

CLERK: 29 ayes, 0 nays, Madam President, on the adoption of Senator Hudkins' amendment.

SENATOR CROSBY: The amendment is adopted. I will raise the call.

CLERK: The next amendment I have to the committee amendments is by Senator Preister. Senator, I have AM1948 in front of me. I understand you want to withdraw 1948 and offer 2014, am I...

SENATOR PREISTER: Thank you, Honorable President and Speaker. Yes, I would like to substitute an amendment with the body's approval.

SENATOR CROSBY: No objections? So ordered.

CLERK: Senator, I now have AM2014 in front of me. (Amendment appears on page 2006 of the Legislative Journal.)

SENATOR PREISTER: That's correct. And, Mr. Clerk, could you tell me the page number in the Journal that the substituted amendment is on.

CLERK: 1964, the first one, Senator.

SENATOR PREISTER: Okay, thank you, Mr. Clerk. On page 1964 is the amendment that I have with just a slight deletion. The deletion is that it does not deal with the toe clipping issue. But the amendment we have before us, which I will now go through, is the rest of what you can read on page 1964, Mr. Clerk? So I will go through it and basically explain what I'm attempting to do. And in this amendment there is an importance to me of having a public hearing, and in that public hearing that the hearing be held at least once a week...the notification of that hearing be done at least once a week for two consecutive weeks. It would provide for people in the area to be informed when there was going to be a controlled shooting area established by Game and Parks. The people in the area who may have concerns with that at the minimum should be informed. This would extend the amount of time that they would be able to know about that meeting and that the Game and Parks was actually considering doing this. It further goes on to say that the time of the hearing shall be at least ten days after the last publication. And the commission, that's the Game and Parks