

April 6, 1994

LB 886, 1061, 1061A

bill.

PRESIDENT ROBAK PRESIDING

PRESIDENT ROBAK: LB 1061 is advanced. LB 1061A.

ASSISTANT CLERK: Madam President, 1061A was introduced by Senator Kristensen. (Read title.)

PRESIDENT ROBAK: Senator Kristensen.

SENATOR KRISTENSEN: Thank you, new Madam President of the Legislature and members, this is the bill that would carry this provision out. At this point in time I think it's probably necessary to keep it in line with LB 1061. Thank you.

PRESIDENT ROBAK: Thank you, Senator Kristensen. Is there any discussion of LB 1061A? Seeing none, do you wish to close, Senator Kristensen? No closing. The question before the body is the advancement of LB 1061A to E & R Initial. All those in favor vote aye, all opposed nay. Please record.

ASSISTANT CLERK: 27 ayes, 0 nays on the motion to advance the bill to E & R Initial.

PRESIDENT ROBAK: LB 1061A advances. LB 886.

ASSISTANT CLERK: LB 886 was introduced by Senator Kristensen. (Read title.) The bill was read for the first time on January 5 of this year, referred to the Health and Human Services Committee. The bill was reported directly to General File with no committee amendments.

PRESIDENT ROBAK: Senator Kristensen, would you like to open on the bill?

SENATOR KRISTENSEN: Yes, Madam President, members of the Legislature, this came to my attention in 1991 through dealing with a client that I had at that point in time who was trying to get his name put on a birth certificate after he had paternity established and was informed that he could not be listed on the birth certificate as the father, even though the court had determined him to be the father, without the mother's consent. At that point in time, Bureau of Vital Statistics was very helpful. They worked through their internal rules and