

March 21, 1996

LB 1114

amendment be adopted? (Laughter.) I'm sorry, it's withdrawn. I'm sorry. Mr. Clerk, next item.

CLERK: Mr. President, Senator Beutler, AM4002, Senator.

SPEAKER WITHEM: Senator Beutler.

SENATOR BEUTLER: AM4002, Mr. Clerk?

CLERK: AM4002, yes, sir.

SENATOR BEUTLER: I'd pass over that temporarily.

CLERK: Senator, I now have your handwritten amendment. I understand that you would like to withdraw and substitute for that with AM4014.

SENATOR BEUTLER: If it's necessary to substitute, it's the same amendment, Mr. Clerk.

CLERK: I'm afraid it is, Senator, only because of the sequence of events up here.

SENATOR BEUTLER: That's fine.

SPEAKER WITHEM: So we are requesting a unanimous consent for substitution? Is there any objection? It is ordered.

CLERK: AM4014, Senator. (See page 1425 of the Legislative Journal.)

SENATOR BEUTLER: Senator Withem, members of the Legislature, this particular amendment I think has been passed out to you now. It's simply a response to bond council's letter asking for a clarification in one portion of the bill to make more clear that the levy limitation, as it pertains to some of the miscellaneous districts, identified in one portion of the bill, that that limitation does not apply to property tax levies for bonded indebtedness that has been approved according to law and secured by a levy on property. This is the same language that is applicable in other portions of the bill to other political subdivisions, and completes...if it was not complete before, it certainly completes now the total exemption of the levy with respect to bonded indebtedness as it may apply to any political