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SENATOR BOURNE: Right. But...you're right, but that would fall into the definition of determining whether or not they're a dangerous sex offender, which doesn't discuss the multiple convictions. So if you look at lines 6 through 10 on page 98, it talks about what a dangerous sex offender is, and then it goes on there, and we're saying that in addition to a dangerous sex offender, you can be civilly committed if you're unable to control and likely to engage in that, or you have a personality disorder.

SENATOR CUDABACK: Senator Bourne, it's now your time.

SENATOR BOURNE: Thank you. Senator Beutler, if you'd yield, we could continue this.

SENATOR BEUTLER: Sure.

SENATOR BOURNE: Or a person with a personality disorder. And then it discusses the number of sex offenses, as well as the individual who has a mental illness, as found in Section 71-907. So...

SENATOR BEUTLER: So you're saying the...excuse me, Senator. I...

SENATOR BOURNE: No, no, that's okay. Go ahead.

SENATOR BEUTLER: So you're saying that the only part of, for example, lines 15 through 17, which defines a person with a personality disorder, the only part of the definition is that the individual is diagnosed with a personality disorder. What is the value of saying, "and who has been convicted of two or more sex offenses"? Where does that language...what does that language affect, is what I can't quite...

SENATOR BOURNE: It would encompass those people who have a personality disorder who have been convicted of two or more sex offenders (sic) that don't necessarily meet the definition of a dangerous sex offender.

SENATOR BEUTLER: Okay. If I have a...