

PROPOSED AMENDMENTS TO REENGROSSED HOUSE BILL NO. 1047

Page 6, line 23, replace "state's attorney" with "executive director"

Page 7, line 9, after the period insert "An individual may not be committed unless evidence is admitted establishing that at least two experts have concluded the individual has a congenital or acquired condition that is manifested by a sexual disorder, a personality disorder, or other mental disorder or dysfunction that makes that individual likely to engage in further acts of sexually predatory conduct."

Page 7, line 14, replace "at" with "in", remove "treatment", and after "or" insert "program at which treatment is available. The appropriate treatment facility or program must be the least restrictive available treatment facility or program necessary to achieve the purposes of this chapter. The executive director may not be required to create a less restrictive treatment facility or treatment program specifically for the respondent or committed individual. Unless the respondent has been committed to the legal and physical custody of the department of corrections and rehabilitation, the respondent may not be placed at and the treatment program for the respondent may not be provided at the state penitentiary or an affiliated penal facility."

Page 7, remove line 15

Page 7, line 16, remove "the facility or in the program in which the respondent is placed."

Page 7, line 19, replace "care," with "legal and physical" and remove ", and control of the director"

Page 10, line 13, after the first "for" insert "all or part of the"

Page 10, line 14, after the period insert "In establishing the amount of reimbursement ordered under this section, the court shall consider the ability of the respondent or committed individual to pay."

Renumber accordingly