

SENATOR LINDSAY: Yes. The amendment I guess duplicates a little bit of what is contained in the bill, in Section 8, sub. (1). That would be page 5, line 10. There is a provision for the case where there is insufficient time to provide the notification, that it can be done without such notification. So there is I guess a little bit of overlap there between your amendment and that Section 8, sub. (1). And I guess that maybe, as far as amending it, it might be better to put that type of an amendment, if you want to go further on it, I guess, into that subsection as opposed to on the repealer itself I guess.

SENATOR CHAMBERS: Okay, I will tell you why I was amending it in the fashion that I am, rather than offering an amendment to subsection (1) of the existing bill. Subsection (1) is part of three subsections. I would want the provision that I am offering to apply to everything in these section in the same way it does in 347 now, so that if any of those items, I mean all of those items it would make it clear are suspended if this set of circumstances exist, and maybe you feel that by having subsection say what it does, that there is no need to do any of these other things, is that your feeling?

SENATOR LINDSAY: Well, I guess the violation of the act I think is just in the Section 2, which is just the requirement that there be a written notification before an abortion is performed. I don't know I guess what else can be...well, I guess I could see other areas that it is possible that a violation could occur.

SENATOR CHAMBERS: All right, will you read out loud subsection (1) on page 5, because as I read it, it seems like something is missing grammatically, but I am going to listen and see if my ear picks it up better.

SENATOR LINDSAY: "The attending physician certifies in writing the pregnant woman's medical record that the abortion is necessary to prevent the woman's death and there is insufficient time to provide the required notification."

SENATOR CHAMBERS: All right, the attending physician certifies in writing the pregnant woman's medical record that the abortion is necessary, does it mean certifies in writing in the pregnant woman's medical record? Is something left out because it doesn't flow as I read it?