

March 3, 1993

LB 91, 288, 356

SPEAKER BAACK: Senator Hohenstein.

SENATOR HOHENSTEIN: I move the advancement of LB 288 to E & R for engrossing.

SPEAKER BAACK: You've heard the motion to advance LB 288. All those in favor say aye. Opposed no. It is advanced. LB 356.

CLERK: LB 356, Senator, I have no amendments to the bill.

SPEAKER BAACK: Senator Hohenstein.

SENATOR HOHENSTEIN: I move the advancement of LB 356 to E & R for engrossing.

SPEAKER BAACK: You've heard the motion to advance LB 356. All those in favor say aye. Opposed no. It is advanced.

CLERK: LB 91, I have E & R first of all, Senator.

SPEAKER BAACK: Senator Hohenstein.

SENATOR HOHENSTEIN: I move the adoption of the E & R amendments to LB 91.

SPEAKER BAACK: You've heard the motion to adopt the E & R amendments to LB 91. All those in favor say aye. Opposed vote no. They are adopted.

CLERK: Mr. President, Senators Landis and Beutler would move to amend.

SPEAKER BAACK: Senator Landis.

CLERK: Page 720 of the Journal, Senator.

SENATOR LANDIS: Oh, Mr. Speaker, members of the Legislature, Senator "Hohensteen", Senator Hohenstein (laughter)...Hohenstein made a suggestion on General File debate that the agreement, in the case of this trust company that's managing trust funds and also serving as a mutual fund advisor or seller, that in the event there is a consent by the party to allow this relationship to exist...exists, it should be in writing. We agreed to that on General File debate. This language adds the words in