

January 13, 1994 LB 513A, 660

the annual surveys and make the report. So it is not a lot of money, but for the most part they will volunteer their time and I think we will get good results, so this would cover their expenses.

PRESIDENT ROBAK: Thank you, Senator Wesely. There are no other speakers. Do you wish to close? Senator Wesely waives closing. The question before the body is the advancement of LB 513A. All those in favor vote aye, all those opposed vote nay. Record, Mr. Clerk.

CLERK: 30 ayes, 0 nays, Madam President, on the advancement of LB 513A.

PRESIDENT ROBAK: Thank you, Mr. Clerk. LB 513A advances from General File to E & R Initial. LB 660.

CLERK: LB 660 was a bill originally introduced by Senator Withem. (Read title.) The bill was introduced on January 21 of last year. At that time it was referred to the Judiciary Committee for public hearing. I have no committee amendments pending at this time.

PRESIDENT ROBAK: The Chair recognizes Senator Withem to open on the bill.

SPEAKER WITHEM: Thank you, Madam President. Let me, first of all, explain exactly what this bill does because probably other than Senator Ashford none of you have the statutes memorized to the point where you will know what 71-6909 is. I know Brad would like to repeat it verbatim but I have it so that won't be necessary, Brad, for you to do so. 71-6909 says, it is being distributed...copied, it will be distributed. Let me put in the record what it says now. "On or before October 1 of each school year, each school district shall provide written information to all students in grades seven through twelve explaining the provisions of Section 71-6902 with regard to requirements for parental notification as a condition for obtaining an abortion. The information shall also explain the provisions of Sections 71-6903 and 71-6904 with regard to seeking a judicial waiver of the parental notification requirements." It goes on to say that "The provisions of this section shall be narrowly construed to require a school district to provide only the information specified in this section. The provisions of this section shall not be construed to require a school district to