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elected leader. How I administer my office is important to me because I...that's what you entrusted me with, and I think it's important to the future of the body, so I would like to explain what I've sorted through overnight. Last night we endeavored to do something that I had outlined as being a procedural alternative, and I had spoken with everybody that I could get to on the floor and we thought that might work, and that wasn't the will of the body and so be it. So where are we now? I said, in my comments leading up to that, that I would, if cloture failed, I wasn't going to let that be a trick by somebody. I said, if cloture failed, I would put the bill back on the agenda today, and I have done that. I have slotted it twice, as you've noted, because it would be meaningless and kind of noncomprehensible to slot it once. It has to go two rounds today. I've done that. I've looked at all of the amendments because the Executive Board entrusted me with the fact that I could make it a Speaker major proposal. I see nothing that I can do in terms of ordering amendments because, whether you are for or against the Chambers amendment, as it's come to be called, whether you are for or against the Bourne reverse severability, as we have come to call it or denote it, those two amendments are in the committee amendment. The motion to suspend is not like cloture. It would not cause us to adopt the committee amendment and then proceed to the bill, so ordering the suspension that Senator Raikes filed doesn't achieve anything in terms of getting us somewhere. So what I think is right and appropriate is I have put it back on the agenda. I have discharged the commitments I made to all of you. Two more hours are required, under the rules, before there could be another motion for cloture, and I'm going to tell you, just as happened last year in my administration of my speakership, when we reached a cloture opportunity on LB 500 and it wasn't exercised, Senator Landis and I, in consultation together, the bill was pulled from the agenda, that's how I intend to proceed today. So the body can work its will, whatever that will is. I've explained this to Senator Raikes. I believe that this is a reasonable and fair approach. I'm doing my duty, to the best of my ability, and I'm willing to consider from anybody how I might order amendments, but I do want you to understand what a rule to suspend is and is not, and what a motion to cloture is and is not, and what they do and do not do, and this is where we are. Thank you for your time and