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so, is that right?

SENATOR BOURNE: To do either one. It limits the use of the alcohol...the ankle bracelet, to individuals placed on probation for a DUI. But it also...it would be required...it says...it clarifies that the alcohol monitoring devices can be ordered in addition to the interlock, rather than an alternative. What I was trying to do is introduce this device to the state. I thought there would be some uses regarding probation, the sex offenders, frankly, down the road. And so it made sense to introduce the technology to the Department of Probation.

SENATOR Dw. PEDERSEN: Is there something in there...I'm sorry I didn't get a chance to read it, but is there something in there where the people who can't afford to pay for the monitoring...?

SENATOR BOURNE: It would be similar to...the rule and reg that would be adopted would be similar to the ignition interlock device. So if there is in rule and reg the ability, for those folks who can't afford the ignition interlock, for the state to take care of that, the rule and reg would be adopted...or, promulgated in the same way for the continuous alcohol monitoring devices. The intent is that the probationer should pay for them, just as they do the ignition interlock device, unless they're unable to.

SENATOR Dw. PEDERSEN: It...my understanding is, under current law, that the...if you're not...if you can't afford it, you just can't have it.

SENATOR BOURNE: That is...this...the use of the continuous alcohol monitoring devices would mirror that.

SENATOR Dw. PEDERSEN: Thank you. Members of the Legislature, I have a little problem with that, and not with the reason for doing it, or...but for those that are going to be able to afford to do this is not going to be everybody. And that means we're going to take the poor, the people who can't afford it, and probably give them more jail sentences, and we're going to pay for it in the long run. So I'm very much in support of electronic monitoring, but I want to be across the board and