

SENATOR SCHIMEK: That is correct.

SENATOR LINDSAY: Under that system, the judicial bypass would still be available...what the proposed compromise would do is add to the pool of persons...

SPEAKER BARRETT: One minute.

SENATOR LINDSAY: ...from whom the girl could choose to notify.

SENATOR SCHIMEK: Okay, thank you. I don't know if I'm going to get through my questions, so I might have to continue another time, but the next question...

SENATOR LINDSAY: Oh, go ahead, we've got lots of time.

SENATOR SCHIMEK: I'm sure we'll get to it. What if...let's say what if the young woman chooses her grandmother to be notified and she does this, fully trusting that the grandmother will be responsive to her and then the grandmother notifies the parents? I mean, isn't this a possibility and isn't that sort of...I mean, doesn't that sort of go against the purpose of this amendment? I can conceive of that happening, incidentally.

SENATOR LINDSAY: Certainly, that can happen and the question is, if that happens..well, let me back up. That certainly can happen. The question is, by that time, if she tells...

SPEAKER BARRETT: Time.

SENATOR LINDSAY: ...the parents...

SPEAKER BARRETT: But answer the question, continue please, but time has expired.

SENATOR LINDSAY: Thank you. If she tells the grandparent, the grandparent tells the parent, the time for the 24 hours to in running would have already run, so while the parents would know, they could...I think the concern has been that they could prevent her from having an abortion. If the family is dysfunctional in a sense that the father, mother or whoever has been, say, beating the daughter, hopefully, the grandmother at that point would intervene and get the girl out of the house to somewhere where she is safe.