SB143_L.014

HOUSE COMMITTEE OF REFERENCE AMENDMENT
Committee on Judiciary.

SB19-143 be amended as follows:

Amend reengrossed bill, page 5, lines 2 and 3, strike "and (11)(b)(III); and repeal (11)(b)(III.5)" and substitute "(11)(b)(III), and (11)(c)(III)(B); repeal (11)(b)(III.5); and add (11)(c)(II)(C)."

Page 6, strike lines 23 through 26 and substitute "section 18-6-801, the board may revoke parole and request the sheriff of the county in which the hearing is held to transport the parolee to a place of confinement for a period not to exceed thirty days and order the parolee confined at a facility designated by the executive director ORDER, AS A CONDITION OF PAROLE, PARTICIPATION IN TREATMENT, IF APPROPRIATE, AS DESCRIBED IN SECTION 17-2-103 (11)(c).".

Page 7, after line 12 insert:

"(c) If the board determines that the parolee is in need of treatment and is amenable to treatment, the board shall consider placing the parolee in one of the following treatment options and, if appropriate, may modify the conditions of parole to include:

(II) (B) A parolee may be placed in a residential treatment program UNDER CONTRACT WITH THE DEPARTMENT OF PUBLIC SAFETY only upon acceptance by the residential treatment program and any community corrections board with jurisdiction over the residential treatment program. Residential treatment programs and community corrections boards are encouraged to develop an expedited review process to facilitate decision-making and placement of the parolee, if accepted.

(C) PLACEMENT IN A PAROLEE INTENSIVE TREATMENT PROGRAM OPERATED BY THE DEPARTMENT IN A LEVEL I SECURITY FACILITY FOR MEN OR AN EQUIVALENT SECURITY LEVEL UNIT IN A WOMEN'S FACILITY OPERATED BY THE DEPARTMENT. THE DEPARTMENT SHALL PROVIDE OR CONTRACT FOR MEDICAL SERVICES NEEDED BY PAROLEES IN THE INTENSIVE TREATMENT PROGRAM AND MAY USE FUNDING APPROPRIATED FOR CLINICAL SERVICES FOR THOSE MEDICAL SERVICES.".

Page 12, strike lines 12 and 13.

Renumber succeeding sections accordingly.

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