THE GENERAL ASSEMBLY OF PENNSYLVANIA

SENATE BILL No. 522 Session of 2017

INTRODUCED BY GREENLEAF, ARGALL, RESCHENTHALER, MENSCH, YUDICHAK, FOLMER, MARTIN AND BROWNE, MARCH 16, 2017

REFERRED TO JUDICIARY, MARCH 16, 2017

AN ACT

Amending Titles 42 (Judiciary and Judicial Procedure) and 61 1 (Prisons and Parole) of the Pennsylvania Consolidated 2 Statutes, in judicial boards and commissions, further 3 providing for definitions and for publication of guidelines; 4 5 in juvenile matters, further providing for inspection of 6 court files and records; in prisoner litigation, further providing for prisoner filing fees; in particular rights and 7 immunities, further providing for immunity of State parole 8 officers and for immunity of program administrators and 9 supervisors; in sentencing, further providing for 10 dispositions of persons found quilty but mentally ill, for 11 collection of restitution and penalties, for sentencing 12 proceeding and place of confinement, for information required 13 upon commitment and subsequent disposition, for transfer of 14 15 inmates in need of medical treatment, for applicability, for registry, for initial registration, for duty to inform, for 16 17 assessments, for administration, for global positioning system technology, for immunity for good faith conduct, for 18 Pennsylvania State Police, for duties of probation and parole 19 officials, for duties of facilities housing sexual offenders, 20 for board and for annual performance audit; in preliminary 21 provisions, further providing for definitions; in general 22 administration, providing for powers of peace officers; in 23 county correctional institutions, further providing for 24 county recording system; in State intermediate punishment, 25 further providing for definitions; in community corrections 26 centers and community corrections facilities, further 27 providing for definitions, for department, for offenders who 28 29 may be housed, for authority of Commonwealth employees, for 30 authority of chairman and for escape; providing for certain offenders residing in group-based homes and for reporting; 31 32 further providing for probation and parole; in Pennsylvania Board of Probation and Parole, further providing for 33 definitions, for administration, for Pennsylvania Board of 34

Probation and Parole, for board chairperson, for board 1 action, for meetings, for offices, for district directors, 2 for district office employees, for disciplinary action, for 3 political activities, for advisory committee, for certain 4 offenders residing in group-based homes, for general powers 5 of board, for specific powers of board, for probation 6 7 services, for sentencing court, for general criteria for parole, for right of access to inmates, for parole power, for 8 violation of terms of parole, for parole procedure, for victim statements, for general rules and special regulations, 9 10 for early parole of inmates, for definitions, for status as 11 12 peace officers and for supervisory relationship; providing 13 for supervision of offenders and for agents; in county probation officers' firearm education and training, further 14 providing for definitions, for County Probation Officers' 15 Firearm Education and Training Commission, for commission 16 membership, for powers and duties of commission, for training 17 mandatory, for requirements for program participation and for 18 the County Probation Officers' Firearm Education and Training 19 Fund; in Interstate Compacts, further providing for 20 Interstate Compacts, for deputization and for supervisions of 21 persons paroled by other states; conferring powers and 22 imposing duties on the Department of Criminal Justice; 23 providing for the transfer of functions, powers and duties; 24 and providing for appropriations for the Office of Victim 25 26 Advocate. 27 The General Assembly of the Commonwealth of Pennsylvania 28 hereby enacts as follows: 29 Section 1. The definitions of "board" and "department" in 30 section 2151.1 of Title 42 of the Pennsylvania Consolidated 31 Statutes are amended to read: 32 § 2151.1. Definitions. 33 The following words and phrases when used in this subchapter 34 shall have the meanings given to them in this section unless the 35 context clearly indicates otherwise: 36 "Board." The Pennsylvania [Board of Probation and] Parole 37 Board. * * * 38 39 "Department." The Department of [Corrections] Criminal 40 Justice of the Commonwealth. 41 Section 2. Sections 2155(a)(1), 6307(a)(6.2) and (6.5), 42 6602(c), 8332.7, 8340, 9727(a), (b)(1), (c) and (f)(3), 9728(b) 43 (3) and (5) and (b.1), 9762(a), (b)(1) and (2), (e) and (i), 20170SB0522PN0534

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1 9764, 9777(d)(2) and (g), 9799.13(2), (3.1)(i)(C) and (3.2) (iii), 9799.16(d), 9799.19(b), (b.1)(2)(iv), (e.2)(2) and (f), 2 3 9799.20 introductory paragraph, 9799.24(c), (e)(4) and (g), 9799.29, 9799.30, 9799.31, 9799.32(2), (7), (8) and (9), 4 9799.33, 9799.34 introductory paragraph, 9799.35(e) and 9799.38 5 of Title 42 are amended to read: 6 § 2155. Publication of guidelines for sentencing, resentencing 7 8 and parole, risk assessment instrument and 9 recommitment ranges following revocation. 10 (a) General rule.--The commission shall: Prior to adoption, publish in the Pennsylvania 11 (1)12 Bulletin all proposed sentencing guidelines, resentencing 13 quidelines following revocation of probation, county 14 intermediate punishment and State intermediate punishment, 15 parole guidelines, risk assessment instrument and 16 recommitment ranges following revocation by the board of 17 paroles granted, and hold public hearings not earlier than 30 18 days and not later than 60 days thereafter to afford an 19 opportunity for the following persons and organizations to 20 testify: 21 Pennsylvania District Attorneys Association. (i) 22 (ii) Chiefs of Police Associations. 23 (iii) Fraternal Order of Police. 24 Public Defenders Organization. (iv) 25 (v) Law school faculty members. 26 (vi) [State Board of Probation and] Pennsylvania 27 Parole Board. Department of [Corrections] Criminal Justice. 28 (vii) 29 (viii) Pennsylvania Bar Association. 30 (ix) Pennsylvania Wardens Association.

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1	(x) Pennsylvania Association on Probation, Parole
2	and Corrections.
3	(xi) Pennsylvania Conference of State Trial Judges.
4	(xii) Any other interested person or organization.
5	* * *
6	§ 6307. Inspection of court files and records.
7	(a) General ruleAll files and records of the court in a
8	proceeding under this chapter are open to inspection only by:
9	* * *
10	(6.2) Officials of the Department of [Corrections]
11	Criminal Justice or a State Correctional Institution or other
12	penal institution to which an individual who was previously
13	adjudicated delinquent in a proceeding under this chapter has
14	been committed, but the persons in this category shall not be
15	permitted to see reports revealing the names of confidential
16	sources of information contained in social reports, except at
17	the discretion of the court.
18	* * *
19	(6.5) The Department of [Public Welfare] <u>Human Services</u>
20	for use in determining whether an individual named as the
21	perpetrator of an indicated report of child abuse should be
22	expunged from the Statewide database.
23	* * *
24	§ 6602. Prisoner filing fees.
25	* * *
26	(c) Payment of filing feesFollowing payment of an initial
27	partial filing fee, the prisoner shall make monthly payments of
28	20% of the preceding month's income credited to the prisoner's
29	account. The prison having custody of the prisoner shall deduct
30	payments from the prisoner's account when the prisoner's account

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1 balance exceeds \$10 until the filing fees are paid in full. The 2 prison shall forward to the prothonotary the deducted payments 3 upon deduction, on a monthly basis, or upon complete payment of 4 the full filing fee if the court so directs. The Department of 5 [Corrections] <u>Criminal Justice</u> and county prison systems shall 6 develop written guidelines regarding the priority of payment, 7 which shall be consistent with law.

8 * * *

9 § 8332.7. Immunity of State parole officers.

10 Assistance of law enforcement personnel. -- In addition to (a) the provisions of section 27 of the act of August 6, 1941 11 (P.L.861, No.323), referred to as the Pennsylvania Board of 12 Probation and Parole Law, or any other law, any parole officer 13 appointed by the Pennsylvania [Board of Probation and] Parole 14 15 Board who, after obtaining permission in advance from a person 16 authorized by the Pennsylvania [Board of Probation and] Parole Board, assists Federal, State or local law enforcement officers 17 18 or agents or county probation officers in the lawful performance 19 of their duties shall be considered to be acting within the 20 scope of his official duty for all purposes of law and shall enjoy any benefit or immunity conferred upon an employee of the 21 22 Commonwealth.

Assistance of criminal victims. -- In addition to any 23 (b) 24 other immunity provided by law, any parole officer appointed by the Pennsylvania [Board of Probation and] Parole Board who is 25 entitled to immunity under section 8331.3 (relating to criminal 26 victim aid good Samaritan civil immunity) as a result of 27 28 providing assistance to a victim of a crime shall be considered 29 to be acting within the scope of his official duty while 30 providing assistance to the victim for all purposes of law and

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shall enjoy any benefit or immunity conferred upon an employee
 of the Commonwealth.

3 § 8340. Immunity of program administrators and supervisors.

Any probation officer or agent of the Pennsylvania [Board of 4 Probation and] Parole Board and any public service or charitable 5 agency or organization or political subdivision, or any official 6 7 or employee thereof, supervising or administering any 8 restitution or community service program approved by the court of common pleas or the Pennsylvania [Board of Probation and] 9 10 Parole <u>Board</u> shall be immune from any civil action for damages 11 brought by or on behalf of any person involved in the program or 12 damages caused by any person involved in the program. Nothing in 13 this section shall be construed to limit or otherwise affect or 14 preclude liability resulting from gross negligence or intentional misconduct or reckless misconduct. 15

16 § 9727. Disposition of persons found quilty but mentally ill. 17 Imposition of sentence. -- A defendant found guilty but (a) 18 mentally ill or whose plea of guilty but mentally ill is 19 accepted under the provisions of 18 Pa.C.S. § 314 (relating to 20 quilty but mentally ill) may have any sentence imposed on him 21 which may lawfully be imposed on any defendant convicted of the 22 same offense. Before imposing sentence, the court shall hear 23 testimony and make a finding on the issue of whether the 24 defendant at the time of sentencing is severely mentally 25 disabled and in need of treatment pursuant to the provisions of 26 the act of July 9, 1976 (P.L.817, No.143), known as the 27 ["Mental] Mental Health Procedures [Act."] Act.

28 (b) Treatment.--

(1) An offender who is severely mentally disabled and in
 need of treatment at the time of sentencing shall, consistent

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with available resources, be provided such treatment as is psychiatrically or psychologically indicated for his mental illness. Treatment may be provided by the Bureau of Correction, by the county or by the Department of [Public Welfare] <u>Human Services</u> in accordance with the ["Mental] <u>Mental</u> Health Procedures [Act."] <u>Act.</u>

7 * * *

8 (c) Discharge report. -- When a treating facility designated 9 by either the Bureau of Correction or the Department of [Public 10 Welfare] Human Services discharges such a defendant from 11 treatment prior to the expiration of his maximum sentence, that 12 treating facility shall transmit to the Pennsylvania [Board of Probation and] Parole Board, the correctional facility or county 13 jail to which the offender is being returned and the sentencing 14 15 judge a report on the condition of the offender together with 16 the reasons for its judgments, which describes:

17 (1) The defendant's behavior.

18 (2) The course of treatment.

19 (3) The potential for recurrence of the behavior.

20 (4) The potential for danger to himself or the public.

21 (5) Recommendations for future treatment.

22 * * *

23 (f) Probation.--

* * *

24

(3) Treatment shall be provided by an agency approved by
the Department of [Public Welfare] <u>Human Services</u> or, with
the approval of the sentencing court and at individual
expense, by private agencies, private physicians or other
mental health personnel. A mental health status report,
containing the information set forth in subsection (c), shall

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be filed with the probation officer and the sentencing court every three months during the period of probation. If a motion on a petition to discontinue probation is made by the defendant, the probation officer shall request a report as specified from the treating facility.

6 § 9728. Collection of restitution, reparation, fees, costs,
7 fines and penalties.

8

9 (b) Procedure.--

* * *

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* * *

11 The county clerk of courts shall, upon sentencing, (3) 12 pretrial disposition or other order, transmit to the 13 Department of Probation of the respective county or other 14 agent designated by the county commissioners of the county 15 with the approval of the president judge of the county and to 16 the county correctional facility to which the offender has 17 been sentenced or to the Department of [Corrections] Criminal 18 Justice, whichever is appropriate, copies of all orders for 19 restitution and amendments or alterations thereto, 20 reparation, fees, costs, fines and penalties. This paragraph 21 also applies in the case of costs imposed under section 22 9721(c.1) (relating to sentencing generally).

23

* * *

(5) The county correctional facility to which the
offender has been sentenced or the Department of
[Corrections] <u>Criminal Justice</u> shall be authorized to make
monetary deductions from inmate personal accounts for the
purpose of collecting restitution or any other court-ordered
obligation or costs imposed under section 9721(c.1). Any
amount deducted shall be transmitted by the Department of

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1 [Corrections] Criminal Justice or the county correctional 2 facility to the probation department of the county or other 3 agent designated by the county commissioners of the county with the approval of the president judge of the county in 4 5 which the offender was convicted. The Department of [Corrections] Criminal Justice shall develop guidelines 6 7 relating to its responsibilities under this paragraph. 8 (b.1) Restitution file.--Upon receipt of each order from the clerk of courts as provided in subsection (b)(3), the department 9 of probation of the respective county or other agent designated 10 by the county commissioners of the county with the approval of 11 12 the president judge of the county shall open a restitution file 13 for the purposes of recording the amounts of restitution deducted by the Department of [Corrections] Criminal Justice or 14 county correctional facility or collected by the department of 15 16 probation or the agent designated by the county commissioners of 17 the county with the approval of the president judge of the 18 county.

19 * * *

20 § 9762. Sentencing proceeding; place of confinement.

(a) Sentences or terms of incarceration imposed before a certain date.--For the three-year period beginning on the effective date of this subsection, all persons sentenced to total or partial confinement for the following terms shall be committed as follows:

(1) Maximum terms of five or more years shall be
 committed to the Department of [Corrections] <u>Criminal Justice</u>
 for confinement.

29 (2) Maximum terms of two years or more but less than
30 five years may be committed to the Department of

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1 [Corrections] <u>Criminal Justice</u> for confinement or may be 2 committed to a county prison within the jurisdiction of the 3 court.

4 (3) Maximum terms of less than two years shall be
5 committed to a county prison within the jurisdiction of the
6 court.

7 (b) Sentences or terms of incarceration imposed after a
8 certain date.--All persons sentenced three or more years after
9 the effective date of this subsection to total or partial
10 confinement shall be committed as follows:

(1) Maximum terms of five or more years shall be
committed to the Department of [Corrections] <u>Criminal Justice</u>
for confinement.

14 (2) Maximum terms of two years or more but less than 15 five years shall be committed to the Department of 16 [Corrections] <u>Criminal Justice</u> for confinement, except upon a 17 finding of all of the following:

(i) The chief administrator of the county prison, or
the administrator's designee, has certified that the
county prison is available for the commitment of persons
sentenced to maximum terms of two or more years but less
than five years.

(ii) The attorney for the Commonwealth has consentedto the confinement of the person in the county prison.

(iii) The sentencing court has approved the
confinement of the person in the county prison within the
jurisdiction of the court.

28

29 (e) Reimbursement.--Beginning three years after the30 effective date of this subsection:

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1 (1)The Department of [Corrections] Criminal Justice 2 shall reimburse to the counties the reasonable cost of confinement of every Level 4 or 5 offender as identified in 3 the Basic Sentencing Matrix promulgated by the Pennsylvania 4 5 Commission on Sentencing who is participating in an approved work release program. The reimbursement per prisoner shall 6 7 not exceed the average per-prisoner cost of confinement paid 8 by the Commonwealth for the confinement of prisoners in the 9 Department of [Corrections] Criminal Justice. No more than 10 \$2,500,000 shall be expended annually for this purpose. 11 Reimbursement shall be made on a pro rata basis if the total 12 dollar amount of eligible confinement costs exceeds 13 \$2,500,000. Nothing in this paragraph shall prevent more than 14 \$2,500,000 being appropriated for this purpose. Reimbursement 15 shall be made on a pro rata basis if the total dollar amount 16 of eligible confinement costs exceeds any additional 17 appropriation. A county shall not be reimbursed under this 18 section for any offender participating in an approved work 19 release program for whom the county is being or has been 20 reimbursed from any other State funds regardless of their 21 source.

(2) County prisons may require reimbursements from other
county prisons or the Department of [Corrections] <u>Criminal</u>
<u>Justice</u> for inmates voluntarily accepted for incarceration at
mutually agreeable rates. The Department of [Corrections]
<u>Criminal Justice</u> shall maintain a list of those counties
willing to accept voluntary placement of out-of-county
inmates.

29 * * *

30 (i) Prohibition.--Notwithstanding any other provision of 20170SB0522PN0534 - 11 - law, no person sentenced to total or partial confinement after
 the effective date of this subsection shall be committed to the
 Department of [Corrections] <u>Criminal Justice</u> unless:

4 (1) the aggregate sentence consists of a conviction for 5 an offense graded as a misdemeanor of the second degree or 6 higher; or

7 (2) the Secretary of [Corrections] <u>Criminal Justice</u> or
8 the secretary's designee has consented to the commitment.
9 * * *

10 § 9764. Information required upon commitment and subsequent 11 disposition.

(a) General rule.--Upon commitment of an inmate to the
custody of the Department of [Corrections] <u>Criminal Justice</u>, the
sheriff or transporting official shall provide to the
institution's records officer or duty officer, in addition to a
copy of the court commitment form DC-300B generated from the
Common Pleas Criminal Court Case Management System of the
unified judicial system, the following information:

19 (1) Record of adjustment in the county correctional
 20 facility, including, but not limited to, misconducts and
 21 escape history.

(2) Any current medical or psychological condition
 requiring treatment, including, but not limited to, suicide
 attempts.

(3) All medical records of the county correctional
institution relating to the inmate to the extent that those
records may be disclosed under Federal and State law. The
records shall include admission testing performed by the
county and the results of those tests and any testing related
to hepatitis, HIV/AIDS, tuberculosis or other infectious

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1 disease testing.

4

2 (4) Notice of current or previously administered3 medications.

(5) A 48-hour supply of current medications.

5 (6) A written statement by the county correctional 6 institution relating to any sentencing credit to which the 7 inmate may be entitled.

8 (7) A written statement by the county correctional 9 institution setting forth all of the following:

10 (i) The dates on which the inmate was incarcerated.
11 (ii) The charges pending against the inmate with the
12 offense tracking number.

13 (iii) The date on which the inmate was released on14 bail, if any, and a copy of the bail order.

15 (8) A copy of the sentencing order and any detainers16 filed against the inmate which the county has notice.

(b) Additional information.--Within ten days from the date sentence is imposed, the court shall provide to the county correctional facility the following information pertaining to the inmate:

(1) A copy of the presentence investigation report.
Where a presentence investigation report was not ordered by
the court, the official version of the crime for which the
inmate was convicted or a copy of the guilty plea transcript
or preliminary hearing transcript.

26 (2) The criminal complaint or affidavit of probable27 cause accompanying the arrest warrant.

28 (4) A copy of the completed guideline sentence form.29 (5) All of the following:

30 (i) A written, sealed sentencing order from the 20170SB0522PN0534 - 13 - county.

(ii)

2

1

(iii) Court commitment orders.

The sentencing colloquy sealed by the court.

4 (iv) The Court Commitment Form DC-300B generated
5 from the Common Pleas Criminal Court Case Management
6 System of the unified judicial system.

7

8

(v) Any detainers filed against the inmate of which the county has notice.

9 (c) Transmittal of additional inmate documentation.--If a 10 document provided by the court under subsection (b) is received 11 by the county correctional institution after the inmate is 12 transferred to the custody of the Department of [Corrections] 13 <u>Criminal Justice</u>, the document shall be transmitted to the 14 Department of [Corrections] <u>Criminal Justice</u> within 20 calendar 15 days of its receipt.

16 (c.1) Implementation.--

17 (1) The Department of [Corrections] <u>Criminal Justice</u> may 18 refuse to accept custody of an inmate for whom the sheriff or 19 transporting official does not provide the information under 20 subsection (a) under the following circumstances:

(i) The county correctional facility has a pattern
or practice of not providing the information mandated
under this section.

(ii) The Department of [Corrections] <u>Criminal</u>
<u>Justice</u> has previously notified the chief administrator
of the county correctional facility, the county
commissioners, the county sheriff and the president judge
of the county of the specific deficiencies that
constitute a pattern or practice.

30 (iii) The Department of [Corrections] <u>Criminal</u>

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Justice has provided the county with a reasonable period
 of time to provide the documentation.

3 (iv) The Department of [Corrections] <u>Criminal</u>
4 <u>Justice</u> has notified the officials designated under
5 subparagraph (ii) of the intent to refuse to accept
6 inmates without documentation as of a specified date that
7 shall be no sooner than 30 days after the service of the
8 notification.

9 (2) In cases of a refusal to accept custody of an inmate 10 under this subsection, the sheriff or transporting official 11 shall return the inmate to the sending county correctional 12 institution, which shall accept custody of the inmate. The 13 inmate may be recommitted to the custody of the Department of 14 [Corrections] <u>Criminal Justice</u> upon provision of the 15 documentation required under subsection (a).

(3) The Department of [Corrections] <u>Criminal Justice</u>,
board and a county correctional facility shall not be liable
for compensatory, punitive or other damages for relying in
good faith on any sentencing order or court commitment form
DC-300B generated from the Common Pleas Criminal Court Case
Management System of the unified judicial system or otherwise
transmitted to them.

23 (c.2) Effect of electronic transfer of information .--24 Notwithstanding any electronic transfer of information which may 25 occur, the Department of [Corrections] Criminal Justice, in its 26 discretion, may require actual sealed court orders to the extent that they relate to the commitment, term of sentence or other 27 28 matter that may affect the fact or duration of confinement. 29 Transfer to county facility.--Upon transfer of an inmate (d) 30 from a State correctional institution to a county correctional

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1 facility, the Department of [Corrections] Criminal Justice shall provide to the county facility, unless the facility prior to the 2 3 time of transfer agrees to accept the inmate without the information, the record of the inmate's institutional 4 adjustment, including, but not limited to, misconducts and/or 5 escape history, and written notice of any current medical or 6 7 psychological condition requiring treatment, including, but not 8 limited to, suicide attempts, notice of current or previously ordered medication and a 48-hour supply of current medication. 9 10 Release by Department of [Corrections] Criminal (e) 11 Justice. -- Prior to the release of an inmate from the Department 12 of [Corrections] Criminal Justice to State parole supervision, 13 the Department of [Corrections] Criminal Justice shall provide 14 to the [Board of Probation and] Pennsylvania Parole Board the information contained in subsections (a)(1) and (2) and (b). 15 16 (f) Release from county correctional facility to State 17 probation or parole. --

(1) Prior to the release of an inmate from a county
correctional facility to State probation or parole
supervision, the facility shall provide to the [Board of
Probation and] <u>Pennsylvania</u> Parole <u>Board</u> the information
contained in subsections (a) (1) through (4) and (b).

(2) Prior to the release of an inmate from a county
correctional facility to State probation or parole
supervision, the facility shall provide to the inmate his
current medications as prescribed and any customary and
necessary medical supplies as determined by the prescribing
physician.

29 (g) Release from county correctional facility to county 30 probation or parole.--

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(1) Prior to the release of an inmate from a county
 correctional facility to county probation or parole
 supervision, the facility shall provide to the county
 probation department the information contained in subsections
 (a) (1) through (4) and (b).

6 (2) Prior to the release of an inmate from a county 7 correctional facility to county probation or parole 8 supervision, the facility shall provide to the inmate his 9 current medications as prescribed and any customary and 10 necessary medical supplies as determined by the prescribing 11 physician.

12 Record of inmate moneys. -- Prior to the release of an (h) 13 inmate from the Department of [Corrections] Criminal Justice to 14 State parole supervision, the department shall provide to the 15 [Board of Probation and] Pennsylvania Parole Board a record of 16 any moneys paid by the inmate and any balance remaining towards 17 satisfaction of restitution or any other court-ordered financial 18 obligations. Prior to the release of an inmate from a county 19 correctional facility to State parole supervision, the county correctional facility shall provide to the [Board of Probation 20 21 and] Pennsylvania Parole Board a record of any moneys paid by 22 the inmate and any balance remaining towards the satisfaction of 23 restitution or any other court-ordered financial obligations. 24 Prior to the release of an inmate from a county correctional 25 facility to county parole supervision, the facility shall 26 provide to the county probation department or other agent 27 designated by the county commissioners of the county with the 28 approval of the president judge of the county a record of any 29 moneys paid by the inmate and any remaining balance towards the 30 satisfaction of restitution and any other court-ordered

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1 financial obligations.

2 (i) Continuing payments. -- The [Board of Probation and] 3 Pennsylvania Parole Board shall require as a condition of parole that any inmate released to their supervision shall make 4 continuing payments on restitution or any other court-ordered 5 financial obligations. The sentencing court shall require as a 6 condition of county parole that any inmate released to the 7 8 supervision of the county probation department shall make continuing payments of restitution or any other court-ordered 9 10 financial obligations.

11 (j) Release after maximum sentence.--Upon release of an 12 inmate from the Department of [Corrections] Criminal Justice at the expiration of his maximum sentence, the Department of 13 14 [Corrections] Criminal Justice shall transmit to the county 15 probation department or other agent designated by the county 16 commissioners of the county with the approval of the president judge of the county in which the inmate was convicted a record 17 18 of any moneys paid by the inmate and any outstanding amounts 19 owed by the inmate towards satisfaction of restitution or any 20 other court-ordered financial obligations.

(k) Procedures.--The Department of [Corrections] <u>Criminal</u> <u>Justice</u> and the Pennsylvania [Board of Probation and] Parole <u>Board</u> shall develop procedures to implement the provisions of this section.

(1) Application.--This section shall apply to offenders
transferred to or released from a State or county correctional
facility after the effective date of this section.

28 § 9777. Transfer of inmates in need of medical treatment.
29 * * *

30 (d) Notice.--

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* * *

(2) The sentencing court shall forward notice of any
order entered under this section placing an inmate in a
hospital, long-term care nursing facility or hospice care
location to the hospital, long-term care nursing facility or
hospice care location and to the Department of [Public
Welfare] Human Services.

8 * * *

9 (g) Definitions.--As used in this section, the following 10 words and phrases shall have the meanings given to them in this 11 subsection unless the context clearly indicates otherwise: 12 "Chief administrator." As defined under 61 Pa.C.S. § 102 13 (relating to definitions).

14 "Department." The Department of [Corrections] <u>Criminal</u> 15 <u>Justice</u> of the Commonwealth.

16 "Hospice care location." A home, independent living 17 environment or inpatient setting that provides a coordinated 18 program of palliative and supportive services through a licensed 19 hospice care provider.

20 "Hospital." An entity licensed as an acute-care general 21 hospital, a specialty hospital or a rehabilitation hospital 22 under the act of July 19, 1979 (P.L.130, No.48), known as the 23 Health Care Facilities Act.

24 "Licensed hospice care provider." A hospice as defined under 25 section 802.1 of the act of July 19, 1979 (P.L.130, No.48), 26 known as the Health Care Facilities Act.

27 "Long-term care nursing facility." A long-term care nursing 28 facility as defined under section 802.1 of the act of July 19, 29 1979 (P.L.130, No.48), known as the Health Care Facilities Act. 30 "Prosecuting attorney." The Office of Attorney General of

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1 the Commonwealth or the office of a district attorney of a 2 county who represented the Commonwealth at the most recent 3 sentencing of an inmate.

4 "Sentencing court." The trial judge who most recently 5 sentenced an inmate or, if the trial judge is no longer serving 6 as a judge of that court, the president judge of the county 7 court of common pleas.

8 § 9799.13. Applicability.

9 The following individuals shall register with the 10 Pennsylvania State Police as provided in sections 9799.15 11 (relating to period of registration), 9799.19 (relating to 12 initial registration) and 9799.25 (relating to verification by 13 sexual offenders and Pennsylvania State Police) and otherwise 14 comply with the provisions of this subchapter:

15

* * *

16 (2) An individual who, on or after the effective date of 17 this section, is, as a result of a conviction for a sexually 18 violent offense, an inmate in a State or county correctional 19 institution of this Commonwealth, including a community 20 corrections center or a community contract facility, is being 21 supervised by the [Pennsylvania Board of Probation and 22 Parole] Department of Criminal Justice or county probation or 23 parole, is subject to a sentence of intermediate punishment 24 or has supervision transferred pursuant to the Interstate 25 Compact for Adult Supervision in accordance with section 26 9799.19(q).

27

28 (3.1) The following:

* * *

29 (i) An individual who between January 23, 2005, and
30 December 19, 2012, was:

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* * * 1 2 (C) under the supervision of the Pennsylvania 3 [Board of Probation and] Parole Board or county probation or parole as a result of a conviction for a 4 5 sexually violent offense. * * * 6 7 (3.2) An individual who between December 8, 2008, and 8 December 19, 2012, was: * * * 9 10 under the supervision of the Pennsylvania (iii) [Board of Probation and] Parole Board or county probation 11 12 or parole as a result of a conviction for conspiracy or 13 solicitation to commit a sexually violent offense as 14 defined in paragraph (3.1). 15 * * * § 9799.16. Registry. 16 17 * * * 18 (d) Cooperation.--There shall be cooperation between the Pennsylvania State Police, State and county correctional 19 20 institutions, the Pennsylvania [Board of Probation and] Parole Board, the county office of probation and parole, any court with 21 jurisdiction over a sexual offender, the chief juvenile 22 23 probation officer of the court, juvenile probation and parole 24 and the Department of [Public Welfare] Human Services to ensure that the information set forth in subsections (b) and (c) is 25 provided and placed in the registry. 26 27 § 9799.19. Initial registration. * * * 28

(b) Initial registration if incarcerated within Commonwealthor by Federal Court on effective date of section.--The following

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1 apply:

If the individual is, prior to the effective date of 2 (1)3 this section, incarcerated in a Federal, State or county correctional facility, the individual shall provide the 4 5 information set forth in section 9799.16(b) (relating to 6 registry) to the appropriate official of the Federal, State 7 or county correctional facility or the Pennsylvania [Board of 8 Probation and] Parole Board for inclusion in the registry 9 before being released due to:

10 (i) the expiration of sentence, in which case the 11 information shall be collected no later than ten days 12 prior to the maximum expiration date;

13

(ii) parole;

(iii) State or county intermediate punishment where the sentence is restrictive and the individual is sentenced to a period of incarceration in a State or county correctional institution or a work release facility; or

(iv) special probation supervised by the
 Pennsylvania [Board of Probation and] Parole <u>Board</u>.

21 For individuals set forth in paragraph (1), the (2)22 appropriate official of the Federal, State or county 23 correctional facility or the Pennsylvania [Board of Probation 24 and] Parole <u>Board</u> shall collect and forward the information 25 in section 9799.16(b) to the Pennsylvania State Police. The 26 appropriate official shall, in addition, ensure that the 27 information set forth in section 9799.16(c) is collected and forwarded to the Pennsylvania State Police. The information 28 29 in section 9799.16(b) and (c) shall be included in the 30 registry. With respect to individuals released under

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1 paragraph (1)(ii), (iii) or (iv), the State or county 2 correctional facility shall not release the individual until 3 it receives verification from the Pennsylvania State Police that it has received the information set forth in section 4 5 9799.16(b) and (c). Verification may take place by electronic means. With respect to individuals released under paragraph 6 7 (1) (i), if the individual refuses to provide the information 8 set forth in section 9799.16(b), the State or county 9 correctional institution shall notify the Pennsylvania State 10 Police or the municipal police department with jurisdiction over the facility of the failure to provide the information 11 12 and of the expected date, time and location of the release of 13 the individual.

(b.1) Initial registration if sentenced to a county or State correctional facility on or after the effective date of section.--If the individual is, on or after the effective date of this section, sentenced to a period of incarceration in a county or State correctional facility, the individual shall provide the information set forth in section 9799.16(b) as follows:

21

* * *

(2) If the individual is incarcerated in a State
correctional facility or county correctional facility, the
correctional facility shall notify the Pennsylvania State
Police, not more than 30 days in advance of, but not later
than ten days prior to, the individual's release from the
correctional facility. The following apply:

28

* * *

(iv) In the case of parole, State or county
 intermediate punishment where the sentence is restrictive

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1 and the individual is sentenced to a period of 2 incarceration in a State or county correctional 3 institution or work release facility or special probation supervised by the Pennsylvania [Board of Probation and] 4 5 Parole Board, the correctional facility may not release the individual until the correctional facility receives 6 7 verification from the Pennsylvania State Police that the 8 Pennsylvania State Police has received the information 9 set forth in section 9799.16(b) and (c). Verification by 10 the Pennsylvania State Police may occur by electronic 11 means.

12

13 (e.2) Initial registration for county or State [parolees] 14 <u>offenders</u> on the effective date of this section.--

* * *

* * *

15

If the individual is, on the effective date of this 16 (2) 17 section, already serving a sentence of State parole, the 18 Pennsylvania [Board of Probation and] Parole Board shall 19 register the individual within 48 hours. The appropriate 20 official of the Pennsylvania [Board of Probation and] Parole Board shall collect the information set forth in section 21 22 9799.16(b) from the individual and forward the information to 23 the Pennsylvania State Police. The Pennsylvania State Police 24 shall ensure that the information set forth in section 25 9799.16(c) is collected. The information in section 26 9799.16(b) and (c) shall be included in the registry. If the 27 individual fails to comply, the appropriate official of the 28 Pennsylvania [Board of Probation and] Parole Board shall 29 notify the Pennsylvania State Police.

30 (f) Initial registration if being supervised by

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Commonwealth under Interstate Compact for Adult Offender
Supervision.--If an individual is in this Commonwealth and is
being supervised by the [State Board of Probation and]
<u>Pennsylvania</u> Parole <u>Board</u> or the county office of probation and
parole pursuant to the Interstate Compact for Adult Offender
Supervision, the following apply:

7 If the individual is being supervised under the (1)8 compact after the effective date of this section, the 9 individual shall provide the information set forth in section 10 9799.16(b) to the appropriate official of the [State Board of 11 Probation and] Pennsylvania Parole Board or the county office 12 of probation and parole for inclusion in the registry. The 13 appropriate official shall collect the information set forth 14 in section 9799.16(b) and forward the information to the Pennsylvania State Police. The appropriate official shall, in 15 16 addition, ensure that the information set forth in section 17 9799.16(c) is collected and forwarded to the Pennsylvania 18 State Police. If the individual fails to provide the 19 information in section 9799.16(b), the appropriate official 20 of the [State Board of Probation and] Pennsylvania Parole 21 Board or county office of probation and parole shall notify 22 the Pennsylvania State Police.

23 (2)If the individual is being supervised under the 24 compact on the effective date of this section, the individual 25 shall provide the information set forth in section 9799.16(b) 26 by appearing at an approved registration site within 48 hours 27 of the effective date of this section. The appropriate 28 official of the Pennsylvania [Board of Probation and] Parole 29 Board or the county office of probation and parole shall 30 ensure that the individual has appeared at an approved

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registration site as set forth in this paragraph. If the individual fails to appear, the appropriate official shall notify the Pennsylvania State Police. The appropriate official shall, in addition, ensure the information set forth in section 9799.16(c) is collected and forwarded to the Pennsylvania State Police.

7 * * *

8 § 9799.20. Duty to inform.

In order to implement the provisions of section 9799.19 9 10 (relating to initial registration), as appropriate, the 11 Pennsylvania State Police, the court having jurisdiction over 12 the sexual offender, the chief juvenile probation officer of the 13 court and the appropriate official of the Pennsylvania [Board of 14 Probation and] Parole Board, county office of probation and 15 parole, the Department of [Public Welfare] Human Services or a 16 State or county correctional institution shall:

17 * * *

18 § 9799.24. Assessments.

19 * * *

20 (c) Release of information.--All State, county and local agencies, offices and entities in this Commonwealth, including 21 juvenile probation officers, shall cooperate by providing copies 22 23 of records and information as requested by the board in 24 connection with the court-ordered assessment and the assessment 25 requested by the Pennsylvania [Board of Probation and] Parole 26 Board or the assessment of a delinquent child under section 6358 27 (relating to assessment of delinquent children by the State Sexual Offenders Assessment Board). For assessments of 28 29 delinquent children conducted by the board pursuant to section 6358 from January 23, 2005, to December 19, 2012, all State, 30

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county and local agencies, offices and entities, including
 juvenile probation officers, are subject to the release of
 information requirements set forth in this subsection.

- 4 * * *
- 5 (e) Hearing.--
- 6

* * *

7 (4) A copy of the order containing the determination of
8 the court shall be immediately submitted to the individual,
9 the district attorney, the Pennsylvania [Board of Probation
10 and] Parole <u>Board</u>, the Department of [Corrections] <u>Criminal</u>
11 <u>Justice</u>, the board and the Pennsylvania State Police.

12 * * *

(g) Parole assessment.--The Pennsylvania [Board of Probation and] Parole <u>Board</u> may request of the board that an assessment of a sexual offender be conducted and that a report be provided to the Pennsylvania [Board of Probation and] Parole <u>Board</u> prior to considering a sexual offender for parole.

18 * * *

19 § 9799.29. Administration.

20 The Governor shall direct the Pennsylvania State Police, the Pennsylvania [Board of Probation and] Parole Board, the board, 21 the Department of [Corrections] Criminal Justice, the Department 22 23 of Transportation and any other agency of the Commonwealth that 24 the Governor deems necessary to collaboratively design, develop 25 and implement an integrated and secure system of communication, 26 storage and retrieval of information to assure the timely, accurate and efficient administration of this subchapter. 27 28 § 9799.30. Global positioning system technology.

29 The [Pennsylvania Board of Probation and Parole] <u>Department</u>
30 <u>of Criminal Justice and the agents of the Department of Criminal</u>

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Justice and county probation authorities may impose supervision 1 2 conditions that include tracking through global positioning 3 system technology. Immunity for good faith conduct. 4 § 9799.31. 5 The following entities shall be immune from liability for good faith conduct under this subchapter: 6 7 Agents and employees of the Pennsylvania State (1)8 Police and local law enforcement agencies. 9 District attorneys and their agents and employees. (2)Superintendents, administrators, teachers, employees 10 (3) 11 and volunteers engaged in the supervision of children of any 12 public, private or parochial school. 13 (4) Directors and employees of county children and youth 14 agencies. 15 (5) Presidents or similar officers of universities and 16 colleges, including community colleges. 17 The Pennsylvania [Board of Probation and] Parole (6) 18 Board and its agents and employees. 19 County probation and parole offices and their agents (7)20 and employees. 21 Licensees of certified day-care centers and (8) 22 directors of licensed preschool programs and owners and 23 operators of registered family day-care homes and their 24 agents and employees. 25 The Department of [Corrections] Criminal Justice and (9) 26 its agents and employees. 27 (10) County correctional facilities and their agents and 28 employees. 29 The board and its members, agents and employees. (11)30 Juvenile probation offices and their agents and (12)20170SB0522PN0534 - 28 -

1 employees.

2 (13) The Department of [Public Welfare] <u>Human Services</u>
3 and its agents and employees.

4 (14) Institutions or facilities set forth in section
5 6352(a)(3) (relating to disposition of delinquent child) and
6 their agents and employees.

7 (15) The unit owners' association of a common interest 8 community and its agents and employees as it relates to 9 distributing information regarding section 9799.27(b)(1) 10 (relating to other notification).

11 § 9799.32. Pennsylvania State Police.

12 The Pennsylvania State Police have the following duties: 13 * * *

14 (2) In consultation with the Department of [Corrections] 15 Criminal Justice, the Office of Attorney General, the 16 Juvenile Court Judges' Commission, the Administrative Office 17 of Pennsylvania Courts, the Pennsylvania [Board of Probation 18 and] Parole Board and the chairman and minority chairman of 19 the Judiciary Committee of the Senate and the chairman and 20 minority chairman of the Judiciary Committee of the House of 21 Representatives, to promulgate guidelines necessary for the 22 general administration of this subchapter. These quidelines 23 shall establish procedures to allow an individual subject to 24 the requirements of this subchapter, including a transient, 25 to fulfill these requirements at approved registration sites 26 throughout this Commonwealth. The Pennsylvania State Police 27 shall publish a list of approved registration sites in the 28 Pennsylvania Bulletin and provide a list of approved 29 registration sites in any notice sent to individuals required 30 to register under this subchapter. An approved registration

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1 site shall be capable of submitting fingerprints, palm 2 prints, DNA samples and any other information required 3 electronically to the Pennsylvania State Police. The 4 Pennsylvania State Police shall require that approved 5 registration sites submit fingerprints utilizing the 6 Integrated Automated Fingerprint Identification System or in 7 another manner and in such form as the Pennsylvania State 8 Police shall require. Approved registration sites shall not 9 be limited to sites managed by the Pennsylvania State Police and shall include sites managed by local law enforcement 10 11 agencies that meet the criteria for approved registration 12 sites set forth in this paragraph.

13

* * *

(7) In consultation with the Department of Education
[and], the Pennsylvania [Board of Probation and Parole,]
Parole Board and the Department of Criminal Justice, to
promulgate guidelines directing licensed day-care centers,
licensed preschool programs, schools, universities and
colleges, including community colleges, on the proper use and
administration of information received under section 9799.27.

(8) In consultation with the Department of [Corrections] Criminal Justice and the Pennsylvania [Board of Probation and] Parole <u>Board</u>, to promulgate guidelines directing State and county correctional facilities and State and county probation and parole offices regarding the completion of information, including the taking of photographs, required by sexual offenders under this subchapter.

(9) In consultation with the Administrative Office of
Pennsylvania Courts, the Department of [Public Welfare] <u>Human</u>
<u>Services</u> and the Juvenile Court Judges' Commission, to

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promulgate guidelines regarding the completion of information required by juvenile offenders and sexually violent delinquent children under this subchapter. 9799.33. Duties of probation and parole officials. (a) Duties.--The Pennsylvania [Board of Probation and Parole,] <u>Parole Board, the Department of Criminal Justice,</u> the

7 county office of probation and parole and the chief juvenile 8 probation officer of the court shall:

9 (1) Perform their respective duties set forth for the 10 Pennsylvania [Board of Probation and Parole,] <u>Parole Board,</u> 11 <u>the Department of Criminal Justice,</u> the county office of 12 probation and parole and the chief juvenile probation officer 13 of the court in accordance with section 9799.19 (relating to 14 initial registration).

15 (2) On a form prescribed by the Pennsylvania State
16 Police, notify the Pennsylvania State Police each time a
17 sexual offender is arrested, recommitted to a State or county
18 correctional institution for a parole violation or
19 incarcerated.

20 (b) Notification form. -- The Pennsylvania [Board of Probation and] Parole Board and the Department of Criminal Justice shall 21 22 create a notification form which will inform [State and] county 23 prison and probation and parole personnel how to inform sexual 24 offenders of their duties under this subchapter. In addition, 25 the [Pennsylvania Board of Probation and Parole] Department of 26 Criminal Justice shall apply for Federal funding as provided in 27 the Adam Walsh Child Protection and Safety Act of 2006 (Public Law 109-248, 120 Stat. 587) to support and enhance programming 28 29 using global satellite positioning system technology. 30 § 9799.34. Duties of facilities housing sexual offenders.

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1 The Department of [Corrections] <u>Criminal Justice</u>, a county 2 correctional facility, an institution or facility set forth in 3 section 6352(a)(3) (relating to disposition of delinquent child) 4 and the separate, State-owned facility or unit established under 5 Chapter 64 (relating to court-ordered involuntary treatment of 6 certain sexually violent persons) shall have the following 7 duties:

8

9 § 9799.35. Board.

* * *

10 * * *

(e) Staff.--Support staff for the board shall be provided by
the [Pennsylvania Board of Probation and Parole] <u>Department of</u>
<u>Criminal Justice</u>.

14 § 9799.38. Annual performance audit.

15 (a) Duties of the Attorney General.--The Attorney General16 has the following duties:

17 To conduct a performance audit annually to determine (1)18 compliance with the requirements of this subchapter and any 19 quidelines promulgated under this subchapter. The audit 20 shall, at a minimum, include a review of the practices, 21 procedures and records of the Pennsylvania State Police, the 22 Pennsylvania [Board of Probation and] Parole Board, the 23 Department of [Corrections] Criminal Justice, the board, the 24 Administrative Office of Pennsylvania Courts and any other 25 State or local agency the Attorney General deems necessary in 26 order to conduct a thorough and accurate performance audit.

(2) To prepare an annual report of its findings and any
action that it recommends be taken by the Pennsylvania State
Police, the Pennsylvania [Board of Probation and] Parole
<u>Board</u>, the Department of [Corrections] <u>Criminal Justice</u>, the

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board, the Administrative Office of Pennsylvania Courts, other State or local agencies and the General Assembly to ensure compliance with this subchapter. The first report shall be released to the general public no fewer than 18 months following the effective date of this section.

6 (3) To provide a copy of its report to the Pennsylvania 7 State Police, the Pennsylvania [Board of Probation and] 8 Parole Board, the Department of [Corrections] Criminal 9 Justice, the board, the Administrative Office of Pennsylvania 10 Courts, State or local agencies referenced in the report, the chairman and the minority chairman of the Judiciary Committee 11 12 of the Senate and the chairman and the minority chairman of 13 the Judiciary Committee of the House of Representatives no 14 fewer than 30 days prior to its release to the general 15 public.

16 Cooperation required. -- Notwithstanding any other (b) provision of law to the contrary, the Pennsylvania State Police, 17 18 the Pennsylvania [Board of Probation and] Parole Board, the 19 Department of [Corrections] Criminal Justice, the board, the 20 Administrative Office of Pennsylvania Courts, the Pennsylvania 21 Commission on Sentencing and any other State or local agency 22 requested to do so shall fully cooperate with the Attorney 23 General and assist the Office of Attorney General in satisfying 24 the requirements of this section. For purposes of this 25 subsection, full cooperation shall include, at a minimum, 26 complete access to unredacted records, files, reports and data 27 systems.

28 Section 3. The definitions of "board," "department" and 29 "secretary" in section 102 of Title 61 are amended and the 30 section is amended by adding definitions to read:

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1 § 102. Definitions.

The following words and phrases when used in this title shall have the meanings given to them in this section unless the context clearly indicates otherwise:

5 "Board." The Pennsylvania [Board of Probation and] Parole6 Board.

7 * * *

8 "Department." The Department of [Corrections] <u>Criminal</u>
9 <u>Justice</u> of the Commonwealth.

10 * * *

11 "Offender." An individual that has been convicted or found

12 guilty of a criminal offense by a judge or jury or an individual

13 that pleads guilty or nolo contendere to a criminal offense at

14 any time in a court of record.

15 <u>"Official website." The official Internet website designated</u>

16 by a municipality or county as its primary method of

17 <u>electronically communicating with the public about its official</u>

18 business.

19 "Parole violator center." An area within the secure

20 perimeter or on the grounds of a State correctional institution

21 or contracted county jail that has been designated to house

22 offenders detained or recommitted by the board for a technical

23 parole violation.

24 "Secretary." The Secretary of [Corrections] <u>Criminal Justice</u> 25 of the Commonwealth.

26 * * *

Section 4. Title 61 is amended by adding a section to read:
<u>§ 1106. Powers of peace officers.</u>

29 <u>A chief administrator, deputy superintendent or corrections</u>

30 officer of a State correctional facility may exercise the powers

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of a peace officer in the performance of that individual's 1 duties generally in: 2 3 (1) Guarding, protecting and delivering inmates. (2) Protecting the property and interests of the 4 department. 5 (3) Capturing and returning inmates that may have 6 7 escaped. Section 5. Section 1758(c) of Title 61 is amended to read: 8 § 1758. County recording system for application of restraints 9 10 to pregnant prisoners or detainees. * * * 11 12 (c) Definitions.--As used in this section, the following 13 words and phrases shall have the meanings given to them in this 14 subsection unless the context clearly indicates otherwise: 15 "County Extraordinary Occurrence Monthly Report." A 16 collection of statistics and other information by the department on designated report forms or by other available approved 17 18 methods for the collection of such incident information under 19 this section and in accordance with written local policy 20 providing for the collection of population information 21 prescribed by 37 Pa. Code 95.242 (relating to Statistical/ 22 informational reporting). 23 "Department." The Department of [Corrections] Criminal_ 24 Justice of the Commonwealth. 25 Section 6. (Reserved). 26 Section 7. The definition of "department" in section 4103 of Title 61 is amended to read: 27 § 4103. Definitions. 28 29 The following words and phrases when used in this chapter shall have the meanings given to them in this section unless the 30

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1 context clearly indicates otherwise:

2 * * *

3 ["Department." The Department of Corrections of the 4 Commonwealth.]

5 * * *

6 Section 8. Sections 5001, 5002, 5003, 5004, 5005 and 5006 of 7 Title 61 are amended to read:

8 § 5001. Definitions.

9 The following words and phrases when used in this chapter 10 shall have the meanings given to them in this section unless the 11 context clearly indicates otherwise:

12 ["Board." The Pennsylvania Board of Probation and Parole.] 13 "Chairman." The chairman of the Pennsylvania [Board of 14 Probation and] Parole <u>Board</u>.

15 "Community corrections center." A residential program that 16 is supervised and operated by the department in accordance with 17 this chapter.

18 "Community corrections facility." A residential facility 19 operated by a private contractor that:

20 (1) houses offenders pursuant to a contract with the 21 department; and

22 (2) is operated in accordance with this chapter.

23 <u>"Group-based home." Any nonprofit or for-profit entity that</u>

24 maintains a facility that provides housing to individuals on

25 probation or parole or other individuals previously convicted of

26 crimes. The term shall not include a correctional institution or

27 <u>a facility maintained by a domestic violence program.</u>

28 § 5002. Department.

29 The department may do all of the following:

30 (1) Establish community corrections centers at locations

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throughout this Commonwealth approved by the Governor.

2 (2) Enter into contracts with private vendors to operate3 community corrections facilities.

(3) Establish parole violator centers.

5 § 5003. Offenders who may be housed.

6 The following offenders may be housed in community 7 corrections centers, parole violator centers and community 8 corrections facilities:

9 (1) [A parolee under the jurisdiction of] <u>An offender</u> 10 <u>paroled by</u> the board who is in good standing [with the board] 11 <u>as defined in section 6101 (relating to definitions)</u>.

[A parolee in accordance with the following] An

12

(2)

1

4

13

offender paroled by the board who:

14 (i) Except as provided in subparagraph (ii), [a 15 parolee under the jurisdiction of the board who] is 16 detained or awaiting a hearing or who has been 17 recommitted for a technical violation of the conditions of [parole established by the board] <u>supervision</u> if the 18 19 [parolee] offender is eligible to be housed in a 20 community corrections center, parole violator center or 21 community corrections facility under section 6138 22 (relating to violation of terms of parole).

23 (ii) Subparagraph (i) shall not apply to [a parolee 24 under the jurisdiction of the board] an offender paroled 25 by the board who is detained or awaiting a hearing or who 26 has been recommitted for a technical violation of the 27 conditions of [parole] <u>supervision</u> established by the board as a result of the commission of a new crime of 28 29 which the [parolee] offender is convicted or found quilty by a judge or jury or to which the [parolee] offender 30

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1 pleads guilty or nolo contendere in a court of record. 2 (3) An offender who is serving the community-based 3 portion of a sentence of State intermediate punishment may be housed in a community corrections center or a community 4 5 corrections facility. An offender who has been granted clemency by the 6 (4) 7 Governor may be housed in a community corrections center or a 8 community corrections facility. 9 Inmates transferred by the department under Chapter [(5) 10 37 (relating to inmate prerelease plans). This paragraph shall expire July 1, 2013.] 11 12 § 5004. Authority of Commonwealth employees. 13 Commonwealth employees of community corrections centers and 14 parole violator centers and other Commonwealth employees[, 15 while] present in community corrections facilities, have the authority to do all of the following: 16 17 In order to maintain security and to enforce the (1)18 rules of the community corrections center, parole violator 19 <u>center</u> or community corrections facility: 20 search the person and property of an offender (i) 21 residing in the community corrections center, parole 22 violator center or community corrections facility; 23 (ii) seize property from an offender residing in the 24 community corrections center, parole violator center or 25 community corrections facility; and 26 if necessary, use reasonable force against an (iii) offender residing in the community corrections center or 27 28 community corrections facility. 29 Detain, by using reasonable force if necessary, an (2)offender residing in the community corrections center, parole_ 30

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1 <u>violator center</u> or community corrections facility [in order]
2 to maintain control of the offender pending the arrival of a
3 <u>department</u> parole agent, police officer or other appropriate
4 law enforcement officer.

5 § 5005. Authority of chairman.

6 The chairman has the following authority:

7 [(1) Designate community corrections centers or 8 community corrections facilities where parolees are to be 9 housed.

10 (2) Determine whether parolees are to be housed in a
 11 secured or unsecured portion of a community corrections
 12 center or community corrections facility.]

(3) Determine, jointly with the [Secretary of the Department of Corrections] <u>secretary</u>, using evidence-based practices designed to reduce the likelihood of recidivism and improve public safety, the appropriate treatment and programming for [parolees] <u>offenders paroled by the board</u> who are housed at community corrections centers, <u>parole violator</u> <u>centers</u> and community corrections facilities.

(4) Audit, jointly with the secretary, the performance
of treatment and services provided by community corrections
centers, parole violator centers and community corrections
facilities.

24 § 5006. Escape.

25 An [individual committed to] <u>offender detained or recommitted</u> 26 <u>to</u> a community corrections center, <u>parole violator center</u> or a 27 community corrections facility <u>as a result of a parole violation</u> 28 shall be deemed to be in official detention under 18 Pa.C.S. § 29 5121 (relating to escape). <u>An offender living in a community</u> 30 <u>corrections center or community corrections facility while in</u>

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1	good standing on parole shall not be deemed to be in official
2	<u>detention under 18 Pa.C.S. § 5121.</u>
3	Section 9. Title 61 is amended by adding sections to read:
4	<u>§ 5007. Certain offenders residing in group-based homes.</u>
5	(a) Notification requirement
6	(1) A group-based home located within a county of the
7	sixth, seventh or eighth class that agrees to provide housing
8	to an individual knowing that the individual has been
9	previously convicted of an offense under 18 Pa.C.S. § 2502
10	(relating to murder) or a substantially similar offense
11	committed in another jurisdiction shall notify the head of
12	the governing body of the municipality and the county in
13	which the group-based home is located that the individual is
14	staying at the group-based home.
15	(2) The notification required under paragraph (1) shall
16	be sent by certified mail within 48 hours of the individual's
17	arrival at the group-based home and shall include the
18	following information:
19	(i) Name of the individual, including all known
20	<u>aliases.</u>
21	(ii) Date of the individual's arrival at the group-
22	based home.
23	(iii) The individual's expected length of stay at
24	the group-based home.
25	(iv) Contact information for the group-based home.
26	(b) Public hearing
27	(1) The governing body of a municipality or county
28	receiving notification from a group-based home provider under
29	subsection (a) may conduct a public hearing concerning the
30	group-based home provider, its site and its operations.
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1	(2) A governing body conducting a public hearing under			
2	this subsection shall provide public notice of the hearing			
3	via posting on its official publicly accessible Internet			
4	website no less than two weeks prior to the hearing. The			
5	notice shall provide information regarding the purpose,			
6	location and time of the public hearing and a contact number			
7	for interested persons to call in order to obtain additional			
8	information about the hearing. Nothing in this paragraph			
9	shall be construed to prohibit the governing body from			
10	providing public notice via any other means.			
11	(3) At a public hearing under this subsection, the			
12	group-based home provider shall explain the operation of the			
13	group-based home and the governing body conducting the			
14	hearing shall permit public questions and comments.			
15	<u>§ 5008. Reporting.</u>			
16	The department shall ensure that any crime committed within a			
17	community corrections center, community corrections facility or			
18	community contract facility is immediately reported to the			
19	appropriate law enforcement agency with jurisdiction over the			
20	community corrections center, community corrections facility or			
21	community contract facility.			
22	Section 10. The heading of Part IV of Title 61 is amended to			
23	read:			
24	PART IV			
25	[PROBATION AND PAROLE] PENNSYLVANIA DEPARTMENT OF CRIMINAL			
26	JUSTICE			
27	Section 11. Section 6101 of Title 61 is amended to read:			
28	§ 6101. Definitions.			
29	The following words and phrases when used in this chapter			
30	shall have the meanings given to them in this section unless the			
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1	context	clearly	indicates	otherwise:
---	---------	---------	-----------	------------

2	["Board." The Pennsylvania Board of Probation and Parole.]			
3	"Agent." A State parole agent appointed by the department.			
4	"Community corrections center." A residential program that			
5	is supervised and operated by the department in accordance with			
6	Chapter 50 (relating to community corrections centers and			
7	community corrections facilities).			
8	"Community corrections facility." A residential facility			
9	operated by a private contractor that:			
10	(1) provides housing to offenders pursuant to a contract			
11	with the department; and			
12	(2) is operated in accordance with Chapter 50.			
13	"Conditions of supervision." Any terms or conditions of the			
14	offender's supervision, whether imposed by the court, the			
15	department or an agent, or promulgated by the board as a			
16	regulation, including compliance with all requirements of			
17	Federal, State and local law.			
18	"Contraband." Any item that the offender is not permitted to			
19	possess under the conditions of supervision, including any item			
20	whose possession is forbidden by any Federal, State or local			
21	law.			
22	"Court." A court of common pleas or any judge thereof, the			
23	Philadelphia municipal court or any judge thereof, the			
24	Pittsburgh magistrates court or any judge thereof or any			
25	magisterial district judge.			
26	"Crime of violence." The term shall have the same meaning			
27	given to it under 42 Pa.C.S. § 9714(g) (relating to sentences			
28	for second and subsequent offenses).			
29	"Detainee." As follows:			
30	(1) an offender housed by the department under 42			

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1	<pre>Pa.C.S. § 9762 (relating to sentencing proceeding; place of</pre>			
2	<pre>confinement);</pre>			
3	(2) an offender who was being detained by the board on			
4	the day prior to the effective date of this paragraph; or			
5	(3) an offender who has been detained or recommitted as			
6	a convicted parole violator or technical parole violator and			
7	being housed by the department.			
8	"Department supervised offender." An offender under			
9	departmental parole or probationary supervision.			
10	"Eligible offender." The term shall have the same meaning			
11	given to it under section 4503 (relating to definitions).			
12	"Evidence-based practices." Interventions and treatment			
13	approaches that have been proven effective through appropriate			
14	empirical analysis.			
15	"Exigent circumstances." The term includes, but is not			
16	limited to, suspicion that contraband or other evidence of			
17	violations of the conditions of supervision might be destroyed			
18	or suspicion that a weapon might be used. Exigent circumstances			
19	always exist with respect to a vehicle.			
20	"In good standing." An offender who is on parole or reparole			
21	shall be considered in good standing if the offender:			
22	(1) is in compliance with all conditions of supervision;			
23	(2) has not been arrested for or charged with a crime			
24	other than one from which he has been paroled or one for			
25	which he has served the sentence imposed and otherwise			
26	complied with all the sanctions imposed other than the			
27	payment of money;			
28	(3) is not subject to an order of protection from abuse;			
29	and			
30	(4) is in compliance with all legal requirements			

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1	applicable to the offender, including, but not limited to,		
2	maintaining registration in any applicable sex offender		
3	registry.		
4	"Personal injury crime." The term shall have the meaning		
5	given to it under section 103 of the act of November 24, 1998		
6	(P.L.882, No.111), known as the Crime Victims Act.		
7	"Personal search." A warrantless search of a department		
8	supervised offender's person, including, but not limited to, the		
9	department supervised offender's clothing and any personal		
10	property which is in the possession, within the reach or under		
11	the control of the department supervised offender.		
12	"Property search." A warrantless search of real property,		
13	vehicle or personal property which is in the possession or under		
14	the control of the department supervised offender.		
15	"Real property." Any residence or business property of a		
16	department supervised offender, including all portions of the		
17	property to which the department supervised offender has access.		
18	"Supervisor." Any individual acting in a supervisory or		
19	administrative capacity.		
20	"Victim." The term shall have the meaning given to it under		
21	section 103 of the Crime Victims Act. The term shall also		
22	include a member of the victim's family if the victim is		
23	incapable of communicating or has died.		
24	Section 12. (Reserved).		
25	Section 13. The heading of Subchapter B of Chapter 61 of		
26	Title 61 is amended to read:		
27	SUBCHAPTER B		
28	ADMINISTRATION OF THE PENNSYLVANIA PAROLE BOARD		
29	Section 14. Sections 6111(a), (d) and (e), 6112, 6113, 6116		
30	and 6118 of Title 61 are amended to read:		
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1 § 6111. Pennsylvania [Board of Probation and] Parole Board. 2 Establishment.--The Pennsylvania [Board of Probation (a) 3 and] Parole Board is [an independent administrative board for the administration of the probation and parole laws of this 4 Commonwealth.] established as a departmental administrative 5 board within the department for the purpose of granting and 6 7 revoking paroles to certain offenders within this Commonwealth. 8 The board shall function independently of the department regarding all of its decision-making functions, as well as any 9 10 other powers and duties specified in this title. * * * 11

12 (d) Eligibility.--To be eligible to be appointed by the 13 Governor for membership on the board, an individual shall have 14 at least six years of professional experience in parole, 15 probation, social work or related areas, including one year in a 16 supervisory or administrative capacity, and [a bachelor's degree] an advanced degree beyond a bachelor's degree, such as a 17 18 master's degree, doctorate degree or juris doctorate degree. Any 19 equivalent combination of experience and training shall be 20 acceptable.

21 (e) General powers. -- Subject to the provisions of this chapter, the board shall have [all] the powers and [shall] 22 23 perform the duties generally vested in and imposed upon 24 [independent] departmental administrative boards and commissions 25 by the act of April 9, 1929 (P.L.177, No.175), known as The Administrative Code of 1929, and shall be subject to all the 26 provisions of that act applicable generally to [independent] 27 28 departmental administrative boards and commissions.

29 § 6112. Board chairperson.

30 (a) Designation by Governor.--The Governor shall, from time

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1 to time, as the occasion may arise, designate one of the members
2 of the board to be its chairperson who shall:

3 [(1) Direct the operations, management and
4 administration of the board and fulfill the functions
5 established by this chapter.

6 (2) Secure the effective application of the probation 7 system in all of the courts of this Commonwealth and the 8 enforcement of the probation laws.]

9

(3) Preside at all meetings of the board.

10 (4) Perform all the duties and functions of chairperson,
11 including organizing[, staffing, controlling, directing] and
12 administering the work of the [staff] <u>board</u>.

13 (5) Administer the proceedings of the board to ensure
14 efficient and timely procedures for parole board decisions,
15 [parole releases,] discharges and recommitments.

(b) Alternate chairperson.--The board may designate one of its members to act as alternate chairperson during the absence or incapacity of the chairperson, and, when so acting, the member so designated shall have and perform all the powers and duties of chairperson of the board but shall not receive any additional compensation for acting as chairperson.

22 § 6113. Board action.

23 (a) Quorum.--

(1) A majority of the board shall constitute a quorum
for transacting business and, except as otherwise provided in
this chapter and Chapter 45 (relating to recidivism risk
reduction incentive), a majority vote of those present at any
meeting shall be sufficient for any official action taken by
the board <u>one or more members of the board may attend and</u>
<u>participate in any meeting via videoconferencing or similar</u>

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1 <u>virtual presence technology</u>.

2 (2) Except as provided in subsections (b), (c), (d) and 3 (e) and Chapter 45, no person shall be paroled or discharged 4 from parole or have his parole revoked, except by a majority 5 of the entire membership of the board.

6 (b) Panel decisions.--The board may make decisions on 7 parole, reparole, return or revocation in panels of two persons. 8 A panel shall consist of one board member and one hearing 9 examiner or of two board members. Panels shall be appointed by 10 the chairperson or the chairperson's designee. <u>A panel may act</u> 11 <u>without meeting. A panel may meet and take action via</u>

12 videoconferencing or similar virtual presence technology, with 13 the exception of in-person testimony under section 502 of the 14 act of November 24, 1998 (P.L.882, No.111), known as the Crime 15 Victims Act.

16 (c) Disagreement within panel.--

[(1)] If there is disagreement <u>between the members of a</u> <u>panel</u> on a decision to parole [between the members of a panel], <u>revoke parole or recommit an offender</u>, the matter shall be decided by a board member appointed by the chairperson or the chairperson's designee, who shall concur with one of the original panel members.

[(2) If there is disagreement on a revocation decision between the members of the panel, the matter shall be decided by three board members appointed by the chairperson or the chairperson's designee; at least two of these members must not have been on the disagreeing panel, if practicable.]

28 (d) Appeal.--

29 (1) An [interested party] <u>offender</u> may appeal a
 30 revocation decision within 30 days of the board's order. The

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decision shall be reviewed by three board members appointed
 by the chairperson or the chairperson's designee.

3 (2) If practicable, at least two of the board members 4 reviewing the decision must not have been on the panel whose 5 decision is being appealed. The three board members deciding 6 the appeal may affirm, reverse or remand the decision of the 7 panel or may order the matter be heard de novo.

8 (e) Decision without review.--Subject to the provisions of 9 section 6137(g) (relating to parole power), the board or its 10 designee may issue a decision to parole an eligible offender as 11 defined under section 4503 (relating to definitions) without 12 further review by the board.

(f) Decision accountability.--The board shall develop, adopt and periodically update as deemed necessary, a parole decisional instrument that is tested prior to implementation, which incorporates evidence-based practices to assist and inform the board's professional judgment in the parole decision-making process.

19 § 6116. Meetings.

(a) General rule.--As soon as may be convenient after their
appointment, the members of the board shall meet and organize.
(b) Appointment of secretary <u>of board</u>.--The [members of the
board] <u>department</u> shall appoint a secretary, who <u>shall</u>:

24

(1) [Shall not] <u>Not</u> be a member of the board.

(2) [Shall hold] <u>Hold</u> office at the pleasure of the
[board] <u>secretary</u>.

(3) [Shall have such powers] <u>Maintain a record of the</u>
 <u>proceedings of the board</u> and perform such duties not
 inconsistent with any law of this Commonwealth as the board
 shall prescribe.

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1 (4) [Shall receive] <u>Receive</u> such compensation as the 2 board shall determine in conformity with the rules of the 3 Executive Board.

4 (c) Temporary secretary <u>of board</u>.--In the absence or
5 incapacity of the secretary to act, the [board] <u>department</u> may
6 designate such other person as it may choose to perform
7 temporarily the duties of <u>the</u> secretary <u>of the board</u>.

8 (d) Counsel.--Legal counsel for the board shall be appointed 9 in accordance with the act of October 15, 1980 (P.L.950,

10 No.164), known as Commonwealth Attorneys Act.

11 (e) Hearing examiners.--The board may appoint a sufficient

12 <u>number of individuals to conduct hearings as required or</u>

13 <u>authorized by this title.</u>

14 § 6118. Offices.

[(a) Principal office.--The principal office of the board] <u>The department</u> shall [be in Harrisburg, and] <u>provide offices for</u> the board <u>and</u> shall appoint and employ such number and character of officers, agents, clerks, stenographers and employees as may be necessary to carry out the purposes of this chapter. The salaries of persons so appointed and employed by the board shall be fixed by the [board] <u>department</u>.

22 District offices. -- The board, with the approval of the [(b)] Governor, shall divide the Commonwealth for administrative 23 24 purposes into a suitable number of districts, not to exceed ten, 25 in each of which shall be a district office which shall have 26 immediate charge of the supervision of cases of probation and parole arising in the courts of the judicial districts embraced 27 28 within its territorial limits, but, as occasion may require, the 29 supervision of particular parolees may be transferred by the 30 board to other appropriate parole districts.

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1 (c) Location of district offices.--

(1) The board shall fix and determine the location of
the various district offices within their respective
districts, having regard to local conditions in each district
and to the most convenient and efficient functioning of the
office established in each district.

7 (2) At each of the locations so fixed and determined,
8 the board shall provide such office accommodations,
9 furniture, equipment and supplies as may be reasonably
10 suitable and adequate for the proper handling and dispatch of
11 the parole business of the district.

12 (3) The board may enter into contracts on behalf of the 13 Commonwealth for such office accommodations, furniture, 14 equipment and supplies through the Department of General 15 Services.

16 (d) Consideration for fixing compensation. -- In fixing compensation for its officers, clerks and employees under the 17 18 provisions of this chapter, the board shall have regard to the 19 kind, grade or class of service to be rendered, and, whenever 20 any standard compensation has been fixed by the Executive Board 21 for any kind, grade or class of service or employment, the compensation of all persons appointed or employed by the board 22 23 in the same kind, grade or class shall be fixed by it in 24 accordance with such standard.]

25 Section 15. Sections 6119, 6120 and 6121 of Title 61 are 26 repealed:

27 [§ 6119. District directors.

(a) Establishment.--Each district parole office shall have adistrict director who:

30 (1) Shall be appointed by the board, with the approval 20170SB0522PN0534 - 50 - 1 of the Governor.

2 (2) Shall receive such annual salary as the board shall
3 determine in conformity with the rules of the Executive
4 Board.

5 (b) Status and role.--The district director shall be the 6 executive head of the district office to which the district 7 supervisor is appointed and shall have the control, management 8 and direction of all employees of the board assigned to the 9 district, subject to the supervision of the board.

10 § 6120. District office employees.

(a) Board to appoint.--The board shall appoint in the various district offices a sufficient number of parole officers, clerks, stenographers and other agents and employees to fully and efficiently administer the parole laws of this Commonwealth, but no employee of the board, other than its secretary and district supervisors, shall be appointed by the board except in the manner provided by this chapter.

(b) Salaries and qualifications.--The salaries of the appointees in subsection (a) shall be fixed by the board. The board shall from time to time by appropriate rule or regulation prescribe the qualifications to be possessed by its personnel. The qualifications shall be such as will best promote the efficient operation of probation and parole.

24 § 6121. Disciplinary action.

(a) General rule.--Except as otherwise provided in
subsection (b), an employee of the board, excluding the
secretary and district supervisors, may be removed, discharged
or reduced in pay or position only for cause and after being
given the reasons therefore in writing and afforded an
opportunity to be heard in answer thereto.

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1 (b) Exception.--An employee may be suspended without pay and 2 without hearing for a period not exceeding 30 days, but the 3 reason or reasons for the suspension must be given to the 4 employee by the board in writing.

5 (c) Successive suspensions.--There shall not be any 6 successive suspensions of the same employee under this section.] 7 Section 16. Section 6122(a)(2) and (c) of Title 61 are 8 amended to read:

9 § 6122. Political activities.

10 (a) General rule.--No member of the board, or [officer] 11 <u>agent</u>, clerk or employee thereof, or any person officially 12 connected with the board:

13 * * *

14 (2) Shall serve as a member of or attend the meetings of 15 any committee of any political party, or take any part in 16 political management or political campaigns, or use that 17 person's office to influence political movements, or to 18 influence the action of any other [officer] <u>agent</u>, clerk or 19 employee of the board.

20 * * *

(c) Dismissal required.--The board shall dismiss any
[officer] <u>agent</u>, clerk or employee thereof who shall violate
this section from that person's office or employment.
Section 17. Sections 6123 and 6124 of Title 61 are repealed:
[§ 6123. Advisory committee.

26 (a) Establishment.--An advisory committee on probation is27 reestablished to assist the board.

(b) Composition.--The advisory committee shall consist of
nine members, seven of whom shall be appointed by the Governor,
with the consent of a majority of the members of the Senate. At

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least two shall be judges of courts of record of this 1 2 Commonwealth, at least one shall be a county commissioner, at 3 least one shall be a chief county probation officer, and the remaining members shall be qualified in the field of probation 4 and parole either by training or experience. The President pro 5 6 tempore of the Senate and the Speaker of the House of 7 Representatives shall each appoint a member of their respective 8 houses to serve as members of the committee.

(c) Terms.--

9

10 (1) The term of a member hereafter appointed, except to 11 fill a vacancy, shall be for four years and until their 12 successors have been appointed and qualified, but in no event 13 more than 90 days beyond the expiration of their appointed 14 term.

15 (2) The terms of members of the committee who are 16 appointed by virtue of holding an office as a member of the 17 General Assembly, judge, chief county probation officer or 18 county commissioner shall continue only so long as that 19 person remains in that office.

20 (3) Vacancies occurring in an office of a member of the
21 advisory committee by expiration of term, death, resignation,
22 removal or for any other reason shall be filled in the manner
23 provided by section 8 of Article IV of the Constitution of
24 Pennsylvania for the remainder of the term.

(4) Whenever the term of an advisory committee member, other than one who is a member of the General Assembly, expires, that member's position shall be immediately deemed a vacancy, and the Governor shall nominate a person to fill that membership position on the committee within 90 days of the date of expiration, even if the member continues to

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remain on the committee. The Governor shall designate one of
 the members of the committee as its chairperson.

3 (d) Reimbursement of expenses. -- Each member of the advisory committee shall be paid all reasonable and necessary travel and 4 other expenses incurred by him in the performance of his duties. 5 6 Assistance to be provided. -- The advisory committee shall (e) 7 aid the chairperson and the board in formulating and reviewing 8 standards for probation personnel and probation services in the 9 counties.

10 § 6124. Certain offenders residing in group-based homes.

11 (a) Notification requirement.--

12 A group-based home located within a county of the (1)sixth, seventh or eighth class that agrees to provide housing 13 14 to an individual knowing that the individual has been previously convicted of an offense under 18 Pa.C.S. § 2502 15 16 (relating to murder) or a substantially similar offense 17 committed in another jurisdiction shall notify the head of the governing body of the municipality and the county in 18 19 which the group-based home is located that the individual is 20 staying at the group-based home.

(2) The notification required under paragraph (1) shall be sent by certified mail within 48 hours of the individual's arrival at the group-based home and shall include the following information:

25 (i) Name of the individual, including all known26 aliases.

27 (ii) Date of the individual's arrival at the group-28 based home.

29 (iii) The individual's expected length of stay at30 the group-based home.

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2

(iv) Contact information for the group-based home.(b) Public hearing.--

3 (1) The governing body of a municipality or county 4 receiving notification from a group-based home provider under 5 subsection (a) may conduct a public hearing concerning the 6 group-based home provider, its site and its operations.

7 A governing body conducting a public hearing under (2) 8 this subsection shall provide public notice of the hearing 9 via posting on its official Internet website no less than two 10 weeks prior to the hearing. The notice shall provide 11 information regarding the purpose, location and time of the 12 public hearing and a contact number for interested persons to 13 call in order to obtain additional information about the 14 hearing. Nothing in this paragraph shall be construed to prohibit the governing body from providing public notice via 15 16 any other means.

17 (3) At a public hearing under this subsection, the group-based home provider shall explain the operation of the 18 19 group-based home and the governing body conducting the 20 hearing shall permit public questions and comments. 21 Definition.--The following words and phrases when used (C) 22 in this section shall have the meanings given to them in this 23 subsection unless the context clearly indicates otherwise: 24 "Group-based home." Any nonprofit or for-profit entity that 25 maintains a facility that provides housing to individuals on 26 probation or parole or other individuals previously convicted of 27 crimes. The term shall not include a correctional institution or 28 a facility maintained by a domestic violence program.

29 "Official Internet website." The official Internet location 30 designated by a municipality or county as its primary method of

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electronically communicating with the public about its official 1 2 business.] Section 18. Sections 6131 and 6132 of Title 61 are amended 3 to read: 4 § 6131. General powers of board. 5 6 General rule.--The board shall have the power and its (a) 7 duty shall be: 8 [(1) To supervise and make presentence investigations 9 and reports as provided by law.] 10 (2) To collect and maintain copies of all presentence 11 investigations and reports. 12 [(3) To collect and maintain a record of all persons who 13 are placed on probation and parole.] 14 To collect, compile and publish statistical and (4) other information relating to probation and parole work in 15 16 all courts. [and such other information the board may deem of value in probation service. 17 18 (5) To establish, by regulation, uniform Statewide 19 standards for: 20 (i) Presentence investigations. 21 (ii) The supervision of probationers. 22 The qualifications for probation personnel. (iii) 23 (iv) Minimum salaries. 24 (v) Quality of probation service. 25 The standards for the qualifications of probation personnel 26 shall only apply to probation personnel appointed after the 27 date the standards are established. Should any probation 28 personnel appointed prior to the date the standards were 29 established fail to meet the standards, the court having jurisdiction of such personnel may request the board to 30

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1 establish in-service training for them in accordance with the 2 standards.

3 (6) To adopt regulations establishing specific
4 composition, functions and responsibilities for citizens
5 advisory committees and to receive reports, recommendations
6 or other input concerning parole policies and parole-related
7 concerns from the committees on a regular basis.

8 (7) To adopt regulations establishing criteria for board 9 acceptance of cases for supervision and presentence 10 investigations from counties that on December 31, 1985, 11 maintained adult probation offices and parole systems.

12 (8) To enter into contracts for purchasing community
13 services to assist parolees and to supplement existing
14 programs.

15 (9) To pay the cost of preparole drug screening tests 16 for inmates within the parole release jurisdiction of the 17 board, who are confined in a State or local correctional 18 facility, as required under section 6137 (relating to parole 19 power).

20 (10) To enter into contracts which provide for the21 continuous electronic monitoring of parolees.

(11) To establish and provide for intensive supervision units and day reporting centers for the supervision of parolees.]

(12) To provide information as required under 42 Pa.C.S.
§ 2153(a)(14) (relating to powers and duties) as requested by
the commission.

(13) To incorporate evidence-based practices into parole
 decision making[, supervision and the supervision of
 technical violators].

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1 [(14) To coordinate the reentry of offenders into the 2 community using evidence-based practices that are effective 3 in reducing recidivism.]

4 (15) To conduct research to identify, to be informed of 5 and to [apply] <u>recommended</u> recognized evidence-based parole 6 practices that promote public safety and reduce recidivism.

7 (16) To conduct outcome and performance analyses on
8 implemented board programs and practices to enhance public
9 safety through reduced recidivism.

10 (b) Court-appointed probation officers to submit information 11 to [board] <u>department</u>.--A court that appoints a probation 12 officer shall require the probation officer to submit to the 13 [board] <u>department</u> such information as the [board] <u>department</u> 14 may require on forms prescribed and furnished by the [board] 15 <u>department</u>.

16 (c) Access to county records.--The <u>department and the</u> board 17 shall have free and ready access to all probation and parole 18 records of any county.

19 [(d) Definitions.--As used in this section, the following 20 words and phrases shall have the meanings given to them in this 21 subsection unless the context clearly indicates otherwise: 22 "Evidence-based practices." Interventions and treatment 23 approaches that have been proven effective through appropriate 24 empirical analysis.]

25 § 6132. Specific powers of board involving [parolees]
26 offenders.

(a) General rule.--The board shall have exclusive power:
(1) [(i)] To parole and reparole, commit and recommit
for violations of parole and to discharge from parole all
[persons sentenced] <u>offenders sentenced to definite or</u>

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1 <u>flat sentences</u> by any court at any time to imprisonment 2 in a <u>State</u> correctional institution <u>pursuant to 42</u> 3 <u>Pa.C.S. § 9762 (relating to sentencing proceeding; place</u> 4 of confinement).

5 [(ii) This paragraph applies to inmates sentenced to 6 definite or flat sentences.

7 To supervise any person placed on parole, when (2)(i) 8 sentenced to a maximum period of less than two years, by 9 any judge of a court having criminal jurisdiction, when 10 the court may by special order direct supervision by the board, in which case the parole case shall be known as a 11 12 special case and the authority of the board with regard 13 thereto shall be the same as provided in this chapter 14 with regard to parole cases within one of the 15 classifications set forth in this chapter.

(ii) Except for such special cases, the powers and duties conferred by this section shall not extend to persons sentenced for a maximum period of less than two years and shall not extend to those persons committed to county confinement within the jurisdiction of the court pursuant to 42 Pa.C.S. § 9762 (relating to sentencing proceeding; place of confinement).]

(3) To establish special conditions of supervision for
paroled offenders. Conditions of supervision must be based on
the risk presented by and the rehabilitative needs of the
offender. Conditions may be modified pursuant to section 6161
(relating to powers and duties of department) or if the board
or its designee consents to such modification.
(4) To promulgate regulations establishing general

30 <u>conditions of supervision applicable to every paroled</u>

1 <u>offender.</u>

(b) Construction.--Nothing contained in this section shall
be construed to prevent a court from paroling any person
sentenced by it for a maximum period of less than two years and
<u>housed in a county correctional facility</u> or from paroling [a
person] <u>an offender committed to county confinement [within the</u>
jurisdiction of the court] pursuant to 42 Pa.C.S. § 9762.

8 [(c) Definition.--As used in this section, "period of two 9 years" means the entire continuous term of sentence to which a 10 person is subject, whether for one or more sentences, either to 11 simple imprisonment or to an indeterminate imprisonment as 12 authorized by law to be imposed for criminal offenses.] 13 Section 19. Section 6133 of Title 61 is repealed: 14 [§ 6133. Probation services.

(a) General rule.--The board shall have exclusive power to supervise any person placed on probation by any judge of a court having criminal jurisdiction, when the court by special order directs supervision by the board.

(b) Presentence investigations.--The board shall makepresentence investigations when requested to do so by the court.

21 (c) Grant-in-aid.--

(1) A county that provides additional probation staff
for presentence investigations and improved probation
supervision and programs shall receive a grant-in-aid from
the Commonwealth through the board for additional costs
incurred thereby but only to the extent that the additional
staff and program meet the qualifications and standards
established by the board.

29 (2) The grant-in-aid shall provide 80% of the personnel
 30 salary costs incurred by a county to administer these

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1 additional services and programs.

2 (3) If insufficient funds are appropriated, each county
3 shall receive a prorated reduction in the grant-in-aid.

4 (4) The board shall establish rules and regulations for 5 the allocation of funds available for such grants-in-aid.

6 (d) In-service training.--The board shall provide in-service
7 training for personnel of county probation offices when
8 requested to do so by the court having jurisdiction of the
9 probation office.]

 10
 Section 20. Sections 6134, 6134.1, 6136, 6137, 6138, 6139,

 11
 6140, 6141 and 6143 of Title 61 are amended to read:

 12
 § 6134. Sentencing court [to transmit records to board]

 13
 recommendation.

14 [(a) Duty to transmit.--A court sentencing any person for a 15 term as to which power to parole is given to the board in this 16 chapter shall transmit to the board, within 30 days after the 17 imposition of the sentence:

18 (1) A copy of the notes of testimony of the sentencing19 hearing that may have been filed of record in the case.

20 (2) Copies of any criminal identification records
 21 secured from the Federal Bureau of Investigation.

(3) Copies of presentence investigation reports and
behavior clinic reports, if any were submitted to the court,
the last two of which records, being confidential records of
the court, shall be treated confidentially by the members of
the board, who shall not permit examination of the records by
anyone other than its duly appointed agents or

28 representatives except upon court order.

29 (b) Recommendations from judge.--] <u>The following shall</u> 30 <u>apply:</u>

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1 (1) A judge may make at any time a recommendation to the 2 board respecting the [person] <u>offender</u> sentenced and the term 3 of imprisonment the judge believes that [person] <u>offender</u> 4 should be required to serve before [a] parole is granted to 5 that [person] <u>offender</u>.

6 (2) A recommendation made by a judge under paragraph (1) 7 respecting the parole or terms of parole of [a person] <u>an</u> 8 <u>offender</u> shall be advisory only. No order in respect to the 9 recommendation made or attempted to be made as a part of a 10 sentence shall be binding upon the board <u>or the department</u> in 11 performing the duties and functions conferred on it by this 12 chapter.

13 § 6134.1. General criteria for parole by court.

14 (a) Guidelines.--The court may parole or reparole subject to
15 consideration of guidelines established under 42 Pa.C.S. §
16 2154.5 (relating to adoption of guidelines for parole).

(b) Report of decision to commission.--If a court paroles or reparoles [a person] <u>an offender</u>, the court shall report the parole or reparole decision and shall provide a contemporaneous written statement for any deviation from the guidelines established under 42 Pa.C.S. § 2154.5, to the commission under 42 Pa.C.S. § 2153(a)(14) (relating to powers and duties).

23 (c) Procedure.--

(1) Prior to making a decision to parole [a person] <u>an</u>
<u>offender</u> committed to county confinement within the
jurisdiction of the court pursuant to 42 Pa.C.S. § 9762
(relating to sentencing proceeding; place of confinement)
from a sentence of imprisonment imposed following conviction
for a personal injury crime, each victim who has registered
to receive victim services in connection with the personal

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injury crime shall be given an opportunity by the court to
 submit a preparole statement to the court expressing concerns
 or recommendations regarding the parole or parole supervision
 of the [person] offender.

5 (2) The district attorney shall, immediately following 6 sentence in cases where a sentence of confinement has been 7 imposed and the sentenced [person] <u>offender</u> remains within 8 the jurisdiction of the court pursuant to 42 Pa.C.S. § 9762, 9 notify all registered victims that they shall have the 10 opportunity to submit a preparole statement to the court.

11 (3) Victims shall notify the court of their intention to 12 submit a preparole statement and shall provide and keep 13 current an appropriate mailing address.

14 Preparole statements submitted pursuant to this (4) 15 subsection shall be subject to the confidentiality provisions 16 contained in section 6140 (relating to victim statements, 17 testimony and participation in hearing) applicable to 18 preparole statements submitted to the board and shall be 19 considered by the court prior to any parole decision, and 20 each victim submitting a preparole statement shall be given 21 notice of the court's parole decision.

[(d) Definitions.--As used in this section, the following words and phrases shall have the meanings given to them in this subsection:

25 "Personal injury crime." The term shall have the meaning set 26 forth in section 103 of the act of November 24, 1998 (P.L.882, 27 No.111), known as the Crime Victims Act.

Wictim." The term shall mean, in addition to the meaning set forth in section 103 of the act of November 24, 1998 (P.L. 882, No.111), known as the Crime Victims Act, a member of the

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1 victim's family if the victim is incapable of communicating or 2 has died.]

3 § 6136. Right of access to [inmates] offenders.

4 All prison officials shall:

5 (1) At all reasonable times grant access to any [inmate] 6 <u>offender</u> whom the board has power to parole to the members of 7 the board or its properly accredited representatives.

8 (2) At all reasonable times provide for the board or its 9 properly accredited representative facilities for 10 communicating with and observing an [inmate] <u>detainee</u> while 11 imprisoned. <u>Such facilities may, at the discretion of the</u> 12 <u>prison officials, be provided via videoconferencing or</u> 13 similar virtual presence technology.

14 (3) Furnish to the board [from time to time such], no 15 fewer than 90 days prior to a scheduled parole interview or if an interview is scheduled to be held within less than 90 16 17 days, as quickly as possible after such public officials are 18 informed of such interview, reports concerning the conduct of 19 [inmates] offenders in their custody [as the board shall by 20 general rule or special order require,] together with any 21 other facts deemed pertinent in aiding the board to determine 22 whether such [inmates] offenders shall be paroled.

23 § 6137. Parole power.

24 (a) General criteria for parole.--

(1) The board may parole subject to consideration of
guidelines established under 42 Pa.C.S. § 2154.5 (relating to
adoption of guidelines for parole) and such information
developed by or furnished to the board under section 6164
<u>(relating to investigation of circumstances of offense), or</u>
both, and may release on parole any [inmate] <u>offender</u> to whom

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the power to parole is granted to the board by this chapter, except an [inmate] <u>offender</u> condemned to death or serving life imprisonment, whenever in its opinion:

4 (i) The best interests of the [inmate] <u>offender</u>
5 justify or require that the [inmate] <u>offender</u> be paroled.

6 (ii) It does not appear that the interests of the 7 Commonwealth will be injured by the [inmate's] <u>offender's</u> 8 parole.

9 (2) Parole shall be subject in every instance to the 10 Commonwealth's right to immediately retake and hold in 11 custody without further proceedings any [parolee] <u>offender</u> 12 charged after his parole with an additional offense until a 13 determination can be made whether to continue his parole 14 status.

(3) The power to parole granted under this section to the board may not be exercised in the board's discretion at any time before, but only after, the expiration of the minimum term of imprisonment fixed by the court in its sentence or by the Board of Pardons in a sentence which has been reduced by commutation.

21 (i) Following the expiration of the [inmate's] (3.1)22 offender's minimum term of imprisonment, if the primary 23 reason for not paroling the [inmate] offender is the 24 [inmate's] offender's inability to access and complete 25 prescribed programming within the correctional 26 institution, the board may release the [inmate] offender 27 on parole with the [condition] <u>recommendation</u> that the 28 [inmate] <u>offender</u> complete the prescribed programming 29 while on parole.

30 (ii) This paragraph shall not apply to offenders who 20170SB0522PN0534 - 65 - are currently serving a term of imprisonment for a crime of violence as defined in 42 Pa.C.S. § 9714 (relating to sentences for second and subsequent offenses) or for a crime requiring registration under 42 Pa.C.S. Ch. 97 Subch. H (relating to registration of sexual offenders).

6 (iii) For those [inmates] <u>offenders</u> to whom 7 subparagraph (ii) is applicable, the board may release 8 the [inmate] <u>offender</u> on parole if the [inmate] <u>offender</u> 9 is subject to another jurisdiction's detainer, warrant or 10 equivalent writ.

(4) Unless the [inmate] <u>offender</u> has served at least one year in a community corrections center or community corrections facility, the board shall not act upon an application of an [inmate] <u>offender</u> who is granted clemency by the Governor, is subject to parole supervision and:

16 (i) whose term of imprisonment was commuted from17 life to life on parole;

18 (ii) who was serving a term of imprisonment for a 19 crime of violence; or

20 (iii) who is serving a sentence under 42 Pa.C.S. §
21 9712 (relating to sentences for offenses committed with
22 firearms).

23 (5) Upon parole, [a parolee] <u>an offender</u> subject to
24 paragraph (4) shall:

25 (i) be subject to weekly supervision for the first26 six months of parole; and

(ii) have any violations of a condition of parole
immediately made known to the Board of Pardons. This
subparagraph shall apply to all [parolees] <u>offenders</u>
under supervision by other jurisdictions under Subchapter

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1B of Chapter 71 (relating to interstate compact for the2supervision of adult offenders).

3 (b) Cases involving deviations from guidelines.--In each case in which the board deviates from the quidelines established 4 under 42 Pa.C.S. § 2154.5, the board shall provide a 5 contemporaneous written statement of the reason for the 6 7 deviation from the guidelines to the commission as established 8 under 42 Pa.C.S. § 2153(a)(14) (relating to powers and duties). The board may develop and use internal decisional instruments. 9 10 This subsection shall not be construed to prevent the board from also developing forms or other documents, policies and 11 12 procedures consistent with this chapter, including internal 13 decisional instruments.

14

(c) Administrative parole.--

15 (1) An eligible offender shall be placed on 16 administrative parole one year after release on parole and 17 until the maximum sentence date if the [board's] <u>department's</u> 18 supervision staff determines that:

(i) (A) the eligible offender has not violated the
terms and conditions of the eligible offender's
parole; or

(B) the eligible offender has not been subject
to the extensive use of sanctions prior to the
completion of one year from the date of release on
parole; and

(ii) there is no substantial information indicating
dangerousness or that placement on administrative parole
would compromise public safety.

29 (2) An eligible offender placed on administrative parole
 30 shall continue to be subject to recommitment at the board's

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discretion and shall be subject to the board's power to recommit and reparole, recommit and review or otherwise impose sanctions at its discretion until the eligible offender's maximum sentence date.

5 (3) An eligible offender placed on administrative parole6 shall do all of the following:

7 (i) Make supervision contact at least one time per8 year.

9 (ii) Provide updated contact information upon a 10 change in residence or employment.

(iii) Continue to pay any restitution owed.
(iv) Comply with other requirements imposed by the
board or the department.

14 (d) Recidivism risk reduction incentive minimum.--The board 15 shall have the power and its duty shall be to comply with the 16 requirements of section 4506 (relating to recidivism risk 17 reduction incentive minimum).

18 (e) Drug screening tests.--

19 The [board] department may not release [a person] an_ (1)20 offender on parole unless the [person] offender achieves a 21 negative result within 45 days prior to the date of release 22 in a screening test approved by the Department of Health for 23 the detection of the presence of controlled substances or 24 designer drugs under the act of April 14, 1972 (P.L.233, 25 No.64), known as The Controlled Substance, Drug, Device and 26 Cosmetic Act.

[(2) The cost of these preparole drug screening tests for inmates subject to the parole release jurisdiction of the board, whether confined in a correctional institution or county prison, shall be paid by the board. The board shall

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establish rules and regulations for the payment of these costs and may limit the types and cost of these screening tests that would be subject to payment by the board.]

The board shall establish, as a condition of 4 (3) [(i)] continued parole for a parolee] Every offender who is 5 6 released on parole who, as an [inmate] detainee, tested 7 positive for the presence of a controlled substance or a 8 designer drug or who was paroled from a sentence arising 9 from a conviction under The Controlled Substance, Drug, 10 Device and Cosmetic Act or from a drug-related crime, 11 [the parolee's achievement of] shall, without further 12 action of the board, be subject to an ongoing condition 13 that the offender achieve negative results in [such] drug 14 screening tests randomly applied.

15 [(ii) The random screening tests shall be performed 16 at the discretion of the board, and the parolee 17 undergoing the tests shall be responsible for the costs 18 of the tests.

19 (iii) The funds collected for the tests shall be20 applied against the contract for such testing.]

21 For [a parolee] an offender who was not paroled from (4) 22 a sentence arising from a conviction under The Controlled 23 Substance, Drug, Device and Cosmetic Act or from a drug-24 related crime, the board may [establish] recommend to the 25 department, as a condition of [parole] supervision, that the 26 [parolee] offender achieve negative results in drug screening 27 tests randomly conducted. The [parolee] offender shall be 28 responsible for testing costs.

29 (f) Crimes of violence.--The board may not <u>order the</u> release
30 [on parole a person] <u>of an offender on parole</u> who is sentenced

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1 after February 19, 1999, and is serving a sentence for a crime 2 of violence unless the [person] <u>offender</u> has received 3 instruction from the [Department of Corrections] <u>department</u> on 4 the impact of crime on victims and the community.

5 (g) Procedure.--

6 (1) The department shall identify all [inmates]
7 <u>detainees</u> committed to the custody of the department that
8 meet the definition of an eligible offender.

9 (2) Upon identification of an [inmate] detainee as an 10 eligible offender, the department shall send notice to the board. The [board] department shall send notice to the 11 12 prosecuting attorney and the court no [less] fewer than six 13 months before the expiration of the [inmate's] detainee's 14 minimum sentence indicating that the department has 15 preliminarily identified the inmate as an eligible offender. 16 The notice shall be sent by United States mail unless the 17 [board] department, the court and the prosecutor have 18 consented to receipt of notice via electronic means. For 19 [inmates] detainees committed to the department whose 20 expiration of the minimum sentence is six months or less from 21 the date of admission, the department shall give prompt 22 notice.

(3) Within 30 days of receipt of notice under paragraph
(2), the court or prosecuting attorney may file with the
board a written objection to the department's preliminary
identification of the [inmate] detainee as an eligible
offender. Notice of the objection shall be provided to the
department [and the board].

29 (4) If no notice of objection has been filed under
30 paragraph (3), the [board or its designee shall approve for

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parole] <u>eligible offender shall be released on parole</u> at the expiration of the eligible offender's <u>recidivism risk</u> <u>reduction minimum [date] sentence</u> upon a determination <u>by the</u> <u>board</u> that all of the following apply:

5 (i) The department certified that the [inmate] 6 <u>detainee</u> has maintained a good conduct record and 7 continues to remain an eligible offender.

8 (ii) The reentry plan for the [inmate] <u>detainee</u> is 9 adequate.

(iii) Individual conditions and requirements for
 parole have been established <u>for the offender</u>.

12

13

(iv) There is no reasonable indication that the [inmate] <u>detainee</u> poses a risk to public safety.

14 (5) If the court or prosecuting attorney files a timely 15 objection under paragraph (3), the board shall make a determination as to whether the [inmate] detainee is an 16 17 eligible offender. The board shall notify the department, 18 prosecuting attorney and court of its determination no later 19 than 30 days prior to the minimum parole date. If the board 20 determines that the [inmate] <u>detainee</u> is an eligible offender 21 under this chapter, the board shall follow the provisions 22 under paragraph (4). If the board determines that the 23 [inmate] detainee is not an eligible offender under section 24 4503 (relating to definitions), the board shall retain 25 exclusive jurisdiction to grant parole and shall determine 26 whether the [inmate] detainee should be:

27 (i) paroled at the minimum [date,] <u>sentence</u>, as set 28 forth in 42 Pa.C.S. § 9752 (relating to sentencing 29 proceeding generally); 30 (ii) paroled at a later date; or

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(iii) denied parole.

2 (6) Nothing in this subsection shall be construed as 3 granting a right to be paroled to any person, and any decision by the board and its designees or the department, 4 5 under this section shall not be considered an adjudication 6 under 2 Pa.C.S. Ch. 5 Subch. A (relating to practice and 7 procedure of Commonwealth agencies) and Ch. 7 Subch. A 8 (relating to judicial review of Commonwealth agency action).

9 Except as provided under this subsection, nothing [(7) in this chapter shall otherwise affect the powers and duties 10 11 of the board or the department.]

12

(h) Power to recommit.--

13 (1)The board may, during the period for which an 14 [inmate] offender shall have been sentenced, recommit the 15 [inmate] offender, if paroled, for violation of the terms and 16 conditions of his parole and from time to time to reparole 17 and recommit in the same manner and with the same procedure as in the case of an original parol or recommitment if, in 18 19 the judgment of the board:

20 There is a reasonable probability that the (i) 21 [inmate] offender will be benefited by paroling the 22 [inmate] offender again.

23 (ii) It does not appear that the interests of the 24 Commonwealth will be injured by paroling the [inmate] 25 offender again.

26 In exercising these powers, the board shall consider (2) 27 any applicable recommitment ranges established by the commission under 42 Pa.C.S. § 2154.6 (relating to adoption of 28 29 recommitment ranges following revocation of parole by board). Cases involving deviations from guidelines.--In each 30 (i)

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1 case in which the board deviates from the recommitment ranges 2 established under 42 Pa.C.S. § 2154.6, the board shall provide a 3 contemporaneous written statement of the reason for the 4 deviation from the recommitment ranges to the commission, as 5 established under 42 Pa.C.S. § 2153(a)(14).

(j) Notice to county probation department.--When the board
releases [a parolee] <u>an offender</u> from a correctional facility,
the board shall provide written notice to the probation
department located in the county where the sentencing order was
imposed of the release and new address of the [parolee]
offender.

12 [(k) Definitions.--The following words and phrases shall 13 have the meanings given to them in this subsection unless the 14 context clearly indicates otherwise:

15 "Crime of violence." As defined in 42 Pa.C.S. § 9714(g)
16 (relating to sentences for second and subsequent offenses).
17 "Eligible offender." As defined in section 4503 (relating to
18 definitions).1

19 § 6138. Violation of terms of parole.

20 (a) Convicted violators.--

21 [A parolee under the jurisdiction of the board (1)22 released from a correctional facility who,] The board may, at_ 23 its discretion, revoke the parole of a paroled offender if 24 the offender, during the period of parole or while delinquent 25 on parole, commits a crime punishable by imprisonment, for 26 which the [parolee] offender is convicted or found quilty by a judge or jury or to which the [parolee] offender pleads 27 28 guilty or nolo contendere at any time thereafter in a court 29 of record[, may at the discretion of the board be recommitted 30 as a parole violator].

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1 (2) If the [parolee's recommitment is so ordered, the 2 parolee shall be reentered] <u>offender's parole is revoked, the</u> 3 <u>offender shall be recommitted</u> to serve the remainder of the 4 term which the [parolee] <u>offender</u> would have been compelled 5 to serve had the parole not been granted and, except as 6 provided under paragraph (2.1), shall be given no credit for 7 the time at liberty on parole.

8 (2.1) The board may, in its discretion, award credit to 9 [a parolee] <u>an offender</u> recommitted under paragraph (2) for 10 the time spent at liberty on parole, unless any of the 11 following apply:

(i) The crime committed during the period of parole
or while delinquent on parole is a crime of violence [as
defined in 42 Pa.C.S. § 9714(g) (relating to sentences
for second and subsequent offenses)] or a crime requiring
registration under 42 Pa.C.S. Ch. 97 Subch. H (relating
to registration of sexual offenders).

18 (ii) The [parolee] <u>offender</u> was recommitted under
19 section 6143 (relating to early parole of [inmates]
20 <u>offenders</u> subject to Federal removal order).

(3) The board may, in its discretion, reparole whenever, in its opinion, the best interests of the [inmate] <u>offender</u> justify or require the [inmate's] <u>offender's</u> release on parole and it does not appear that the interests of the Commonwealth will be injured thereby.

(4) The period [of time] for which the [parole violator]
offender is required to serve shall be [from and] computed by
the department and shall begin on the date that the parole
violator is taken into custody to be returned to the
institution as [a parole violator] an offender.

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(5) If a new sentence is imposed on the [parolee]
 <u>offender</u>, the service of the balance of the term originally
 imposed by a Pennsylvania court shall precede the
 commencement of the new term imposed in the following cases:

5 (i) If a person is paroled from a State correctional 6 institution and the new sentence imposed on the person is 7 to be served in the State correctional institution.

8 (ii) If a person is paroled from a county prison and 9 the new sentence imposed upon him is to be served in the 10 same county prison.

11 (iii) In all other cases, the service of the new 12 term for the latter crime shall precede commencement of 13 the balance of the term originally imposed.

14 (5.1) If the [parolee] <u>offender</u> is sentenced to serve a 15 new term of total confinement by a Federal court or by a 16 court of another jurisdiction because of a verdict or plea 17 under paragraph (1), the [parolee] <u>offender</u> shall serve the 18 balance of the original term before serving the new term.

19 (6) [Where the new term is to be served last or the 20 balance of the term originally imposed by a Pennsylvania 21 court is to be served last, and the service is, in either 22 case, in any correctional facility:

(i)] Any [person] <u>offender</u> upon recommitment shall
be sent to the institution [as shall be] designated by
the [Secretary of Corrections or his] <u>secretary or a</u>
designee.

[(ii) Any female person shall be recommitted to the
State Correctional Institution at Muncy.]

29 (b) Subsequent arrest.--

30 (1) The formal filing of a charge after parole against 20170SB0522PN0534 - 75 - 1 [a parolee] <u>an offender</u> within this Commonwealth for any 2 violation of the laws of this Commonwealth shall constitute 3 an automatic detainer and permit the [parolee] <u>offender</u> to be 4 taken into and held in custody.

5 (2) The automatic detainer shall dissolve 15 days after 6 the [parolee] <u>offender</u> is taken into custody unless sooner 7 waived or otherwise superseded by direction of the 8 [supervising parole office] <u>department or its designee</u>.

9 (3) The automatic detainer shall be in addition to and 10 not in lieu of any other detainer that prior to the effective 11 date of this chapter may have been lodged in such 12 circumstances.

13 (c) Technical violators.--

14 [A parolee] An offender under the jurisdiction of (1)the board who violates the terms and conditions of his 15 16 parole, other than by the commission of a new crime of which 17 the [parolee] offender is convicted or found guilty by a 18 judge or jury or to which the [parolee] offender pleads 19 guilty or nolo contendere in a court of record, may be 20 detained pending a hearing before the board or waiver of the 21 hearing or recommitted after a hearing before the board or a 22 waiver of the hearing. Detention and recommitment under this 23 paragraph shall be in a community corrections center [or]___ 24 community corrections facility or parole violator center, 25 unless the board determines that one of the following 26 conditions is present:

(i) The violation was sexual in nature.
(ii) The violation involved assaultive behavior.
(iii) The violation involved possession or control
of a weapon.

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(iv) The [parolee] <u>offender</u> has absconded[, and the
 parolee] <u>and</u> cannot be safely [diverted to] <u>housed in</u> a
 community corrections center [or], community corrections
 facility <u>or parole violator center</u>.

5 (v) There exists an identifiable threat to public 6 safety, and the [parolee] <u>offender</u> cannot be safely 7 diverted to a community corrections center [or],_____ 8 community corrections facility[.] <u>or a parole violator</u> 9 <u>center because:</u>

(A) the offender has threatened harm to a member
 of the public or a Commonwealth employee;

12(B) the offender has been recommitted as a13technical parole violator because of a conviction for14a summary offense in a court;

(C) the offender has been previously recommitted 15 16 to a community corrections center, community corrections facility or parole violator center and 17 18 served 61 days or more in disciplinary custody following the previous recommitment; or 19 (D) the department does not have an available 20 21 bed in a community corrections center or parole 22 violator center or an entity with whom the department 23 contracts does not have an available bed in a 24 community corrections facility because of a

25 <u>restriction imposed by the provisions of a Federal,</u>
26 <u>State or local statute.</u>

(1.1) If the board determines that a condition under
paragraph (1) applies, the [parolee] <u>offender</u> shall be
detained [in or recommitted to] <u>or housed in</u> a State
correctional institution or contracted county jail.

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1 (1.2) Every offender's recommitment to a community_ 2 corrections center, community corrections facility or parole violator center shall be subject to a condition that the 3 offender comply with the rules of conduct applicable to the 4 place where the offender is housed. The department may, at 5 its discretion, place an offender accused of violating the 6 7 rules of conduct in a State correctional institution or contracted county jail, pending an investigation or 8 9 disciplinary hearing, or serve a disciplinary sanction under the department's procedures, or both. 10

11 (2) If the [parolee] <u>offender</u> is recommitted under this 12 subsection, the [parolee] <u>offender</u> shall be given credit for 13 the time served on parole in good standing but with no credit 14 for delinquent time and may be reentered to serve the 15 remainder of the original sentence or sentences.

16 The remainder shall be computed by the [board] (3) 17 department from the time the [parolee's] offender's 18 delinguent conduct occurred for the unexpired period of the maximum sentence imposed by the court without credit for the 19 20 period the [parolee] <u>offender</u> was delinquent on parole. The 21 [parolee] offender shall serve the remainder so computed from 22 the date the [parolee] offender is taken into custody [on the 23 warrant of the board] by the department's agent.

(4) Subject to subsection (e), the [parolee] <u>offender</u>
shall be subject to reparole by the board whenever in its
opinion the best interests of the [inmate] <u>offender</u> justify
or require the [parolee] <u>offender</u> being reparoled and it does
not appear that the interests of the Commonwealth will be
injured reparoling the [parolee] <u>offender</u>.

30 (5) Parole violators shall be supervised in accordance 20170SB0522PN0534 - 78 -

1	with evidence-based practices that may include:
2	(i) Consideration of whether the offender poses a
3	risk of safety to the community or himself.
4	(ii) The [board's] <u>department's</u> capacity to deliver
5	programs that address criminal thinking behavior and
6	related crime- producing factors.
7	(iii) Use of community-based sanctioning
8	alternatives to incarceration.
9	(iv) Use of a graduated violation sanctioning
10	process.
11	(v) Recommitment to:
12	(A) a State correctional institution;
13	(B) a contracted county jail;
14	(C) a community corrections center; [or]
15	(D) a community corrections facility[.]; or
16	(E) a parole violator center.
17	[(7) A parolee detained or recommitted to a community
18	corrections center or community corrections facility under
19	paragraph (1) shall be segregated from other offenders
20	located at the facility.]
21	(8) An offender released from a county correctional
22	facility by a parole order issued by a sentencing court, but
23	supervised by the department who violates the conditions of
24	parole other than by the commission of a new crime of which
25	the offender is convicted or found guilty by a judge or jury
26	or to which the offender pleads guilty or nolo contendere in
27	a court of record, may be detained pending a hearing before
28	the sentencing court or a waiver of the hearing. Detention
29	and recommitment under this paragraph shall be to the county
30	correctional facility from which the offender was released.

(9) Notwithstanding any other provision of law, an 1 2 offender under the department's supervision who is alleged to have committed a technical parole violation may be arrested 3 and detained for a period not to exceed 15 days, provided 4 5 that the offender is brought before a hearing examiner within 48 hours for a determination whether the offender shall be 6 7 released as quickly as reasonably possible or held for the remainder of the 15 days. The appearance before the hearing 8 9 examiner may be conducted via videoconferencing or similar virtual presence technology. 10 Recommitment to correctional facility.--[A] Except as 11 (d) provided in paragraph (1.3) or (4), a technical violator 12 recommitted to a State correctional institution or a contracted 13 14 county jail under subsection (c) shall be recommitted [as 15 follows: 16 If paroled from a county prison, to the same (1)17 institution or to any other institution to which the violator 18 may be legally transferred. 19 (2)If paroled from a State correctional institution, to 20 any State correctional institution or contracted county jail 21 designated by the department. 22 Except as set forth in paragraph (4) or (5), the (3) 23 parolee shall be recommitted] for one of the following 24 periods, at which time the [parolee] offender shall 25 automatically be reparoled without further action by the 26 board: 27 [(i)] (1.1) For the first recommitment under this 28 subsection, a maximum period of six months. 29 [(ii)] (1.2) For the second recommitment under this 30 subsection for the same sentence, a maximum of nine

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months.

1

2 [(iii)] (1.3) For the third or subsequent
3 recommitment under this subsection for the same sentence,
4 a maximum of one year.

5 (4) The [parolee] <u>offender</u> may be reparoled by the board 6 prior to expiration of the time [period under paragraph (3)] 7 <u>periods under paragraph (1.1), (1.2) or (1.3)</u> if the board 8 determines that it is in the best interest of the 9 Commonwealth and the [parolee] offender.

10 (5) The time [limit under paragraph (3)] <u>limits under</u> 11 <u>paragraph (1.1), (1.2) or (1.3)</u> shall not be applicable to [a 12 parolee] <u>an offender</u> who:

13 (i) committed a disciplinary infraction involving
14 assaultive behavior, sexual assault, a weapon or
15 controlled substances;

16 (ii) spent more than 90 days in segregated housing 17 due to one or more disciplinary infractions; or

(iii) refused programming or a work assignment.
(e) Recommitment to community corrections center [or],
20 community corrections facility or parole violator center.--

(1) A technical violator recommitted to a community
corrections center [or], community corrections facility or
parole violator center under subsection (c) shall be
recommitted for a maximum period of six months, after which
the [parolee] offender shall automatically be reparoled
without further action by the board.

(2) [A parolee] <u>An offender</u> under paragraph (1) may be
reparoled by the board prior to expiration of the six-month
period if the board determines that it is in the best
interest of the Commonwealth and the [parolee] <u>offender</u>.

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1	(3) This subsection shall not apply to [a parolee who is
2	not in good standing with the board.] an offender who:
3	(i) commits a disciplinary infraction involving
4	assaultive behavior, sexual assault, a weapon or
5	<pre>controlled substances;</pre>
6	(ii) spends more than 61 days in segregated housing
7	due to one or more disciplinary infractions;
8	(iii) refuses programming or a work assignment; or
9	(iv) is not in compliance with all legal
10	requirements applicable to the offender, including, but
11	not limited to, maintaining registration in any
12	applicable sex offender registry.
13	[(f) DefinitionsAs used in this section, the following
14 w	words and phrases shall have the meanings given to them in this
15 s	subsection unless the context clearly indicates otherwise:
16	"Community corrections center." A residential program that
17 i	is supervised and operated by the department in accordance with
18 0	Chapter 50 (relating to community corrections centers and
19 c	community corrections facilities).
20	"Community corrections facility." A residential facility
21 c	operated by a private contractor that:
22	(1) houses offenders pursuant to a contract with the
23	department; and
24	(2) is operated in accordance with Chapter 50.
25	"Contracted county jail." A county correctional facility
26 w	which has contracted with the department to provide correctional
27 c	or other services.
28	"State correctional institution." Any of the following owned
29 a	and operated by the Commonwealth:
30	(1) A correctional facility.
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- 1
- (2) A prison.

2 (3) A jail.]

3 § 6139. Parole procedure.

Specific requirements.--4 (a)

5 The board may, subject to the provisions and (1)limitations set forth in section 6138 (relating to violation 6 7 of terms of parole), grant [paroles of] parole on its own 8 motion whenever in its judgment the interests of justice 9 require the granting of [these paroles] parole.

The board shall consider applications for parole by 10 (2)11 an [inmate] offender or the [inmate's] offender's attorney.

12

Notwithstanding the provisions of paragraph (2), the (3) 13 board shall not be required to consider nor dispose of an 14 application by an [inmate] <u>offender</u> or an [inmate's] offender's attorney where a parole decision has been issued 15 16 by the board on that case within one year of the date of the 17 current application for parole.

(3.1) Notwithstanding paragraphs (2) and (3), the board 18 19 shall not be required to consider nor to dispose of an 20 application by an [inmate] <u>offender</u> or an [inmate's] 21 offender's attorney in the case of an [inmate] offender 22 sentenced under 18 Pa.C.S. § 1102.1 (relating to sentence of 23 persons under the age of 18 for murder, murder of an unborn 24 child and murder of a law enforcement officer) if a parole 25 decision has been issued by the board within five years of 26 the date of the current application.

27 (3.2) Nothing under this section shall be interpreted as 28 granting a right to be paroled to any [person] offender, and 29 a decision by the board and its designees relating to [a 30 person] an offender sentenced under 18 Pa.C.S. § 1102.1 may

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not be considered an adjudication under 2 Pa.C.S. Chs. 5
Subch. A (relating to practice and procedure of Commonwealth agencies) and 7 Subch. A (relating to judicial review of Commonwealth agency action).

5 (4) Hearings of applications [shall] <u>may</u> be held by the 6 board whenever in its judgment hearings are necessary. 7 Reasonable rules and regulations shall be adopted by the 8 board for the presentation and hearing of applications for 9 parole.

10 (5) Whenever an [inmate] <u>offender</u> is paroled by the 11 board, [whether of its own motion or after hearing of an 12 application for parole,] or whenever [an application for] 13 parole is refused by the board, a brief statement of the 14 reasons for the board's action shall be filed of record in 15 the offices of the board and shall be at all reasonable times 16 open to public inspection.

17 In no case shall a parole be granted[, or an (6) 18 application for parole be dismissed,] unless a board member, 19 hearing examiner or other person so designated by the board 20 shall have [seen and heard] <u>interviewed</u> the [parolee] 21 offender in person in regard thereto within six months prior 22 to the granting or dismissal thereof. Such in-person_ 23 interviews may be conducted via videoconferencing or similar 24 virtual presence technology.

25 (7) The board shall dispose of [the] <u>an</u> application
26 within six months of its filing.

(b) Reliance on reports.--In granting and revoking paroles and in discharging from parole, the members of the board acting thereon shall not be required to personally hear or see all the witnesses and evidence submitted to them for their action, but

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1 they may act on the report submitted to them by [their] <u>the</u>
2 <u>department's</u> agents and employees, together with any pertinent
3 and adequate information furnished to them by fellow members of
4 the board or by others.

5 (c) Notice to district attorney. -- At least ten days before 6 paroling an [inmate] offender on its own motion, the board shall 7 give written notice of the contemplated parole to the district 8 attorney of the county in which the [inmate] offender was sentenced, and, in cases of hearings on applications for parole 9 10 as provided for in this section, at least ten days' written 11 notice of the time and place fixed for such hearing shall be 12 given either by the board or by the [applicant] offender or the offender's attorney, as the board shall direct, to the court and 13 14 district attorney of the county in which the [applicant] offender was sentenced. 15

16 § 6140. Victim statements, testimony and participation in 17 hearing.

18 (a) Duty of district attorney to provide notice.--

19 The victim of the offense for which an [inmate] (1)20 offender is sentenced shall be notified by the district 21 attorney immediately following sentencing, in cases where the 22 defendant has been sentenced to a term of imprisonment, that 23 the victim or family member shall have the opportunity to 24 present a statement for the parole report to be considered at 25 the parole hearing or to testify to the [parole] board 26 expressing his opinion concerning the release of the [inmate] 27 detainee.

(2) The district attorney shall provide notice to a
member of the immediate family of the victim if the victim:
(i) is a juvenile;

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1 (ii) is incapable of testifying; or 2 (iii) died as a result of the [defendant's] 3 offender's conduct. (b) Notice of intent to submit statement.--In order to 4 submit a statement under subsection (a), a victim or family 5 member must notify the board of his intention to do so and 6 7 provide and keep current an appropriate mailing address with the 8 board. 9 (c) Contents of parole [report] statement.--The parole 10 [report] statement may include [a statement] discussion_ 11 concerning: 12 The continuing nature and extent of any physical (1)13 harm or psychological or emotional harm or trauma suffered by 14 the victim. 15 The extent of any loss of earnings or ability to (2) 16 work suffered by the victim. 17 The continuing effect of the crime upon the victim's (3) 18 family. 19 (d) Notice to persons who previously contacted the [board] 20 Office of Victim Advocate. --21 (1) At the time public notice is given that an [inmate] 22 offender is being considered for parole pursuant to this 23 section, the [board] Office of Victim Advocate shall also 24 notify any victim or nearest relative who has previously 25 contacted the [board] Office of Victim Advocate of the 26 [availability] opportunity to provide a statement for 27 inclusion in the parole report or to present testimony for 28 inclusion at the parole hearing. 29 The [board] Office of Victim Advocate shall notify (2)the [person] victim or family member identified under 30

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paragraph (1) at [the] that person's last known mailing address. The notification required by this section shall be given by the [board] <u>Office of Victim Advocate</u> in the case of a parole to be granted pursuant to section 6139 (relating to parole procedure) or by the court in the case of a parole to be granted pursuant to section 6133 (relating to probation services).

8 (e) Notice of intent to present testimony.--The victim or 9 family member shall notify the [board] <u>Office of Victim Advocate</u> 10 <u>which shall notify</u> within 30 days from the date of the notice of 11 his intent to present testimony at the parole hearing. This time 12 period may be waived by the [board] <u>Office of Victim Advocate</u> 13 for good cause.

(f) Referral to hearing officer.--If the victim or family member submits a written statement to the board <u>through the</u> <u>Office of Victim Advocate</u> subsequent to notice, the statement shall be made a part of the board's file on the [inmate] <u>offender</u>, and the [inmate's] <u>offender's</u> case shall be referred to a hearing officer designated to conduct parole release hearings.

(g) Assignment to hearing examiner.--If the victim or family member informs the board <u>through the Office of Victim Advocate</u> subsequent to notice being provided that [the person intends] <u>they intend</u> to testify, the chairperson shall assign the [inmate's] <u>offender's</u> case to a hearing examiner for the purpose of receiving the person's testimony.

27 (h) Hearing procedure.--

(1) The assigned hearing examiner shall conduct a
hearing within 30 days from the date the board received
notification of the intent to offer testimony.

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1 (2) The hearing shall be conducted at a time and place 2 and on a date determined by the chairperson or designee. 3 Notice of the time, place and date of the hearing shall be 4 provided <u>by the Office of Victim Advocate</u> to the victim or 5 family member, in writing, and shall be [mailed] <u>provided</u> at 6 least ten days prior to the hearing date.

7 (3) The hearing shall be recorded by an electronic8 recording device.

9 (4) The hearing examiner shall prepare a written 10 [report] <u>statement</u> within a reasonable [amount of] time prior 11 to the hearing date. A copy of the [report] <u>statement</u> shall 12 be forwarded to the person offering testimony. A copy of the 13 report shall be made a part of the board's file on the 14 [inmate] <u>offender</u>.

15 (5) Upon completion of the written [report] statement,
16 the [inmate's] offender's case shall be referred to a hearing
17 examiner designated to conduct parole release hearings.

18 (6) (i) The hearing scheduled pursuant to this section
19 shall be conducted, when possible, prior to a parole
20 release hearing and prior to the board rendering a
21 decision.

(ii) Nothing in this section shall be construed to
preclude the board from conducting a timely parole
release hearing.

25 (7) After submission of the [report] <u>statement</u>, the
26 board shall within a reasonable [amount of] time:

27 (i) Evaluate the information provided.
28 (ii) Determine whether the decision shall be
29 affirmed or modified.

30 (iii) Determine whether a rescission hearing shall 20170SB0522PN0534 - 88 -

1 be conducted. 2 (iv) Notify the [inmate] offender in writing of its 3 decision. Notwithstanding any other provision of law, any and 4 (8) 5 all statements or testimony of the victim or family member submitted to the board or the Office of Victim Advocate 6 7 pertaining to: 8 (i) the continuing nature and extent of any physical harm or psychological or emotional harm or trauma 9 suffered by the victim; 10 11 (ii) the extent of any loss of earnings or ability 12 to work suffered by the victim; and 13 (iii) the continuing effect of the crime upon the 14 victim's family: 15 Shall be deemed confidential and privileged. (A) 16 Shall not be subject to subpoena or (B) 17 discovery. 18 (C) Shall not be introduced into evidence in any 19 judicial or administrative proceeding. 20 (D) Shall not be released to the [inmate] 21 offender. 22 (9) All records maintained by the board or the Office of 23 Victim Advocate pertaining to victims shall be kept separate. 24 Current address, telephone numbers and any other personal 25 information of the victim and family members shall be deemed 26 confidential. 27 (10) Notwithstanding any other provision of law, no 28 person who has had access to a report, record or any other 29 information under this section shall disclose the content of the report, record or other information or testify in a 30

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judicial or administrative proceeding without the written
 consent of the victim.

3 (11) A victim or the family member who has submitted a 4 written statement for the parole report or testified at a 5 hearing pursuant to this section shall be notified by the 6 board <u>through the Office of Victim Advocate</u> of the final 7 decision rendered in the [inmate's] offender's case.

8 (12)If the final decision is to not release the 9 [inmate] offender and if, subsequent to that decision, 10 additional parole release hearings are conducted for that 11 same [inmate] offender, then the victim or family member who 12 has submitted a written statement for the parole report or 13 who has testified at a hearing pursuant to this section shall 14 be notified by the board through the Office of Victim Advocate at the last known address if and when additional 15 16 parole hearings are scheduled by the board.

17 § 6141. General rules and special regulations.

The board may make general rules for the conduct and supervision of [persons placed on parole] <u>offenders</u> and may, in particular cases, as it deems necessary to effectuate the purpose of parole, prescribe special regulations for particular persons.

23 § 6143. Early parole of [inmates] <u>offenders</u> subject to Federal 24 removal order.

(a) Eligibility.--Notwithstanding any other provision of
law, the board may parole an [inmate] <u>offender</u> into the custody
of the United States Immigration and Customs Enforcement for
deportation prior to the expiration of the [inmate's] <u>offender's</u>
minimum term of imprisonment if all of the following
requirements are satisfied:

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1 (1) The board has received [a final] <u>an</u> order of removal 2 for the [inmate] <u>offender</u> from the United States Immigration 3 and Customs Enforcement.

4 (2) The [inmate] <u>offender</u> is at least 18 years of age 5 and is not a native or citizen of the United States.

6 (3) The offender has never been convicted or adjudicated 7 delinquent of a crime of violence or a crime requiring 8 registration under 42 Pa.C.S. Ch. 97 Subch. H (relating to 9 registration of sexual offenders).

10 (4) The board certifies that removal of the [inmate] 11 <u>offender</u> is appropriate and in the best interests of the 12 Commonwealth.

13 (5) The [inmate] <u>offender</u> has been advised of all of the 14 following:

(i) Unlawful reentry into the United States will
result in the [inmate's] <u>offender's</u> return to the
department to serve the remainder of the [inmate's]
<u>offender's</u> maximum term of imprisonment without the
possibility of parole.

(ii) If the [inmate] <u>offender</u> reenters the United States and commits a criminal offense, upon conviction the [inmate] <u>offender</u> shall be subject to 42 Pa.C.S. § 9720.3 (relating to sentencing for certain paroled offenders).

(iii) Reentry into the United States may subject the
[inmate] offender to prosecution by the United States
under 8 U.S.C. § 1326 (relating to reentry of removed
aliens).

(b) Parole discretionary.--The decision to parole an
30 [inmate] <u>offender</u> under subsection (a) shall be within the sole

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1 discretion of the board. Nothing under this section shall be 2 construed to confer a legal right upon the [inmate] <u>offender</u> to 3 parole under subsection (a).

4 (c) Return of [inmate] <u>offender</u> by United States.--If the 5 United States Immigration and Customs Enforcement is unable to 6 or does not deport the [inmate] <u>offender</u>, the [inmate] <u>offender</u> 7 shall be returned to the custody of the department and the board 8 shall rescind the [inmate's] <u>offender's</u> parole.

9 (d) Unlawful reentry. -- An [inmate] offender paroled under this section who returns unlawfully to the United States shall 10 be given a hearing before the board and recommitted as a parole 11 violator upon a determination by the board that the [inmate] 12 offender did unlawfully return to the United States. Upon 13 14 recommitment, the [inmate] offender shall be required to serve 15 the remainder of the [inmate's] offender's maximum term of 16 imprisonment without the possibility of parole. The [inmate] offender shall not be entitled to credit for any time on parole 17 18 under this section.

19 [(e) Definition.--As used in this section, the term "crime 20 of violence" shall be defined as provided in 42 Pa.C.S. § 21 9714(g) (relating to sentences for second and subsequent 22 offenses).]

23 Section 21. Subchapter D of Chapter 61 of Title 61 is
24 repealed:

25

SUBCHAPTER D

STATE PAROLE AGENTS

26

27 Sec.

28 6151. Definitions.

29 6152. Status as peace officers.

30 6153. Supervisory relationship to offenders.

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1 § 6151. Definitions.

The following words and phrases when used in this subchapter shall have the meanings given to them in this section unless the context clearly indicates otherwise:

5 "Agent." A State parole agent appointed by the board.

6 "Conditions of supervision." Any terms or conditions of the 7 offender's supervision, whether imposed by the court, the board 8 or an agent, including compliance with all requirements of 9 Federal, State and local law.

10 "Contraband." Any item that the offender is not permitted to 11 possess under the conditions of supervision, including any item 12 whose possession is forbidden by any Federal, State or local 13 law.

14 "Court." The court of common pleas or any judge thereof, the 15 Philadelphia Municipal Court or any judge thereof, the 16 Pittsburgh Magistrates Court or any judge thereof or any 17 magisterial district judge.

18 "Exigent circumstances." The term includes, but is not 19 limited to, suspicion that contraband or other evidence of 20 violations of the conditions of supervision might be destroyed 21 or suspicion that a weapon might be used. Exigent circumstances 22 always exist with respect to a vehicle.

23 "Offender." Any person subject to the parole or probationary 24 supervision of the board.

Personal search." A warrantless search of an offender's person, including, but not limited to, the offender's clothing and any personal property which is in the possession, within the reach or under the control of the offender.

29 "Property search." A warrantless search of real property,30 vehicle or personal property which is in the possession or under

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1 the control of the offender.

2 "Real property." Any residence or business property of an 3 offender, including all portions of the property to which the 4 offender has access.

5 "Supervisor." Any individual acting in a supervisory or6 administrative capacity.

7 § 6152. Status as peace officers.

8 An agent is declared to be a peace officer and is given 9 police power and authority throughout this Commonwealth to 10 arrest without warrant, writ, rule or process any parolee or 11 probationer under the supervision of the board for failing to 12 report as required by the terms of his probation or parole or 13 for any other violation of the probation or parole.

14 § 6153. Supervisory relationship to offenders.

15 (a) General rule. -- Agents are in a supervisory relationship 16 with their offenders. The purpose of this supervision is to assist the offenders in their rehabilitation and reassimilation 17 18 into the community and to protect the public. Supervision practices shall reflect the balance of enforcement of the 19 20 conditions of parole and case management techniques to maximize successful parole completion through effective reentry to 21 22 society.

23 (b) Searches and seizures authorized.--

(1) Agents may search the person and property of
 offenders in accordance with the provisions of this section.

26 (2) Nothing in this section shall be construed to permit
27 searches or seizures in violation of the Constitution of the
28 United States or section 8 of Article I of the Constitution
29 of Pennsylvania.

30 (c) Effect of violation.--No violation of this section shall 20170SB0522PN0534 - 94 - constitute an independent ground for suppression of evidence in
 any probation or parole proceeding or criminal proceeding.

(d) Grounds for personal search of offender.--

4 (1) A personal search of an offender may be conducted by 5 an agent:

6 (i) if there is a reasonable suspicion to believe 7 that the offender possesses contraband or other evidence 8 of violations of the conditions of supervision;

9 (ii) when an offender is transported or taken into 10 custody; or

(iii) upon an offender entering or leaving the securing enclosure of a correctional institution, jail or detention facility.

14 (2) A property search may be conducted by an agent if
15 there is reasonable suspicion to believe that the real or
16 other property in the possession of or under the control of
17 the offender contains contraband or other evidence of
18 violations of the conditions of supervision.

(3) Prior approval of a supervisor shall be obtained for
a property search absent exigent circumstances. No prior
approval shall be required for a personal search.

(4) A written report of every property search conducted
without prior approval shall be prepared by the agent who
conducted the search and filed in the offender's case record.
The exigent circumstances shall be stated in the report.

(5) The offender may be detained if he is present during a property search. If the offender is not present during a property search, the agent in charge of the search shall make a reasonable effort to provide the offender with notice of the search, including a list of the items seized, after the

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1 search is completed.

2 (6) The existence of reasonable suspicion to search 3 shall be determined in accordance with constitutional search and seizure provisions as applied by judicial decision. In 4 5 accordance with such case law, the following factors, where 6 applicable, may be taken into account: 7 (i) The observations of agents. 8 (ii) Information provided by others. The activities of the offender. 9 (iii) Information provided by the offender. 10 (iv) 11 (v) The experience of agents with the offender. 12 The experience of agents in similar (vi) 13 circumstances. 14 (vii) The prior criminal and supervisory history of the offender. 15 16 (viii) The need to verify compliance with the conditions of supervision. 17 18 (e) Nonresident offenders. -- No agent shall conduct a personal or property search of an offender who is residing in a 19 20 foreign state except for the limited purposes permitted under 21 the Interstate Compact for the Supervision of Offenders and Probationers. The offender is held accountable to the rules of 22 23 both the sending state and the receiving state. Any personal or 24 property search of an offender residing in another state shall 25 be conducted by an agent of the receiving state. 26 When authority is effective. -- The authority granted to (f) agents under this section shall be effective upon enactment of 27 28 this section, without the necessity of any further regulation by 29 the board.]

30 Section 22. Chapter 61 of Title 61 is amended by adding 20170SB0522PN0534 - 96 -

1	subchapters to read:
2	SUBCHAPTER E
3	SUPERVISION OF OFFENDERS
4	<u>Sec.</u>
5	6161. Powers and duties of department.
6	6162. Probation services.
7	6163. Probation services committee.
8	6164. Investigation of circumstances of offense.
9	6165. Right of access to offenders.
10	6166. Investigations for the board of pardons.
11	<u>§ 6161. Powers and duties of department.</u>
12	(a) Powers and dutiesThe department shall have the
13	following powers and duties:
14	(1) To supervise any offender released on parole by
15	order of the board and to arrest, detain in a department
16	facility, and to report to the board for a determination
17	whether to revoke parole and recommit an offender who fails
18	to comply with the conditions of supervision, including, but
19	not limited to, the alleged commission of a new crime.
20	(2) To enforce the conditions of supervision established
21	by the board as well as the power to impose and enforce
22	additional conditions of supervision on an offender and the
23	power to, with the consent of the board, amend or terminate
24	conditions of supervision established by the board and to
25	enforce conditions of supervision established by the board.
26	(3) With the consent of the board, to amend or terminate_
27	conditions of supervision after an offender has served at
28	least six months on parole. The imposition, modification or
29	termination of a condition of supervision must be based on
30	the risk presented by and the rehabilitative needs of the

1 offender and the impact the termination or modification will

2

have on public safety.

(4) To supervise any offender placed on parole, when 3 sentenced to a maximum period of less than two years, by any 4 5 judge of a court having criminal jurisdiction, when the court may by special order direct supervision by the department, in 6 which case the parole case shall be known as a special case 7 8 and the authority of the department with regard thereto shall 9 be the same as provided in this chapter with regard to parole 10 cases within one of the classifications set forth in this 11 chapter. (5) To furnish to the board no fewer than 90 days prior 12 to a scheduled parole interview, or if such interview is 13 14 scheduled to be held within fewer than 90 days, as guickly as possible after the department is informed of such interview, 15 reports concerning the conduct of offenders under the 16 17 department's supervision or in its custody together with any other facts deemed pertinent in aiding the board to determine 18 19 whether such offenders shall be paroled. 20 (6) To pay the costs of preparole drug screening test 21 for offenders subject to the parole release jurisdiction of 22 the board. The department shall establish rules and 23 regulations for the payment of these costs and may limit the 24 types and costs of these screening tests that would be 25 subject to payment by the department. 26 (7) To determine when an offender subject to random drug 27 screening tests as a condition of supervision shall be tested. The offender undergoing the tests shall be 28 29 responsible for the costs of the tests. The money collected 30 for the tests shall be applied against the contract for such 20170SB0522PN0534

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1	testing.

2	(8) To supervise and make presentence investigations and
3	reports as provided by law.
4	(9) To collect and maintain copies of all presentence
5	investigations and reports.
6	(10) To collect, compile and publish statistical and
7	other information relating to probation and parole work in
8	all courts and such other information the department may deem
9	of value in probation service.
10	(11) To establish, by regulation, uniform Statewide
11	standards for:
12	(i) Presentence investigations.
13	(ii) The supervision of probationers.
14	(iii) The qualifications for probation personnel.
15	<u>(iv) Minimum salaries.</u>
16	(v) Quality of probation service.
17	(vi) The standards for the qualifications of
18	probation personnel shall only apply to probation
19	personnel appointed after the date the standards are
20	established. Should any probation personnel appointed
21	prior to the date the standards were established fail to
22	meet the standards, the court having jurisdiction of such
23	personnel may request the department to establish in-
24	service training for them in accordance with the
25	standards.
26	(12) To adopt regulations establishing criteria for
27	department acceptance of cases for supervision and
28	presentence investigations from counties that on December 31,
29	1985, maintained adult probation offices and parole systems.
30	(13) To enter into contracts which provide for the

 (14) To establish and provide for intensive supervision units and day reporting centers for the supervision of offenders. (15) To provide information as required under 42 Pa.C.S § 2153(a) (14) (relating to powers and duties) as requested by the commission. (16) To incorporate evidence-based practices into the supervision of offenders. (17) To coordinate the reentry of offenders into the community using evidence-based practices that are effective in reducing recidivism. (18) To conduct research to identify, to be informed of and to apply recognized evidence-based parole supervision 	•
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13 <u>(18) To conduct research to identify, to be informed or</u> 14 <u>and to apply recognized evidence-based parole supervision</u>	
14 <u>and to apply recognized evidence-based parole supervision</u>	
15 practices that promote public safety and reduce recidivism.	
16 <u>(19) To conduct outcome and performance analyses on</u>	
17 <u>implemented department programs and practices to enhance</u>	
18 public safety through reduced recidivism.	
19 <u>(20) To administer administrative parole.</u>	
20 <u>(b) Administrative parole</u>	
21 (1) An eligible offender shall be placed on	
22 <u>administrative parole one year after release on parole and</u>	
23 <u>until the maximum sentence date if the department's</u>	
24 <u>supervision staff determines that there is no substantial</u>	
25 <u>information indicating dangerousness or that placement on</u>	
26 <u>administrative parole would compromise public safety or that</u>	_
27 <u>continued supervision would otherwise benefit the offender</u>	
28 <u>and:</u>	
29 (i) the eligible offender has not violated the terr	
30 and conditions of the eligible offender's parole; or	S

1	(ii) the eligible offender has not been subject to
2	the extensive use of sanctions prior to the completion of
3	one year from the date of release on parole.
4	(2) An eligible offender placed on administrative parole
5	shall continue to be subject to recommitment at the board's
6	discretion and shall be subject to the board's power to
7	recommit and reparole, recommit and review or otherwise
8	impose sanctions at its discretion until the eligible
9	offender's maximum sentence date.
10	(3) An eligible offender placed on administrative parole
11	shall do all of the following:
12	(i) Make supervision contact at least one time per
13	year.
14	(ii) Provide updated contact information upon a
15	<u>change in residence or employment.</u>
16	(iii) Continue to pay any restitution owed.
17	(iv) Comply with other requirements imposed by the
18	<u>department.</u>
19	(c) ExceptionExcept in special cases, the powers and
20	duties conferred under this section shall not extend to
21	offenders confined in a county correctional facility under 42
22	Pa.C.S. § 9762 (relating to sentencing proceeding; place of
23	<u>confinement).</u>
24	<u>§ 6162. Probation services.</u>
25	(a) General ruleThe department shall have exclusive power
26	to supervise any offender placed on probation by any judge of a
27	court having criminal jurisdiction, when the court by special
28	order, consistent with the regulations of the department,
29	directs supervision by the department.
30	(b) Presentence investigationsThe department shall make

1	presentence investigations when requested to do so by the court
2	in accordance with the regulations of the department.
3	<u>(c)</u> Grant-in-aid
4	(1) A county that provides additional probation staff
5	for presentence investigations and improved probation
6	supervision and programs shall receive a grant-in-aid from
7	the Commonwealth through the department for additional costs
8	incurred thereby but only to the extent that the additional
9	staff and program meet the qualifications and standards
10	established by the department.
11	(2) The grant-in-aid shall provide 80% of the personnel
12	salary costs incurred by a county to administer these
13	additional services and programs.
14	(3) If insufficient money is appropriated, each county
15	shall receive a prorated reduction in the grant-in-aid.
16	(4) The department shall establish rules and regulations
17	for the allocation of funds available for a grants-in-aid.
18	(d) In-service trainingThe department shall provide in-
19	service training for personnel of county probation offices when
20	requested to do so by the court having jurisdiction of the
21	probation office.
22	<u>§ 6163. Probation services committee.</u>
23	(a) EstablishmentA probation services committee is
24	established to inform the department of current issues and
25	trends in county probation.
26	(b) CompositionThe committee shall consist of nine
27	members, seven of whom shall be appointed by the Governor, with
28	the consent of a majority of the members of the Senate. At least
29	two shall be judges of courts of record in this Commonwealth, at
30	least one shall be a county commissioner, at least one shall be
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1	a chief county probation officer and the remaining members shall
2	be qualified in the field of probation and parole either by
3	training or experience. The President pro tempore of the Senate
4	and the Speaker of the House of Representatives shall each
5	appoint a member of their respective houses to serve as members
6	<u>of the committee.</u>
7	(c) Terms
8	(1) The term of a member appointed after the effective
9	date of this subsection, except to fill a vacancy, shall be
10	for four years and until their successors have been appointed
11	and qualified, but in no event more than 90 days beyond the
12	expiration of their appointed term.
13	(2) The terms of members of the committee who are
14	appointed by virtue of holding an office as a member of the
15	General Assembly, judge, chief county probation officer or
16	county commissioner shall continue only so long as that
17	person remains in that office.
18	(3) Vacancies occurring in an office of a member of the
19	committee by expiration of term, death, resignation, removal
20	or for any other reason shall be filled in the manner
21	provided by Section 8 of Article IV of the Constitution of
22	Pennsylvania for the remainder of the term.
23	(4) Whenever the term of a committee member, other than
24	one who is a member of the General Assembly, expires, that
25	member's position shall be immediately deemed a vacancy and
26	the Governor shall nominate a person to fill that membership
27	position on the committee within 90 days of the date of
28	expiration, even if the member continues to remain on the
29	committee. The Governor shall designate one of the members of
30	the committee as its chairperson.
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1	(d) Reimbursement of expensesEach member of the committee
2	shall be paid all reasonable and necessary travel and other
3	expenses incurred in the performance of the member's duties.
4	(e) Assistance to be providedThe committee shall inform
5	the secretary of issues and trends in county probation.
6	§ 6164. Investigation of circumstances of offense.
7	(a) Duty to investigateThe department, upon the
8	commitment to a correctional facility of any offender whom the
9	board is given the power to parole shall investigate and include
10	in its report to the board:
11	(1) The nature and circumstances of the offense
12	committed.
13	(2) Any recommendations made by the trial judge and
14	prosecuting attorney.
15	(3) The general character and background of the
16	<u>offender.</u>
17	(4) Participation by an offender sentenced after
18	February 19, 1999, and who is serving a sentence for a crime
19	of violence in a victim impact education program offered by
20	the department.
21	(5) The written or personal statement of the testimony
22	of the victim or the victim's family submitted under section
23	6140 (relating to victim statements, testimony and
24	participation in hearing).
25	(6) The notes of testimony of the sentencing hearing, if
26	any, together with such additional information regarding the
27	nature and circumstances of the offense committed for which
28	sentence was imposed as may be available.
29	(7) The conduct of the offender while in prison and the
30	offender's physical, mental and behavioral condition and
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1	history, in addition to history of family violence and
2	complete criminal record.
3	(b) Cooperation of public officialsA public official who
4	possesses offender records or information shall furnish the
5	records or information to the department upon request and
6	without charge so far as may be practicable while the case is
7	recent.
8	(c) Duty to transmitA court sentencing any offender to a
9	term as to which power to parole is given to the board in this
10	chapter shall transmit to the department, within 30 days after
11	the imposition of the sentence:
12	(1) A copy of the notes of testimony of the sentencing
13	hearing that may have been filed or recorded in the case.
14	(2) Copies of any criminal identification records
15	secured from the Federal Bureau of Investigation.
16	(3) Copies of presentence investigation reports and
17	behavior clinic reports, if any were submitted to the court,
18	the last two of which records, being confidential records of
19	the court, shall be treated confidentially by the department,
20	who shall not permit examination of the records by anyone
21	other than its duly appointed officers and employees and the
22	board and its officers and employees, except upon court
23	<u>order.</u>
24	<u>§ 6165. Right of access to offenders.</u>
25	<u>All prison officials shall:</u>
26	(1) At all reasonable times grant to the properly
27	accredited representatives of the department access to any
28	detainee whom the board has power to parole.
29	(2) At all reasonable times provide for the board or its
30	properly accredited representative facilities for

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1	communicating with and observing a detainee while imprisoned.
2	§ 6166. Investigations for the board of pardons.
3	The department shall make an investigation for the board of
4	pardons in cases coming before it and upon its request. The
5	investigation shall include all information set forth under
6	section 6135 (relating to investigation of circumstances of
7	offense), including a risk assessment if the applicant is
8	incarcerated.
9	SUBCHAPTER F
10	AGENTS
11	<u>Sec.</u>
12	<u>6171. Status as peace officers.</u>
13	6172. Supervisory relationship to offenders.
14	<u>§ 6171. Status as peace officers.</u>
15	An agent is declared to be a peace officer and is given
16	police power and authority throughout this Commonwealth to
17	arrest without warrant, writ, rule or process any department
18	supervised offender for failing to report as required or for any
19	other violation of his conditions of supervision.
20	<u>§ 6172. Supervisory relationship to offenders.</u>
21	(a) General ruleAgents are in a supervisory relationship
22	with department supervised offenders. The purpose of supervision
23	is to assist department supervised offenders in their
24	rehabilitation and reassimilation into the community and to
25	protect the public. Supervision practices shall reflect the
26	balance of enforcement of the conditions of supervision and case
27	management techniques to maximize successful parole completion
28	through effective reentry to society.
29	(b) Qualifications
30	(1) To be eligible to be appointed by the secretary as a

1	supervising agent, an individual must have at least a
2	bachelor's degree in social work, criminology, psychology,
3	psychiatry, criminal justice, or equivalent education and
4	experience and shall undergo annual training in social work
5	and rehabilitation as prescribed by the secretary.
6	(2) Existing parole agents who lack the mandatory level
7	of education or professional experience shall undergo annual
8	training in social work and rehabilitation as prescribed by
9	the secretary.
10	(c) Searches and seizures authorized
11	(1) Agents may search the person and property of
12	department supervised offenders in accordance with the
13	provisions of this section.
14	(2) Nothing in this section shall be construed to permit
15	searches or seizures in violation of the Constitution of the
16	United States or Section 8 of Article I of the Constitution
17	<u>of Pennsylvania.</u>
18	(d) Effect of violationNo violation of this section shall
19	constitute an independent ground for suppression of evidence in
20	any probation, parole or criminal proceeding.
21	(e) Grounds for personal search of a department supervised
22	<u>offender</u>
23	(1) A personal search of an offender may be conducted by
24	<u>an agent:</u>
25	(i) if there is a reasonable suspicion to believe
26	that the department supervised offender possesses
27	contraband or other evidence of violations of the
28	conditions of supervision;
29	(ii) when a department supervised offender is
30	transported or taken into custody; or

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1	<u>(iii) upon a department supervised offender entering</u>
2	or leaving the secure enclosure of a correctional
3	institution, jail or detention facility.
4	(2) A property search may be conducted by an agent if
5	there is reasonable suspicion to believe that the real or
6	other property in the possession of or under the control of
7	the department supervised offender contains contraband or
8	other evidence of violations of the conditions of
9	supervision.
10	(3) The department supervised offender may be detained
11	if the department supervised offender is present during a
12	property search. If the department supervised offender is not
13	present during a property search, the agent in charge of the
14	search shall make a reasonable effort to provide the
15	department supervised offender with notice of the search,
16	including a list of the items seized, after the search is
17	completed.
18	(4) The existence of reasonable suspicion to search
19	shall be determined in accordance with constitutional search
20	and seizure provisions as applied by judicial decision. In
21	accordance with such case law, the following factors, where
22	applicable, may be taken into account:
23	(i) The observations of agents.
24	(ii) Information provided by others.
25	(iii) The activities of the department supervised
26	offender.
27	(iv) Information provided by the department
28	supervised offender.
29	(v) The experience of agents with the department
30	supervised offender.

1	(vi) The experience of agents in similar	
2	circumstances.	
3	(vii) The prior criminal and supervisory history of	
4	the department supervised offender.	
5	(viii) The need to verify compliance with the	
6	conditions of supervision.	
7	(f) Nonresident department supervised offendersNo agent	
8	shall conduct a personal or property search of a department	
9	supervised offender who is residing in a foreign state except	
10	for the limited purposes permitted under the Interstate Compact	
11	for the supervision of offenders and probationers. The	
12	department supervised offender is held accountable to the rules	
13	of both the sending state and the receiving state. Any personal	
14	or property search of a department supervised offender residing	
15	in another state shall be conducted by an agent of the receiving	
16	<u>state.</u>	
17	(g) When authority is effectiveThe authority granted to	
18	agents under this section shall be effective upon enactment of	
19	this section, without the necessity of any further regulation by	
20	the department.	
21	Section 23. The definition of "board" in section 6302 of	
22	Title 61 is amended to read:	
23	§ 6302. Definitions.	
24	The following words and phrases when used in this chapter	
25	shall have the meanings given to them in this section unless the	
26	context clearly indicates otherwise:	
27	["Board." The Pennsylvania Board of Probation and Parole.]	
28	* * *	
29	Section 24. Sections 6303, 6304(a) introductory paragraph	
30	and (f), 6305(3), (5) and (7), 6306, 6307, 6308, 7115(a)(2) and	
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1 (d), 7121 and 7122(a), (b), (c) and (e) of Title 61 are amended 2 to read:

3 § 6303. County Probation Officers' Firearm Education and
4 Training Commission.

5 The County Probation Officers' Firearm Education and Training 6 Commission is established under the [Pennsylvania Board of 7 Probation and Parole. The commission shall establish within six 8 months following the appointment of commission members a County 9 Probation Officers' Firearm Education and Training Program to 10 provide firearm education and training in accordance with the 11 provisions of this chapter.] <u>department.</u>

12 § 6304. Commission membership.

13 (a) Composition.--The commission shall be composed of the 14 [chairman of the board] <u>secretary or a designee</u> and eight other 15 members to be appointed by the Governor:

16 * * *

(f) Meetings and quorum.--The [commission shall meet at least four times each year until the program is implemented. Thereafter, the] commission shall meet as may be necessary, but at least once annually. Special meetings may be called by the chairperson of the commission or upon written request of three members. A quorum shall consist of four members of the commission.

24 § 6305. Powers and duties of commission.

25 The powers and duties of the commission shall be as follows:
26 * * *

(3) To approve or revoke the approval for the purposes
of this chapter of any school that may be [utilized] <u>used</u> to
comply with the educational and training requirements as
established by the commission.

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* * *

2 (5) To promote the most efficient and economical program
3 for training by [utilizing] <u>using</u> existing facilities,
4 programs and qualified Federal, State and local police
5 personnel.

* * *

7 To require in accordance with this chapter county (7) 8 probation officers to attend a minimum number of hours [in] of in-service training as provided for by regulation, unless 9 10 the officer's employer files a show-cause document with the 11 commission, requesting additional time for the officer to 12 comply with the in-service training requirements. Approval of 13 the request shall be made by the commission on a case-by-case 14 basis.

15

16 § 6306. Training mandatory.

* * *

17 [Within two years of the establishment of the County 18 Probation Officers' Firearm Education and Training Program and 19 in accordance with the provisions of this chapter, a county 20 shall provide for the training of any officer in its county probation and parole department who carries a firearm. Following 21 this two-year period, a] A county shall [provide] ensure that 22 23 training and certification requirements of this chapter are met 24 prior to a county probation officer being authorized to carry a 25 firearm.

26 § 6307. Requirements for program participation or waiver.

27 In order to participate in the training program or be granted 28 a waiver of training requirements, at a minimum, the officer 29 must:

30 (1) Be employed as a full-time county probation officer.
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(2) Be a United States citizen.

(3) Not have been convicted of an offense graded a
misdemeanor of the first degree or greater or punishable by a
term of imprisonment of more than two years, unless in
possession of a waiver from the Bureau of Alcohol, Tobacco
[and], Firearms and Explosives of the Department of [the
Treasury] Justice.

8 (4) Have had the officer's fingerprints submitted by the 9 officer's employer to the Pennsylvania State Police for the 10 purposes of a background investigation[. The officer shall 11 have results of the investigation which indicate that the 12 requirements of paragraph (3) are met] and been found by the 13 <u>Pennsylvania State Police to have met the requirements of</u> 14 <u>paragraph (3)</u>.

15 § 6308. County Probation Officers' Firearm Education and 16 Training Fund.

17 (a) Fund established.--The County Probation Officers'
18 Firearm Education and Training Fund is established as a
19 restricted receipts account within the General Fund. [Moneys]
20 Money from the fund shall be used exclusively for the purposes
21 described under this section.

22 (b) Costs imposed.--

(1) A person who accepts Accelerated Rehabilitative
Disposition or pleads guilty or nolo contendere or is
convicted of a felony or misdemeanor shall, in addition to
any other court costs imposed under the laws of this
Commonwealth, be sentenced to pay costs of \$5. Costs
collected by the clerk of courts under this subsection shall
be paid into the fund.

30 (2) [Moneys] <u>Money</u> in the fund shall be used to offset 20170SB0522PN0534 - 112 -

- 1 or pay for:
- 2

(i) Training expenses.

3

(ii) Commission expenses.

Disbursement and allocation of fund [moneys] money 4 (3)5 shall be at the discretion of the commission.

6 Other [moneys] money to be used. -- In addition to payment (C) 7 of training expenses as prescribed under subsection (b), 8 training expenses may also be paid out of the county offender supervision fund under section 1102 of the act of November 24, 9 10 1998 (P.L.882, No.111), known as the Crime Victims Act, or any 11 other county fund.

12 (d) Juvenile probation officer participation. -- In the event 13 that sufficient funds are not generated under the provisions of 14 subsection (b) to fully fund the costs of providing training to juvenile probation officers, a training fee representing the 15 prorated share of the additional actual cost thereof shall be 16 payable by a participating juvenile probation officer's county 17 18 of employment.

19 § 7115. Interstate Compact for the Supervision of Adult 20 Offenders application fee.

21 (a) Duty to pay.--* * *

22

23 (2) A person on State probation or parole who applies 24 for a transfer to another state through the [interstate 25 compact] Interstate Compact shall be required to pay an 26 application fee to the [board] department with each 27 application for transfer, unless the board finds that the 28 application fee should be reduced, waived or deferred based 29 upon the person's inability to pay.

* * * 30

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1 (d) Disposition.--Money received from the collection of the 2 application fee shall be paid into the State Treasury and shall 3 be credited to the general government operations of the [board] 4 <u>department</u> for expenses incurred in the administration of the 5 [interstate compact] <u>Interstate Compact</u>.

6 * * *

7 § 7121. Deputization.

8 (a) General rule.--The [chairperson of the Pennsylvania 9 Board of Probation and Parole] secretary may deputize any person 10 to act as an officer and agent of the Commonwealth in effecting 11 the return of any person who has violated the terms and 12 conditions of parole or probation as granted by the 13 Commonwealth. In any matter relating to the return of such 14 person, an agent so deputized has all the powers of a police officer of this Commonwealth. 15

(b) Evidence of deputization.--A deputization under this section must be in writing and a person authorized to act as an agent of the Commonwealth under that authority shall carry formal evidence of the deputization and shall produce it on demand.

21 (c) Interstate contracts.--

22 (1) The [chairperson of the Pennsylvania Board of 23 Probation and Parole] secretary or a designee may, subject to 24 the approval of the Auditor General, enter into contracts 25 with similar officials of any other state for the purpose of 26 sharing an equitable portion of the cost of effecting the 27 return of any person who has violated the terms and 28 conditions of parole or probation as granted by the 29 Commonwealth.

30 (2) All interstate contracts entered into prior to the 20170SB0522PN0534 - 114 -

1 effective date of this paragraph are ratified and shall_ 2 continue in effect according to their respective terms. 3 § 7122. Supervision of persons paroled by other states. General rule.--In compliance with the Federal interstate 4 (a) compact laws and the provisions of this section, the [board] 5 6 <u>department</u> may supervise persons who are paroled by other states 7 and reside in this Commonwealth, where such other states agree 8 to perform similar services for the [board] department. Witness Protection Program. -- The [board] department may 9 (b) relinquish jurisdiction over [a parolee] an offender to the 10 proper Federal authorities where the [parolee] offender is 11 placed into the Witness Protection Program of the United States 12

13 Department of Justice.

14 (c) Applicability.--The provisions of this section shall 15 apply only to those persons under the supervision of the [board] 16 <u>department</u>.

17 * * *

(e) Definitions.--As used in this section, the following words and phrases shall have the meaning given to them in this subsection unless the context clearly indicates otherwise: ["Board." The Pennsylvania Board of Probation and Parole.] "Sexual offense."

(1) Any of the following offenses or an equivalent
offense that is classified as a felony and involves a victim
who is a minor:

26 18 Pa.C.S. § 2901 (relating to kidnapping).

27 18 Pa.C.S. § 5902(a) (relating to prostitution and
28 related offenses).

29 18 Pa.C.S. § 5903(a)(3), (4), (5) or (6) (relating to
30 obscene and other sexual materials and performances).

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1 (2) Any of the following offenses or an equivalent offense that is classified as a felony and involves a victim 2 3 who is younger than 13 years of age: 18 Pa.C.S. § 3126 (relating to indecent assault). 4 (3) Any of the following offenses or an equivalent 5 offense, regardless of the victim's age: 6 7 18 Pa.C.S. § 3121 (relating to rape). 8 18 Pa.C.S. § 3123 (relating to involuntary deviate 9 sexual intercourse). 18 Pa.C.S. § 3125 (relating to aggravated indecent 10 11 assault). "Violent offense." 12 13 (1) Any of the following offenses or an equivalent 14 offense: 18 Pa.C.S. § 2502 (relating to murder). 15 16 18 Pa.C.S. § 2503 (relating to voluntary manslaughter). 17 18 18 Pa.C.S. § 2702 (relating to aggravated assault). 19 18 Pa.C.S. § 2703 (relating to assault by prisoner). 20 18 Pa.C.S. § 2704 (relating to assault by life 21 prisoner). 22 18 Pa.C.S. § 2901 (relating to kidnapping) where the 23 victim is a minor. 24 18 Pa.C.S. § 3121 (relating to rape). 25 18 Pa.C.S. § 3123 (relating to involuntary deviate 26 sexual intercourse). 27 18 Pa.C.S. § 3301 (relating to arson and related 28 offenses). 29 18 Pa.C.S. § 3502 (relating to burglary). 30 18 Pa.C.S. § 3701 (relating to robbery).

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18 Pa.C.S. § 3923 (relating to theft by extortion)
 where a threat of violence is made.

3 (2) A criminal attempt, criminal solicitation or
4 criminal conspiracy to commit any offenses set forth in this
5 definition.

"Other verifiable means of support." The term includes, but
is not limited to, support by parent, grandparent, sibling,
spouse or adult child. The term does not include public
assistance.

10 Section 25. The following shall apply to transfers:

11 (1) The Pennsylvania Board of Probation and Parole and 12 the functions, powers and duties of the Pennsylvania Board of 13 Probation and Parole are transferred to the Department of 14 Criminal Justice.

15 (2) Upon approval of the Governor, the following are 16 transferred to the Department of Criminal Justice, to be 17 used, employed and expended in connection with the functions, 18 powers and duties transferred under paragraph (1):

(i) Personnel, contract obligations, records, files,
property, supplies and equipment being used or held on
the effective date of this section in connection with
the functions, powers and duties transferred under
paragraph (1).

(ii) Unexpended balances of appropriations,
allocations and other funds available or to be made
available for use in connection with the functions,
powers and duties transferred under paragraph (1).
Section 26. Any reference in law to a parole agent or
supervision staff shall be deemed a reference to an agent as
defined herein.

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Section 27. The following shall apply:

(1) The appropriation for the Office of Victim Advocate
must be in a separate line item and shall be under the
jurisdiction of the victim advocate appointed under section
301(b) of the act of November 24, 1998 (P.L.882, No.111),
known as the Crime Victims Act.

7 (2) The appropriation for the Pennsylvania Parole Board
8 must be in a separate line item.

9 Section 28. Within one year of the effective date of this 10 section, the Pennsylvania Commission on Crime and Delinquency 11 shall conduct and complete a study to analyze and determine 12 which community correction centers, community corrections 13 facilities or community contract facilities have been successful 14 in reducing recidivism and to identify which individual and program level characteristics, if any, are significantly more 15 likely to produce reductions in recidivism. The study shall 16 17 further include data regarding the number and percentage of 18 offenders who recidivate by facility and the types of crimes 19 committed following release or absconding. The commission shall 20 also determine to what extent recommendations from its prior 21 study, Community Corrections Centers, Parolees, and Recidivism: 22 An Investigation into the Characteristics of Effective Reentry 23 Programs in Pennsylvania, have been implemented and the effect 24 of the implementation in reducing recidivism.

25

Section 29. This act shall take effect in one year.

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