

conscience was bothering me because I did what I did, but for a worthy purpose. Well, we passed the bill, I think, two years ago and the Governor vetoed it, and so now I'm trying to clear the Governor's conscience as well as mine that we don't double charge those agencies. It is phased out over, what, four years? Three years, that instead of 15 percent, there'd be the 15 percent the first year, not to exceed the amount that was done, which would be now be '94-95. Then the following year 10 percent, not to exceed that same base year, otherwise it stays flat, and 5 percent, not to exceed the third year that '94-95, and then it would be completely phased out. It's not a small amount of funds that are involved because currently, well, at least it looks like 416,000, if I am reading this correctly, of reduced General Fund revenue. It reaches significantly more than that in the end, but it is the right thing to do. There is no logic to be charging an agency twice, the agencies involved, if you will see them on the fiscal note, Department of Health, Motor Vehicles Industry Licensing Board, Real Estate Commission, Athletic Commission, Board of Barber Examiners, Oil and Gas, Board of Examiners Engineers and Architects, Board of Examiners for Land Surveyors, Board of Public Accountancy, and Real Estate Appraisal Board, but there is no logic in charging twice. The proper role...proper method is now used and I would...I think at this point that this can be phased out and ought to be. I know we are short of revenue but there is really no justice for...no justification for the current method, so I would urge that the bill be advan...the amendment be adopted first to correct, to make the correct dates because of the delay of one year.

SENATOR WILL: There is an amendment to the amendment, I understand. Senator Wehrbein, do you wish to withdraw that? The amendment is withdrawn. Discussion on the Warrner amendment. Senator Warner, yours is the only light. Senator Warner waives. Seeing no further lights, Senator Warner, do you wish to close on your amendment? He waives closing. The question before the body is the adoption of the Warner amendment to LB 33. All those in favor vote aye, opposed no. Mr. Clerk, please record.

CLERK: 27 ayes, 0 nays, Mr. President, on the adoption of Senator Warner's amendment.

SENATOR WILL: The amendment is adopted.

CLERK: I have nothing further on the bill, Mr. President.