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I'll take that one up when I close, because it's not necessary for me to extend the discussion on this particular amendment. Thank you, Mr. President.

SENATOR CUDABACK: Thank you, Senator Chambers. You've heard the opening on FA390. Open for discussion. Senator Beutler.

SENATOR BEUTLER: Senator Langemeier, if you would yield, just one last exchange with you on this bill and I will have covered everything I wanted to ask you about. Would you yield?

SENATOR CUDABACK: Senator Langemeier, would you...?

SENATOR LANGEMEIER: Yes.

SENATOR BEUTLER: If I could reference you to page 53 of the bill, lines 13 through 16, again, this is with respect to the closed-book examination that should demonstrate certain things. That's a curious structure, now that I look at it. But the particular provision that I'm looking at says that the individual shall not have been convicted of any felony or, if so convicted, have had his or her civil rights restored and (ii) upon request of the board, furnish satisfactory proof of good reputation as required under Section 76-2227. Two questions. The first one is this: The furnishing of satisfactory proof of good reputation, is that to apply only to those who have been convicted of a felony, or is that to apply to everybody?

SENATOR LANGEMEIER: When you make application to take the exam, you put references on there, and I would assume that would qualify.

SENATOR BEUTLER: Okay. As I turn back to 76-2227, which you have not amended, as I see it,...

SENATOR LANGEMEIER: Correct.

SENATOR BEUTLER: ...it contains the provision that in order to even take a test, to get credentials, which includes taking the test, you only can do that if you've given proof that you have good reputation for honesty, trustworthiness, et cetera,