

TRANSCRIPT PREPARED BY THE CLERK OF THE LEGISLATURE
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LB 637
LR 226-235

right...I think we are on the right track, and we have our track record to prove that with the systems that we do have in place now, and I can't see any reason why we can't go to one...one computer system in this state. We should have thought of that earlier. We should have had enough foresight to see that something like this was going to come down the road some time. With that, I believe this is the third time I've spoke on this amendment, Mr. Lieutenant Governor, so thank you very much for the opportunity to kill a little time and voice a few opinions that I have. Thank you.

PRESIDENT MAURSTAD: Thank you, Senator Janssen. For discussion on the Kristensen amendment? Mr. Clerk, do you have some items for the record?

CLERK: I do, Mr. President, thank you, study resolutions: (LR 226-235 read by title for the first time.) That will be laid over, Mr. President.

Mr. President, I have a confirmation report from General Affairs Committee, signed by Senator Janssen, and that's all that I have at this time. (Legislative Journal pages 2104-2110.)

PRESIDENT MAURSTAD: Thank you, Mr. Clerk. Now for continued discussion on the Kristensen amendment to AM1775 to LB 637, Senator Crosby.

SENATOR CROSBY: Thank you. I yield my time to Senator Beutler.

PRESIDENT MAURSTAD: Senator Beutler.

SENATOR BEUTLER: Senator Crosby, thank you. In part, of course, for the purpose of continuing the discussion while matters are ironed out, I would focus, not just for that purpose because...but because I think it's of interest and needs some adjustment, on Section 5 of the bill. Section 5 of the bill says: "For purposes of the establishment, modification, or enforcement of a support order, all district courts shall utilize the Title IV-D Division's Statewide Automated Data Processing and Information Retrieval System." And it goes on to say that the Title IV-D Division may withhold IV-D funding to counties within the jurisdiction of the district court. That's