

February 23, 1973

(Start Belt #8)

SPEAKER: Do you all understand the amendment?

CLERK: I understand the Carpenter amendment is to (read).

SPEAKER: Is there any further discussion of that amendment? All those in favor of that amendment please say aye. Those opposed say no. It is so ordered, that amendment is adopted. Now, Senator Murphy what is your pleasure?

SENATOR MURPHY: I move the bill be advanced to E&R for initial.

SPEAKER: Is there any further discussion of the bill? Question is shall L.B. 390 as amended be advanced from general file to E&R initial. All those in favor vote aye. All those opposed vote no. Voting on the advancement of L.B. 390 as amended from general file. Chair is not in a position to lobby for votes but it does take 25 in order to move this bill from general file to E&R initial. Now, have you all voted? Clerk will record. Thank you.

CLERK: 27 ayes on the motion to advance.

SPEAKER: The bill is advanced.

CLERK: Mr. President, Senator Stull wants to bracket L.B. 43.

SPEAKER: Bracket 43, L.B. 231 bracketed likewise, brings up L.B.--

CLERK: Mr. President, Senator Lewis wants to bracket 231 just till Monday so we can just lay that one over.

SPEAKER: --till Monday, very good. Brings up L.B. 112. Senator Marsh, what is your pleasure on 112?

SENATOR MARSH: I move we bracket this until Tuesday.

SPEAKER: Tuesday? Thank you. L.B. 112 bracketed until Tuesday. 251--Senator Savage--I don't have a list of those that were excused. Is Senator Savage excused? Excuse me, Senator Savage, what is your pleasure regarding 251? 251, I believe, 35, I'm sorry. This is a little confusing up here.

CLERK: Legislative Bill 351, introduced by Senator Luedtke. (read). There are no committee amendments, Mr. President. The original amendment by Senator Carpenter.

SPEAKER: Right, the introducer can explain the bill first, then we will take up the amendments. Senator Luedtke.

SENATOR LUEDTKE: Mr. President, I move that L.B. 351 be advanced to E&R initial. L.B. 351 is a bill which, because of the manner in which the building and loan, State building and loan organizations are chartered in Nebraska, that if they are to carry on the privileges enjoyed by Federally chartered building and loan associations, they must each year, come before the Legislature and get this particular bill passed which merely says that if there are any changes in the Federal regulations that they will also be covered by them. In other words, it keeps them current with the Federal and gives them the same privileges. This has to be done every year. It's a routine thing that the Legislature does every year and the, Senator Carstens' statement in the book is very accurate on this and if it's not done, of course, then the same privileges cannot be enjoyed by State chartered associations. That's all this