

now raise the call and I will go to Senator Coordsen.

SENATOR COORDSEN: Thank you, Madam President, and members of the body, the issue now before us then is LB 20. Several days ago, in anticipation of this issue being addressed to the body, I had the Pages distribute a copy of the law, as enacted by LB 931 last year. It's engrossed as 32-563 which is last year's law. And in doing that, as I indicated a little bit ago, we overlooked several sections of statute that needed to be changed. At that time, we brought it into compliance. The amendment was offered on Select File, was not addressed last year and the bill was passed, resulting in some conflicts in statute. LB 20 then corrects those and brings all sections of statute into alignment with the intent of the Legislature, indicated by LB 931. I would ask for the supportive vote of LB 20. Thank you, Madam President.

PRESIDENT MOUL: Thank you, Senator Coordsen. Is there anyone who wishes to speak on the motion to advance LB 20? Seeing none, do you have a closing statement? Closing statement is waived and we will proceed to vote on the motion to advance LB 20. All those in favor please vote aye. All those opposed please vote nay. Have you all voted? Please record, Mr. Clerk.

CLERK: 29 ayes, 0 nays, Madam President, on the advancement of LB 20.

PRESIDENT MOUL: The motion is adopted and LB 20 is advanced to E & R.

CLERK: Madam President, LB 32 introduced by Senator Bernard-Stevens and Senator Baack. (Read title.) The bill was introduced on January 10, referred to the Government Committee. The bill was advanced to General File. I do have committee amendments pending by the Government Committee.

PRESIDENT MOUL: I now recognize Senator Coordsen. Senator Conway is here, I'm sorry. Senator Conway.

SENATOR CONWAY: Thank you, Madam President. The committee amendments associated with LB 32 basically consist of a minor adjustment which includes or which simply includes the question of option under the old standard of the election of the clerk of the district court, in counties with populations over 7,000 they must elect a district clerk. Those between 6,000 and 7,000 had