

TRANSCRIPT PREPARED BY THE CLERK OF THE LEGISLATURE  
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FLOOR DEBATE

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LB 242

Senator Foley, (laugh) you're responding very well. Could you respond again?

PRESIDENT MAURSTAD: Senator Foley.

SENATOR KRUSE: Would this...I like what you're doing and I'll be voting for it. Would this cover push-pulling or somebody comes onto the line and pretends to be having a poll and then begins to debate with you as to...well, starts adding additional information from their campaign about...did you know this person is for higher taxes or something like that.

SENATOR FOLEY: Yes, I believe it would. It's my intent that it would cover push-pulling techniques.

SENATOR KRUSE: Thank you.

PRESIDENT MAURSTAD: Senator Foley, you're recognized to close. Senator Foley waives closing. The question is the adoption of AM1711 to LB 242. Those in favor vote aye; those opposed vote nay. Mr. Clerk, please record.

ASSISTANT CLERK: 32 ayes, 0 nays on the adoption of Senator Foley's amendment.

PRESIDENT MAURSTAD: The amendment is adopted. (Visitors introduced.) Mr. Clerk, the next item.

ASSISTANT CLERK: Mr. President, Senator Raikes would move to amend. (AM1904, Legislative Journal page 1881.)

PRESIDENT MAURSTAD: Senator Raikes, you're recognized to open.

SENATOR RAIKES: Thank you, Mr. Lieutenant Governor, members. This amendment is a part of the so far continuing saga on school board members. Currently, the bill as...as drafted would treat school board members in two different ways. If you...if you are a school board member in any class with a General Fund expenditure of greater than \$15 million, then you would be required to file a financial disclosure statement. If the school board you serve on has a budget of less than \$15 million,