

oversight. It was intended to apply only to Omaha. And if the amendment...I mean, there's no other reason than that.

SENATOR WARNER: Oh, okay.

SENATOR LINDSAY: If the amendment, if the Wesely amendment fails, then it would make sense then to strip the primary class language out of it too. This...the Wesely amendment would be the vote on whether it should extend to both metropolitan and primary class cities.

SENATOR WARNER: The other question I was going to ask, oh, when all these existing law and this is tied together and I see it's also maintenance which I assume is an ongoing issue, is it likely that we are locked in by state law if this is once commenced where it's authorized for maintenance and acquisition that a bond could be issued and no change could ever be made then in this operation without impairment of a contract on the lease for the period of time the bonds are issued? It says acquisition and I assume a city would have the authority under acquisition to do it through some sort of revenue bond without a vote, which I'm not objecting to the vote part but...

SENATOR LINDSAY: Right. And I guess this comes under the lottery section. I think the revenue would come from the lottery.

SENATOR WARNER: Right.

SENATOR LINDSAY: So the bonds...

SENATOR WARNER: But you would have a second step then of issuing, I assume, potentially you could issue revenue bonds to make the acquisition which you would be pledging the proceeds from the lottery to meet the debt service.

SENATOR LINDSAY: Right.

SENATOR WARNER: Now, obviously, you could raise \$5 million for whatever cost is from lottery in one fell swoop. This wouldn't...you could do it and be done with it.

SENATOR LINDSAY: Right.

SENATOR WARNER: But I just want it so I understand that this