

session could not...that day could not end. What the court said is that time does not stop because a clock in the Legislative Chamber stops. The Legislature does not control the movement of time, so despite the fact that that mechanical recorder of the movement of time was broken, did not mean that time ceased to move, so that day ended on schedule and what happened after midnight was null and void. If we go past 12:00 p.m., we're into another day and then we should stay here enough hours to do enough work to justify our having embarked on another legislative day and the Speaker's schedule, which he gave to us at the very beginning, will have been disrupted. Senator Hall, I guarantee you that as long as there is breath in my body, and that's not to suggest anything to you, I will be here, guaranteed, for the next three hours and 50 minutes. See now we're in a position to use things to our psychological advantage. To me, it's as though we're starting at eight eleven in the morning and that means by noon this is all over. And I'm sure Senator Hall and I can last that long. But since Senator Landis has left and he's not in a position to do what he intended to do, I'm going to withdraw my bracket motion and we will proceed to the amendment to which my name has been attached.

SPEAKER BARRETT: The bracket motion is withdrawn. To the Landis-Chambers motion, Mr. Clerk.

CLERK: Yes, Mr. President, that...Mr. President, the motion that was offered by Senators Landis and Chambers would return the bill for a specific amendment, that amendment being that the curriculum shall not include any instruction on contraception counseling. (See page 1775 of the Legislative Journal.)

SENATOR CHAMBERS: Now, Mr...oh, excuse me.

SPEAKER BARRETT: Senator Chambers.

SENATOR CHAMBERS: Mr. Chairman and members of the Legislature, I'm going to push for the adoption of this amendment to show how ridiculous and preposterous this has become. And if we were not on Final Reading, where a motion to return to Select File prevents the amendment of the amendment, the specific amendment, what I would offer is a motion that would say, the terms "zygote, embryo and fetus" are hereby declared obscene in the State of Nebraska if used for the purpose of designating any stage of human development, and whoever violates this provision