

March 10, 1977

LB 472, 265

SENATOR NEWELL: Are we going to continue with this?

PRESIDENT: You have a motion before the House.

SENATOR NEWELL: Okay, alright.

PRESIDENT: You have a motion. Well, but Senator Luedtke, he has the absolute right to have his motion heard.

SENATOR NEWELL: Well I'll let it withdraw and maybe we can work out some of the details on this afterwards. If you want to....

PRESIDENT: That is up to you, Senator Newell.

SPEAKER LUEDTKE: Point of privilege. There is no way that Senator Newell can close because he's got another five minutes to close after this speech. There is no way that it will go beyond the 15 minutes, as you had indicated earlier. If Senator Newell doesn't want to stop it at this point, I think we better stop it anyway.

PRESIDENT: We can't, under the rules. We can't force him to stop. He's got a motion before us and he has the right to....

SENATOR NEWELL: The question that I would ask is would we pull this off the consent file for the moment?

SPEAKER LUEDTKE: Take it off the consent file.

SENATOR NEWELL: Maybe I can offer some specific amendments at that time.

SPEAKER LUEDTKE: Well do that then.

SENATOR NEWELL: Alright.

PRESIDENT: What is your pleasure, Senator Newell?

SENATOR NEWELL: I would appreciate it if it was pulled off consent, and maybe I can work with the introducer to....

PRESIDENT: Would you please dispose of your motion to recommit.

SENATOR NEWELL: I'd like to withdraw my motion to recommit.

PRESIDENT: Is there an objection? Seeing none, it is so ordered. Now make your next motion. Is it the Speaker's order that this bill be removed from the consent file? It is so ordered. The next bill is LB 265.

CLERK: Read title to LB 265. There are committee amendments by Senator DeCamp's Banking, Commerce and Insurance Committee.

SENATOR DeCAMP: Mr. President, I move for the adoption of the committee amendments. They just add the word "coupons" within the context of this legislation. Also the bill is 265. Vince, it's 265 instead of 465. I move for adoption of the amendment.