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at which time you can accept it or reject it, that is the body's decision. Now if that also should be done with Senator Schmit's opinion, he can respond to that. I do not know on that one but I, believe me....I went through LB 2 in 1978 responding to this kind of an opinion that fast and you all recall what we had, a problem with that that was a technical error, one word dropped. It was all done, and I don't intend to put the Legislature in a position of responding just like that with something faultily drafted so I would move that we recess and I don't know how long to say, until seven-thirty. The other option, Mr. President, of course, is to recess now or adjourn for the evening and know that we are going to be back here Saturday and next Monday. But I am willing to have that, recess for an hour, if that is adequate time to have an amendment properly drawn that will reflect what the Attorney General raised as issue. If the body rejects that, then there is no problem but to go ahead with the original schedule.

PRESIDENT: Making a motion to recess until seven or what?

SENATOR WARNER: I will move to recess until seven in order to provide Senator Cullan time to have an amendment drawn or Senator Schmit to reflect the Attorney General's opinion. And the body should understand that if you do accept it, we have to remain in session this evening long enough to have the bill be reported back properly engrossed, but that may not be any time at all.

PRESIDENT: Senator Cullan, do you wish to speak to that motion?

SENATOR CULLAN: Senator Warner, after looking at the Attorney General's opinion, I think the amendment that would satisfy the Attorney General's opinion so that there would be no new changes in state law would simply be an amendment that would strike all of the language in the bill. I set that amendment on the Clerk's desk. I think it is a ludicrous position but an amendment that would strike the committee amendments that have already been adopted would accomplish that goal. I think it is a very ridiculous interpretation of the power of the Legislature but that amendment is there if you want to consider it.

PRESIDENT: The motion before the House is simply to recess until seven unless there is somebody that is going to change that, and really again the motion to recess is only debatable, to be real technical, is only debatable by the Speaker again.