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LB 267, 870

that best management practice, as I just described it, would be a part of the permit. Now they can do that because they can prescribe best management practices, and what are best management practices? They're schedules of activities, prohibitions. They can be a whole number of things relating to practices and procedures. But if what DEQ can put into a permit is just a suggested schedule or suggested prohibition, aren't we putting in the very language that would allow someone who is a permit holder to say, well, good idea but no thanks? It's just a suggestion. That's all they can impose upon me is this suggestion.

SPEAKER KRISTENSEN: Time.

SENATOR BEUTLER: Whereas...

SPEAKER KRISTENSEN: It's now five-thirty. We will move to Select File committee priority bills. We will pass over LB 36, as the primary sponsor is not here. We'll move to LB 267. Mr. Clerk.

CLERK: Mr. President, LB 267 on Select File, no E & Rs. Senator Janssen has the first amendment. Senator, I have AM1073 in front of me. (AM1073, Legislative Journal page 1446.)

SENATOR JANSSEN: That's right.

SPEAKER KRISTENSEN: Senator Janssen, you're recognized to open on your amendment.

SENATOR JANSSEN: Thank you, Mr. Speaker, members of the Legislature. This is a technical amendment to the bill. I'll go through it a little bit here with you. They are technical and intend for the purpose of clarifying the provisions of LB 267. These amendments have been provided by the Liquor Control Commission, representatives of the liquor retailers, the League of Municipalities, and to this point there have been no objections to these amendments. First thing it does, it adds the language statement, is illegal to accept money for signing a petition to put the issue of liquor by the drink on the ballot of the community. The second thing it does is strikes the term incorporate...incorporated, referring to villages because it is