



SENATE BILL No. 974

May 19, 2016, Introduced by Senators SCHUITMAKER, PROOS, SHIRKEY, COLBECK and JONES
and referred to the Committee on Michigan Competitiveness.

A bill to amend 1988 PA 511, entitled
"Community corrections act,"
by amending section 2 (MCL 791.402), as amended by 2014 PA 466.

THE PEOPLE OF THE STATE OF MICHIGAN ENACT:

1 Sec. 2. As used in this act:

2 (a) "City advisory board" means a community corrections
3 advisory board created by a city under sections 6 and 7.

4 (b) "City-county advisory board" means a community corrections
5 advisory board created by a county and the largest city by
6 population within that county under sections 6 and 7.

7 (c) "Community corrections program" means a program that is
8 operated by or contracted for by a city, county, or group of
9 counties, or is operated by a nonprofit service agency, and that

1 offers programs, services, or both, instead of incarceration in
2 prison, and ~~which~~**THAT** are locally operated and ~~span~~**PROVIDE** a
3 continuum of programming options from pretrial through post-
4 adjudication.

5 (d) "County advisory board" means a community corrections
6 advisory board created by a county under sections 6 and 7.

7 (e) "Department" means the department of corrections.

8 (f) "Evidence-based practices" means a progressive,
9 organizational use of direct, current scientific evidence to guide
10 and inform efficient and effective correctional services.

11 (g) "Key performance indicator" means a measure that captures
12 the performance of a critical variable to expand and improve
13 community-based corrections programs to promote offender success,
14 ensure accountability, enhance public safety, and reduce
15 recidivism.

16 (h) "Moderate to high risk" means that the individual assessed
17 has scored in the moderate to high range of risk using an
18 actuarial, objective, validated risk and need assessment
19 instrument.

20 (i) "Nonprofit service agency" means a nonprofit organization
21 that provides treatment, guidance, training, or other
22 rehabilitative services to individuals, families, or groups in such
23 areas as health, education, vocational training, special education,
24 social services, psychological counseling, alcohol and drug
25 treatment, community service work, victim restitution, and
26 employment.

27 (j) "Office" means the office of community corrections created

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1 in section 3.

2 (k) "Plan" means a comprehensive corrections plan submitted by
3 a county, city, or regional advisory board under section 8.

4 (l) "RECIDIVISM" MEANS THE REARREST, RECONVICTION, <<OR>>
5 REINCARCERATION IN PRISON OR JAIL<<, OR ANY COMBINATION OF THOSE
EVENTS,>> OF AN INDIVIDUAL <<AS MEASURED FIRST AFTER 3 YEARS AND
AGAIN AFTER 5 YEARS FROM THE
6 DATE>> OF HIS OR HER RELEASE FROM INCARCERATION, PLACEMENT ON
7 PROBATION, OR CONVICTION, WHICHEVER IS LATER, AND PROBATION AND
8 PAROLE VIOLATIONS AS WELL AS MISDEMEANOR AND FELONY CONVICTIONS, IF
9 RECIDIVISM DATA REGARDING TECHNICAL PROBATION AND PAROLE VIOLATIONS
10 ARE COLLECTED AND MAINTAINED SEPARATELY FROM DATA ON NEW FELONY OR
11 MISDEMEANOR CONVICTIONS.

12 (M) ~~(l)~~—"Regional advisory board" means a community
13 corrections advisory board created by a group of 2 or more counties
14 under sections 6 and 7.

15 (N) ~~(m)~~—"State board" means the state community corrections
16 advisory board created in section 3.

17 Enacting section 1. This amendatory act takes effect 90 days
18 after the date it is enacted into law.