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station said, we'd like all the information on all the 46,000 students in the OPS district. Well, the Omaha school district was a little nervous about that, about having to release willy-nilly this information about their students. Taken to the extreme, one scenario the school district was concerned about was, well, if this is true, state law allows anyone to come in for any reason and get information on our students, can somebody case a playground and kind of look over the kids in the playground, and decide, I want to find out where that child lives? Now, that's an extreme case, and as far as we know, nothing like that has happened. But the school district got concerned, just thinking about possible permutations of where this could go, where this could lead, was very uncomfortable with this permissiveness in state law. And so the Omaha school district asked me to introduce legislation to help them tighten up the requirements for releasing information about students. A dispute developed, because Media of Nebraska came in and said, well, now wait a minute, we don't want to be blocked off completely from access to information about students in our public schools. An attorney for Media of Nebraska and an attorney for the school district got together and reached a compromise. What they decided was we would tie state law to federal law. There is federal law in this area that defines what directory information is. I'll read to you the provision that governs here. Directory information is the student's name, address, telephone listing, date and place of birth, major field of study, participation in officially recognized activities and sports, weight and height of members of athletic teams, dates of attendance, degrees and awards received, and the most recent previous educational agency or institution attended by the student. The understandable concern of the media was, wait a minute, is this some kind of a drawbridge coming up and we can't get information? That's not the case. That's not the case at all. What this does is allow what I would say is reasonable discretion for the school district. Information can still be released, certainly, with permission of parents, and also through policies established by school boards in open meetings. So if it comes to it, the public can have some input on what the policy should be for releasing information. That's the bill. At this point, Mr. President, I will give way to discussion of the committee amendment.