Hinojosa, et al. (Allen) Ву:

S.B. No. 578

Substitute the following for S.B. No. 578:

C.S.S.B. No. 578 By: Allen

	A BILL TO BE ENTITLED
1	AN ACT
2	relating to providing inmates of the Texas Department of Criminal
3	Justice with information regarding reentry and reintegration
4	resources.
5	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:
6	SECTION 1. Subchapter C, Chapter 501, Government Code, is
7	amended by adding Section 501.0971 to read as follows:
8	Sec. 501.0971. PROVISION OF REENTRY AND REINTEGRATION
9	INFORMATION TO INMATES. (a) The department shall identify
10	organizations that provide reentry and reintegration resource
11	guides and shall collaborate with those organizations to prepare a
12	resource guide that is to be made available to all inmates. At a
13	minimum, the department shall collaborate with:
14	(1) nonprofit entities that specialize in criminal
15	justice issues;
16	(2) faith-based organizations; and
17	(3) organizations that:
18	(A) offer pro bono legal services to inmates; or
19	(B) are composed of the families and friends of
20	<u>inmates.</u>
21	(b) The department shall make the resource guide available

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in the Windham School District libraries and in each of the

following areas of a correctional facility:

(1) peer educator classrooms;

1	(2) chapels;
2	(3) reintegration specialist offices; and
3	(4) any area or classroom that is used by the
4	department for the purpose of providing information about reentry
5	to inmates.
6	(c) The department shall make available a sufficient number
7	of copies of the resource guide to ensure that each inmate is able
8	to access the resource guide in a timely manner.
9	(d) The department shall identify organizations described
10	by Subsection (a) that provide information described by Subsection
11	(e) and shall collaborate with those organizations to compile
12	county-specific information packets for inmates. The department
13	shall, within the 180-day period preceding the date an inmate will
14	discharge the inmate's sentence or is released on parole, mandatory
15	supervision, or conditional pardon, provide the inmate with a
16	county-specific information packet for the county that the inmate
17	designates as the inmate's intended residence.
18	(e) At the minimum, a county-specific packet described by
19	Subsection (d) must include, for the applicable county:
20	(1) contact information, including telephone numbers,
21	e-mail addresses, physical locations, and mailing addresses, as
22	applicable, of:
23	(A) workforce offices, housing options, places
24	of worship, support groups, peer-to-peer counseling groups, and
25	other relevant organizations or agencies as determined by the
26	department and the collaborating organization;
27	(B) agencies and organizations that offer

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- 1 emergency assistance, such as food and clothing banks, temporary
- 2 bus passes, low-cost medical assistance, and overnight and
- 3 temporary housing; and
- 4 (C) agencies and organizations that offer mental
- 5 <u>health counseling; and</u>
- 6 (2) information necessary for the inmate to apply for
- 7 governmental assistance or benefits, including Medicaid, social
- 8 security benefits, or nutritional assistance programs under
- 9 Chapter 33, Human Resources Code.
- 10 SECTION 2. This Act takes effect September 1, 2015.