

May 7, 1991

LB 849

SENATOR MOORE: Senator Hall, you're amendment that we adopted does not have any bearing on subsection 12, on page 29. You and I visited about that. Your amendment did not address that. Correct?

SENATOR HALL: Senator Moore, it is not my intent that it did. If it did, if there's a problem, I would be happy to address it on Select File.

SENATOR MOORE: No, I...

SENATOR HALL: We looked at it, I remember, and I just real cursory didn't fear that it did.

SENATOR MOORE: Okay, now if Senator Will would answer a question.

SPEAKER BAACK: Senator Will, would you respond, please.

SENATOR WILL: Certainly.

SENATOR MOORE: Senator Will, in response to the amendment I had introduced and was adopted earlier, there is the line on page twenty...bottom of page 29, beginning on page 30 in subsection 12 of...I don't know what section we're in with this bill, actually, it must be Section 24.

SENATOR WILL: I'm with you.

SENATOR MOORE: On the bottom there where it says, the Education Innovation Fund for use in educational purpose as the Governor deems appropriate. Obviously, once again I think the Department of Revenue drafted this for the Governor as well but I guess the question I have of you, Senator Will, is it your intent and understanding with the amendment that we adopted already that would make this basically a cash fund, that the Governor would have whatever level that we appropriate and designate that cash fund, of that amount, the Governor would have the flexibility to do what he or she deems appropriate. Is that right, Senator Will?

SENATOR WILL: That is correct except to the extent that we...I think we explicitly spell out how much of the lottery proceeds go into the cash funds at this time. We divide, after prizes are paid and expenses are paid, we divide it 50/50 between the