

Sen. Melinda Bush

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1	AMENDMENT TO SENATE BILL 3401
2	AMENDMENT NO Amend Senate Bill 3401 by replacing
3	everything after the enacting clause with the following:
4	"Section 5. The Veterans and Servicemembers Court
5	Treatment Act is amended by changing Sections 10, 25, and 30 as
6	follows:
7	(730 ILCS 167/10)
8	Sec. 10. Definitions. In this Act:
9	"Combination Veterans and Servicemembers Court program"
10	means a court program that includes a pre-adjudicatory and a
11	post-adjudicatory Veterans and Servicemembers court program.
12	"Court" means Veterans and Servicemembers Court.
13	"IDVA" means the Illinois Department of Veterans' Affairs.
14	"Peer recovery coach" means a volunteer veteran mentor
15	assigned to a veteran or servicemember during participation in
16	a veteran treatment court program who has been trained and

certified by the court to guide and mentor the participant to
 successfully complete the assigned requirements.

3 "Post-adjudicatory Veterans and Servicemembers Court 4 Program" means a program in which the defendant has admitted 5 guilt or has been found guilty and agrees, along with the 6 prosecution, to enter a Veterans and Servicemembers Court 7 program as part of the defendant's sentence.

8 "Pre-adjudicatory Veterans and Servicemembers Court 9 Program" means a program that allows the defendant with the 10 consent of the prosecution, to expedite the defendant's 11 criminal case before conviction or before filing of a criminal 12 case and requires successful completion of the Veterans and 13 Servicemembers Court programs as part of the agreement.

14 "Servicemember" means a person who is currently serving in 15 the Army, Air Force, Marines, Navy, or Coast Guard on active 16 duty, reserve status or in the National Guard.

17 "VA" means the United States Department of Veterans' 18 Affairs.

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"VAC" means a veterans assistance commission.

20 "Veteran" means a person who served in the active military, 21 naval, or air service and who was discharged or released 22 therefrom under conditions other than dishonorable.

23 "Veterans and Servicemembers Court professional" means a 24 member of the Veterans and Servicemembers Court team, including 25 but not limited to a judge, prosecutor, defense attorney, 26 probation officer, coordinator, treatment provider, or peer 1 recovery coach.

2 "Veterans and Servicemembers Court" means a court or 3 program with an immediate and highly structured judicial 4 intervention process for substance abuse treatment, mental 5 health, or other assessed treatment needs of eligible veteran and servicemember defendants that brings together substance 6 professionals, mental health professionals, 7 abuse VA 8 professionals, local social programs and intensive judicial 9 monitoring in accordance with the nationally recommended 10 key 10 components of drug courts.

11 (Source: P.A. 99-314, eff. 8-7-15.)

12 (730 ILCS 167/25)

13 Sec. 25. Procedure.

(a) The Court shall order the defendant to submit to an
eligibility screening and an assessment through the VA<u>, VAC</u>,
and/or the IDVA to provide information on the defendant's
veteran or servicemember status.

(b) The Court shall order the defendant to submit to an 18 19 eligibility screening and mental health and drug/alcohol 20 screening and assessment of the defendant by the VA, VAC, or by 21 the IDVA to provide assessment services for Illinois Courts. 22 The assessment shall include a risks assessment and be based, 23 in part, upon the known availability of treatment resources 24 available to the Veterans and Servicemembers Court. The 25 assessment shall also include recommendations for treatment of

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the conditions which are indicating a need for treatment under the monitoring of the Court and be reflective of a level of risk assessed for the individual seeking admission. An assessment need not be ordered if the Court finds a valid screening and/or assessment related to the present charge pending against the defendant has been completed within the previous 60 days.

8 (c) The judge shall inform the defendant that if the 9 defendant fails to meet the conditions of the Veterans and 10 Servicemembers Court program, eligibility to participate in 11 the program may be revoked and the defendant may be sentenced 12 or the prosecution continued as provided in the Unified Code of 13 Corrections for the crime charged.

(d) The defendant shall execute a written agreement with the Court as to his or her participation in the program and shall agree to all of the terms and conditions of the program, including but not limited to the possibility of sanctions or incarceration for failing to abide or comply with the terms of the program.

20 (e) In addition to any conditions authorized under the Pretrial Services Act and Section 5-6-3 of the Unified Code of 21 22 Corrections, the Court may order the defendant to complete 23 substance abuse treatment in an outpatient, inpatient, 24 residential, or jail-based custodial treatment program, order 25 the defendant to complete mental health counseling in an 26 inpatient or outpatient basis, comply with physicians' 09900SB3401sam001 -5- LRB099 21152 RLC 47442 a

1 recommendation regarding medications and all follow up 2 treatment. This treatment may include but is not limited to 3 post-traumatic stress disorder, traumatic brain injury and 4 depression.

5 (f) The Court may establish a mentorship program that 6 provides access and support to program participants by peer 7 recovery coaches. Courts shall be responsible to administer the 8 mentorship program with the support of volunteer veterans and 9 local veteran service organizations, including a VAC. Peer 10 recovery coaches shall be trained and certified by the Court 11 prior to being assigned to participants in the program.

12 (Source: P.A. 99-314, eff. 8-7-15.)

13 (730 ILCS 167/30)

14 Sec. 30. Mental health and substance abuse treatment.

(a) The Veterans and Servicemembers Court program may
maintain a network of substance abuse treatment programs
representing a continuum of graduated substance abuse
treatment options commensurate with the needs of defendants;
these shall include programs with the VA, IDVA, <u>a VAC</u>, the
State of Illinois and community-based programs supported and
sanctioned by either or both.

(b) Any substance abuse treatment program to which defendants are referred must meet all of the rules and governing programs in Parts 2030 and 2060 of Title 77 of the Illinois Administrative Code. 09900SB3401sam001 -6- LRB099 21152 RLC 47442 a

(c) The Veterans and Servicemembers Court program may, in
 its discretion, employ additional services or interventions,
 as it deems necessary on a case by case basis.

4 (d) The Veterans and Servicemembers Court program may 5 maintain or collaborate with a network of mental health 6 treatment programs and, if it is a co-occurring mental health and substance abuse court program, a network of substance abuse 7 treatment programs representing a continuum of treatment 8 options commensurate with the needs of the defendant and 9 10 available resources including programs with the VA, the IDVA, a 11 VAC, and the State of Illinois.

12 (Source: P.A. 96-924, eff. 6-14-10.)

Section 99. Effective date. This Act takes effect upon becoming law.".