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sex offender, and that definition is found here on page 98. And if they are, they would be civilly committed. And so I would imagine, as part of that process, there would be a mental evaluation, because if you go on and look, there's other definitions. Persons with personality disorders, you would have to have a mental evaluation to determine whether or not you had a personality disorder, or a person who suffers from a mental illness, you would again have to have some sort of an evaluation to determine whether or not you're mentally ill. So I would assume there would be a mental evaluation as well as a hearing at which individuals would be represented...

SENATOR CUDABACK: One minute.

SENATOR BOURNE: ...by lawyers, and the rules of law would apply whether or not they're civilly committed.

SENATOR HOWARD: So...

SENATOR BOURNE: Did that give you clarity?

SENATOR HOWARD: Well, that's very helpful, but what I'm wondering is if this evaluation would happen...it would seem this evaluation would have to take place prior to a commitment, since it's a part of the...of the pieces that are necessary for the civil commitment.

SENATOR BOURNE: The evaluation would be...okay. I would assume that there would be certain types of evaluations while an individual is incarcerated, but there would be a...as it relates to...let me get to my outline here, because I don't want to say anything wrong. There would be certain instances where an individual would have a mandatory civil commitment hearing and where the Attorney General wouldn't have anything to do with it. I guess I'm not...I'm not really tracking what you're asking me.

SENATOR HOWARD: Basically, the question is, when would...

SENATOR CUDABACK: Time, Senator Howard.

SENATOR HOWARD: Thank you, sir.