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The last vote was on dividing the question. Is that right?

SENATOR CLARK: No, the last vote was the acceptance of the first half of the division.

SENATOR HABERMAN: I believe then, Senator Johnson, didn't he have a request up there?

SENATOR CLARK: No.

SENATOR HABERMAN: Didn't he have a request up there? For a record vote, a roll call vote?

SENATOR CLARK: I don't know. Pat, did he have a request up here? He wanted a record vote. He got that. It will be recorded in the Journal. Is that what you wanted? Fine.

SENATOR HABERMAN: Thank you.

SENATOR CLARK: The next speaker is...the Chair recognizes Senator Schmit.

SENATOR SCHMIT: Members of the Legislature, it may very well be that in the attempts of the committee to be reasonable and that is what they are trying to be, and to be as close to being constitutional which makes good sense, and also in order to be as close to good law as they can be, that they have thrown themselves out of compliance with the federal law. Because according to the federal government at the present time, the federal regulations of the law have not yet been published. So we are being asked to enact legislation here on legislation for which the regulations have not yet been published. Number two, the federal authorities do not know yet, and we have contacted them repeatedly, they do not know yet whether the law applies to all child support delinquencies or only... rather to all child support collections or only to those that are delinquent. The federal authorities do not know at what time a payment becomes delinquent. They had not decided yet. When does a payment become delinquent? There is uncertainty as to whether state law should include all collections or only the ADC children. That uncertainty still has not been resolved on the part of the federal government. The office of the Child Support Enforcement in Washington has indicated to the APWA that they are not enthusiastic about enforcing this law and are seeking a moratorium until this law can be clarified. Again, I agree with Senator Cullan in all fairness. I warn you that if Mr. Stockman looks for an excuse to cut federal funds, he may very well cut federal funds to Nebraska if