LEGISLATURE OF NEBRASKA

ONE HUNDRED SIXTH LEGISLATURE

FIRST SESSION

## **LEGISLATIVE BILL 651**

Introduced by Wayne, 13. Read first time January 23, 2019 Committee:

- A BILL FOR AN ACT relating to the Community-based Juvenile Services Aid
   Program; to amend section 43-2404.02, Revised Statutes Cumulative
   Supplement, 2018; to change provisions relating to funding; and to
   repeal the original section.
- 5 Be it enacted by the people of the State of Nebraska,

Section 1. Section 43-2404.02, Revised Statutes Cumulative
 Supplement, 2018, is amended to read:

3 43-2404.02 (1) There is created a separate and distinct budgetary 4 program within the commission to be known as the Community-based Juvenile 5 Services Aid Program. Funding acquired from participation in the federal act, state General Funds, and funding acquired from other sources which 6 may be used for purposes consistent with the Juvenile Services Act and 7 the federal act shall be used to aid in the establishment and provision 8 9 of community-based services for juveniles who come in contact with the juvenile justice system. Beginning on the effective date of this act, 10 funding under the program shall only be available for services provided 11 directly to juveniles or services provided to carry out express 12 statutorily authorized functions. Any government entity applying for 13 funds from the program shall develop policies governing the distribution 14 of the funds that are adopted by the governing board of the entity after 15 a public hearing. 16

17 (2)(a) Ten percent of the annual General Fund appropriation to the Community-based Juvenile Services Aid Program, excluding administrative 18 19 budget funds, shall be set aside for the development of a common data set and evaluation of the effectiveness of the Community-based Juvenile 20 Services Aid Program. The intent in creating this common data set is to 21 allow for evaluation of the use of the funds and the effectiveness of the 22 23 programs or outcomes in the Community-based Juvenile Services Aid 24 Program.

(b) The common data set shall be developed and maintained by the commission and shall serve as a primary data collection site for any intervention funded by the Community-based Juvenile Services Aid Program designed to serve juveniles and deter involvement in the formal juvenile justice system. The commission shall work with agencies and programs to enhance existing data sets. To ensure that the data set permits evaluation of recidivism and other measures, the commission shall work

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with the Office of Probation Administration, juvenile diversion programs, 1 2 law enforcement, the courts, and others to compile data that demonstrates whether a youth has moved deeper into the juvenile justice system. The 3 University of Nebraska at Omaha, Juvenile Justice Institute, shall assist 4 with the development of common definitions, variables, and training 5 required for data collection and reporting into the common data set by 6 7 juvenile justice programs. The common data set maintained by the commission shall be provided to the University of Nebraska at Omaha, 8 9 Juvenile Justice Institute, to assess the effectiveness of the Community-10 based Juvenile Services Aid Program.

(c) Providing the commission access to records and information for, 11 as well as the commission granting access to records and information 12 from, the common data set is not a violation of confidentiality 13 provisions under any law, rule, or regulation if done in good faith for 14 purposes of evaluation. Records and documents, regardless of physical 15 form, that are obtained or produced or presented to the commission for 16 17 the common data set are not public records for purposes of sections 84-712 to 84-712.09. 18

(d) The ten percent of the annual General Fund appropriation to the 19 Community-based Juvenile Services Aid Program, excluding administrative 20 budget funds, shall be appropriated as follows: In fiscal year 2015-16, 21 22 seven percent shall go to the commission for development of the common data set and three percent shall go to the University of Nebraska at 23 24 Omaha, Juvenile Justice Institute, for evaluation. In fiscal year 25 2016-17, six percent shall go to the commission for development and maintenance of the common data set and four percent shall go to the 26 27 University of Nebraska at Omaha, Juvenile Justice Institute, for evaluation. Every fiscal year thereafter, beginning in fiscal year 28 2017-18, five percent shall go to the commission for development and 29 maintenance of the common data set and five percent shall go to the 30 University of Nebraska at Omaha, Juvenile Justice Institute, 31 for

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1 evaluation.

2 (e) The remaining funds in the annual General Fund appropriation to the Community-based Juvenile Services Aid Program shall be apportioned as 3 aid in accordance with a formula established in rules and regulations 4 adopted and promulgated by the commission. The formula shall be based on 5 the total number of residents per county and federally recognized or 6 state-recognized Indian tribe who are twelve years of age through 7 eighteen years of age and other relevant factors as determined by the 8 9 commission. The commission may require a local match of up to forty percent from the county, multiple counties, federally recognized or 10 state-recognized Indian tribe or tribes, or any combination of the three 11 which is receiving aid under such program. Any local expenditures for 12 community-based programs for juveniles may be applied toward such match 13 14 requirement.

(3)(a) In distributing funds provided under the Community-based Juvenile Services Aid Program, aid recipients shall prioritize programs and services that will divert juveniles from the juvenile justice system, reduce the population of juveniles in juvenile detention and secure confinement, and assist in transitioning juveniles from out-of-home placements.

(b) Funds received under the Community-based Juvenile Services Aid 21 Program shall be used exclusively to assist the aid recipient in the 22 23 implementation and operation of programs or the provision of services 24 identified in the aid recipient's comprehensive juvenile services plan, 25 including programs for local planning and service coordination; screening, assessment, and evaluation; diversion; alternatives 26 to 27 detention; family support services; treatment services; truancy 28 prevention and intervention programs; pilot projects approved by the commission; payment of transportation costs to and from placements, 29 evaluations, or services; personnel when the personnel are aligned with 30 31 evidence-based treatment principles, programs, or practices; contracting

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1 with other state agencies or private organizations that provide evidence-2 based treatment or programs; preexisting programs that are aligned with 3 evidence-based practices or best practices; and other services that will 4 positively impact juveniles and families in the juvenile justice system.

5 (c) Funds received under the Community-based Juvenile Services Aid6 Program may be used one time by an aid recipient:

7 (i) To convert an existing juvenile detention facility or other
8 existing structure for use as an alternative to detention as defined in
9 section 43-245;

10 (ii) To invest in capital construction, including both new
11 construction and renovations, for a facility for use as an alternative to
12 detention; or

13 (iii) For the initial lease of a facility for use as an alternative14 to detention.

(d) Funds received under the Community-based Juvenile Services AidProgram shall not be used for the following:

17 (i) Construction of secure detention facilities, secure youth18 treatment facilities, or secure youth confinement facilities;

(ii) Capital construction or the lease or acquisition of facilitiesbeyond the one-time use described in subdivision (3)(c) of this section;

(iii) Programs, services, treatments, evaluations, or other
preadjudication services that are not based on or grounded in evidencebased practices, principles, and research, except that the commission may
approve pilot projects that authorize the use of such aid; or

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(iv) Office equipment, office supplies, or office space.

(e) Any aid not distributed to counties under this subsection shall
be retained by the commission to be distributed on a competitive basis
under the Community-based Juvenile Services Aid Program for a county,
multiple counties, federally recognized or state-recognized Indian tribe
or tribes, or any combination of the three demonstrating additional need
in the funding areas identified in this subsection.

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1 (f) If a county, multiple counties, or a federally recognized or 2 state-recognized Indian tribe or tribes is denied aid under this section 3 or receives no aid under this section, the entity may request an appeal 4 pursuant to the appeal process in rules and regulations adopted and 5 promulgated by the commission. The commission shall establish appeal and 6 hearing procedures by December 15, 2014. The commission shall make appeal 7 and hearing procedures available on its web site.

(4)(a) Any recipient of aid under the Community-based Juvenile 8 9 Services Aid Program shall electronically file an annual report as required by rules and regulations adopted and promulgated by the 10 commission. Any program funded through the Community-based Juvenile 11 Services Aid Program that served juveniles shall report data on the 12 individual youth served. Any program that is not directly serving youth 13 shall include program-level data. In either case, data collected shall 14 include, but not be limited to, the following: The type of juvenile 15 16 service, how the service met the goals of the comprehensive juvenile services plan, demographic information on the juveniles served, program 17 outcomes, the total number of juveniles served, and the number of 18 juveniles who completed the program or intervention. 19

(b) Any recipient of aid under the Community-based Juvenile Services Aid Program shall be assisted by the University of Nebraska at Omaha, Juvenile Justice Institute, in reporting in the common data set, as set forth in the rules and regulations adopted and promulgated by the commission. Community-based aid utilization and evaluation data shall be stored and maintained by the commission.

(c) Evaluation of the use of funds and the evidence of the
effectiveness of the programs shall be completed by the University of
Nebraska at Omaha, Juvenile Justice Institute, specifically:

(i) The varying rates of recidivism, as defined by rules and
regulations adopted and promulgated by the commission, and other measures
for juveniles participating in community-based programs; and

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(ii) Whether juveniles are sent to staff secure or secure juvenile
 detention after participating in a program funded by the Community-based
 Juvenile Services Aid Program.

(5) The commission shall report annually to the Governor and the 4 Legislature on the distribution and use of funds for aid appropriated 5 under the Community-based Juvenile Services Aid Program. The report shall 6 include, but not be limited to, an aggregate report of the use of the 7 Community-based Juvenile Services Aid Program funds, including the types 8 9 of juvenile services and programs that were funded, whether any recipients used the funds for a purpose described in subdivision (3)(c)10 of this section, demographic information on the total number of juveniles 11 served, program success rates, the total number of juveniles sent to 12 13 secure juvenile detention or residential treatment and secure confinement, and a listing of the expenditures of all counties and 14 federally recognized or state-recognized Indian tribes for detention, 15 16 residential treatment, and secure confinement. The report submitted to 17 the Legislature shall be submitted electronically.

(6) The commission shall adopt and promulgate rules and regulations for the Community-based Juvenile Services Aid Program in consultation with the Director of the Community-based Juvenile Services Aid Program, the Director of Juvenile Diversion Programs, the Office of Probation Administration, the Nebraska Association of County Officials, and the University of Nebraska at Omaha, Juvenile Justice Institute. The rules and regulations shall include, but not be limited to:

(a) The required elements of a comprehensive juvenile services planand planning process;

(b) The Community-based Juvenile Services Aid Program formula,
review process, match requirements, and fund distribution. The
distribution process shall ensure a conflict of interest policy;

30 (c) A distribution process for funds retained under subsection (3)
31 of this section;

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1 (d) A plan for evaluating the effectiveness of plans and programs 2 receiving funding; 3 (e) A reporting process for aid recipients; (f) A reporting process for the commission to the Governor and 4 Legislature. The report shall be made electronically to the Governor and 5 6 the Legislature; and 7 (g) Requirements regarding the use of the common data set. 8 Sec. 2. Original section 43-2404.02, Revised Statutes Cumulative

9 Supplement, 2018, is repealed.