## THE GENERAL ASSEMBLY OF PENNSYLVANIA

## **SENATE BILL** No. 1071 <sup>Session of</sup> 2018

INTRODUCED BY GREENLEAF, LEACH, HUGHES, SCHWANK, YUDICHAK AND BROWNE, MARCH 12, 2018

REFERRED TO JUDICIARY, MARCH 12, 2018

## AN ACT

1 2 3	Amending Titles 42 (Judiciary and Judicial Procedure) and 61 (Prisons and Parole) of the Pennsylvania Consolidated Statutes, in judicial boards and commissions, further
4	providing for powers and duties, for adoption of guidelines
5	for sentencing, for adoption of guidelines for county
6	intermediate punishment, for adoption of guidelines for
7	State intermediate punishment and for adoption of risk
8	assessment instrument; in sentencing, further providing for
9	sentencing generally, for order of probation, for sentence of
10	partial confinement, for sentence of total confinement, for
11	sentence of county intermediate punishment, for information
12	required upon commitment and subsequent disposition, for
13	modification or revocation of order of probation, for court-
14	imposed sanctions for offenders violating probation, for
15	modification or revocation of county intermediate punishment
16	sentence and for revocation of State intermediate punishment
17	sentence; in county intermediate punishment, further
18	providing for county intermediate punishment programs and for
19	continued eligibility; in motivational boot camp, further
20	providing for definitions, for selection of inmate
21	participants and for motivational boot camp program; in State
22	intermediate punishment, further providing scope of chapter,
23	for definitions, for referral to State intermediate
24	punishment program, for drug offender treatment program and
25	for reports; in recidivism risk reduction incentive, further
26	providing for definitions, for evaluation and for reports; in
27	Pennsylvania Board of Probation and Parole, further providing
28	for definitions, for advisory committee, for general powers
29	of board, for probation services, for parole power, providing
30	for short sentence parole, further providing for violation of
31	terms of parole and for parole procedure; and making
32	conforming amendments.

33 The General Assembly of the Commonwealth of Pennsylvania

1	hereby enacts as follows:
2	Section 1. Section 2153(a) of Title 42 of the Pennsylvania
3	Consolidated Statutes is amended by adding a paragraph and the
4	section is amended by adding a subsection to read:
5	§ 2153. Powers and duties.
6	(a) General ruleThe commission, pursuant to rules and
7	regulations, shall have the power to:
8	* * *
9	(16) Report to the General Assembly on:
10	(i) implementation of revisions to the guidelines
11	under sections 2154 (relating to adoption of guidelines
12	for sentencing) and 2154.1 (relating to adoption of
13	guidelines for restrictive conditions);
14	(ii) implementation and outcomes of justice
15	reinvestment funding to county probation;
16	(iii) use of court-imposed sanctions for violating
17	probation under section 9771.1 (relating to court-imposed
18	sanctions for violating probation);
19	(iv) in consultation with the Office of the Budget
20	and the Department of Corrections, the implementation of
21	short sentence parole under 61 Pa.C.S. § 6137.5 (relating
22	to short sentence parole), use of the State drug
23	treatment program under 61 Pa.C.S. Ch. 41 (relating to
24	State drug treatment program) and use of sanctions for
25	<u>technical parole violations under 61 Pa.C.S. § 6138(c)(8)</u>
26	(relating to violation of terms of parole); and
27	(v) evaluations of the effectiveness of various
28	criminal justice interventions and programming, including
29	restrictive conditions of probation, recidivism risk
30	reduction incentive programs, State drug treatment

- 2 -

1	program, State motivational boot camp program, pretrial
2	diversion programs, prisoner treatment programs and
3	prisoner reentry programs. For any evaluations of the
4	effectiveness of programs in reducing recidivism, the
5	commission shall report on:
6	(A) The number of individuals eligible for the
7	program, the number of individuals participating in
8	the program and the number of individuals who
9	successfully completed the program during the period
10	<u>under study.</u>
11	(B) The recidivism rates for participants of the
12	program and for a comparison group of individuals who
13	did not participate in the program.
14	(C) Potential changes in the program that the
15	commission believes would make the program more
16	effective.
17	(D) Any other information the commission deems
18	<u>relevant.</u>
19	* * *
20	(d) HearingsThe General Assembly shall convene hearings
21	in the appropriate committees to hear and deliberate upon
22	reports under subsection (a)(16).
23	Section 2. Sections 2154 and 2154.1 of Title 42 are amended
24	to read:
25	§ 2154. Adoption of guidelines for sentencing.
26	(a) General ruleThe commission shall adopt guidelines for
27	sentencing within the limits established by law which shall be
28	considered by the sentencing court in determining the
29	appropriate sentence for defendants who plead guilty or nolo
30	contendere to, or who were found guilty of, felonies and
201	80SB1071PN1526 - 3 -

1 misdemeanors. In adopting guidelines, the commission shall 2 recommend confinement that is consistent with the protection of 3 the public, the gravity of the offense as it relates to the 4 impact on the life of the victim and the community and the 5 rehabilitative needs of the offender. The guidelines shall 6 address the following <u>retributive factors</u>:

7 (1) Seriousness of the offense, by specifying the range
8 of sentences applicable to crimes of a given degree of
9 gravity[, including incapacitation of serious violent
10 offenders].

11 Criminal history, by specifying a range of sentences (2)12 of increased severity or intensity of intervention for 13 offenders previously convicted of or adjudicated delinquent 14 for one or more misdemeanor or felony offenses committed prior to the current offense. The commission may exclude or 15 reduce the valuation of less serious offenses and increase 16 17 the valuation of offenses committed while under supervision 18 or in a temporal or offense pattern.

(3) Criminal behavior, by specifying a range of
sentences of increased severity or intensity of intervention
for offenders [who pose a substantial risk to public safety]
with increased capability, including those who possessed or
used a deadly weapon or inflicted substantial harm during the
commission of the current conviction offense.

(4) Aggravated and mitigated ranges, by specifying
variations from the range of sentences applicable on account
of aggravating or mitigating circumstances.

(5) The impact of any amendments to section 9756
(relating to sentence of total confinement).

30 (b) Adjustments.--The guidelines shall include the following

20180SB1071PN1526

- 4 -

1 <u>risk-related adjustments:</u>

2	(1) Incapacitation of serious violent offenders.
3	(2) Modifications to criminal history to reflect risk to
4	reoffend and substantial risk to public safety to adjust the
5	length of total confinement for more serious criminal
6	<u>history.</u>
7	(3) Recommendations related to the use of county
8	intermediate punishment programs as restrictive conditions of
9	probation, the duration of terms of probation and maximum
10	terms of total and partial confinement and the use of
11	aggregate sentences.
12	(c) Interactive informationThe guidelines shall include
13	interactive information to support decisions with risk,
14	recidivism and cost information.
15	(d) DefinitionsAs used in this section, the following
16	words and phrases shall have the meanings given to them in this
17	subsection unless the context clearly indicates otherwise:
18	"Possessed." On a defendant's person or within the
19	defendant's immediate physical control.
20	"Previously convicted of or adjudicated delinquent." Any
21	finding of guilt or adjudication of delinquency, whether or not
22	sentence has been imposed or disposition ordered prior to the
23	commission of the current offense.
24	§ 2154.1. Adoption of guidelines for [county intermediate
25	punishment] restrictive conditions.
26	<u>(a) General rule</u> The commission shall adopt guidelines to
27	identify offenders who would be eligible and appropriate for
28	[participation in county intermediate punishment programs]
29	restrictive conditions of probation. These guidelines shall be
30	considered by the sentencing court in determining whether to
2018	30SB1071PN1526 - 5 -

[sentence an offender] impose restrictive conditions pursuant to 1 2 section 9763 (relating to [sentence of county intermediate 3 punishment] conditions of probation). The quidelines shall[: Use the description of "eligible offender" provided 4 (1)in Chapter 98 (relating to county intermediate punishment). 5 6 Give] <u>give</u> primary consideration to <u>reducing</u> (2) 7 recidivism for the protection of the public safety. 8 (b) Compliance.--The commission shall certify compliance with any quidelines adopted by the commission for county 9 10 intermediate punishment or for imposing restrictive conditions of probation and with any related statutory requirements and 11 12 report the results to the Pennsylvania Commission on Crime and 13 Delinguency. 14 Section 3. Section 2154.2 of Title 42 is repealed: 15 [§ 2154.2. Adoption of guidelines for State intermediate 16 punishment. 17 The commission shall adopt quidelines to identify offenders 18 who would be appropriate for participation in State intermediate 19 punishment programs. These guidelines shall be considered by the 20 attorney for the Commonwealth and the sentencing court in 21 determining whether to commit a defendant for evaluation and whether to sentence an eligible offender pursuant to 61 Pa.C.S. 22 23 Ch. 41 (relating to State intermediate punishment). The 24 quidelines shall: 25 Use the description of "eligible offender" provided (1)26 in 61 Pa.C.S. Ch. 41. 27 (2) Give primary consideration to protection of the 28 public safety.] 29 Section 4. Sections 2154.7(d), 9721(a), (a.1) and (b), 9754, 9755(d) and (h), 9756(c.1), 9763(a), (b)(14), (16) and (17), (c) 30 20180SB1071PN1526 - 6 -

and (d), 9764(f), 9771(a) and (b) and 9771.1 of Title 42 are 1 2 amended to read: 3 § 2154.7. Adoption of risk assessment instrument. \* \* \* 4 5 (d) Alternative sentencing. -- Subject to the eligibility 6 requirements of each program, the risk assessment instrument may 7 be an aide to help determine: 8 (1) for persons under supervision, intensity of 9 intervention, use of restrictive conditions and duration of 10 supervision; and 11 (2) appropriate candidates for alternative sentencing, 12 including the recidivism risk reduction incentive, State [and 13 county intermediate punishment programs] drug treatment 14 program and State motivational boot camps. 15 \* \* \* § 9721. Sentencing generally. 16 17 (a) General rule.--In determining the sentence to be imposed 18 the court shall, except as provided in subsection (a.1), 19 consider and select one or more of the following alternatives, 20 and may impose them consecutively or concurrently: 21 (1) An order of probation. (2) A determination of guilt without further penalty. 22 23 (3) Partial confinement. 24 (4) Total confinement. 25 (5) A fine. 26 [(6) County intermediate punishment. State intermediate punishment.] 27 (7) 28 (a.1) Exception.--29 Unless specifically authorized under section 9763 (1)(relating to [a sentence of county intermediate punishment) 30

20180SB1071PN1526

- 7 -

or 61 Pa.C.S. Ch. 41 (relating to State intermediate
punishment)] conditions of probation), subsection (a) shall
not apply where a mandatory minimum sentence is otherwise
provided by law.

5 [An eligible offender may be sentenced to State (2)6 intermediate punishment pursuant to subsection (a)(7) and as 7 described in 61 Pa.C.S. Ch. 41 or to] A person may be 8 eligible for the State drug treatment program as described in 9 61 Pa.C.S. Ch. 41 or State motivational boot camp as described in 61 Pa.C.S. Ch. 39 (relating to motivational boot 10 11 camp), even if a mandatory minimum sentence would otherwise 12 be provided by law.

13 (3) An eligible [offender] <u>person</u> may be sentenced to 14 total confinement pursuant to subsection (a) (4) and a 15 recidivism risk reduction incentive minimum sentence pursuant 16 to section 9756(b.1) (relating to sentence of total 17 confinement), even if a mandatory minimum sentence would 18 otherwise be provided by law.

19 General standards.--In selecting from the alternatives (b) set forth in subsection (a), the court shall follow the general 20 principle that the sentence imposed should call for total 21 confinement that is consistent with section 9725 (relating to 22 23 total confinement) and the protection of the public, the gravity 24 of the offense as it relates to the impact on the life of the victim and on the community, and the rehabilitative needs of the 25 26 defendant. The court shall also consider any quidelines for 27 sentencing and resentencing adopted by the Pennsylvania 28 Commission on Sentencing and taking effect under section 2155 29 (relating to publication of guidelines for sentencing, resentencing and parole, risk assessment instrument and 30

20180SB1071PN1526

- 8 -

recommitment ranges following revocation). In every case in 1 2 which the court imposes a sentence for a felony or misdemeanor, 3 modifies a sentence, resentences [an offender] a person following revocation of probation[, county intermediate 4 punishment or State intermediate punishment] or resentences 5 6 following remand, the court shall make as a part of the record, 7 and disclose in open court at the time of sentencing, a 8 statement of the reason or reasons for the sentence imposed. In 9 every case where the court imposes a sentence or resentence 10 outside the guidelines adopted by the Pennsylvania Commission on 11 Sentencing under sections 2154 (relating to adoption of 12 guidelines for sentencing), 2154.1 (relating to adoption of 13 guidelines for [county intermediate punishment), 2154.2 14 (relating to adoption of guidelines for State intermediate punishment)] restrictive conditions), 2154.3 (relating to 15 16 adoption of guidelines for fines), 2154.4 (relating to adoption of guidelines for resentencing) and 2154.5 (relating to adoption 17 18 of guidelines for parole) and made effective under section 2155, 19 the court shall provide a contemporaneous written statement of 20 the reason or reasons for the deviation from the quidelines to 21 the commission, as established under section 2153(a)(14) 22 (relating to powers and duties). Failure to comply shall be 23 grounds for vacating the sentence or resentence and resentencing 24 the defendant.

25 \* \* \*

26 § 9754. Order of probation.

(a) General rule.--In imposing an order of probation the
court shall specify at the time of sentencing the length of any
term during which the defendant is to be supervised, which term
may not exceed the maximum term for which the defendant could be

20180SB1071PN1526

- 9 -

1	confined, and the authority that shall conduct the supervision.
2	The court shall consider probation guidelines adopted by the
3	Pennsylvania Commission on Sentencing under sections 2154
4	(relating to adoption of guidelines for sentencing) and 2154.1
5	(relating to adoption of guidelines for restrictive conditions).
6	(b) Conditions generallyThe court shall attach [such of
7	the reasonable conditions authorized by subsection (c) of this
8	section as it deems necessary to insure or assist the defendant
9	in leading a law-abiding life.
10	(c) Specific conditionsThe court may as a condition of
11	its order require the defendant:
12	(1) To meet his family responsibilities.
13	(2) To devote himself to a specific occupation or
14	employment.
15	(2.1) To participate in a public or nonprofit community
16	service program unless the defendant was convicted of murder,
17	rape, aggravated assault, arson, theft by extortion,
18	terroristic threats, robbery or kidnapping.
19	(3) To undergo available medical or psychiatric
20	treatment and to enter and remain in a specified institution,
21	when required for that purpose.
22	(4) To pursue a prescribed secular course of study or
23	vocational training.
24	(5) To attend or reside in a facility established for
25	the instruction, recreation, or residence of persons on
26	probation.
27	(6) To refrain from frequenting unlawful or disreputable
28	places or consorting with disreputable persons.
29	(7) To have in his possession no firearm or other
30	dangerous weapon unless granted written permission.
201	80SB1071PN1526 - 10 -

1 (8) To make restitution of the fruits of his crime or to
2 make reparations, in an amount he can afford to pay, for the
3 loss or damage caused thereby.
4 (9) To remain within the jurisdiction of the court and
5 to notify the court or the probation officer of any change in
6 his address or his employment.
7 (10) To report as directed to the court or the probation
8 officer and to permit the probation officer to visit his
9 home.
10 (11) To pay such fine as has been imposed.
11 (12) To participate in drug or alcohol treatment
12 programs.
14 to the rehabilitation of the defendant and not unduly
15 restrictive of his liberty or incompatible with his freedom
16 of conscience.
17 (14) To remain within the premises of his residence
18 during the hours designated by the court.] <u>reasonable</u>
19 <u>conditions authorized by section 9763 (relating to conditions</u>
20 <u>of probation).</u>
21 (d) Sentence following violation of probationThe sentence
22 to be imposed in the event of the violation of a condition shall
23 not be fixed prior to a finding on the record that a violation
24 has occurred.
25 § 9755. Sentence of partial confinement.
26 * * *
27 (d) Conditions to releaseThe court may in addition
28 include in its order such of the conditions as are enumerated in
29 section [9754 (relating to order of probation)] <u>9763 (relating</u>
30 to conditions of probation) as may be reasonably related to the
20180SB1071PN1526 - 11 -

1 sentence.

2 \* \* \*

3 (h) Sentence of partial confinement combined with [sentence 4 of county intermediate punishment] <u>probation</u>.--The court may 5 impose a sentence of partial confinement without parole under 6 this subsection only when:

(1) the period of partial confinement is followed
immediately by [a sentence] restrictive conditions of
probation imposed pursuant to section 9763 (relating to
[sentence of county intermediate punishment)] conditions of
probation) in which case the sentence of partial confinement
shall specify the number of days of partial confinement to be
served; and

14 (2) the maximum sentence of partial confinement imposed
15 on one or more indictments to run consecutively or
16 concurrently total 90 days or less.

17 § 9756. Sentence of total confinement.

18 \* \* \*

19 (c.1) Sentence of total confinement combined with [sentence 20 of county intermediate punishment] <u>probation</u>.--The court may 21 impose a sentence of imprisonment without parole under this 22 subsection only when:

(1) the period of total confinement is followed
immediately by [a sentence] <u>restrictive conditions of</u>
<u>probation</u> imposed pursuant to section 9763(c) or (d)
(relating to [sentence of county intermediate punishment)]
<u>conditions of probation</u>) in which case the sentence of total
confinement shall specify the number of days of total
confinement also to be served; and

30 (2) the maximum sentence of total confinement imposed on 20180SB1071PN1526 - 12 - one or more indictments to run consecutively or concurrently
 total 90 days or less.

3 \* \* \*

4 § 9763. [Sentence of county intermediate punishment] <u>Conditions</u>
5 <u>of probation</u>.

General rule.--In imposing [a sentence of county 6 (a) 7 intermediate punishment] probation, the court shall consider 8 quidelines adopted by the Pennsylvania Commission on Sentencing under section 2154 (relating to adoption of guidelines for 9 10 sentencing) or 2154.1 (relating to adoption of guidelines for 11 restrictive conditions) and specify at the time of sentencing 12 the conditions of probation, including the length of the term 13 [for which the defendant is to be in a county intermediate 14 punishment program established under Chapter 98 (relating to 15 county intermediate punishment) or a combination of county 16 intermediate punishment programs. The term may not exceed the maximum term for which the defendant could be confined and the 17 18 program to which the defendant is sentenced. The court may order a defendant to serve a portion of the sentence under section 19 20 9755 (relating to sentence of partial confinement) or 9756 21 (relating to sentence of total confinement) and to serve a portion in a county intermediate punishment program or a 22 23 combination of county intermediate punishment programs.] of 24 restrictive conditions under subsection (c) or (d). The term of restrictive conditions under subsection (c) shall be equal to or 25 26 greater than the mandatory minimum term of imprisonment required 27 by statute.

(b) Conditions generally.--The court may attach any of the following conditions upon the defendant as it deems necessary: \* \* \*

20180SB1071PN1526

- 13 -

(14) To participate in drug or alcohol screening and
 treatment programs, including outpatient [and inpatient]
 programs.

\* \* \*

(17)

5 [(16) To remain within the premises of the defendant's 6 residence during the hours designated by the court.

7

4

8

(c) [Restriction] <u>Restrictive DUI probation conditions</u>.--

To be subject to electronic monitoring.]

9 Any person receiving a penalty imposed pursuant to (1)10 75 Pa.C.S. § 1543(b) (relating to driving while operating privilege is suspended or revoked), former 75 Pa.C.S. § 3731 11 12 (relating to driving under influence of alcohol or controlled 13 substance) or 75 Pa.C.S. § 3804 (relating to penalties) for a 14 first, second or third offense under 75 Pa.C.S. Ch. 38 15 (relating to driving after imbibing alcohol or utilizing 16 drugs) may only [be sentenced to county intermediate 17 punishment] have probation imposed after undergoing an assessment under 75 Pa.C.S. § 3814 (relating to drug and 18 19 alcohol assessments).

20 If the defendant is determined to be in need of drug (2) 21 and alcohol treatment, the defendant may only [be sentenced 22 to county intermediate punishment which] have probation that 23 includes participation in drug and alcohol treatment under 75 24 Pa.C.S. § 3815(c) (relating to mandatory sentencing). The 25 defendant [may only be sentenced to county intermediate punishment in] shall have restrictive DUI probation 26 27 conditions of:

(i) a residential inpatient program or a residential
 rehabilitative center;

30 (ii) house arrest with electronic surveillance; 20180SB1071PN1526 - 14 -

1 (iii) a partial confinement program such as work 2 release, work camp and halfway facility; or 3 (iv) any combination of the programs set forth in 4 this paragraph. 5 If the defendant is determined not to be in need of (3) drug and alcohol treatment, the defendant [may only be 6 7 sentenced to county intermediate punishment in] shall have 8 restrictive DUI probation conditions of: 9 house arrest with electronic surveillance; (i) 10 (ii) partial confinement programs such as work 11 release, work camps and halfway facilities; or 12 any combination of the programs set forth in (iii) 13 this paragraph. 14 (4) If the defendant is determined to be in need of 15 additional treatment under 75 Pa.C.S. § 3814(2), the judge 16 shall impose a minimum sentence as provided by law and a 17 maximum sentence equal to the statutorily available maximum. 18 A sentence to the statutorily available maximum imposed under 19 this subsection may, in the discretion of the sentencing 20 court, be ordered to be served in a county prison, 21 notwithstanding the provisions of section 9762 (relating to 22 sentencing proceeding; place of confinement). [Sentence following violation of condition.--The 23 (d) 24 sentence to be imposed in the event of the violation of a 25 condition under subsection (b) shall not be imposed prior to a 26 finding on the record that a violation has occurred. 27 Notwithstanding any other provision of law requiring notice prior to sentencing, in the event of a violation of a condition 28 29 under subsection (b), the attorney for the Commonwealth may file 30 notice at any time prior to resentencing of the Commonwealth's 20180SB1071PN1526 - 15 -

1 intention to proceed under an applicable provision of law requiring a mandatory minimum sentence.] Restrictive conditions 2 of probation. -- Probation may include restrictive conditions 3 4 that: (1) house the person full time or part time, including 5 6 inpatient treatment; or 7 (2) significantly restrict the person's movement and 8 monitor the person's compliance with the program, including 9 electronic monitoring or home confinement. 10 § 9764. Information required upon commitment and subsequent 11 disposition. \* \* \* 12 13 (f) Release from county correctional facility to State 14 probation or parole. --15 (1) Prior to the release of an inmate from a county 16 correctional facility to State probation or parole 17 supervision, the facility shall provide to the Department of 18 Corrections and the Pennsylvania Board of Probation and 19 Parole the information contained in subsections [(a)(1) 20 through (4)] (a) and (b) with the exception of subsection (a) 21 (5). 22 (2) Prior to the release of an inmate from a county 23 correctional facility to State probation or parole 24 supervision, the facility shall provide to the inmate his 25 current medications as prescribed and any customary and 26 necessary medical supplies as determined by the prescribing 27 physician. \* \* \* 28 29 § 9771. Modification or revocation of order of probation. 30 (a) General rule. -- The court [may] has inherent power to at

20180SB1071PN1526

- 16 -

any time terminate continued supervision or lessen [or increase]
 the conditions upon which an order of probation has been
 imposed.

Revocation. -- The court may increase the conditions, 4 (b) impose a brief sanction under section 9771.1 (relating to court-5 imposed sanctions for violating probation) or revoke an order of 6 7 probation upon proof of the violation of specified conditions of 8 the probation. Upon revocation the sentencing alternatives available to the court shall be the same as were available at 9 10 the time of initial sentencing, due consideration being given to 11 the time spent serving the order of probation. The attorney for\_ 12 the Commonwealth may file notice at any time prior to

13 resentencing of the Commonwealth's intention to proceed under an

14 applicable provision of law requiring a mandatory minimum

15 <u>sentence.</u>

16 \* \* \*

17 § 9771.1. Court-imposed sanctions for [offenders] violating
18 probation.

19 Program. -- Notwithstanding the provisions of section 9771 (a) 20 (relating to modification or revocation of order of probation), 21 the court of common pleas of a judicial district may establish a 22 program to impose swift, predictable and [immediate] brief sanctions on [offenders] persons who violate their probation. 23 24 Coordination with other officials.--The court shall [(b) work with probation administrators and officers, jail 25 26 administrators, prosecutors, public defenders and law enforcement in the judicial district to develop and implement 27 28 the program. 29 (c) Eligibility.--30 (1) The court shall determine which offenders are

20180SB1071PN1526

- 17 -

1 eligible for and admitted into the program. The program shall focus on, but not be limited to, offenders who have committed 2 drug-related crimes. 3 (2) An offender shall be ineligible for the program if 4 the offender has been convicted or adjudicated delinguent of 5 a crime of violence as defined in section 9714 (relating to 6 7 sentences for second and subsequent offenses) or of a crime requiring registration under Subchapter H (relating to 8 9 registration of sexual offenders). 10 (d) Warning hearing.--11 (1) At the time of sentencing, the court shall hold a 12 warning hearing for each participant in the program to clearly communicate program expectations and consequences and 13 14 to encourage the participant's compliance and success. (2) The court shall emphasize the expectations that the 15 participant remain drug free and comply with any treatment or 16 17 services ordered by the court as a condition of the 18 participant's probation. 19 (3) The court shall put the participant on notice that 20 each probation violation, including missed appointments and 21 positive drug tests, will result in jail time as provided for 22 under subsection (g). 23 (e) Drug testing. -- The program shall require, when 24 applicable, randomized drug testing.] 25 (f) Violation hearing.--If a participant commits a probation violation, the participant shall promptly be arrested, and a 26 hearing shall be held no later than two business days after the 27 28 arrest date. 29 (g) Sanctions.--

30 (1) The court shall impose a term of imprisonment of up 20180SB1071PN1526 - 18 - 1 to:

2 (i) three days for a first violation;
3 (ii) seven days for a second violation;
4 (iii) fourteen days for a third violation; and
5 (iv) twenty-one days for a fourth or subsequent
6 violation of probation.

7 (2) The court may allow the term of imprisonment to be
8 served on weekends or other nonwork days for employed
9 probationers who have committed a first or second violation.

(3) The court may increase the conditions of probation,
 including additional substance abuse treatment for a
 participant who has failed one or more drug tests.

13 (h) Exceptions.--If the participant is able to provide a 14 compelling reason for the probation violation, the court may 15 grant an exception to the sanctions authorized under subsection 16 (g).

17 (i) Revocation of probation.--

18 (1) After a third violation, the court may revoke the19 order of probation.

20 (2) Upon revocation, the sentencing alternatives shall
21 be the same as were available at the time of initial
22 sentencing, due consideration being given to the time spent
23 serving the order of probation.

24 (j) Local rules.--

(1) The court may adopt local rules for the
administration of this program. Except as provided for under
paragraph (2), the local rules may not be inconsistent with
this section or any rules adopted by the Supreme Court.

(2) The court may adopt local rules that are
inconsistent with subsection (g) regarding the terms of

20180SB1071PN1526

- 19 -

1 imprisonment or other sanctions or conditions provided for 2 under subsection (q). 3 Section 5. Sections 9773 and 9774 of Title 42 are repealed: [§ 9773. Modification or revocation of county intermediate 4 5 punishment sentence. 6 General rule. -- The court may at any time terminate a (a) 7 sentence of county intermediate punishment or increase or 8 decrease the conditions of a sentence pursuant to section 9763 (relating to sentence of county intermediate punishment). 9 10 (b) Revocation. -- The court may revoke a sentence of county intermediate punishment upon proof of a violation of specific 11 conditions of the sentence. Upon revocation and subject to 12 13 section 9763(d), the sentencing alternatives available to the 14 court shall be the same as the alternatives available at the time of initial sentencing. Upon a revocation of county 15 16 intermediate punishment for any reason specified by law, the attorney for the Commonwealth may file notice, at any time prior 17 18 to resentencing, of the Commonwealth's intention to proceed 19 under an applicable provision of law requiring a mandatory 20 minimum sentence. Consideration shall be given to the time served in the county intermediate punishment program. 21 (c) Hearing required. -- A court shall not revoke or increase 22 23 the conditions of a sentence of county intermediate punishment 24 without a hearing at which the court shall consider the record 25 of the initial sentencing proceeding as well as the conduct of the defendant while serving a sentence of county intermediate 26 punishment. A hearing is not required to decrease the conditions 27 28 of the sentence. 29 § 9774. Revocation of State intermediate punishment sentence. 30 (a) General rule.--The court may at any time terminate a

20180SB1071PN1526

- 20 -

1	sentence of State intermediate punishment pursuant to 61 Pa.C.S.
2	Ch. 41 (relating to State intermediate punishment).
3	(b) RevocationThe court shall revoke a sentence of State
4	intermediate punishment if after a hearing it determines that
5	the participant was expelled from or failed to complete the
6	program.
7	(c) Proceedings upon revocationUpon revocation of a State
8	intermediate punishment sentence, the sentencing alternatives
9	available to the court shall be the same as the alternatives
10	available at the time of initial sentencing. The attorney for
11	the Commonwealth must file notice, at any time prior to
12	resentencing, of the Commonwealth's intention to proceed under
13	an applicable provision of law requiring a mandatory minimum
14	sentence.]
15	Section 6. Sections 9804 and 9810(a) of Title 42 are amended
16	to read:
17	§ 9804. County intermediate punishment programs.
18	(a) DescriptionCounty intermediate punishment [program
19	options shall include the following:
20	(1) Restrictive intermediate punishments providing for
21	the strict supervision of the offender, including programs
22	that:
23	(i) house the offender full or part time;
24	(ii) significantly restrict the offender's movement
25	and monitor the offender's compliance with the program;
26	or
27	(iii) involve a combination of programs that meet
28	the standards set forth under subparagraphs (i) and (ii).
29	(2) When utilized in combination with restrictive
30	intermediate punishments, restorative sanctions providing for

20180SB1071PN1526

- 21 -

1	nond	confinement sentencing options that:
2		(i) Are the least restrictive in terms of the
3		constraint of the offender's liberties.
4		(ii) Do not involve the housing of the offender,
5		either full or part time.
6		(iii) Focus on restoring the victim to pre-offense
7		status.] programs are restrictive conditions of probation
8		imposed under section 9763(c) or (d) (relating to
9		conditions of probation), which may be subject to
10		guidelines adopted under section 2154.1 (relating to
11		adoption of guidelines for restrictive conditions).
12	(b)	Eligibility
13		(1) (i) [No person other than the eligible offender
14		shall be sentenced to a county intermediate punishment
15		program.] <u>Upon adoption of guidelines for imposing</u>
16		restrictive conditions adopted by the Pennsylvania
17		Commission on Sentencing under section 2154.1, only
18		eligible persons may have restrictive conditions imposed.
19		(ii) The prosecuting attorney, in the prosecuting
20		attorney's sole discretion, may advise the court that the
21		Commonwealth has elected to waive the eligibility
22		requirements [of this chapter] if the victim has been
23		given notice of the prosecuting attorney's intent to
24		waive the eligibility requirements and an opportunity to
25		be heard on the issue.
26		(iii) The court, after considering victim input, may
27		refuse to accept the prosecuting attorney's waiver of the
28		eligibility requirements.
29		(2) [The Pennsylvania Commission on Sentencing shall
30	emp	loy the term "eligible offender" to further identify

- 22 -

1 offenders who would be appropriate for participation in county intermediate punishment programs. In developing the 2 quidelines, the commission shall give primary consideration 3 to protection of the public safety.] Only programs that meet 4 the requirements of restrictive conditions of probation under 5 section 9763(c) or (d) and are certified in accordance with 6 7 section 2154.1(b) shall be eliqible for county intermediate 8 punishment program funding. 9 [(4) (i) Any person receiving a penalty imposed 10 pursuant to 75 Pa.C.S. § 1543(b) (relating to driving while operating privilege is suspended or revoked), 3804 11 12 (relating to penalties) or 3808(a)(2) (relating to 13 illegally operating a motor vehicle not equipped with 14 ignition interlock) shall undergo an assessment under 75 Pa.C.S. § 3814 (relating to drug and alcohol 15 16 assessments). 17 (ii) If the defendant is determined to be in need of 18 drug and alcohol treatment, a sentence to county intermediate punishment shall include participation in 19 drug and alcohol treatment under 75 Pa.C.S. § 3815(c) 20 21 (relating to mandatory sentencing). The defendant may 22 only be sentenced to county intermediate punishment in: a residential inpatient program or a 23 (A) 24 residential rehabilitative center; 25 house arrest with electronic surveillance; (B) 26 a partial confinement program such as work (C) 27 release, work camp and halfway facility; or any combination of the programs set forth in 28 (D) 29 this subparagraph. 30 (iii) If the defendant is determined not to be in

1	need of drug and alcohol treatment or if the defendant
2	receives a penalty imposed under 30 Pa.C.S. § 5502(c.1)
3	(relating to operating watercraft under influence of
4	alcohol or controlled substance), the defendant may only
5	be sentenced to a county intermediate punishment program
6	in:
7	(A) house arrest with electronic surveillance;
8	(B) partial confinement programs such as work
9	release, work camps and halfway facilities; or
10	(C) any combination of the programs set forth in
11	this paragraph.
12	(5) A defendant subject to 75 Pa.C.S. § 3804 (relating
13	to penalties) or 30 Pa.C.S. § 5502(c.1) may only be sentenced
14	to county intermediate punishment for a first, second or
15	third offense under 75 Pa.C.S. Ch. 38 (relating to driving
16	after imbibing alcohol or utilizing drugs) or 30 Pa.C.S. §
17	5502.]
18	§ 9810. Continued eligibility.
19	(a) EvaluationIn order to remain eligible for [continued
20	grant] <u>county intermediate punishment</u> funding, a county shall
21	comply with commission standards and regulations and participate
22	in an evaluation to determine program effectiveness. The form of
23	the evaluation shall be determined by the commission[.] <u>and</u>
24	shall include certification by the Pennsylvania Commission on
25	Sentencing under section 2154.1(b) (relating to adoption of
26	guidelines for restrictive conditions).
27	* * *
28	Section 7. The definition of "eligible inmate" in section
29	3903 of Title 61 is amended to read:
30	§ 3903. Definitions.

20180SB1071PN1526

- 24 -

1 The following words and phrases when used in this chapter 2 shall have the meanings given to them in this section unless the 3 context clearly indicates otherwise:

4 \* \* \*

"Eligible inmate." A person sentenced to a term of 5 6 confinement under the jurisdiction of the Department of 7 Corrections who is serving a term of confinement, the minimum of which is not more than two years and the maximum of which is 8 9 five years or less, or an inmate who is serving a term of 10 confinement, the minimum of which is not more than three years where that inmate is within two years of completing his minimum 11 term, and who has not reached 40 years of age at the time he is 12 13 approved for participation in the motivational boot camp 14 program. The term shall not include any inmate who is subject to 15 a sentence the calculation of which included an enhancement for 16 the use of a deadly weapon as defined pursuant to the sentencing guidelines promulgated by the Pennsylvania Commission on 17 18 Sentencing, any inmate who has been convicted or adjudicated 19 delinquent of any crime requiring registration under 42 Pa.C.S. 20 Ch. 97 Subch. H (relating to registration of sexual offenders) or any inmate with a current conviction or a prior conviction 21 within the past ten years for [any of the following offenses: 22 23 18 Pa.C.S. § 2502 (relating to murder). 24 18 Pa.C.S. § 2503 (relating to voluntary manslaughter).

25 18 Pa.C.S. § 2506 (relating to drug delivery resulting in 26 death).

27 18 Pa.C.S. § 2901(a) (relating to kidnapping).

28 18 Pa.C.S. § 3301(a)(1)(i) (relating to arson and related 29 offenses).

30 18 Pa.C.S. § 3502 (relating to burglary) in the case of 20180SB1071PN1526 - 25 -

1	burglary of a structure adapted for overnight accommodation
2	in which at the time of the offense any person is present.
3	18 Pa.C.S. § 3701(a)(1)(i), (ii) or (iii) (relating to
4	robbery).
5	18 Pa.C.S. § 3702 (relating to robbery of motor vehicle).
6	18 Pa.C.S. § 7508 (a)(1)(iii), (2)(iii), (3)(iii) or (4)
7	(iii) (relating to drug trafficking sentencing and
8	penalties).] drug trafficking as defined in section 4103
9	(relating to definitions) or a crime of violence as defined
10	<u>in 42 Pa.C.S. § 9714(g) (relating to sentences for second or</u>
11	subsequent offenses).
12	* * *
13	Section 8. Sections 3904(b) and 3905(e) of Title 61 are
14	amended to read:
15	§ 3904. Selection of inmate participants.
16	* * *
17	(b) Duties of sentencing judgeThe sentencing judge shall
18	employ the sentencing guidelines to identify those defendants
19	who are eligible for participation in a motivational boot camp.
20	The judge shall have the discretion to exclude a defendant from
21	eligibility if the judge determines that the defendant would be
22	inappropriate for placement in a motivational boot camp. The
23	judge shall note on the sentencing order whether the defendant
24	has been [identified as eligible] excluded from eligibility for
25	a motivational boot camp program.
26	* * *
27	§ 3905. Motivational boot camp program.
28	* * *
29	[(e) EvaluationThe department and the commission shall
30	monitor and evaluate the motivational boot camp programs to

- 26 -

1	ensure that the programmatic objectives are met. Both shall
2	present biennial reports of the evaluations to the Judiciary
3	Committee of the Senate and the Judiciary Committee of the House
4	of Representatives no later than February 1 in alternate years.]
5	Section 9. The heading of Chapter 41 of Title 61 is amended
6	to read:
7	CHAPTER 41
8	STATE [INTERMEDIATE PUNISHMENT] DRUG TREATMENT PROGRAM
9	Section 10. Section 4101 of Title 61 is amended to read:
10	§ 4101. Scope of chapter.
11	This chapter relates to <u>the</u> State [intermediate punishment]
12	<u>drug treatment program</u> .
13	Section 11. The definitions of "eligible offender" and
14	"participant" in section 4103 of Title 61 are amended and the
15	section is amended by adding a definition to read:
16	§ 4103. Definitions.
17	The following words and phrases when used in this chapter
18	shall have the meanings given to them in this section unless the
19	context clearly indicates otherwise:
20	* * *
21	"Drug trafficking." A violation of section 13(a)(14), (30)
22	or (37) of the act of April 14, 1972 (P.L.233, No.64), known as
23	The Controlled Substance, Drug, Device and Cosmetic Act, where
24	the controlled substance is:
25	(1) Marijuana, if the amount of marijuana involved is at
26	<u>least 50 pounds or at least 51 live plants.</u>
27	(2) A narcotic drug classified in Schedule I or Schedule
28	II under section 4 of The Controlled Substance, Drug, Device
29	and Cosmetic Act, if the aggregate weight of the compound or
30	mixture containing the substance involved is at least 100

- 27 -

1 grams.

2	(3) Any of the following, if the aggregate weight of the
3	compound or mixture of the substance involved is at least 100
4	grams:
5	<u>(i) Coca leaves.</u>
6	(ii) A salt, compound, derivative or preparation of
7	<u>coca leaves.</u>
8	(iii) A salt, compound, derivative or preparation
9	which is chemically equivalent or identical with any of
10	the substances under subparagraphs (i) and (ii).
11	(iv) A mixture containing any of the substances
12	under subparagraphs (i) and (ii), except decocainized
13	coca leaves or extracts of coca leaves which do not
14	contain cocaine or ecgonine.
15	(4) Any of the following, if the aggregate weight of the
16	compound or mixture of the substance involved is at least 100
17	grams:
18	<u>(i) Methamphetamine.</u>
19	(ii) Phencyclidine.
20	(iii) A salt, isomer or salt of an isomer of
21	methamphetamine or phencyclidine.
22	(iv) A mixture containing:
23	(A) Methamphetamine or phencyclidine.
24	(B) A salt of methamphetamine or phencyclidine.
25	(C) An isomer of methamphetamine or
26	phencyclidine.
27	(D) A salt of an isomer of methamphetamine or
28	phencyclidine.
29	"Eligible [offender." Subject to 42 Pa.C.S. § 9721(a.1)
30	(relating to sentencing generally), a defendant] person."
2018	80SB1071PN1526 - 28 -

1 <u>(1) A person who has not been</u> designated by the 2 sentencing court as <u>ineligible and is</u> a person convicted of a 3 drug-related offense who:

[(1)] (i) Has undergone an assessment performed by
the Department of Corrections, which assessment has
concluded that the [defendant] person is in need of drug
and alcohol addiction treatment and would benefit from
commitment to [a drug offender] the State drug treatment
program and that placement in [a drug offender] the State
drug treatment program would be appropriate.

11 [(2)] <u>(ii)</u> Does not demonstrate a history of present 12 or past violent behavior.

13 [(3) Would be placed in the custody of the 14 department if not sentenced to State intermediate punishment.] (iii) Is a person sentenced to a term of 15 16 confinement under the jurisdiction of the department, the 17 minimum of which is not more than two years, or a person 18 who is serving a term of confinement, the minimum of 19 which is not more than five years where the person is 20 within two years of completing the person's minimum term.

[(4)] (iv) Provides written consent permitting
release of information pertaining to the [defendant's]
person's participation in [a drug offender] the State
drug treatment program.

25 (2) The term shall not include a [defendant] <u>person</u> who 26 is subject to a sentence the calculation of which includes an 27 enhancement for the use of a deadly weapon, as defined 28 pursuant to law or the sentencing guidelines promulgated by 29 the Pennsylvania Commission on Sentencing, a [defendant] 30 <u>person</u> who has been convicted or adjudicated delinquent of

20180SB1071PN1526

- 29 -

1 any crime requiring registration under 42 Pa.C.S. Ch. 97 2 Subch. H (relating to registration of sexual offenders) or a 3 [defendant] person with a current conviction or a prior conviction within the past ten years for [any of the 4 5 following offenses: 6 18 Pa.C.S. § 2502 (relating to murder). 18 Pa.C.S. § 2503 (relating to voluntary manslaughter). 7 8 18 Pa.C.S. § 2506 (relating to drug delivery resulting in 9 death). 18 Pa.C.S. § 2901(a) (relating to kidnapping). 10 11 18 Pa.C.S. § 3301(a)(1)(i) (relating to arson and related 12 offenses). 13 18 Pa.C.S. § 3502 (relating to burglary), in the case of 14 burglary of a structure adapted for overnight accommodation 15 in which at the time of the offense any person is present. 18 Pa.C.S. § 3701(a)(1)(i), (ii) or (iii) (relating to 16 17 robbery). 18 Pa.C.S. § 3702 (relating to robbery of motor vehicle). 18 19 18 Pa.C.S. § 7508 (a)(1)(iii), (2)(iii), (3)(iii) or (4) 20 (iii) (relating to drug trafficking sentencing and 21 penalties).] drug trafficking as defined in 42 Pa.C.S. § 4103 22 (relating to definitions) or a crime of violence as defined 23 in 42 Pa.C.S. § 9714(q) (relating to sentences for second or 24 subsequent offenses). 25 \* \* \* "Participant." An eligible [offender actually sentenced to 26 State intermediate punishment pursuant to 42 Pa.C.S. § 9721(a) 27 (7) (relating to sentencing generally).] person placed in the 28 29 State drug treatment program. \* \* \* 30

20180SB1071PN1526

- 30 -

Section 12. Sections 4104, 4105 and 4107 of Title 61 are
 amended to read:
 \$ 4104. [Referral to State intermediate punishment] Selection

4

## for the State drug treatment program.

5 (a) [Referral for evaluation.--

6 (1) Prior to imposing a sentence, the court may, upon 7 motion of the Commonwealth, commit a defendant to the custody 8 of the department for the purpose of evaluating whether the 9 defendant would benefit from a drug offender treatment 10 program and whether placement in the drug offender treatment 11 program is appropriate.

12

(1.1)] Duties of commission and sentencing judge.--

(1) Through the use of sentencing guidelines, the 13 14 commission shall employ the term "eligible person" as defined 15 in this chapter to further identify persons who would be potentially appropriate for participation in the State drug 16 17 treatment program. The sentencing judge shall employ the 18 sentencing guidelines to identify persons who are eligible 19 for participation in the State drug treatment program. The 20 judge shall consider the position of a victim of the crime, as advised by the prosecuting attorney, on whether to exclude 21 22 the person from eligibility for placement in the State drug 23 treatment program. The judge shall exclude the person from 24 eligibility if the prosecuting attorney opposes eligibility. 25 The judge shall note on the sentencing order if a person has 26 been excluded from eligibility for the State drug treatment 27 program. If the person is not excluded from eligibility, the minimum sentence imposed shall operate as the minimum for 28 29 parole eligibility purposes if the person is not placed in the program by the department under subsection (c) or if the 30

1 person is expelled from the program under section 4105(f)

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2
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(relating to State drug treatment program).

3 (2) (i) The prosecuting attorney shall advise the court if the prosecuting attorney or a victim of the crime opposes 4 5 eligibility and, in the prosecuting attorney's sole discretion, may advise the court that the Commonwealth has 6 7 elected to waive the eligibility requirements of this chapter 8 if the victim has been given notice of the prosecuting 9 attorney's intent to waive the eligibility requirements and 10 an opportunity to be heard on the issue.

(ii) The court, after considering victim input, may refuse to accept the prosecuting attorney's waiver of the eligibility requirements.

14 [(2) Upon committing a defendant to the department, the 15 court shall forward to the department:

16 (i) A summary of the offense for which the defendant17 has been convicted.

(ii) Information relating to the defendant's history
of delinquency or criminality, including the information
maintained by the court under 42 Pa.C.S. Ch. 63 (relating
to juvenile matters), when available.

(iii) Information relating to the defendant's
history of drug or alcohol abuse or addiction, when
available.

25 (iv) A presentence investigation report, when26 available.

(v) Any other information the court deems relevant
to assist the department with its assessment of the
defendant.]

30 (b) Assessment of [addiction.--

20180SB1071PN1526

- 32 -

1 (1)The] <u>addiction.--The</u> department shall conduct an 2 assessment of the addiction and other treatment needs of [a 3 defendant] an eligible person and determine whether the [defendant] person would benefit from [a drug offender] the 4 5 State drug treatment program. The assessment shall be conducted using a nationally recognized assessment instrument 6 7 or an instrument that has been normed and validated on the 8 department's inmate population by a recognized expert in such 9 matters. The assessment instrument shall be administered by 10 persons skilled in the treatment of drug and alcohol addiction and trained to conduct assessments. The assessments 11 12 shall be reviewed and approved by a supervisor with at least 13 three years of experience providing drug and alcohol 14 counseling services.

[(2) The department shall conduct risk and other assessments it deems appropriate and shall provide a report of its assessments to the court, the defendant, the attorney for the Commonwealth and the commission within 60 days of the court's commitment of the defendant to the custody of the department.]

21 [Proposed drug offender] Placement in the State drug (C) treatment program.--If the department in its discretion believes 22 23 [a defendant] an eligible person would benefit from [a drug 24 offender] the State drug treatment program and placement in the 25 [drug offender treatment] program is appropriate, the department 26 shall [provide] make the placement and notify the court, counsel 27 for the defendant[,] and the attorney for the Commonwealth [and 28 the commission with a proposed drug offender treatment program 29 detailing the type of treatment proposed] of the placement.

30 [(d) Prerequisites for commitment.--Upon receipt of a

20180SB1071PN1526

- 33 -

1	recommendation for placement in a drug offender treatment
2	program from the department and agreement of the attorney for
3	the Commonwealth, the court may sentence an eligible offender to
4	a period of 24 months of State intermediate punishment if the
5	court finds that:
6	(1) The eligible offender is likely to benefit from
7	State intermediate punishment.
8	(2) Public safety would be enhanced by the eligible
9	offender's participation in State intermediate punishment.
10	(3) Sentencing the eligible offender to State
11	intermediate punishment would not depreciate the seriousness
12	of the offense.
13	(e) ResentencingThe department may make a written request
14	to the sentencing court that an offender who is otherwise
15	eligible but has not been referred for evaluation or originally
16	sentenced to State intermediate punishment be sentenced to State
17	intermediate punishment. The court may resentence the offender
18	to State intermediate punishment if all of the following apply:
19	(1) The department has recommended placement in a drug
20	offender treatment program.
21	(2) The attorney for the Commonwealth and the offender
22	have agreed to the placement and modification of sentence.
23	(3) The court makes the findings set forth under
24	subsection (d).
25	(4) The resentencing has occurred within 365 days of the
26	date of the defendant's admission to the custody of the
27	department.
28	(5) The court has otherwise complied with all other
29	requirements for the imposition of sentence including victim
30	notification under the act of November 24, 1998 (P.L.882,

- 34 -

1 No.111), known as the Crime Victims Act.]

(f) Consecutive probation.--Nothing in this chapter shall
prohibit the court from sentencing an eligible [offender] <u>person</u>
to a consecutive period of probation. The total duration of the
sentence may not exceed the maximum term for which the eligible
[offender] <u>person</u> could otherwise be sentenced.

7 [(g) Applicability and program limitations.--The court may 8 not modify or alter the terms of the department's proposed 9 individualized drug offender treatment plan without the 10 agreement of the department and the attorney for the 11 Commonwealth.

(h) Videoconferencing.--The department shall make videoconferencing facilities available to allow the court to conduct proceedings necessary under this section when the eligible offender has been committed to the custody of the department pursuant to subsection (b).

(i) Victims.--Victims of personal injury crimes shall be
given the opportunity to receive notice of and to provide prior
comment on any recommendation by the department under subsection
(b) or (d) that the offender participate in the State
Intermediate Punishment Program.

(j) Definitions.--As used in this section, the term "personal injury crime" shall be defined as in section 103 of the act of November 24, 1998 (P.L.882, No.111), known as the Crime Victims Act.]

26 § 4105. [Drug offender] State drug treatment program.

(a) Establishment.--The department shall establish and
administer [a drug offender] <u>the State drug</u> treatment program
[as a State intermediate punishment]. The program shall be
designed to address the individually assessed drug and alcohol

20180SB1071PN1526

- 35 -

abuse and addiction needs of a participant and shall address
 other issues essential to the participant's successful
 reintegration into the community, including, but not limited to,
 educational and employment issues.

5 Duration and components. -- Notwithstanding any credit to (b) which the defendant may be entitled under 42 Pa.C.S. § 9760 6 7 (relating to credit for time served), the duration of the State 8 drug [offender] treatment program [shall be] is 24 months [and], but if the participant is unable to complete the program within 9 24 months and is otherwise compliant with the program, subject 10 11 to the discretion of the department, the program duration may be 12 extended up to 30 months total in order for the participant to 13 successfully complete the program. The program shall include the 14 following:

15 (1) A period in a State correctional institution of not16 less than seven months. This period shall include:

(i) The time during which the [defendants are]
eligible person is being evaluated by the department
under section 4104(b) (relating to [referral to State
intermediate punishment] <u>selection for the State drug</u>
<u>treatment</u> program).

(ii) Following evaluation under subparagraph (i),
not less than four months shall be in an institutional
therapeutic community.

(2) A period of treatment in a community-based
 therapeutic community of at least two months.

(3) A period of at least six-months' treatment through
an outpatient addiction treatment facility. During the
outpatient addiction treatment period of the [drug offender
treatment] program, the participant may be housed in a

20180SB1071PN1526

- 36 -

community corrections center or group home or placed in an approved transitional residence. The participant must comply with any conditions established by the department regardless of where the participant resides during the outpatient addiction treatment portion of the [drug offender treatment] program.

7 (4) A period of supervised reintegration into the
8 community for the balance of the [drug offender treatment]
9 program, during which the participant shall continue to be
10 supervised by the department and comply with any conditions
11 imposed by the department.

12 (5) Upon certification by the department of the 13 participant's successful completion of the program, the 14 entire term of confinement that rendered the participant 15 eligible to participate in the State drug treatment program 16 shall be deemed to have been served.

17 (c) Program management.--

18 (1)Consistent with the minimum time requirements set 19 forth in subsection (b), the department may transfer, at its 20 discretion, a participant between a State correctional 21 institution, an institutional therapeutic community, a 22 community-based therapeutic community, an outpatient 23 addiction treatment program and an approved transitional 24 residence. The department may also transfer a participant 25 back and forth between less restrictive and more restrictive 26 settings based upon the participant's progress or regression 27 in treatment or for medical, disciplinary or other 28 administrative reasons.

(2) This subsection shall be construed to provide the
 department with the maximum flexibility to administer the

20180SB1071PN1526

- 37 -

<u>State</u> drug [offender] treatment program both as a whole and
 for individual participants.

3 (d) Right of refusal to admit.--The administrator of a community-based therapeutic community or outpatient addiction 4 treatment facility may refuse to accept a participant whom the 5 6 administrator deems to be inappropriate for admission and may 7 immediately discharge to the custody of the department any 8 participant who fails to comply with facility rules and treatment expectations or refuses to constructively engage in 9 10 the treatment process.

(e) Notice to court of completion of program.--When the department determines that a participant has successfully completed the <u>State</u> drug [offender] treatment program, it shall notify the sentencing court, the attorney for the Commonwealth and the commission.

16 (f) Expulsion from program.--

17 A participant may be expelled from the <u>State</u> drug (1)18 [offender] treatment program at any time in accordance with 19 guidelines established by the department, including failure 20 to comply with administrative or disciplinary procedures or 21 requirements set forth by the department. An expelled 22 participant shall be housed in a State correctional 23 institution to serve the remainder of the participant's 24 sentence. The expelled participant shall be eligible for 25 parole at the minimum sentence but may not be eligible for 26 short sentence parole under section 6137.5 (relating to short 27 sentence parole).

(2) The department shall promptly notify the court, the
 [defendant] <u>participant</u>, the attorney for the Commonwealth
 and the commission of the expulsion of a participant from the

- 38 -

<u>State</u> drug [offender] treatment program and the reason for
 such expulsion. [The participant shall be housed in a State
 correctional institution or county jail pending action by the
 court.

5 (3) The court shall schedule a prompt State intermediate 6 punishment revocation hearing pursuant to 42 Pa.C.S. § 9774 7 (relating to revocation of State intermediate punishment 8 sentence).]

9 § 4107. [Reports] Evaluation.

10 [(a) Final report.--The department shall provide a final 11 report to the court, the defendant, the attorney for the 12 Commonwealth and the commission on a participant's progress in 13 the drug offender treatment program.]

14 Evaluation and report to General Assembly .-- The (b) department [and the commission] shall monitor and evaluate the 15 16 State drug [offender] treatment program to ensure that the programmatic objectives are met. [In odd-numbered years, the] 17 18 Every three years, the department shall present a report of its 19 evaluation to the Judiciary Committee of the Senate and the 20 Judiciary Committee of the House of Representatives no later 21 than February 1. [In even-numbered years, the commission shall present a report of its evaluation to the Judiciary Committee of 22 23 the Senate and the Judiciary Committee of the House of 24 Representatives no later than February 1.] The General Assembly 25 shall convene hearings in the appropriate committees to hear and 26 deliberate upon reports under this section. The report shall 27 include:

(1) The number of [offenders] <u>persons</u> evaluated for the
 <u>State</u> drug [offender] treatment program.

30 (2) The number of [offenders sentenced to] <u>persons</u>

20180SB1071PN1526

- 39 -

placed into the State drug [offender] treatment program.

2 (3) The number of [offenders] persons sentenced to a
3 State correctional institution who may have been eligible for
4 the <u>State</u> drug [offender] treatment program.

5 (4) The number of [offenders] persons successfully
6 completing the <u>State</u> drug [offender] treatment program.

7 (5) The six-month, one-year, three-year and five-year 8 recidivism rates for [offenders] <u>persons</u> who have completed 9 the <u>State</u> drug [offender] treatment program and for a 10 comparison group of [offenders] <u>persons</u> who were not placed 11 in the <u>State</u> drug [offender] treatment program.

12 (6) Any changes the department [or the commission]
13 believes will make the <u>State</u> drug [offender] treatment
14 program more effective.

15 Section 13. The definition of "eligible offender" in section 16 4503 of Title 61 is amended to read:

17 § 4503. Definitions.

18 The following words and phrases when used in this chapter 19 shall have the meanings given to them in this section unless the 20 context clearly indicates otherwise:

21 \* \* \*

1

"Eligible [offender] <u>person</u>." A defendant or inmate convicted of a criminal offense who will be committed to the custody of the department and who meets all of the following eligibility requirements:

26 (1) Does not demonstrate a history of present or past27 violent behavior.

(2) Has not been subject to a sentence the calculation
of which includes an enhancement for the use of a deadly
weapon as defined under law or the sentencing guidelines

- 40 -

1 promulgated by the Pennsylvania Commission on Sentencing or 2 the attorney for the Commonwealth has not demonstrated that 3 the defendant has been found quilty of or was convicted of an offense involving a deadly weapon or offense under 18 Pa.C.S. 4 5 Ch. 61 (relating to firearms and other dangerous articles) or 6 the equivalent offense under the laws of the United States or 7 one of its territories or possessions, another state, the 8 District of Columbia, the Commonwealth of Puerto Rico or a 9 foreign nation.

Has not been found guilty of or previously convicted 10 (3) 11 of or adjudicated delinguent for or an attempt or conspiracy 12 to commit a personal injury crime as defined under section 13 103 of the act of November 24, 1998 (P.L.882, No.111), known 14 as the Crime Victims Act, except for an offense under 18 Pa.C.S. § 2701 (relating to simple assault) when the offense 15 16 is a misdemeanor of the third degree, or an equivalent 17 offense under the laws of the United States or one of its 18 territories or possessions, another state, the District of 19 Columbia, the Commonwealth of Puerto Rico or a foreign 20 nation.

(4) Has not been found guilty or previously convicted or
adjudicated delinquent for violating any of the following
provisions or an equivalent offense under the laws of the
United States or one of its territories or possessions,
another state, the District of Columbia, the Commonwealth of
Puerto Rico or a foreign nation:

18 Pa.C.S. § 4302(a) (relating to incest).
18 Pa.C.S. § 5901 (relating to open lewdness).
18 Pa.C.S. Ch. 76 Subch. C (relating to Internet
child pornography).

20180SB1071PN1526

- 41 -

Received a criminal sentence pursuant to 42 Pa.C.S. §
 9712.1 (relating to sentences for certain drug offenses
 committed with firearms).

Any offense for which registration is required under 42 Pa.C.S. Ch. 97 Subch. H (relating to registration of 6 sexual offenders).

7 Drug trafficking as defined in section 4103 (relating
8 to definitions).

9 (5) Is not awaiting trial or sentencing for additional 10 criminal charges, if a conviction or sentence on the 11 additional charges would cause the defendant to become 12 ineligible under this definition.

[(6) Has not been found guilty or previously convicted of violating section 13(a)(14), (30) or (37) of the act of April 14, 1972 (P.L.233, No.64), known as The Controlled Substance, Drug, Device and Cosmetic Act, where the sentence was imposed pursuant to 18 Pa.C.S. § 7508(a)(1)(iii), (2) (iii), (3)(iii), (4)(iii), (7)(iii) or (8)(iii) (relating to drug trafficking sentencing and penalties).]

20 \* \* \*

21 Section 14. Sections 4509 and 4510 of Title 61 are repealed:
22 [§ 4509. Evaluation.

23 (a) General rule.--The department, the board and the commission shall monitor and evaluate the recidivism risk 24 25 reduction incentive programs. Evaluations under this section 26 should be scientifically rigorous and seek to determine the effectiveness of the programs, including whether specific 27 recidivism risk reduction incentive programs have reduced the 28 29 recidivism rates of the program participants as compared to previously incarcerated and similarly situated inmates. 30

20180SB1071PN1526

- 42 -

1	(b) PublicationThe department, the board and the
2	commission shall make evaluations conducted under this section
3	and underlying data available to the public. The publicly
4	available data and evaluations shall comply with generally
5	accepted practices of the research community, including
6	expectations relating to subject privacy and identifying
7	information.
8	§ 4510. Reports.
9	(a) Recidivism risk reductionThe department, the board
10	and the commission shall monitor and evaluate the recidivism
11	risk reduction incentive programs to ensure that the goals and
12	objectives of this chapter are met and shall report to the
13	General Assembly as follows:
14	(1) In even-numbered years, the department shall present
15	a report of its evaluation to the Judiciary Committee of the
16	Senate and the Judiciary Committee of the House of
17	Representatives no later than February 1. The report shall
18	include all of the following:
19	(i) The number of inmates determined by the
20	department to be eligible offenders under this chapter
21	and the offenses for which the eligible offenders were
22	committed to the custody of the department.
23	(ii) The number of inmates committed to the custody
24	of the department who were subject to a recidivism risk
25	reduction incentive minimum sentence.
26	(iii) The number of inmates paroled at the
27	recidivism risk reduction incentive minimum date.
28	(iv) Any potential changes that would make the
29	program more effective.
30	(v) The six-month, one-year, three-year and five-
201	80SB1071PN1526 - 43 -

1	year recidivism rates for inmates released at the
2	recidivism risk reduction incentive minimum sentence.
3	(vi) Any other information the department deems
4	relevant.
5	(2) In odd-numbered years, the commission shall present
6	a report of its evaluation to the Judiciary Committee of the
7	Senate and the Judiciary Committee of the House of
8	Representatives no later than February 1. The report shall
9	include all of the following:
10	(i) Whether the goals of this chapter could be
11	achieved through amendments to parole or sentencing
12	guidelines.
13	(ii) The various options for parole or sentencing
14	guidelines under subparagraph (i).
15	(iii) The status of any proposed or implemented
16	guidelines designed to implement the provisions of this
17	chapter.
18	(iv) Any potential changes to the program that would
19	be likely to reduce the risk of recidivism of inmates and
20	improve public safety.
21	(v) Any other information the commission deems
22	relevant.
23	(b) Educational plan
24	(1) The Pennsylvania Commission on Crime and Delinquency
25	shall publish a report of a proposed educational program plan
26	within one year of the effective date of this section. The
27	proposed educational program plan shall be developed in
28	consultation with the department, the commission, the board,
29	the Pennsylvania District Attorneys Association, the victim
30	advocate and representatives of the judiciary and the

20180SB1071PN1526

- 44 -

1 criminal defense bar and other criminal justice stakeholders.
2 (2) The plan shall seek to provide cost-effective
3 training or information through electronic means,
4 publications or continuing educational programs that address
5 the following topics:
6 (i) The treatment programs available through the
7 board and the department.
8 (ii) The availability of programs and eligibility
9 requirements that can reduce recidivism risk, including
10 State intermediate punishment, motivational boot camp and
11 recidivism risk reduction incentive programs.
12 (iii) The calculation of sentencing credit and
13 practices that could inadvertently prevent an inmate from
14 receiving sentence credit.
15 (iv) Recent statutory changes relating to
16 sentencing, place of confinement, medical releases,
17 transfer of inmates and parole.]
18 Section 15. The heading of Subchapter B of Chapter 61 of
19 Title 61 is amended to read:
20 SUBCHAPTER B
21 ADMINISTRATION <u>OF THE PENNSYLVANIA PAROLE BOARD</u>
22 Section 16. Section 6101 and 6111 heading and (a) of Title
23 61 are amended to read:
24 § 6101. Definitions.
25 The following words and phrases when used in this chapter
26 shall have the meanings given to them in this section unless the
27 context clearly indicates otherwise:
28 "Board." The Pennsylvania [Board of Probation and] Parole
29 <u>Board</u> .
30 § 6111. Pennsylvania [Board of Probation and] Parole <u>Board</u> .
20180SB1071PN1526 - 45 -

1 Establishment.--The Pennsylvania [Board of Probation (a) 2 and] Parole Board is an independent administrative board for the 3 administration of the [probation and] parole laws of this 4 Commonwealth. \* \* \* 5 6 Section 17. Section 6123 of Title 61 is repealed: 7 [§ 6123. Advisory committee. 8 (a) Establishment.--An advisory committee on probation is reestablished to assist the board. 9 10 Composition .-- The advisory committee shall consist of (b) nine members, seven of whom shall be appointed by the Governor, 11 with the consent of a majority of the members of the Senate. At 12 13 least two shall be judges of courts of record of this 14 Commonwealth, at least one shall be a county commissioner, at 15 least one shall be a chief county probation officer, and the 16 remaining members shall be qualified in the field of probation and parole either by training or experience. The President pro 17 18 tempore of the Senate and the Speaker of the House of 19 Representatives shall each appoint a member of their respective 20 houses to serve as members of the committee. 21 (c) Terms.--22 (1) The term of a member hereafter appointed, except to 23 fill a vacancy, shall be for four years and until their 24 successors have been appointed and qualified, but in no event 25 more than 90 days beyond the expiration of their appointed 26 term. The terms of members of the committee who are 27 (2) appointed by virtue of holding an office as a member of the 28 29 General Assembly, judge, chief county probation officer or county commissioner shall continue only so long as that 30

20180SB1071PN1526

- 46 -

## 1 person remains in that office.

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

7 (4) Whenever the term of an advisory committee member, other than one who is a member of the General Assembly, 8 9 expires, that member's position shall be immediately deemed a vacancy, and the Governor shall nominate a person to fill 10 that membership position on the committee within 90 days of 11 the date of expiration, even if the member continues to 12 13 remain on the committee. The Governor shall designate one of 14 the members of the committee as its chairperson.

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

22 Section 18. Sections 6131(a)(3), (4) and (5), 6133(c) and 23 (d) and 6137(a)(1) of Title 61 are amended to read: 24 § 6131. General powers of board.

25 (a) General rule.--The board shall have the power and its 26 duty shall be:

27

\* \* \*

28 (3) To collect and maintain a record of all persons who29 are placed on [probation and] parole.

30 [(4) To collect, compile and publish statistical and 20180SB1071PN1526 - 47 -

1	other information relating to probation and parole work in
2	all courts and such other information the board may deem of
3	value in probation service.
4	(5) To establish, by regulation, uniform Statewide
5	standards for:
6	(i) Presentence investigations.
7	(ii) The supervision of probationers.
8	(iii) The qualifications for probation personnel.
9	(iv) Minimum salaries.
10	(v) Quality of probation service.
11	The standards for the qualifications of probation personnel
12	shall only apply to probation personnel appointed after the
13	date the standards are established. Should any probation
14	personnel appointed prior to the date the standards were
15	established fail to meet the standards, the court having
16	jurisdiction of such personnel may request the board to
17	establish in-service training for them in accordance with the
18	standards.]
19	* * *
20	§ 6133. Probation services.
21	* * *
22	(c) [Grant-in-aid
23	(1) A county that provides additional probation staff
24	for presentence investigations and improved probation
25	supervision and programs shall receive a grant-in-aid from
26	the Commonwealth through the board for additional costs
27	incurred thereby but only to the extent that the additional
28	staff and program meet the qualifications and standards
29	established by the board.
30	(2) The grant-in-aid shall provide 80% of the personnel

- 48 -

1 salary costs incurred by a county to administer these

2 additional services and programs.

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

5 (4) The board shall establish rules and regulations for 6 the allocation of funds available for such grants-in-aid.] 7 <u>Supervision and investigation.--Supervision and presentence</u> 8 <u>investigations by court order or request shall be provided in</u> 9 accordance with board regulations.

10 (d) In-service training.--The board shall provide in-service 11 training for personnel of county probation offices when 12 requested to do so by the court having jurisdiction of the 13 probation office[.] <u>as provided by memorandum of understanding</u> 14 <u>with the Pennsylvania Commission on Crime and Delinquency and</u> 15 contingent upon the availability of money.

16 § 6137. Parole power.

17 (a) General criteria for parole.--

18 (1)The board may parole subject to consideration of 19 guidelines established under 42 Pa.C.S. § 2154.5 (relating to 20 adoption of quidelines for parole) or subject to section 21 6137.5 (relating to short sentence parole) and may release on 22 parole any inmate to whom the power to parole is granted to 23 the board by this chapter, except an inmate condemned to 24 death or serving life imprisonment, whenever in its opinion: 25 The best interests of the inmate justify or (i) 26 require that the inmate be paroled. 27 It does not appear that the interests of the (ii)

28 Commonwealth will be injured by the inmate's parole.
29 \* \* \*

30 Section 19. Title 61 is amended by adding a section to read:

20180SB1071PN1526

- 49 -

1 § 6137.5. Short sentence parole.

2	(a) General ruleThis section applies to persons committed
3	to the department with a minimum sentence of confinement under
4	<u>42 Pa.C.S. § 9756(b) (relating to sentence of total confinement)</u>
5	of two years or less or a recidivism risk reduction incentive
6	minimum sentence under 42 Pa.C.S. § 9756(b.1) of two years or
7	less, whichever is shorter. Regardless of sentence imposed, this
8	section does not apply to:
9	(1) persons committed for or with an aggregate sentence
10	containing a personal injury crime as defined in section 103
11	of the act of November 24, 1998 (P.L.882, No.111), known as
12	the Crime Victims Act;
13	(2) persons committed for or with an aggregate sentence
14	containing an offense under 18 Pa.C.S. § 6105 (relating to
15	persons not to possess, use, manufacture, control, sell or
16	<u>transfer firearms); or</u>
17	(3) persons who are currently serving a sentence to
18	State prison and have been denied parole on that sentence
19	prior to the effective date of this section.
20	(b) Approval of paroleThe board shall, without requiring
21	an interview, approve for parole at the expiration of the
22	eligible person's minimum date or recidivism risk reduction
23	incentive minimum date, whichever is shorter, unless the person
24	has:
25	(1) been found guilty of a major disciplinary infraction
26	while confined in a county correctional institution or State
27	correctional institution; or
28	(2) a pending felony charge or outstanding felony arrest
29	warrant or detainer, except that this section may be applied
30	to allow a person to be paroled to a detainer related to an

1 <u>underlying felony charge.</u>

2	(c) NonapplicabilityThe requirements of sections 6135
3	(relating to investigation of circumstances of offense), 6137(a)
4	(3.1), (e)(1), (f) and (g) (relating to parole power) and 6139
5	(relating to parole procedure) and section 1101(e) of the Crime
6	Victims Act do not apply to paroles under this section.
7	(d) AssessmentThe department shall provide a risk and
8	needs assessment to the board and the board shall establish
9	initial conditions of parole based on the assessment.
10	(e) ProceduresThe chairman of the board shall adopt
11	procedures to carry out this section.
12	(f) DefinitionAs used in this section, the term "major
13	disciplinary infraction" means:
14	(1) committing a violation equivalent to an incident
15	that could lead to a conviction under 18 Pa.C.S. (relating to
16	crimes and offenses);
17	(2) wearing a disguise;
18	(3) tattooing;
19	(4) gambling;
20	(5) Threatening harm to another person upon or following
21	<u>release; or</u>
22	(6) possessing dangerous contraband while incarcerated.
23	Section 20. Section 6138(c) of Title 61 is amended by adding
24	a paragraph to read:
25	§ 6138. Violation of terms of parole.
26	* * *
27	(c) Technical violators
28	* * *
29	(8) A parolee under the board's supervision who is
30	alleged to have committed a technical parole violation may be
201	.80SB1071PN1526 - 51 -

1	arrested and detained for a period not to exceed seven days,
2	provided that either the parolee is detained on a 48-hour
3	warrant or the parolee is brought before a hearing examiner
4	within 48 hours to determine if the parolee shall be released
5	or held for the remainder of the seven days or a shorter
6	period. The chairman of the board shall adopt procedures
7	governing the appropriate use of brief detention under this
8	section so that technical violations enumerated under
9	paragraph (1) are not resolved with brief detention.
10	* * *
11	Section 21. Section 6139(a)(6) and (b) of Title 61 are
12	amended to read:
13	§ 6139. Parole procedure.
14	(a) Specific requirements
15	* * *
16	(6) In no case shall a parole be granted, or an
17	application for parole be dismissed, unless a board member,
18	hearing examiner or other person so designated by the board
19	shall have seen and heard the parolee in person in regard
20	thereto within six months prior to the granting or dismissal
21	thereof. This requirement does not apply to paroles under
22	section 6137.5 (relating to short sentence parole) or to
23	persons scored as low probability to parole or high
24	probability to parole under parole guidelines adopted under
25	<u>42 Pa.C.S. § 2154.5 (relating to adoption of guidelines for</u>
26	parole).
27	* * *
20	(b) Delience en nonente. In granting and geneling sevel

(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

20180SB1071PN1526

- 52 -

witnesses and evidence submitted to them for their action, but 1 2 they may act on the report submitted to them by their agents and 3 employees, together with any pertinent and adequate information furnished to them by fellow members of the board or by others. 4 In granting or revoking parole or bringing an alleged parole 5 violator before a hearing examiner, the appearance may be 6 conducted via videoconferencing or similar virtual presence 7 8 technology. \* \* \* 9 10 Section 22. This act shall take effect as follows: 11 The following shall take effect in 60 days: (1)12 (i) The amendment of 42 Pa.C.S. §§ 2154, 2154.1 and 2154.7. 13 14 (ii) The repeal of 42 Pa.C.S. § 2154.2. 15 The amendment of 61 Pa.C.S. Ch. 61 Subch. B (iii) 16 heading. 17 The amendment of 61 Pa.C.S. §§ 6101, 6111, (iv) 18 6131(a)(3), (4) and (5) and 6133(c) and (d). The repeal of 61 Pa.C.S. § 6123. 19 (V) 20 (2) The following shall take effect in 120 days: 21 (i) The amendment of 61 Pa.C.S. §§ 6137(a)(1), 22 6138(c) and 6139(a)(6) and (b). 23 (ii) The addition of 61 Pa.C.S. § 6137.5. 24 (3) The remainder of this act shall take effect 25 immediately.

- 53 -