

January 5, 1996 LB 357

SENATOR DIERKS: The legislation that we've introduced, Senator Hillman, makes clear that those corporations, trusts, and limited liability corporations or partnerships are...if they own...if they become a partner in general partnership, then they are subject to the corporate limitations in farming.

SENATOR HILLMAN: You say if they are general partnerships they do become?

SENATOR DIERKS: If they become a part of a general partnership, then that constitutes corporate farming.

SENATOR HILLMAN: Okay. In your bill on page 2, Section 1, it does not include partnerships. It only includes limited partnerships, not general partnerships.

SENATOR DIERKS: Well, the bill doesn't, but the amendment...

SENATOR WILL: Time.

SENATOR DIERKS: ...that we adopted does.

SENATOR WILL: Thank you, Senator Hillman. Yours was the last light. Senator Maurstad, you are recognized to close on your amendment to the Beutler amendment.

SENATOR MAURSTAD: Thank you, Mr. President. I think the amendment is fairly straightforward. As I indicated before, I am supportive of the changes of the Beutler amendment through lines 5 and merely leaving the responsibility with the Attorney General with what I am asking to remove from the Beutler amendment and then also agreeing with his suggestion that the word "shall" be changed to "may" relative to the county attorneys' ability to file or not file and with that would ask support of the amendment.

SPEAKER WITHEM PRESIDING

SPEAKER WITHEM: Thank you, Senator Maurstad. Senator Hillman to address the Maurstad amendment to the Beutler amendment. Excuse me, that was closing, I'm sorry. The question before the body now then is the adoption of the Maurstad amendment to the Beutler amendment. All those in favor vote aye, opposed vote nay.