

will tell you this much, if Micron and the Governor think that they can intimidate the entire Legislature, they have to remember that I'm a member of the Legislature. Now others may be intimidated but I won't be. And if what they have been doing over the weekend, in terms of what I've read in the newspaper, is to throw down the cudgel and hurl a challenge, I will accept it. We'll spend eight hours each on these three bills on General File. That's 24 hours on General, 24 hours on Select, 24 hours on Final, 72 hours. We would have to stay here at least four or five days to finish 72 hours, and if we did finish them, this session would be so torn apart, people will be worn down physically and mentally, but not me. And you...

SENATOR HALL: One minute.

SENATOR CHAMBERS: ...have seen what happens at the end of the session when we go through that for a few days. The reason that is not too totally destructive is because the session ends. But imagine doing it this early in the session. You all don't want people angry at you. I don't care if people are angry at me, they don't care if they make me angry. I tell the Governor to call off his dogs and the Chamber of Commerce better realize they don't own the Legislature, not everybody in it. And I'm here to represent people, not business, and if they want to view the Legislature as an adjunct to the Chamber of Commerce, they've made a mistake because you cannot gag me, you cannot silence me, you cannot intimidate me. So I would suggest that you sit down and rethink your tactics.

SENATOR HALL: Thank you, Senator Chambers. Is there anyone else who would care to speak to the Bromm amendment? Seeing none, Senator Bromm, to close on your amendment.

SENATOR BROMM: Thank you, Mr. Chairman. I will be relatively brief. I believe I'm not suggesting to the body that the amendment is perfect, particularly when it refers to residents and I'm interested in refining that or defining that more clearly and am willing to work on that. I would suggest to the body that if we would adopt the amendment and take on some of the other vital issues in the bill that that would perhaps be the proper way to proceed. We can come back and work with Senator Kristensen or Senator Coordsen, or whoever, to try to make the notice provision workable and definite enough that it doesn't represent an ambiguous pitfa'l for anyone. If this bill is going to become law, we certainly don't want it to be worded