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concerns I guess between exercising my independent legal judgment and the judgment that's been exercised by the Supreme Court. We know that the Supreme Court has approved the language that presently exists with the exception...

PRESIDENT MOUL: One minute.

SENATOR LINDSAY: ...of the language that was previously stricken in one of your amendments. But I understand where you're coming from as far as whether the abortion has to be complete or not. I am...

SENATOR CHAMBERS: Well, let me ask you like this because my time is running.

SENATOR LINDSAY: Uh-huh.

SENATOR CHAMBERS: If an abortion...if this drug is administered or an instrument used with the intention of causing an abortion and the fetus is not expelled and the pregnancy goes to term, has an abortion been performed?

SENATOR LINDSAY: Under the definition in the statute, yes, under...

SENATOR CHAMBERS: In your understanding.

SENATOR LINDSAY: ...under ordinary lay standards, if the pregnancy actually goes to term and a child is born then I think under ordinary lay understanding an abortion would not have occurred.

SENATOR CHAMBERS: And under medical understanding, would an abortion have occurred? If pregnancy goes through...what does abortion mean?

PRESIDENT MOUL: Time.

SENATOR CHAMBERS: Oh.

PRESIDENT MOUL: Thank you, Senator Chambers. Before we proceed with debate, I would like to call the senators' attention to the area under the north balcony. A special guest today of Senator Hohenstein is his wife, Kathy, from Homer. Would you please rise and be recognized. Welcome to the Chamber. Also, seated