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is considered an emergency in outstate Nebraska, all he has to do is say that and then he begins to call these people into service, as many or as few of them as he chooses, and when he does that, from that point onward, they serve as full-fledged law enforcement officers. Absent such a situation, these individuals can continue to do all of the voluntary work that the sheriff or anybody wants them to do, but as far as carrying the gun and making the arrests and the other things that sworn law enforcement officers do, they would no longer do those things and I don't believe that the intention of the Legislature in creating a special deputy force is designed to come up with a group of untrained irresponsible individuals who are accountable to nobody who at all times will serve as a full-fledged law enforcement officer carrying a gun, accosting citizens and doing all the things that an officer of the law is supposed to do and some things he is not supposed to do. This is not the bill, really, that Senator Kime is upset about. He is thinking about LB 782 and the reasons the sheriffs and the others are so anxious to have that bill, it contains a specific provision which says that anybody who was a special deputy as of January 1, 1972 will not have to take any training. That's what they want. They want to avoid the necessity of these people to be trained. This bill, in brief, does not do away with the power of the sheriff to appoint special deputies. It does not hinder his ability to use these deputies. All it does is require training and it requires the sheriff to state a time from which point on they will serve as full-fledged law enforcement officers and the public is entitled to that knowledge. The man who is the head of the training center at Grand Island, when he testified before the Government Committee, said that it is unfair to have citizens approached by these special deputies who are not trained, who are not law enforcement officers but who the citizens don't know these things about. I ask you to defeat Senator Kime's motion and let them try to do what they can with the bill they have introduced, LB 782. If you want to look at every bill as a grudge that I have got, then I think that is totally unfair. I haven't seen that done on this floor with anybody else, and if you think back, whenever they attack my bills and it is the same group, that is what they always say. Well, everybody who introduces a bill, in a sense, has a grudge or is upset about a situation and feels that the bill will correct it. There is no need to pass a bill if a problem does not exist. I have handed out police reports to you, articles from the World Herald which has documented wrongful conduct of these special deputies, and for your information, Gilbert Swanson, who was one of the individuals who had the gun and created the racial disturbance up at Ramada Inn, who threatened the Bellevue police officers, and I gave you the report made by the Bellevue Police Department, just a couple of days ago gave Sheriff Janing's Department \$20,000 in equipment. Now you can draw whatever conclusion you want from that, but to my knowledge as of this day, Mr. Swanson was never prosecuted for the wrongful conduct. He said, and if you read that police report what the Bellevue police officers said, Mr. Swanson told them that Sheriff Janing