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the physician act on the basis of a bogus marriage certificate, relying on it to exempt him or her from criminal liability, the physician will have fallen into the trap set by the terms of Section 6. No allowance is made for such a contingency. Those who may receive an abortion legally, without parental or guardian consultation may easily be confused with those who may not. A good faith mistake of judgment results in commission of a crime by the physician. A physician attempting to exercise sound medical judgment is placed in a most precarious position. It is clear that the true intent of Section 6 is not to look after the best interests of minors under the age of 18 but to so burden the abortion decision of the woman and the exercise of medical judgment by the physician, that few physicians will be willing to perform abortions on young females. The chilling effect produced does not comport with the U.S. Supreme Court holding that the State may not improperly burden the abortion decision nor regulate the first trimester on any basis other than concern for the welfare of the woman. Members of the Legislature, that is the statement. The other day I had said that I wouldn't bring this up until after you had passed it but before the Governor signed it. In view of the fact that he said he would sign it regardless, I want these propositions to be matters of record and I want those who told you yesterday or the other day, that the Attorney General's opinion was correct. I want them to stick by that opinion today in view of what I have said and tell you that the Attorney General did properly consider the situation. It is correct, the Governor's judgment as an attorney and the Governor is correct, that there is nothing substantially wrong with the bill and you should reject my attempt to bring this bill back to strike these two sections and you should leave it as it is. Let it be voted on and passed and let the Governor as he braggadociously said in the newspaper, sign it in its present form.

PRESIDENT: The Chair recognizes Senator DeCamp.

SENATOR DeCAMP: Mr. President and members of the Legislature, I wish to thank Senator Chambers for reading into the record what I rather anticipate is the entire legal attack that will be presented in the courts on this legislation. It was extremely well done. I now wish to address every single point raised in his reading and have that a matter of the record for the court to consider. Number one, he brought up arbitrariness and capriciousness of using the age of 18 instead of just strictly minor. We have tradi-