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the 30 year old adopted child in permitting that child to now go to court and get the court records? There is no harm done. There is no harm done to the relationship but there is real harm done to the 30 year old child who very much wants to know the biological ancestry and I think that again the Judiciary Committee has said the policy should be changed. We recognize the basic incorrectness of the policy, it should be changed, and they agree with the change just as this body agrees to the change. Well, what is good for the future is also for good for the children who will be affected and that means simply speaking grandfather rights should not obtain. There is no injustice in allowing grandfather rights not to obtain. There is an injustice, however, if grandfather rights were to continue. I would move the amendment.

SENATOR CLARK: The question before the House is the adoption of the amendment to the committee amendments. It only takes a simple majority. All those in favor vote aye, opposed vote nay.

CLERK: Senator Clark voting no.

SENATOR CLARK: Have you all voted? Once more, have you all voted? Record the vote.

SENATOR V. JOHNSON: Mr. Speaker, how many persons are excused?

SENATOR CLARK: Seven.

SENATOR V. JOHNSON: One excused and only four available. I think under those circumstances I will simply ask for a record vote.

SENATOR CLARK: All right, a record vote has been requested.

CLERK: (Record vote read. See page 400 of the Legislative Journal.) 17 ayes, 22 nays, Mr. President.

SENATOR CLARK: The motion fails. We are back on the committee amendments. Do you have any more amendments to the committee amendments?