

three months after that you cannot challenge the order even if you can prove that there was fraud and misrepresentation. When an appeal is over, as I was mentioning, even if I've been sentenced to die or if I'm serving time in the penitentiary and I've been there five years and I get new evidence that proves that the charge doesn't stand, I can reopen it on the basis of new evidence. What this is saying, the language that I'm going to try to strike is that if the person can prove that there was fraud and misrepresentation then the order should not stand, but that's not what we're on right now. I'm just calling your attention to it. I support what we've talked about up to this point.

PRESIDENT ROBAK: Thank you, Senator Chambers. The question before you is the adoption of the Chambers amendment to LB 712. All those in favor vote aye; all those opposed vote nay. Please record.

CLERK: 27 ayes, 1 nay, Madam President, on the adoption of Senator Chambers' and Bromm's amendment.

PRESIDENT ROBAK: The amendment is adopted.

CLERK: Madam President, Senator Hall would move to amend with AM1532 found on page 1549 of the Journal.

PRESIDENT ROBAK: The Chair recognizes Senator Hall to open on his amendment.

SENATOR HALL: Thank you, Madam President and members. The Clerk has listed that the amendment is found on page 1549 of the Journal, which I believe, if I'm not mistaken, is the point in time, was the first part of April, roughly about a month ago when we were dealing with this issue on General File and the amendment is, as I stated then, a complete rewrite of the bill so I want folks to take a moment to look at that because that's what it does. It completely rewrites it. It's a gut and insert for purposes of the proposal that's before us in LB 712. And I am not... I know that you've had an opportunity to see it. I told you that it was going to be printed and that it was there to be addressed and I wanted folks to take a look at it. It is to basically capsulize the proposal 'cause I don't want to take a lot of time with about an hour and 15 minutes left in the morning. If we could debate this measure, finish up the issues that are filed on the bill rather than have to invoke cloture, I