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Nebraska and the United States of America. Now, the real problem is that if they, to give you an example, is if they would come to your house and pick up a minor without your knowledge as a parent and take him down or take her down and hold her or him incommunicado and not let...you don't even know the person is picked up and it was mistaken identity or something. You didn't even know about it. There has got to be some show cause. They cannot just do this indiscriminately. Now, I am not saying it is being done in Nebraska but it has been in other jurisdictions and court cases have decided that you can't do that. That's all. We just want to put into the law the safeguards and standards written into it by Supreme Court opinions. It doesn't have anything to do with loosening up the laws.

SPEAKER: Do you have any further comment, Senator Dickinson.

SENATOR DICKINSON: Well, thank you. It's...frankly, it's not too clear but I will attempt to glove it.

SPEAKER: Any further discussion. Senator Barnett.

SENATOR BARNETT: Mr. President, I think that if Senator Dickinson would read down on Page 16 and 17, it shows now, after reasonable showing that the necessity for detention still exists is entered by the Juvenile Court. In other words, the Juvenile Court has the power now to do this but some, evidently, do not understand it. Then on top of that, as one of our good learned counsels is shaking his head in the front, that's good because I am glad I am saying the right thing, and then the new language will say that the Juvenile Court has to show a probable cause as to why they are detaining the child. Ok, therefore, if there is no other questions, I'd move that LB 292 as amended be advanced to E & R Initial.

SPEAKER: Seeing no further discussion, the motion has been made to advance LB 292 to Enrollment and Review for review. Have you all voted? The Clerk will record.

CLERK: 28 ayes, 0 nays, 21 not voting on the motion to advance, Mr. President.

SPEAKER: The bill is advanced. We have now LB 294.

CLERK: LB 294. Read title. There are Committee amendments.

SPEAKER: Senator Barnett.

SENATOR BARNETT: Mr. President, I would move for the adoption of the Committee amendments to LB 294. The Committee amendments, if you will turn with me on Page 3, starting on line 11 thru 19, the Committee amendments takes those into effect. That's the major part of it. Now what this bill deals with, and this might relate a little back to the one we just got done talking to...talking about, this is one, if you want to use lay terms...and I thought Senator Marvel would be in here, but the lay terms on this would be that it is like a D & E, diagnose and evaluate for juveniles, the same as we have for adults. The amendment would put the amended language into it and to provide for a medical treatment, emergency treatment, and the evaluating of these juveniles as to where they should be placed, where they should be sent or what kind of help should be offered to them. You can also notice in here that on line 2, or on Page 2, excuse me, line 24 and 25, if it appears that the need for further detention