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and 90 individuals, must be taken to court for their arraignment. Each individual detainee, whether represented by counsel or not, must stand before the judge personally, enter a plea to the charges and have a bond set. Prior to the arraignment, these individuals must be gathered together at jail where some have spent several days, and they must be transported to the courthouse. They must be detained at the courthouse and moved first by group into the courtroom and then moved individually before the judge. After the arraignment, the entire group must be returned to jail, either to remain or to pick up their belongings and to be released on bond. As you might imagine, this procedure requires a great deal of manpower. It consumes a great deal of time. The detainees must be gathered at the jail for transport. They must be handcuffed. They're moved as a group in secured vehicles. Then there can be incidents as between and among them, and that requires further manpower. This bill will allow that appearance consistent with statutory and constitutional rights guaranteed by the Constitution of the United States and the Constitution of the State of Nebraska. The bill requires the detainee to sign a written waiver of his or her right to a physical appearance at the proceeding. In other words, no one is compelled to involve themselves in this manner by audiovisual means. Everyone is entitled to appear in person and they must waive that in writing. Additionally, a judge must verify that the written waiver by requesting an oral waiver of the detainee at the commencement of the audiovisual interaction. And then a transcribed record and a transcription or a permanent record of the videotape proceedings themselves must be made and must be retained. The communication system must be set up in such a manner that there is constant two-way oral and visual communication. If the individual charged is represented, the communication system must have the capability to include the detainee's attorney, including the ability to allow the detainee and the attorney to communicate confidentially by telephone and...not or...and by facsimile machine. Copies of the videotape proceedings are available for the detainee and his or her attorney, and the original videotape must be maintained for one year. On motion by the detainee, the prosecutor or the judge...on motion by the detainee, the prosecutor or the judge, the audiovisual proceeding may be terminated at any time and the proceeding continued from that point in person. The Supreme