



H.B. 113*

127th General Assembly

(As Reported by S. Judiciary - Criminal Justice)

Reps. White and Luckie, Combs, J. McGregor, Peterson, Seitz, Webster, Setzer, Latta, Flowers, Schneider, Wagoner, Otterman, Strahorn, Adams, Widener, Barrett, Batchelder, Beatty, Bolon, Boyd, Bulp, Celeste, Coley, Collier, DeBose, DeGeeter, Domenick, Dyer, Fende, Garrison, Gibbs, Goodwin, J. Hagan, Heard, Huffman, Jones, Mandel, Patton, Raussen, Schindel, Schlichter, Wachtmann, Wagner, Wolpert, Yates, Yuko, Zehringer

BILL SUMMARY

- Requires the Department of Rehabilitation and Correction ("DRC") and the Department of Youth Services ("DYS") to permit representatives of all nonprofit faith-based, business, professional, civic, educational, and community organizations that are registered with DRC or DYS, as applicable, to enter institutions under the control of DRC or DYS for the purpose of providing reentry services to inmates or delinquent children.
- Directs both DRC and DYS to post a department telephone number on their official web sites that the nonprofit organizations described in the preceding dotpoint may call to obtain information about providing reentry services and to list on the web site all of the organizations that are registered to provide reentry services.
- Prohibits DRC and DYS from endorsing or sponsoring any faith-based reentry program, from endorsing any specific religious message, and from requiring an inmate or delinquent child to participate in a faith-based program.

* This analysis was prepared before the report of the Senate Judiciary - Criminal Justice Committee appeared in the Senate Journal. Note that the list of co-sponsors and the legislative history may be incomplete.

- Requires DRC and DYS to annually issue a written report on their progress in implementing the recommendations of the Correctional Faith-Based Initiatives Task Force and provide a copy of the written report to all members of the Correctional Institution Inspection Committee.

CONTENT AND OPERATION

Reentry services to persons in the custody of DRC or DYS

The bill requires the Department of Rehabilitation and Correction ("DRC") and the Department of Youth Services ("DYS") to permit representatives of all nonprofit faith-based, business, professional, civic, educational, and community organizations that are registered with DRC or DYS, as applicable (see below), to enter institutions under the control of DRC or DYS for the purpose of providing reentry services to inmates or delinquent children. Reentry services may include, but are not limited to, counseling, housing, job-placement, and money-management assistance.

The bill additionally requires both DRC and DYS to post a department telephone number on the particular Department's official Internet web site that nonprofit faith-based, business, professional, civic, educational, and community organizations that wish to provide reentry services to inmates or delinquent children may call to obtain information. The web sites must also list all of the organizations that are registered with DRC or DYS to provide reentry services.

The bill requires DRC and DYS to actively recruit nonprofit faith-based, business, professional, civic, educational, and community organizations to provide reentry services in institutions under the particular Department's control. While the bill requires DRC and DYS to recruit nonprofit organizations from all faiths and beliefs, the bill also prohibits DRC and DYS from endorsing or sponsoring any faith-based reentry program or from endorsing any specific religious message. Neither DRC nor DYS may require an inmate or delinquent child to participate in a faith-based program.

Both DRC and DYS are required to adopt rules for the screening and registration of nonprofit faith-based, business, professional, civic, educational, and community organizations that apply to provide reentry services in institutions under the particular Department's control.

Finally, the bill requires DRC and DYS to issue annual written reports on the particular Department's progress in implementing the recommendations of the Correctional Faith-Based Initiatives Task Force (see **COMMENT**). DRC and

DYS must provide a copy of the written report to all members of the Correctional Institution Inspection Committee. (R.C. 5120.034 and 5139.14.)

COMMENT

Section 503.09 of Am. Sub. H.B. 66 of the 126th General Assembly established the Correctional Faith-Based Initiatives Task Force. The Task Force was charged with studying seamless faith-based solutions to problems in the correctional system and existing faith-based programs in prisons in Ohio and other states. The Task Force was required to submit a report and recommendations to the General Assembly and the Governor after which the Task Force ceased to exist. The Task Force's report is available at: <http://www.drc.state.oh.us/web/FB.PDF>.

HISTORY

ACTION	DATE
Introduced	03-20-07
Reported, H. Criminal Justice	05-29-07
Passed House (98-0)	06-13-07
Reported, S. Judiciary - Criminal Justice	---

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