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on time, it is more than two points over prime. Those are 15, 18 percent. And so I'm not going to die on the sword on this. This is a very important bill. It is a clean-up bill. It involves a lot of other issues, but this particular issue on interest on those support I think should be in there, and I will certainly leave it up to the body as to how they feel about that. We, on General File, we pulled out Section 3 so it's not in there. This now...so at this point in time it doesn't address the interest situation. If Senator Chambers' bill...or amendment does fail, I will probably file an amendment to put Section 3 back in. But it just seems to me that it would encourage people to make those support payments on time. Certainly a divorce is a difficult situation. It's hard on the person who has to make those payments. It's also hard on the person who receives those. Many times, a person that is counting on those dollars ends up on our welfare rolls and on our social costs that we endure. I'm not saying that always happens. We got...we got some great people out there who would insist on making those support payments because they love their...those kids and they want to make sure that they get those payments on time. So with that, I'll be voting no on this particular amendment, and I'll let the body decide from there. Thank you.

PRESIDENT HEINEMAN: Thank you, Senator Jensen. Chair recognizes Senator Chambers.

SENATOR CHAMBERS: Mr. President, members of the Legislature, before I ask Senator Brashear a question or two, I want to point something out, and I'd like to ask Senator Jensen a question or two in order to do this.

PRESIDENT HEINEMAN: Senator Jensen.

SENATOR CHAMBERS: Senator Jensen, are you aware of the fact that if this language is a part of the definition of "support" a court must impose interest in every case? Are you aware that that's what would be required if this language stays?

SENATOR JENSEN: Yes, and, Senator Chambers, if I may, I just received a note that says interest goes to the custodial parent.