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here...and again, I think Senator Stuhr has made it clear that this was an issue brought to her by the NSAA, as represent...as a representative of all the school systems, was that they wanted to establish in law, if you will...and this is sort of a new venture, I think, for state law...but to establish in law that participation couldn't take place after a particular date. An advantage to them...I'm guessing a little bit now...would be that this would be a clear base to point to if you're a school superintendent or something like that, that, look, it's not me that's saying that you can't go to school "X" and participate in athletics; it's actually a matter of law. And right now, there is a...

SENATOR CUDABACK: One minute.

SENATOR RAIKES: ...there is a provision that if you can get agreement, you can play. So what this would do is take away that opportunity for flexibility, if you will. And again, I would hope Senator Stuhr would get her opportunity to respond to that.

SENATOR BROWN: Thank you. I'll press on my light so I can ask her. Thank you, Mr. President.

SENATOR CUDABACK: Thank you, Senator Brown. Senator Chambers, on the Stuhr amendment to the committee amendments.

SENATOR CHAMBERS: Mr. President, before I go into the athletic issue, I'd want to ask Senator Stuhr a question about the amendment she has presented to us.

SENATOR CUDABACK: Senator, would you...?

SENATOR CHAMBERS: Senator Stuhr, where you are having us insert the word "maximum," you explained that, if I understand you correctly, this is a cumulative amount that would include all of the fees for all of these activities? Okay. Would you explain then what it means?

SENATOR CUDABACK: Would you respond, Senator Stuhr?