S.B. NO. ¹¹⁴⁸ S.D. 1

A BILL FOR AN ACT

RELATING TO THE COMPREHENSIVE OFFENDER REENTRY SYSTEM.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF HAWAII:

1	SECTION 1.	Chapter 353H,	Hawaii	Revised	Statutes,	is
2	amended as follow	NS:				

3 1. By amending section 353H-3 to read:

4 "[+]\$353H-3[+] Offender reentry system plan; creation.
5 (a) The department of public safety shall develop a
6 comprehensive and effective offender reentry system plan for
7 adult offenders exiting the prison system.

8 (b) The department of public safety shall develop
9 comprehensive reentry plans and curricula for individuals
10 exiting correctional facilities in order to reduce recidivism
11 and increase a person's successful reentry into the community.
12 The reentry plans shall include, but not be limited to:

13 (1) Adopting an operational philosophy that considers that
14 offender reentry begins on the day an offender enters
15 the correctional system. Each offender entering the
16 system shall be assessed to determine the offender's
17 needs in order to assist the individual offender with

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1		developing the skills necessary to be successful in
2		the community;
3	(2)	Providing appropriate programs, including, but not
4		limited to, education, substance abuse treatment,
5		cognitive skills development, vocational and
6		employment training, and other programs that help to
7		meet the assessed needs of each individual;
8	(3)	Developing a comprehensive network of transitional
9		programs to address the needs of individuals exiting
10		the correctional system;
11	(4)	Ensuring that all reentry programs are gender-
12		responsive;
13	(5)	Issuing requests for proposals from community-based
14		nonprofit programs with experience with offenders in
15		the area of reentry; and
16	(6)	Instituting model reentry programs for adult
17		offenders.
18	(C)	Within ninety days of the offender's felony prison
19	sentencin	g by the court, the department of public safety shall
20	develop a	comprehensive written reentry plan for each individual
21	entering	a correctional facility to assist in the rehabilitation

1 of the offender. The reentry plan shall be reviewed annually by 2 reentry staff." 3 2. By amending section 353H-4 to read: 4 "[+]§353H-4[+] Model programs; department of public 5 safety. Subject to funding by the legislature, the department 6 of public safety shall enhance the State's comprehensive 7 offender reentry system by developing model programs designed to 8 reduce recidivism and promote successful reentry into the 9 community. Components of the model programs shall include but 10 are not limited to: 11 (1) Highly skilled staff who are experienced in working 12 with offender reentry programs; 13 Individualized case management and a full continuum of (2) 14 care to ensure successful reentry; 15 Life skills development workshops, including (3) 16 budgeting, money management, nutrition, and exercise; 17 development of self-determination through education; 18 employment training; special education for the 19 learning disabled; social, cognitive, communication, 20 and life skills training; and appropriate treatment 21 programs, including substance abuse and mental health 22 treatment;

S.B. NO. ¹¹⁴⁸ S.D. 1

4

1	(4)	Parenting and relationship building classes. The
2		department shall institute policies that support
3		family cohesion and family participation in offenders'
4		transition to the community, and, where [possible,]
5		feasible, provide geographical proximity of offenders
6		to their children and families; provided that no child
7		or family member of the offender was a victim of the
8		offender's crime, or provided further that there is no
9		active temporary or permanent restraining order in
10		place; and
11	(5)	Ongoing attention to building support for offenders
12		from communities, community agencies, and
13		organizations."
14	3.	By amending section 353H-5 to read:
15	"[+]	<pre>\$353H-5[+] Children of incarcerated parents; families.</pre>
16	The direc	tor of public safety shall:
17	(1)	Establish policies or rules that parent inmates be
18		placed in correctional facilities, consistent with
19		public safety and inmate security, and when practical
20		and feasible, in the best interest of the family[$ au$
21		rather than on economic or administrative factors];

1	(2)	[Consider as a factor] In addition to public safety		
2		and inmate security factors, consider, when		
3		appropriate, an offender's capacity to maintain		
4		parent-child contact when making prison placements of		
5		offenders;		
6	(3)	[Conduct, coordinate, or promote research that		
7		examines] Promote research in collaboration with		
8		impacted state agencies, interested individuals, and		
9		organizations, including but not limited to the		
10		department of human services and other state agencies,		
11		community partners who are impacted by, or provide		
12		services to, children of incarcerated parents, and the		
13		University of Hawaii or other organization with		
14		experience and expertise in gathering and analyzing		
15		information and data to examine the impact of a		
16		parent's incarceration on the well-being of the		
17		offender's child; provided that the research shall		
18		include both direct contact with an offender's child,		
19		as well as reports of caregivers; and		
20	(4)	[Conduct, coordinate, or promote research that focuses		
21		on the relationship of incarcerated fathers with their		
22		children and] Promote research in collaboration with		
	SB1148 SD *SB1148 S *SB1148 S	D1.DOC*		

1	impacted state agencies, interested individuals, and
2	organizations, including but not limited to the
3	department of human services and other state agencies,
4	community partners who are impacted by, or provide
5	services to, children of incarcerated fathers, and the
6	University of Hawaii or other organization with
7	experience and expertise in gathering and analyzing
8	information and data to examine the long-term impact
9	of incarceration on fathers and their children."
10	4. By amending section 353H-7 to read:
11	"[+]\$353H-7[+] Return of out-of-state inmates. (a) The
12	director of public safety shall return Hawaii inmates held in
13	out-of-state prisons at least one year prior to the inmate's
14	parole or release date in order for these inmates to participate
15	in programs preparing them for reentry on the island where they
16	have the most support; provided that [inmates participating in
17	reentry programs at the mainland facility in which they are
18	incarcerated consent to the] there is sufficient facility
19	program and bed space to safely accommodate their return.
20	(b) The provisions of subsection (a) shall not prevent the
21	return of other Hawaii inmates held in out-of-state prisons with
22	<pre>less than one year left of their sentence from being returned in SB1148 SD1.DOC *SB1148 SD1.DOC* *SB1148 SD1.DOC*</pre>

1	preparation for reentry to the island where they have the most
2	support[\cdot]; provided that there is sufficient facility program
3	and bed space to safely accommodate their return.
4	(c) The department of public safety shall continue to
5	exchange prisoners through a quarterly rotation system, with
6	long-term inmates sent to out-of-state prisons and prisoners
7	with less than a year to serve brought back from out-of-state
8	prisons to the State; provided that there is sufficient facility
9	program and bed space to safely accommodate their return. By
10	December 31, 2010, the maximum number of Hawaii inmates who are
11	housed in out-of-state prisons shall not exceed two thousand.
12	[(c)] <u>(d)</u> The department of public safety shall provide a
13	report to the legislature at the end of each calendar year on
14	any inmates not returned pursuant to this section with an
15	explanation of the reasoning and circumstances for
16	noncompliance."
17	5. By amending section 353H-21 to read:
18	"[[]§353H-21[]] Legislative oversight committee;
19	established. (a) There is established a legislative oversight
20	committee to ensure transparency in the operations of the
21	department, analyze the effectiveness of the department's
22	governance, operations, and administration of its programs and
	SB1148 SD1.DOC *SB1148 SD1.DOC* *SB1148 SD1.DOC*

S.B. NO. ¹¹⁴⁸ S.D. 1

1 services, evaluate the department's purchase of community-based 2 programs and services, and review any other issues impacting the 3 department. The legislative oversight committee shall conduct 4 site visits and have access to all areas in correctional 5 facilities, within the constraints of safety and security. The 6 legislative oversight committee shall meet publicly for input 7 and recommendations for the department. The legislative 8 oversight committee shall be composed of members of the standing 9 committees of both houses of the legislature whose purview is to 10 oversee the department. The legislative oversight committee 11 shall be jointly chaired by the legislative standing committees' 12 respective chairs. 13 The legislative oversight committee shall cease to (b)

14 <u>exist on July 1, 2009.</u>"

15 By amending subsection (b) of section 353H-31 to read: 6. 16 "(b) Subject to funding by the legislature or other 17 appropriate sources, the department of public safety shall 18 authorize the purchase of service contracts for activities that: 19 Coordinate the supervision and services provided to (1)20 adult offenders in state custody with the supervision 21 and services provided to offenders who have reentered 22 the community; SB1148 SD1.DOC

S.B. NO. ¹¹⁴⁸ S.D. 1

9

1	(2)	Coordinate efforts of various public and private
2		entities to provide supervision and services to
3		ex-offenders after reentry into the community with the
4		offenders' family members;
5	(3)	Provide offenders awaiting reentry into the community
6		with documents, such as identification papers,
7		referrals to services, medical prescriptions, job
8		training certificates, apprenticeship papers,
9		information on obtaining public assistance, and other
10		documents useful in achieving a successful transition
11		from prison;
12	(4)	Involve county agencies whose programs and initiatives
13		strengthen offender reentry services for individuals
14		who have been returned to the county of their
15		jurisdiction;
16	[(5)	Allow ex-offenders who have reentered the community to
17		continue to contact mentors who remain incarcerated
18		through the use of technology, such as
19		videoconferencing, or encourage mentors in prison to
20		support the ex-offenders' reentry process;
21	(6)]	(5) Provide structured programs, post-release
22		housing and two sitis and housing including anoun

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housing, and transitional housing, including group SB1148 SD1.DOC *SB1148 SD1.DOC*

SB1148 SD1.DOC

1		homes for recovering substance abusers, through which
2		offenders are provided supervision and services
3		immediately following reentry into the community;
4	[-(7)]	(6) Assist offenders in securing permanent housing
5		upon release or following a stay in transitional
6		housing;
7	[(8)]	(7) Continue to link offenders with health resources
8		for health services that were provided to them when
9		they were in state custody, including mental health,
10		substance abuse treatment, aftercare, and treatment
11		services for contagious diseases;
12	[(9)]	(8) Provide education, job training, English as a
13		second language programs, work experience programs,
14		self-respect and life-skills training, and other
15		skills needed to achieve self-sufficiency for a
16		successful transition from prison;
17	[(10)]	(9) Facilitate collaboration among corrections
18		administrators, technical schools, community colleges,
19		and the workforce development and employment service
20		sectors so that there are efforts to:
21		(A) Promote, where appropriate, the employment of
22		persons released from prison, through efforts
	SB1148 SD3 *SB1148 SI *SB1148 SI	D1.DOC*

1			such as educating employers about existing
2			financial incentives, and facilitate the creation
3			of job opportunities, including transitional
4			jobs, for such persons that will also benefit
5			communities;
6		(B)	Connect offenders to employment, including
7			supportive employment and employment services,
8			before their release to the community; and
9		(C)	Address barriers to employment, including
10			obtaining a driver's license;
11	[(11)]	(10)	Assess the literacy and educational needs of
12		offe	nders in custody and provide appropriate services
13		to me	eet those needs, including follow-up assessments
14		and .	long-term services;
15	[(12)]	(11)	Address systems under which family members of
16		offei	nders are involved with facilitating the
17		succe	essful reentry of those offenders into the
18		COMM	unity, including removing obstacles to the
19		main	cenance of family relationships while the offender
20		is in	n custody, strengthening the family's capacity to
21		estal	olish and maintain a stable living situation
22		duri	ng the reentry process where appropriate, and
	SB1148 SD *SB1148 SI *SD1148 SI	D1.D00	

SB1148 SD1.DOC

12

1		involving family members in the planning and
2		implementation of the reentry process;
3	[(13)]	(12) Include victims, on a voluntary basis, in the
4		offender's reentry process;
5	[(14)]	(13) Facilitate visitation and maintenance of family
6		relationships with respect to offenders in custody by
7		addressing obstacles such as travel, telephone costs,
8		mail restrictions, and restrictive visitation
9		policies;
10	[(15)]	(14) Identify and address barriers to collaborating
11		with child welfare agencies in the provision of
12		services jointly to offenders in custody and to the
13		children of those offenders;
14	[(16)]	(15) Collect information, to the best of the
15		department's ability, regarding dependent children of
16		incarcerated persons as part of intake procedures,
17		including the number of children, age, and location or
18		jurisdiction for the exclusive purpose of connecting
19		identified children of incarcerated parents with
20		appropriate services and compiling statistical
21		information;

S.B. NO. ¹¹⁴⁸ S.D. 1

13

1	[(17)]	(16) Address barriers to the visitation of children
2		with an incarcerated parent, and maintenance of the
3		parent-child relationship, such as the location of
4		facilities in remote areas, telephone costs, mail
5		restrictions, and visitation policies;
6	[(18)]	(17) Create, develop, or enhance prisoner and family
7		assessments curricula, policies, procedures, or
8		programs, including mentoring programs, to help
9		prisoners with a history or identified risk of
10		domestic violence, dating violence, sexual assault, or
11		stalking reconnect with their families and
12		communities, as appropriate, and become mutually
13		respectful;
14	[(19)]	(18) Develop programs and activities that support
15		parent-child relationships, such as:
16		(A) Using telephone conferencing to permit
17		incarcerated parents to participate in parent-
18		teacher conferences;
19		(B) Using videoconferencing to allow virtual
20		visitation when incarcerated persons are more
21		than one hundred miles from their families;

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1		(C)	Developing books on tape programs, through which
2			incarcerated parents read a book into a tape to
3			be sent to their children;
4		(D)	The establishment of family days, which provide
5			for longer visitation hours or family activities;
6			or
7		(E)	The creation of children's areas in visitation
8			rooms with parent-child activities;
9	[(20)]	(19)	Expand family-based treatment centers that offer
10		fami	ly-based comprehensive treatment services for
11		pare	nts and their children as a complete family unit;
12	[(21)]	(20)	Conduct studies to determine who is returning to
13		pris	on and which of those returning prisoners
14		repre	esent the greatest risk to community safety;
15	[(22)]	(21)	Develop or adopt procedures to ensure that
16		dange	erous felons are not released from prison
17		prema	aturely;
18	[-(23)-]	(22)	Develop and implement procedures to assist
19		rele	vant authorities in determining when release is
20		appro	opriate and in the use of data to inform the
21		relea	ase decision;

1	[(24)]	(23) Utilize validated assessment tools to assess the	
2		risk factors of returning offenders to the community	
3		and prioritizing services based on risk;	
4	[(25)]	(24) Facilitate and encourage timely and complete	
5		payment of restitution and fines by ex-offenders to	
6		victims and the community;	
7	[(26)]	(25) Consider establishing the use of reentry courts	
8		to:	
9		(A) Monitor offenders returning to the community;	
10		(B) Provide returning offenders with:	
11		(i) Drug and alcohol testing and treatment; and	
12		(ii) Mental and medical health assessment	
13		services;	
14		(C) Facilitate restorative justice practices and	
15		convene family or community impact panels, family	
16		impact educational classes, victim impact panels,	
17		or victim impact educational classes;	
18		(D) Provide and coordinate the delivery of other	
19		community services to offenders, including:	
20		(i) Housing assistance;	
21		(ii) Education;	
22		(iii) Employment training;	
	SB1148 SD1.DOC *SB1148 SD1.DOC* *SB1148 SD1.DOC*		

1	(iv) Children and family support;
2	(v) Conflict resolution skills training;
3	(vi) Family violence intervention programs; and
4	(vii) Other appropriate social services; and
5	(E) Establish and implement graduated sanctions and
6	incentives; and
7	[(27)] (26) Provide technology and other tools necessary to
8	advance post-release supervision."
9	SECTION 2. (a) Effective January 1, 2010, there is
10	established within the department of public safety a reentry
11	commission to monitor and review the comprehensive offender
12	reentry program, including facility educational and treatment
13	programs, rehabilitative services, work furloughs, and the
14	Hawaii paroling authority's oversight of parolees. The reentry
15	commission may make recommendations to the department, the
16	Hawaii paroling authority, and the legislature regarding reentry
17	and parole services.
18	(b) The reentry commission shall consist of ten members
19	who shall be appointed by the governor in accordance with
20	section 26-34, Hawaii Revised Statutes, as follows:

SB1148 SD1.DOC *SB1148 SD1.DOC* *SB1148 SD1.DOC*

16

1	(1)	Four members shall be selected by the governor;
2		provided that at least one of the four shall be a
3		former inmate;
4	(2)	Two members shall be selected by the president of the
5		senate;
6	(3)	Two members shall be selected by the speaker of the
7		house of representatives;
8	(4)	One member shall represent the American Civil
9		Liberties Union; and
10	(5)	One member shall represent the Community Alliance on
11		Prisons.
12	(C)	The reentry commission shall meet at least quarterly
13	and membe	rs shall serve without compensation but shall be
14	reimburse	d for expenses, including travel expenses, that are
15	necessary	for the performance of their duties.
16	(d)	The commission shall cease to exist on July 1, 2012.
17	SECT	ION 3. Statutory material to be repealed is bracketed
18	and stric	ken. New statutory material is underscored.
19	SECT	ION 4. This Act shall take effect upon its approval.

Report Title:

Corrections; Offender Reentry

Description:

Clarifies various provisions of the comprehensive offender reentry system; mandates written reentry plans; limits the maximum number of Hawaii inmates housed in out-of-state prisons to 2,000 by 12/31/2010; establishes a reentry commission; sunsets the legislative oversight committee on July 1, 2009. (SD1)