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information. I think that Senator Chambers' example about the person renting is not what is going to be the most normal course of events for testers. The most normal course of events for testers would be to go into a realty agency, and that agency...

SENATOR CUDABACK: One minute.

SENATOR BROWN: ...may be someplace far away from where the main office is. A person will be tested. In other words, an individual who is of a different racial makeup that's obvious will do it, and then a person who's white will do it, so that they can see if the agent acts differently. But then, when it comes time for the agency as a whole to determine, the president of the agency, the owner of the agency, to determine how they're going to act on this, whether they're going to conciliate or whether they're going to take it to court, and how they are going...and most importantly, how they are going to act and respond to their employee that has been charged with the discrimination, they don't have...

SENATOR CUDABACK: Time. Thank you, Senator Brown and Senator Bourne. Senator Chambers, motion to return.

SENATOR CHAMBERS: Mr. President, I want to read, since we're putting things in the record, a letter from the U.S. Department of Housing and Urban Development to Mr. Alfonza Whitaker, signed by David Henzel, deputy assistant secretary for enforcement and programs. Dear Mr. Whitaker, this responds to the Nebraska Equal Opportunity Commission's request for guidance on how a substantially equivalent agency should treat the public disclosure of documents related to a fair housing case file. The letter from the state of Nebraska--this is what Senator Brown read to you, parts of it--the letter from the state of Nebraska Office of the Attorney General, included in your May 13, 2003 letter to Robbie Herndon and Myrtle Wilson, raises concerns related to two issues: one, the disclosure of information during an open investigation; and two, the disclosure of conciliation records. When the U.S. Department of Housing and Urban Development receives a request for information related to a Title VIII case, the rules of the Freedom of Information Act apply. Then it mentions the exemptions that