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can make it uniform throughout the state. Some people might have a question or say that they can do this now and this may be true in the eyes of the law, but some of the judges are not following these procedures saying that they do not know of these procedures so, therefore, we are making it specific so that there will be new hearings, new ideas and that the young people will be allowed the same treatment, the same appeal procedure, the same hearing procedure, the same rights that adults have and this is the first bill that will take place in this list of legislation. LB 291 is it allows for the juvenile courts to transfer the records of the proceedings. They are involved with a child that starts in one county and moves to another county. As you will notice in the Committee report, if it is commenced in one county and the family decides to move, this allows for the transfer of the court proceedings of that trial to be transferred to the county where the child will live and I'd move for the adoption of LB 291.

SPEAKER: Any further discussion? The question is, shall LB 291 be advanced to E & R for enrollment. Have you all voted? The Clerk will record.

CLERK: 35 ayes, 0 nays, 14 not voting, Mr. President.

SPEAKER: The bill has been advanced. LB 292.

SENATOR BARNETT: Mr. President, I would move for the advancement of LB 292 to E & R Initial.

CLERK: LB 292. Read title. There are Committee amendments by Senator Luedtke's Judiciary Committee.

SENATOR BARNETT: I'd withdraw the other motion and I'd ask for the Committee amendments to be adopted. If you would look on Page 3 of LB 292 in the new language, and this is another one of the bills that deals with juvenile legislation, this is when a court would order...would enter an order continuing detention, they would have to have a hearing and instead of within 48 hours, a reasonable period of time. This amendment was offered by one of the judges that testified in favor of the bill saying that it would be sometimes impossible for them to have a hearing on a detention, an extended detention inside of 48 hours and, therefore, they might have to go 72 or 96 or something like this so they thought a reasonable period of time would be a better idea in having the probable cause hearing and the method of conducting it stated within a reasonable period of time. So I would move for the adoption of the amendment.

SPEAKER: Any further discussion? Seeing none, the question is, shall the amendments be adopted. Have you all voted? The Clerk will record.

CLERK: 25 ayes, Mr. President, on motion to adopt.

SPEAKER: The amendments have been adopted. Senator Barnett.

SENATOR BARNETT: I would move for the advancement of LB 292 as amended and like I said before, this is on the probable cause hearing. Within a reasonable period of time, the courts have to prove that a child can be held over for an extended period of time and expect a early hearing on it. This is one piece of legislation that the Nebraska Committee for Children and Youth and many of the judges was very anxious to have passed.