April 13, 1989 LB 247A, 603, 651A

Withem motion to advance the A bill vote aye, opposed nay. Record.

CLERK: 27 ayes, 0 nays, Mr. President, on the advancement of LB 247A.

SPEAKER BARRETT: The bill does advance. LB 651A.

CLERK: Mr. President, 651A offered by Senator Hall. (Read title.)

SPEAKER BARRETT: Senator Hall.

SENATOR HALL: Mr. President, it's the A bill for 651A...651. I would move the advancement.

SPEAKER BARRETT: Discussion? If not, shall LB 651A be advanced to E & R? All in favor vote aye, opposed nay. Record.

CLERK: 25 ayes, 0 nays, Mr. President, on the advancement of 651A.

SPEAKER BARRETT: The bill is advanced. LB 325, Mr. Clerk. I'm sorry, my apologies. LB 603.

CLERK: Mr. President, 603 was a bill that was introduced by Senator Hartnett and a number of the members. (Read title.) The bill was introduced on January 19, referred to Judiciary, advanced to General File. I have committee amendments pending by the Judiciary Committee, Mr. President.

SPEAKER BARRETT: Chairman Chizek, please.

SENATOR CHIZEK: Mr. Speaker, your apology is accepted.

SPEAKER BARRETT: Thank you sir.

SENATOR CHIZEK: LB 603 allows the State Foster Care Review Board standing in a party in certain juvenile proceedings. Senator Hartnett will get into the mechanics of the bill shortly. The amendments, however, begin on page 1157 of the Journal and they were offered by the introducer as a result of some of the testimony at the hearing. They are in two groups, the committee amendments. The first group contains the more technical amendments. They clarify the intent of 603 regarding