

January 9, 1989

specific criticisms that have been offered of the Withem-Moore amendment here, first one is, and I indicated to Senator Haberman in his question, I think he raises a good point, it was a point I had. I was satisfied after visiting with the Clerk's Office that the term "offered" is an understood term. If there are members who feel that that is an overly ambiguous term and would like to see it clarified, I would be delighted to support an amendment somebody might offer to that regard. I have no problem with that. On the other point, Senator Chambers and Senator Warner frankly raise points with which I can't disagree. I have difficulty supporting them I guess because it goes beyond what I had suggested here originally. What I was suggesting was merely the opportunity for the prime introducer of a bill to have the opportunity to speak some time during the debate. I think changing that to say that every time that a kill motion is offered that the prime introducer will speak immediately prior to closing on the kill motion is a rather substantive change in the manner in which we function debate in here. Our current procedures are that you need to be nimble on your feet; when you push your light is part of the legislative strategy. If you get it on early, sometimes it is good, sometimes it is bad. That is all part of our process. I understand what Senator Warner is saying. I understand what Senator Chambers is saying. I would have to spend a little more time, I guess, digesting what they have to say before I would stand and say that you should oppose this particular amendment and go back to what I had proposed before, because, frankly, what I proposed before may be a little more substantive change in our debate procedures than we ought to be considering at this time. So I am going to continue to support the Withem-Moore amendment, at least for the time being.

PRESIDENT: I understand we have an amendment to the motion. Mr. Clerk.

CLERK: Mr. President, Senator Chambers would move to amend proposed amendment number four. If I may, Senator, may I read.

SENATOR CHAMBERS: Yes.

CLERK: "After a motion to indefinitely postpone a bill has been offered," and Senator Chambers would insert the following new language, "and the introducer of the motion has made his or her opening remarks on the motion, the principal introducer of the bill shall immediately be permitted to speak for five minutes on such motion."