

April 10, 1996

LB 693, 1085

SENATOR WEHRBEIN: Oh, that's the next one. Okay, I waive off, sorry.

SPEAKER WITHEM: All of those in favor of readvancing indicate by saying aye. Opposed. The bill is readvanced. Mr. Clerk, further amendments?

ASSISTANT CLERK: Mr. President, the next amendment that I have from Senator Warner is AM4433. I have a note to withdraw this one, Senator.

SENATOR WARNER: Correct.

SPEAKER WITHEM: It is withdrawn.

ASSISTANT CLERK: And the same is true of 4447.

SENATOR WARNER: Correct.

SPEAKER WITHEM: It is withdrawn.

ASSISTANT CLERK: I now have before me AM4454, motion to return.

SPEAKER WITHEM: Senator Warner.

SENATOR WARNER: Mr. President, this motion is an amendment, actually it's an amendment to LB 1085 that was passed earlier, earlier today. It was...a question had arisen that needed clarification. You will recall one of the main things about LB 1085 was...was as valuations go up a county clerk would send to the entity of government, the local entity of government what their valuation...excuse me, what their levy would be to continue the same level of appropriation but with the new levy. And then the local government entity would have to take two actions, one of which would be adopt a new budget, the second one would be to increase the levy to whatever was necessary with the higher valuation to fund the budget that they had adopted. In that process the issue was unclear where we have affiliated school districts and/or common levy with Class VI school districts as to how this would be worked out. So this amendment is a clarification of that. It was worked on by a representative of the Department of Education, representative of Senator Bohlke's staff, and the Education Committee, Revenue