GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2019



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SENATE BILL DRS15267-MV-134

Short Title:	Modify Juvenile Crime Prevention Councils.	(Public)
Sponsors:	Senators Sanderson, Daniel, and Britt (Primary Sponsors).	
Referred to:		

1	A BILL TO BE ENTITLED
2	AN ACT TO MAKE CERTAIN MODIFICATIONS TO THE GENERAL STATUTES
3	RELATED TO JUVENILE CRIME PREVENTION COUNCILS.
4	The General Assembly of North Carolina enacts:
5	SECTION 1. G.S. 143B-811 reads as rewritten:
6	"§ 143B-811. Annual evaluation of community programs and multiple purpose group
7	homes.intensive intervention services.
8	The Department of Public Safety shall conduct an annual evaluation of the community
9	programs and of multipurpose group homes. intensive intervention services. Intensive
10	intervention services are evidence-based or research-supported community-based or residential
11	services that are necessary for a juvenile, in order to (i) prevent the juvenile's commitment to a
12	youth development center or detention facility or (ii) facilitate the juvenile's successful return to
13	the community following commitment. In conducting the evaluation of each of these, evaluation,
14	the Department shall consider whether participation in each programintensive intervention
15	services results in a reduction of court involvement among juveniles. The Department shall also
16	determine whether the programs are achieving the goals and objectives of the Juvenile Justice
17	Reform Act, S.L. 1998-202.
18	The Department shall report the results of the evaluation to the Chairs of the Joint Legislative
19	Oversight Committee on Justice and Public Safety and the Chairs of the Senate and House of
20	Representatives Appropriations Subcommittees on Justice and Public Safety by March 1 of each
21	year."
22	SECTION 2. G.S. 143B-846 reads as rewritten:
23	"§ 143B-846. Creation; method of appointment; membership; chair and vice-chair.
24	(a) As a prerequisite for a county receiving funding for juvenile court services and
25	delinquency prevention programs, the board of commissioners of a county shall appoint a
26	Juvenile Crime Prevention Council. Each County Council is a continuation of the corresponding
27	Council created under G.S. 147-33.61. The County Council shall consist of not more than 26
28	members and should include, if possible, the following:
29	(1) The local school superintendent, or that person's designee; designee.
30	(2) A chief of police in the county;county, or the appointed chief's designee.
31	(3) The local sheriff, or that person's designee; designee.
32	(4) The district attorney, or that person's designee; designee.
33	(5) The chief court counselor, or that person's designee; designee.
34	(6) The director of the area mental health, developmental disabilities, and
35	substance abuse authority, Local Management Entity/Managed Care
36	Organization LME/MCO or that person's designee; designee.

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1	(7) The director o	of the county department of social serv	ices, or consolidated
2	human services	s agency, or that person's designee; design	iee.
3	(8) The county ma	nager, or that person's designee; designee	<u>.</u>
4		buse professional; professional.	
5	(10) A member of the	he faith community;community.	
6	(11) A county comm	nissioner;commissioner.	
7	(12) Two persons un	nder the age of 18 years, one of whom is a	a member of the State
8		;21 years, or one person under the age	
9		public representing the interests of familie	-
10	(13) A juvenile defe	ense attorney; attorney.	
11	(14) The chief distri	ict court judge, or a judge designated by t	he chief district court
12	judge; judge.		
13	(15) A member of the	he business community;<u>community.</u>	
14	(16) The local health	h director, or that person's designee; desig	<u>gnee.</u>
15	(17) A representativ	e from the United Way or other nonprofi	t agency;<u>ag</u>ency.
16	(18) A representativ	ve of a local parks and recreation program	ı; and<u>program.</u>
17	(19) Up to seven a	members of the public to be appoint	ed by the board of
18	commissioners	of a county.	
19	The board of commissioners of	of a county shall modify the County Cou	incil's membership as
20	necessary to ensure that the men	mbers reflect the racial and socioecond	omic diversity of the
21	community and to minimize poter	ntial conflicts of interest by members.	
22	(b) Two or more countie	es may establish a multicounty Juveni	le Crime Prevention
23	Council under subsection (a) of t	this section. The membership shall be re-	epresentative of each
24	participating county.		
25	(c) The members of the Co	ounty Council shall elect annually the cha	air and vice-chair."
26	SECTION 3. G.S. 14	3B-849 reads as rewritten:	
27	"§ 143B-849. Meetings; quorum	n.	
28	County Councils shall meet at	t least bimonthly,<u>six</u> times per year, or m	ore often if a meeting
29	is called by the chair.		
30	A majority of members consti		
31		3B-851 reads as rewritten:	
32	"§ 143B-851. Powers and duties		
33	· · · ·	shall review annually biennially the nee	0
34	•	ency or who have been adjudicated undisc	1 1
35		ress those needs. In particular, each Count	•
36		nty who are at risk or who have been asso	
37		urces that are established to address those	
38		est for proposal process and submit a wri	-
39	1 5	on and prevention funds to the board of c	•
40	11 I I	's authorization, the plan shall be submit	ted to the Section for
41	final approval and subsequent imp	plementation.	
42			
43	-	kamine the benefits of joint program d	evelopment between
44	counties within the same and judic		
45		3B-1104 is recodified as G.S. 143B-853 a	and reads as rewritten:
46	"§ 143B-853. Funding for progr		•••••
47	· · · ·	of Administration Adult Correction and	-
48		g mechanism for programs that meet the	
49		le 13 of Chapter 143B of the General State	
50	6	idelines for the State and local partners	hip's funding process
51	include the following requirement	ts:	

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1	(1)	Fund effective programs The Division shall fund	
2		determines to be effective in preventing delinquency	
3		Programs that have proven to be ineffective shall not be fur	
4	(2)	Use a formula for the distribution of funds. – A funding	
5		developed that ensures that even the smallest counties will	-
6	(2)	the basic prevention and alternative services to juveniles in t	
7 8	(3)	Allow and encourage local flexibility. – A vital component	
8 9		local partnership established by this section is local flexib how best to allocate prevention and alternative funds.	inty to determine
10	(4)	Combine resources. – Counties shall be allowed and encou	raged to combine
11		resources and services.	-
12	<u>(5)</u>	Allow for a two-year funding cycle. – In the discretion of the	<u>Division, awards</u>
13		may be provided in amounts that fund two years of services	
14		meet the requirements of this section and have been awarded	ed funds in a prior
15		funding cycle.	
16		Division shall adopt rules to implement this section. The Divi	-
17		nce to County Councils and shall require them to evaluate	e all State-funded
18		rvices on an ongoing and regular basis.	1 ,
19 20	. ,	uvenile Justice Section of the Division of Adult Correction an	
20	1	ent of Public Safety shall report to the Senate and House of Subcommittees on Justice and Public Safety no later than M	-
21 22		Subcommittees on Justice and Public Safety no later than M ter, on the results of the alternatives to commitment demon	
22		on 16.7 of S.L. 2004–124. The 2007 report and all annual repo	
23 24		jects funded by Section 16.11 of S.L. 2005-276 for the 2005	
25	1 0	rention services. Intensive intervention services are ev	•
26		ed community-based or residential services that are necessary	
27		nt the juvenile's commitment to a youth development center of	
28		the juvenile's successful return to the community follow	
29	Specifically, the	e report shall provide a detailed description of each of t	he demonstration
30	programs,<u>intensi</u>	ve intervention service, including the numbers of juvent	iles served, their
31	5	tus at the time of service, the services/treatmentsservice	
32		gth of service, the total cost per juvenile, and the six- and 12-	month recidivism
33	_	niles after the termination of program services."	
34		FION 6.(a) Of the funds appropriated to the Department	•
35		It Correction and Juvenile Justice (Division) for the 2019-202	
36	-	to Juvenile Crime Prevention Councils (JCPC) to be used	
37		Level 2 dispositional alternatives, the requirements of this s	ection shall apply
38 39		1 fiscal biennium. FION 6.(b) The funds described in subsection (a) of this section	on shall be known
40		ensive intervention services and shall be used for the purp	
40 41		ntion services for juveniles of any disposition level, based or	1 0
42		red pursuant to G.S. 7B-2506. Intensive intervention services a	
43	-	orted community-based or residential services that are necess	
44		revent the juvenile's commitment to a youth development co	• •
45		cilitate the juvenile's successful return to the community follow	
46	•	Adult Correction and Juvenile Justice shall conduct an oper	-
47	award process to	o determine the allocation of JCPC funds among counties. T	'he Division shall
48	identify and sele	ct the most effective evidence-based or research-supported m	ethods of meeting
49	•	eniles served. The Division shall, in its discretion, determine	
50		ds provided, but in exercising its discretion, shall give con	nsideration to the
51	following:		
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1	(1)	The commitment rates or frequency with which the court or	lers commitment
2		as a disposition for the juveniles served.	
3	(2)	The disposition levels and criminogenic needs of the juvenil	es served.
4	(3)	Programs that target juveniles in rural areas.	
5	(4)	Diverse geographical representation across the State.	
6	(5)	Programs that utilize collaboration among counties.	
7	SECT	FION 7. Sections 1, 2, 3, and 4 of this act become effective De	ecember 1, 2019.
8	The remainder of	this act becomes effective July 1, 2019.	