GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2001

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HOUSE BILL 241* **Committee Substitute Favorable 3/8/01**

Short Title: Family Drug Treatment Court Program.

Sponsors:

Referred to:

February 26, 2001

A BILL TO BE ENTITLED

1	A BILL TO BE ENTITLED		
2	AN ACT TO AUTHORIZE THE ESTABLISHMENT OF A FAMILY DRUG		
3	TREATMENT COURT PROGRAM IN NORTH CAROLINA AND TO FUND		
4	THE PROGRAM, AS RECOMMENDED BY THE LEGISLATIVE STUDY		
5	COMMISSION ON CHILDREN AND YOUTH.		
6	The General Assembly of North Carolina enacts:		
7	SECTION 1. G.S. 7A-790 reads as rewritten:		
8	"§ 7A-790. Short title.		
9	This Article shall be known and may be cited as the 'North Carolina Drug Treatment		
10	Court Act of 1995 Act'. "		
11	SECTION 2. G.S. 7A-791 reads as rewritten:		
12	"§ 7A-791. Purpose.		
13	The General Assembly recognizes that a critical need exists in this State for criminal		
14	justice system judicial programs that will reduce the incidence of drug use and		
15	substance abuse, drug and alcohol addiction, addiction and crimes committed as a result		
16	of drug use and substance abuse or drug and alcohol addiction. addiction, and child		
17	abuse and neglect that occurs as a result of substance abuse or drug and alcohol		
18	addiction. It is the intent of the General Assembly by this Article to create a program to		
19	facilitate the creation of local drug treatment court programs."		
20	SECTION 3. G.S. 7A-792 reads as rewritten:		
21	"§ 7A-792. Goals.		
22	The goals of the drug treatment court programs funded under this Article include the		
23	following:		
24	(1) To reduce alcoholism and other drug dependencies among		
25	offenders; offenders and respondents in juvenile petitions for abuse,		
26	<u>neglect, or both;</u>		
27	(2) To reduce <u>criminal recidivism; recidivism and the incidence of child</u>		
28	abuse and neglect;		

(3) To reduce the <u>alcohol-and</u> drug-related court workload; 29

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12	treatment court programs. The Director of the Administrative Office of the Courts shall provide any necessary staff for planning, organizing, and administering the program.			
12	Local drug treatment court programs funded pursuant to this Article shall be operated			
13 14	consistently with the guidelines adopted pursuant to G.S. 7A-795. Local drug treatment			
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16	<u>court programs established and funded pursuant to this Article may consist of adult drug</u> treatment court programs, juvenile drug treatment court programs, family drug			
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20	The State Drug Treatment Court Advisory Committee is established to develop and			
$\frac{-3}{21}$	recommend to the Director of the Administrative Office of the Courts guidelines for the			
22	drug treatment court program and to monitor local programs wherever they are			
23	implemented. The Committee shall be chaired by the Director or the Director's designee			
24	and shall consist of not less than seven members appointed by the Director and broadly			
25	representative of the courts, law enforcement, corrections, <u>child protective services</u> , and			
26	substance abuse treatment communities. In developing guidelines, the Advisory			
27	Committee shall consider the Substance Abuse and the Courts Action Plan and other			
28	recommendations of the Substance Abuse and the Courts State Task Force."			
29	SECTION 6. G.S. 7A-796 reads as rewritten:			
30	"§ 7A-796. Local drug treatment court management committee.			
31	Each judicial district choosing to establish a drug treatment court shall	ll form a local		
32	drug treatment court management committee, which shall be compri	sed to assure		
33				
34	conducted in the district and shall consist of consisting of the following persons, persons			
35	appointed by the senior resident superior court judge with the concurrence of the chief			
36	district court judge and the district attorney for that district: district, chosen from the			
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41		licial districts		
42	served by a public defender;			

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1	(5)	An attempt concepting a county department of accial convices within			
1	<u>(5)</u>	An attorney representing a county department of social services within the district:			
2 3	$(\boldsymbol{\epsilon})$	the district;			
	$(\underline{6})$	A representative of the guardian ad litem program;			
4	(5) (7)	A member of the private criminal defense bar;			
5	<u>(8)</u>	A member of the private bar who represents respondents in county			
6	(\mathbf{C}) (0)	department of social services juvenile matters;			
7	$\frac{(6)}{(7)}$ $\frac{(9)}{(10)}$	A clerk of superior court;			
8	(7) <u>(10)</u>	The trial court administrator in judicial districts served by a trial court			
9	(1.1)	administrator;			
10	<u>(11)</u>	The director or member of the child welfare services division of a			
11		county department of social services within the district;			
12	(8) (12)	A probation officer;			
13	(9) <u>(13)</u>	A local law enforcement officer;			
14	<u>(14)</u>	A representative of the local school administrative unit;			
15	(10) (15)	A representative of the local community college;			
16	(11) <u>(16)</u>	A representative of the treatment providers;			
17	<u>(17)</u>	A representative of the area mental health program;			
18	(12) <u>(18)</u>				
19	(13) <u>(19)</u>				
20	The local drug treatment court management committee shall develop local				
21	guidelines and procedures, not inconsistent with the State guidelines, that are necessary				
22	for the operation and evaluation of the local drug treatment court program."				
23	SECTION 7. G.S. 7A-799 reads as rewritten:				
24	"§ 7A-799. Treatment not guaranteed.				
25	Nothing contained in this Article shall confer a right or an expectation of a right to				
26	treatment for a defendant or offender within the criminal justice system. system or a				
27	respondent in a juvenile petition for abuse, neglect, or both."				
28	SECTION 8. G.S. 7A-800 reads as rewritten:				
29	"§ 7A-800. Payment of costs of treatment program.				
30	Each defendant or defendant, offender offender, or respondent in a juvenile petition				
31	for abuse, neglect, or both, who receives treatment under a local drug treatment court				
32	program shall contribute to the cost of the substance abuse treatment received in the				
33	drug treatment court program, based upon guidelines developed by the local drug				
34	treatment court management committee."				
35	SECTION 9. The sum of six hundred thousand dollars (\$600,000) for the				
36	2001-2002 fiscal year is appropriated from the General Fund to the Administrative				
37	Office of the Courts to be used solely to develop, implement, and evaluate one or more				
38	local family drug treatment court programs.				
39	SEC	TION 10. This act becomes effective October 1, 2001.			