

April 2, 1990

LB 866
LR 239

limitation on the Legislature should it attempt to enact legislation because the language says that if anything is done by the legislature for this type of representation the people "shall" come from those areas served or affected by these primary service responsibilities, whatever that means. We are going to have to define those terms and then craft any statute to mirror that language. I think the Legislature can do that without this language. I believe that if this language stays, then it will create difficulties because of the vagueness of the language. So I am hoping that you will agree to strike it, and, Mr. Chairman, I will ask for that notorious call of the house again.

PRESIDENT: All right, thank you. The question is, shall the house go under call? All those in favor vote aye, opposed nay. Record, Mr. Clerk, please.

CLERK: 13 ayes, 1 nay to go under call, Mr. President.

PRESIDENT: The house is under call. Will you please record your presence. Those not in the Chamber, please return and record your presence. Looking for Senator Carson Rogers, Senator Landis. Senator Conway, would you punch in, please. We are all here, and, Senator Chambers, did you wish a roll call vote? Okay, a roll call vote on the adoption of the Chambers amendment. Mr. Clerk, please.

CLERK: (Roll call vote taken. See pages 1808-09 of the Legislative Journal.) 7 ayes, 12 nays, Mr. President, on the amendment.

PRESIDENT: The amendment fails. Anything further on it, Mr. Clerk?

CLERK: Mr. President, I have a priority motion. Senator Haberman would move to adjourn until nine o'clock, I am sorry, eight o'clock, Senator, or do you want nine o'clock...eight o'clock tomorrow morning.

PRESIDENT: The question is, shall the...do you have anything for the record, Mr. Clerk? Please put that in.

CLERK: Mr. President, a series of amendments to LB 866 from Senator Moore. That is all that I have. (See pages 1809-10 of the Legislative Journal.)