

Rep. Juliana Stratton

## Filed: 3/24/2017

	10000HB3904ham003 LRB100 10096 RLC 24254 a
1	AMENDMENT TO HOUSE BILL 3904
2	AMENDMENT NO Amend House Bill 3904, AS AMENDED, by
3	replacing everything after the enacting clause with the
4	following:
5	"Section 5. The Unified Code of Corrections is amended by
6	changing Section 3-2-2 as follows:
7	(730 ILCS 5/3-2-2) (from Ch. 38, par. 1003-2-2)
8	Sec. 3-2-2. Powers and Duties of the Department.
9	(1) In addition to the powers, duties and responsibilities
10	which are otherwise provided by law, the Department shall have
11	the following powers:
12	(a) To accept persons committed to it by the courts of
13	this State for care, custody, treatment and
14	rehabilitation, and to accept federal prisoners and aliens
15	over whom the Office of the Federal Detention Trustee is
16	authorized to exercise the federal detention function for

1

limited purposes and periods of time.

2 (b) To develop and maintain reception and evaluation 3 units for purposes of analyzing the custodv and rehabilitation needs of persons committed to it and to 4 5 assign such persons to institutions and programs under its control or transfer them to other appropriate agencies. In 6 7 consultation with the Department of Alcoholism and 8 Substance Abuse (now the Department of Human Services), the 9 Department of Corrections shall develop a master plan for 10 the screening and evaluation of persons committed to its 11 custody who have alcohol or drug abuse problems, and for 12 making appropriate treatment available to such persons; 13 the Department shall report to the General Assembly on such 14 plan not later than April 1, 1987. The maintenance and 15 implementation of such plan shall be contingent upon the 16 availability of funds.

17 (b-1) To create and implement, on January 1, 2002, a establish the effectiveness 18 pilot program to of 19 pupillometer technology (the measurement of the pupil's 20 reaction to light) as an alternative to a urine test for 21 purposes of screening and evaluating persons committed to 22 its custody who have alcohol or drug problems. The pilot 23 program shall require the pupillometer technology to be 24 used in at least one Department of Corrections facility. 25 The Director may expand the pilot program to include an 26 additional facility or facilities as he or she deems 1 appropriate. A minimum of 4,000 tests shall be included in 2 the pilot program. The Department must report to the 3 General Assembly on the effectiveness of the program by 4 January 1, 2003.

5 (b-5) To develop, in consultation with the Department 6 of State Police, a program for tracking and evaluating each 7 inmate from commitment through release for recording his or 8 her gang affiliations, activities, or ranks.

9 (c) To maintain and administer all State correctional 10 institutions and facilities under its control and to establish new ones as needed. Pursuant to its power to 11 12 establish new institutions and facilities, the Department 13 may, with the written approval of the Governor, authorize 14 the Department of Central Management Services to enter into 15 an agreement of the type described in subsection (d) of Section 405-300 of the Department of Central Management 16 Services Law (20 ILCS 405/405-300). The Department shall 17 designate those institutions which shall constitute the 18 State Penitentiary System. 19

20 Pursuant to its power to establish new institutions and 21 facilities, the Department may authorize the Department of 22 Central Management Services to accept bids from counties 23 and municipalities for the construction, remodeling or 24 conversion of a structure to be leased to the Department of 25 Corrections for the purposes of its serving as a 26 correctional institution or facility. Such construction, remodeling or conversion may be financed with revenue bonds issued pursuant to the Industrial Building Revenue Bond Act by the municipality or county. The lease specified in a bid shall be for a term of not less than the time needed to retire any revenue bonds used to finance the project, but not to exceed 40 years. The lease may grant to the State the option to purchase the structure outright.

10000HB3904ham003

8 Upon receipt of the bids, the Department may certify 9 one or more of the bids and shall submit any such bids to 10 the General Assembly for approval. Upon approval of a bid 11 by a constitutional majority of both houses of the General 12 Assembly, pursuant to joint resolution, the Department of 13 Central Management Services may enter into an agreement 14 with the county or municipality pursuant to such bid.

15 To build and maintain regional (c-5)juvenile detention centers and to charge a per diem to the counties 16 17 as established by the Department to defray the costs of housing each minor in a center. In this subsection (c-5), 18 "juvenile detention center" means a facility to house 19 20 minors during pendency of trial who have been transferred 21 from proceedings under the Juvenile Court Act of 1987 to 22 prosecutions under the criminal laws of this State in 23 accordance with Section 5-805 of the Juvenile Court Act of 24 1987, whether the transfer was by operation of law or 25 permissive under that Section. The Department shall 26 designate the counties to be served by each regional

```
1 iuve
```

juvenile detention center.

2 (d) To develop and maintain programs of control, 3 rehabilitation and employment of committed persons within 4 its institutions.

5 (d-5) To provide a pre-release job preparation program
 6 for inmates at Illinois adult correctional centers.

7 (e) To establish a system of supervision and guidance
8 of committed persons in the community.

9 (f) To establish in cooperation with the Department of 10 Transportation to supply a sufficient number of prisoners for use by the Department of Transportation to clean up the 11 12 trash and garbage along State, county, township, or 13 municipal highways as designated by the Department of 14 Transportation. The Department of Corrections, at the 15 request of the Department of Transportation, shall furnish such prisoners at least annually for a period to be agreed 16 upon between the Director of Corrections and the Director 17 of Transportation. The prisoners used on this program shall 18 19 be selected by the Director of Corrections on whatever 20 basis he deems proper in consideration of their term, 21 behavior and earned eligibility to participate in such 22 program - where they will be outside of the prison facility 23 but still in the custody of the Department of Corrections. 24 Prisoners convicted of first degree murder, or a Class X 25 felony, or armed violence, or aggravated kidnapping, or 26 criminal sexual assault, aggravated criminal sexual abuse

10000HB3904ham003 -6- LRB100 10096 RLC 24254 a

or a subsequent conviction for criminal sexual abuse, or 1 forcible detention, or arson, or a prisoner adjudged a 2 3 Habitual Criminal shall not be eligible for selection to participate in such program. The prisoners shall remain as 4 5 prisoners in the custody of the Department of Corrections and such Department shall furnish whatever security is 6 7 necessary. The Department of Transportation shall furnish 8 trucks and equipment for the highway cleanup program and 9 personnel to supervise and direct the program. Neither the 10 Department of Corrections nor the Department of 11 Transportation shall replace any regular employee with a 12 prisoner.

13 (g) To maintain records of persons committed to it and 14 to establish programs of research, statistics and 15 planning.

16 (h) To investigate the grievances of any person 17 committed to the Department, to inquire into any alleged 18 misconduct by employees or committed persons, and to 19 investigate the assets of committed persons to implement 20 Section 3-7-6 of this Code; and for these purposes it may 21 issue subpoenas and compel the attendance of witnesses and 22 the production of writings and papers, and may examine 23 under oath any witnesses who may appear before it; to also 24 investigate alleged violations of a parolee's or 25 releasee's conditions of parole or release; and for this 26 purpose it may issue subpoenas and compel the attendance of

witnesses and the production of documents only if there is
 reason to believe that such procedures would provide
 evidence that such violations have occurred.

If any person fails to obey a subpoena issued under this subsection, the Director may apply to any circuit court to secure compliance with the subpoena. The failure to comply with the order of the court issued in response thereto shall be punishable as contempt of court.

9 (i) To appoint and remove the chief administrative 10 officers, and administer programs of training and development of personnel of the Department. Personnel 11 12 assigned by the Department to be responsible for the 13 custody and control of committed persons or to investigate 14 the alleged misconduct of committed persons or employees or 15 alleged violations of a parolee's or releasee's conditions 16 of parole shall be conservators of the peace for those 17 purposes, and shall have the full power of peace officers 18 outside of the facilities of the Department in the 19 protection, arrest, retaking and reconfining of committed 20 persons or where the exercise of such power is necessary to 21 the investigation of such misconduct or violations. This 22 subsection shall not apply to persons committed to the 23 Department of Juvenile Justice under the Juvenile Court Act 24 of 1987 on aftercare release.

(j) To cooperate with other departments and agencies
 and with local communities for the development of standards

and programs for better correctional services in this
 State.

3 (k) To administer all moneys and properties of the
 4 Department.

5 (1) To report annually to the Governor on the committed
6 persons, institutions and programs of the Department.

7

(1-5) (Blank).

8 (m) To make all rules and regulations and exercise all 9 powers and duties vested by law in the Department.

10 (n) To establish rules and regulations for 11 administering a system of sentence credits, established in 12 accordance with Section 3-6-3, subject to review by the 13 Prisoner Review Board.

(o) To administer the distribution of funds from the
State Treasury to reimburse counties where State penal
institutions are located for the payment of assistant
state's attorneys' salaries under Section 4-2001 of the
Counties Code.

(p) To exchange information with the Department of Human Services and the Department of Healthcare and Family Services for the purpose of verifying living arrangements and for other purposes directly connected with the administration of this Code and the Illinois Public Aid Code.

25 (q) To establish a diversion program.
26 The program shall provide a structured environment for

10000HB3904ham003 -9- LRB100 10096 RLC 24254 a

selected technical parole or mandatory supervised release violators and committed persons who have violated the rules governing their conduct while in work release. This program shall not apply to those persons who have committed a new offense while serving on parole or mandatory supervised release or while committed to work release.

7 Elements of the program shall include, but shall not be8 limited to, the following:

9 (1) The staff of a diversion facility shall provide 10 supervision in accordance with required objectives set 11 by the facility.

12 (2) Participants shall be required to maintain13 employment.

14 (3) Each participant shall pay for room and board
15 at the facility on a sliding-scale basis according to
16 the participant's income.

(4) Each participant shall:

17

26

18 (A) provide restitution to victims in
19 accordance with any court order;

20 (B) provide financial support to his 21 dependents; and

(C) make appropriate payments toward any othercourt-ordered obligations.

24 (5) Each participant shall complete community25 service in addition to employment.

(6) Participants shall take part in such

counseling, educational and other programs as the
 Department may deem appropriate.

3 (7) Participants shall submit to drug and alcohol4 screening.

5 (8) The Department shall promulgate rules
6 governing the administration of the program.

7 (r)То enter into intergovernmental cooperation 8 agreements under which persons in the custody of the 9 Department may participate in а county impact 10 incarceration program established under Section 3-6038 or 3-15003.5 of the Counties Code. 11

12 (r-

(r-5) (Blank).

13 (r-10) To systematically and routinely identify with 14 respect to each streetgang active within the correctional 15 system: (1) each active gang; (2) every existing inter-gang 16 affiliation or alliance; and (3) the current leaders in 17 each gang. The Department shall promptly segregate leaders 18 from inmates who belong to their gangs and allied gangs. "Segregate" means no physical contact and, to the extent 19 20 possible under the conditions and space available at the correctional facility, prohibition of visual and sound 21 22 communication. For the purposes of this paragraph (r-10), 23 "leaders" means persons who:

24

(i) are members of a criminal streetgang;

(ii) with respect to other individuals within the
 streetgang, occupy a position of organizer,

1 supervisor, or other position of management or
2 leadership; and

3 (iii) are actively and personally engaged in 4 directing, ordering, authorizing, or requesting 5 commission of criminal acts by others, which are punishable as a felony, in furtherance of streetgang 6 related activity both within and outside of 7 the 8 Department of Corrections.

9 "Streetgang", "gang", and "streetgang related" have the
10 meanings ascribed to them in Section 10 of the Illinois
11 Streetgang Terrorism Omnibus Prevention Act.

12 (s) To operate a super-maximum security institution, 13 in order to manage and supervise inmates who are disruptive 14 or dangerous and provide for the safety and security of the 15 staff and the other inmates.

16 (t) To monitor any unprivileged conversation or any unprivileged communication, whether in person or by mail, 17 telephone, or other means, between an inmate who, before 18 19 commitment to the Department, was a member of an organized 20 gang and any other person without the need to show cause or 21 satisfy any other requirement of law before beginning the 22 monitoring, except as constitutionally required. The monitoring may be by video, voice, or other method of 23 24 recording or by any other means. As used this in subdivision (1)(t), "organized gang" has the meaning 25 ascribed to it in Section 10 of the Illinois Streetgang 26

1

Terrorism Omnibus Prevention Act.

As used in this subdivision (1)(t), "unprivileged conversation" or "unprivileged communication" means a conversation or communication that is not protected by any privilege recognized by law or by decision, rule, or order of the Illinois Supreme Court.

7 (u) To establish a Women's and Children's Pre-release 8 Community Supervision Program for the purpose of providing 9 housing and services to eligible female inmates, as 10 determined by the Department, and their newborn and young 11 children.

12 (u-5) To issue an order, whenever a person committed to 13 the Department absconds or absents himself or herself, 14 without authority to do so, from any facility or program to 15 which he or she is assigned. The order shall be certified by the Director, the Supervisor of the Apprehension Unit, 16 17 or any person duly designated by the Director, with the seal of the Department affixed. The order shall be directed 18 19 to all sheriffs, coroners, and police officers, or to any 20 particular person named in the order. Any order issued 21 pursuant to this subdivision (1) (u-5) shall be sufficient 22 warrant for the officer or person named in the order to 23 arrest and deliver the committed person to the proper 24 correctional officials and shall be executed the same as 25 criminal process.

26

(v) To do all other acts necessary to carry out the

1

provisions of this Chapter.

(2) The Department of Corrections shall by January 1, 1998,
consider building and operating a correctional facility within
100 miles of a county of over 2,000,000 inhabitants, especially
a facility designed to house juvenile participants in the
impact incarceration program.

(3) When the Department lets bids for contracts for medical 7 8 services to be provided to persons committed to Department 9 facilities by a health maintenance organization, medical 10 service corporation, or other health care provider, the bid may 11 only be let to a health care provider that has obtained an irrevocable letter of credit or performance bond issued by a 12 13 company whose bonds have an investment grade or higher rating 14 by a bond rating organization.

(4) When the Department lets bids for contracts for food or commissary services to be provided to Department facilities, the bid may only be let to a food or commissary services provider that has obtained an irrevocable letter of credit or performance bond issued by a company whose bonds have an investment grade or higher rating by a bond rating organization.

(5) On and after the date 6 months after August 16, 2013
(the effective date of Public Act 98-488), as provided in the
Executive Order 1 (2012) Implementation Act, all of the powers,
duties, rights, and responsibilities related to State
healthcare purchasing under this Code that were transferred

10000HB3904ham003 -14- LRB100 10096 RLC 24254 a

1 from the Department of Corrections to the Department of Healthcare and Family Services by Executive Order 3 (2005) are 2 transferred back to the Department of Corrections; however, 3 4 powers, duties, rights, and responsibilities related to State 5 healthcare purchasing under this Code that were exercised by 6 the Department of Corrections before the effective date of Executive Order 3 (2005) but that pertain to individuals 7 8 resident in facilities operated by the Department of Juvenile 9 Justice are transferred to the Department of Juvenile Justice.

10 The Department shall create a permanent Women's (6) 11 Division under the direct supervision of the Director. The Women's Division shall have statewide authority 12 and 13 operational oversight for all of the Department's women's 14 correctional centers and women's adult transition centers. The 15 Director shall appoint a Chief Administrator for the Women's 16 Division who has received nationally recognized specialized training in gender-responsive and trauma-informed practices. 17 The Women's Division Chief Administrator shall be responsible 18 19 for:

## 20 (a) management and supervision of all employees 21 assigned to the Women's Division correctional centers and 22 adult transition centers;

(b) development and implementation of evidenced-based,
 gender-responsive, and trauma-informed practices that
 govern Women's Division operations and programs;
 (c) development of the Women's Division training,

1	orientation, and cycle curriculum, which will be updated as
2	needed to align with trauma-informed practices;
3	(d) training all staff assigned to the Women's Division
4	correctional centers and adult transition centers on
5	gender-responsive and trauma-informed practices;
6	(e) implementation of validated gender-responsive
7	classification and placement instruments;
8	(f) implementation of a gender-responsive risk
9	assessment and case management system for the Women's
10	Division;
11	(g) implementation of gender-responsive approaches to
12	discipline and sanctions; and
13	(h) collaborating with the Chief Administrator of
14	Parole to ensure staff responsible for supervision of
15	females under mandatory supervised release are
16	appropriately trained in evidence-based practices in
17	community supervision, gender-responsive, and
18	trauma-informed practices. As used in this paragraph (h):
19	"Gender-responsive" means activities, processes,
20	programs and services that are guided by
21	women-centered research and literature (socialization,
22	psychological development, strengths, risk factors,
23	pathways through systems, responses to treatment
24	intervention, and other unique program and service
25	needs). The interventions shall consider relational
26	model, strength based, trauma-informed, culturally

1	competent, holistic, and family-centered.
2	"Trauma-informed practice" means an operational
3	framework that involves understanding, recognizing,
4	and responding to the effects of all types of trauma
5	with emphasis on physical, psychological, and
6	emotional safety.
7	(Source: P.A. 97-697, eff. 6-22-12; 97-800, eff. 7-13-12;
8	97-802, eff. 7-13-12; 98-463, eff. 8-16-13; 98-488, eff.
9	8-16-13; 98-558, eff. 1-1-14; 98-756, eff. 7-16-14.)".