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have gone to the Attorney General should get together and amend LB 7 so we don't have another debacle on our hands. Okay.

PRESIDENT: Someone had better make some kind of a motion because there is no motion before the House, that is all I am saying. Senator Schmit.

SENATOR SCHMIT: Members of the Legislature, as long as we are discussing LB 7, I think maybe the Clerk should read the Attorney General's opinion which was addressed to me which I believe points out exactly what I pointed out this morning that you can't do what you have done on Section 3 because it is very clear that you cannot make, and I want to go back and recite what happened when I passed a bill which provided for the collection of interest on child support, the Attorney General ruled that you could not do that retroactive prior to the date of the act. If you take the committee amendments as they have been handed to this body, you may be, you don't know, who in the hellknows, assessing a collection fee retroactively, and the Attorney General has said that it is doubtful if you can do it. Now if he goes back and reads the opinion he gave me on the collection of interest, he knows darn well what he can do, he cannot go and make it retroactive which means that the committee amendments are not acceptable and the bill won't stand.

PRESIDENT: Speaker Marvel, in order to get something done one way or another, we ought to have a motion. Do you want to move to either recess or do something so we know what we are going to do, otherwise...

SPEAKER MARVEL: The first think I would do is yield to Senator Warner.

PRESIDENT: For an explanation or what?

SPEAKER MARVEL: Yes, sir.

PRESIDENT: We have nothing but discussion going on here. We need some kind of a motion. Senator Warner.

SENATOR WARNER; Mr. President, I would move that, and I asked Senator Cullan because they have handled this matter, I asked Senator Cullan if he felt as Chairman of Public Health and Welfare if he would accept the responsibility to go to the bill drafters to draft an amendment, appropriate amendment to correct what the Attorney General's opinion said. It could then be presented to the Legislature