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gentlemen pointed out, abolished entirely by the Board of Pardons, just like it can a conviction or a sentence for a burglary or any other offense that we attach a punishment to.

SENATOR ENGEL: The reason, I had these notes down here several minutes before these people got up and talked and so I didn't read the briefs. I'm not contesting the constitutionality of anything because I don't have that legal background. But I did have exactly the same questions, is, can we restrict future Parole Boards to not parole anybody if we decide that we want to put them...convict them of this penalty, and the penalty being life without possibility of parole? Without...the thing is, with no possibility of parole, if that could be enforced, as far as I'm concerned, no possibility of parole where they are reminded every day of what they've done, they would be put in a cell where they would be with a book of their choice, the Koran or the Bible or some other book, so that they would...there would be a penalty of that type, then that might be something to consider. But if there's any possibility that they would be able to be paroled by a future parole board, then I would have a problem with this. Thank you.

SENATOR CUDABACK: Thank you, Senator Engel. Senator Chambers, you're recognized to speak on the amendment.

SENATOR CHAMBERS: Mr. President and members of the Legislature, we've heard appeals to emotion this morning. I'm not like senators on this floor who talk in an academic way. When I see something in society that I think is wrong, I act on it, from complaints against misbehaving judges to complaints against attorneys to action against the county attorney who will try to charge a child with felony murder. Not one senator on this floor thought anything should be done about that situation. I've handed the article around to you. Not one lawyer. But because I believe the law should be applied in a way that is fair, and I believe the law is the bulwark against emotional action that can result in mobs and posses and vigilantism, that when I see that attitude used by an elected official, even a county attorney, I will take issue with it. I know there are members on the floor who are not going to read the handouts that I circulated this morning, but one involves the case of a 15-year-old boy that the Douglas County Attorney charged with