

Rep. Jehan Gordon-Booth

Filed: 10/26/2017

	10000HB0184ham003 LRB100 03302 SLF 30357 a
1	AMENDMENT TO HOUSE BILL 184
2	AMENDMENT NO Amend House Bill 184, AS AMENDED,
3	with reference to page and line numbers of House Amendment No.
4	2 as follows:
5	on page 66, line 24, after "nitrate;", by inserting "and"; and
6	by replacing line 25 of page 66 through line 19 of page 67 with
7	the following:
8	"(20) be evaluated by the Department of Corrections prior
9	to release using a validated risk assessment and be subject to
10	a corresponding level of supervision. In accordance with the
11	findings of that evaluation:
12	(A) All subjects found to be at a moderate or high risk
13	to recidivate shall be subject to high level supervision.
14	The Department shall define high level supervision based
15	upon evidence-based and research-based practices.
16	Notwithstanding this placement on high level supervision,

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placement of the subject on electronic monitoring or 1 detention shall not occur unless it is required by law or 2 3 expressly ordered or approved by the Prisoner Review Board. 4 (B) All subjects found to be at a low risk to 5 recidivate shall be subject to low-level supervision, except for those subjects on parole or mandatory supervised 6 release for first degree murder, a Class X felony, or a 7 Class 1 felony violation of the Criminal Code of 1961 or 8 9 the Criminal Code of 2012, or any felony that requires 10 registration as a sex offender under the Sex Offender Registration Act. Low level supervision shall require the 11 subject to check in with the supervising officer via phone 12 or other electronic means. Notwithstanding this placement 13 14 on low level supervision, placement of the subject on 15 electronic monitoring or detention shall not occur unless 16 it is required by law or expressly ordered or approved by the Prisoner Review Board."; and 17

18 on page 81, line 17, after "court;", by inserting "and"; and

19 by replacing line 18 of page 81 through line 12 of page 82 with 20 the following:

"(21) be evaluated by the Department of Corrections prior to release using a validated risk assessment and be subject to a corresponding level of supervision. In accordance with the findings of that evaluation:

(A) All subjects found to be at a moderate or high risk
to recidivate shall be subject to high level supervision.
The Department shall define high level supervision based
upon evidence-based and research-based practices.
Notwithstanding this placement on high level supervision,
placement of the subject on electronic monitoring or
detention shall not occur unless it is required by law or
expressly ordered or approved by the Prisoner Review Board.
(B) All subjects found to be at a low risk to
recidivate shall be subject to low-level supervision,
except for those subjects on parole or mandatory supervised
release for first degree murder, a Class X felony, or a
Class 1 felony violation of the Criminal Code of 1961 or
the Criminal Code of 2012, or any felony that requires
registration as a sex offender under the Sex Offender
Registration Act. Low level supervision shall require the
subject to check in with the supervising officer via phone
or other electronic means. Notwithstanding this placement
on low level supervision, placement of the subject on
electronic monitoring or detention shall not occur unless
it is required by law or expressly ordered or approved by
the Prisoner Review Board.".