

HB1 Impact Evaluation

Commission's responsibility as outlined in Ohio Revised Code § 181.27(B):

- The Commission shall “...commence a study of the impact of sections relevant to the act in which this section is enacted, including but not limited to, changes to sections 109.11, 2929.15, 2951.041, 2953.31, 2953.32, 5119.93, and 5119.94 of the Revised Code, and continue studying that impact on an ongoing basis.”



Record Sealing Recommendations



Standardized data collection



Allow restricted access to anonymized data for research and evaluation purposes



Simplify process



Expand educational efforts to inform about eligibility requirements

Involuntary Commitment to Treatment Recommendations



Standardized data collection through inclusion on Probate Case Management forms as a separate case type



Explore options to make treatment available regardless of financial or insurance status



Educate and inform families of this option



Expand educational efforts to inform judges of changes to statute.

Intervention in Lieu of Conviction (ILC) Recommendations



Advance better data collection on ILC programs and outcomes



Better communicate HB1 changes regarding ILC



Streamline the statute to make it simpler and less confusing



Address the barrier of the ILC cost

Technical Violations and Community Control Recommendations



Work toward simplifying the provision



Impact on the ODRC population remains to be seen, but is estimated to affect ~100 people