As Passed by the Senate

132nd General Assembly

Regular Session 2017-2018

H. B. No. 354

Representative Reineke

Cosponsors: Representatives Gavarone, Goodman, Sprague, Manning, Rezabek, Celebrezze, Galonski, Lang, Rogers, Anielski, Blessing, Boyd, Brown, Faber, Green, Johnson, Lepore-Hagan, Patton, Riedel, Ryan, Schaffer, Seitz, Sheehy, Smith, R., Strahorn, Sweeney

Senators Eklund, Hackett, Hoagland, McColley, Oelslager, Schiavoni, Tavares, Terhar, Yuko

A BILL

То	enact section 1901.186 of the Revised Code to	1
	provide the Tiffin-Fostoria municipal court with	2
	concurrent jurisdiction with the Seneca County	3
	court of common pleas in operating a drug	4
	addiction recovery program.	5

BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF OHIO:

Section 1. That section 1901.186 of the Revised Code be	6
enacted to read as follows:	7
Sec. 1901.186. (A) As used in this section:	8
(1) "Felony sex offense" has the same meaning as in	9
section 2967.28 of the Revised Code.	10
(2) "Offense of violence" has the same meaning as in	11
section 2901.01 of the Revised Code.	12
(3) "Informant" means a person who is assisting a law	13

enforcement agency in a criminal investigation by purchasing	14
controlled substances from others in return for compensation	15
from the law enforcement agency.	16
(B) In addition to all other jurisdictions granted a	17
municipal court in this chapter, except as provided in division	18
(C) of this section, the Tiffin-Fostoria municipal court has	19
concurrent jurisdiction with the Seneca county court of common	20
pleas in all criminal actions or proceedings to which both of	21
the following apply:	22
(1) The court finds that the offender's addiction to a	23
drug of abuse was the primary factor leading to the offender's	24
<pre>commission of the offense charged.</pre>	25
(2) The offender is admitted to participate in the	26
participating in victory of transition (PIVOT) drug recovery	27
program.	28
(C) The Tiffin-Fostoria municipal court does not have	29
concurrent jurisdiction with the Seneca county court of common	30
pleas in a criminal action or proceeding when any of the	
<pre>following applies:</pre>	
(1) The defendant is not a resident of Seneca county.	33
(2) The defendant is charged with a felony offense of	34
violence.	35
(3) The defendant is charged with a felony sex offense or	36
has a duty to comply with sections 2950.04, 2950.041, 2950.05,	37
and 2950.06 of the Revised Code.	38
(4) The defendant is charged with a felony violation of	39
section 2925.04 or 2925.041 of the Revised Code.	40
(5) The defendant is under a community control sanction or	41

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post-release control sanction imposed by another court or is on	42
parole or probation under the supervision of another	43
jurisdiction.	44
(6) Criminal proceedings are pending against the defendant	45
for a felony offense in another jurisdiction.	46
(7) The defendant is serving a prison term imposed by	47
another court.	48
(8) The defendant is engaged as an informant for a law	49
enforcement agency.	50
(D) The concurrent jurisdiction granted by this section	51
shall expire five years after the effective date of this	52
section, unless renewed or made permanent by the general	53
assembly prior to its expiration.	54