Mr. Chairman and members of the Legislature, this amendment simply strikes the language that

April 5, 1982

SENATOR CLARK: The motion is to advance LB 488A. All those in favor say aye...all right, a machine vote has been requested...vote aye, those opposed vote nay.

CLERK: Senator Clark voting yes.

SENATOR CLARK: Have you all voted? Record the vote.

CLERK: Mr. President, Senator Cullan requests a record vote. (Read record vote as found on page 1633 of the Legislative Journal.) 18 ayes, 24 nays, Mr. President.

SENATOR CLARK: The bill does not advance. We will now take up LB 417A, LB 714A. The Clerk wants to read some things in.

CLERK: Mr. President, a communication from the Governor addressed to the Clerk. (Read re: LB 573, 668, 751, 817, 869 and 875.)

Your committee on Enrollment and Review reports LB 835A advanced to Select File and LB 953A advanced to Select File.

Mr. President, new resolutions, LR 304 offered by Senator Wagner. It commends the Ord Quiz on the occasion of its centennial for its past 100 years of service in the business of Journalism and that will be laid over. LR 305 by Senator Fowler calls for an interim study regarding adequacy and constitutional provisions of the current Dental Practice Act. LR 306 by Senator Fowler calls for a study of LB 567 as passed by the 1975 Legislature relating to parole. LR 307 by Senator Fowler calls for a study concerning the issue of nuclear waste transportation. LR 308 by Senator Fowler calls for a study and the procedure for estimating general fund revenues for the state. LR 309 offered by Senator Fowler. (Read. See pages 1634-1638 of the Legislative Journal.)

Finally, Mr. President, Senator Wagner asks unanimous consent to withdraw LR 262 which is a study resolution. (See page 1638 of the Legislative Journal.)

SENATOR CLARK: No objections, so ordered.

CLERK: Mr. President, I have nothing on LB 714A.

SENATOR CLARK: Senator Kilgarin.

SENATOR KILGARIN: I move we advance LB 714A.