SENATE BILL No. 487

DIGEST OF INTRODUCED BILL

Citations Affected: IC 11-10.

Synopsis: Preventing pregnancy in prison. Provides that the department of correction shall assign an offender, including a delinquent offender, to a facility or program that is based on the offender's biological sex at birth in accordance with the offender's genetics and reproductive biology.

Effective: July 1, 2023.

Donato

January 19, 2023, read first time and referred to Committee on Health and Provider Services.



First Regular Session of the 123rd General Assembly (2023)

PRINTING CODE. Amendments: Whenever an existing statute (or a section of the Indiana Constitution) is being amended, the text of the existing provision will appear in this style type, additions will appear in this style type, and deletions will appear in this style type.

Additions: Whenever a new statutory provision is being enacted (or a new constitutional provision adopted), the text of the new provision will appear in this style type. Also, the word NEW will appear in that style type in the introductory clause of each SECTION that adds a new provision to the Indiana Code or the Indiana Constitution.

Conflict reconciliation: Text in a statute in this style type or this style type reconciles conflicts between statutes enacted by the 2022 Regular Session of the General Assembly.

SENATE BILL No. 487

A BILL FOR AN ACT to amend the Indiana Code concerning corrections.

Be it enacted by the General Assembly of the State of Indiana:

SECTION 1. IC 11-10-1-3 IS AMENDED TO READ AS
FOLLOWS [EFFECTIVE JULY 1, 2023]: Sec. 3. (a) Upon completion
of the evaluation prescribed in section 2 of this chapter and before
assigning him an offender to a facility or program, the departmen
shall determine the appropriate degree of security (maximum, medium
or minimum) for each offender as described in IC 35-38-3-6. In making
that determination the department shall, in addition to other relevant
information, consider:
(1) the results of the evaluation prescribed in section 2 of this
chapter;

- (2) the recommendations of the sentencing court; and
- (3) the degree and kind of custodial control necessary for the protection of the public, staff, other confined persons, and the individual being considered.
- (b) After determining the offender's security classification, the department shall assign him the offender to a facility or program; make an initial employment, education, training, or other assignment



1 2 3

12

13

14

15

16

17

	2
1	within that facility or program; and order medical, psychiatric,
2	psychological, or other services. In making the assignment, the
3	department shall, in addition to other relevant information, consider:
4	(1) the results of the evaluation prescribed in section 2 of this
5	chapter;
6	(2) the offender's security classification;
7	(3) the offender's need for special therapy or programs, including
8	employment, education, or training available only in specific
9	facilities or programs;
10	(4) the likelihood of the offender's reintegration into the
11	community in which the facility or program is located;

(6) the desires of the offender;

commitment;

(7) the current population levels of the facilities or programs considered appropriate for the offender; and

(5) the desirability of keeping the offender in a facility or program

near the area in which he the offender resided before

- (8) the length of the offender's sentence.
- (c) If the department determines that a committed offender is mentally or physically incapacitated to such an extent that proper custody, care, and control cannot be provided by the department, it shall make arrangements for placement outside the department.
- (d) Before assigning an offender to a facility or program, the department shall give him the offender an opportunity to present pertinent information; discuss with him the offender all aspects of the evaluation, classification, and assignment process; and work with him the offender to determine a fair and appropriate assignment.
- (e) The department shall assign an offender to a facility or program that is based on the offender's biological sex at birth in accordance with the offender's genetics and reproductive biology.
- (e) (f) If an offender is sentenced to a term of imprisonment of one (1) year or less, the department may make an assignment under this section without making the evaluation prescribed in section 2 of this chapter. In determining the length of an offender's term, consecutive terms of imprisonment shall be added together.
- (f) (g) This section does not prohibit the temporary assignment of an offender pending evaluation and classification.
- SECTION 2. IC 11-10-2-5 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2023]: Sec. 5. (a) Upon completion of the evaluation prescribed in section 4 of this chapter, the department shall assign the offender to a facility or program; make an initial education, training, employment, or other assignment within that



1 12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

29

30

31

32

33

34

35

36

37

38

39

40

41

42

2023

1	facility or program; and order medical, psychiatric, psychological, or
2	other services it considers appropriate. In making the assignment, the
3	department shall, among other relevant information, consider:
4	(1) the results of the evaluation prescribed in section 4 of this
5	chapter;
6	(2) the recommendations of the committing court;
7	(3) the offender's need for special therapy or programs, including
8	education, training, or employment available only in specific
9	facilities or programs;
10	(4) the degree and type of custodial control necessary for the
11	protection of the public, staff, other committed offenders, and the
12	individual being considered;
13	(5) the likelihood of the offender's reintegration into the
14	community in which the facility or program is located;
15	(6) the desirability of keeping the offender in a facility or program
16	near the area in which he the offender resided before
17	commitment;
18	(7) the desires of the offender and his the offender's parents
19	guardian, or custodian;
20	(8) the current population levels of the facilities or programs
21	considered appropriate for the offender; and
22	(9) the probable length of commitment.
23	(b) If the department determines that a committed offender is
23 24	mentally or physically incapacitated to such an extent that proper
25	custody, care, and control cannot be provided by the department, i
25 26	shall make arrangements for placement outside the department.
27	(c) If an offender is found to be pregnant, the department may return
28	her to the committing court for further disposition.
29	(d) Before assigning an offender to a facility or program, the
30	department shall give him the offender an opportunity to presen
31	pertinent information, discuss with him the offender all aspects of the
32	evaluation and assignment process, and work with him the offender to
33	determine a fair and appropriate assignment.
34	(e) The department shall assign an offender to a facility or
35	program that is based on the offender's biological sex at birth in
36	accordance with the offender's genetics and reproductive biology
37	(e) (f) The department shall, by certified mail, return receip
38	requested, notify the parent, guardian, custodian, or nearest relative or
39	any committed offender of his the offender's physical location and any
10	change in that location.
4 4	

(f) (g) This section does not preclude the temporary assignment of

an offender pending evaluation.

