by Senator Warner. It is found on page 143 of the Legislative Journal, Senator.

SENATOR CLARK: Senator Warner.

SENATOR WARNER: Mr. President, I withdraw that and I have a substitute one, I believe.

SENATOR CLARK: You withdraw that one and use a substitute amendment?

SENATOR WARNER: Yes, they are virtually the same though.

CLERK: Mr. President, Senator Warner's second amendment is on page 441 in the Journal.

SENATOR CLARK: Senator Warner.

CLERK: Okay, Senator, I don't think that is the one. There was one on 441 but that is not the one you gave me this morning.

SENATOR WARNER: Yes, I withdraw that one.

CLERK: Withdraw that one, too. Okay. In that case, Mr. President, Senator Warner would move to amend. It is Request #2588.

SENATOR WARNER: There we go. Essentially we are dealing with a similar thing, the bill and the amendment was dealing with the ability of the people to vote on, generally whose residence was on the fringe area of a service area of a power district, and the problem has been for some years there were a few people who were not eligible to vote the way the system was. What the amendment proposes, and as far as I know is acceptable to power districts, a number of Senators who had a similar problems as my district, I believe it is acceptable, and what it would require is that the power district would certify to the appropriate election officials, the county clerk or the election commissioner, those people who were served by that power district outside of their charter area so that for election purposes these people could both run for a board as well as vote on the election of the board. The process that the amendment requires is that the power district would by mail notify those people who they believe to be in those service areas and are customers that they needed to by return mail certify their desire to file, to vote and then the power district would submit that list to the appropriate election officials, so when those individuals came into vote,