

May 2, 1995

LB 592

PRESIDENT ROBAK: Thank you, Senator Chambers. The question before you is the adoption of the Chambers amendment to LB 592. All those in favor vote aye, all those opposed vote nay. Have you all voted? Please record.

CLERK: 25 ayes, 2 nays, Madam President, on the adoption of Senator Chambers' amendment.

PRESIDENT ROBAK: The Chambers amendment is adopted.

CLERK: Senator Lindsay, I understand you want to withdraw your amendment, Senator.

PRESIDENT ROBAK: The amendments are withdrawn.

CLERK: I have nothing further on the bill at this time, Madam President.

PRESIDENT ROBAK: Senator Day, you've already spoken, you've opened on the bill. Is there any further discussion on the bill? Senator Schimek. Senator Bernard-Stevens.

SENATOR BERNARD-STEVENS: Thank you. Senator Day, would you again yield to a couple of questions, and I just want to in my mind and maybe even for the record for those that will be or may be hit with the bill after its enactment, let's say I'm out in the western part of the state. The person has not paid child support simply because they don't have an income anymore. All right, they'll get served with a notice that if they don't come in and talk I guess to who, Social Services, that they potentially could have their license taken away by Social Services. Is that correct?

PRESIDENT ROBAK: Senator Day.

SENATOR DAY: Well they can go in and talk to a county attorney or whoever Social Service designates and try and work out a payment plan. In your case, if there is no income, they wouldn't be able to do that. But remember, we put in another element in this that they now would be able to go to the referee and get their child support changed if their circumstances have changed drastically.

SENATOR BERNARD-STEVENS: But what Senator Lindsay indicated is