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people who suffer eventually are the children. There's a slight question of constitutionality as the young lady has pointed out. I don't believe that's true. I've visited with a number of attorneys about the matter. A drivers license is a privilege, it can be revoked for a variety of reasons. And if the court decides that this is one of those reasons why, then it can be revoked. But certainly the committee on Family Law, I believe that's what they call themselves, says there are certain technical difficulties. Certainly there are. That is why we have clerks of the court. Let them do their job. In many cases, it will require the hiring.....not in many cases, pardon me..... in several cases, principally Douglas County, Lancaster County perhaps, Lincoln County, Scottsbluff County.....it may require the hiring of an additional person. That would be a small price to pay, a very small price to pay. There are millions of dollars of uncollected child support payments in arrearages on file in these courts. We are not going to collect them by slapping these people on the wrist. Every other obligation is due and collectable. In this case, it seems to be a negotiated thing. I want to point out an instance in which I followed very closely. Very closely. Of a case where a mother of 4 children was....was trying to collect her child support. I followed the attorney to the court. He made three or four appearances. He had to file motions. They had to make an appearance. In all of this nonsense, they collected several hundred dollars. The attorney, by the time he collected his fee, got the majority of it. The children received a very small amount. The arrearages were not being collected and the individual who owed the money went off free. Now, had he owed that money to a bank, a collection agency, to the State of Nebraska, to the federal government, it would have been due and collectable or the law would have taken its course. In this case, he owed it to his children and we allowed him to go scot free. Let his law.....let this bill move across the board and become law. If it is inoperatable, as Senator Carpenter has said, what we have done, we can undo. But let's do something. Let's do something to bring this case to a head. LB961 which follows along with this bill is another one of mine and with the permission of the President, I would like to just briefly point out that what LB961 does it does institute procedures which will make LB957 unnecessary. If LB961 becomes bogged down in procedure, then LB957 will be an additional, an additional lever. If this does not take place. If LB957 and LB961 do not do that which is necessary, LB1015, Senator Fellman's bill will come along which provides for garnishment. But we have to remember that in many cases we have people who are not working but who apparently have plenty of money for other purposes. We have people who will move and do other things but these two procedures strike at the root of the cause and they get the person where it hurts the most. And I would like to ask the Legislature to advance the bill. Thank you very much.

PRESIDENT: We're talking on LB957, the committee amendment which has become the bill. Senator Kelly and then Senator Cavanaugh.

SENATOR KELLY: Mr. President....Mr. President, colleagues. I rise to support Senator Schmit in his efforts to bring money to these children in the State of Nebraska. There is a lot of lip service to do just this. The big lip service comes from the legal fraternity. Every time I've talked to an attorney about collection of child support payments,