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is extremely dependent upon the mother, much more dependent than the child who is already born. So I think as you look at some of these statistics in Nebraska and who's on the welfare and who isn't, and who gets ADC and who does not, I think perhaps you might recognize the fact that the woman who is carrying the child and has another child to think about and has one that she is carrying needs other things than just the things that are available to help her through that pregnancy. And I think, again, I'm really proud of Nebraska for doing this. I'm proud of Nebraska that we have had this in force since 1982. I'm proud of the people who introduced it and who fought to get it. And I just cannot let it go. I can't turn my back on these women. I just don't want this to be the shame of Nebraska, I want it to be the glory of Nebraska as it has been for these last ten years that we've had this program in force. So I hope you'll vote for the reconsideration and then vote for the amendment. Thank you.

SENATOR WARNER: There's no further lights. Senator Chambers, do you wish to close?

SENATOR CHAMBERS: Thank you, Mr. President, members of the Legislature. This motion is one to reconsider, and I will state what the amendment is that we would ultimately get to, if you vote for the reconsideration. Senator Crosby would have this thing start taking effect April 1st of next year, instead of immediately, if this bill passes. I want the bill killed. If that doesn't happen, this mitigating amendment would help. Now I didn't ask to be called back into special session. I didn't tell the Governor and the people of this state we're going to get in here and get out in ten days. When people say, as the Speaker did in expressing a wish, and I can understand him doing that because he's supposed to have that kind of attitude, that they're going to stand up to these extended discussions, which he labeled a filibuster, and prevail. He's probably right, because by...in January, when the next session starts, that ends anything that we're doing now because the session is over. And when you look at LB 1, all of the amendments that can be offered to LB 1, you tell me that LB 1 can be completely debated between now and the end of the session, because there have to be 12 hours at each stage, so that's 12 hours on Select, 12 hours on Final Reading, 12 hours before you can even make the cloture motion. I'm not saying that I would do that. But I'm just saying those possibilities do exist. So before people start making guarantees about LB 20 passing, they need to consider how