

brought up some good points the other day, so I'm going to end up voting for the amendment.

SENATOR HALL PRESIDING

SENATOR HALL: Thank you, Senator Withem. Senator Warner, on the Chamber's amendment.

SENATOR WARNER: Yeah, Mr. President, members of the Legislature, as Senator Withem has indicated, we did have a discussion on a variety of percentages, and 10 percent was one of the ones that we looked at. And the guidance, as indicated by Senator Withem, we looked at the break in some of the other states, at what percentage it was used, and 10 percent is a standard that's used in some. Again, we don't believe it would appreciably affect the dollar collection, so we'd have no problem with adoption of the amendment.

SENATOR HALL: Thank you, Senator...thank you, Senator Warner. Senator Hohenstein, on the Chambers amendment.

SENATOR HOHENSTEIN: Thank you, Mr. Chairman, members of the body. Just a couple questions for Senator Withem.

SENATOR HALL: Senator Withem.

SENATOR HOHENSTEIN: And maybe Senator Janssen is thinking about the same sort of questions. Are these products marked in such a fashion, or labeled in such a fashion so that they would...it would easily be determined, from the retailer's side, how much juice a particular product contained?

SENATOR WITHEM: I believe they are. I believe there are some federal standards on the labeling and the naming of fruit products. There may need to be some education from the suppliers to the retailers on...so that they would...they would know what the percentage was. But in order to label a product a fruit drink, a fruit juice, fruit juice product, I forget what all of the standards are, that there are federal standards that relate to that.

SENATOR HOHENSTEIN: Okay, thank you. Senator Janssen, could you tell us,...

SENATOR HALL: Senator Janssen.