

April 1, 1992

LB 111, 1219

SENATOR LAMB: The motion is to return to Select File LB 111. Those in support vote aye, those opposed vote no. Have you all voted? Record, Mr. Clerk.

CLERK: 26 ayes, 0 nays, Mr. President, on the motion to return the bill.

SENATOR LAMB: The bill has been returned to Select File. Mr. Clerk. Senator Dierks.

SENATOR DIERKS: Senator Lamb and members of the body, I just would ask for your approval of the amendment and then returning it back to E & R for Final.

SENATOR LAMB: Since there are no more speakers, the motion is to adopt the amendment. Those in support vote aye, those opposed vote no. Record, Mr. Clerk.

CLERK: 27 ayes, 0 nays, Mr. President, on the adoption of the amendment.

SENATOR LAMB: The amendment has been adopted. Senator Will, to advance the bill.

SENATOR WILL: Mr. President, I move the readvancement of LB 111 to E & R for engrossment.

SENATOR LAMB: The motion is to advance the bill to E & R Engrossing. Those in support say aye. Those opposed nay. Ayes have it, the bill is advanced.

CLERK: Mr. President, Senator Will would move to return LB 111 to Select File for a specific amendment. The amendment is on page 1641 of the Journal.

SENATOR LAMB: Senator Will.

SENATOR WILL: Thank you, Mr. President, members of the body. The amendment that I've filed to LB 111 would insert the contents of LB 1219 into the bill. LB 1219 is a bill that I introduced that was heard before the Judiciary Committee and was advanced. And what LB 1219 did or does and what my amendment would do is simply say that in the case where a defendant actually is not convicted of a crime there could be restitution