

in such a way that their activities are out of compliance, or not in the good public interest, or whatever other reasons we come out of relative to the limiting of these gambling operations. So by moving that grandfathering back, which is not a new concept and I'm not worried about equal protection because if equal protection were an issue we wouldn't be able to grandfather anything, grandfathering is a tried and true practice that we've done for years and years relative to legislation, so it's simply moving that grandfathering date back one more year while we're studying it and then if this body then, in the course of those studies, through 25 votes or more, deems that a city who's conducting its business the way they have been in a proper fashion shouldn't have more than simply a keno or simply a pickle game, then so be it. But during that transitional period, I would like this city and other cities who are in the same boat to be able to continue to engage in this operation. So, with that, I offer my amendment which is simply changing the 1991 to 1992.

SPEAKER BARRETT: You've heard the closing and the question is the adoption of the amendment offered by Senator Conway to LB 1055. Those in favor vote aye, opposed nay. Have you all voted? Record.

CLERK: 12 ayes, 17 nays, Mr. President, on the adoption of Senator Conway's amendment.

SPEAKER BARRETT: The motion fails.

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

SPEAKER BARRETT: Senator Lindsay, please.

SENATOR LINDSAY: Mr. President, I move that LB 1055, as amended, be advanced to E & R for engrossing.

SPEAKER BARRETT: Any discussion? Senator Moore.

SENATOR MOORE: Yes, Mr. Speaker and members, just... I need to enter into a little dialogue with Senator Hall here to get some things in the record. Myself being a former 4-Her and a former spending many hours at the county fair, as well as the Ak-Sar-Ben livestock show myself, obviously those things are of great concern for me. As I have said before on this floor, I