could teach there a few hours a day, as long as you were there two years, you had tenure. Now we spell this out and I think it is in the best interests of the profession and I ask that we advance LB 259 to E & R initial as amended.

SENATOR CLARK: We are going to have to accept the committee amendments first.

SENATOR KOCH: I'm sorry. I ask for the adoption of the committee amendments as amended.

SENATOR CLARK: The question before the House is the adoption of the committee amendments as amended. All those in favor vote aye, opposed vote nay.

CLERK: Senator Clark voting yes.

SENATOR CLARK: Have you all voted? Record the vote.

CLERK: 28 ayes, 0 mays on adoption of the amended committee amendments, Mr. President.

SENATOR CLARK: The committee amendments are adopted.

CLERK: Mr. President, I had an amendment from Senators Koch, Wiitala, Vickers and Beutler. I understand they wish to withdraw. That was request #2514, Senator. Is that right, you wish to withdraw? Mr. President, the next amendment I have is from Senator Haberman and that amendment is found on page 745 of the Legislative Journal.

SENATOR CLARK: Senator Haberman.

SENATOR HABERMAN: Mr. President and members of the Legislature, at the present time school Classes III which are 1.000 to 50,000 that have both an elementary and a high school, school districts Class IV which is Lincoln and school district Class V which is Omaha, and I have passed out a sheet for each one of you to follow me on this, at the present time when they have a wage dispute and they can't settle the dispute, those three classes of school districts may appoint a committee of three members, one being a school board member, one being a teacher's association member and one member that is mutually agreed upon by the other two. Those three people can sit down and iron out the problem. They do not have to go to the Commission of Industrial Relations. They can do it on a local level. That is excellent. That is an excellent idea. However, members of the Legislature, school districts Class I, which is kindergarten through the eighth grade, school districts Class II which are under a thousand and maintaining both an elementary and a high school and school district, Class VI which is a district high school only, they do not have this right to do