

on the Kristensen amendment. All those in favor please vote aye, opposed nay. Have you all voted? Please record, Mr. Clerk.

CLERK: 22 ayes, 0 nays, Madam President, on adoption of Senator Kristensen's amendment.

PRESIDENT MOUL: The amendment is adopted. Does anyone else wish to speak to the committee amendments? Seeing none, do you have closing, Senator Conway?

SENATOR CONWAY: No, Madam President, I...oh, excuse me, we're now advancing or just accepting the committee amendments?

PRESIDENT MOUL: We do have further amendments, I'm sorry.

SENATOR CONWAY: Okay, thank you.

CLERK: Senator Conway would move to amend his two technical amendments. Senator, AM2134, first of all.

SENATOR CONWAY: I would like to pull AM2134 and go with AM2133.

CLERK: Okay, 2133. (The Conway amendment appears on page 2520 of the Legislative Journal.)

PRESIDENT MOUL: Senator Conway.

SENATOR CONWAY: Thank you, Madam President, and members of the body, the AM...and I believe it got passed out, AM2133, dealing with the Supreme Court, asks for an appellate...or, excuse me, asks for an emergency clause to be attached to the Supreme Court districts, this so that they will go into effect, it doesn't affect any of the seated judges because they all carry out the length of their terms anyway. What the reason of the E clause is, is so that the intermediate appellate court that has been bantered around in the body this year is going to use the Supreme Court districts to draw from their membership and in order to accomplish that before the ordinary passage of time, the Supreme Court administrator, Mr. Steele, has suggested that it would certainly aid the process by having an E clause attached to whatever plan we have out there, now that Senator Kristensen's plan seems to be the plan that the request is for, the E clause, to then allow that plan to be the plan used when the selection of the intermediate appellate court members are to