## Senate Bill 385

Sponsored by COMMITTEE ON JUDICIARY (at the request of Ross Shepard)

## **SUMMARY**

The following summary is not prepared by the sponsors of the measure and is not a part of the body thereof subject to consideration by the Legislative Assembly. It is an editor's brief statement of the essential features of the measure **as introduced.** 

Creates pilot grant program for county resource centers for post-prison treatment services.

## A BILL FOR AN ACT

2 Relating to treatment services.

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- Be It Enacted by the People of the State of Oregon:
  - SECTION 1. (1) As used in this section:
  - (a) "Drug-addicted person" has the meaning given that term in section 8, chapter 35, Oregon Laws 2008.
  - (b) "Participating county" means Multnomah, Marion, Lane and Jackson Counties and one county in eastern Oregon to be designated by the Director of the Department of Corrections.
  - (2) Pursuant to section 8, chapter 14, Oregon Laws 2008, the Department of Corrections shall develop and administer a pilot grant program to provide supplemental funding to participating counties for appropriate treatment services for drug-addicted persons on probation, parole or post-prison supervision.
  - (3) The Department of Corrections shall make grants under the pilot program to the department of each participating county that provides health services related to drug addiction.
    - (4)(a) Each participating county shall use the grant moneys to fund a resource center.
  - (b) Except as provided in paragraph (c) of this subsection, each resource center shall provide services to drug-addicted persons on probation, parole or post-prison supervision whose residences are in the participating county.
  - (c) The resource center in eastern Oregon shall function as a regional office for an area to be determined by the Department of Corrections and shall provide services to drug-addicted persons on probation, parole or post-prison supervision whose residences are in that region.
  - (5) The Department of Corrections shall adopt rules to carry out the provisions of this section.
  - (6)(a) A public or private entity may apply to a participating county to qualify as a resource center.
  - (b) To qualify as a resource center, a public or private entity must demonstrate a current or future ability to provide, at an easily accessible location or by streamlined referral, assistance to drug-addicted persons on probation, parole or post-prison supervision in the following areas:

**NOTE:** Matter in **boldfaced** type in an amended section is new; matter [*italic and bracketed*] is existing law to be omitted. New sections are in **boldfaced** type.

- 1 (A) Alcohol and drug assessment and treatment; 2 (B) Assessment and planning;
- 3 (C) Food and clothing;
- 4 (D) Housing;
- 5 **(E) Employment;**
- 6 (F) State identification;
- 7 (G) Transportation;
- 8 (H) Benefits application;
- 9 (I) Parole and probation officer contact;
- 10 (J) Family and community support;
- 11 (K) Physical, dental and mental health evaluations and referral;
- 12 (L) Cognitive behavioral therapy;
- 13 (M) Financial and computer literacy;
- 14 (N) Referral for faith-based mentoring; and
- 15 (O) Legal consultation.
  - (7) The Department of Corrections shall develop a case management protocol to be followed by the staff of the resource centers.
  - (8) At least 90 days prior to the release of a drug-addicted person with a residence in one of the participating counties or the eastern region, the Department of Corrections shall:
  - (a) Forward to the appropriate resource center a checklist of the person's needs, as determined by the Department of Corrections and the person in consultation; and
    - (b) Facilitate contact by telephone between the person and the resource center.
  - (9) A resource center is a criminal justice agency for purposes of access to criminal offender information pursuant to ORS 181.555.
  - (10) The department of the participating county responsible for funding the resource center shall encourage collaboration between the resource center and sheriffs, district attorneys, public defenders, the supervisory authority and circuit courts.
  - (11) No action may be taken by the Department of Corrections, any participating county or a resource center that would impede or disqualify active partnership between a resource center and United States district courts or the Federal Bureau of Prisons.

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