

LB 634, 670, 676, 768,
LB 703, 812, 820, 868,
937A, 691, 688,

March 12, 1976

courts. Case law, which subsequently has been reduced to statute. I think that this entire provision ought to be stricken, then you don't have that thing of making the patient agree to sign away rights in exchange for treatment. If you read the bill on page nine, you see that in line seventeen that it mentions a lot of things that he can't be gotten for under the regular law. Breach of contract relating to providing medical care, assault and battery, or other claims based upon failure to obtain informed consent for an operation or treatment. I think that this provision should be stricken and that is the amendment that I am asking you to adopt.

PRESIDENT: The question is the adoption of the Chambers amendment to the Schmit amendment. Have you all voted? Have you all voted, please vote. Record.

CLERK: 6 ayes, 19 nays.

SENATOR SAVAGE: Amendment fails. We will now go to LB797.

CLERK: Mr. President, this bill will be shown pending. I believe that Senator Schmit still has another amendment to that particular section of the committee amendments.

Mr. President, letter from the Executive Office. (Read letter - appears on page 1108 of the Legislative Journal).

Committee on Education refers LB816 to General File. As amended.

MR. President, a new bill LB937A. (read bill)

Mr. President, Senator Barnett asks unanimous consent to print amendments in the Journal to LB691. There are three separate amendments Mr. President.

Mr. President you Enrolling Clerk reports that she did on this day at 2:40 present to the Governor LB688. Signed, Janet, Loder, Enrolling Clerk.