

March 5, 1992

LB 1063
LR 219

SENATOR WARNER: No, until last session, the only other time that I know of the implementing language being enacted prior to the adoption of a constitutional amendment did happen, on the Coordinating Commission we had legislation introduced as a constitutional amendment and implementing language and...up until the last day or two of the session and it was always portrayed...time and time again I would say that we were enacting it so that the people would know how that constitutional amendment was intended to be implemented, but I anticipated it would need to be reenacted at the following session and then subsequently we never went that route because we changed the whole act. But if there are other examples, I simply do not recall or know.

SPEAKER BAACK: One minute.

SENATOR MOORE: Well, Senator Warner, I agree that both of those are similar but I think they're...I also...I think you and I would both agree they're different because LB 1063 purports to put something in action and the effective date is when the assess...I'll ask this question again. Maybe I'll ask the effective date of the assessment of the new taxable value in 1063 is what's the effective date of when that is, Senator Warner.

SENATOR WARNER: There's a number of operative dates in LB 1063, one of them, for example, that pertains to the...to the change in the filing for personal property and that market value which is essentially March 31st. That would have an operative date. It's probably...it's going to be an operative date as of the effective date of the act which with the emergency clause would be immediately, and that is so to amend it to change the date...

SPEAKER BAACK: Time.

SENATOR WARNER: ...to June 1.

SPEAKER BAACK: Senator Warner, you're next. Senator Withem.

SENATOR WITHEM: Mr. Speaker and members of the body, there is a memorandum available that will be distributed to people discussing various points of case law and I hope Senator Kristensen, his light is on, he can refine the legal points contained herein. But there is federal legisla...excuse me,