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is also, can't a judge set that date as far as when child support will end? I'd probably like to ask Senator Erdman or Senator Beutler, or whoever would answer that.

SENATOR CUDABACK: Senator Erdman, would you yield?

SENATOR ERDMAN: Senator Engel, your first question was...just so I have it for sure?

SENATOR ENGEL: The...when you're going into divorce proceedings and so forth, as far as you come to an agreement as far as when child support will end. Many cases, I think in most, where people are...parents are supportive, is probably when they end their last higher education or whatever, through...going through high school, of course, definitely, and then...and until they get out of college. But can't they make that judgment?

SENATOR ERDMAN: Senator Engel, it's a very good question. And I think you've phrased it right. Where there is agreement, there is more flexibility. Where there's agreement, the court still looks at what's in the best interest of the child, and that's still the standard, regardless. Where there's disagreement, they generally fall back. So right now, if two parents agreed that they were going to pay...one was going to receive child support through postsecondary graduation, that could be done. There are things that allow beyond the age of majority. Where there's disagreement, though, there is a question of what happens. Now there are some exemptions or justifications, if you will, in the event that there are certain factors that are met, that that gives the child an additional opportunity to have services...or have child support beyond the age of majority. But that's where there's disagreement, not where there's agreement.

SENATOR ENGEL: Well, shouldn't that be by a decree of the judge? So if the parents do not agree, can the judge decree that they...the support will continue until...?

SENATOR ERDMAN: I think that's going to be limited. Where there's not agreement, it's probably going to be harder to do that. But there are some specific exemptions. And in the event