S.B. 1076: SUBSTANCE ABUSE TREATMENT AND CRIME PREVENTION ACT

AN EFFECTIVE CORRECTIONS POLICY THAT CAN SAVE MONEY, REHABILITATE SUBSTANCE ABUSERS, AND ALLEVIATE PRISON OVERCROWDING

INTRODUCTION

It is long overdue that the state takes steps to aggressively and proactively address drug dependence, and thereby decrease associated crime. Policy-makers must support the efforts of judges to effectively handle those suffering from substance abuse.

LOGISTICS: S.B. 1076 BY SENATOR RODNEY ELLIS

- S.B. 1076 enables judges to require non-dangerous individuals with a drug possession offense to undergo a risk and needs assessment, followed by mandated treatment, where necessary.
  - This includes supportive inpatient or outpatient programming for the most severe addicts to address the triggers that set off addictive behavior.
  - It also includes initiatives for less severe cases, such as vocational training, family counseling, or literacy training, which assist each participating individual in understanding how to stay on course and live responsibly.

A probation/treatment policy allows judges to choose from these numerous services and particularize them to the individual to better address special detoxification, relapse, or severe dependence issues, while more efficiently expending resources and maximizing outcomes.

Furthermore, judges would be allowed to incarcerate an individual if s/he determines the person is either a threat to public safety, has a serious criminal history, is a drug dealer, or is not amenable to treatment. Because judges would be given the authority to make the treatment/probation determination at the time of conviction, they can deny probation to drug dealers who plead down to possession charges, as well as deny probation to those who have committed violent, sex, or property offenses. Ultimately, this policy change would apply only to those who possess amounts indicative of private consumption with no intent to re-sell, which guarantees that it targets those suffering from addiction only.

- Under S.B. 1076, discretion is further preserved by allowing judges to end treatment upon ineffectiveness or danger to the public.

- S.B. 1076 also gives judges the option of using progressive sanctions to handle individuals who are failing to meet their treatment terms, without unnecessarily revoking those who are non-dangerous. Penalties aimed at risk-reduction include stronger forms of treatment, intermediate sanctions including placement in Intermediate Sanctions Facilities, and more restrictive conditions, such as participation in behavioral programming and alcohol/drug testing. Progressive sanctions can keep a significant proportion of people from prison or jail while doing more to increase public safety in the long term.
Finally, S.B. 1076 allows defendants to apply for nondisclosure of their record if they have successfully completed their term of community supervision. This encourages personal responsibility and addresses the recidivism problems posed by individuals who choose incarceration for cost, convenience, or other reasons, over programs that force them to address the illness of addiction. It also allows individuals who have reformed their behavior to avoid the stigma of a criminal record and the associated restrictions on housing, employment, and other tools for personal responsibility. Note: Individuals’ records would still be available to law enforcement officials and prosecutors when necessary.

KEY FINDINGS

- Treatment programs combined with community supervision cost, on average, over five times less than incarceration. According to the Legislative Budget Board, Texas spends an average of $18,539 per year on each inmate, while community supervision along with drug treatment programs cost on average $3,227 per client per year.¹
- In Fiscal Year 2010, more than 22,000 individuals (30.8% of incoming inmates) were received by TDCJ for a drug offense,² and 73% of those individuals were charged with possession, as opposed to delivery or other offenses.³
- Incarceration results in significantly greater levels of re-offending than treatment and other risk-reduction alternatives, which are proven to be more cost-efficient (see above), as well as programmatically effective. Specifically, treatment combined with cognitive skills programming can decrease criminal behavior by 44%, while incarceration can increase an individual’s inclination towards criminal activity by .07%.⁴
- The Drug Abuse Treatment Outcome Survey of 10,000 treatment participants found that residential treatment reduces criminal behavior, with a 50% reduction in drug use and a 61% reduction in crime. Outpatient treatment resulted in a 50% reduction in drug use and a 37% reduction in crime.⁵
- Drug treatment can also improve employment opportunities and reduce dependence on welfare. The National Treatment Improvement Evaluation Study found that 19% more people received income from employment within 12 months of completing treatment, and 11% fewer people received welfare benefits.⁶
- Legislation similar to S.B. 1076 has been enacted in others states. For example, in February 2011, the Indiana Senate approved a criminal justice reform bill aimed at diverting those with low-level drug offenses to treatment and community corrections rather than prison. The bill also reduces penalties for drug possession offenses.⁷
- New York State implemented drug law reforms in October 2009, which have resulted in 1,400 fewer people going to prison between 2009 and 2010, a 27% decrease.⁸ New York also had 688,796 fewer crimes reported in 2009.⁹
- This year, Kentucky signed H.B. 463 into law, which reduces penalties for low-risk individuals with nonviolent drug offenses who possess a small amount of a controlled substance. The savings accrued are reinvested in drug treatment opportunities. As a direct result of the measure, an estimated $420 million in savings is expected over a decade.¹⁰

SOLUTION

- Support S.B. 1076. This crime-prevention policy, a best practice guide for dealing with defendants who have substance abuse problems, will divert thousands of nonviolent individuals from confinement and save taxpayers millions of dollars in incarceration costs, not including potential savings in prison and jail construction avoidance. As noted above, community supervision with treatment is considerably cheaper than prison. In fact, according to the fiscal note attached to state legislation that would have accomplished the outcomes detailed here, taxpayers would save over $108 million in the first biennium and $474 million over 5 years. Twenty percent of the verifiable cost savings to the state realized under such a policy should be reinvested in diversion programs used by community supervision to assist local probation and treatment practitioners.
NOTES

1 Legislative Budget Board, “Criminal Justice Uniform Cost Report: Fiscal Years 2008-2010,” January 2011, pgs. 6, 11, 12; using FY 2010 prison inmate costs-per-day of $50.79; state costs-per-day for community supervision of $1.30; and state costs-per-day for substance abuse outpatient treatment of $7.54.


3 Ibid., pg. 21.


6 The National Opinion Research Center at the University of Chicago, “The National Treatment Improvement Evaluation Study: Final Report,” submitted to the U.S. Department of Health and Human Services, Substance Abuse and Mental Health Services Administration, Center for Substance Abuse Treatment, March 1997, pg. 246 (Table 6.15).


