

Lifetime Electronic Monitoring for Certain Offenders; HB 2465

HB 2465 requires the court to order lifetime electronic monitoring upon release from imprisonment and reimbursement of all or part of the costs of such monitoring, as determined by the Prisoner Review Board, when a defendant is sentenced to prison for certain sexual crimes involving minors. Similarly, it clarifies that when electronic monitoring is ordered, the Board, rather than the court, will order partial or complete reimbursement and, in making that determination, must consider the financial resources of the person and the nature of the burden the payment of such sum would impose.