
DIGEST

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HB 191 Reengrossed

2015 Regular Session

Cox

Abstract: Provides relative to infectious disease testing of inmates being released from state-operated prison facilities and state privately operated prison facilities.

Present law authorizes certain inmates to earn diminution of sentence (good time) for participation in certain programs and for good behavior, and provides that inmates who are released because of diminution of sentence for good behavior are released as if released on parole.

Present law provides that before placing a person on parole, the committee on parole shall require the person to submit to a test to determine whether he is infected with a sexually transmitted disease, acquired immune deficiency syndrome (AIDS), the human immunodeficiency virus (HIV), HIV-1 antibodies, or any other probable causative agent of AIDS and viral hepatitis.

Present law provides that this required infectious disease testing does not apply to inmates being released because of diminution of sentence.

Proposed law repeals the provision of present law relative to inmates being released because of diminution of sentence.

Proposed law further provides for the following:

- (1) All inmates being released, including those being released because of diminution of sentence, from state-operated prison facilities and state privately operated prison facilities shall be offered "opt-out" testing for human immunodeficiency virus (HIV), prior to release, unless the inmate is known to be HIV positive or had a documented HIV test within the previous 12 months prior to release.
- (2) If the inmate tests positive for HIV, he shall be referred by the Dept. of Public Safety and Corrections to the appropriate health care and support services.
- (3) HIV testing, consent, and appropriate referral processes shall be conducted in accordance with present law "opt-out" testing. (R.S. 40:1300.13)

(Adds R.S. 15:574.4.2(H); Repeals R.S. 15:574.4.2(G)(5))

Summary of Amendments Adopted by House

The Committee Amendments Proposed by House Committee on Administration of Criminal Justice to the original bill:

1. Delete the changes to present law which stated that mandatory testing would also apply to persons being released because of diminution of sentence (good time).
2. Add a provision that requires "opt-out" testing for all inmates released from state prison facilities pursuant to the processes for testing, consent, and referral as provided in present law (R.S. 40:1300.13).

The House Floor Amendments to the engrossed bill:

1. Make technical changes.