

would not have brought the bill. Senator Hall doesn't believe in this on principle to the point where he would have brought it for a "Repelican" Governor. I know it, Senator Hall will admit it. There are other "Repeli"...Democrats in here who are going to bring things because that Governor is a Democrat and tells them to bring it, and they wouldn't have brought it for a "Repelican" Governor. And if a "Repelican" had brought it here for a "Repelican" Governor, they would have opposed it. I've watched it, and I can talk about these things on the floor, Senator Hilgert, and, Senator Klein, others cannot. And if you all are smart, you'll start voting what you think is right and watch the way the majority of these people are voting and vote with them, or you're going to be in trouble. I'm telling you I've watched it, and I've watched some of these senators whipped into line. They don't talk about anything anymore, except sometimes they'll come to me, off the floor, and tell me what they believe and how glad they are that I'll stand up and speak, because they're afraid to speak, or they cannot speak, or their constituents will...

SENATOR CROSBY: Time.

SENATOR CHAMBERS: ...get them if they speak.

SENATOR CROSBY: Thank you, Senator Chambers. There are no further lights. Senator Warner, would you like to close on the committee amendment.

SENATOR WARNER: Yes, Madam President, members of the Legislature, I would urge that the body would adopt the committee amendment in order, as I indicated earlier, to put the issue into a form that those who have an interest will know the document that is being discussed and not have some potential for confusion as to which is the document, whether a bill is introduced originally, or whether it's LB 450. I do want to point this out, that LB 840...or 886, the bulk of the bill, that is all of the things that were done by the Performance Evaluation Committee was adopted in November of 1994, and certainly was not a reflection of anything that occurred since that time. The structure portion, 886 as introduced, was where a transfer to the Department of Labor, as I recall it made a number of changes that were certainly far more appropriate to say it was placed under direct control of the Governor. The structure as proposed in the committee amendment, as I've