

March 30, 1993 LB 19, 132, 199, 245, 246, 364A, 389, 409
516, 554, 690, 702, 709, 710, 714, 768
LR 23, 24

for engrossing.

PRESIDENT MOUL: You've heard the motion to advance LB 364A. All those in favor please say aye. Opposed nay. LB 364A is advanced. LB 246.

CLERK: Madam President, may I read some items before?

PRESIDENT MOUL: Yes, Mr. Clerk, items for the record.

CLERK: Thank you. Government, Military, Veterans Affairs reports LB 690 to General File, LB 389 General File with amendment, LB 516 General File with amendments, LB 702 indefinitely postponed. (Journal also shows LB 409 indefinitely postponed.) Natural Resources reports LB 132 to General File with amendment, LB 245, General File with amendments; LB 19, indefinitely postponed. And Urban Affairs reports LB 199 indefinitely postponed, likewise with LB 554, LB 709, LB 710, LB 714, and LB 768, LR 23, LR 24, all those reports signed by their respective committee Chairs. (See pages 1209-17 in the Legislative Journal.)

Senator, with respect to 246, I have no E & Rs. I do have other amendments, however. Senator Withem would move to amend, Madam President.

PRESIDENT MOUL: Senator Withem.

SENATOR WITHEM: Yes, on reflection, I think that this particular problem could probably be handled by the Brand Commission via rules and regulations, so I'd withdraw this amendment.

PRESIDENT MOUL: The amendment is withdrawn.

CLERK: Madam President, Senator Schellpeper would move to amend the bill. (See AM0735 on page 943 of the Legislative Journal.)

PRESIDENT MOUL: Senator Schellpeper.

SENATOR SCHELLPEPER: Thank you, Madam Chairman and members. This amendment is an amendment we talked about last time on General File. Senator Jones said that he would agree to an amendment like this that would put a vote in Howard County and would have the county, themselves, decide whether or not they