

CHAMBER ACTION

Senate House

Floor: AD/2R 3/20/2008 10:36 AM

Senator Geller moved the following amendment:

Senate Amendment (with directory and title amendments)

Delete line(s) 63-67

and insert:

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(e) 1.a. If the tribal-state compact between the Seminole Tribe of Florida and the State of Florida which authorizes Class III gaming is upheld by the Supreme Court of Florida in the case of Florida House of Representatives, et al. v. Hon. Charles J. Crist, Jr., etc., Case No. SC07-2154 in a final judgment on the validity of the tribal-state compact or is ratified by the Legislature, and the Class III gaming, other than slot machine gaming, is conducted under the provisions of the valid tribalstate compact in Broward County or Miami-Dade County on any Indian reservation, the tax rate under this section shall be 35 percent, notwithstanding paragraphs (b) and (c).



b. If there is no valid tribal-state compact and if during any state fiscal year Class III gaming, other than slot machine gaming, is conducted by any Indian tribe in Broward County or Miami-Dade County on any Indian reservation, for 6 months or more during the same state fiscal year, then the tax rate under this section shall be 35 percent during the same state fiscal year and the provisions of paragraphs (b) and (c) shall not apply.

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======== T I T L E A M E N D M E N T ========== And the title is amended as follows:

Delete line(s) 11

certain circumstances are met; providing a tax rate on

30 video lottery

and insert: