

March 24, 1976

like they threaten that they will. We are talking about that the federal people will take over and it will have a detrimental effect on the municipalities, the cities, the villages, the camps that are established throughout the state. We are talking about restaurants, we are talking about factories, in some cases or anyone now again that supplies water to more than 25 people. I want to attempt to explain what the bill does and then I'll tell you why we thought we ought to bring this out on the floor and expose it to the entire body and it's going to be up to you what you want to do with it. I support the bill because I think if we do not, it's going to have a detrimental effect on the various agencies that I just now talked about. So very briefly I'll try to explain the bill. First of all section 1 is the definition section which contains 10 definitions including public water supply, water supply system, drinking waters, the operator, talks about the advisory council. In other words there's the definition section. Section number 2, this section states that the Director of the Department of Health and we are talking about the Department of Health, shall promulgate rules and regulations for a minimum safety standard for drinking water. Section number 2 also sets out the guidelines which a Director must use in setting the maximum out of chemical, radiological, physical and bacteriological materials which can be present in drinking water to meet the standards. Section number 3 sets forth that after January 1st, 1978, no person shall operate or maintain a public water supply system without first obtaining a permit from the Department of Health. In other words it's almost a 3 year interval and this has to be brought under state jurisdiction if we pass the bill. Section number 4, this section gives the Director of the Department of Health the power and the authority to establish minimum rules and regulations for the deciding the design that constructs the alteration or the improvement of any particular water system. Here again the rules and the regulations are designed to insure that the amounts of sediment, chemical ingredients, radiological given us on are set forth to meet the standards as they are supplied to us by the federal legislation. Section number 5, the section states that no major construction extension or alteration of public water system shall be carried out without first obtaining a permit for all authorization which either one would do the same. Section number 6, this section generally gives power to the Director of the Department of Health to enter into cooperative agreements with other governmental agencies such as cities that have the facilities, have the laboratories and so on to carry on their own regulation under the contract with the state. Section number 7 states that after January the 1st in 1979, no permit shall be issued unless the operator of the system qualifies or is certified. Section number 8 would require all employees who are operators of public water systems could be certified. Section 9 gives the Director of the Department of Health the power to write minimum rules and regulations. Section number 10 gives the Director of the Department of Health the power to authorize variances and exception. Section number 11, this section creates an advisory council to be appointed by the Governor consisting of 7 people. Section 12 is the general misdemeanor and assesses a penalty that provides for