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say the person has a personality disorder, and in order to have a personality disorder you have to be...and to meet the definition of dangerous sex offender you have to have been convicted of two or more sex offenders. Okay?

SENATOR BOURNE: Right, and who is unable to control his behavior.

SENATOR BEUTLER: Right. And then if you go over on page 99, subsection (1), it seems to say that an individual who has been convicted of sexual assault of a child in the first degree is subject to this incarceration.

SENATOR BOURNE: Actually, subject to the hearing.

SENATOR BEUTLER: Subject to the hearing, I'm sorry.

SENATOR BOURNE: Correct.

SENATOR BEUTLER: Even though there's just that one offense?

SENATOR BOURNE: Right. But what...in our opinion--and again I'm...this discussion is excellent--in our opinion, someone who commits a sex offense against a child, they should have an examination to determine whether or not they are a dangerous sex offender upon release from prison, because our research and our studies indicate that if you have one crime against a child, you're likely to do that again. So it doesn't say that they automatically be civilly committed, but it requires that they have a civil commitment hearing.

SENATOR CUDABACK: One minute.

SENATOR BEUTLER: Senator, I'd be the first to agree with that, but what I'm trying to say, rightly or wrongly, is that that one conviction there conflicts with the definition of a dangerous sex offender as that person is ascertained to be so by virtue of a personality disorder. Because personality disorder, on 15 through 17, lines 15 through 17 of page 98, requires conviction of two or more sex offenses.