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what you're asking, but I will tell you that we have carved out a separate commitment act for those folks convicted of sex offenses. And once an individual goes to jail...I don't know in this situation if this was in the jail, when he was incarcerated, that he sent these pictures, or if it was during the civil commitment. But what we're advocating is that once an individual has been released from prison or is preparing to be released from prison, if Department of Corrections still feels they're a danger to society, the Attorney General ultimately would initiate a civil commitment hearing against that individual. The standard for determining whether or not, excuse me, determining whether or not they would be confined civilly is found on page 98, lines 6 through 10, and it, again, it separates out the Mental Health Commitment Act from this one. So that individual, whether or not he would be civilly committed would be determined by this new act. Is that what you're asking?

SENATOR HOWARD: Well, allow me to be possibly more specific. Would this include a psychiatric evaluation?

SENATOR BOURNE: At what...at the commitment level?

SENATOR HOWARD: At the point of release...

SENATOR BOURNE: At the...

SENATOR HOWARD: ...when a commitment is considered.

SENATOR BOURNE: At the point of release from prison...

SENATOR HOWARD: From prison.

SENATOR BOURNE: ...or from the civil commitment?

SENATOR HOWARD: No, from prison.

SENATOR BOURNE: Okay. What would happen, when the individual would present themselves to leave the prison, they would be taken to the Lincoln Regional Center where they would have another hearing to determine whether or not they are a dangerous