

Rep. Jim Sacia

## Filed: 5/12/2011

	09700SB2151ham001	LRB097 09724 RLC 55480 a
1	AMENDMENT TO SENATE B	SILL 2151
2	AMENDMENT NO Amend Senat	e Bill 2151 on page 1, by
3	inserting immediately below line 3 the following:	
4 5	"Section 3. The Children and Famil by changing Section 17a-5 as follows:	y Services Act is amended
6	(20 ILCS 505/17a-5) (from Ch. 23,	par. 5017a-5)
7	Sec. 17a-5. The Department of	Human Services shall be
8	successor to the Department of Childre	en and Family Services in
9	the latter Department's capacity as s	successor to the Illinois
10	Law Enforcement Commission in the fun	ctions of that Commission
11	relating to juvenile justice and the	federal Juvenile Justice
12	and Delinquency Prevention Act of 19	74 as amended, and shall
13	have the powers, duties and functions	specified in this Section
14	relating to juvenile justice and the federal Juvenile Justice	
15	and Delinquency Prevention Act of 1974	, as amended.
16	(1) Definitions. As used in this S	ection:

1 (a) "juvenile justice system" means all activities by 2 public or private agencies or persons pertaining to the 3 handling of youth involved or having contact with the 4 police, courts or corrections;

5 (b) "unit of general local government" means any 6 county, municipality or other general purpose political 7 subdivision of this State;

8 (c) "Commission" means the Illinois Juvenile Justice
 9 Commission provided for in Section 17a-9 of this Act.

10 (2) Powers and Duties of Department. The Department of Human Services shall serve as the official State Planning 11 Agency for juvenile justice for the State of Illinois and in 12 13 that capacity is authorized and empowered to discharge any and all responsibilities imposed on such bodies by the federal 14 15 Juvenile Justice and Delinquency Prevention Act of 1974, as 16 amended, specifically the deinstitutionalization of status offenders, separation of juveniles and adults in municipal and 17 county jails, removal of juveniles from county and municipal 18 jails and monitoring of compliance with these mandates. In 19 20 furtherance thereof, the Department has the powers and duties 21 set forth in paragraphs 3 through 15 of this Section:

(3) To develop annual comprehensive plans based on analysis of juvenile crime problems and juvenile justice and delinquency prevention needs in the State, for the improvement of juvenile justice throughout the State, such plans to be in accordance with the federal Juvenile Justice and Delinquency Prevention 1 Act of 1974, as amended;

(4) To define, develop and correlate programs and projects
relating to administration of juvenile justice for the State
and units of general local government within the State or for
combinations of such units for improvement in law enforcement;

6 (5) To advise, assist and make recommendations to the 7 Governor as to how to achieve a more efficient and effective 8 juvenile justice system;

9 (5.1) To develop recommendations to ensure the effective 10 reintegration of youth offenders into communities to which they 11 are returning. The Illinois Juvenile Justice Commission, utilizing available information provided by the Department of 12 13 Juvenile Justice, the Prisoner Review Board, the Illinois 14 Criminal Justice Information Authority, and any other relevant 15 State agency, shall develop by September 30, 2010, a report on 16 juveniles who have been the subject of a parole revocation within the past year in Illinois. The report shall provide 17 information on the number of youth confined in the Department 18 of Juvenile Justice for revocation based on a technical parole 19 20 violation, the length of time the youth spent on parole prior 21 to the revocation, the nature of the committing offense that 22 served as the basis for the original commitment, demographic 23 information including age, race, sex, and zip code of the 24 underlying offense and the conduct leading to revocation. In 25 addition, the Juvenile Justice Commission shall develop 26 recommendations to:

1 (A) recommend the development of a tracking system to provide quarterly statewide reports on youth released from 2 3 the Illinois Department of Juvenile Justice including lengths of stay in the Illinois Department of Juvenile 4 5 prior to release, length of Justice monitoring post-release, pre-release services provided to each youth, 6 violations of release conditions including length of 7 release prior to violation, nature of violation, and 8 9 intermediate sanctions offered prior to violation;

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10 (B) recommend outcome measures of educational 11 attainment, employment, homelessness, recidivism, and 12 other appropriate measures that can be used to assess the 13 performance of the State of Illinois in operating youth 14 offender reentry programs;

15 (C) recommend due process protections for youth during 16 release decision-making processes including, but not 17 limited to, parole revocation proceedings and release on 18 parole; and -

19 (D) recommend to the Governor and General Assembly 20 after a study the effective treatment and supervision of 21 the specialized population of juvenile offenders who are 22 adjudicated delinquent for a sex offense, utilizing available information and research on best practices 23 24 within this State and across the nation including, but not 25 limited to, research and recommendations from the U.S. Department of Justice; among other relevant options, 26

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1 consider requiring specially trained probation, parole, or aftercare officers to supervise juveniles adjudicated as 2 sex offenders; explore the development of individualized 3 4 probation or parole orders that include, but are not 5 limited to, supervision and treatment options for juveniles adjudicated as sex offenders; and consider the 6 appropriateness and feasibility of restricting juveniles 7 adjudicated as sex offenders from certain locations 8 9 including schools and parks.

10 The Juvenile Justice Commission shall include information and recommendations on the effectiveness of the State's 11 12 juvenile reentry programming, including progress on the recommendations in subparagraphs (A) and (B) of this paragraph 13 (5.1), in its annual submission of recommendations to the 14 15 Governor and the General Assembly on matters relative to its 16 function, and in its annual juvenile justice plan. This paragraph (5.1) may be cited as the Youth Reentry Improvement 17 Law of 2009; 18

19 (6) To act as a central repository for federal, State, 20 regional and local research studies, plans, projects, and 21 proposals relating to the improvement of the juvenile justice 22 system;

(7) To act as a clearing house for information relating toall aspects of juvenile justice system improvement;

(8) To undertake research studies to aid in accomplishing
its purposes;

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(9) To establish priorities for the expenditure of funds
 made available by the United States for the improvement of the
 juvenile justice system throughout the State;

4 (10) To apply for, receive, allocate, disburse, and account 5 for grants of funds made available by the United States pursuant to the federal Juvenile Justice and Delinquency 6 Prevention Act of 1974, as amended; and such other similar 7 8 legislation as may be enacted from time to time in order to 9 plan, establish, operate, coordinate, and evaluate projects 10 directly or through grants and contracts with public and 11 private agencies for the development of more effective 12 education, training, research, prevention, diversion, treatment and rehabilitation programs in the area of juvenile 13 14 delinquency and programs to improve the juvenile justice 15 system;

16 (11) To insure that no more than the maximum percentage of 17 the total annual State allotment of juvenile justice funds be 18 utilized for the administration of such funds;

19 (12) To provide at least 66-2/3 per centum of funds 20 received by the State under the Juvenile Justice and 21 Delinquency Prevention Act of 1974, as amended, are expended 22 through:

(a) programs of units of general local government or
 combinations thereof, to the extent such programs are
 consistent with the State plan; and

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(b) programs of local private agencies, to the extent

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such programs are consistent with the State plan;

2 (13) To enter into agreements with the United States
3 government which may be required as a condition of obtaining
4 federal funds;

5 (14) To enter into contracts and cooperate with units of 6 general local government or combinations of such units, State 7 agencies, and private organizations of all types, for the 8 purpose of carrying out the duties of the Department imposed by 9 this Section or by federal law or regulations;

10 (15) To exercise all other powers that are reasonable and 11 necessary to fulfill its functions under applicable federal law 12 or to further the purposes of this Section.

13 (Source: P.A. 96-853, eff. 12-23-09; 96-1271, eff. 1-1-11.)"; 14 and

15 on page 7, line 12, by deleting "<u>felony</u>"; and

16 by deleting lines 18 through 26 on page 9 and all of page 10.