HB450E

2000 SESSION

ENGROSSED

	002319728
1	HOUSE BILL NO. 450
	House Amendments in [] — February 7, 2000
2 3	A BILL to amend and reenact § 2.1-757 of the Code of Virginia, relating to a state pool of funds for
4	troubled youths and families.
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6	Patrons—Dickinson, Cranwell and Morgan; Senator: Houck
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8	Referred to Committee on Health, Welfare and Institutions
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10	Be it enacted by the General Assembly of Virginia:
11	1. That § 2.1-757 of the Code of Virginia is amended and reenacted as follows:
12	§ 2.1-757. State pool of funds.
13	A. Effective July 1, 1993, there is established a state pool of funds to be allocated to community
14	policy and management teams in accordance with the appropriations act and appropriate state
15	regulations. These funds, as made available by the General Assembly, shall be expended for public or
16	private nonresidential or residential services for troubled youths and families.
17	The purposes of this system of funding are:
18	1. To place authority for making program and funding decisions at the community level;
19	2. To consolidate categorical agency funding and institute community responsibility for the provision
20	of services;
21	3. To provide greater flexibility in the use of funds to purchase services based on the strengths and
22	needs of youths and families; and
23	4. To reduce disparity in accessing services and to reduce inadvertent fiscal incentives for serving
24	children according to differing required local match rates for funding streams.
25	B. The state pool shall consist of funds which serve the target populations identified in subdivisions
26	1 through 5 below in the purchase of residential and nonresidential services for children. References to
27	funding sources and current placement authority for the targeted populations of children are for the
28	purpose of accounting for the funds in the pool. It is not intended that children be categorized by
29	individual funding streams in order to access services. The target population shall be the following:
30	1. Children placed for purposes of special education in approved private school educational programs,
31	previously funded by the Department of Education through private tuition assistance;
32	2. Children with disabilities placed by local social services agencies or the Department of Juvenile
33 34	Justice in private residential facilities or across jurisdictional lines in private, special education day schools, if the individualized education program indicates such school is the appropriate placement while
3 4 35	living in foster homes or child-caring facilities, previously funded by the Department of Education
35 36	through the Interagency Assistance Fund for Noneducational Placements of Handicapped Children;
37	3. Children for whom foster care services, as defined by § 63.1-55.8, are being provided to prevent
38	foster care placements, and children placed through parental agreements, entrusted to local social service
39	agencies by their parents or guardians or committed to the agencies by any court of competent
	jurisdiction for purposes of placement in suitable family homes, child-caring institutions, residential
41	facilities or independent living arrangements, as authorized by § 63.1-56;
42	4. Children placed by a juvenile and domestic relations district court, in accordance with the
43	provisions of § 16.1-286, in a private or locally operated public facility or nonresidential program; and
44	5. Children committed to the Department of Juvenile Justice and placed by it in a private home or in
45	a public or private facility in accordance with § 66-14.
46	C. The General Assembly and the governing body of each county and city shall annually appropriate
47	such sums of money as shall be sufficient (i) to provide special education services and foster care
48	services for children identified in subdivisions B 1, B 2 and B 3 of this section and (ii) to meet relevant
49	federal mandates for the provision of these services. The community policy and management team shall
50	anticipate to the best of its ability the number of children for whom such services will be required and
51	reserve funds from its state pool allocation to meet these needs. Nothing in this section prohibits local
52	governments from requiring parental or legal financial contributions, where not specifically prohibited by
53	federal or state law or regulation, utilizing a standard sliding fee scale based upon ability to pay, as
54	provided in the appropriation act.
55 54	D. When a community services board established pursuant to § 37.1-195, local school division, local
56 57	social service agency, court service unit, or the Department of Juvenile Justice has referred a child and
57 58	family to a family assessment and planning team and that team has recommended the proper level of treatment and services needed by that child and family and has determined the child's eligibility for
50 59	treatment and services needed by that child and family and has determined the child's eligibility for funding for services through the state pool of funds, then the community services board, the local school
59	runding for services unbugh the state poor of runds, then the community services board, the local school

60 division, local social services agency, court service unit or Department of Juvenile Justice has met its

fiscal responsibility for that child for the services funded through the pool. Each agency shall continue
to be responsible for providing services identified in individual family service plans which are within the
agency's scope of responsibility and which are funded separately from the state pool.

64 E. In any matter properly before a court wherein the family assessment and planning team has for 65 which state pool funds are to be accessed, the court shall, prior to final disposition, and pursuant to §§ 2.1-755 and 2.1-758, refer the matter to [the community policy and management team for 66 assessment by] a local family assessment and planning team authorized by policies of the community 67 policy and management team for assessment to determine the recommended a level of treatment and 68 services needed by the child and family. [The family assessment and planning team making the 69 asessment shall make a report of the case or forward a copy of the individual family services plan to 70 71 the court within thirty days of the court's written referral to the community policy and management 72 team.] The court shall then consider the recommendations of the family assessment and planning team. However, the court may make such other disposition as is authorized or required by law, and services 73 ordered pursuant to such disposition shall qualify for funding as appropriated under this section. 74