



General Assembly

February Session, 2010

Amendment

LCO No. 4514

SB0045704514SD0

Offered by:

SEN. STILLMAN, 20th Dist.

SEN. PRAGUE, 19th Dist.

REP. REYNOLDS, 42nd Dist.

REP. RYAN, 139th Dist.

REP. RITTER, 38th Dist.

To: Senate Bill No. 457

File No. 520

Cal. No. 345

"AN ACT CONCERNING THE DEPARTMENT OF CORRECTION."

1 After the last section, add the following and renumber sections and
2 internal references accordingly:

3 "Sec. 501. (NEW) (*Effective from passage*) (a) Whenever the
4 Department of Correction or the Court Support Services Division of
5 the Judicial Department issue a request for proposals for a residential
6 sexual offender treatment facility pursuant to section 19 or 20 of public
7 act 08-1 of the January special session, the department and division,
8 prior to a formal review of such proposals, shall:

9 (1) Require any person, firm or corporation submitting a proposal in
10 response to the request for proposals to identify at least five proposed
11 sites in various geographical locations around the state for
12 consideration; and

13 (2) Establish criteria by which such proposed sites are evaluated,
14 including, but not limited to, the proximity of a proposed site to: (A)
15 Municipal facilities, including, but not limited to, parks and
16 recreational facilities, athletic fields, youth services facilities and senior
17 centers, (B) public or private elementary or secondary schools, (C)
18 business establishments, (D) establishments serving or selling alcoholic
19 beverages, (E) nonprofit organizations, including, but not limited to,
20 churches, (F) residences, (G) public or private senior citizen housing
21 and program facilities, (H) facilities offering child day care services, as
22 defined in section 19a-77 of the general statutes, (I) casinos, and (J)
23 local and state roads.

24 (b) Each person, firm or corporation submitting a proposal in
25 response to the request for proposals shall provide, prior to
26 consideration of a proposed site by the Department of Correction or
27 the Court Support Services Division, a thorough description of the
28 physical location of the proposed site and the surrounding area. The
29 description shall include, but not be limited to, identification of any
30 school, establishment, residence or other facility or road specified in
31 subdivision (2) of subsection (a) of this section that is within one mile
32 of the proposed site.

33 (c) No site or sites selected by the Department of Correction or
34 Court Support Services Division for a residential sexual offender
35 treatment facility shall be located within two thousand feet of the real
36 property comprising a public or private elementary or secondary
37 school or a facility offering child day care services, as defined in
38 section 19a-77 of the general statutes."