because that would have the same intent of authentication, and the credit agreement showing a signatule of a lender, which is transmitted via telephone, or Telecopier machine, rather, and is signed by the debtor, both of those documents would carry the requisite intent to authenticate, which would comport with the language in the bill on the signature by the creditor and the debtor. Therefore, the amendment language is unnecessary and $I$ would ask to withdraw it at this time.

SPEAKER BARRETT: Thank you, sir, it is withdrawn. We'll proceed then to the reading of the bill, Mr. Clerk.

CLERK: (Read LB 606 on Final Reading.)
SPEAKER BARRETT: All provisions of law relative to procedure having been complied with, the question is, shall LB 606 pass? Those in favor vote aye, opposed nay. Record, Mr. Clerk.

CLERK: (Read record vote as found in Journal on page 2018.) 44 ayes, 0 nays, 5 excused and not voting, Mr. President.

SPEAKER BARRETT: LB 606 passes. LB 681 E .
CLERK: (Read LB 681E on Final Reading.)
SPEAKER BARRETT: All provisions of law relative to procedure having been complied with, the question is, shall LB 681 with the emergency clause attached become law? All in favor vote aye, opposed nay. Have you all voted? Record, please.

CLERK: (Record vote read. See page 2019 of the Legislative Journal.) 46 ayes, 0 nays, 3 excused and not voting, Mr. President.

SPEAKER BARRETT: LB 681E passes. LB 78.
ASSISTANT CLERK: (Read LB 78 on Einal Reading.)
SPEAKER BARRETT: All provisions of law relative to procedure having been complied with, the question is, shall LB 78 become law? All in favor vote aye, opposed nay. Have you all voted? Record, please.

ASSISTANT CLERK: (Record vote read. See page 2020 of the Legislative Journal.) The vote is 46 ayes, 0 nays, 3 excused

