

April 7, 1981

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branches of government, then we have to be certain that the judges do not try to imply certain threats like we won't rule a certain way on a bill that the Legislature passes unless it gives us what we want. So it is a blade that cuts both directions, and I would advise the judges to tread very carefully and very lightly in that area because they may have a hammer over the lawyers in the body, but they don't have a hammer over me. And I wish one of them would be as direct in approaching me in that fashion as apparently they have been with others, because I will whistle and shout and call them by name on this floor. It wouldn't do any good to file a complaint against them because you would take it to his brothers and as I always say, that's like complaining against Jesse James and Frank James to the Dalton brothers. So what we are doing with this bill is stripping away all the hypocrisy that has surrounded the judiciary and exposing them, Senator Hoagland, as money-grabbing individuals like any other public official, any other public employee, and they will use any lobbying technique to get additional money. Now to get right to the issue of that bill. It is designed to tie the salary of every other level of judge to that of the Supreme Court judges. Remember how an attempt has been made and was successful to tie the sales and income tax rates, the amount produced by them, and there....

SPEAKER MARVEL: You have one minute.

SENATOR CHAMBERS:have been attempts in the past to try to break this tie so that they don't have to produce substantially the same amount of revenue, because in some instances it was felt that more tax ought to be brought from one source than the other. Well, now you are doing that with the judges and there is no rational connection whatsoever between the rate of pay being received by a district judge, a county judge, a judge of the Workmen's Compensation Court, a municipal judge and those of the Supreme Court.

SPEAKER MARVEL: You have 30 seconds.

SENATOR CHAMBERS: There is no rational connection whatsoever and rather than try to make our job easier, as Senator Hoagland is talking about, we must remember that not everything which is proper is easy. I am on the committee that listens to these judges and as hard as the job is, I am willing to continue to assuming it. And it seems that my five minutes went awfully fast, but I will accept what the Chair has told me and try to finish at another time.