

100TH GENERAL ASSEMBLY

State of Illinois

2017 and 2018

HB3905

by Rep. Juliana Stratton

SYNOPSIS AS INTRODUCED:

730 ILCS 190/5 730 ILCS 190/20

Amends the Illinois Crime Reduction Act of 2009. Adds definition of "offender" and deletes definition of "violent offender". Provides that all offenders (rather than just non-violent offenders) are eligible for the Adult Redeploy Illinois program.

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AN ACT concerning criminal law.

Be it enacted by the People of the State of Illinois, represented in the General Assembly:

4 Section 5. The Illinois Crime Reduction Act of 2009 is 5 amended by changing Sections 5 and 20 as follows:

6 (730 ILCS 190/5)

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Sec. 5. Purpose and Definitions.

(a) Purpose. The General Assembly hereby declares that it 8 9 is the policy of Illinois to preserve public safety, reduce crime, and make the most effective use of correctional 10 Currently, the 11 resources. Illinois correctional system 12 overwhelmingly incarcerates people whose time in prison does not result in improved behavior and who return to Illinois 13 14 communities in less than one year. It is therefore the purpose of this Act to create an infrastructure to provide effective 15 16 resources and services to incarcerated individuals and 17 individuals supervised in the locality; to hold offenders accountable; to successfully rehabilitate offenders to prevent 18 19 future involvement with the criminal justice system; to measure the overall effectiveness of the criminal justice system in 20 21 achieving this policy; and to create the Adult Redeploy 22 Illinois program for those who do not fall under the definition of violent offenders. 23

(b) Definitions. As used in this Act, unless the context
 clearly requires otherwise:

3 (1) "Assets" are an offender's qualities or resources,
4 such as family and other positive support systems,
5 educational achievement, and employment history, that
6 research has demonstrated will decrease the likelihood
7 that the offender will re-offend and increase the
8 likelihood that the offender will successfully reintegrate
9 into the locality.

(2) "Case plan" means a consistently updated written 10 11 proposal that shall follow the offender through all phases 12 of the criminal justice system, that is based on the offender's risks, assets, and needs as identified through 13 14 the assessment tool described in this Act, and that 15 outlines steps the offender shall take and the programs in 16 which the offender shall participate to maximize the offender's ability to be rehabilitated. 17

(3) "Conditions of supervision" include conditions
 described in Section 5-6-3.1 of the Unified Code of
 Corrections.

(4) "Evidence-based practices" means policies,
procedures, programs, and practices that have been
demonstrated to reduce recidivism among incarcerated
individuals and individuals on local supervision.

(5) "Local supervision" includes supervision in
 local-based, non-incarceration settings under such

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- conditions and reporting requirements as are imposed by the
 court or the Prisoner Review Board.

3 (6) "Needs" include an offender's criminogenic 4 qualities, skills, and experiences that can be altered in 5 ways that research has demonstrated will minimize the 6 offender's chances of re-offending and maximize the 7 offender's chances of successfully reintegrating into the 8 locality.

9 <u>(6.5) "Offender" means a person convicted of a criminal</u> 10 <u>offense.</u>

11 (7) "Risks" include the attributes of an offender that 12 are commonly considered to be those variables, such as age, 13 prior criminal history, history of joblessness, and lack of 14 education that research has demonstrated contribute to an 15 offender's likelihood of re-offending and impact an 16 offender's ability to successfully reintegrate into the 17 locality.

18 (8) <u>(Blank).</u> "Violent offender" means a person
19 convicted of a violent crime as defined in subsection (c)
20 of Section 3 of the Rights of Crime Victims and Witnesses
21 Act.

22 (Source: P.A. 96-761, eff. 1-1-10.)

23 (730 ILCS 190/20)

24 Sec. 20. Adult Redeploy Illinois.

25 (a) Purpose. When offenders are accurately assessed for

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risk, assets, and needs, it is possible to identify which 1 2 people should be sent to prison and which people can be 3 effectively supervised in the locality. By providing financial incentives to counties or judicial circuits to create effective 4 5 local-level evidence-based services, it is possible to reduce crime and recidivism at a lower cost to taxpayers. Based on 6 this model, this Act hereby creates the Adult Redeploy Illinois 7 program for offenders who do not fall under the definition of 8 9 violent offenders in order to increase public safety and 10 encourage the successful local supervision of eligible 11 offenders and their reintegration into the locality.

12 (b) The Adult Redeploy Illinois program shall reallocate 13 State funds to local jurisdictions that successfully establish a process to assess offenders and provide a continuum of 14 15 locally based sanctions and treatment alternatives for 16 offenders who would be incarcerated in a State facility if 17 those local services and sanctions did not exist. The allotment of funds shall be based on a formula that rewards local 18 jurisdictions for the establishment or expansion of local 19 supervision programs and requires them to pay the amount 20 determined in subsection (e) if incarceration targets as 21 22 defined in subsection (e) are not met.

(c) Each county or circuit participating in the Adult Redeploy Illinois program shall create a local plan describing how it will protect public safety and reduce the county or circuit's utilization of incarceration in State facilities or

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1 local county jails by the creation or expansion of 2 individualized services or programs.

(d) Based on the local plan, a county or circuit shall 3 enter into an agreement with the Adult Redeploy Oversight Board 4 5 described in subsection (e) to reduce the number of commitments to State correctional facilities from that county or circuit, 6 7 excluding violent offenders. The agreement shall include a 8 pledge from the county or circuit to reduce their commitments 9 by 25% of the level of commitments from the average number of 10 commitments for the past 3 years of eligible non violent 11 offenders. In return, the county or circuit shall receive, 12 based upon a formula described in subsection (e), funds to 13 redeploy for local programming for offenders who would 14 otherwise be incarcerated such as management and supervision, 15 electronic monitoring, and drug testing. The county or circuit 16 shall also be penalized, as described in subsection (e), for 17 failure to reach the goal of reduced commitments stipulated in 18 the agreement.

19 (e) Adult Redeploy Illinois Oversight Board; members;20 responsibilities.

(1) The Secretary of Human Services and the Director of
Corrections shall within 3 months after the effective date
of this Act convene and act as co-chairs of an oversight
board to oversee the Adult Redeploy Program. The Board
shall include, but not be limited to, designees from the
Prisoner Review Board, Office of the Attorney General,

Illinois Criminal Justice Information Authority, 1 and 2 Sentencing Policy Advisory Council; the Cook County 3 State's Attorney; a State's Attorney selected by the President of the Illinois State's Attorneys Association; 4 5 the State Appellate Defender; the Cook County Public 6 Defender; a representative of Cook County Adult Probation, a representative of DuPage County Adult Probation; a 7 8 representative of Sangamon County Adult Probation; and 4 9 from non-governmental organizations, representatives 10 including service providers.

(2) The Oversight Board shall within one year after the
 effective date of this Act:

13 (A) Develop a process to solicit applications from
14 and identify jurisdictions to be included in the Adult
15 Redeploy Illinois program.

16 (B) Define categories of membership for local
17 entities to participate in the creation and oversight
18 of the local Adult Redeploy Illinois program.

19 (C) Develop a formula for the allotment of funds to 20 local jurisdictions for local and community-based 21 services in lieu of commitment to the Department of 22 Corrections and a penalty amount for failure to reach 23 the goal of reduced commitments stipulated in the 24 plans.

(D) Develop a standard format for the local plan to
 be submitted by the local entity created in each county

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1 or circuit.

(E) Identify and secure resources sufficient to support the administration and evaluation of Adult Redeploy Illinois.

(F) Develop a process to support ongoing monitoring and evaluation of Adult Redeploy Illinois.

7 (G) Review local plans and proposed agreements and
8 approve the distribution of resources.

9 (H) Develop a performance measurement system that 10 includes but is not limited to the following key 11 performance indicators: recidivism, rate of 12 revocations, employment rates, education achievement, 13 successful completion of substance abuse treatment 14 programs, and payment of victim restitution. Each 15 county or circuit shall include the performance 16 measurement system in its local plan and provide data 17 annually to evaluate its success.

(I) Report annually the results of the performance
measurements on a timely basis to the Governor and
General Assembly.

21 (Source: P.A. 96-761, eff. 1-1-10.)