

waiting period. It just says, "should be performed without delay so as not to adversely affect the best physical or mental health of the woman," not reference to the forty-eight hour period but in any situation where in his medical judgment there should be no delay. So it could be one of those instances where it is not a life endangering situation but he would feel there should be a proceeding immediately, even without the informed consent of the woman and he would be justified under the definition of emergency situation. But again I think that probably is a little too difficult for some people to grasp in view of the kind of things we have talked about so far this morning. You did not want to divide the question. You want to adopt the amendments which are being proposed to you this morning. You do not want the matter discussed point by point. So what I know is going to happen; the amendments will be adopted; the bill is going to be shot across the board, then some of you later on are going to say, I didn't know, but you did have the opportunity to find out and chose not to. I have one amendment up there that I was going to offer but I think I will just withdraw that and let the bill fly in the crippled form that it is in, so, Mr. Clerk, and since it hasn't been touched on, I will just ask you to withdraw that.

SPEAKER MARVEL: The Chair recognizes Senator Hoagland.

SENATOR HOAGLAND: I would move the question on the DeCamp amendments at this time, Mr. Speaker.

SPEAKER MARVEL: There are no other lights on so I will turn to Senator DeCamp to close on his amendments.

SENATOR DeCAMP: Mr. President, Senator Chambers raised a number of questions and I think Senator Fowler and Senator Johnson answered them about as effectively and admirably as anyone. I would just give one final piece of information to Senator Chambers and for the record. Senator Chambers was a participant for many years in something called, the new Nebraska Criminal Code. Senator Chambers, you may recall that we wrote a new provision into that law and I would refer you to Section 28-201, "Criminal attempt conduct penalty." In other words, we set up a system of intent, attempt to commit crimes. This was not in the law before. We specifically recognized the concept that somebody might try something. They might not get it completed. Maybe one of these butchers halfway through an abortion doesn't get the abortion completed but he might damage