

REPORT TO THE LEGISLATURE
Pursuant to P.A. 119 of 2023
Article 2, Section 501
Community Reentry Programs

Section 501 of 2023 P.A. 119 requires that the Department of Corrections provide individual reports for the community reentry program, the electronic monitoring program, and the special alternative to incarceration program, including information on:

- Monthly new participants. Community reentry program participants shall be categorized by reason for placement. For technical rule violators, the report shall sort offenders by length of time since release from prison, by the most recent violation, and by number of violations occurring since release from prison.
- Monthly participant unsuccessful terminations, including cause.
- Number of successful terminations.
- End month population by facility/program.
- Average length of placement.
- Return to prison statistics.
- Description of each program location or locations, capacity, and staffing.
- Sentencing guideline scores and actual sentence statistics for participants, if applicable.
- Comparison with prior year statistics.
- Analysis of the impact on prison admissions and jail utilization and the cost effectiveness of the program.

Most of the community reentry programs that were in place at the time this boilerplate was developed are no longer in operation, as the Department has increased the use of graduated community-based sanctions to address parolee behavior.

Lake County Residential Reentry – Closed
Tuscola Technical Rule Violation Unit – Closed
Detroit Reentry Center – Closed
Intensive Detention Reentry Program Wayne – Closed
Intensive Detention Reentry Program Eaton – Open

The MDOC would recommend discussion with the Legislature regarding the intent of this boilerplate for future fiscal years.