Sixty-seventh Legislative Assembly of North Dakota

HOUSE BILL NO. 1427

Introduced by

Representatives Klemin, Devlin, Hanson, Karls, Meier, Schneider, Weisz

Senators Dever, Larson

- 1 A BILL for an Act to provide for duties of the commission on juvenile justice and the children's
- 2 cabinet and to create a juvenile justice planning committee, a planning committee for children in

3 need of services, and a planning committee for alternatives to juvenile detention.

4 BE IT ENACTED BY THE LEGISLATIVE ASSEMBLY OF NORTH DAKOTA:

5 SECTION 1. COMMISSION ON JUVENILE JUSTICE AND CHILDREN'S CABINET.

6 During the 2021-23 biennium, the commission on juvenile justice shall establish planning

7 committees under the supervision of the commission to research and develop

8 recommendations and strategies to implement best practices for juvenile justice. During the

9 2021-23 biennium, the children's cabinet and the commission on juvenile justice shall review

10 and approve recommendations made by the planning committees under the supervision of the

11 commission on juvenile justice.

12 SECTION 2. JUVENILE JUSTICE PLANNING COMMITTEE.

- During the 2021-23 biennium, a juvenile justice planning committee is created under
 the supervision of the commission on juvenile justice. The planning committee is
 created to assess, identify, and develop opportunities to build a service continuum
 designed to safely maintain youth under system supervision in the community.
- By August 15, 2021, the commission on juvenile justice shall appoint members to
 serve on the juvenile justice planning committee with cross-system and
 cross-government branch representation, including juvenile justice, child welfare,
- 20 behavioral health, education, workforce development, service providers, and tribal
- 21 representatives. The presiding officer of the commission on juvenile justice shall
- 22 appoint the presiding officer of the juvenile justice planning committee. The committee
- appoint the presiding officer of the juvenile justice planning committee. The committee
 shall meet at least quarterly, and more often as necessary to carry out the duties of the
 committee.

Sixty-seventh Legislative Assembly

1	3.	The	juvenile justice planning committee shall:	
2		a.	Facilitate strengthening and expansion of evidence-based community services	
3			for moderate- to high-risk juvenile offenders;	
4		b.	Identify gaps in services and a plan to fill those gaps;	
5		C.	Develop a plan for blending or braiding funding across systems and branches	
6			which would allow for youth to be served in a coordinated way and limited	
7			resources to be used efficiently and effectively;	
8		d.	Develop strategies for improving service access in rural and tribal communities;	
9		e.	Establish standardized information sharing and case planning protocols between	
10			providers and system agencies;	
11		f.	Identify shared outcome measures that all youth serving agencies and service	
12			providers receiving state funds shall track and report, including a common	
13			definition of recidivism;	
14		g.	Develop a plan for how data must be collected as part of contracting	
15			requirements;	
16		h.	Establish policies for evaluating the effectiveness of service providers, including	
17			time frames and who is responsible for conducting the evaluations;	
18		i.	Develop a plan for the outcome measures to be reported to the children's	
19			cabinet; and	
20		j.	Report to and be subject to the oversight of the commission on juvenile justice.	
21	4.	The	department of human services shall provide the juvenile justice planning	
22		com	mittee with staffing and administrative services.	
23	5.	The	committee shall recommend changes to laws, appropriations, rules, or standards	
24		that	need to be made before fully implementing the committee's recommendations.	
25		Rec	ommendations by the committee will be effective twelve months after approval by	
26		the o	commission on juvenile justice and the children's cabinet.	
27	SEC	ECTION 3. PLANNING COMMITTEE FOR CHILDREN IN NEED OF SERVICES.		
28	1.	Duri	ng the 2021-23 biennium, a planning committee for children in need of services is	
29		crea	ted under the supervision of the commission on juvenile justice. The planning	
30		com	mittee is created to access, guide, and coordinate the transition of children in	
31		need	d of services being referred to the human service zones.	

Sixty-seventh Legislative Assembly

1	2.	By A	August 15, 2021, the executive director of the department of human services shall		
2		app	oint members to serve on the planning committee for children in need of services		
3		whic	ch represent the department of human services, human service zones, human		
4		serv	vices centers, juvenile court, law enforcement, health districts, parents, and service		
5		prov	viders. The presiding officer of the commission on juvenile justice shall appoint the		
6		pres	siding officer of the planning committee for children in need of services. The		
7		com	mittee shall meet at least quarterly, and more often as necessary to carry out the		
8		dutie	es of the committee.		
9	3.	The	planning committee for children in need of services shall:		
10		a.	Develop strategies to provide for a continuum of care in the delivery of services		
11			to children in need of services and their families without formal court involvement;		
12		b.	Ensure the cooperation and coordination of agencies involved with the family of		
13			children in need of services;		
14		C.	Establish policies and protocols for schools, law enforcement, and other entities		
15			for making referrals of children in need of services to the human service zones;		
16		d.	Develop the required documentation needed for referrals;		
17		e.	Provide recommendations on the process when temporary shelter care is		
18			needed;		
19		f.	Determine specific requirements of the case plan related to children in need of		
20			services;		
21		g.	Determine how children in need of services data will be tracked and reported;		
22		h.	Establish a plan for educating key stakeholders about the recommendations; and		
23		i.	Report to and be subject to the oversight of the commission on juvenile justice.		
24	4.	The	department of human services shall provide the planning committee for children in		
25		nee	d of services with staffing and administrative services.		
26	5.	Rec	ommendations made by the committee will be effective twelve months after		
27		арр	roval by the commission on juvenile justice and the children's cabinet.		
28	SECTION 4. PLANNING COMMITTEE FOR ALTERNATIVES TO JUVENILE DETENTION.				
29	1.	Duri	ing the 2021-23 biennium, a planning committee for alternatives to juvenile		
30		dete	ention is created under the supervision of the commission on juvenile justice. The		
31		plan	ning committee is created to access and develop alternatives to juvenile		

1		detention. Community-based alternatives to detention must be based on the principle
2		of using the least-restrictive setting possible and returning a child to the child's home,
3		family, or other responsible adult whenever possible consistent with public safety.
4		Detention must be limited to only those who pose a substantial risk of serious harm to
5		others or themselves or who are a flight risk from prosecution.
6	2.	Before August 15, 2021, the commission on juvenile justice shall appoint members to
7		serve on the planning committee for alternatives to juvenile detention which must
8		include representatives of juvenile court, law enforcement, indigent defense, juvenile
9		court judges and referees, county government, parents, private service providers, and
10		other community interests. The presiding officer of the commission on juvenile justice
11		shall appoint the presiding officer of the planning committee for alternative to juvenile
12		detention. The committee shall meet at least quarterly, and more often as necessary to
13		carry out the duties of the committee.
14	3.	The planning committee for alternatives to juvenile detention shall:
15		a. Explore pre-adjudication service options that could serve as alternatives to
16		juvenile detention and the criteria for juveniles served through alternative
17		services;
18		b. Identify gaps in services for those youth who are not able to return home;
19		c. Consider what funds are available to cover the costs of alternative options;
20		d. Explore validation of the detention screening tool;
21		e. Establish statewide scoring override policies that minimize the subjective
22		decisions to place a juvenile in a detention facility, while allowing for local
23		flexibility; and
24		f. Report to and be subject to the oversight of the commission on juvenile justice.
25	4.	The department of human services shall provide the planning committee for
26		alternatives to juvenile detention with staffing and administrative services.
27	5.	Recommendations made by the committee will be effective twelve months after
28		approval by the commission on juvenile justice and the children's cabinet.