amount that a candidate or candidates committee might expend. I have an opinion addressed to Senator Orval Keyes regarding amending statutory section 83-337 regarding mental health commitments boards; an opinion to Senator DeCamp regarding the constitutional liability of the Legislature regarding permanent school fund and investment funds; an opinion addressed to Senator Goodrich concerning the dissolution of marriage statutes; an opinion addressed to Senator Kelly regarding applicability of the Administrative Procedures Act to the Nebraska Adjutant General's office; an opinion to Senator Wesely regarding proposed legislation to prohibit a local school district from closing the school without the consent of the student's parents and a county superintendent; an opinion to Senator Goodrich regarding foreign corporation performing in the State of Nebraska; an opinion addressed to Senator DeCamp regarding LB 619 passed during the 1980 legislative session; an opinion addressed to Senator Haberman regarding statutory authorization to levy a tax up to a specific mill levy; an opinion to Senator DeCamp regarding LB 733 passed by the 1980 legislaive session; an opinion addressed to Senator Haberman regarding a Political Subdivision Budget Limitation Act of 1979; an opinion to Senator Maresh regarding inconsistencies in existing Nebraska statutes; an opinion addressed to Senator DeCamp regarding when a trustee has power to deposit but not to invest trust funds in a financial institution; an opinion addressed to Senator Landis regarding the constitutionality of Nebraska Statute 1-160; an opinion addressed to Senator Higgins regarding proposed legislation to make it illegal for county governments to make donations to private governments (sic). That is all the Attorney General's opinions, I have, Mr. President. They will be inserted in the Legislative Journal. (See pages 40-67.)

In addition, Mr. President, I have received over the interim several annual reports and other items. They include the following: Received a copy of the Senate Concurrent Resolution from the State of California regarding federal expenditure augmentation of funds allocated pursuant to Title XX; All of these documents will be on file in my office, by the way. (Read titles of reports received during the interim. See pages 67-74.) All of that material, Mr. President, will be on file in my office.

PRESIDENT: We are ready then for agenda item #5, introduction of bills, Mr. Clerk. The Clerk has asked us to announce that it would be advisable for you to bring up the bills now so that we can get as many as possible intro-