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parameters would have to be judicially established at the time of probation, and even the allowance of discretion would have to be something that the...there's ultimate judicial review, so there would have to be language developed in the order of probation that would establish the parameters. But now it is the official interpretation of our law that discretion cannot be granted to a probation officer.

SENATOR BEUTLER: So, if worse came to worse for a probationer, they could simply accept what is already the probation officer's prerogative of going back to the court. Is that...is that accurate?

SENATOR BRASHEAR: That's exactly right. If they refuse the sanction,...

SENATOR CUDABACK: Time.

SENATOR BRASHEAR: ...the intermediate sanction, then there would be a hearing.

SENATOR BEUTLER: Thank you.

SENATOR CUDABACK: Thank you, Senator Beutler. Senator Chambers, followed by Senators Brashear, Beutler, Thompson, and Senator Dwite Pedersen. Senator Beut...Brashear, I'm sorry.

SENATOR CHAMBERS: You said Senator Chambers. I know we look alike, because we both have gray hair, but...

SENATOR CUDABACK: Senator Chambers, you are recognized.

SENATOR CHAMBERS: Thank you, "Senator Bromm." (Laughter) members of the Legislature, I...despite what Senator Brashear said by way of assurances, I'm concerned about everything that I mentioned earlier. And I talked about this notion of consent. I don't believe that so-called consent would really be consensual, meaning uncoerced, voluntarily given. The courts, when they ask a person who is going to plead guilty if this plea is entered willingly, knowingly, intelligently, voluntarily, they mention several words, because pressure can be brought to