

January 11, 1980

LB 306

SENATOR LAMB: Mr. President, my question is about the amendment in that we don't have the amendment on our desks. The one in the Journal has been withdrawn so it seems to me that we are kind of operating here in the dark and I would prefer to have the amendment that we can read before we vote on this matter.

PRESIDENT: I believe I understood it was the same amendment only it is just directed into the amendment. Is that right, Senator DeCamp?

SENATOR DE CAMP: That is right. The effect is identical. I can hand you out copies of the other one. We can get that done in thirty seconds or fifty seconds.

PRESIDENT: Senator Lamb, will that satisfy you? It is in the Journal, page 151.

SENATOR DE CAMP: Little Lisa is going to make copies. We will get you a copy right away.

PRESIDENT: It is on page 151 of the Journal. Senator Lamb, while you check that shall I call on the next...? The Chair recognizes Senator Cope.

SENATOR COPE: Mr. President, members, a question of Senator DeCamp. Senator, are you sure that you have to skip a generation before this will take action? I heard an explanation that if Humpty Dumpty as you said...

SENATOR DE CAMP: No, you don't have to skip a generation. I was using that as an example, a clarification trying to put it into terms I could understand I guess and I thought it would be more understandable than a bunch of legal mumbo jumbo about generations and skipping and so on and so forth.

SENATOR COPE: In other words, if Humpty Dumpty, as you stated, after ten or fifteen years should straighten up and fly right he could go to the court...

SENATOR DE CAMP: That is right.

SENATOR COPE: ...and the court would...permission to give him the million dollars?

SENATOR DE CAMP: As I understand it and of course, any beneficiary, all beneficiaries involved would have to be protected. The court has to make a specific finding of that, this type of thing. The amendment is at page 154 of