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if you pressure the son-of-a-gun, he's going to run. He's going to be in Texas or in Oklahoma or some place else. We can't afford to go down there and get him. You'd just better go on welfare. The ex-wife does not want welfare. She wants that which is due her children. She wants that which is due. Now, I suggest and I...there is no better champion of children in this Legislature than Senator Fellman, Senator Carstens, Senator Luedtke. I recognize that. I recognize also that this system we have today is not working. We can say a year from now the federal government will do such and so, next year we can do this but there is nothing that's going to be done unless this Legislature, unless this Legislature accepts the responsibility, bites the bullet, takes the bit in his teeth and says we're going to (inaudible) LB1015, LB953, LB961, if all these fail, that's what we're saying, if all these things fail and I can't believe that they will, but if they do, we're going to kick in the last little bit of incentive. We're going to say that you can only drive your vehicle, you can only drive your vehicle, your motor vehicle, to and from work or in the nature of your employment. I don't think that's much of a handicap. If he's sincerely interested in his children, he's going to get out of the sack in the morning and go to work. He's going to come home from work, he's going to have more time to spend with his children, he's going to have less time to spend money. Now, the.....the argument has been offered here, there is no connection between failure to pay child support and the motor vehicle license. I suggest this. Any individual who has a license, has an automobile, can in most cases owe money on the thing. Is it more important to him to pay....to make his automobile payment or to pay his child support? The argument has been said, what if he gets sick? I don't buy that argument. What if anyone gets sick? We still have to provide for the children. If you can tell me how the children stop eating when dad gets sick, then I'll forgive the whole damned works. But it isn't going to be that way, it isn't going to be that way. Now, you can stand up here and you can provide all the good arguments against this bill that you have provided this afternoon. And I feel totally overwhelmed to have my distinguished colleagues, the learned lawyers, the suave eloquent gentlemen appear against me on this bill and they're capable of beating me into the ground with all the legal arguments at their command and they're good ones. But I suggest to you that this bill, if the other three do not work, this bill will do more....will do more.....to bring child support payments current than anything else that is offered before this Legislature. It has been suggested that mandatory deductions be an alternative. I'm for the mandatory deductions. What about the son-of-a-gun who's living on a retirement program and hasn't got, for example, we'll say a retirement...a person who's retired from the service. That pension is not attachable. I don't think we can attach it. It's a federal pension. The guy can live the life of Riley. He does not have to pay his child support. I suggest this. I will accept any amendment, any amendment to this bill which will quiet some of the fears, calm some of the misgivings of my lawyer friends, but I do not think that we can responsibly kill this bill this session. The bill is not going to cause the world to come to an end in the next six months. It's not going to cause nearly as much hardship to those individuals who have not paid their child support as is being presently caused because child support is not being paid. Now, we can take these arguments and we can say we're all for the kids, we're going to pass an