

printed to LB 1141 (See Warner amendment AM3226 as found on pages 1863-64 of the Legislative Journal), and to LB 281 (See Abboud amendment AM3343 as found on page 1861 of the Legislative Journal). That's all that I had, Mr. President.

SPEAKER BARRETT: Thank you, sir. I'd like to revert, at this time, to the original agenda, General File committee priority bills and work a few of those General File committee priority bills, with your cooperation, starting with LB 1003. Mr. Clerk.

CLERK: Mr. President, LB 1003 was a bill originally introduced by Senators Elmer, Lindsay and Schmit. (Read Title). The bill was introduced on January 4 this year, referred to the Judiciary Committee. Bill was advanced to General File. I do have committee amendments pending by the Judiciary Committee.

SPEAKER BARRETT: Chair recognizes Senator Chizek for the committee amendments.

SENATOR CHIZEK: Speaker and colleagues, LB 1003 is a bill which allows the recovery of attorneys fees and other costs if an individual is prosecuted under a law which is declared unconstitutional during the appeal. Senator Elmer will address the bill later, but the committee amendments are on page 556 of the Journal and they are technical amendments to make clear that the Supreme Court shall determine the fees to be awarded, if any. The Judiciary Committee unanimously voted to move LB 1003 to the body with that simple amendment. I would urge the adoption of the committee amendments and the... later, the passage of the bill, Mr. Speaker.

SPEAKER BARRETT: Thank you. For discussion purposes, Senator Chambers on the committee amendments, followed by Senator Elmer.

SENATOR CHAMBERS: No, not on the committee amendments.

SPEAKER BARRETT: Thank you. Senator Elmer.

SENATOR ELMER: Thank you, Mr. Speaker. I think that Senator Chizek explained the committee amendments pretty well. I'll address the bill when we get to the bill. Thank you.

SPEAKER BARRETT: Thank you. Any other discussion on the adoption of the amendments? Senator Chizek. Senator Chizek