



**PROGRAM FOR CORRECTIONAL  
REHABILITATION AND CRIME  
PREVENTION  
OF  
THE STATE OF SAN ANDREAS**

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Corr.: Gov. Lane Stevens**



## **Article 1. General provisions**

1.1 Program for correctional rehabilitation and crime prevention is government program for rehabilitation of prisoners by educating and offering parole to them, and prevention of crime in community by educating state citizens.

1.2 Objectives of the Program for correctional rehabilitation and crime prevention are:

- rehabilitation and reintegration of criminal offenders as productive, law-abiding and socially responsible members of community
- educating citizens on current legislation, rights, basic human ethics, and their obligations through class.
- reduction of criminal activity within state

1.3 Program for correctional rehabilitation and crime prevention defines two types of programs:

- rehabilitation program
- educational class



## **Article 2. Rehabilitation program for prisoners**

- 2.1 Rehabilitation program is program for prisoners made to educate and reintegrate them into community. It is composed of counseling and rehabilitation class.
- 2.2 Rehabilitation program is right of every prisoner regardless of their criminal history.
- 2.3 Initial counseling for prisoners is done by DOC counselor.
- 2.4 Only state attorneys can conduct rehabilitation class.
- 2.5 Curriculum for rehabilitation class contains following:
- Ethics Code: article 1 and article 2
  - Penal Code: 1.4, 1.5, 1.7, 2.2, 2.10, 2.17, 2.21, 2.29, 3.6, 3.8, and Article 6.
  - Gun Law: 1.4, 1.6, 2.1, 2.3, and 2.5
  - Code of civil procedure: 2.8, 2.9, 2.11, 4.4, 6.1, and 7.4
  - Tax code 4.2
- 2.6 Procedure for conducting rehabilitation program for lawyers:
- 2.6.1 Meet with interested prisoner in meeting room of correctional facility and introduce yourself by showing ID.
- 2.6.2 Every prisoner that attends rehabilitation program needs to be register in database of rehabilitation program attendees.
- 2.6.3 Lawyer explains legislation that is included in curriculum for rehabilitation program defined by section 2.5 of Program for correctional rehabilitation and crime prevention
- 2.6.4 Ask prisoner 3 questions related to curriculum
- 2.7 To successfully pass rehabilitation program prisoner needs to answer correctly to two out of three questions that are related to curriculum.
- 2.8 If prisoner passed rehabilitation program successfully and if he/she is eligible for bail out, he/she has right to be bailed out 15 months earlier than what is defined in section 6.5 of Lawyers code.
- 2.9 If prisoner passed rehabilitation program successfully but is imprisoned for crimes defined by Penal code: 2.5, 2.7, 3.1, 3.2, 3.6, 3.7, 4.3, and article 6., prisoner can't be bailed out.



## **Article 3. Educational class for citizens**

3.1 Educational class is program for citizens of San Andreas made to educate general population on current legislation, ethics, and obligations in order to reduce and prevent crime in community

3.2 Educational class is available for all citizens of San Andreas regardless of their social and economic status, and criminal history.

3.3 DOC supervisors are responsible for training of DOC counselors.

3.4 Curriculum of educational class contains following:

a) legislation

- Ethics Code: article 1 and article 2
- Penal Code : 1.4, 1.5, 1.7, 2.2, 2.10, 2.17, 2.21, 2.29, 3.6, and 3.8
- Gun Law: 1.4, 1.6, 2.1, 2.3, and 2.5
- Code of civil procedure: 2.9, and 2.11
- Traffic code 1.3, 1.6, 3.1, 3.5, and 3.6
- Tax code 4.2

b) Structure of correctional facility

- visitation room
- kitchen and dining
- medical ward
- yard
- fitness center

3.5 To apply for educational class, citizens need to visit either city hall or correctional facility of Department of correction.

3.6 Educational class is conducted in correctional facility of Department of Correction.

3.7 Procedure for conducting educational class for DOC counselors:

3.7.1 Meet with interested citizen in waiting room of correctional facility and introduce yourself by showing ID.

3.7.2 Every citizen that attends educational class needs to be register in database of educational class attendees.

3.7.2 Trained DOC counselor explains legislation that is included in curriculum for educational class defined by section 3.4.a of Program for correctional rehabilitation and crime prevention

3.7.3 Escort citizen to secured areas of correctional facility. Before entering, DOC counselor will conduct body search of citizen.

3.7.4 While explaining structure of correctional facility defined by section 3.4.b of Program for correctional rehabilitation and crime prevention, citizen is accompanied by DOC counselor all the time.

3.7.5 Escort citizen from secured areas of correctional facility.

3.8 DOC counselor must keep body cam footage of educational class for 48 hours and provide them to the Attorney General or his Deputy if requested.



## **Article 4. Funding**

4.1 Program for correctional rehabilitation and crime prevention is free for all citizens of state regardless of gender, race, nationality, language, origin, property and official status, place of residence, attitude to religion, beliefs, membership of public associations and other circumstances, as well as all organizations independently from their organizational and legal form, form of ownership, location, subordination and other circumstances.

4.2 Program for correctional rehabilitation and crime prevention will be funded by government.

4.3 Attorney's and counselor's fees will be paid through government bonuses.