

3rd Sub. H.B. 110
Offender Supervision Amendments

Representative **Tyler Clancy** proposes the following amendments:

1. *Line 6 through 13:*

6 **Highlighted Provisions:**

7 This Bill:

8 →allows a court to order the Division of Adult Probation and Parole to supervise an
9 individual convicted of class B misdemeanors {**if the Division of Adult Probation and**
10 **Parole consents to supervise the individual**} **under certain circumstances**;

11 →requires the board, if considering whether to parole an offender who has previously been
12 paroled and had the offender's parole revoked due to a new criminal offense, to consider
13 the facts and circumstances of the new criminal offense in determining whether the

2. *Line 57 through 64:*

57 division is ordered by a court to supervise the offender under Section 77-18-105[-];

58 or

59 (D) a class B misdemeanor if the division is ordered by a court to supervise the
60 offender under {~~Section 77-18-105 and the division consents to supervise the~~}
61 {~~offender~~ **Subsection 77-18-105(5)(b)(iii)**.

62 (b) If a sentenced offender participates in substance use treatment or a residential
63 vocational or life skills program, as defined in Section 13-53-102, while under
64 supervision on probation or parole, the division shall monitor the offender's

3. *Line 244 through 250:*

244 (B) a private organization to supervise the probation for an individual convicted of
245 a class A, B, or C misdemeanor or an infraction.

246 (iii) A court may order the division to supervise the probation for an individual
247 convicted of a class B misdemeanor if:

(A) {-} the individual has previously been convicted of 5 class B misdemeanors;

(B) the court determines the individual is currently homeless; and

(C) the division consents to supervise the

248 offender.

249 (c) A court may not order a specific private organization to supervise an individual
250 unless there is only one private organization that can provide the specific supervision