Approved:	3-18-10

Date

MINUTES OF THE HOUSE CORRECTIONS AND JUVENILE JUSTICE COMMITTEE

The meeting was called to order by Chairman Pat Colloton at 1:30 p.m. on January 12, 2010, in Room 144-S of the Capitol.

All members were present except:

Representative Stan Frownfelter- excused Representative Joe Patton- excused

Committee staff present:

Sean Ostrow, Office of the Revisor of Statutes Jason Thompson, Office of the Revisor of Statutes Athena Andaya, Kansas Legislative Research Department Jerry Donaldson, Kansas Legislative Research Department Jackie Lunn, Committee Assistant

Chairperson Colloton called the meeting to order and welcomed the Committee back for the 2010 session. She asked the Committee members and staff to introduce themselves. The Committee has three new members this year: Representative Melanie Barnes; Representative Tony Brown; and Representative Tom Moxley.

Upon the completion of the introduction of all the committee members and staff, Chairperson Colloton called the Committee's attention to the Committee Rules. (Attachment 1) A short discussion followed.

Chairperson Colloton opened the floor for bill introductions and introduced Mr. Kirk Brungardt, a private citizen and parent, to request a bill introduction. Mr. Brungardt stated he and his wife were the parents of Jena Mackey, a law student that was murdered by her ex-boyfriend. He stated he was requesting the domestic violence tag bill again this session and asked the Committee to please give this bill a chance.

Representative Brookens made a motion to introduce the domestic violence tag bill. Representative Spalding seconded. Motion carried.

Chairperson Colloton announced that the hearing on this bill would be set for February 1st.

Chairperson Colloton introduced Richard Samaniego, representing the County and District Attorneys Association. He stated he had two request for bills. The first, is concerning K. S. A. 6140 and the second is regarding probation violation. He explained both requests.

Representative Kinzer made a motion to introduce a bill regarding K.S.A. 6140. Representative McCray-Miller seconded. Motion carried.

Representative McCray-Miller made a motion to introduce a bill regarding probation violation. Representative Spalding seconded. Motion carried.

Chairperson Colloton introduced State Representative Teitz and she requested a bill introduction for a bill establishing the Witness Protection Act for children 12 and under.

Representative Roth made a motion to introduce a bill regarding the witness protection act for children 12 and under. Representative Brookens seconded. Motion carried.

Chairperson Colloton made a request to introduce a bill which came from the Department of Corrections and SRS that would require notification of mentally ill defenders when they are transferred to a different location or hospital.

Representative Bethel made a motion to introduce a bill regarding mentally defendants and if they are



CONTINUATION SHEET

Minutes of the House Corrections and Juvenile Justice Committee at 1:30 p.m. on January 12, 2010, in Room 144-S of the Capitol.

transferred to a different location. Representative Brookens seconded. Motion carried.

Chairperson Colloton stated the Joint Committee on Corrections and Juvenile Justice which meets in the interim had asked that the House Corrections and Juvenile Justice Committee create a subcommittee to recommend how to divide the offender registration and also consider the driver License notification. Chairperson Colloton named Representative Bethel as Chair, Representative Brookens and Representative Pauls to the subcommittee. She asked that they come back with a recommendations some time in February.

Chairman Colloton called the Committee's attention to a handout entitled "Right-Sizing Prisons: Business Leaders Make the case for Correction Reform". (Attachment 2) She stated in the report of PEW Foundation, Kansas was sighted for it's work on prison reform. She had a short discussion with the Committee regarding the report and the "Second Chance Act".

Representation Colloton moved the attention of the Committee to "Speciality Courts" and briefed the Committee on the latest information and the efforts underway.

Chairperson Colloton adjourned the meeting at 2:10 p.m. with next meeting scheduled for January 13th at 1:30 p.m. in room 144 S.

House Corrections & Juvenile Justice Committee Rules

- 1. In any case where committee rules do not apply, House Rules shall govern. All powers, duties and responsibilities not addressed herein are reserved to the chair.
- 2. Cellular phones and other electrical devices with audible tones are prohibited in the Corrections & Juvenile Justice Committee Room, unless audible tones or ringers are disabled.
- 3. The Chair will determine the committee agenda, including scheduling and the order of business.
- 4. The chair reserves the right to limit testimony that is cumulative in nature and may limit testimony, when necessary, to a specific number of minutes.
- 5. Committee members shall not address conferees until and unless permission is granted by the chair.
- 6. The chair reserves the right to limit questioning of conferees by committee members in the interest of time and in the interest of fairness to conferees and other committee members.
- 7. No conferee shall be interrupted during the presentation of their testimony, except with the permission of the chair.
- 8. Questioning of conferees shall be limited to the subject matter on the agenda for the day, except as may otherwise be allowed by the chair.
- 9. Committee members shall not be approached during a committee hearing or deliberations by anyone other than fellow legislative members or legislative staff..
- 10. No bill or resolution shall be taken up for a committee vote unless announced by the chair.
- 11. A motion requires a second to be in order.
- 12. A substitute motion is in order, but no additional substitute motion shall be in order until the prior substitute motion is disposed of.
- 13. Amendments to motions are not in order except upon consent of the member making the motion and his or her second.
- 14. A motion to table or take from the table shall be in order only when such item is on the agenda or is taken up by the chair. The motion requires a simple majority of those present and is, unless otherwise determined by the chair, non-debatable.
- 15. There shall be no recording, audibly, photographically or otherwise, of committee voting except by the committee secretary.
- 16. A request from any member that their vote be recorded shall be granted.
- 17. Granting excused absences is reserved to the chair.
- 18. The chair reserves the right to take such action as may be necessary to prevent disruptive behavior in the committee room during hearings and deliberations.
- 19. Adjournment is reserved to the chair.

Corrections and Juvenile Justice
Date: __/_/2 -/O___
Attachment # __/___

JANUARY 2010



Right-Sizing Prisons:

Business Leaders Make the Case for Corrections Reform

You don't normally see the business community leading efforts to reform state policies on public safety issues, yet in several states around the country business leaders are doing just that. With states facing the worst fiscal crisis in a generation and spending one in every 15 state discretionary dollars on corrections, business leaders are adding their voices to calls for more cost-effective ways to protect public safety and hold offenders accountable, while also providing the education and infrastructure they need for a thriving economy.

Pew's Public Safety Performance Project recently spoke with business leaders from five states who have been at the forefront of these efforts. They discussed why and how they are working with policy makers to develop strategies that can yield less crime at a lower cost.

KENTUCKY



Dave Adkisson President & CEO, Kentucky Chamber of Commerce Chairman of the Board, American

Commerce Executives

Chamber of

Barney T. Bishop III President and Chief Executive Officer, Associated Industries of Florida

ILLINOIS



Frank H. Beal Executive Director, Chicago Metropolis 2020

Board member, Business and Professional People for the Public Interest VICHIGAN



James R. Holcomb Vice President for Business Advocacy and Associate General Counsel, Michigan Chamber of Commerce

OREGON



Erin Hubert Vice President and General Manager, Entercom Radio Board Chair, Clizens Crime Commission

Business organizations traditionally have not been involved in sentencing and corrections issues. How did you get involved and why are these issues important to the business community?

BISHOP: I got involved in this issue about two-and-a-half years ago when I began talking with other business leaders about whether we were spending our corrections dollars effectively.

We found that even after the economy tanked the Florida Department of Corrections requested to build three new private prisons at a cost of \$300 million to build and \$81 million a year to operate. The Governor was talking about bonding it, so instead of \$300 million, you're talking about \$1 billion by the time you pay off the bonds.

In this Brief

3. What policy changes 4. How are you advancing 5. What challenges have are you advancing? reform? 1. you encountered?

Corrections and Juvenile Justice
Date: __/~//0
Attachment # 2

We don't have an income tax in Florida, so the business community is going to be the ones that pay for this investment. To the extent that we change the way that we're doing business, spend less money with a better outcome, that's in the business community's interest.

In addition to the extraordinary costs, the business community knows this is an important issue because we're going to need these kids and adults coming out of the juvenile justice system and adult prison system in order to create a thriving economy in this state.

HOLCOMB: Michigan faces severe economic challenges and the Michigan Chamber strongly believes that meaningful reforms impacting the size and scope of state government are necessary to revitalize our great state. There is little doubt that the Michigan Department of Corrections stands out as a state department which is ripe for reform. Spending on corrections has exploded and now accounts for approximately 20 percent of the total General Fund/General Purpose dollars expended. In fact, Michigan is now one of only five states that spend more on corrections than it does on higher education.

This has made it essential for the business community to become involved in the corrections policy debate because every dollar spent on incarceration is a dollar that is unavailable for tax relief or other economic revitalization efforts. Job providers have a vested interest in making sure that Michigan's expensive correctional system is cost effective and efficiently run.

MADKISSON: In Kentucky, we conducted a major analysis of our state budget and found that certain areas of the budget were growing faster than the overall budget and faster than the growth of our state's economy. The corrections budget was one of those areas that had experienced significant growth in the past decade—growth that is unsustainable as state budgets continue to tighten up.

"We were alarmed that money was being siphoned off from education and channeled into the growing cost of corrections, and we knew we needed to address this issue."

— Dave Adkisson

We also found that the growth in corrections was taking money that would have otherwise been spent on public education. Because public education is the business community's top priority for state investments, we were alarmed that money was being siphoned off from education and channeled into the growing cost of corrections, and we knew we needed to address this issue.

issues through a board on which I serve called the Citizens Crime Commission, a coalition of local business leaders who focus on public safety issues in Portland, Oregon. At the time

the commission was formed, there was a fear that our city had become too lax with sentencing issues and crime rates were quickly on the rise. Society's level of faith in the public safety system is in direct correlation to a healthy, vibrant, and economically sound city, which is the reason for interest from the business community.

BEAL: An organization such as Chicago Metropolis 2020 could choose a million issues to address, but this is one where we felt that we could make a significant contribution. The voices for reform have been quite limited and we thought that we could bring a new voice on the fiscal and economic side of the issue that wasn't being articulated effectively.

We got involved for two reasons. The first is a purely fiscal argument—that government is spending too much money without seeing a good return on that investment. The second reason is that if you're incarcerating people, you are incarcerating part of our workforce instead of educating them, and you're taking away too many people from a productive economy. In the current system, we're wasting human capital that could be put to productive uses. Improving the system will improve our economy and in the long run improve our financial situation because they end up paying taxes rather than costing taxpayers money.

What specific policy changes are you and other business leaders in your state advancing?

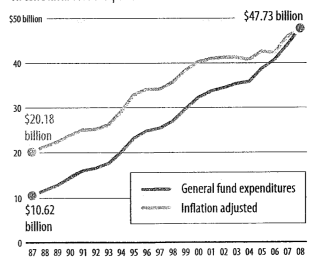
M HOLCOMB: At the Michigan Chamber, we are well aware that we are not experts in all aspects of corrections policy; however, we do champion the interests of our members and

work aggressively to ensure that their tax dollars are not being wasted. We know there are no silver bullets. We are dedicated to participating for the long haul in this battle because it will take numerous systemic modifications to improve Michigan's correctional system and stabilize needed funding.

The Michigan Chamber of Commerce Board of Directors adopted a formal policy to support comprehensive corrections reform based on the following principles: reduction of crime rates and recidivism; appropriated dollars should be spent in the most effective and efficient manner possible and all cost saving options must be considered; annual costs must be brought into line with national and regional averages; and policy and programmatic changes should be data-driven and based on results.

THE RISING COST OF STATE CORRECTIONS

Between 1987 and 2008, total state general fund expenditures on corrections rose 349 percent.



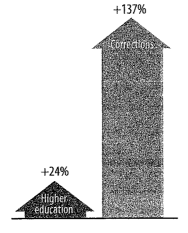
SOURCE: National Association of State Budget Officers, "State Expenditure Inflation adjusted figures are based on a reanalysis of data in this series.

NOTE: These figures represent state general funds. They do not include federal or local government corrections expenditures and typically do not include state funding from BEAL: We have advanced several policy changes, including creating the Illinois Department of Juvenile Justice and creating an incentive system, called Redeploy Illinois, to keep juveniles out of state detention—an idea we borrowed from Ohio. Right now it's cheap for a county to send a kid to the state corrections system because that ends up being a state cost. So we changed the incentive so that if juveniles are dealt with in their home community, then we give some state resources back to the county to provide services for that juvenile as opposed to sending him off to prison. This is now expanding state-wide because the evidence has overwhelmingly shown that it reduces costs and creates better results.

We were also very active in creating a drug prison that is showing dramatic results in reducing recidivism. We completely rewrote the Illinois Criminal Code to be more rehabilitative than punitive, which is now being considered

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Between 1987 and 2008, the amount states spent on corrections more than doubled while the increase in higher education spending has been moderate.



SOURCE: National Association of State Budget Officers, "State Expenditure Report" series; Inflation adjusted figures are based on a reanalysis of data in this series.

by the General Assembly. And, we worked to pass the Crime Reduction Act of 2009, based on a framework created by Pew, which transfers the successful juvenile model of fiscal incentives to the adult system and creates a unified information system so that we have accurate information about what offenders' risks and needs are so we can make sure to target resources effectively and they have a better chance of turning their lives around.

changes that have come through the Crime
Commission or through the Portland Business
Alliance (formerly the Chamber of Commerce),
including lobbying successfully for a juvenile
drug court in Multnomah County. We also
published a children's report after a year-long
study on precursors that are most often found to
lead to a life of crime. The study recommended
a continuum of programs for at risk youth that
research has shown to greatly reduce their
likelihood of becoming juvenile offenders. This
led to \$6 million being set aside to support the
recommended youth programs.

for Smart Justice to help advance reforms, which focused on two things initially. First, we wanted to put more dollars on the front end of the system in diverting people. If we can divert some of the people on the front end that don't really need to be going to prison but need mental health, substance abuse, or other services, we could save money and produce better results. Unlike several decades ago, we actually know now what works, and if we implement programs that the research proves are effective, we can spend fewer dollars to get

a better result. The people that we ought to be putting into prison are those that are the most dangerous to society. For those that are not a danger and their crime is not significant, we ought to divert them and address the issues that they have.

Second, we are looking to implement Senate Bill 2000, which created the Correctional Policy Advisory Council. We're hopeful that in this next legislative session, we will be able to work with the legislature and the governor's office to get this council up and running in order to make recommendations on further improvements that could be made in the system.

Mow are you and your colleagues attempting to move your state toward reforms?

M ADKISSON: We have documented the cost issues from an independent perspective that is not "soft on crime" or "tough on crime." We are approaching the issues from a financial perspective and pointing out that we simply can't afford to lock up every offender. In order to get this message across, we have provided testimony to our legislative committees, appeared in statewide television forums and traveled the state to share our message with local chambers and civic clubs. We've offered to partner with our legislators to make commonsense changes to our policies to ensure public safety and save millions being spent on corrections.

MHUBERT: We work as a bipartisan organization with no agenda other than to improve outcomes around public safety. Our efforts focus on finding an area in the public safety spectrum that is having challenges, or is politically log jammed,

undertake research to study the issue, find the proven outcomes, and then try to intercede with our findings.

BISHOP: One thing we recently did was host a justice summit in Tampa. We had 280 people from across the state. We brought liberals, conservatives, Democrats, Republicans, legislators, judges, business people, people from think tanks and private providers together to talk about how we can move the system forward.

M HOLCOMB: We are doing it the old fashioned way: building coalitions, face-to-face visits with legislators and the executive branch, grassroots education, activation of our membership and aggressive outreach to the media and general public to foster public support for change. As a member of the business community, it has been very gratifying because several organizations have joined together to amplify our voices and to provide policy makers with clear direction regarding what job providers expect from them in terms of public policy.

What political or other challenges have you encountered and how have you sought to address them?

BEAL: Any time you want to change the status quo, you're going to get resistance from those who have a stake in the status quo. In addition, there is the prevailing fear of being thought to be soft on crime and the notion that you're coddling criminals. But we argue that we're being smart on crime, not soft on crime. There is no debate that hardened criminals should be removed from society. But the bulk of the population are not dangerous offenders, which results in a wasteful, dysfunctional, socially destructive system and it's time to change it because it's hurting our

economy, our fiscal status as a state, and those people in the system.

As we addressed each of the policy reforms, we faced a number of specific hurdles, but we made sure to create a thoughtful process that would overcome them and lead to success. For example, in our rewrite of the criminal code, some legislators perceived the rewrite as being potentially soft on crime. But we made sure to get agreement from key stakeholders such as the prosecutors, defense attorneys, police, legislators and social workers. They worked together for three years and in the end became spokespeople for the reforms.

MADKISSON: No one wants to be labeled "soft on crime," so political leaders are naturally cautious about making changes to current criminal laws. In Kentucky, the business community has offered to partner with lawmakers to support them in making commonsense changes.

BISHOP: The biggest challenge is the fiscal circumstances of the state of Florida and of the country as a whole. We're going to continue to see further revenue reductions, which is

"We believe that the business community coming to the forefront to help lead the charge changes the equation enough that legislators will listen."

—Barney Bishop

going to make spending decisions even more important in the future. We believe that the business community coming to the forefront to help lead the charge changes the equation enough that legislators will listen. When you get down to it, it's all about dollars and cents. We don't have a lot of dollars, so we have to use our brains to do things in a better way if we want to get the correct outcomes.

is to convince legislators to undertake these politically charged issues and to really delve deeply into what fundamental change would look like. There are many talented policy makers working on corrections reform in Michigan and we are pleased to see some good leadership; however, many of those not integrally involved in the issue view it as too much of a hot potato and prefer to pursue temporary band-aids instead of the radical surgery that is required for true success.

One of our most effective tactics thus far is the unity with which the business community is speaking. When the majority of the job providers in the state are on the same page, they are a powerful advocacy group and we have seen in this instance that progress has been made due to our efforts. It is no longer "if" real change will occur, but rather "when" it will happen.

administrations come in with new agendas and ideas. In addition, sometimes, problems are so layered and complex, like Oregon's foster care system, that it can be overwhelming to even find a place to start. We usually try to bring all parties

in to speak to us on a subject, hear all points of view, and bring opposing points of view together to resolve inherent discrepancies. The bottom line is that sustaining long-term change and success can be difficult given budgetary pressures and newly elected politicians and changing agendas.

At the end of the day, our biggest asset as business leaders is we don't have a political stake in the game. Our only interest is to

improve public safety in our community for a healthier and more vibrant city.

Launched in 2006, The Public Safety Performance Project seeks to help states advance fiscally sound, data-driven policies and practices in sentencing and corrections that protect public safety, hold offenders accountable, and control corrections costs.

¹Pew Center on the States, One in 31: The Long Reach of American Corrections (Washington, D.C.: The Pew Charitable Trusts, March 2009).

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Chairman of the Board, American Chamber of Commerce Executives	Board member, Business and Professional People for the Public	Board Chair, Citizens Crime Commission
PREVIOUS EXPERIENCE: President, Birmingham, Alabama, Chamber of Commerce	Interest PREVIOUS EXPERIENCE: President and chief executive officer, Ryerson/West, a metals distribution company owned by Inland Steel Industries. Director, the Illinois Department of Energy and Natural Resources	PREVIOUS EXPERIENCE: Executive Vice President and Chief Operating Officer, Portland Trail Blazers Board President, Oregon Partnership
President, Owensboro, Kentucky, Chamber of Commerce		
Mayor, Owensboro, KY		Member , Governor's Alcohol and Drug Policy Commission
Chairman, Kentucky Advocates for Higher Education		
Co-founder, Leadership Kentucky	Special assistant for energy and environmental affairs, Governor	
Chairman, Kentucky Center for Public Issues	James Thompson	

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PREVIOUS EXPERIENCE:

James R. Holcomb 縣 MICHIGAN

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Board of Directors, Gubernatorial Fellows Program

Vice President for Business Advocacy and Associate General Counsel, Michigan Chamber of Commerce

PREVIOUS EXPERIENCE:

Chief of Staff, Representative Craig DeRoche during his tenure as Speaker of the House and Minority Leader

Majority Legal Counsel, Michigan House of Representatives Director of Policy, Michigan House of Representatives