

Mr. Chairman, Section 102 of the Supreme Court Act provides for the use of law stamps. The use of these stamps is considered unnecessary in any reasonable ecclesiastical situation. On the matter of the Billings Commission, Mr. Watson stated this amendment is proposed to be away with the law stamps.

The Chairman Shall clause 3 carry?
Hon. Senator Ayles.

The Chairman Clause 10?

Mr. Chairman, this is a consequential amendment and it is proposed to amend section 88. The Chairman regarding the list of names which you have suggested, restrictions you would have to make these special notes in order to find what the rights were in relation to the amendments that you have made. My Chairman, that is correct.

The Chairman Now you are suggesting that you want to amend section 88?

Mr. Chairman We are leaving them in the original act but we are amending them so that if you are making application for law under a special act you have done in the special act that it will be heard by three judges and each judge will have a vote. The Chairman Clause 12 carries?
Mr. Chairman That is correct.

The Chairman Shall clause 10 carry?
Hon. Senator Ayles.

The Chairman Clause 11 does it carry?
Hon. Senator Ayles.

The Chairman Shall clause 12 carry?
Hon. Senator Ayles.

The Chairman Shall I report the bill with out amendments?
Hon. Senator Ayles.

The Chairman I shall do so.

The Chairman I shall do so.

led. All the parties to the bill should be notified within 1 day. Again there are several other amendments.

The Chairman The various amendments deal with the lodging of security. Shall clause 3 carry?

Hon. Senator Ayles.

The Chairman Clause 7 is another consequential amendment. When section 88 is amended that is being picked up. When section 88 is amended by section 88, any judge deposited as required by section 88, any judge of the court may issue his writ to the sheriff to whom any execution on the judgment has issued to stay the execution. The amendments included in that section refer to section 79 as well as to section 88, proposed section 79 deals with the fixing of security for the purpose of staying execution.

The Chairman That was the purpose of it and you wanted it to be effective?

Mr. Chairman Yes. We should have amended section 79 in 1954.

The Chairman Shall the clause carry?

Hon. Senator Ayles.

The Chairman It is carried. Clause 87 carries?

Mr. Chairman Under the present law an applicant can discontinue his appeal by simply giving notice to the other side. For our purposes it is proposed that the applicant should also give notice to the court so that the court will have formal notice that the application is at an end.

The Chairman That seems reasonable.

The Chairman I wonder how it would be if it were carried?

The Chairman Shall the clause carry?

Hon. Senator Ayles.

The Chairman It is carried. Clause 87.

The Chairman I shall do so.