

SENATOR ABOUD: Well, the section that it cites to is a, on the amendment, was a sexually violent offender means a person who has been convicted of one or more offenses listed in subdivision (1)(a) of Section 3 of this act and who suffers from mental abnormality or personality disorder which makes that person likely to engage in sexually violent offenses. So those are, those are the criteria. Not only, first, they have to be convicted, secondly, they have to have a mental abnormality or personality disorder which makes that person likely to engage in sexually violent offenses. So that's the criteria that the court will use to determine whether or not that person would be considered a sexually violent offender.

SENATOR CHAMBERS: But the offenses are listed in your amendment on page 389 of the Journal, where we talk about kidnapping of the minor; false imprisonment; sexual assault of the vulnerable adult, of the child; incest of a minor; pandering of a minor; visual depiction of sexually explicit conduct of a child; attempt, solicitation, or conspiracy to commit these offenses. Those are the offenses which if a person commits and would have a personality disorder that might make him likely to commit it again, would cause that person to have to register, isn't that correct? These are the offenses specified that I just read, aren't they?

SENATOR ABOUD: Like I said, the determination is based upon that subsection (3)...

SENATOR CHAMBERS: But you struck that and you replaced it with this language.

SENATOR ABOUD: What language is that?

SENATOR CHAMBERS: That I'm talking about.

SENATOR ABOUD: Right, well, I'm citing from the amendment that we adopted here, that we're on, the committee amendments which we're on.

SENATOR CHAMBERS: Well, on page 2...

SENATOR ABOUD: Right, it's a combination of all of those, Senator Chambers. What I'm saying is that there's the conviction, which is the requirement of one or more of those