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credit for what I got there but I would have to take additional training to come up to Nebraska's standard. So it would be like saying a certain course of conduct is not an offense in Nebraska at all but it is an offense in another state, and that would be used or attempted to be used to enhance a crime in this state when that one in the other state that they are trying to use would not even be a crime in this state, that kind of conduct. So we're having a situation here...

PRESIDENT MAURSTAD: One minute.

SENATOR CHAMBERS: ...where .08 is not even an offense in Nebraska, so you could not use what happened in another state to enhance an offense in this state if what happened in this...in the other state is not even criminal in Nebraska; .08 is not criminal conduct in Nebraska.

SENATOR BOHLKE: Thank you.

PRESIDENT MAURSTAD: Thank you, Senator Bohlke. Mr. Clerk.

ASSISTANT CLERK: Mr. President, Senator Chambers would move to amend with FA312. (Legislative Journal page 953.)

PRESIDENT MAURSTAD: Senator Chambers, you're recognized to open on your amendment.

SENATOR CHAMBERS: Mr. President and members of the Legislature, here's the way I drafted the amendment, and I want it clear in the record. Rather than go through all twelve of the places in the bill where this language occurs, the amendment states that all...that the language be stricken everywhere it occurs in the bill which deals with convictions of...I meant violation of a city or village ordinance in another state. And I am sure that the bill drafter can easily put that into proper form because all that has to be done is to mention the locations in the bill where that language is to be stricken. And that's one of the reasons that when I first started my opening I mentioned every location in the bill where this new language occurs, but the only thing I'm attempting to strike with this amendment would be convictions pursuant to a city or village ordinance in another state. I am not going to go after city and village ordinances