

January 30, 1980

LB 306

divorce settlement because the deeds are in his name, the form is in his name. What would Senator Marsh say after the expletives? She would say, of course not she contributed to the property too. The fact, the reality of it is that she contributed too...we can't pay attention to the forms on the deed, that doesn't matter. I am asking the same thing with 306. The form doesn't matter. Just because you call it joint tenancy with right of survivorship the fact is...

PRESIDENT: Time is up.

SENATOR BEUTLER: ...that he contributed to it, that it is partially his property in fact and in substance and that it should be subject to any debts he incurred. It is as plain and simple as that.

PRESIDENT: The Chair recognizes Senator DeCamp. Senator DeCamp is not there. We will go on to....he isn't back there, is he? We will go on to Senator Kelly.

SENATOR KELLY: Mr. President and members of the Legislature, a question of Senator Marsh, please.

PRESIDENT: Senator Marsh, will you respond?

SENATOR KELLY: Senator Marsh, when you spoke with Mr. Paul Amen and he found out that LB 306 was controversial, did he recant his letter?

SENATOR MARSH: No, sir, I didn't ask him that, but I would suggest that you call him if you have a question. I should not speak for Mr. Amen. I simply told you what he had reported.

SENATOR KELLY: Evidently...

SENATOR MARSH: My argument...

SENATOR KELLY: Evidently Senator Marsh...

SENATOR MARSH: My argument with him...

SENATOR KELLY: Evidently Paul Amen's letter is still in force over his signature. Senator Marsh, did Mr. Amen support your amendment?

SENATOR MARSH: Senator Kelly, I did not read my amendment to Mr. Amen. I was pointing out to him that federal regulation (b) does allow joint tenant's signatures to be put on a document,