

PREVAILED	Roll Call No
FAILED	Ayes
WITHDRAWN	Noes
RULED OUT OF ORDER	

HOUSE MOTION

Page 15, between lines 12 and 13, begin a new paragraph and insert:

MR. SPEAKER:

1

I move that Engrossed Senate Bill 197 be amended to read as follows:

2	"SECTION 6. IC 11-10-12-2 IS AMENDED TO READ AS
3	FOLLOWS [EFFECTIVE JULY 1, 2021]: Sec. 2. (a) When a
4	committed criminal offender is released on parole or probation or is
5	discharged, the department, at the discretion of the department and
6	subject to subsection (c), shall:
7	(1) either:
8	(A) procure transportation for him the released offender to
9	his the offender's designated place of residence;
0	(B) procure public transportation for the released offender to
1	the Indiana city or town that is nearest to the released
12	offender's designated place of residence; or
13	(C) upon request of the offender, provide transportation for the
14	released offender to any other place in Indiana as the
15	commissioner may designate; and
16	(2) provide him the released offender with an amount of money
17	to be determined by the department in accordance with
18	procedures approved by the budget agency to enable him the
19	released offender to meet his the offender's immediate needs.
20	Except as provided in subdivision (2), a criminal released offender is
21	not entitled to receive a payment in lieu of transportation under this

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1	subsection.
2	(b) The department shall establish standards for use in determining
3	the amount of money to be paid under subsection (a)(2) to a criminal
	an offender upon release on parole or probation or upon discharge.
4 5	These standards:
6	(1) must be consistently applied to each criminal offender upon
7	release or discharge;
8	(2) must take into account amounts earned by criminal offenders
9	through work release programs before release or discharge; and
10	(3) may allow for no payment to criminal offenders who are
11	determined by the department to have accumulated a sufficient
12	amount of money to meet the criminal offender's immediate needs
13	upon release or discharge.
13	(c) The department may not provide transportation to, or
15	procure transportation or public transportation to, a county other
16	than the released offender's county of residence at the time of
17	•
18	conviction, unless:
19	(1) the department has the permission of:
20	(A) the community corrections advisory board; or(B) a court exercising criminal jurisdiction;
21	in the county that is not the released offender's county of
22	
	residence; or
22	(2) the velocity of funday has provided setisfectory evidence to
23	(2) the released offender has provided satisfactory evidence to
24	the department that the released offender has secured at least
24 25	the department that the released offender has secured at least ninety (90) days of housing in the county that is not the
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