

April 3, 1986

LB 911

Senator, this is AM2190.

SPEAKER NICHOL: Senator Hefner, please.

SENATOR HEFNER: Mr. President and members of the body, I move for the adoption of this amendment, AM2190. This amendment requires concurrence of both the commission and the local governing body when a license is issued. If one or both say no, no license is issued then. Both must say yes. It also provides a statute for local governing bodies to enact licensing standards more restrictive, more restrictive than the Local Control Act if they choose to do so. It also removes a requirement in the law that any person who wishes to testify before the commission must file for a \$100 security bond, and the State Liquor Control Commission agrees with that. Then it reinstates the Public Convenience Necessity Standards as a criteria which needs to be reviewed in the application process. And, Mr. Clerk, I believe I have a technical amendment to this amendment.

SPEAKER NICHOL: Yes, you have two of them. Shall we take the first amendment?

SENATOR HEFNER: Why don't we take the technical amendment first?

SPEAKER NICHOL: All right.

CLERK: Senator, I am not sure which one that is. I assume it is 2238.

SENATOR HEFNER: 2238, yes.

CLERK: Okay.

SPEAKER NICHOL: Senator Hefner.

SENATOR HEFNER: Mr. President and members of the body, this is just a technical amendment to this amendment. We left out strike...we should have in there strike "sufficient grounds" and insert "binding on the commission". We did correct it two places but the bill drafter missed it in the third place and so this would correct that. I move for the adoption of the technical amendment.

SPEAKER NICHOL: Senator Landis and Senator Pappas, you didn't