

would, at the same time, state in terms that Senator Warner understands, the same concept that Senator Chambers has admonished us all to accept and which I think, by the way, the body has agreed to.

SPEAKER BARRETT: Thank you. Senator Warner, there are no other lights on, would you care to close?

SENATOR WARNER: Mr. President, is it too late to substitute? If it is, I will follow the procedure and ask to just withdraw this one and file the other one in its appropriate time.

SPEAKER BARRETT: Are you asking that this be withdrawn then, Senator Warner?

SENATOR WARNER: Yes. What I have filed is words, following the words "origin" in line 20 as an excep..."except burial goods disinterred before 1933 which" (inaudible). (Warner amendment appears on page 1345 of the Legislative Journal.)

SPEAKER BARRETT: At this point then you are offering a substitute?

SENATOR WARNER: Yes, Mr. President.

SPEAKER BARRETT: If there are no objections, that will be permissible. We're now on the substitute motion. Discussion please, Senator Chambers.

SENATOR CHAMBERS: Mr. Chairman and members of the Legislature, I appreciate Senator Warner narrowing the scope of his amendment, but I still have a problem with it and I'll tell you why. When representatives of the tribes went to the Historical Society to do research relative to burial goods, the only records they could get and the only information made available to them was that which was presented by the Historical Society. After reviewing what had been given to them and making calculations and determinations, it came out in the newspaper that their calculations were wrong because they hadn't reviewed all the records and hadn't looked at all of the information available, and the comeback was, they looked at everything that was given to them, they had to trust the Historical Society and if they didn't have all the records, it's because the Historical Society withheld them. I would like to ask Senator Warner a question with my having said that. Senator Warner, how do we