

An Act relating to criminal procedure; defining terms; authorizing asexualization or chemical castration of persons convicted of certain crimes; making asexualization or chemical castration in addition to other penalties provided by law; allowing voluntary asexualization or chemical castration for certain crimes; authorizing voluntary asexualization or chemical castration as a condition of deferred or suspended sentence, or parole; construing authority to order asexualization or chemical castration; providing for hearing and evidence; allowing the hearing before judge or jury; stating conditions for jury hearing; stating conditions for hearing by judge; allowing dismissal of certain hearing for failure to present aggravating evidence at hearing; allowing aggravating and mitigating evidence; requiring aggravating circumstance to outweigh mitigating circumstance; requiring evidence of deoxyribonucleic acid test for asexualization or chemical castration; providing for asexualization or chemical castration of certain offenders; requiring certain written instructions and findings; directing certain review of sentence; requiring trial clerk to transmit certain records, notice and report; stating contents of notice; providing for report by the sentencing judge; requiring certain determination; authorizing certain briefs be submitted; requiring reference to factors considered; providing review in addition to direct appeal; directing execution of the sentence under certain circumstances; directing the Department of Corrections to take certain actions; providing for the Department of Corrections to bear certain costs for certain procedure or treatment; prohibiting the Department from paying costs for voluntary asexualization or chemical castration; directing when procedure or treatment may be performed; relieving the Department from duty to perform asexualization or chemical castration for death penalty, life or life without parole sentences; providing certain exceptions; providing for selection of physician; requiring physician to perform certain functions; granting immunities to the Department of Corrections and the physician; allowing voluntary asexualization or chemical castration; limiting procedure to certain criteria; allowing for withdrawal of voluntary request for asexualization or chemical castration; prohibiting procedure after withdrawal; granting certain immunities to certain persons and agency; providing for asexualization or chemical castration as condition of deferred or suspended sentence or parole; stating certain criteria for consideration; making voluntary asexualization or chemical castration discretionary for court or Pardon and Parole Board; authorizing favorable consideration for parole; stating no guarantees for consideration, eligibility, recommendation or release; criminalizing giving certain substance to interfere with chemical castration; setting penalties; requiring continuation of chemical castration treatment as condition of sex offender registration; providing for verification of chemical castration treatment compliance by testing and other methods; allowing verification and testing at certain intervals; requiring release of certain medical records for certain purpose; making payment of certain tests a condition of sex offender registration; criminalizing failure to continue chemical castration treatment; setting penalties; providing for codification; providing an effective date; and declaring an emergency.