

January 28, 1991 LB 43, 61, 62, 95, 122

SPEAKER BAACK: Senator Landis.

SENATOR LANDIS: Happy to respond. That's right. A personal representative doesn't have to be a clairvoyant. They don't have to be able to divine those things which they're not capable of discovering or have discovered in the course of the administration of the estate. And in the event they haven't come across it, that, then would be the classic unknown creditor to which you expect the method of publication to be satisfactory notice. It's possible that an unknown creditor will not come across the published notice, won't comply with the time to have a cutoff and will not be able to get any compensation for a rightful claim, but that is just the burden and responsibility of doing business, to know who you are doing business with and why they haven't been paying you for the last three years.

SPEAKER BAACK: Any further discussion on the bill? Seeing none, Senator Landis, do you wish to close on LB 95? I think we could probably get unanimous consent on that. No, we will now proceed to a vote on the advancement of LB 95. All those in favor vote aye, opposed vote no. Have you all voted? Record, Mr. Clerk.

CLERK: 31 ayes, 0 nays, Mr. President, on the advancement of LB 95.

SPEAKER BAACK: LB 95 is advanced. Do you have items for the record, Mr. Clerk?

CLERK: I do, Mr. President. Your Committee on Enrollment and Review reports LB 43 to Select File with E & R amendments attached; LB 61 Select File and LB 62 Select File with E & R amendments attached. That is signed by Senator Will. Government Committee reports LB 122 to General File, signed by Senator Conway as Chair. Mr. President, Senator Schellpeper would like to add his name to LB 838 as co-introducer. And that is all that I have. (See page 428 of the Legislative Journal.)

SPEAKER BAACK: Senator Robak. Senator Robak, would you like to adjourn us until tomorrow morning at 9:00 a.m.?

SENATOR ROBAK: Yes, Mr. Speaker, members, I move we adjourn until Tuesday at 9:00 a.m.