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or any other law enforcement agency is confidential and exempt from public disclosure. That last requirement raises question with me. If I have a license to carry a concealed handgun under this law, then that is not public information?

SENATOR JANSSEN: That's...that's true.

SENATOR RAIKES: Is that...is that common in Nebraska? Do we typically, for example, if I got a license to cut hair or maybe something like that, would that be not public information?

SENATOR JANSSEN: No, because the license to cut hair is hung up on the wall of the barbershop.

SENATOR RAIKES: Okay. Well, why...why...why is this not public information?

SENATOR JANSSEN: Senator Raikes, I really don't know how to answer that to you, but I will find out that answer.

SENATOR RAIKES: Okay. Well, I'll share with you my...my...thank you, Senator Janssen. I would share with you some conjectures I have about that and, by the way, if you do come up with the answer to that, why, please signal me and I'll...I'll allow you to make that clear. I'm assuming that that information would not be made public because someone who might want to commit a crime would be able to look at that list and thereby see who has a concealed carry permit and then not assault that person. Again, this is pure conjecture. I don't know. Well, I'll...Senator Janssen,...

SENATOR JANSSEN: Yes.

SENATOR RAIKES: ...do you have an answer to that?

SENATOR JANSSEN: Yes, because they do...you do want that to be confidential, like all any other...like any other information that the State Patrol would ask to...ask of someone. I feel it would...it should be confidential, your records and so on. If the State Patrol finds something in those records that is not up to par, not up to what the legislation asks, then it would be denied, that application would be denied. Then you could appeal