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1 AN ACT concerning criminal law.

2 Be it enacted by the People of the State of Illinois, 3 represented in the General Assembly:

4 Section 5. The Probation and Probation Officers Act is 5 amended by changing Section 16.1 as follows:

6 (730 ILCS 110/16.1)

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Sec. 16.1. Redeploy Illinois Program.

The purpose of this Section is to encourage the 8 (a) 9 deinstitutionalization of juvenile offenders by establishing projects in counties or groups of counties that reallocate 10 State funds from juvenile correctional confinement to local 11 jurisdictions, which will establish a continuum of local, 12 13 community-based sanctions and treatment alternatives for 14 juvenile offenders who would be incarcerated if those local services and sanctions did not exist. It is also intended to 15 16 offer alternatives, when appropriate, to avoid commitment to 17 the Department of Juvenile Justice, to direct child welfare services for minors charged with a criminal offense or 18 19 adjudicated delinquent under Section 5 of the Children and Family Services Act. The allotment of funds will be based on a 20 21 formula that rewards local jurisdictions for the establishment 22 or expansion of local alternatives to incarceration, and requires them to pay for utilization of incarceration as a 23

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addition, there shall be an allocation of 1 sanction. In 2 resources (amount to be determined annually by the Redeploy 3 Illinois Oversight Board) set aside at the beginning of each fiscal year to be made available for any county or groups of 4 5 counties which need resources only occasionally for services to avoid commitment to the Department of Juvenile Justice for a 6 7 limited number of youth. This redeployment of funds shall be made in a manner consistent with the Juvenile Court Act of 1987 8 9 and the following purposes and policies:

10 (1) The juvenile justice system should protect the 11 community, impose accountability to victims and 12 communities for violations of law, and equip juvenile 13 offenders with competencies to live responsibly and 14 productively.

15 (2) Juveniles should be treated in the least 16 restrictive manner possible while maintaining the safety 17 of the community.

(3) A continuum of services and sanctions from least
 restrictive to most restrictive should be available in
 every community.

(4) There should be local responsibility and authority
for planning, organizing, and coordinating service
resources in the community. People in the community can
best choose a range of services which reflect community
values and meet the needs of their own youth.

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(5) Juveniles who pose a threat to the community or

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themselves need special care, including secure settings.
Such services as detention, long-term incarceration, or
residential treatment are too costly to provide in each
community and should be coordinated and provided on a
regional or Statewide basis.

6 (6) The roles of State and local government in creating 7 and maintaining services to youth in the juvenile justice 8 system should be clearly defined. The role of the State is 9 to fund services, set standards of care, train service 10 providers, and monitor the integration and coordination of 11 services. The role of local government should be to oversee 12 the provision of services.

(b) Each county or circuit participating in the Redeploy Illinois program must create a local plan demonstrating how it will reduce the county or circuit's utilization of secure confinement of juvenile offenders in the Illinois Department of Juvenile Justice or county detention centers by the creation or expansion of individualized services or programs that may include but are not limited to the following:

(1) Assessment and evaluation services to provide the juvenile justice system with accurate individualized case information on each juvenile offender including mental health, substance abuse, educational, and family information;

(2) Direct services to individual juvenile offenders
 including educational, vocational, mental health,

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substance abuse, supervision, and service coordination;
and

(3) Programs that seek to restore the offender to the 3 community, such as victim offender panels, teen courts, 4 5 competency building, enhanced accountability measures, restitution, and community service. The local plan must be 6 directed in such a manner as to emphasize an individualized 7 8 approach to providing services to juvenile offenders in an 9 integrated community based system including probation as 10 the broker of services. The plan must also detail the 11 reduction in utilization of secure confinement. The local 12 plan shall be limited to services and shall not include 13 costs for:

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(i) capital expenditures;

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(ii) renovations or remodeling;

(iii) personnel costs for probation.

17 The local plan shall be submitted to the Department of

18 Human Services.

19 (c) A county or group of counties may develop an agreement 20 with the Department of Human Services to reduce their number of commitments of juvenile offenders, excluding minors sentenced 21 22 based upon a finding of quilt of first degree murder or an 23 offense which is a Class X forcible felony as defined in the Criminal Code of 1961, to the Department of Juvenile Justice, 24 25 and then use the savings to develop local programming for youth 26 who would otherwise have been committed to the Department of

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Juvenile Justice. A county or group of counties shall agree to 1 2 limit their commitments to 75% of the level of commitments from the average number of juvenile commitments for the past 3 3 years, and will receive the savings to redeploy for local 4 5 programming for juveniles who would otherwise be held in confinement. For any county or group of counties with a 6 7 decrease of juvenile commitments of at least 25%, based on the 8 average reductions of the prior 3 years, which are chosen to 9 participate or continue as sites, the Redeploy Illinois 10 Oversight Board has the authority to reduce the required 11 percentage of future commitments to achieve the purpose of this 12 Section. The agreement shall set forth the following:

13 (1) a Statement of the number and type of juvenile 14 offenders from the county who were held in secure 15 confinement by the Illinois Department of Juvenile Justice 16 in county detention the previous year, and or an 17 explanation of which, and how many, of these offenders might be served through the proposed Redeploy Illinois 18 Program for which the funds shall be used; 19

20 (2) a Statement of the service needs of currently
21 confined juveniles;

(3) a Statement of the type of services and programs to
provide for the individual needs of the juvenile offenders,
and the research or evidence base that qualifies those
services and programs as proven or promising practices;
(4) a budget indicating the costs of each service or

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1 program to be funded under the plan;

2 (5) a summary of contracts and service agreements 3 indicating the treatment goals and number of juvenile 4 offenders to be served by each service provider; and

5 (6) a Statement indicating that the Redeploy Illinois 6 Program will not duplicate existing services and programs. 7 Funds for this plan shall not supplant existing county 8 funded programs.

9 In a county with a population exceeding 2,000,000, the 10 Redeploy Illinois Oversight Board may authorize the Department 11 of Human Services to enter into an agreement with that county 12 to reduce the number of commitments by the same percentage as 13 is required by this Section of other counties, and with all of 14 the same requirements of this Act, including reporting and 15 evaluation, except that the agreement may encompass a clearly identifiable geographical subdivision of that county. The 16 17 geographical subdivision may include, but is not limited to, a police district or group of police districts, a geographical 18 19 area making up a court calendar or group of court calendars, a 20 municipal district or group of municipal districts, or a 21 municipality or group of municipalities.

22 (d) (Blank).

(d-5) A county or group of counties that does not have an approved Redeploy Illinois program, as described in subsection (b), and that has committed fewer than 10 Redeploy eligible youth to the Department of Juvenile Justice on average over the SB2899 Engrossed - 7 - LRB097 18721 RLC 63955 b

1 previous 3 years, may develop an individualized agreement with 2 the Department of Human Services through the Redeploy Illinois 3 program to provide services to youth to avoid commitment to the 4 Department of Juvenile Justice. The agreement shall set forth 5 the following:

6 (1) a statement of the number and type of juvenile 7 offenders from the county who were at risk under any of the 8 categories listed above during the 3 previous years, and an 9 explanation of which of these offenders would be served 10 through the proposed Redeploy Illinois program for which 11 the funds shall be used, or through individualized 12 contracts with existing Redeploy programs in neighboring 13 counties;

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(2) a statement of the service needs;

(3) a statement of the type of services and programs to
provide for the individual needs of the juvenile offenders,
and the research or evidence that qualifies those services
and programs as proven or promising practices;

19 (4) a budget indicating the costs of each service or20 program to be funded under the plan;

(5) a summary of contracts and service agreements
indicating the treatment goals and number of juvenile
offenders to be served by each service provider; and

(6) a statement indicating that the Redeploy Illinois
program will not duplicate existing services and programs.
Funds for this plan shall not supplant existing county

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1 funded programs.

2 (e) The Department of Human Services shall be responsible3 for the following:

(1) Reviewing each Redeploy Illinois Program plan for 4 5 compliance with standards established for such plans. A 6 plan may be approved as submitted, approved with 7 modifications, or rejected. No plan shall be considered for 8 approval if the circuit or county is not in full compliance 9 with all regulations, standards and guidelines pertaining 10 to the delivery of basic probation services as established 11 by the Supreme Court.

12 (2) Monitoring on a continual basis and evaluating 13 annually both the program and its fiscal activities in all 14 counties receiving an allocation under the Redeploy 15 Illinois Program. Any program or service that has not met 16 the goals and objectives of its contract or service 17 agreement shall be subject to denial for funding in subsequent years. The Department of Human Services shall 18 19 evaluate the effectiveness of the Redeploy Illinois Program in each circuit or county. In determining the 20 future funding for the Redeploy Illinois Program under this 21 22 Act, the evaluation shall include, as a primary indicator 23 of success, a decreased number of confinement days for the county's juvenile offenders. 24

(f) Any Redeploy Illinois Program allocations not appliedfor and approved by the Department of Human Services shall be

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available for redistribution to approved plans for 1 the 2 remainder of that fiscal year. Any county that invests local 3 moneys in the Redeploy Illinois Program shall be given first consideration for any redistribution of allocations. 4 Jurisdictions participating in Redeploy Illinois that exceed 5 their agreed upon level of commitments to the Department of 6 7 Juvenile Justice shall reimburse the Department of Corrections 8 for each commitment above the agreed upon level.

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(g) Implementation of Redeploy Illinois.

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(1) Oversight of Redeploy Illinois.

11 (i) Redeploy Illinois Oversight Board. The 12 of Human Services shall Department convene an 13 oversight board to oversee the Redeploy Illinois 14 Program. The Board shall include, but not be limited 15 to, designees from the Department of Juvenile Justice, 16 the Administrative Office of Illinois Courts, the 17 Illinois Juvenile Justice Commission, the Illinois Criminal Justice Information Authority, the Department 18 19 of Children and Family Services, the State Board of 20 Education, the Cook County State's Attorney, and a State's Attorney selected by the President of the 21 22 Illinois State's Attorney's Association, the Cook 23 County Public Defender, a representative of the 24 defense bar appointed by the Chief Justice of the 25 Illinois Supreme Court, a representative of probation 26 appointed by the Chief Justice of the Illinois Supreme SB2899 Engrossed - 10 - LRB097 18721 RLC 63955 b

Court, and judicial representation appointed by the 1 Chief Justice of the Illinois Supreme Court. Up to an 2 3 additional 9 members may be appointed by the Secretary of Human Services from recommendations 4 bv the Oversight Board; these appointees shall possess a 5 knowledge of juvenile justice issues and reflect the 6 7 collaborative public/private relationship of Redeploy 8 programs.

(ii) Responsibilities of the Redeploy Illinois Oversight Board. The Oversight Board shall:

11 (A) Identify jurisdictions to be included in
12 the program of Redeploy Illinois.

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(B) Develop a formula for reimbursement of
local jurisdictions for local and community-based
services utilized in lieu of commitment to the
Department of Juvenile Justice, as well as for any
charges for local jurisdictions for commitments
above the agreed upon limit in the approved plan.

19(C) Identify resources sufficient to support20the administration and evaluation of Redeploy21Illinois.

(D) Develop a process and identify resources to support on-going monitoring and evaluation of Redeploy Illinois.

(E) Develop a process and identify resources
 to support training on Redeploy Illinois.

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(E-5) 1 Review proposed individualized 2 agreements and approve where appropriate the distribution of resources. 3

(F) Report to the Governor and the General 4 5 Assembly on an annual basis on the progress of Redeploy Illinois. 6

7 (iii) Length of Planning Phase. The planning phase 8 may last up to, but may in no event last longer than, 9 July 1, 2004.

10 (2) (Blank).

11 (3) There shall be created the Redeploy County Review 12 Committee composed of the designees of the Secretary of 13 Human Services and the Directors of Juvenile Justice, of Children and Family Services, and of the Governor's Office 14 15 of Management and Budget who shall constitute а 16 subcommittee of the Redeploy Illinois Oversight Board.

17 (h) Responsibilities of the County Review Committee. The County Review Committee shall: 18

19 (1) Review individualized agreements from counties requesting resources on an occasional basis for services 20 21 for youth described in subsection (d-5).

22 (2) Report its decisions to the Redeploy Illinois 23 Oversight Board at regularly scheduled meetings.

(3) Monitor the effectiveness of the resources in 24 25 meeting the mandates of the Redeploy Illinois program set 26 forth in this Section so these results might be included in SB2899 Engrossed - 12 - LRB097 18721 RLC 63955 b

the Report described in clause (g)(1)(ii)(F).

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2 (4) During the third quarter, assess the amount of 3 remaining funds available and necessary to complete the 4 fiscal year so that any unused funds may be distributed as 5 defined in subsection (f).

6 (5) Ensure that the number of youth from any applicant 7 county receiving individualized resources will not exceed 8 the previous three-year average of Redeploy eligible 9 recipients and that counties are in conformity with all 10 other elements of this law.

11 (i) Implementation of this Section is subject to 12 appropriation.

(j) Rulemaking authority to implement this amendatory Act of the 95th General Assembly, if any, is conditioned on the rules being adopted in accordance with all provisions of and procedures and rules implementing the Illinois Administrative Procedure Act; any purported rule not so adopted, for whatever reason, is unauthorized.

19 (Source: P.A. 94-696, eff. 6-1-06; 94-1032, eff. 1-1-07; 20 95-1050, eff. 1-1-10.)