

February 26, 1974

SENATOR KELLY: A question of Senator Luedtke.

PRESIDENT: Senator Luedtke, will you yield?

SENATOR KELLY: How do they get these records now, Senator?

SENATOR LUEDTKE: Well, I think that there was some kind of a problem with having to buy them and this, of course, breaks down. They're all working under the same probation system and, of course, it's ridiculous to.....we've abolished this in every offices of state government a long time ago. That there is not any exchange of money between offices, it just sets up a very unproductive accounting system in the... the auditors get sick and tired of that sort of thing.

SENATOR KELLY: But we're not making any records available that haven't previously been available?

SENATOR LUEDTKE: No, only that they're made available without cost.

SENATOR KELLY: Okay, thank you very much.

PRESIDENT: We'll take a voice vote. Those in favor of the committee amendment, say aye. Those opposed, say no. The committee amendment is adopted. Senator Luedtke.

SENATOR LUEDTKE: Mr. President, I move that LB723, ask for unanimous consent I should say, that LB723 be advanced to E & R for Review as amended.

PRESIDENT: Do I see any objections? I see none. So LB723 we're talking about.....LB723 is advanced. Now, we're on LB733.

CLERK: Read LB723. There are committee amendments, Mr. President, by Senator Luedtke's Judiciary Committee.

PRESIDENT: Senator Luedtke.

SENATOR LUEDTKE: Mr. President, I move the adoption of the committee amendments to LB733. LB733 is another one of the court administrator's bills. This particular one deals with the review and procedures of review for juvenile court cases and revises the county court law with regard to such review of juvenile cases. This is to make consistent all the juvenile procedures whether they be in the separate juvenile courts in Lincoln and in Omaha or throughout the county courts of the state. The amendment merely shows on page 3, strikes lines 24-27 and on page 4, strikes lines 1-6 to show the old matter is stricken. This was neglected to be done in the original drafting of the bill and in section 5, to clarify that this is only where we are dealing with a juvenile matter to put new matter in "where a juvenile" to keep it strictly as to the procedures relating as to juvenile cases.

PRESIDENT: The motion is to adopt the committee amendments. Those in favor say aye. Those opposed say no. The amendments are adopted.

CLERK: Mr. President, there are further amendments offered by Senator Luedtke to strike section 3 and re-number the sections.

PRESIDENT: All right.

SENATOR LUEDTKE: Mr. President, I move the adoption of the amendment. It's very simple. If you will look at the bill,