

SENATOR WARNERS: Changing from aye to not voting for purposes of reconsideration and the motion is filed.

CLERK: (Read the record vote. See page 162 of the Legislative Journal.) 31 ayes, 13 nays, Mr. President, on passage with the emergency clause attached.

SENATOR WARNER: Correction. Did you record me as no?

CLERK: Yes, sir.

SENATOR WARNER: Sorry, I meant to say not voting if I did not say that.

CLERK: My mistake, Senator.

SPEAKER BARRETT: That's correct.

CLERK: 31 ayes, 12 nays, Mr. President, 1 present and not voting, 5 excused and not voting.

SPEAKER BARRETT: The motion fails with the emergency clause attached.

CLERK: Mr. President, I now have a priority motion. Senator Warner would move to reconsider the passage of LB 7 with the emergency clause attached.

SPEAKER BARRETT: The Chair recognizes Senator Warner.

SENATOR WARNER: Mr. President and members of the Legislature, I entered the motion for the obvious reason to put the emergency clause because without it it does not become a factor in the 243 pending cases. As I indicated earlier, on Senator Lindsay's motion, I have a bit of a problem because I, obviously, am not well versed in the process of the Supreme Court. Since that time and that when it was called to my attention, I recall having read it in the press and otherwise that revenue cases all go now to the top of the agenda, Senator Lindsay, of the court. Senator Kristensen is shaking his head, yes, and he is an attorney and I'm not. The issue is really very simple. If you want to have an impact on those cases, the bill needs the emergency clause. It has to take effect this year if the Attorney General's Opinion is correct. Now, actually, you know, if we're running a game on who is gaining and who is losing, I