

themselves physical therapists, calling themselves psychologists, calling themselves medicine men, calling themselves shamans, calling themselves gurus, calling themselves whatever they wish to call themselves, whatever they wish to call themselves, and individuals would make decisions as to which of those persons they want to go where they want to be treated. That is freedom of choice, but we have long since crossed the bar on that question, and the bar that we have crossed is this, we are not going to permit people to hang out those shingles unless they can establish to our satisfaction that the kind of care they are offering is care that will remediate people, is a part of the healing arts, and is within their own level of training and competency. Now I say to you that what we are doing in the area of chiropractic is we are expanding dramatically the traditional area for the operation of the chiropractor and we in a sense are allowing people who hang out the shingle of chiropractor to do more things now under our licensing umbrella than they could have lawfully done in the past, and what this amendment does quite simply is it basically says when that shingle is out and people do use their free choice to go to the person who holds himself out as a chiropractor, who was trained to be a chiropractor, that that person understands or knows that the chiropractor could engage in that very thing that is basic to the profession which is examination of the spine and treatment of problems resulting therefrom. I ask passage of this amendment.

SPEAKER NICHOL: The question is the adoption of the Vard Johnson amendment. All those in favor vote aye, opposed nay. We are voting on the Vard Johnson amendment. Senator Vard Johnson, I understand five are excused.

SENATOR V. JOHNSON: Five being excused, I will not ask for a Call of the House but I would ask for a record vote.

SPEAKER NICHOL: Record, Mr. Clerk.

CLERK: (Record vote read. See page 1324, Legislative Journal.) 16 ayes, 21 nays, Mr. President.

SPEAKER NICHOL: The Vard Johnson amendment fails. Senator Remmers has some special guests under the South balcony. He has his son-in-law, Mike Guilliat from Fremont and two grandsons, Mark and Scott, and they have some friends with them from Iowa. So would you please stand and be recognized. Mr. Clerk, do you have something else on the bill?