GENERAL ASSEMBLY OF NORTH CAROLINA

SESSION 1995

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HOUSE BILL 225 Corrected Copy 2/22/95

Short Title: Divorce Educ. Program.	(Public)
Sponsors: Representatives Alexander; Black, Blue, Church, Culp Dickson, Earle, Easterling, Fox, Hill, Hurley, Lee, Luebke, McMichaux, G. Miller, Oldham, Redwine, Richardson, Rogers, Yongue.	cCrary, McLaughlin,
Referred to: Judiciary II, if favorable, Administrations Subcommunity Public Safety.	- nittee on Justice and
February 20, 1995	_

A BILL TO BE ENTITLED

AN ACT TO DIRECT THE ADMINISTRATIVE OFFICE OF THE COURTS TO

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3	DEVELOP AN EDUCATIONAL PROGRAM FOR DIVORCING COUPLES WITH
4	CHILDREN.
5	The General Assembly of North Carolina enacts:
6	Section 1. (a) The Administrative Office of the Courts shall develop a program to
7	educate and sensitize divorcing couples with children about the needs of their children
8	during the separation and divorce process and after the divorce has been granted.
9	Program development shall include the following:
10	(1) An educational course that divorcing couples with children would be
11	required to attend before an absolute divorce would be granted by the
12	court; the course should be designed to inform attendees about divorce
13	and its impact on:
14	a. The children,
15	b. The family relationship, and

The couples' financial responsibilities for the children; 1 c. 2 The course should also provide information to attendees on 3 resources available in the community for helping families affected by 4 divorce: 5 The course should not be so lengthy as to be unduly burdensome, but 6 should be sufficiently comprehensive in subject matter and information 7 to be useful to attendees: 8 (2) An administrative plan for the implementation of the program statewide 9 or in selected judicial districts, as recommended by the Administrative 10 Office of the Courts; the administrative plan shall include: Provision for the court to waive the course attendance 11 12 requirement upon its own motion or upon motion of one or both of the parties if the court determines that attendance and 13 14 completion of the course are not necessary, appropriate, feasible, 15 or in the best interest of the parties, Estimates of the cost to operate the program in selected districts, 16 b. 17 or statewide. 18 Estimates of reasonable fees that attendees would be charged, c. 19 and a method for waiving such fees in cases of severe financial hardship, 20 21 d. Methods for evaluating the courses to ensure effectiveness, and 22 for certifying attendance, How the program will be implemented at the local level, and 23 e. f. Other administrative matters identified by the Administrative 24 25 Office of the Courts as necessary for effective and efficient program implementation; 26 Identification of course providers with whom the Administrative Office (3) 27 of the Courts would contract to make courses available at reasonable 28 29 times and for reasonable fees, and to ensure that courses will be 30 available with sufficient regularity to meet the needs of the judicial district in which the program is offered; and 31 Other matters considered by the Administrative Office of the Courts to 32 (4) 33 be important program components. The Administrative Office of the Courts shall ensure involvement and input 34 (b) 35 into the development of the program by persons who have experience in assisting families through and after the divorcing process. 36 Sec. 2. The Administrative Office of the Courts shall report to the General 37 38 Assembly not later than May 1, 1996, on the program developed pursuant to Section 1 of 39 this act. The report shall include the following: 40 Recommendations on whether the program should be implemented (1) statewide or in targeted pilot districts, and the reasons for the 41 42 recommendation;

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1	(2)	The amount of State funds that will be necessary to support the
2	· /	program; these amounts shall indicate costs to operate the programs
3		locally, and administrative costs for the Administrative Office of the
4		Courts to supervise and oversee program operation;
5	(3)	Legislation that may be needed to facilitate program implementation
6		and operation; and
7	(4)	Other recommendations the Office of Administrative Hearings
8		considers appropriate.
9	Sec.	3. This act is effective upon ratification.