

April 14, 1980

LB 361A, 954

SENATOR CLARK: The question before the House is to suspend the rules. All those in favor vote aye, all those opposed vote nay. It take thirty votes.

CLERK: Senator Clark voting no.

SPEAKER MARVEL PRESIDING

SPEAKER MARVEL: Have you all voted? Record the vote.

CLERK: 10 ayes, 27 nays on the motion to suspend rules, Mr. President.

SPEAKER MARVEL: The motion lost.

CLERK: Mr. President, Senator Haberman now moves to indefinitely postpone 361A. Pursuant to our rules, that will lay the bill over.

SPEAKER MARVEL: Ready for 954.

CLERK: Mr. President, LB 954, there are E & R amendments, Mr. President.

SPEAKER MARVEL: Senator Stoney, do you want to move the E & R amendments to 964? 954?

SENATOR STONEY: Mr. Speaker, I move the E & R amendments to 954.

SPEAKER MARVEL: All those in favor of the adoption of the E & R amendments say aye, opposed no. Motion carried. E & R amendments to 954 are adopted.

CLERK: Mr. President, I now have amendments from Senator Schmit to the bill.

SPEAKER MARVEL: The Chair now recognizes Senator Schmit.

SENATOR SCHMIT: Mr. President, members of the Legislature, the amendments on pages 17, 18, 22 and 23 are offered by the Bar Association. They are intended to eliminate the possibility of someone purchasing a home and later finding that without any prior notice a lien has been filed against the home. Under this amendment properly recorded liens are void against creditors and purchasers without notice who file their instruments first. The lien would still be valid as between the original parties. The remaining amendments were offered by the State Solar Office and the