

Section 2-1207.01 that is intended to clarify that money for breeder and stallion awards may be used for the promotion of agriculture and horse breeding, if they want to promote a certain large race they can...would be able to do that. And this language is consistent with the terminology found in the current Section 2-1207. So they're both mainly technical changes. I would move for the adoption of the amendment. Thank you.

PRESIDENT ROBAK: Thank you, Senator Schellpeper. Senator Hall.

SENATOR HALL: Not on this amendment.

PRESIDENT ROBAK: Any further discussion of the Schellpeper amendment? Hearing none, all those in favor of the Schellpeper amendment to LB 1354 vote aye, all those opposed vote nay. Please record.

CLERK: 25 ayes, 1 nay, Madam President, on the adoption of Senator Schellpeper's amendment.

PRESIDENT ROBAK: The Schellpeper amendment is adopted. Mr. Clerk.

CLERK: Madam President, Senator Chambers would move to amend the bill. (Chambers amendment, FA564, may be found on page 1928 of the Legislative Journal.)

PRESIDENT ROBAK: Senator Chambers.

SENATOR CHAMBERS: Madam President, members of the Legislature, on General File Senator Hall and Senator Will had an amendment adopted which went against the original language in Senator Schellpeper's bill. Senator Hall and Senator Will offered an amendment that's going to allow a certain amount of money to go to a or some small tracks, and my feeling is that Senator Schellpeper's bill, when he brought it in, took the right approach. The racing industry, in my opinion, is in the last stages of its death agony, and these little tracks certainly have no chance to survive. What Senator Hall and Senator Will would do is dribble a little bit of money to them, just to kind of keep them hanging around, I guess, so that in death there will be company. But I think Senator Schellpeper did take the proper approach by just cutting them off entirely. Because the amendment...the motion deals with an amendment which is not