

TRANSCRIPT PREPARED BY THE CLERK OF THE LEGISLATURE  
Transcriber's Office  
FLOOR DEBATE

April 13, 2005      LB 480

would have to be present within your location...

SENATOR CHAMBERS: But I don't have to sell a one?

SENATOR SYNOWIECKI: ...and you have to have signage indicating that you're a pickle card retailer.

SENATOR CHAMBERS: But I don't have to sell a one, do I?

SENATOR SYNOWIECKI: I don't...I don't know.

SENATOR CHAMBERS: Well, if nobody comes in and buys it, then I'm going to be punished because the people at my bar don't want to buy these things? According to your amendment, all the person has to do is be an operator. It doesn't say successful, it doesn't have to...it doesn't say you have to sell so many.

SENATOR SYNOWIECKI: The nonprofit would not retain you as a retailer if you weren't selling them.

SENATOR CHAMBERS: Thank you. Thank you, Senator Synowiecki. I could set up..

SENATOR CUDABACK: Time. Time, Senator.

SENATOR CHAMBERS: ...a bogus...thank you, Mr. President.

SENATOR CUDABACK: Thank you, Senator Chambers. Senator Synowiecki, there are no further lights on. I recognize you to close on FA157 to the divided amendment.

SENATOR SYNOWIECKI: Thank you, Senator Cudaback. I very much appreciate the comments. You know, there's differences, there's discernible differences in public establishments within our state. I don't think there's any disagreement in that. We have locally-owned, kind of ma and pa tavern-type operations that may or may not serve food. And then we have venues that could be characterized as a family restaurant where kids frequent. I was under the assumption all along that LB 480's target, if you will, are the venues that attract young kids, minors, to their establishments for prolonged periods of time, perhaps for a meal