artment	of Rehabilitation and Correction		Main Operating Appropriations Bill	H. B. 153
Executiv	ve	As Passed by the House	As Passed by the Senate	As Enacted
Crimina	al Sentencing Reforms			
DRCCD	19 Release Mechanism for Certain	Prisoners Who Have Served	At Least 85% of Their Prison Term	
R.C.	2967.19, 109.42, 2929.13, 2929.14, 2930.16, 2930.17, 2950.99, 5120.66	R.C. 109.42		
Correcti for the justification serving more, we eligibility least 85 becoming inmate uplaced up	tes the Director of Rehabilitation and on to petition the sentencing court udicial release of an inmate who is a stated prison term of one year or tho is eligible under specified y criteria, and who has served at % of his or her term remaining aftering eligible, and requires that an released under this mechanism be under Adult Parole Authority sion and be under GPS monitoring in d cases.	No provision.	No provision.	No provision.
	related changes to the crime victim's amphlet prepared by the Attorney	Same as the Executive.	No provision.	No provision.
bill's pa reforms the fisc	effect: This provision is part of the ackage of criminal sentencing s. For a complete discussion of al effects of the package of s, see the fiscal effects entry under 10.			

partment of Rehabilitation a	nd Correction	Main Operating Appropriations Bill		H. B. 153
Executive	As Passed by the Ho	As Passed by the Se	enate As Enacted	
DRCCD10 Threshold Am	ount for Increased Penalties for Theft-Re	lated and Other Crimes		
R.C. 926.99, 1333.9 1716.99, 2909 2913.02 - 2913 2913.21, 2913 2913.34, 2913 2913.42, 2913 2913.45 - 2913 2913.61, 2915 2917.31, 2917 2921.41, 2981 803.20	.03, 2909.11, 3.04, 2913.11, .31, 2913.32, .40, 2913.401, .421, 2913.43, 3.49, 2913.51, .05, 2917.21, .32, 2921.13,			
Increases from \$500 to \$1 amount for determining ind (generally from a misdeme for theft-related offenses a 50% the other threshold a determining increased per offenses.	creased penalties eanor to a felony) and increases by mounts for	No provision.	No provision.	

Department of Rehabilitation and Correction	Ma	in Operating Appropriations Bill	H. B. 153	
Executive	As Passed by the House	As Passed by the Senate	As Enacted	
Fiscal effect: This provision is part of the bill's package of criminal sentencing reforms. This package of reforms may not have an immediate effect in terms of reducing the Department of Rehabilitation and Correction's institutional operating expenses. Some savings may not be realized for several years. The net effect of these other related criminal sentencing reform provisions will, through FY 2015, reduce the need for several thousand inmate beds and result in a total savings of about \$77.9 million in expenditures related to incarceration. Some of these sentencing reform provisions will shift offenders to one or more community control sanctions increasing demand on local community control sanction systems. This could in turn increase the local demand for DRC's community corrections grants funding. As a result, the annual savings in state incarceration costs will be partially offset by the need to enhance funding for its parole and community services operations.				

Department of Rehabilitation and Correction	Main Operati	ng Appropriations Bill	H. B. 153
Executive	As Passed by the House	As Passed by the Senate	As Enacted
DRCCD11 Elements of Vandalism and Corre	upt Activity		
R.C. 2909.05, 2923.31, Section 803.20			
Increases from \$500 to \$1,000 the threshold amount of the value of property or amount of physical harm required to commit vandalism in specified circumstances and increases by 50% the property value thresholds used in determining the penalty for the offense, and increases from \$500 to \$1,000 the property valuations that are used in determining whether certain criminal activity constitutes corrupt activity under the offense of engaging in a pattern of corrupt activity.	No provision.	No provision.	No provision.
Fiscal effect: This provision is part of the bill's package of criminal sentencing reforms. For a complete discussion of the fiscal effects of the package of reforms, see the fiscal effects entry under DRCCD10.			
DRCCD24 Workers' Compensation Fraud as	s Theft Offense		
R.C. 2913.01			
Includes workers' compensation fraud as a theft offense.	No provision.	No provision.	No provision.

partment of Rehabilitation and Correction	Ma	in Operating Appropriations Bill	H. B. 153
Executive	As Passed by the House	As Passed by the Senate	As Enacted
Fiscal effect: This provision is part of the bill's package of criminal sentencing reforms. For a complete discussion of the fiscal effects of the package of reforms, see the fiscal effects entry under DRCCD10.			
DRCCD23 Prosecution of Multiple Theft, Me	edicaid Fraud, Workers' Compensation	on Fraud, and Similar Offenses	
R.C. 2913.61, Section 803.20			
Revises and clarifies the law regarding prosecution of multiple theft, Medicaid fraud, workers' compensation fraud, and similar offenses and the valuation of property or services involved.	No provision.	No provision.	No provision.
Fiscal effect: This provision is part of the bill's package of criminal sentencing reforms. For a complete discussion of the fiscal effects of the package of reforms, see the fiscal effects entry under			

partment of Rehabilitation and Correction	Main Operati	ing Appropriations Bill	H. B. 153
Executive	As Passed by the House	As Passed by the Senate	As Enacted
DRCCD12 Nonsupport of Dependents			
R.C. 2919.21			
Provides that if "nonsupport of dependents" is based on an abandonment of or failure to support a child or a person to whom a court order requires support and is a felony, the sentencing court generally must first consider placing the offender on one or more community control sanctions.	No provision.	No provision.	No provision.
Fiscal effect: This provision is part of the bill's package of criminal sentencing reforms. For a complete discussion of the fiscal effects of the package of reforms, see the fiscal effects entry under DRCCD10.			
DRCCD21 Distinction between Crack Cocain	ne and Powder Cocaine in Criminal Penalties		
R.C. 2925.03, 2925.05, 2925.11, 2925.01, 2929.01, Section 803.10			
Eliminates the difference in criminal penalties for drug offenses involving crack cocaine and powder cocaine, provides a penalty for all such drug offenses involving any type of cocaine that generally has a severity that is between the two current penalties, and revises a penalty for possession of cocaine.	No provision.	No provision.	No provision.

partment of Rehabilitation and Correction	Main Opera	ating Appropriations Bill	H. B. 153
Executive	As Passed by the House	As Passed by the Senate	As Enacted
Fiscal effect: This provision is part of the bill's package of criminal sentencing reforms. For a complete discussion of the fiscal effects of the package of reforms, see the fiscal effects entry under DRCCD10.			
DRCCD22 Penalties for Trafficking in Marihu	ana or Hashish and for Possession of Mari	huana or Hashish	
R.C. 2925.03, 2925.11, Section 803.10			
Revises some of the penalties for trafficking in marihuana or hashish and possession of marihuana or hashish.	No provision.	No provision.	No provision.
Fiscal effect: This provision is part of the bill's package of criminal sentencing reforms. For a complete discussion of the fiscal effects of the package of reforms, see the fiscal effects entry under DRCCD10.			
DRCCD13 Ranges of Possible Prison Terms	for First and Third Degree Felonies		
R.C. 2929.14, Section 803.30			
Adds a possible prison term of 11 years to the possible prison term range for a first degree felony and changes the possible prison term range for a third degree felony from 1, 2, 3, 4, or 5 years to 9, 12, 18, 24, or 36 months.	No provision.	No provision.	No provision.

partment of Rehabilitation and Correction	<b>Ma</b> i	in Operating Appropriations Bill	H. B. 153
Executive	As Passed by the House	As Passed by the Senate	As Enacted
Fiscal effect: This provision is part of the bill's package of criminal sentencing reforms. For a complete discussion of the fiscal effects of the package of reforms, see the fiscal effects entry under DRCCD10.			
DRCCD10.  DRCCD14 General Community Control Rec	quirement for Nonviolent Fourth and f	Fifth Degree Felonies	
R.C. 2929.14, Section 803.30	I.e.	la.	I
Generally requires a community control sanction as a sentence for a fourth or fifth degree felony that is not an offense of violence but authorizes a prison term if the offender possessed or controlled a firearm or caused physical harm to another person.	No provision.	No provision.	No provision.
Fiscal effect: This provision is part of the bill's package of criminal sentencing reforms. For a complete discussion of the fiscal effects of the package of			

Department	of Rehabilitation and Correction		Main Operating Appropriations Bill	H. B. 153
Executi	ive	As Passed by the House	As Passed by the Senate	As Enacted
DRCCI	D15 Risk Reduction Sentencing			
R.C.	2929.143, 5120.036, 2929.01, 2930.12, 5120.16, 5120.331, 5120.48			
recomn offende requires and Co prograr offende criteria, comple to be re	a judge in specified circumstances to nend risk reduction sentencing for an er sentenced to prison for a felony, is the Department of Rehabilitation rrection to provide risk reduction mming and treatment for such an er who meets specified eligibility and requires such an offender who tes such treatment or programming eleased to supervised release after at least 75% of the prison term.	No provision.	No provision.	No provision.
bill's parents reformathe fisc	effect: This provision is part of the ackage of criminal sentencing s. For a complete discussion of cal effects of the package of s, see the fiscal effects entry under D10.			

Department of Rehabilitation and Correction		Main Operating Appropriations Bill	H. B. 153
Executive	As Passed by the House	As Passed by the Senate	As Enacted
DRCCD16 Sentencing to a Community	Corrections Program		
R.C. 2929.15			
Allows a court to sentence a felony offento a "community-based corrections progrif the offender is convicted of a first, second or third degree felony, is convicted of a fourth or fifth degree felony and found to a high risk of reoffending or violating a teof supervision under the bill's single validated risk assessment tool, or has had one or more community residential or nonresidential sanctions revoked and is a medium or high risk under that assessment tool.	am"   hond,   hond,	No provision.	No provision.
Fiscal effect: This provision is part of bill's package of criminal sentencing reforms. For a complete discussion of the fiscal effects of the package of reforms, see the fiscal effects entry ur DRCCD10.			

partment of Rehabilitation and Correction		Main Operating Appropriations Bill	H. B. 153
Executive	As Passed by the House	As Passed by the Senate	As Enacted
DRCCD17 Sentencing to a Community-Bas	ed Correctional Facility		
R.C. 2929.16			
Specifies that a term at a community-based correctional facility is a community residential sanction if the relevant felony offender is convicted of a first or second degree felony, is convicted of a third degree felony and is a medium or high risk of reoffending or violating a term of supervision under the bill's single validated risk assessment tool, is convicted of a fourth or fifth degree felony and is a high risk under that assessment tool, or has had one or more community residential sanctions or nonresidential sanctions revoked and is a medium or high risk under that assessment tool.	No provision.	No provision.	No provision.
Fiscal effect: This provision is part of the bill's package of criminal sentencing reforms. For a complete discussion of the fiscal effects of the package of reforms, see the fiscal effects entry under DRCCD10.			

Department of Rehabilitation and Correction		Main Operating Appropriations Bill	H. B. 153
Executive	As Passed by the House	As Passed by the Senate	As Enacted
DRCCD18 Earned Credits for Prisoners			
R.C. 2967.193			
(1) Revises the earned credits mechanism to authorize certain eligible prisoners to earn five days of credit for each month of productive participation in a specified prison program, certain eligible prisoners imprisoned for specified, serious offenses to earn one day of credit for each month of such productive participation in a program, and any such eligible prisoner to earn days of credit for successful completion of such a program.		(1) No provision.	(1) No provision.
(2) Limits the aggregate days of credit a prisoner may so earn to not more than 8% of the total number of days in the prisoner's stated prison term.	(2) No provision.	(2) No provision.	(2) No provision.
(3) Eliminates days of credit for sex offender treatment programs.	(3) No provision.	(3) No provision.	(3) No provision.
(4) Makes prisoners sentenced for a sexually oriented offense on or after the bill's effective date ineligible for such credit.	(4) No provision.	(4) No provision.	(4) No provision.
Fiscal effect: These provisions are part of the bill's package of criminal sentencing reforms. For a complete discussion of the fiscal effects of the package of reforms, see the fiscal effects entry under DRCCD10.			

Department o	of Rehabilitation and Correction		Main Operating Appropriations Bill	H. B. 153
Executive	re	As Passed by the House	As Passed by the Senate	As Enacted
DRCCD2	25 Selection of Single Validated Off	ender Risk Assessment Tool		
R.C.	5120.114, 2929.15, 2929.16, 2967.28, 5149.31, 5149.32, 5149.34			
Rehabilit "single va assessin reoffendi to be use departme	rires the Department of cation and Correction to select a calidated risk assessment tool" for a gethe likelihood of a person ing or violating a term of supervision ed by courts, probation ents, correctional facilities, the Adult authority, and the Parole Board.	(1) No provision.	(1) No provision.	(1) No provision.
	rires training and certification for all es of those entities who will use the nent tool.	(2) No provision.	(2) No provision.	(2) No provision.
assessm	rires each entity that uses the nent tool to develop specified and protocols related to it.	(3) No provision.	(3) No provision.	(3) No provision.
the bill's reforms. the fisca	ffect: These provisions are part of spackage of criminal sentencing. For a complete discussion of all effects of the package of , see the fiscal effects entry under 10.			

partment of Rehabilitation and Correction		Main Operating Appropriations Bill	H. B. 153
Executive	As Passed by the House	As Passed by the Senate	As Enacted
DRCCD29 Community Corrections Program	s and Subsidies		
R.C. 5149.31, 5149.32, 5149.33, 5149.34, 5149.36			
(1) Specifies that, in order to be eligible for a Department of Rehabilitation and Correction community corrections subsidy, counties, groups of counties, and municipalities satisfy all applicable probation department requirements, utilize the bill's single validated risk assessment tool, and deliver programming that addresses the needs of high risk offenders.	(1) No provision.	(1) No provision.	(1) No provision.
(2) Requires that the county comprehensive plan adopted by the local corrections planning board of a county that desires to receive a subsidy include a description of the offender population's assessed needs and the capacity to deliver services and programs within the county and surrounding region that address those needs.	(2) No provision.	(2) No provision.	(2) No provision.
(3) Authorizes, instead of requiring, the Department to discontinue subsidy payments to a political subdivision that receives a subsidy and that reduces, by any amount, the amount of local, nonfederal funds it expends for corrections or that uses any portion of the subsidy to make capital improvements.	(3) No provision.	(3) No provision.	(3) No provision.

Department of Rehabilitation and Correction	<b>N</b>	fain Operating Appropriations Bill	H. B. 153
Executive	As Passed by the House	As Passed by the Senate	As Enacted
Fiscal effect: These provisions are part of the bill's package of criminal sentencing reforms. For a complete discussion of the fiscal effects of the package of reforms, see the fiscal effects entry under DRCCD10.			
DRCCD20 Parole Board Review of Cases o	f Elderly Parole-Eligible Inmates		
Section: 729.10			
Requires the Chair of the Parole Board or the Chair's designee to review the cases of all parole-eligible inmates who are 65 or older and who have had a parole consideration hearing, requires the Chair to present to the Board the cases of those offenders, and authorizes the Board to choose to rehear the offender's case for possible parole.	No provision.	No provision.	No provision.
Fiscal effect: This provision is part of the bill's package of criminal sentencing reforms. For a complete discussion of the fiscal effects of the package of reforms, see the fiscal effects entry under DRCCD10.			

artment (	of Rehabilitation and Correction		Main	Operating Appropriations Bill	H. B. 153
Executiv	ve	As Pass	sed by the House	As Passed by the Senate	As Enacted
	Provisions OP Corrections Commissions and Mo	edical Car	e Reimbursement Rate for C	onfined Persons	
R.C.	307.93, 341.192	R.C.	307.93, 341.192	R.C. 307.93, 341.192	R.C. 307.93, 341.192
commiss court jud municipal corporates establish county, center, a board of the pres	inates as members of a corrections sion the presiding common pleas dge of each county, and the al court judge of each municipal tion, participating in the hment of a multicounty, municipalor multicounty-municipal correctional and requires that a member of the f county commissioners, rather than sident of the board, be a member of ections commission.		rovision.	(1) No provision.	(1) No provision.
recomm commiss of the co overseed diversion sentence	ates a judicial advisory board to make nendations to a corrections sion about bed allocation, expansion orrectional center the commission as, community corrections or n programs, the administration of es, and any other matters the sion considers appropriate.		rovision.	(2) No provision.	(2) No provision.
rate as t provider contract township persons	blishes the Medicaid reimbursement the amount to be paid to a medical who is not employed by or under with a municipal corporation or p for providing medical services to confined in multicounty, municipal- or multicounty-municipal correctional		e as the Executive.	(3) Same as the Executive.	(3) Same as the Executive.

Department of Rehabilitation and Correction	Main Oper	H. B. 153	
Executive	As Passed by the House	As Passed by the Senate	As Enacted
Fiscal effect: Provisions (1) and (2) are organizational in nature and have no direct fiscal effect. Provision (3) could create savings for certain counties and municipalities if they obtain Medicaid reimbursement rates for medical services delivered to locally confined persons.	Fiscal effect: Same as the Executive.	Fiscal effect: Same as the Executive.	Fiscal effect: Same as the Executive.
DRCCD26 Probation Department Administra	tive Changes		

## R.C. 2301.27, 2301.271, 2301,30

Requires a court of common pleas to follow specified procedures when appointing a chief probation officer, requires that probation officers be trained in accordance with minimum Adult Parole Authority standards, and requires a court of common pleas to require the probation department to publish specified policies for probationer supervision and provide the Department of Rehabilitation and Correction with a monthly report of specified statistical data.

No provision.

No provision.

No provision.

artment of Rehabilitation and Correction	Ma	in Operating Appropriations Bill	H. B. 153
Executive	As Passed by the House	As Passed by the Senate	As Enacted
Fiscal effect: Under current law, local jurisdictions that receive Community Corrections Act (CCA) grants from Rehabilitation and Correction to support probation services are already required to have probation officers trained in accordance with Adult Parole Authority (APA) standards. For those local jurisdictions that do not receive any CCA grant funding, this provision will require those probation officers to have APA-approved training. Some jurisdictions will incur costs to train their probation personnel as required. The costs for any such affected local jurisdiction will depend upon the number of personnel to be trained and the cost of the training.  DRCCD4 Felony Sentencing Law			
R.C. 2929.14, 2929.19, 2929.41, Section 815.10			
Reenacts provisions in the state's Felony Sentencing Law that were invalidated and severed by the Ohio Supreme Court's decision in State v. Foster (2006), and that now are, regarding some provisions, or arguably are, regarding other provisions, subject to reenactment under the U.S. Supreme Court's decision in Oregon v. Ice (2009) and the Ohio Supreme Court's decision in State v. Hodge (2010).	No provision.	No provision.	No provision.
accionant in clate v. Floage (2010).			

Department of Rehabilitation and Correction	Ma	ain Operating Appropriations Bill	H. B. 153
Executive	As Passed by the House	As Passed by the Senate	As Enacted
Fiscal effect: This provision will lead to a gradual reduction in the prison population. This reduction could reduce the annual incarceration costs for the Department of Rehabilitation and Correction by \$15.1 million to \$19.4 million over five or more years.			
DRCCD27 Supervision of Concurrent Supervision Supervisio	ervision Offenders by a Single Court		
Establishes a mechanism for the supervision by a single entity of offenders who are not incarcerated, who are subject to supervision by multiple supervisory authorities (courts), and to whom other specified criteria apply.		No provision.	No provision.
Fiscal effect: This provision will relieve some courts of the responsibility of supervising certain offenders with concurrent multiple convictions. The reduction of their caseloads will produce some savings.			

partment of Rehabilitation and Correction	M	ain Operating Appropriations Bill	H. B. 153
Executive	As Passed by the House	As Passed by the Senate	As Enacted
DRCCD28 Notice of Arrest and Court Appe	arance of Community Control Sanc	tion Violator	
R.C. 2951.08			
Modifies the time at which notice must be given to the probation officer of a person serving a community control sanction if the person is arrested and the time at which the arrested person must be brought before a court.	No provision.	No provision.	No provision.
Fiscal effect: At most, minimal annual cost for the appropriate local authority to notify probation officers of the arrest and court appearance time of persons serving a community control sanction.			
DRCCD35 Chemicals in Bath Salts as Sche	edule I Controlled Substances		
		R.C. 3719.41	
No provision.	No provision.	Adds six synthetic derivatives of cathinone that have been found in substances marketed as "bath salts" to the list of Schedule I controlled substances.	No provision.

partment of Rehabilitation and C	Correction	Main Operating Appropriations Bill	H. B. 153
Executive	As Passed by the House	As Passed by the Senate	As Enacted
		Fiscal effect: Drug offenses related to	
		Schedule I controlled substances are	
		generally felonies, most of which carr	у
		either a presumption for prison or a	
		mandatory prison term. The number of	of
		individuals that could be arrested,	
		charged, and prosecuted in any given	
		local jurisdiction for violating any	
		number of drug-related offenses (i.e.,	
		possession, use, trafficking, and/or	
		manufacturing) is uncertain. As such,	
		the annual costs for any affected cou criminal justice system (investigation	•
		prosecution, adjudication, defense if	
		individual is indigent, and sanctioning	
		resolve these cases or the state to	<i>y</i> , to
		incarcerate is also uncertain.	
DRCCD36 Formaldehyde as	a Schedule II controlled substance		
		R.C. 3719.41, 2925.03	
No provision.	No provision.	Classifies formaldehyde as a Schedule I	I No provision.
No provision.	ino provision.	controlled substance. Enacts the offense	
		trafficking in formaldehyde and sets the	, 6.
		penalties for violations of the offense.	
		,	

Department of Rehabilitation and Correction	Main Operating Appropriations Bill		H. B. 153	
Executive	As Passed by the House	As Passed by the Senate	As Enacted	
		Fiscal effect: Drug offenses related to Schedule II controlled substances are generally charged as felonies, with some exceptions which could result in a lesser misdemeanor charge. Most of these charges carry either a presumption for prison/jail or a mandatory prison/jail term. The number of individuals that could be arrested, charged, and prosecuted in any given local jurisdiction for violating any number of drug-related offenses (i.e., possession, use, trafficking, and/or manufacturing) is uncertain. As such, the annual costs for any affected county criminal justice system (investigation, prosecution, adjudication, defense if the individual is indigent, and sanctioning) to resolve these cases or the state to incarcerate is also uncertain.		

partment of Rehabilitation and Correction	Main Opera	ting Appropriations Bill	H. B. 153
Executive	As Passed by the House	As Passed by the Senate	As Enacted
DRCCD33 Community-Based Correctiona	l Officer Collective Bargaining		
	R.C. 4117.01		
No provision.	Limits the ability of employees of community based correctional facilities and district community-based correctional facilities who were subject to a collective bargaining agreement on June 1, 2005, to collectively bargain with their public employers to allow the employees to bargain only if the public employer elects to do so, similar to current law with respect to community-based correctional facility employees who were not covered by a collective bargaining agreement on that date.		No provision.
	Fiscal effect: The fiscal effect of this provision on the annual payroll-related expenses of certain local public employers is uncertain.		
DRCCD6 Laboratory Services			
R.C. 5120.135	R.C. 5120.135	R.C. 5120.135	R.C. 5120.135
(1) Permits, rather than requires, the Department of Rehabilitation and Correction to provide laboratory services to itself and the departments of Mental Health, Developmental Disabilities, and Youth	(1) Same as the Executive.	(1) Same as the Executive.	(1) Same as the Executive.

Services.

partment of Rehabilitation and Correction	Main Operati	ng Appropriations Bill	H. B. 153
Executive	As Passed by the House	As Passed by the Senate	As Enacted
(2) Eliminates an existing resolution process for the departments to follow if the Rehabilitation and Correction provides unsatisfactory laboratory services.	(2) Same as the Executive.	(2) Same as the Executive.	(2) Same as the Executive.
Fiscal effect: Potential revenue loss and expenditure savings, net annual effect uncertain.	Fiscal effect: Same as the Executive.	Fiscal effect: Same as the Executive.	Fiscal effect: Same as the Executive.
DRCCD7 Definition of Psychiatric Hospital			
R.C. 5120.17	R.C. <i>5120.17</i>	R.C. 5120.17	R.C. <i>5120.17</i>
Expands the definition of a Department of Rehabilitation and Correction "psychiatric hospital" operated for the treatment of inmates to include a portion of the psychiatric hospital, and provides that a psychiatric hospital is no longer limited to those operated by Rehabilitation and Correction but also includes those operated by a contractor of the Department.	Same as the Executive, but amends the definition of "psychiatric hospital" for purposes of the law governing the transfer of an inmate to a psychiatric hospital, in regard to which facilities qualify as a psychiatric hospital and by providing that parts of a facility can meet the definition of a psychiatric hospital and provides that the Department of Rehabilitation and Correction is responsible for meeting specified ongoing provisions governing the care and treatment of inmate patients.	Same as the House.	Same as the House.
Fiscal effect: It is unclear as to whether these changes in definition will or might generate a cost savings.	Fiscal effect: Same as the Executive.	Fiscal effect: Same as the Executive.	Fiscal effect: Same as the Executive.

partment of Rehabilitation and Correction		Main Operating Appropriations Bill	H. B. 153
Executive	As Passed by the House	As Passed by the Senate	As Enacted
DRCCD34 Purpose of the Property Receip	ots Fund		
		R.C. 5120.22	R.C. <i>5120.22</i>
(1) No provision.	(1) No provision.	(1) Expands the purpose of the Property Receipts Fund (Fund 4830) by allowing the Division of Business Administration to enter into a lease or agreement with a state agency, political subdivision of the state, or private entity that allows the agency, political subdivision, or private entity to use property and facilities that are under the jurisdiction of the Department of Rehabilitation and Correction that are not being utilized by the Department.	(1) Same as the Senate.
(2) No provision.	(2) No provision.	(2) Requires money in Fund 4830 to be used for any expenses resulting from the sale or lease, including, but not limited to, expenses for services performed, construction, maintenance, repair, reconstruction, or demolition of the facilities or other property.	(2) Same as the Senate.
		Fiscal effect: Potential revenue gain for Fund 4830.	Fiscal effect: Same as the Senate.
DRCCD8 Institutional Services Fund			
R.C. 5120.28, 5120.29	R.C. 5120.28, 5120.29	R.C. 5120.28, 5120.29	R.C. <i>5120.28, 5120.29</i>
(1) Renames the Services and Agricultural Fund (Fund 1480) the Institutional Services Fund.	(1) Same as the Executive.	(1) Same as the Executive.	(1) Same as the Executive.

partment of Rehabilitation and Correction	Main Operati	ng Appropriations Bill	H. B. 153
Executive	As Passed by the House	As Passed by the Senate	As Enacted
(2) Provides that any money received by the Department of Rehabilitation and Correction for "agricultural products produced" in penal and correctional institutions be deposited into the Ohio Penal Industries Manufacturing Fund (Fund 2000) instead of Fund 1480 as under current law.	(2) Replaces the Executive provision with a provision that requires any money received by the Department of Rehabilitation and Correction for "articles manufactured" in penal and correctional institutions be deposited into Fund 1480 instead of Fund 2000 as under current law.	(2) Replaces the House provision with a provision that requires any money received by the Department of Rehabilitation and Correction for agricultural products produced and articles manufactured in penal and correctional institutions be deposited into the Ohio Penal Industries Manufacturing Fund (Fund 2000).	(2) Same as the Senate.
(3) Modifies the purposes for which money in Fund 1480 and Fund 2000 may be used.	(3) Same as the Executive.	(3) Same as the Executive.	(3) Same as the Executive.
(4) No provision.	(4) Eliminates the funding source for the Ohio Penal Industries Manufacturing Fund (Fund 2000)	(4) No provision.	(4) No provision.
Fiscal effect: These provisions may produce some administrative cost savings for the Department of Rehabilitation and Correction by simplifying its accounting practices to some degree.	Fiscal effect: Same as the Executive.	Fiscal effect: Same as the Executive.	Fiscal effect: Same as the Executive.
DRCCD30 Probation Improvement Grant an	d Probation Incentive Grant		
R.C. <i>5149.311</i>			
Requires the Department of Rehabilitation and Correction to establish and administer a Probation Improvement Grant and a Probation Incentive Grant for court of common pleas probation departments that supervise felony offenders and specifies the purposes and uses of, stipulations that apply to, and controls regarding, the grants.	No provision.	No provision.	No provision.

artment of Rehabilitation and Correction	Main Operating Appropriations Bill		H. B. 153
Executive	As Passed by the House	As Passed by the Senate	As Enacted
Fiscal effect: The Department will be able to absorb the cost of administering these grant programs within the normal daily cost of doing business.			
DRCCD31 **PARTIALLY VETOED** Privat	e Operation and Transfer of State Correctiona	al Facilities to Private Owner	
Sections: 753.10, R.C. 9.06, 5120.092	Sections: 753.10, R.C. 9.06, 718.01, 5120.092, 5739.02, 5747.01, 5751.01	Sections: 753.10, R.C. 9.06, 5120.092	Sections: 753.10, R.C. 9.06, 5120.092
(1) Expressly authorizes the Director of Rehabilitation and Correction and the Director of Administrative Services to contract with a private person or entity for the private operation of the Lake Erie Correctional Facility, the Grafton Correctional Institution, the North Coast Correctional Treatment Facility, the North Central Correctional Institution, and the vacated correctional facility previously operated by the Department of Youth Services that is adjacent to the North Central Correctional Institution and the transfer of the state's right, title, and interest in the facility and surrounding land to the private person or entity.	(1) Same as the Executive, except transfers from the Department of Youth Services to the Department of Rehabilitation and Correction jurisdiction of the correctional facility vacated by the Department of Youth Services and renames that facility as the North Central Correctional Institution Camp.	(1) Same as the House.	(1) Same as the House.
(2) Authorizes the sale of the state's right, title, and interest in the real property on which any facility identified in (1) and any surrounding land to the private person or entity privately contracted to operate and specifies provisions that must be included in the deed of sale.	(2) Same as the Executive, but removes a deed restriction prohibiting use of the sold real estate for anything other than a correctional institution, and states the approximate acreage of the land that may be sold with each of the facilities.	(2) Same as the House.	(2) Same as the House.

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(3) Requires the proceeds of the conveyance of any of the five specified facilities be deposited into the state treasury to the credit of the Adult and Juvenile Correctional Facilities Bond Retirement Fund, which the bill creates, requires the proceeds be used to redeem or defease the outstanding portion of any state bonds issued for the facilities sold, and requires any remaining proceeds be transferred to the GRAF.	(3) Same as the Executive, but corrects language regarding the use of the proceeds of the sale of any of the specified facilities.	(3) Same as the House.	(3) Same as the House.
(4) Specifies that the provisions described in (1) and (2) do not restrict the Department of Rehabilitation and Correction from contracting only for the private operation and management of any facility identified in (1).	(4) Same as the Executive.	(4) Same as the Executive.	(4) Same as the Executive.
(5) Revises the authority of the Department of Rehabilitation and Correction, a county, or a municipality to contract for the private operation and management of a correctional facility by a private person or entity by repealing a 2-year limitation on the duration of an initial contract and repealing a requirement that the contractor generally must be accredited by the American Correctional Association.	(5) Same as the Executive.	(5) Same as the Executive.	(5) Same as the Executive.
(6) No provision.	(6) Permits the Director of Rehabilitation and Correction to transfer the Braille printing press and associated programs located at the Grafton Correctional Institution to another state correctional institution.	(6) Same as the House.	(6) Same as the House.
(7) No provision.	(7) Specifies that any of the five specified facilities transferred must be returned to the county auditor's tax list and duplicate and is	(7) Same as the House, but eliminates the provisions that exempted the operators of the five prisons to be sold by the state to	(7) Same as the Senate.
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	subject to all real property taxes and assessments, that no exemption from real property taxation under R.C. Chapter 5709. applies to any facility sold under the provisions, and that the gross receipts and income of a contractor to whom any facility is sold under the provisions that are derived from operating the facility are exempt from gross receipts and income taxes levied by the state and its subdivisions.	private entities from sales and use taxes, the commercial activity tax, and state and local income taxes, and clarifies that the operators are subject to those taxes.	
(8) No provision.	(8) No provision.	(8) Provides the state an irrevocable right of first refusal to repurchase any Department of Rehabilitation and Correction facility sold to a contractor under the bill and the real property on which it is situated, and a similar irrevocable right of first refusal to repurchase any surrounding property sold along with any such facility to a contractor under the bill, if the contractor wishes to resell the facility or land.	(8) Same as the Senate.
(9) No provision.	(9) No provision.	(9) Authorizes the state to repurchase a DRC facility and related land sold to a contractor or purchaser under the bill, if that party defaults on any financial agreement for the purchase of the facility, defaults on any other term in the contract of sale, or is financially insolvent or unable to meet its contractual obligations.	(9) Same as the Senate, but (a) requires that if a contract for the operation of a state correctional facility that is sold to a private contractor is terminated, the contractor's operational responsibilities be transferred to another contractor under the same terms and conditions as applied to the original contractor or to the Department of Rehabilitation and Correction (DRC), (b) authorizes DRC or the new contractor to purchase personal property from the terminated contractor, and (c) requires that the foregoing provisions (9)(a) and (b) be included in the contract for the sale of the

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epartment of Rehabilitation and Correction		Main Operating Appropriations Bill	H. B. 153
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			facility by the state.
(10) No provision.	(10) No provision.	(10)[***VETOED: Specifies that the repurchase price paid by the state cannot be greater than the purchase price paid to the state for the facility, real property, or surrounding land that is to be repurchased, less depreciation from the time of the conveyance to the contractor, plus the depreciated value of any capital improvements to the facility, real property, or surrounding land that were made to it and funded by anyone other than the state subsequent to the conveyance to the contractor.***	(10) Same as the Senate.
(11) No provision.	(11) No provision.	(11) Requires that any case challenging the constitutionality of those provisions of the bill dealing with prison privatization, the sale of prison facilities or the legality of certain official actions taken pursuant to those provisions be brought in the Franklin County Court of Common Pleas and that the case and any appeal from a final order in the case be given priority and be decided expeditiously.	(11) Same as the Senate.

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Fiscal effect: It is anticipated that up to \$200 million or more in onetime cash will be generated to redeem or repay the outstanding state bonds, with any remaining proceeds transferred to the GRF. With regard to the private management and operation of a state or local correctional facility, current law requires that a private contractor operate that facility at a rate of at least 5% less than the cost of the state operating the facility.	Fiscal effect: Same as the Executive, except the tax provisions: (1) make it clear that, subsequent to such a sale, local property taxes and assessments (probably in the \$2 million to \$4 million range statewide) become applicable against the property in the county where the sold facility is located, and (2) may result in the state and local governments foregoing certain revenues (sales and use taxes, commercial activity tax, and state and local income taxes) that might otherwise have been collected.	Fiscal effect: Same as the House, except the state and local governments will collect applicable taxes (sales and use taxes, the commercial activity tax, and state and local income taxes).	Fiscal effect: Same as the Senate.

Section: 373.10

Permits, for the purposes of implementing criminal sentencing reforms, the Director of Budget and Management, at the request of the Director of Rehabilitation and Correction, to transfer up to \$14,000,000 in appropriation, in each of FY 2012 and FY 2013, from GRAF appropriation item 501321, Institutional Operations, to certain GRAF appropriation items that fund community-based corrections programs.

Section: 373.10

Same as the Executive.

Section: 373.10

Same as the Executive.

Section: 373.10

Same as the Executive.

partment of Rehabilitation and Correction	Ma	in Operating Appropriations Bill	H. B. 153
Executive	As Passed by the House	As Passed by the Senate	As Enacted
DRCCD2 Ohio Building Authority Lease Page	yments		
Section: 373.10	Section: 373.10	Section: 373.10	Section: 373.10
Requires GRAF appropriation item 501406, Lease Rental Payments, be used for payments to the Ohio Building Authority for the purpose of covering the principal and interest on outstanding bonds issued to finance capital projects through the state's Adult Correctional Building Fund (Fund 7027).  DRCCD3 OSU Medical Charges	Same as the Executive.	Same as the Executive.	Same as the Executive.
Section: <i>373.10</i>	Section: 373.10	Section: 373.10	Section: 373.10
Requires The Ohio State University Medical Center, at the request of the Department of Rehabilitation and Correction, to provide necessary care to persons who are confined in state adult correctional facilities, and the provision of necessary care be billed to the Department at a rate not to exceed the authorized reimbursement rate for the same service established by the Department of Job and Family Services under the Medical Assistance Program.	Same as the Executive.	Same as the Executive.	Same as the Executive.