

March 4, 1982

LB 631

SENATOR CLARK: Can we get Senator Lamb checked in and get Senator Kremer checked in? (Gavel). All unauthorized personnel will leave the floor. The bill men are authorized. You are all right. We must have some quiet if we are going to call the roll though, please. The Clerk will call the roll.

CLERK: (Commenced reading the roll call vote.)

SENATOR CLARK: Maybe we had better tell them what they are voting on. We are voting on the Dworak amendment to 631. Continue, Mr. Clerk.

CLERK: (Read the roll call vote as found on page 988 of the Legislative Journal.) 13 ayes, 27 nays, Mr. President.

SENATOR CLARK: The motion lost. The Call is raised. The next motion.

CLERK: Mr. President, Senator Fowler would move to amend and the Fowler amendment is found on page 561 of the Legislative Journal.

SENATOR CLARK: Senator Fowler.

SENATOR FOWLER: Mr. President, how much time is left on this bill?

SENATOR CLARK: Probably about five minutes, Senator Fowler.

SENATOR FOWLER: Well, I will start the amendment, I guess. I doubt we can complete it in five minutes, but I will go ahead. The amendment deals with an issue that was last time addressed by this Legislature also by an amendment on Select File. The issue revolves around an unclaimed property question, that is the tickets that are not cashed in and what happens to that revenue. Now in the past it was contended by the former...previous, rather, State Treasurer that that followed like all unclaimed property and should go through the normal channels ultimately ending up as money for the school fund. The racing industry for whatever reasons felt that they should get a special exemption from that customary practice and they trotted in, I think it was in an afternoon, the language that now I am taking out which says that those tickets, that unclaimed property, becomes the property of the track. Basically, I think we are talking about estimates varied about from \$100,000 to \$400,000 a year that previously

8275