

February 19, 2019

SENATE BILL No. 596

DIGEST OF SB 596 (Updated February 18, 2019 12:30 pm - DI 133)

Citations Affected: IC 31-32.

Synopsis: Juvenile court voluntary preventative programs. Provides that the Indiana supreme court may establish a two-year pilot program to assist juvenile court judges in five Indiana counties in providing voluntary preventative programs for at-risk children. Requires nonjudicial state agencies to assist the Indiana supreme court in the implementation of the pilot program. Requires the supreme court office of judicial administration to report to the legislative council specified information regarding the pilot program.

Effective: July 1, 2019.

Spartz, Merritt

January 15, 2019, read first time and referred to Committee on Family and Children Services. February 18, 2019, reported favorably — Do Pass.



SB 596—LS 7487/DI 119

First Regular Session of the 121st General Assembly (2019)

PRINTING CODE. Amendments: Whenever an existing statute (or a section of the Indiana Constitution) is being amended, the text of the existing provision will appear in this style type, additions will appear in this style type, and deletions will appear in this style type.

Additions: Whenever a new statutory provision is being enacted (or a new constitutional provision adopted), the text of the new provision will appear in **this style type**. Also, the word **NEW** will appear in that style type in the introductory clause of each SECTION that adds a new provision to the Indiana Code or the Indiana Constitution.

Conflict reconciliation: Text in a statute in *this style type* or *this style type* reconciles conflicts between statutes enacted by the 2018 Regular and Special Session of the General Assembly.

SENATE BILL No. 596

A BILL FOR AN ACT to amend the Indiana Code concerning family law and juvenile law.

Be it enacted by the General Assembly of the State of Indiana:

1	SECTION 1. IC 31-32-3-12 IS ADDED TO THE INDIANA CODE
2	AS A NEW CHAPTER TO READ AS FOLLOWS [EFFECTIVE
3	JULY 1, 2019]: Sec. 12. (a) The following definitions apply
4	throughout this section:
5	(1) "Pilot county" means a county selected under subsection
6	(d).
7	(2) "Voluntary preventative program" refers to a voluntary
8	preventative program under section 11 of this chapter.
9	(b) The supreme court may establish a pilot program to assist
10	juvenile court judges in five (5) Indiana counties in establishing
11	voluntary preventative programs under section 11 of this chapter
12	for:
13	(1) at-risk children who are not:
14	(A) the subject of proceedings over which a juvenile court
15	has jurisdiction; or
16	(B) participating in a diversionary program or a program
17	of informal adjustment; and

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1	(2) families of children described in subdivision (1).
2	(c) A pilot program established under subsection (a) may
3	provide assistance that includes:
4	(1) providing grants to the juvenile court in a pilot county for
5	use in establishing and maintaining a voluntary preventative
6	program;
7	(2) gathering data and consulting with:
8	(A) schools;
9	(B) government; and
10	(C) business and community leaders;
11	in a pilot county to determine the needs of children in the
12	county;
13	(3) assisting in developing and coordinating programs and
14	services offered under the voluntary preventative program;
15	and
16	(4) engaging in continuing outreach to schools in a pilot
17	county to:
18	(A) inform schools of the availability of services provided
19	under the voluntary preventative program; and
20	(B) encourage schools to consider referral of at-risk
21	students to the voluntary preventative program as an
22	adjunct or alternative to disciplinary action by the school.
23	(d) The five (5) counties selected for participation in a pilot
24	program established under subsection (a) should include:
25	(1) at least one (1) predominantly urban county; and
26	(2) at least one (1) predominantly rural county;
27	selected in collaboration with the department, the office of the
28	secretary of family and social services, the department of
29	education, and the governor's workforce cabinet established under
30	IC 4-3-27.
31	(e) Nonjudicial state, county, and local governmental bodies,
32	including:
33	(1) the department;
34	(2) the department of education;
35	(3) the office of the secretary of family and social services;
36	shall assist the supreme court as needed to implement a pilot
37	program established under subsection (a).
38	(f) If the Indiana supreme court establishes a pilot program
39	under this section, the office of judicial administration shall issue
40	a report to the legislative council:
41	(1) for delivery not later than December 1 of the calendar
42	year following the calendar year in which a pilot program is

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1	established under subsection (a);
2	(2) prepared in collaboration with:
3	(A) the department;
4	(B) the office of the secretary of family and social services;
5	and
6	(C) the department of education; and
7	(3) providing information regarding the pilot program, which
8	may include the following:
9	(A) An enterprise level assessment of:
10	(i) wraparound services provided to at-risk children and
11	families of at-risk children in the pilot counties; and
12	(ii) identified gaps in the services described in item (i).
13	(B) A recommended framework and roadmap for:
14	(i) improving coordination of; and
15	(ii) a systematic, integrated approach in delivering;
16	the services described in clause (A), including the
17	feasibility of further implementation or expansion of the
18	services.
19	(C) Suggested metrics for measuring the success of the
20	pilot program that are aligned with strategic goals,
21	including specific accountability mechanisms.



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COMMITTEE REPORT

Madam President: The Senate Committee on Family and Children Services, to which was referred Senate Bill No. 596, has had the same under consideration and begs leave to report the same back to the Senate with the recommendation that said bill DO PASS.

(Reference is to SB 596 as introduced.)

GROOMS, Chairperson

Committee Vote: Yeas 9, Nays 0



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