GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2003

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HOUSE DRH30513-LL-142G (10/30)

Short Title: Mental Health Treatment Court Pilot. (Public)

Sponsors: Representatives Insko, Hackney, Alexander, and Goforth (Primary Sponsors).

Referred to:

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A BILL TO BE ENTITLED

AN ACT TO APPROPRIATE FUNDS FOR THREE MENTAL HEALTH TREATMENT COURT PILOT PROGRAMS WITHIN THE EXISTING DRUG TREATMENT COURT PROGRAM TO SERVE REPEAT ADULT OFFENDERS NEEDING MENTAL HEALTH SERVICES.

The General Assembly of North Carolina enacts:

SECTION 1. The Administrative Office of the Courts shall establish pilot programs in District Court Districts 15B, 26, and 28 that add a mental health treatment component to the existing drug treatment courts in those districts, thereby expanding those courts into therapeutic court programs aimed at providing treatment to repeat adult offenders with needs for either mental health or substance abuse services. The purpose of the mental health treatment component of the pilot programs is to facilitate cooperation between the State mental health system, mental health service providers, and the judicial system in order to provide repeat adult offenders that need mental health services with treatment and other mental health services aimed at improving their ability to function in the community, thereby reducing recidivism and easing the workload of the courts.

In expanding the drug treatment courts in these districts into therapeutic courts under this act, the Administrative Office of the Courts and the Department of Health and Human Services, Division of Mental Health, Developmental Disabilities, and Substance Abuse Services, shall collaborate on a plan for the structure of the court process, treatment services provided by area authorities or county programs and other appropriate mental health service providers, and administration of the pilot programs. Treatment services provided under the mental health treatment court component shall use best treatment practices approved by the Division of Mental Health, Developmental Disabilities, and Substance Abuse Services. The collaborative effort required under this

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act shall also include consideration of the effectiveness and efficiency of the mental health treatment court component to determine feasibility of the statewide expansion of drug treatment courts into therapeutic courts.

SECTION 2. The Administrative Office of the Courts shall report to the Chairs of the Senate and House Appropriations Committees, the Chairs of the Senate and House Appropriations Subcommittees on Justice and Public Safety, and the Chairs of the Senate and House Appropriations Subcommittees on Health and Human Services by March 1, 2005, on the implementation of the therapeutic treatment court pilot programs provided for in this act, including an evaluation of the effectiveness of the new mental health treatment component of those programs and recommendations on the feasibility and desirability of expanding the existing drug treatment court program into a statewide therapeutic court program.

SECTION 3.(a) There is appropriated from the General Fund to the Judicial Department the sum of thirty-six thousand one hundred sixty-one dollars (\$36,161) for the 2004-2005 fiscal year. These funds shall be used to provide therapeutic court services in the Drug Treatment Court model to repeat adult offenders who are within the targeted population for mental health, developmental disabilities, and substance abuse services as defined in G.S. 122C-3(38).

SECTION 3.(b) There is appropriated from the Trust Fund for Mental Health, Developmental Disabilities, and Substance Abuse Services and Bridge Funding Needs to the Department of Health and Human Services, Division of Mental Health, Developmental Disabilities, and Substance Abuse Services, the sum of one hundred thirty-seven thousand nine hundred forty dollars (\$137,940) for the 2004-2005 fiscal year. These funds shall be used for mental health treatment services to repeat adult offenders within the targeted population for mental health, developmental disabilities, and substance abuse services as defined in G.S. 122C-3(38).

SECTION 3.(c) There is appropriated from the General Fund to the Judicial Department the sum of twenty thousand dollars (\$20,000) for the 2004-2005 fiscal year. These funds shall be used to obtain an independent evaluation of the effectiveness of the pilot programs authorized under Section 1 of this act.

SECTION 4. A county may appropriate county or other non-State funds to expand mental health services to adult repeat offenders served by the pilot programs for mental health treatment established under Section 1 of this act. No State funds appropriated in this act shall be used to provide mental health services to nontargeted population adult repeat offenders.

SECTION 5. This act becomes effective July 1, 2004.