

March 30, 1990

LB 688, 854

opportunity to have an amendment offered in one way or another that may bring this thing to fruition, I hope, and so I am going to give my time to someone who would like to continue talking on the issue, and so I will give Senator Schimek two minutes, I will give Senator Ashford two minutes, and I will even give Senator Chambers one. So have at it, gang.

PRESIDENT: There isn't that much left, but we will go as far as we can. Senator Schimek, please.

SENATOR SCHIMEK: (Mike off) ...give me some time so I will go ahead and give to Senator Ashford and Senator Chambers. Thank you.

PRESIDENT: Senator Chambers, now we have enough time.

SENATOR CHAMBERS: Yes, and, Mr. Chairman, I do want to discuss the issue that is before us which is the requirement of notification, but I think that is tied into the other bill that has been sub rosa for sometime and that is LB 854 where the 24-hour waiting period is to be imposed.

PRESIDENT: Excuse me, Senator Chambers.

SENATOR LABEDZ: Did Schimek have any time to give? Hasn't she spoken more than three times?

PRESIDENT: Well, somebody else gave her the time and she...

SENATOR LABEDZ: Oh, I am sorry.

PRESIDENT: ...transferred on to somebody else.

SENATOR LABEDZ: Somebody told me that it was Senator Schimek's, Senator Conway is okay.

PRESIDENT: It is called around the horn. Go ahead, Senator Chambers.

SENATOR CHAMBERS: Senator Labeledz, I want you to look over here for a minute. You see, okay. Members of the Legislature, look at the two bills we would have if we enacted both of them. Look at what we would say, that first of all, the young woman must talk to the parent or guardian, whoever. There has to be this so-called informed consent paper signed, and before that