

1 State of Arkansas
2 80th General Assembly
3 Regular Session, 1995
4 By: Representatives Jones and Pollan

A Bill

HOUSE BILL 1233

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7 For An Act To Be Entitled

8 "AN ACT TO ESTABLISH GUIDELINES FOR THE PLACEMENT OF
9 EMOTIONALLY DISTURBED YOUTH IN OUT-OF STATE TREATMENT
10 FACILITIES; AND FOR OTHER PURPOSES."

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12 Subtitle

13 "TO ESTABLISH GUIDELINES FOR THE
14 PLACEMENT OF YOUTH IN OUT-OF-STATE
15 FACILITIES.

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17 BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS:

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19 SECTION 1. Arkansas Code § 20-46-106 is amended to read as follows:
20 "20-46-106. Emotionally disturbed youth treated out-of-state.

21 (a) It is the intent of the Legislature that treatment for emotionally
22 disturbed youth (EDY) within the State of Arkansas will result in higher
23 quality care provided for less cost when compared with similar services
24 delivered out-of-state. Prior to making an out-of-state placement, the
25 Department of Human Services shall make and document the determinations
26 established in subsection (b). If an out-of-state placement is made without
27 documenting such determinations, payment for services shall not be
28 authorized. The Department of Human Services shall provide a report monthly
29 to the *Joint Committee on Children & Youth* reflecting the number of youth
30 receiving services out-of-state, including plans for their return to
31 Arkansas. The monthly reports shall also include the determinations made
32 prior to each out-of-state placement pursuant to subsection (b).

33 (b) Before an emotionally disturbed youth is placed in an out-of-state
34 treatment facility, the Department of Human Services shall make and document
35 the following determinations:

1 (1) Whether the emotionally disturbed youth has been
2 appropriately and accurately diagnosed;
3 (2) Whether an appropriate treatment facility exists within the
4 State;
5 (3) Whether there is an appropriate treatment facility in a
6 border state;
7 (4) Whether the facility being considered has the most
8 appropriate program;
9 (5) Whether the program requires payment of board, and if so,
10 what is the amount;
11 (6) Whether the total cost for treatment in the out-of-state
12 facility exceeds the cost for treatment in-state;
13 (7) Where do youth residing at the facility attend school and is
14 the school accredited;
15 (8) What mechanisms are in place to address problems that are
16 not within the purview of the program;
17 (9) What type of professional staff is available at the
18 facility;
19 (10) What other considerations exist, in addition to the youth's
20 emotional problems, such as other medical conditions, travel expenses, wishes
21 of the youth, best interests of the youth, affect of out-of-state placement
22 on the youth, and proximity to the emotionally disturbed youth's family; and
23 (11) What alternatives exist to out-of-state placement and what
24 are the benefits and detriments of each alternative."

25 (c) *The determinations made under subsection (b) shall be included in
26 the youth's case file and shall be reviewed and considered by the juvenile
27 judge.*

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29 SECTION 2. All provisions of this act of a general and permanent
30 nature are amendatory to the Arkansas Code of 1987 Annotated and the Arkansas
31 Code Revision Commission shall incorporate the same in the Code.
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33 SECTION 3. If any provision of this act or the application thereof to
34 any person or circumstance is held invalid, such invalidity shall not affect
35 other provisions or applications of the act which can be given effect without

1 the invalid provision or application, and to this end the provisions of this
2 act are declared to be severable.

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4 SECTION 4. All laws and parts of laws in conflict with this act are
5 hereby repealed.

6 */s/Rep. Jones, et al*

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As Engrossed: 1/24/95 2/13/95 3/24/95

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