GENERAL ASSEMBLY OF NORTH CAROLINA

SESSION 1991

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SENATE BILL 465* Second Edition Engrossed 4/22/91 House Committee Substitute Favorable 6/21/91 Fourth Edition Engrossed 7/2/91

Short Title: Transfer Community Penalties.

(Public)

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Sponsors:

Referred to:

April 2, 1991

1	A BILL TO BE ENTITLED
2	AN ACT TO TRANSFER THE COMMUNITY PENALTIES PROGRAM FROM THE
3	DEPARTMENT OF CRIME CONTROL AND PUBLIC SAFETY TO THE
4	ADMINISTRATIVE OFFICE OF THE COURTS.
5	The General Assembly of North Carolina enacts:
6	Section 1. Notwithstanding the provisions of Section 130 of Chapter 1066 of
7	the 1989 Session Laws, the statutory authority, powers, duties, and functions, records,
8	personnel, property, unexpended balances of appropriations, allocations or other funds,
9	including the functions of budgeting and purchasing, of the Department of Crime
10	Control and Public Safety to conduct the community penalties program, as provided by
11	Part 6 of Article 11 of Chapter 143B of the General Statutes, are transferred to the
12	Administrative Office of the Courts.
13	The transfer directed by this section shall include two community specialists
14	I, position numbers 4971-0000-0009-120 and 4971-0000-0009-232, and one clerk-typist
15	IV, position number 4971-0000-0009-202. The Office of State Budget and
16	Management shall ensure that the transfer directed by this section is carried out.
17	Sec. 2. Part 6 of Article 11 of Chapter 143B of the General Statutes, G.S.
18	143B-500 through G.S. 143B-507, is recodified as Article 61 of Subchapter XIII of
19	Chapter 7A of the General Statutes, G.S. 7A-770 through G.S. 7A-777. The Revisor of
20	Statutes shall change any references to "this Part" to "this Article".

GENERAL ASSEMBLY OF NORTH CAROLINA

1	Sec. 3. G.S. 143B-500, as recodified as G.S. 7A-770 by Section 2 of this act,
2	reads as rewritten:
3	"§ 7A-770. Purpose.
4	This Article shall be known and may be cited as the 'Community Penalties Act of
5	1983.' The purpose of this Article is to reduce prison overcrowding by providing the
6	judicial system with community sentences to be used in lieu of and at less cost than
7	imprisonment. In furtherance of this purpose, this Article provides for the following:
8	(1) Establishment of local sentencing alternatives for felons who require
9	less than institutional custody but more than regular probation
10	supervision.
11	(2) Increased opportunities for nonviolent <u>certain</u> felons to make restitution
12	to victims of crime through financial reimbursement or community
13	service.
14	(3) Local involvement in the development of community penalties to
15	assure that they are specifically designed to meet local needs.
16	(4) Reduced expenditures of State funds through an emphasis on
17	alternative penalties for offenders so that new prisons need not be built
18	or new space added."
19	Sec. 4. G.S. 143B-501, as recodified as G.S. 7A-771 by Section 2 of this act,
20	reads as rewritten:
21	"§ 7A-771. Definitions.
22	As used in this Part:
23	(1) 'Community penalties program' means an agency within the judicial
24	district which shall (i) prepare community penalty plans; (ii) arrange or
25	contract with public and private agencies for necessary services for
26	offenders; and (iii) monitor the progress of offenders placed on
27	community penalty plans.
28	(2) 'Community penalty plan' means a plan presented in writing to the
29	sentencing judge which provides a detailed description of the targeted
30	offender's proposed community penalty.
31	(2a) 'Director' means the Director of the Administrative Office of the
32	<u>Courts.</u>
33	(3) 'Judicial district' means a district court district as defined in G.S. 7A-
34	133.
35	(4) <u>'Secretary' means the Secretary of the Department of Crime Control</u>
36	and Public Safety.
37	(5) 'Targeted offenders' means persons convicted of nonviolent
38	misdemeanors-misdemeanors, or nonviolent Class H, I, or J felonies Class
39	H felonies other than involuntary manslaughter, or Class I or J
40	felonies, who would be eligible for intensive probation or house arrest,
41	and who are facing an imminent and substantial threat of
42	imprisonment."
43	Sec. 5. G.S. 143B-502, as recodified as G.S. 7A-772 by Section 2 of this act,
11	reads as rewritten.

44 reads as rewritten:

1991

"§ 7A-772. Allocation of funds. 1 2 The Secretary Director may award grants in accordance with the policies established 3 by this Part and within the limits of any appropriation in accordance with any laws made for that purpose, including appropriations acts and provisions in appropriations acts, and 4 5 adopt regulations for the implementation, operation, and monitoring of community 6 penalties programs. Community penalties programs that are grantees shall use such 7 funds to develop, implement, and monitor community penalty plans. Grants shall be 8 awarded by the Secretary-Director to agencies whose comprehensive program plans 9 promise best to meet the goals set forth herein." Sec. 6. G.S. 143B-505, as recodified as G.S. 7A-775 by Section 2 of this act, 10 11 reads as rewritten: 12 "§ 7A-775. Advisory-Community penalties board. 13 Each community penalties program shall establish a community penalties advisory 14 board to provide advice-direction and assistance to the community penalties program in 15 the implementation and evaluation of the plan. Community penalties boards may be 16 organized as nonprofit corporations under Chapter 55A of the General Statutes. The 17 advisory community penalties board shall consist of not less than 12 members, and shall 18 include, insofar as possible, judges, district attorneys, attorneys, social workers, lawenforcement officers, probation officers, and other interested persons. The advisory 19 20 community penalties board shall meet on a regular basis and advise the community 21 penalties program. basis, and its duties include, but are not limited to, the following: 22 Development of an annual budget for the program; (1)23 (2)Hiring, firing, and evaluation of program personnel; 24 Selection of board members: (3) Arranging for a private and independent annual audit; 25 (4) 26 Development of procedures for contracting for services." (5) 27 Sec. 7. The Revisor of Statutes shall change any remaining references in G.S. 7A-770 through G.S. 7A-777 to "the Secretary" to "the Director". 28 29 Sec. 8. Rules adopted by the Department of Crime Control and Public Safety 30 that are in effect on the effective date of this act apply to the Administrative Office of 31 the Courts until amended or repealed by the Administrative Office of the Courts. 32 Sec. 9. This act becomes effective July 1, 1991.