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certainty comes in because the Supreme Court has established an interest rate which notifies everybody of what that amount is. So if you strike this language, the court is left free to assess interest at a rate which has already been established by the Nebraska Supreme Court, and interest can be assessed based on the facts of the particular case. I am not opposed to that. My feeling is that not every case warrants the imposition of interest, and especially a floating rate and one which can be as high as 20 percent based on the requirement of the statute that the amount be 2 percent above the prime rate, whatever that happens to be at a given time. So, in addition to the rate floating, it means that different persons can be charged a differing rate of interest on the same type of debt. Much work has been done by Senator Brashear, even in his modesty, to help bring some kind of rationality, consistency, and notice to the law where child support matters are involved. My amendment does not take away a person's obligation to pay child support. It does not take away the power of any court to punish, by contempt, a person who does not comply with a child support order. It does not change the amount of the child support. The only thing it does is leaves to the discretion of the court when interest will be assessed. The amount has been determined by the Nebraska Supreme Court. So, in the same way that Senator Brashear is glad that Senator Jensen is not going to fall on his sword on this amendment, I'm glad also. But I'd like to ask Senator Jensen a question.

PRESIDENT HEINEMAN: Senator Jensen.

SENATOR JENSEN: Yes.

SENATOR CHAMBERS: Senator Jensen, you have always shown yourself to be a reasonable person, one who will change his mind when facts are presented that would justify a mind change, and I have done that on occasion too. I've changed my mind. In view of the discussion between myself and Senator Brashear, are you still opposed to this amendment?

SENATOR JENSEN: No, I'm not.

SENATOR CHAMBERS: Thank you, Senator Jensen, and that will