

qualifications for those people who perform the primary counseling function."

PRESIDENT: One minute.

SENATOR DEKAMP: Okay, so whether you agree or disagree with the whole issue of abortion, whether you have the emotion on one side or the other, I think from a constitutional standpoint the bill, as proposed, the mandates, as required, are constitutionally sound. Wise or unwise is a judgment you have to make yourselves, but constitutionally sound, under our recent Supreme Court ruling of Akron in 1983, constitutionally sound they are. And the philosophical judgment on the wisdom or propriety is a secondary issue, but at least constitutionally sound. I think they can be defended, will be defended, if necessary, and, for that reason, I would urge you not to fail to advance the bill on the basis of the constitutional arguments presented, which were the only arguments Senator Johnson presented.

PRESIDENT: The motion is to advance LB 663 from Select File to E & R for Engrossment. All those in favor vote aye, opposed vote nay. The motion to advance LB 663 to E & R for Engrossment. Please record your vote. Please record your vote. Record vote has been requested. Have you all voted? Senator Beyer. Have you all voted? Have you all voted on the motion to advance LB 663? Record vote has been requested. Have you all voted? Record the vote.

CLERK: (Record vote read. See page 490 of the Legislative Journal.) 29 ayes, 12 nays, Mr. President, on the motion to advance the bill.

PRESIDENT: LB 663 is advanced. Do you have any matters for the record you want to read in at this time?

CLERK: Mr. President, Senator Smith would like to withdraw her name as co-introducer to LB 663.

PRESIDENT: Is there objection? So ordered.

CLERK: Mr. President, your committee on Business and Labor reports on a confirmation hearing held on January 22. That is offered by Senator Barrett. Business and Labor whose Chair is Senator Barrett reports LB 303 to General File; 809 to General File with amendments attached. Signed by