

February 17, 1994 LB 291, 600

SPEAKER WITHEM: Senator Elmer.

SENATOR ELMER: Obviously, we're not going to get to a vote on this today, let's lay it over.

SPEAKER WITHEM: Okay, the bill will be laid over. Next item, Mr. Clerk. And do you have any items for the record, too, as long as we're pausing?

CLERK: Not enough, Mr. President.

SPEAKER WITHEM: Will you define enough?

CLERK: Mr. President, LB 291, I do have Enrollment and Review amendments pending.

SPEAKER WITHEM: Senator McKenzie. Senator Robak, would you move the E & R amendments. There's Senator McKenzie, excuse me. She's over at the other microphone, turn Senator Warner's light on. Senator McKenzie.

SENATOR MCKENZIE: Excuse me, Mr. Speaker, are these E & R amendments, or are we advancing the bill?

SPEAKER WITHEM: We are E & R amendments.

SENATOR MCKENZIE: Thank you. I move the E & R amendments be adopted.

SPEAKER WITHEM: The motion is to adopt the E & R amendments. All in favor say aye. Opposed. They are adopted.

CLERK: Mr. President, Senator Bernard-Stevens has amendments, AM2857, Senator, page 505 of the Journal.

SPEAKER WITHEM: Senator Bernard-Stevens.

SENATOR BERNARD-STEVENS: Thank you, Mr. Speaker, members of the body, the amendment is a simple one, actually. It changes the mechanism of funding on the match at the county level on mental health. We've checked with DPI. They have no opposition to it. They think it's a good move. In essence, what it does is the Substance and Alcohol Abuse Programs have a 10 percent match of which the counties need to come up with for the state funds and