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transfer students, and I understand that. But for the first time, I think, we're venturing into statute to provide for the legislative intent and the legislative feeling about how the extracurricular policy with regard to option students should be applied. And if the bill is approved and advances, the policy will be that if you get your option work done and you complete it prior to July 1 that you will be eligible for participation in extracurricular activities. However, if you decide that you're going to Wahoo Public and you decide on May 1 to go to Wahoo Neuman or from Lincoln Southeast to Lincoln Northeast on May 1 or March 1, you'll be ineligible to participate in those same extracurricular activities until after 90 days of school have elapsed. And I didn't go looking for this issue, but as the issue has been brought to us, if you open the door to the zoo and you say I only want to let the bears out, you know, it's pretty hard to not talk about the lions and the tigers and the giraffes, too, and that's exactly where we're at. If we're to going to put in legislative policy in statute what our best judgment is, what they're asking us to do at the NSAA level with regard to the option students, then my question is, why is this policy not good for the other transfers as well? And I'm sure that NSAA would say, give us time to work with this. We'll try to get something done. We'll come back and do this next year or something. But school administrators or school officials that I have talked with about this issue don't have any confidence that that will happen. The number of schools that are interested in this are far less than the 240 or whatever that support this policy because it doesn't seem to impact them all to the extent that they're as interested in it. There's only about 30 private schools in NSAA to begin with. Certainly, I would think the public schools who would be impacted, like Lincoln and so forth, would be interested, but this amendment, as I filed it when I prepared it, only applies to transfers from private to public or public to private. My preference would be, and I think it's possible with very little modification, to make the amendment apply to the transfers within a school district from one school to another, like within the Omaha system or within the Lincoln system, and that I'd like to, I guess, find out first of all whether people are even interested in this. I'm not going to belabor it if they aren't, but if they are, and if they're interested in also including the school to school transfer on