of the door would make a difference, but after talking with the experts in the field of alcoholism and the people from the courts and the law enforcement agencies. and they say that this really isn't the answer. In some cases it might be but in the long run it won't work. Lincoln doesn't have room for them. So what I have done is basically the same thing in a different way. if you will each take the sheet that I handed out, I will take you step by step through what my bill does and to show you that it will do the job, it will fit within the system and it will work. On the first offense of DWI which would be a Class 3 misdemeanor, there will be a fine of at leas \$200 and from 24 hours to 3 months in jail and a manda try 6 months license suspension. Probation call be granted as a condition...probation can ts granted, but as a condition of probation the person must spend 16 hours working in a detoxification center, alcohol treatment center or other community service. Now this is the way the courts are now getting around what we have in the law that says, second DWI the license shall be suspended, but some of the courts put them on probation and they don't do it. So people on suspended licenses can have accidents and do have accidents. So I say if you put them on probation, they must spend at least 16 hours learning a lesson. Now if they do this the second time, it is a fine of \$500, a mandatory 6 days in jail which can be served in 48-hour increments. I don't want anyone to lose their job. This means they can serve them on their days off, their two days off....up to six months in jail and a mandatory license suspension of one year, they lose their license for one year, the first time 6 months. Now the third offense by this time we have got a problem so it is a fine of \$500, a mandatory 6 months in jail with a maximum of one year in prison and a mandatory license suspension of 5 years. Fourth and subsequent offenses, Class 4 felony, mandatory one year in prison and a maximum of 5 years in prison, a permanent revocation of driver's license. After he has done this four times, he shouldn't be able to drive. Other provisions, we retain the current law which allows the judge to order the offender to attend an alcohol treatment program if he believes this is necessary. We don't take that away from the courts. Pre-trial diversion will not be allowed. Except with the first offense, probation would not be allowed unless the mandatory jail terms are served as a condition of probation. Probation shall not affect the mandatory driver's license suspension. Third, we require that records be kept concerning the number of arrests, dismissals, convictions and sentences given in