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individuals by a mental health professional to determine whether or not the individual is a dangerous sex offender." Now keep in mind before you go on here, determining whether they're a dangerous sex offender requires then, under the subcategories of the definition, to see whether they either had a mental illness or a personality disorder, and then further, how many crimes they had committed in one category or the other.

SENATOR BOURNE: Right. But actually, though, if you...the standard is on page 98.

SENATOR BEUTLER: Okay.

SENATOR BOURNE: The standard for the civil commitment hearing, once the individual is released from prison and the question is, should he or she be confined civilly? And the standard would be, is, if you are a dangerous sex offender, it means a person who suffers from a mental illness or a personality disorder, either of which makes the person likely to engage in repeat acts of sexual violence and who is substantially unable to control his or her criminal behavior. So it's a double-pronged test for whether or not they should be civilly committed.

SENATOR BEUTLER: And by virtue of the subdefinitions, you actually bring in two more prongs; that is, the number of sexual offenses under those two subdefinitions. Right?

SENATOR BOURNE: Right. Those with personality disorders and the individuals with mental illness.

SENATOR BEUTLER: All right. Let's say that we have a person...

SENATOR BOURNE: But, if I could interrupt, but only...

SENATOR BEUTLER: Sure.

SENATOR BOURNE: ...those people with personality disorders and mental illness who are likely to commit multiple sex crimes.

SENATOR BEUTLER: Okay. Okay. All right. Here's the example I'm not able to deal with in my thinking this through. Let's