



Ohio Legislative Service Commission

Synopsis of House Committee Amendments*

David M. Gold

Sub. S.B. 143

130th General Assembly
(H. Judiciary)

Specifies that a presentence investigation report is not required on a prisoner's application for judicial release.

Allows multiple requests for sealing of a record of conviction to be made in a single application and for a single fee.

Increases the minimum period of institutionalization of a delinquent child when supervised release is revoked to 90 days and requires the Department of Youth Services to assess and provide a program for the returned child.

Provides for the establishment of community alternative sentencing centers by municipal corporations.

Extends the existence of the Ex-offender Reentry Coalition through 2019.

Allows the sealing of the record of conviction of one motor vehicle offense, other than OVI or physical control while under the influence, if the offense stems from the same act as other charges and all the other charges result in a final disposition that is not a conviction, provided that the entire record is sealed.

Precludes a court from disapproving transfer to transitional control of a prisoner who is serving a sentence of more than two years.

Requires a sentencing court to consider commission of an offense while on transitional control or being removed from transitional control for absconding as indicating a likelihood of committing future crimes.

Authorizes a court to impose an additional sentence of up to one year for commission of a felony by a person who is under transitional control for a previous felony.

* This synopsis does not address amendments that may have been adopted on the House Floor.

Eliminates the requirement that the notice of an order sealing a nonconviction record sent by a court to a public office be sent by certified mail.

Eliminates the warning notice and language relating to installment agreements when a court notifies the Registrar of Motor Vehicles to block the registration or transfer of registration of motor vehicles of a criminal defendant who fails to appear in court or to pay fines or costs when due.

Provides that the sealing of a record of conviction of a motor vehicle offense does not affect points assessed against the driver.

Makes technical corrections.