1	H. B. 2191
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3	(By Delegates Gearheart, Householder, R. Smith, Faircloth and Storch)
4	[Introduced January 21, 2015; referred to the
5	Committee on the Judiciary then Finance.]
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10	A BILL to amend the Code of West Virginia, 1931, as amended, by adding thereto a new article,
11	designated §62-11G-1, §62-11G-2, §62-11G-3, §62-11G-4, §62-11G-5, §62-11G-6 and
12	§62-11G-7, all relating to creating a pilot work/incarceration prison; providing a short title;
13	specifying offenders who are eligible to participate; establishing one work/incarceration
14	prison; authorizing the Division of Corrections to propose rules for the operation and
15	reporting of the work/incarceration prison; allowing a reduction in the sentence of an
16	offender sentenced to the work/incarceration prison; providing that a serious violation of the
17	rules result in an additional sentence; specifying a suggested appropriation; allowing the
18	admittance of offenders from other counties; and requiring the evaluation of the
19	work/incarceration prison.
20	Be it enacted by the Legislature of West Virginia:

That the Code of West Virginia, 1931, as amended, be amended by adding thereto a new article, designated §62-11G-1, §62-11G-2, §62-11G-3, §62-11G-4, §62-11G-5, §62-11G-6 and

1 §62-11G-7, all to read as follows:

## 2 ARTICLE 11G. WORK/INCARCERATION ACT (PILOT).

## 3 §62-11G-1. Short title.

4 This article may be cited as the "Work/Incarceration Act."

## 5 §62-11G-2. Application.

6 This article applies to adult offenders that have not been convicted of a crime of violence or 7 sex related offense. The article also applies only to offenders sentenced to two years incarceration 8 or less. 9 §62-11G-3. Limitations. 10 This article allows one county to receive approval to establish a work/incarceration prison. 11 Those counties interested in establishing such a facility must develop a plan and submit the plan to 12 the Division of Corrections for review and approval. The Division of Corrections shall propose rules 13 of operation and reporting for this work/incarceration prison for legislative approval in accordance 14 with the provisions of article three, chapter twenty-nine-a of this code. 15 **§62-11G-4.** Eligible offenders. 16 (a) An eligible offender is any person meeting the application standards set forth in section two of this article, who is sentenced to the work/incarceration prison by a magistrate or a circuit 17 judge. Offenders are eligible for a twenty percent reduction in sentence for participation in the 18 work/incarceration program, but must maintain complete adherence to rules of conduct as 19 20 established by the Division of Corrections. 21 (b) An offender sentenced to the work/incarceration prison by a magistrate or circuit judge, 22 who commits any serious violation of the rules of conduct as established by the Division of <u>Corrections, shall be transferred to a correctional facility with an additional year added to that</u>
offender's original sentence.

3 (c) The work/incarceration prison superintendent may reject any offender from admittance

4 and may remove any offender from the work/incarceration prison population for cause, as established

5 by rules established by the Division of Corrections. If admittance is disallowed or if the offender

6 is removed, alternative sentencing shall be provided by the proper judicial authority.

#### 7 §62-11G-5. Suggested appropriation.

- 8 The Legislature should appropriate \$500,000 to the county establishing the initial
- 9 work/incarceration prison for the initial expense of establishment of the work/incarceration prison.
- 10 The plan submitted to the Division of Corrections for approval, as provided in section three of this
- 11 article, should include means and methods of making the work/incarceration prison self-sustaining
- 12 using work product and service from the offenders in the work/incarceration prison.

# 13 §62-11G-6. Admittance of offenders from other counties.

## 14 The county establishing the work/incarceration prison may allow at its option offenders from

- 15 other counties to be incarcerated and may charge a fee equal to fifty percent of that charged by the
- 16 Regional Jail and Correctional Facility Authority to house prisoners.

# 17 §62-11G-7. Evaluation.

- 18 The Division of Corrections shall monitor and evaluate the work/incarceration prison to
- 19 determine effectiveness, efficiency, and potential for expansion into other counties and report to the
- 20 Legislature annually.

NOTE: The purpose of this bill is to create a Work/Incarceration Prison pilot program. The bill establishes guidelines for what offenders may be sentenced to the program. The bill provides for the establishment of one work/incarceration prison. The bill further provides that the Division of Corrections shall propose rules of operation and reporting. The bill provides that an offender sentenced to the work/incarceration prison is eligible for a reduction in their sentence. The bill also provides that an offender who is sentenced to the work/incarceration prison but commits a serious violation of the rules shall be sent to a correctional facility and have an additional year added on to their original sentence. The bill provides for an appropriation from the Legislature for the establishment of the work/incarceration prison. The bill also allows for offenders from other counties to be accepted into the work/incarceration prison. The bill further provides for an annual evaluation of the work/incarceration prison to be submitted to the Legislature.

This article is new; therefore, it has been completely underscored.