SUBSTITUTE HOUSE BILL 1824

State of Washington 58th Legislature 2003 Regular Session

By House Committee on Juvenile Justice & Family Law (originally sponsored by Representatives Pettigrew, Miloscia, Kagi, Darneille and Schual-Berke)

READ FIRST TIME 03/04/03.

1 AN ACT Relating to developing criteria to ensure quality control in 2 research-based treatment programs for juveniles; and creating new 3 sections.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON: 4

5 NEW SECTION. Sec. 1. (1) The legislature finds that:

(a) Recent studies suggest that research-based treatment programs, 6 7 such as aggression replacement training and functional family therapy, 8 used within the juvenile justice system reduces recidivism rates only if such programs are delivered competently; and 9

10 (b) When research-based treatment delivered programs are 11 competently, they ultimately save the state more money than they cost 12 to run.

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(2) Therefore, the legislature declares that:

14 (a) Ensuring competence within research-based treatment programs is 15 necessary for juveniles to receive the optimal chance at rehabilitation 16 and for the state to get the highest rate of return on its money;

17 (b) Ensuring competency within research-based treatment programs 18 includes, but is not limited to, finding and hiring qualified

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providers, training and continually educating providers, managing and overseeing the delivery of treatment services, and retaining quality providers; and

4 (c) Effective quality control within research-based treatment 5 programs is vital to making these programs work.

6 <u>NEW SECTION.</u> Sec. 2. In order to establish a specific measuring 7 tool that state agencies in the juvenile justice system can use to ensure quality control and competent delivery of research-based 8 treatment services to youth, the Washington state institute for public 9 policy shall develop general criteria designed to ensure adherence to 10 11 proven practices in research-based treatment programs. For the 12 purposes of determining funding, the legislature may require an agency to demonstrate how it has met the criteria. The criteria shall include 13 measures for ongoing and accurate monitoring and tracking of competent 14 15 treatment delivery and for continual improvement of treatment delivery. 16 The criteria must be developed and presented to the legislature by 17 January 1, 2004.

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