

May 10, 1989

LB 303A, 767

PRESIDENT: You've heard the motion. All in favor say aye. Opposed nay. They are adopted.

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

PRESIDENT: Senator Hall.

SENATOR HALL: I'd move that LB 303A be advanced to E & R.

PRESIDENT: You've heard the motion. All in favor say aye. Opposed nay. It is advanced. Move on to Select File, LB 767.

CLERK: Mr. President, 767, I have E & R amendments pending, first of all, Mr. President.

PRESIDENT: Senator Hall, please.

SENATOR HALL: I move the E & R amendments be adopted.

PRESIDENT: You have heard the motion. All in favor say aye. Opposed nay. They are adopted.

CLERK: Mr. President, I have a series of amendments to the bill. The first amendment I have is by Senator Conway.

PRESIDENT: Is Senator...has anyone been authorized to handle it for Senator Conway? Senator Conway, please.

CLERK: Senator, your amendment is on 2027 of the Journal.

SENATOR CONWAY: Mr. President and members, this particular adjustment is meant to be friendly in the sense that I have been supportive of this legislation as we go. One of the things that came out early on was the concept of grandfathering those people that were already participating. And in my particular district one of the communities of the two that needed to be grandfathered, officially, their lottery that was to be grandfathered, I think everyone's intention was to grandfather, was not officially on board and operating until March 1st. And because of the January 1 grandfather date that would preclude inadvertently, I believe, from what the intention of the grandfathering was, would preclude that particular lottery. So my amendment simply takes the grandfather of those that were operating prior to March 1st instead of the January 1st that is in the bill to pick up that community that I believe was