

May 16, 1973

SENATOR CAVANAUGH: Mr. President, I move LB 505 be advanced to E&R for Engrossing.

PRESIDENT: You've heard the motion to advance LB 505. All those in favor of advancing the bill say aye. Those opposed say no. Bill is advanced. Now we have a separate motion then to bracket 58--excuse me, to pass over 582. Are there objections to passing over 582 on select file?

CLERK: We could still adopt the E&R amendments, Mr. President.

PRESIDENT: Alright, thank you.

SENATOR CAVANAUGH: Mr. President, I move the adoption of the E&R amendments to LB 582.

PRESIDENT: Motion is to adopt the amendments to 582. All those in favor of the motion please say aye. Those opposed say no. So ordered, the amendments are adopted. Any objections to passing over?

CLERK: Okay now there are, there are a series of amendments on it. Is it not your desire to take those up--to 582?

SENATOR CARPENTER: This afternoon when we meet. As I understand it, Mr. President, in order to explain. There are a number of Senators who I've been told, have amendments for 581, or 582 or both. Now this is the only time which we can amend them and for that reason, because the amendments are not drafted in some cases. I have one but I don't have the other one. I think other Senators have like amendments which they don't have now. I have no desire to put it off. I would think without question we could handle it when we meet this afternoon.

CLERK: Mr. President, I ask unanimous consent to withdraw LB 313. Signed Senator Waldron.

PRESIDENT: The--that has to lay over a day doesn't it?

CLERK: Has to lay over.

PRESIDENT: Motion will be laid over.

CLERK: Mr. President, I move to return LB 423 to select file for a specific amendment. Signed Senator Carpenter. Yeah. I guess the first request is unanimous consent to unbracket 423.

PRESIDENT: Alright. Senator Carpenter.

SENATOR CARPENTER: This bill, for example, is--we attempted to amend another bill the other day and at that particular time the general trend of the discussion with no one to sign an agreement, was that it might be better to put it on 423. Now I presume that Senator Whitney would be opposed to that as he has a right to be and I hope he will express himself. Now what this does it, the amendment that's on the Clerk's desk in my judgment is germane to this bill. Now what it does, if you want to move it back, it allows for example, in the field of higher education, the method or the attempts in order to organize the various institutions within the overall complex of higher education either collectively or individually. In Omaha, as an illustration of a specific incident, they have an organization, the University of Omaha and as I understand it, the official structure of the Board of Regents or their equivalent, says that the law now says in their judgment that they have to attempt to organize all of them rather than one