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was discussed with the attorney general. I know of no written opinion on this. But I have seen some past court decisions that they have pointed out which indicated, well in answer to you, and also Senator Simpson, and they left me the impression, now if somebody has a different opinion they can say so, left me the impression that there isn't any way that any member of the public can sue this legislature if they pass an enabling act and do not pass either A bills or some other form of appropriation. That is it. About what you said, this is my understanding and this is based on past court decisions and if you want more information on this, I can get it from the attorney general. I'm going now by memory.

PRESIDENT: Senator Nore, then Senator Clark.

SENATOR NORE: Mr. President, and members, I think we should be consistent yesterday we passed a bill or advanced a bill that was a provision that we not fund it and we went along with it and this switching this thing around reading the A bills first, that is, that to me is kind of turkey.

PRESIDENT: Senator Clark, excuse me I misread my board. Senator Marvels light. Senator Carpenter, do you wish to be heard again. Actually we have before the body the motion that we read all bills passed over on final reading, those would be the ones in the first column, up there in final reading. As Senator Carpenter explained. Beginning with LB 77 down through 506A. If there is no further discussion Senator Carpenter can close on his motion then. Go ahead.

SENATOR CARPENTER: Well, just one for the information for what it is worth. I put on your desk several days ago, a copy of an amendment to a bill which will soon be on select file, which would implement a service tax. Now the service tax from a general statement, picks up where the sales

(End of Belt #1)