

February 26, 1980

LB 959

SPEAKER MARVEL: No.

SENATOR WARNER: I have an amendment I was printing in the Journal, and I saw no point in....but there is a couple other amendments we can take up.

SPEAKER MARVEL: All right, let's proceed with the two.... Senator Warner has an amendment and then Senator Maresh has an amendment I think.

CLERK: Mr. President, there are E & R amendments first of all.

SPEAKER MARVEL: Senator Wesely.

SENATOR WESELY: Mr. Speaker, I move the E & R amendments to LB 959.

SPEAKER MARVEL: All in favor of that motion say aye. Opposed no. The motion carried. The E & R amendments are adopted. Okay, now we have....Clerk will read the amendments.

CLERK: Mr. President, Senator Warner has an amendment.

SENATOR WARNER: Wait a minute...is this my amendment?

CLERK: You have got two, Senator. This is the first one that you submitted. It talks about fees paid pursuant to this section shall be based upon the size of a boiler.

SENATOR WARNER: Okay, Mr. President and members of the Legislature, this amendment amends the bill to take into account boilers that are not what we normally think of as the standard boilers. It is a method to calculate the size of an electrically heated boiler and each kilowatt of electrical energy provided the boiler at its maximum rating shall be considered equivalent of one foot of heating surface of a fire tube boiler. Now all I know is that the Department of Labor people who do this will place this kind of boiler comparable for an inspection fee to the regular fire tube boilers and they feel that this is necessary so that....it's a technical amendment that clarifies the fee for this kind of a boiler. So I would move its adoption.

SPEAKER MARVEL: The motion is the adoption of the first Warner amendment to LB 959. All those in favor of that amendment vote aye, opposed no. We are voting on the first Warner amendment to LB 959 on Select File. We are voting on