

TRANSCRIPT PREPARED BY THE CLERK OF THE LEGISLATURE  
Transcriber's Office  
FLOOR DEBATE

January 29, 2004 LB 172

SENATOR CHAMBERS: If she went for an abortion, as Senator Schimek pointed out, the parents would have to be notified. That would be the father. Her only out would be this judicial waiver. You would feel that if the only place she could get that information were the school, you still would oppose the schools giving this information. Am I overstating your position, or is that...would you agree with that statement?

SENATOR MAXWELL: Let me respond as precisely as I can. If I believed the school was the only avenue where she could get the information, no, I wouldn't want to ban the information. It's not the only avenue.

SENATOR CHAMBERS: You would not want the information given? Is that what you said? No, I didn't understand what you said. Did you say, I wouldn't want the information given? Is that what you said?

SENATOR MAXWELL: Let me phrase it this way: Because I believe there are other avenues to get the information, I don't want to require the school to provide it.

SENATOR CHAMBERS: And I think the Chair said time, so...

SENATOR MAXWELL: Oh, okay.

SENATOR CHAMBERS: ...I cannot pursue it.

SENATOR CUDABACK: Thank you, Senator Chambers. Senator Schimek. This will be your third time, Senator,...

SENATOR SCHIMEK: Yes.

SENATOR CUDABACK: ...as you know.

SENATOR SCHIMEK: Thank you very much. Senator Maxwell, I would not have a problem with having a brochure in the schools that informs students of what they can do if they are in an abusive situation. My caveat to that would be that they are informed in that brochure what happens if they tell a counselor or a teacher, because what happens is, by law, that counselor or