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different ideas, but to get that point we had to have the separate ideas introduced. Bill introduction in the Legislature has traditionally, and I am throwing out something that we all know about but I think have never faced up to, has traditionally been a good campaign thing to go out and say, well, there are too many bills in the Legislature, there are too many bills being introduced by these guys, I'm going down there when I get elected, I am going to kick them in the tail and straighten them out and make it so we don't introduce so many crazy bills. We all go out and campaign on that and I know it. You know it, and it is pretty good campaign fodder, quite frankly. But let's look at Nebraska and see why this happens. First of all, our Constitution is a little bit unique. Here in Nebraska our Constitution says that every subject, every idea, has to have a separate bill and has to have a separate hearing where the people can come in, and that you can't have the conglomeration or riders. What's the benefit of that? Well, it means if somebody wants to make some little change, they can't just hook it on somewhere like they do in Congress. You have heard of the famous riders. The Appropriations bill has a rider to build a new hospital here or to increase Social Security, or this or that. We can't pull that stunt here. The people are protected because our Constitution originally said, if you have got an idea, you have got to put it into a separate bill, introduce it and let it rise or fall on its own merit after a public hearing. So that is why we do get quite a large number of bills. But that is the only basis, the only method the people, your constituents, have out there for speaking, for getting their ideas, is an introduction of that idea. Now we have put a limitation on individual members. I guess it really has not changed things that much, but if you put this limitation on committees, I think you are going to see motion after motion to suspend the rules. You are going to see one after another conglomeration of bills and questions to the Attorney General as to whether it is constitutional to put A,B,C, together. We have not abused the system in here with committee bill introduction. I think you will see that committees take them, they process them and those that have some merit they get out here to the floor. But I think you are going to create more problems than you solve with this new concept that hasn't been used here yet of limiting a committee in its ability to introduce the legislation from the Banking Department, the Insurance Department, the individual industries. So I urge you to adopt an amendment that I think....Pat.

SPEAKER MARVEL: Your time is up.