

✓ CORRECTIONS

See also JUVENILES

Inmates, female, transfers

c.242
HB 1171

Authorizes Corrections Division to transfer female inmates to federal or county facilities and to accept inmates from federal institutions.

female, Women's Correctional Center

c.212
HB 1168

Creates Oregon Women's Correctional Center and position of superintendent of center.

hobby, recreation programs

c.275
HB 1169

Authorizes sale of inmate-produced products made in hobby or recreation programs or on own time without labeling as "prison-made" and without limits on place of sale. Requires proceeds of sales to be paid to inmate upon release.

release

c.290
HB 1420

Requires release of inmates from county or city jails on day preceding expiration of sentence if release would otherwise occur on Saturday, Sunday or legal holiday, unless sentence limited to weekends.

Regional facilities

c.636
SB 708

Authorizes counties and cities to establish regional correctional facilities for misdemeanants operated by them or by Corrections Division upon agreement. Authorizes establishment of matching

Regional facilities
(cont.)

fund agreements between state and counties or cities.

Sentence, credit, county jail

c.196
SB 326

Makes good time and work credit in county jails applicable to sentences of not less than 10 nor more than 30 days.

credit, penitentiary

c.619
SB 343

Requires that number of days defendant was imprisoned after his arrest and prior to his delivery to Corrections Division custody be credited toward sentence. Requires that sheriff, rather than clerk of committing court, sign statement of time.

CORRECTIONS

See also APPROPRIATIONS;
CRIMES AND CRIMINAL
PROCEDURE

Corrections Division,
consultation services

c.352
SB 235

Authorizes division to provide consultation services related to the prevention, control and treatment of crime and delinquency to public and private agencies, groups and individuals.

Felons, custody;
diagnostic facility, use

c.585
SB 337

Requires commitment of felons to Corrections Division instead of to particular institution. Authorizes division to establish diagnostic facilities, to examine felons and to provide presentence examinations of certain defendants.

Jail inmates,
temporary custody, forest
camps

c.504
HB 1792

Authorizes counties and cities to transfer adult inmates of local jails to temporary custody of division for employment at forest work camps. Provides for custody, compensation and return of such inmates prior to release. Eff. 1 Jul. 67.

Juveniles, custody of
incurriables

c.586
SB 338

Repeals authority to return incorrigible juvenile from training school to county from which he was committed.

Youth care center
programs

c.444

Establishes youth care center programs for certain juveniles between 12 and 18. Permits juveniles to be committed to such centers in lieu of commitment to McLaren School or Hillcrest School. Authorizes Corrections Division to approve centers and to reimburse centers for 50 percent of costs up to \$125 per child per month. Authorizes counties to expend funds for youth care. Eff. 1 Jul. 67.

Prisoners, release money

c.612
SB 256

Increases to \$100 the amount of money to be paid to any inmate upon his discharge or parole from the penitentiary. Creates fund for loans to inmates participating in work release program.

Sentences, allowance
for time served

c.232
SB 234

Provides that time defendant was confined between arrest and delivery to penal institution is to be considered part of sentence served. Requires that time served under old sentence which has been vacated and new sentence imposed for same crime be deducted from new sentence.

Sentences, allowance
for work activity

c.284
HB 1265

In addition to other allowances, requires credits on jail sentence of up to 10 days per month for county jail prisoners engaged in work inside or outside a jail.

Work release program,
contracts

c.289
HB 1786

Permits Corrections Division to make agreements with the Department of Vocational Rehabilitation for services necessary to carry out work release program. Eff. 1 Jul. 67.

Educational and
other leave

c.354
SB 241

Permits work release program to include release for purposes of additional education as well as for gainful employment. Allows temporary leave for inmates of correctional and penal institutions for purposes of visiting family or seriously ill relative, attending relative's funeral, obtaining medical services, contacting prospective employers and for other reasons consistent with approved rehabilitation and corrections practices, no leave to exceed 30 days. Authorizes superintendent or warden to fix duration and conditions of temporary leave. Eff. 1 Jul. 67.

Non Concurrence

a

n/a on procedure

n

n/a on procedure

a

a

X

n

n

X

CORRECTIONS

See also ACTIONS, SUITS AND PROCEEDINGS; CRIMES AND CRIMINAL PROCEDURE; STATE AGENCIES

SB 153

Juveniles, commitment c.679

Requires court commitments of juveniles, at least 12 years old, to custody of Corrections Division, not juvenile training school. Permits division administrator or superintendent of school to act as guardian of juvenile and determine parole and final release of juvenile. Prohibits placing of any such child in Oregon State Penitentiary or Oregon State Correctional Institution. Provides for research coeducation programs for children committed to designated schools.

1285

_____, training schools c.410

Authorizes temporary employment by suitable persons or businesses for students of juvenile training schools or youth care centers.

_____, youth care centers c.196

504

Requires periodic, rather than monthly, reporting and reimbursement of such centers.

Etc.

Inmates, compensation

183
c.570

Increases maximum daily inmate compensation for work at institutions or forest work camps. Appropriates \$54,238 for such pay increases. Eff. 1 Jul. 69.

_____, sentence reductions

157
c.361

Conforms sentence reductions for work release enrollees to those for forest work camp and agricultural inmate labor.

State institutions, branches

347
c.580

Authorizes location of branches of state penal and correctional institutions outside Marion County, subject to voter approval.

_____, chief executive officer

1168
c.502

Redesignates chief executive officer of State Penitentiary and his assistant. Requires court to notify Administrator of Corrections Division, not State Penitentiary Superintendent, when person sentenced for certain sexual offenses. Repeals provision applying State Penitentiary standards to inmates and administration of State Correctional Institution.

Work release program

150
c.678

Authorizes quartering of work release enrollees in housing purchased from private agencies. Provides Workmen's Compensation for enrollees. Increases maximum state gate money from earnings of inmate parolees. Abolishes Enrollee Loan Account and establishes revolving fund transferring \$10,000 from Penitentiary Corrections Institution Revolving Account, for unlimited loans to enrollees. Eff. 1 Jul. 69.

X

CORRECTIONS (cont.)

Parole and probation, parole procedure

c. 694
SB 379

Revises provisions relating to parole. Removes general exemption of State Board of Parole and Probation from Administrative Procedures Act, but exempts state board from certain provisions of Administrative Procedures Act. Declares policy of State Board of Parole for parole of prisoners. Provides for considerations in determining parole. Authorizes board to obtain certain information prior to determination. Modifies provisions relating to conditions of parole; specifies certain conditions board may impose; permits board to modify conditions and establish special conditions. Authorizes board to suspend parole for violations and to order arrest and detention of parolee. Requires Corrections Division, rather than Director of Parole and Probation, to investigate violations in certain instances; requires board to suspend parole upon issuance of order for arrest and detention by Corrections Division. Requires hearing following arrest and detention of parolee and when parolee is returned to custody. Requires written notice and summary of board's action to be given to parolee; specifies contents of such notice and summary. Authorizes board to reinstate, continue, revoke or deny further consideration for parole in prescribed manner. Authorizes board to issue subpoenas. Requires board to issue subpoenas upon request of any party at hearings. Makes other provisions relating to subpoenas and hearings. Removes restrictions against discharge of person convicted of murder in first degree in cases where paroled prisoner has performed obligations of parole to satisfaction of board. Authorizes superintendent, rather than State Board of Parole, to allow for deduction from term of sentence of parolee who violates any condition of parole. Eff. 22 July 73.

Parole and probation, violation hearings, out-of-state supervision

c. 489
SB 844

Adopts hearing procedure for alleged violation of parole or probation by person from another state.

Parole and probation, violation hearings, out-of-state supervision (cont.)

Requires notification to other state after hearing. Requires that hearing include notice and right of confrontation to alleged violator and permits him to present proof. Permits another state to conduct hearing on alleged parole or probation violation by person from this state.

Sentences, computation

A c. 631
SB 835

Requires that sheriff compute time person is confined after arrest and prior to delivery to penitentiary or correction institution and that such time be considered part of sentence actually served. Provides that same rule apply to county jail terms.

Sentences, reduction, educational activity

A c. 562
SB 381

Authorizes reduction in term of sentence for enrollment in educational activity as certified by educational director of institution.

Sentences, reduction, pre-1972 crimes

A SJR 41

Expresses legislative opinion and petitions Governor to exercise his power to grant reprieves, commutations and pardons to discharge or reduce sentences of persons convicted of crimes committed before January 1, 1972, and sentenced to term exceeding maximum prescribed in Oregon Criminal Code of 1971 for same crime.

Inmates, copyright, patent, sale of products c. 210
SB 191

Allows inmates of state penal or correctional institutions to patent, copyright, publish, sell or otherwise dispose of compositions, manuscripts or inventions produced while in prison and to receive proceeds earned from them.

county jails, temporary leave c. 499
SB 85

Authorizes temporary leave for county jail prisoners not to exceed 10 days for designated purposes, and establishes procedures therefor.

disciplinary procedures c. 621
SB 467

Requires Corrections Division to adopt procedures to be utilized in disciplining persons committed to physical and legal custody of division, subject to approval of Governor. Requires that such procedures provide an inmate with assistance and representation under terms and conditions established by division. Permits evidence to be received at disciplinary hearing even though inadmissible under rules of evidence applicable to court procedure. Exempts certain disciplinary actions of Corrections Division from rule making and contested case provisions of Administrative Procedure Act. Provides that contested case provisions of Administrative Procedure Act do not apply to orders issued to persons committed to custody of Corrections Division pursuant to designated provision. Makes certain orders and proceedings underlying such orders subject to review by Court of Appeals. Appropriates from General Fund to Corrections Division for biennium \$181,959 for purpose of Act. Eff. 21 July 73.

medical and psychiatric experimentation prohibited c. 371
SB 383

Prohibits medical, psychiatric or psychological experimentation or research with inmates in penal or correctional institutions of this state. Defines "medical experimentation or research." Permits inmates

Inmates, medical and psychiatric experimentation prohibited (cont.)

to maintain an action to restrain violation of Act or an action to recover damages caused by violation of Act.

transfers, males c. 444
SB 450

Authorizes Corrections Division to contract with Federal Government, other states or counties for confinement of male prisoners transferred from or to other jurisdictions in same manner as now done with female prisoners. Repeals provision relating to contracts for detention and transfer of male prisoners.

work release programs c. 242
HB 2563

Permits any misdemeanor or felon to participate in work release program of Corrections Division. Authorizes Corrections Division to house parolees in work release facility under jurisdiction of State Board of Parole and Probation.

Local correctional facilities, standards c. 740
HB 2966

Establishes mandatory standards for local correctional facilities, including 24-hour supervision, hourly inspection, three meals per day and no physical punishment. Authorizes correctional facilities to include use of electronic monitoring equipment for purpose of 24-hour supervision when approved by Corrections Division and governing body of area in which facility is located. Gives Corrections Division responsibility for providing and coordinating state service to local correctional facilities, including provisions for initiating legal action by Attorney General when standards are not met. Provides for semiannual inspection of facilities by county health officer. Requires Administrator of Corrections Division to publish and distribute manual of recommended guidelines for operation of local correctional facilities and lockups as developed by jail standards committee appointed by administrator. Eff. 1 July 74.

1973

CORRECTIONS

Educational programs, state c. 789
SB 867

Creates State Corrections Education Commission, consisting of seven members appointed by State Board of Education. Prescribes powers and duties of commission relating to academic, vocational, employment and related counseling needs of persons committed to Corrections Division and educational needs of division employees. Requires commission and division to submit report on educational programs to legislature at 1974 special session. Appropriates \$27,385 from General Fund to Education Department for biennial expenses to carry out Act. Repeals Act 30 Sep. 74. Eff. 22 July 73.

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1973