

prohibition and that we must on a yearly basis make the specific changes, the Legislature itself?

SENATOR CULLAN: Senator Newell, at this point in time I...yesterday I thought I indicated that I was not positive that we had used an index. I believed that we had and I may be mistaken but I will request an Attorney General's opinion on that issue before the bill reaches Select File. We'll research that further before the bill does reach Select File.

SENATOR NEWELL: Sencator Cullan, if the Attorney General does have some problems with that are you prepared to pull this out of the bill or do you propose to go back up to \$600,000 or is this...what is your inclination in terms of that if, in fact, we do have a problem?

SENATOR CULLAN: Senator Newell, I personally can see no constitutional problem and so I don't anticipate a negative response from the Attorney General so I'm not prepared to say what I'd do if one would come.

SENATOR NEWELL: Thank you, Senator Cullan.

PRESIDENT: Senator Cullan, I guess you may close. No closing. The question before the House then is the adoption of the Cullan-Marsh amendment. All those in favor vote aye, opposed nay. Senator DeCamp, did you have a question or are you waiting...? Alright. Have you all voted? Record the vote.

CLERK: 27 ayes, 0 nays on adoption of the Cullan-Marsh amendment, Mr. President.

PRESIDENT: The motion carries. The Cullan-Marsh amendment is adopted. Any further amendments, Mr. Clerk?

CLERK: I have nothing further on the bill, Mr. President.

PRESIDENT: Now we are on the bill as amended. Senator Cullan, did you have any general observation before we go on? Alright then, Senator DeCamp, you are first.

SENATOR DeCAMP: Mr. President and members of the Legislature, in the legal business there is a policy, legal policy of serving notice. You put publications in a paper sometimes to let people know in advance of something coming up or something you are going to do so I guess I am using this opportunity, I haven't spoken on the bill or anything else. I was intimately involved in the legislation two or three years ago. I promised both