successful athletic program. I have yet to hear those who talk about restructuring the education system deal with the primary role of this university. The statute says the priority number one of the university is to deal with undergraduate instruction, not an athletic program. This Legislature has established university systems of giving aid to students. It has set up aid programs for students and the senators who voted for those programs know that there are certain classes of students who are denied that aid in a discriminatory fashion, and yet they refuse to do anything to correct it. Then they go run around here talking about you are going to have a better system because you have this board or that board. You have to look at what it is a board is doing as to whether or not you can give a determination that it is good, and I am going to lay on that issue. And do you know what the NCAA ought to do? The NCAA ought to follow some of these young athletes who are denied that aid, because if you are needy and you cannot get the assistance that the university sets up, in order for you to live, you are getting money from someplace. You are getting help from somebody, and the NCAA rules that you cannot accept such aid, so you know what they are telling the player? In order for the university not to do this, then we are going to require the student to violate other rules, and I think that is unconscionable. Why should we give these judges all of this money? Why should we give it to them? Because there is a benefit to be derived by giving them all of this money. Some people say that there should not be an association made between the work that an individual does and the pay he receives. I read in the paper this morning where presiding Judge Buckley in Douglas County said that he is going to give a narrow charge to the grand jury that is to look into the Franklin matter. He said that anything relative to money issues will not be available for the grand jury. I had stated that if the judge gives a narrow charge, it is a cover-up, and I want Judge Buckley to know that before he makes that blunder, that if he restricts the individuals who can be looked at by the grand jury and their conduct, he is engaging in a cover-up deliberate and intentional. He knows the names of some of these prominent people and he has determined already that they are not officials of the Franklin community, Credit Union.

PRESIDENT: One minute.

SENATOR CHAMBERS: He knows that they are not on the Board of Directors. He knows that they are not employees. So by giving a charge as restrictive as what it was indicated in the paper