

in light of the recent court decision on not allowing time on public hearings and changes and so forth, so we took it back. The staff introduced the bill, no amendments, no complications. I'd move for the advancement of the bill.

PRESIDENT: The question is the advancement of LB 10. Record your vote. Record the vote.

CLERK: 30 ayes, 0 nays, 19 not voting.

PRESIDENT: The bill is advanced. We have guests in the south balcony this morning. We have twenty senior students from Kearney High School. This is Senator Cope's district. We also have 55 Kindergarten, First, Second, and Third grade students from Prescott Grade School here in Lincoln. That's Senator Maxey's district. We welcome both of your groups, thank you. We go to LB 167.

CLERK: Read title to LB 167. The bill has no committee amendments or other amendments pending.

PRESIDENT: Senator Barnett.

SENATOR BARNETT: Mr. President, I move for the advancement of LB 167 to E & R. This clarifies the probate code language if you would want to follow this. We had the word conservatorship in the proceedings behind guardianship. I found out yesterday that that means that you add somebody to the probate area while you're alive to take care of your problems and then we also on Line 18-22, we allow the associate county judges to hear things that the district judges would let them set up. They're practicing this procedure now and it just makes amendments to clarify the probate code because the court administrators office has apparently had this issue arise. So I would ask this body to advance LB 167 to help clear up some of the matters with the probate.

PRESIDENT: Any further discussion? The question is the advancement of the bill. Record your vote. Record.

CLERK: 27 ayes, 0 nays, 22 not voting.

PRESIDENT: The bill is advanced. LB 115.

CLERK: Read title to LB 115. There are no committee amendments or other amendments pending.

PRESIDENT: Senator Stoney.

SENATOR STONEY: Mr. President and members of the Legislature. The intent of LB 115 is not complicated. It's actually an extension of the Uniform Anatomical Gift Act that are presently found in Nebraska Statute 71-4801 through 71-4812. LB 115 provides that an individual when applying for a driver's license in the state of Nebraska may make a designation of his or her body or any part therein for transplant at the time of his or her demise. The county treasurers in each county will be provided with a brochure that will give information pertaining to the Uniform Anatomical Gift Act. It will also include a donors card which will be completed by the applicant wishing to make such designation. The bill also stipulates that when an individual makes such a designation, he or she must have two witnesses. Now, in addition to the donors card, there will be a small sticker affixed to the driver's license that will say merely donor gift. An individual that makes such a designation must do so each time he or she reapplies for a driver's license. Additionally, if an individual feels