

January 20, 1988

LB 377, 713

PRESIDENT: You have heard the motion. All in favor say aye. Opposed nay. They are adopted.

CLERK: Nothing further, Senator.

PRESIDENT: Senator Moore.

SENATOR MOORE: I move we advance the bill.

PRESIDENT: You have heard the motion. All in favor say aye. Opposed nay. LB 713 is advanced. LB 377.

CLERK: Senator, I have E & R amendments.

PRESIDENT: Senator Moore.

SENATOR MOORE: I move we adopt the E & R amendments to LB 377.

PRESIDENT: You have heard the motion. All in favor say aye. Opposed nay. They are adopted.

CLERK: Mr. President, I now have an amendment from Senator Hall to the bill. (See Hall amendment on Page 389 of the Legislative Journal.

PRESIDENT: Senator Hall, please, on your amendment.

SENATOR HALL: Mr. President and members, LB 377 is a bill that deals with the implied consent provision that we discussed on General File just last week. At that time I offered...an amendment was offered by the Transportation Committee that was adopted that changed the implied consent penalty from six months to twelve months. I offered an amendment at that time that was adopted by the body that said "except that the director shall dismiss all proceedings against the operator under this section upon receipt of a certified copy of a motor vehicle operator's plea of guilty to the misdemeanor charge of driving under the influence of alcohol in the county or district court where the offense occurred which gave rise to these proceedings." Now I am offering an amendment to that, and I have shown this amendment to Senator Lamb, the Chairman of the Transportation Committee, and the committee counsel, and have them take a look at it. At the time that I offered the amendment, Senator Chambers raised the question of whether or not this might not