

statutes providing for notice. And this is similar to that. The response taken in AM1631 is that...is to provide that notice so the debtor would know there are exemptions out there, how to exercise those exemptions, if the debtor so chooses, and how to get a quick hearing date so that neither debtor nor judgment creditor is delayed or harmed. And that is what AM1631 would do. Again, it did come out of judiciary. I think a good case was made in Judiciary Committee. Those opposing the bill oppose only certain portions of it. And those portions have been removed. So, at this point, it appears that there is no, to the best of my knowledge, no opposition to the amendment. Again, it's important if we do not pass anything this year, the federal court will go ahead and have their trial with, I think a strong chance that our execution statutes would be stricken down, which would cripple the enforcement of judgments over the interim until we were able to act some time next year, if in fact we were able to act next year. With that, I would urge the adoption of the amendments. I'd be happy to try to answer any questions you might have.

PRESIDENT MOUL: Thank you, Senator Lindsay. Does anyone wish to address this amendment? Seeing none, do you have closing? Closing is waived. We'll now vote on the Lindsay amendment to LB 458. All those in favor please vote aye, opposed nay. Have you all voted? Please record, Mr. Clerk.

CLERK: 25 ayes, 0 nays, Madam President, on adoption of Senator Lindsay's amendment.

PRESIDENT MOUL: The amendment is adopted.

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

SENATOR HOHENSTEIN: I move the advancement of LB 458 to E & R for engrossing.

PRESIDENT MOUL: You've all heard the motion to advance LB 458. All those in favor please say aye. Opposed nay. LB 458 is advanced. LB 126.

CLERK: I have no amendments to 126, Senator.

SENATOR HOHENSTEIN: I move the advancement of 126 to E & R for engrossing.