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license down on the table, you fill out a half page, you pay a little fee, and you walk out with a permit to carry a concealed weapon. It's a lot different than that. This bill goes a lot further to protect the citizens of the state of Nebraska. And while I'm on my time, I guess I'd like to respond to one of the questions that Senator Chambers asked me with regard to the ability of a law enforcement person, peace officer, emergency services worker, to detain...I should say, to take a weapon, in whatever form it is, away from the permittee and to secure that weapon during the time of contact with law enforcement. Senator Chambers, that is happening right now. There isn't a law-abiding citizen in this state that has a weapon in his or her vehicle, in my opinion, that doesn't answer truthfully, most of the time, as to the officer at the window, when he says or she says, do you have a weapon or any weapons in the vehicle? It has been common practice for individuals to notify the officer and then, at the officer's discretion, he or she may secure the weapon for the health, safety, and protection of everybody involved in that contact with law enforcement. I don't think anybody objects to that. What I object to, and I know others in this body object to, the idea that under 28-1202 you're driving home from work, you get stopped. Maybe you work as a Wells Fargo armored car driver, and in your job, it's necessary for you to have a weapon. Well, under the law, you probably wouldn't qualify in that situation, if you were splitting hairs, because you have to be engaged, at the time that you're stopped, in the business. But let's say you're a Wells Fargo armored car driver, but you're driving a van that's not marked. You get stopped. The officer asks what you...if you've got any weapons. You've got a weapon on the inside coat pocket of your suit jacket. In that situation, a law enforcement officer could place that driver under arrest, charge them with a Class I misdemeanor, or a Class IV felony, if it's their second offense, handcuff them, take them down to the police station, charge them with a crime that's punishable on first offense up to a year in jail or \$1,000 fine or both--minimum none--have them bond out on that offense, which could be well in excess of \$1,000 depending on the jurisdiction, and then force that person to go hire an attorney, go to court and fight their case. That is a lot different than a law enforcement officer taking a gun away from a permittee under