

January 11, 1980

LB 306

stand it. Senator DeCamp, I wonder if this amendment which I do not oppose, at least yet, is relevant to the bill itself. Do you feel that it is?

SENATOR DE CAMP: I feel it is germane, yes. It is legally germane.

SENATOR NICHOL: Now does it have, and I haven't seen this amendment, is it somewhere in our Journal?

SENATOR DE CAMP: Yes. The amendment we are adopting is up there. It ties in with the amendment just adopted. The original amendment was printed in the Journal, when, a day or two ago.

SENATOR NICHOL: Does it have anything to do with maintaining half of the estate such as the amendments to the bill have that cannot be touched?

SENATOR DE CAMP: Does it have anything to do with what?

SENATOR NICHOL: Half of the estate of Humpty Dumpty cannot be touched such as the amendments to the bill have?

SENATOR DE CAMP: Well let me just say that it is germane and legally acceptable.

SENATOR NICHOL: Okay.

SENATOR DE CAMP: As to the joint tenancy issue as such, it doesn't worry about joint tenancy very much.

SENATOR NICHOL: Okay, so it doesn't have anything in it that keeps half of it away from being touched? In other words, they can touch the whole estate, they can get the whole estate.

SENATOR DE CAMP: Well it doesn't affect Chris' bill in terms of changing that in any way really.

SENATOR NICHOL: All right, thank you.

SENATOR DE CAMP: It was, like I say, a nice vehicle kind of cruising along here and I thought it would address this particular problem the Bar Association has been wanting to get done for a couple of years.

PRESIDENT: Senator Johnson. All right, Senator Merz, did... All right, I will go to Senator Lamb.

5805