

SB 91 - Summary of Amendments

Senate Judiciary 3/21/2016

Amendment I.5

Inserts reinvestment language that repurposes the Recidivism Reduction Program to provide a vehicle for funding evidence-based rehabilitation programs and supporting offenders' transition and re-entry into the community. In addition, the amendment includes uncodified language to allow funding for violence prevention programs and services for crime victims within the Council on Domestic Violence and Sexual Assault.

Amendment I.7

Increases the mandatory minimum by five years for Murder I and Murder II.

Amendment I.8

Requires the parole board to confer with a corrections officer prior to parole being granted.

Amendment I.9

Authorizes the Department of Corrections to enter into contracts for pretrial electronic monitoring supervision. If contracting is pursued to administer the 24/7 Sobriety Program, the Department may do so through a competitive procurement process.

Amendment I.10

Restricts misdemeanants from administrative parole eligibility.

Distributed by Senator Coghill's office