2007 SESSION

ENROLLED

[S 1332]

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VIRGINIA ACTS OF ASSEMBLY - CHAPTER

2 An Act to amend and reenact §§ 2.2-5211 and 2.2-5212 of the Code of Virginia, relating to state pool 3 of funds for community policy and management teams.

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Approved

Be it enacted by the General Assembly of Virginia: 6

7 1. That §§ 2.2-5211 and 2.2-5212 of the Code of Virginia are amended and reenacted as follows: 8 § 2.2-5211. State pool of funds for community policy and management teams.

9 A. There is established a state pool of funds to be allocated to community policy and management 10 teams in accordance with the appropriation act and appropriate state regulations. These funds, as made available by the General Assembly, shall be expended for public or private nonresidential or residential 11 12 services for troubled youths and families.

13 The purposes of this system of funding are to:

14 1. Place authority for making program and funding decisions at the community level;

15 2. Consolidate categorical agency funding and institute community responsibility for the provision of 16 services;

3. Provide greater flexibility in the use of funds to purchase services based on the strengths and 17 18 needs of youths and families; and

19 4. Reduce disparity in accessing services and to reduce inadvertent fiscal incentives for serving 20 children according to differing required local match rates for funding streams.

21 B. The state pool shall consist of funds that serve the target populations identified in subdivisions 1 22 through 5 6 of this subsection in the purchase of residential and nonresidential services for children. 23 References to funding sources and current placement authority for the targeted populations of children 24 are for the purpose of accounting for the funds in the pool. It is not intended that children be 25 categorized by individual funding streams in order to access services. The target population shall be the 26 following:

27 1. Children placed for purposes of special education in approved private school educational programs, 28 previously funded by the Department of Education through private tuition assistance;

29 2. Children with disabilities placed by local social services agencies or the Department of Juvenile 30 Justice in private residential facilities or across jurisdictional lines in private, special education day 31 schools, if the individualized education program indicates such school is the appropriate placement while 32 living in foster homes or child-caring facilities, previously funded by the Department of Education through the Interagency Assistance Fund for Noneducational Placements of Handicapped Children; 33

34 3. Children for whom foster care services, as defined by § 63.2-905, are being provided to prevent 35 foster care placements, and children placed through parental agreements, entrusted to local social service agencies by their parents or guardians or committed to the agencies by any court of competent 36 37 jurisdiction for purposes of placement in suitable family homes, child-caring institutions, residential 38 facilities or independent living arrangements, as authorized by § 63.2-900;

39 4. Children placed by a juvenile and domestic relations district court, in accordance with the 40 provisions of § 16.1-286, in a private or locally operated public facility or nonresidential program, or in 41 a community or facility-based treatment program in accordance with the provisions of subsections B or 42 C of § 16.1-284.1; and

43 5. Children committed to the Department of Juvenile Justice and placed by it in a private home or in 44 a public or private facility in accordance with § 66-14-; and

45 6. Children requiring mental health services, provided the child meets all of the following criteria:

a. The child is eligible for funding pursuant to subdivision A1 of § 2.2-5212.

46 47 b. Sufficient facts exist for a licensed mental health professional designated by the Family Assessment and Planning Team or by a juvenile court services intake officer to conclude that the child's behavior, 48 49 conduct or condition presents or results in a serious threat to his well-being and physical safety, or, if 50 he is under the age of 14, his behavior, conduct or condition presents or results in a serious threat to the well-being and physical safety of another person. 51

52 c. Mental health services are required to prevent placement in foster care as determined and 53 recommended by a licensed mental health professional designated by the Family Assessment and 54 Planning Team.

55 d. The Family Assessment Planning Team, in collaboration with the child's parents or guardians, 56 indicates as a goal in the individualized family services plan that, absent the referenced mental health **SB1332ER**

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57 services, foster care is the planned arrangement for the child. 58

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e. The mental health services are not covered by private insurance.

f. The child is not eligible for Medicaid upon initial evaluation of these criteria.

60 C. The General Assembly and the governing body of each county and city shall annually appropriate 61 such sums of money as shall be sufficient to (i) provide special education services and foster care 62 services including mental health services for children identified in subdivisions B 1, B 2, and B 3, and 63 *B* 6 and (ii) meet relevant federal mandates for the provision of these services. The community policy 64 and management team shall anticipate to the best of its ability the number of children for whom such 65 services will be required and reserve funds from its state pool allocation to meet these needs. Nothing in 66 this section prohibits local Local governments from requiring shall require parental or legal financial contributions, where not specifically prohibited by federal or state law or regulation, utilizing a standard 67 sliding fee scale based upon ability to pay, as provided in the appropriation act determined by the Office 68 69 of Comprehensive Services.

70 D. When a community services board established pursuant to § 37.2-501, local school division, local 71 social service agency, court service unit, or the Department of Juvenile Justice has referred a child and 72 family to a family assessment and planning team and that team has recommended the proper level of 73 treatment and services needed by that child and family and has determined the child's eligibility for 74 funding for services through the state pool of funds, then the community services board, the local school 75 division, local social services agency, court service unit or Department of Juvenile Justice has met its 76 fiscal responsibility for that child for the services funded through the pool. However, the community 77 services board, the local school division, local social services agency, court service unit or Department 78 of Juvenile Justice shall continue to be responsible for providing services identified in individual family 79 service plans that are within the agency's scope of responsibility and that are funded separately from the 80 state pool.

81 Further, in any instance that an individual 18 through 21 years of age, inclusive, who is eligible for 82 funding from the state pool and is properly defined as a school-aged child with disabilities pursuant to 83 § 22.1-213 is placed by a local social services agency that has custody across jurisdictional lines in a 84 group home in the Commonwealth and the individual's individualized education program (IEP), as 85 prepared by the placing jurisdiction, indicates that a private day school placement is the appropriate educational program for such individual, the financial and legal responsibility for the individual's special 86 education services and IEP shall remain, in compliance with the provisions of federal law, Article 2 87 88 (§ 22.1-213) of Chapter 13 of Title 22.1, and Board of Education regulations, the responsibility of the 89 placing jurisdiction until the individual reaches the age of 21, inclusive, or is no longer eligible for 90 special education services. The financial and legal responsibility for such special education services shall 91 remain with the placing jurisdiction, unless the placing jurisdiction has transitioned all appropriate 92 services with the individual.

93 E. In any matter properly before a court for which state pool funds are to be accessed, the court shall, prior to final disposition, and pursuant to §§ 2.2-5209 and 2.2-5212, refer the matter to the 94 95 community policy and management team for assessment by a local family assessment and planning team 96 authorized by policies of the community policy and management team for assessment to determine the 97 recommended level of treatment and services needed by the child and family. The family assessment 98 and planning team making the assessment shall make a report of the case or forward a copy of the 99 individual family services plan to the court within 30 days of the court's written referral to the 100 community policy and management team. The court shall then consider the recommendations. However, 101 the court may make such other disposition as is authorized or required by law, and services ordered 102 pursuant to such disposition shall qualify for funding as appropriated under this section. 103

§ 2.2-5212. Eligibility for state pool of funds.

104 A. In order to be eligible for funding for services through the state pool of funds, a youth, or family 105 with a child, shall meet one or more of the criteria specified in subdivisions 1 through 45 and shall be 106 determined through the use of a uniform assessment instrument and process and by policies of the 107 community policy and management team to have access to these funds. 108

1. The child or youth has emotional or behavior problems that:

109 a. Have persisted over a significant period of time or, though only in evidence for a short period of 110 time, are of such a critical nature that intervention is warranted;

111 b. Are significantly disabling and are present in several community settings, such as at home, in 112 school or with peers; and

113 c. Require services or resources that are unavailable or inaccessible, or that are beyond the normal 114 agency services or routine collaborative processes across agencies, or require coordinated interventions 115 by at least two agencies.

2. The child or youth has emotional or behavior problems, or both, and currently is in, or is at 116 117 imminent risk of entering, purchased residential care. In addition, the child or youth requires services or

- 118 resources that are beyond normal agency services or routine collaborative processes across agencies, and119 requires coordinated services by at least two agencies.
- 3. The child or youth requires placement for purposes of special education in approved private schooleducational programs.
- 4. The child or youth has been placed in foster care through a parental agreement between a local social services agency or public agency designated by the community policy and management team and his parents or guardians, entrusted to a local social services agency by his parents or guardian or has been committed to the agency by a court of competent jurisdiction for the purposes of placement as authorized by § 63.2-900.
- 127 5. The child or youth requires mental health services to prevent placement in foster care pursuant to 128 a parental agreement.
- B. For purposes of determining eligibility for the state pool of funds, "child" or "youth" means (i) a
 person less than eighteen years of age and (ii) any individual through twenty-one years of age who is
 otherwise eligible for mandated services of the participating state agencies including special education
 and foster care services.
- 133 2. That the provisions of this act shall not become effective unless reenacted by the 2008 Regular134 Session of the General Assembly.