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trying to make. Senator Stuhr is of the opinion that passing this bill is going to cut out what I'm talking about. But it's not. You think a recruiter is going to say, oh my goodness, I've got to get to him before March 15, so I'm not going to do this anymore? No. There are university recruiters that try to recruit kids in high school before they're even a senior. They're reaching down. There's a kid 14 years old, about to leave grade school, and he was being looked at...

SENATOR CUDABACK: Time.

SENATOR CHAMBERS: ...not only by colleges, but by some pro teams. Thank you, Mr. President.

SENATOR CUDABACK: Thank you, Senator Chambers. Senator Hartnett on the first component of the divided question.

SENATOR HARTNETT: Mr. President, members of the body. Senator Stuhr, Senator Raikes, really we don't have to deal with this ineligible business in this bill, do we? Because as I understand it, from the dialog between Senator Chambers and Senator Raikes, is that between March 15 and July 1, or any other time after July 1, if I'm...and I'm a student and I want to opt to your school, Senator Stuhr, after July 1, do I have to get permission from my sending school district and your receiving school district? Does that go on till the first day of school, or after?

SENATOR CUDABACK: Is that a question, Senator Hartnett?

SENATOR HARTNETT: Yeah. Senator Stuhr. Yeah.

SENATOR CUDABACK: Senator Stuhr.

SENATOR STUHR: Senator Hartnett, there are...there is no date in statute right now, except for the March 15 date. And after that, then the two schools have the waiver option that they can agree on. And what we're trying to do is set...eliminate that waiver option from March 15 to July 1, and put a July 1 deadline concretely in statute, that that is the date that students, if they transfer...or, if they make that application after that,