## THE GENERAL ASSEMBLY OF PENNSYLVANIA

## SENATE BILL No. 860 Session of 2013

INTRODUCED BY MCILHINNEY, MENSCH, GREENLEAF, RAFFERTY, LEACH, BAKER, WASHINGTON AND BOSCOLA, APRIL 25, 2013

SENATOR MENSCH, AGING AND YOUTH, AS AMENDED, JUNE 11, 2013

## AN ACT

1 2 3 4	Amending the act of June 13, 1967 (P.L.31, No.21), entitled "An act to consolidate, editorially revise, and codify the public welfare laws of the Commonwealth," in children and youth, providing for purpose and for county purchase of services.
5	The General Assembly of the Commonwealth of Pennsylvania
6	hereby enacts as follows:
7	Section 1. The act of June 13, 1967 (P.L.31, No.21), known
8	as the Public Welfare Code, is amended by adding a section to
9	read:
10	Section 701.1. Purpose(a) The purpose of this article
11	is:
12	(1) To protect children from abuse and neglect.
13	(2) To provide for the care, protection, safety and
14	wholesome mental and physical development of children coming
15	within the provisions of 42 Pa.C.S. Ch. 63 (relating to juvenile
16	matters) for children who are receiving services enumerated in
17	this article.
18	(3) To preserve the unity of the family whenever possible or
19	to provide an alternative permanent family as soon as possible

1	when the unity of the family cannot be maintained.
2	(4) Consistent with the protection of the public interest,
3	to provide for children committing delinquent acts, programs of
4	supervision, care and rehabilitation which provide balanced
5	attention to the protection of the community, the imposition of
6	accountability for offenses committed and the development of
7	competencies to enable children to become responsible and
8	productive members of the community.
9	(5) To achieve these purposes in a family environment
10	whenever possible, separating the child from parents only when
11	necessary for the child's welfare, safety or health or in the
12	<u>interests of public safety.</u>
13	(b) In accordance with the purposes and the mandate of 42
14	Pa.C.S. Ch. 63 that the court, upon finding a child to be a
15	dependent child, shall enter an order of disposition that is
16	best suited to the safety, protection and physical, mental and
17	moral welfare of the child, the department shall seek to
18	accomplish the following objectives with respect to dependent
19	<u>children:</u>
20	(1) To increase the use of nonplacement services designed to
21	prevent child abuse and neglect and to strengthen families so
22	that children's safety is increased and the risk to children is
23	minimized.
24	(2) When placement is necessary, to use kinship care as the
25	first priority. If kinship care is not available or appropriate,
26	to use family foster care as an alternative.
27	(3) To reduce the use of congregate-living and institutional
28	placements.
29	(4) To improve permanency for children and to reduce the
30	duration of out-of-home placement.

20130SB0860PN1196

- 2 -

1	(c) In accordance with the purposes enumerated in subsection
2	(a), and the mandate of 42 Pa.C.S. Ch. 63 that the court, upon
3	finding a child to be a delinquent child, shall enter an order
4	of disposition that is determined to be consistent with the
5	protection of the public interest and best suited to the child's
6	treatment, supervision, rehabilitation and welfare, and which
7	provides balanced attention to the protection of the community,
8	the imposition of accountability for offenses committed and the
9	development of competencies to enable the child to become a
10	responsible and productive member of the community, the
11	department shall seek to accomplish the following objectives
12	with respect to delinquent children:
13	(1) To increase the use of in-home services when consistent
14	with the protection of the public and the rehabilitation needs
15	<u>of delinquent children.</u>
16	(2) With respect to the placement of delinquent children:
17	(i) To encourage use of the least restrictive placements
18	that are consistent with the protection of the public and the
19	treatment, supervision and rehabilitation needs of delinquent
20	<u>children.</u>
21	(ii) To operate and encourage the development of placement
22	resources that provide for a duration of placement that is
23	consistent with the protection of the public and the treatment,
24	supervision and rehabilitation needs of delinguent children.
25	(iii) To encourage use of community-based residential
26	resources as alternatives to institutional placements when
27	consistent with the protection of the public and the treatment,
28	supervision and rehabilitation needs of delinquent children.
29	(iv) To encourage the development of services and
30	programming to facilitate the successful transition of

- 3 -

1 <u>delinquent children to their communities from periods of</u>

2 <u>residential placement.</u>

Section 2. Section 704.1(a)(2) of the act, amended August 5, 3 4 1991 (P.L.315, No.30), is amended to read: Section 704.1. Payments to Counties for Services to 5 Children.--(a) The department shall reimburse county 6 institution districts or their successors for expenditures 7 8 incurred by them in the performance of their obligation pursuant 9 to this act and the act of December 6, 1972 (P.L.1464, No.333), known as the "Juvenile Act," in the following percentages: 10 \* \* \* 11

(2) No less than seventy-five percent and no more than 12 ninety percent of the reasonable cost including staff costs of 13 14 child welfare services, informal adjustment services provided 15 pursuant to section 8 of the act of December 6, 1972 (P.L.1464, 16 No.333), known as the "Juvenile Act," and such services approved by the department, including but not limited to, foster home 17 care, group home care, shelter care, community residential care, 18 19 youth service bureaus, day treatment centers and service to children in their own home and any other alternative treatment 20 programs approved by the department, including nonbasic 21 22 education programs providing intensified educational

23 opportunities and services to dependent and delinquent youth who 24 are under the care of the juvenile court, and who participate in 25 programs intended to enable youth to catch up to expected grade 26 level or provide career and technical training opportunities not 27 otherwise available to dependent and delinquent youth through

28 basic education programs. Educational programs and services of

29 this nature shall be eligible for reimbursement of expenses

30 <u>under law</u>.

20130SB0860PN1196

- 4 -

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2	Section 3. The act is amended by adding sections to read:
3	Section 710. County Purchase of Services(a) To comply
4	with the statutory responsibility to provide an array of
5	services, county children and youth offices may elect to
6	purchase services from private providers. When a county elects
7	to purchase prevention, in home, foster family care, group home
8	or residential or institution services from a private agency
9	through purchase of service, per diem or program-funded
10	agreements, the following shall apply:
11	(1) Contracted rates for purchased services shall cover the
12	cost incurred in delivery of the services, provided that these
13	costs are deemed reasonable based on provider documentation.
14	(2) Purchase-of-service contracts shall include contract
15	extension language to provide for continuation of service
16	provision and related payments at the last contracted rate until
17	a new contract agreement is signed. The new contracted rate
18	shall be retroactive to the beginning of the contracting period.
19	(3) Purchase-of-service contracts shall include a timely
20	payment provision that requires counties to make payment to
21	private service providers within thirty days of receipt on OF an <
22	accurate invoice for services rendered.
23	(b) The department shall convene a time-defined rate
24	methodology task force comprised of:
25	(1) The Deputy Secretary for the Office of Children, Youth
26	and Families or a designee of the Deputy Secretary.
27	(2) One representative from each of the Program and Fiscal
28	Bureaus of the Office of Children, Youth and Families.
29	(3) Two representatives from County Children and Youth
30	<u>offices.</u>

20130SB0860PN1196

- 5 -

1	(4) Two representatives from County Juvenile Probation
2	<u>offices.</u>
3	(5) One representative from the County Commissioners
4	Association or a county commissioner or executive.
5	(6) No fewer than five private service provider agencies
6	representing the diversity of purchased services.
7	(7) One representative from the Pennsylvania Council of
8	Children, Youth and Family Services.
9	(8) One representative from the Juvenile Court Judges'
10	<u>Commission.</u>
11	(c) The task force established by subsection (b) shall
12	develop guidelines for a process to determine calculation of the
13	actual cost of services purchased. The task force shall be
14	convened within sixty days after the effective date of this
15	section and shall provide their recommendations to determine
16	calculation of cost for services purchased to the General
17	Assembly within nine months of being convened.
18	(d) County needs-based plan and implementation budget
19	requests shall reflect the actual and reasonable projected costs
20	of purchased services in submissions for requested funding.
21	Section 4. This act shall take effect in 60 days.

- 6 -