MADAM PRESIDENT:

I move to amend Substitute for SB 85, on page 1, in line 33, by striking all after the "(d)"; by striking all in lines 34 through 36;

On page 2, by striking all in lines 1 and 2; in line 3, by striking all before the period and inserting "If the parents are unable to agree with each other on whether to acknowledge or revoke a do-not-resuscitate order, or similar physician's order, the medical team and the parents shall pursue the internal resolutions to resolve such disagreement through involvement of the hospital ethics committee, consultants or other such internal or external resources for mediation or conflict resolution that the hospital, medical team and parents agree to. All such internal resolution measures shall be conducted in good faith and in a timely manner and with proper assurance that each of the parent's interest is represented through appropriate support from the disciplines within the health profession involved in the care of the patient. If, after good faith efforts to resolve such conflict, all parties agree that the conflict is unresolvable, either parent may institute a proceeding under subsection (e) to resolve the conflict. Pending the final outcome of such proceedings, including any appeals, the healthcare facility and treating physician, or physicians, shall provide all such care necessary to comply with 42 U.S.C. § 5106g, regardless of whether the minor is an infant or disabled"

Senator __________________________