Senator Berman moved the following:

**Senate Amendment**

Delete lines 130 - 145

and insert:

medical emergency or risk to the pregnant patient’s health
exists and there is insufficient time for the attending
physician to comply with the consent requirement. If a medical
emergency or risk to the pregnant patient’s health exists, the
physician must make reasonable attempts, whenever possible, and
without endangering the minor, to contact the parent or legal
guardian of the minor, and may proceed with termination of the
pregnancy of the minor, but must document reasons for the medical necessity in the minor patient’s medical records. The physician shall inform the parent or legal guardian, in person or by telephone, within 24 hours after the termination of the pregnancy of the minor, including details of the medical emergency or risk to the pregnant patient’s health which necessitated the termination of the pregnancy without the parent’s or legal guardian’s consent.