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concerned that at this point we do have case law dealing with that circumstance and I don't have any particular examples that this has happened in Nebraska and on the other hand, maybe it could. And on the other hand, maybe the case law isn't good enough to deal with that potential problem, that potential abuse of a very sacred client-lawyer relationship that this individual in Illinois took advantage of. So basically before you is an amendment, and it is not very easy to say and it is not very easy to understand some of the impacts of it, but let me briefly explain it. If this amendment is adopted to this bill and the bill is passed with the amendment, you would have a situation where an individual, upon preparing his will, would have a lawyer prepare a will as they do now but that lawyer could not prepare a will that would benefit himself, who could not draft that will so that they would receive any amount of money from that estate that would exceed what they would receive if the testator would die in an intestate situation, that is to say...intestate means died without a will. So there is a natural common law division of property in that instance and this says that under that, if this lawyer who draws up the will would give himself or herself an amount of money or part value of the estate that would be equal to the intestate value that they would receive anyway if there was no will, then that would be permissible. But what we don't want to allow is a circumstance like what we saw in Illinois where a lawyer could come in and use the confidences and good faith of their client and turn around and give themselves a great amount of property and perhaps take over an entire estate on the death of the owner of that estate and this is not particularly an anti lawyer amendments. It is just an anti bad lawyer amendment and I certainly would encourage your support for it. Now, again, I will emphasize the Bar Association is opposed to this at this point. Now there are some questions about the impacts in case law, impacts in terms of intent. Those can be taken care of. We are on General File. I would urge your adoption of the amendment. If there are some clarifying changes that we need to make to the language I would be glad to work those out but the fundamental principle that we should not allow a situation where an individual preparing a will should then benefit greatly from that will I think is a sound principle and one that we ought to adopt in this Legislature and I urge your support for the amendment. Thank you.

SPEAKER MARVEL: Senator Nichol.

SENATOR NICHOL: Mr. Chairman, members of the Legislature, I ask you to look at this carefully. I don't think attorneys