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I'm troubled by the number of people who probably have been executed, although innocent. Another terrible aspect of this whole issue that we're discussing is that when DNA testing has exonerated a person and it can be shown that along the way there were improper actions by the prosecutor, lawyers have slept through trials, judges have upheld death sentences even though the defense lawyer slept and did not make objections which should have been made and would have altered the outcome of the case, many prosecutors are saying they would not do anything differently. Even where DNA testing has conclusively eliminated a person as a suspect, there are prosecutors and judges who have resisted correcting the obvious injustice. Fortunately in Nebraska, a group of prosecutors and those from the largest or most populous counties had a press conference and expressed their support of DNA testing. They asserted that it is not their interest to have innocent people locked up and, from what I have seen, that is an assertion with which I will take issue, but that's not the purpose of this bill or my presenting this opening. It is good that they recognize that, as prosecutors, they have an obligation not just to seek to convict people but to see that all of the evidence that bears on the facts of the case are brought forth during a trial. That is not always done in Nebraska. But in a letter which I think all of you got there was a reference specifically to the code of professional conduct that governs lawyers and especially public prosecutors that lay out that obligation that I've just mentioned. So the purpose of this bill is to make possible DNA testing which cannot occur under the present state of Nebraska law. There is no means under the law today to have inmates who have been locked up and may be innocent to even obtain this testing, so it does open a door of opportunity which the prosecutors know and which they support. You don't need to worry about this bill even though initially there may be a flood, as some people would see it, of motions for this testing. After we get through that first onslaught, if you will, of approaches to take advantage of the opportunity created by this bill, it will be a rapidly diminishing pool of individuals. Now pretrial there is DNA testing and, in many cases, charges are dropped and no trial even takes place. So what this bill really is aiming at is rectifying an existing set of circumstances which the Nebraska Supreme Court has even acknowledged cannot be addressed without