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supervision, community supervision for the remainder of his or her life, it says any individual who on or after the effective date, and then there are three different categories of offenses that are identified and if you fit into one of these three categories you shall, upon completion of his or her term of incarceration or release from civil commitment, be subject to community supervision. Okay. When somebody gets out of prison, as I think you described earlier, from time to time the county attorney or the Attorney General may want to commit them to the regional center at that point also. Is that correct? I would yield to Senator Bourne, Senator Cudaback, for an exchange of a dialogue here.

SENATOR CUDABACK: Senator.

SENATOR BOURNE: Thank you.

SENATOR CUDABACK: Senator Bourne.

SENATOR BOURNE: Senator Beutler, I...don't take this wrong, but I think you're mixing up two...

SENATOR BEUTLER: Okay.

SENATOR BOURNE: ...two areas. One, when an individual leaves prison and if the Department of Corrections feels that he is still a danger to society, ultimately the Attorney General could or would initiate civil commitment hearings against him to determine whether or not he is still a dangerous sex offender. If he is civilly committed and then is ultimately released from the civil commitment, then he would be subject to the supervision that you discussed. So it's a...

SENATOR BEUTLER: Okay. Yeah.

SENATOR BOURNE: ...so it's a continuum.

SENATOR BEUTLER: So...and in the language here it says, shall, upon completion of his or her incarceration or release from civil commitment, be subject to community supervision by the office for the remainder of their life. Is there any