

come to us.

SENATOR HALL: I understand that it goes to the department but it's...it's in a constitutional amendment as opposed to the authorizing or the implementing legislation and I'm just curious about the issue of whether or not it deals with...and I don't think it does, but I just want to clarify for the record that the types of games are still within the prerogative of the Legislature to choose.

SENATOR SMITH: Absolutely.

SENATOR HALL: Okay. And then any variation on that theme, if you will, is up to the department as they see fit as to whatever would be marketable. Right?

SENATOR SMITH: Absolutely.

SENATOR HALL: Okay, thank you.

SENATOR SMITH: That's the intent.

SPEAKER BAACK: Thank you, Senator Hall. Senator Will.

SENATOR WILL: Yeah, just to answer Senator Hall's question on my own time. That would be exactly it, Senator Hall. There...it would simply...the constitutional amendment would simply read that the Legislature would decide what types of games we could have and then the division would be free to choose within those types, at least as the enabling legislation is drafted now, you know, how the variations on the theme, as you put it, would be. So that's...that's the intent of the Smith amendment.

SPEAKER BAACK: Senator Hall.

SENATOR HALL: Senator Will, would you respond to a question?

SPEAKER BAACK: Senator Will.

SENATOR WILL: Certainly.

SENATOR HALL: Is there any limitations within the implementing language on the limitations as they relate to the department or the division of the department in terms of how they make those