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a model or a pattern. Not perfect. It's only a beginning. But we have a chance to have a uniform process and procedure across the state that will not constantly rely upon going back to the courts. And it was a major part of the discussion...I hope I'm not taking too long. I've got my light on; I'll yield you time. It was a major part of the discussion in the Community Corrections Working Group, where we had all of the represented constituencies I've previously identified on the record, that judges actually were indicating they would like not to always be involved in what they think the probation officer can better handle, based upon their experience. That would be my response. I'm not trying...I've tried in nothing I've dealt with you, between General File and Select File, I've tried not to be intractable or uncompromising. And...but that is the position that I favor, what I have given you in response to your question.

SENATOR SYNOWIECKI: And I appreciate that, Senator Brashear. And yes, you have been. And I guess I'm just getting back to the General File discussion and dialog that we had. And you had indicated that there was some lack of...

SENATOR CUDABACK: One minute.

SENATOR SYNOWIECKI: ...conformity...lack of conformity with statute, in that probation officers in Douglas County were ignoring current statute. I think you agreed with the general concept that this amended order process might indeed get to the solution without all of this in statute. And I think by a simple change in page 19, that the probation officer shall either do the amended order process and procedure that was discussed on General File, which I think is efficient and works well in the county I come from, or submit the formal request, I think that that is something that may actually provide for more economy and less statutory restrictions on probation officers, on the offender, and kind of removes it from the legalese environment.

SENATOR CUDABACK: Time.

SENATOR SYNOWIECKI: Thank you.