2019 SESSION

ENROLLED

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VIRGINIA ACTS OF ASSEMBLY - CHAPTER

2 An Act to amend and reenact §§ 16.1-309.2, 16.1-309.3, and 16.2-309.7 of the Code of Virginia, 3 relating to the Virginia Juvenile Community Crime Control Act; prevention of juvenile crime prior to 4 intake.

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Approved

7 Be it enacted by the General Assembly of Virginia:

8 1. That §§ 16.1-309.2, 16.1-309.3, and 16.2-309.7 of the Code of Virginia are amended and 9 reenacted as follows:

§ 16.1-309.2. Purpose and intent.

The General Assembly, to ensure the prevention of juvenile crime and the imposition of appropriate 11 12 and just sanctions and to make the most efficient use of community diversion and community-based and 13 correctional resources for those juveniles who have been screened for needing community diversion or community-based services using an evidence-based assessment protocol or are before intake on 14 15 complaints or the court on petitions alleging that the juvenile is a child in need of services, child in 16 need of supervision, or delinquent, has determined that it is in the best interest of the Commonwealth to 17 establish a community-based system of progressive intensive sanctions and services that correspond to the severity of offense and treatment needs. The purpose of this system shall be to deter crime by 18 19 providing community diversion or community-based services to juveniles who are in need of such 20 services and by providing an immediate, effective punishment that emphasizes accountability of the juvenile offender for his actions as well as reduces the pattern of repeat offending. In furtherance of this 21 purpose, counties, cities or combinations thereof are encouraged to develop, implement, operate, and 22 23 evaluate programs and services responsive to their specific juvenile offender needs and juvenile crime 24 trends.

This article shall be interpreted and construed to accomplish the following purposes:

26 1. Promote an adequate level of services to be available to every juvenile and domestic relations 27 district court. 28

2. Ensure local autonomy and flexibility in addressing juvenile crime.

29 3. Encourage a public and private partnership in the design and delivery of services for juveniles 30 who come before intake on a complaint or the court on a petition alleging a child is in need of services, 31 in need of supervision, or delinquent or have been screened for needing community diversion or 32 community-based services using an evidence-based assessment protocol.

33 4. Emphasize parental responsibility and provide community-based services for juveniles and their 34 families which hold them accountable for their behavior. 35

5. Establish a locally driven statewide planning process for the allocation of state resources.

6. Promote the development of an adequate service capacity for juveniles before intake on a 36 37 complaint or the court on petitions alleging status or delinquent offenses.

§ 16.1-309.3. Establishment of a community-based system of services; biennial local plan; 38 39 quarterly report.

40 A. Any county, city, or combination thereof may establish a community-based system pursuant to 41 this article, which shall provide, or arrange to have accessible, a variety of predispositional and 42 postdispositional services. These services may include, but are not limited to, diversion, community 43 service, restitution, house arrest, intensive juvenile supervision, substance abuse assessment and testing, 44 first-time offender programs, intensive individual and family treatment, structured day treatment and 45 structured residential programs, aftercare/parole community supervision, and residential and nonresidential services for juveniles who have been screened for needing community diversion or 46 47 community-based services using an evidence-based assessment protocol or juvenile offenders who are before intake on complaints or the court on petitions alleging that the juvenile is delinquent, in need of 48 49 services, or in need of supervision but shall not include secure detention for the purposes of this article. 50 Such community-based systems shall be based on an annual review of court-related data and an objective assessment of the need for services and programs for juveniles who have been screened for 51 52 needing community diversion or community-based services using an evidence-based assessment protocol 53 or juvenile offenders who are before intake on complaints or the court on petitions alleging that the 54 juvenile is a child in need of services, in need of supervision, or delinquent. The community- based 55 system shall be developed after consultation with the judge or judges of the juvenile and domestic 56 relations district court, the director of the court services unit, the community policy and management

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team established under § 2.2-5205, and, if applicable, the director of any program established pursuant to 57 58 § 66-26.

59 B. Community-based services instituted pursuant to this article shall be administered by a county, 60 city, or combination thereof, and may be administered through a community policy and management team established under § 2.2-5204 or a commission established under § 16.1-315. Such programs and 61 62 services may be provided by qualified public or private agencies, pursuant to appropriate contracts. Any commission established under § 16.1-315 providing predispositional and postdispositional services prior 63 64 to the enactment of this article which serves the City of Chesapeake or the City of Hampton shall directly receive the proportion of funds calculated under § 16.1-309.7 on behalf of the owner localities. 65 66 The funds received shall be allocated directly to the member localities. Any member locality which elects to withdraw from the commission shall be entitled to its full allocation as provided in 67 §§ 16.1-309.6 and 16.1-309.7. The Department of Juvenile Justice shall provide technical assistance to 68 69 localities, upon request, for establishing or expanding programs or services pursuant to this article.

70 C. Funds provided to implement the provisions of this article shall not be used to supplant funds 71 established as the state pool of funds under § 2.2-5211.

D. Any county, city, or combination thereof which establishes a community-based system pursuant to 72 73 this article shall biennially submit to the State Board for approval a local plan for the development, 74 implementation, and operation of such services, programs, and facilities pursuant to this article. The plan 75 shall provide (i) the projected number of juveniles served by alternatives to secure detention and (ii) any 76 reduction in secure detention rates and commitments to state care as a result of programs funded 77 pursuant to this article. The State Board shall solicit written comments on the plan from the judge or 78 judges of the juvenile and domestic relations court, the director of the court services unit, and, if 79 applicable, the director of programs established pursuant to § 66-26. Prior to the initiation of any new 80 services, the plan shall also include a cost comparison for the private operation of such services.

E. Each locality shall report quarterly to the Director the data required by the Department to measure 81 82 progress on stated objectives and to evaluate programs and services within such locality's plan. 83

§ 16.1-309.7. Determination of payment.

84 A. The Commonwealth shall provide financial assistance to localities whose plans have been 85 approved pursuant to subsection D of § 16.1-309.3 in quarterly payments based on the annual calculated costs which shall be determined as follows: 86

87 1. For community diversion services, one-half of the calculated costs as determined by the following 88 factors: (i) the statewide daily average costs for predispositional nonresidential services and (ii) the total 89 number of children in need of services and children in need of supervision complaints diverted at intake 90 by the locality in the previous year and the total number of children who have been screened for 91 needing community diversion or community-based services using an evidence-based assessment protocol.

92 2. For predispositional community-based services, three-quarters of the calculated costs as determined 93 by the following factors: (i) the statewide daily average cost evenly divided for predispositional community-based residential and nonresidential services and (ii) the number of arrests of juveniles based 94 95 on the locality's most recent year available Uniform Crime Reports for (a) one-third of all Part 1 crimes 96 against property, (b) one-third of all drug offenses and (c) all remaining Part 2 arrests.

97 3. For postdispositional community-based services for adjudicated juveniles, one-half of the 98 calculated costs as determined by the following factors: (i) the statewide average daily costs for 99 postdispositional community-based nonresidential services and (ii) the locality's total number of 100 juveniles, who, in the previous year, were adjudicated delinquent for the first time.

4. For postdispositional community-based services for juveniles adjudicated delinguent for a second 101 102 or subsequent offense, one-half of the calculated costs as determined by the following factors: (i) the statewide average daily costs evenly divided for postdispositional community-based residential and 103 104 nonresidential services and (ii) the locality's total number of court dispositions which, in the previous 105 year, adjudicated juveniles as (a) delinquent for a second or subsequent offense, (b) children in need of 106 services, or (c) children in need of supervision, less those juveniles receiving services under the 107 provisions of §§ 16.1-285.1 and 16.1-286.

108 B. Any moneys distributed by the Commonwealth under this article which are unexpended at the end 109 of each fiscal year within a biennium shall be retained by the county, city or combination thereof and 110 subsequently expended for operating expenses of Juvenile Community Crime Control Act programs. Any 111 surplus funds remaining at the end of a biennium shall be returned to the state treasury.