SENATE FILE NO. SF0017

Community juvenile services.

Sponsored by: Joint Judiciary Interim Committee

A BILL

for

- 1 AN ACT relating to community juvenile services; authorizing
- 2 counties to be direct grant recipients of community
- 3 juvenile services grants; modifying grant eligibility and
- 4 requirements; conforming provisions; and providing for an
- 5 effective date.

6

7 Be It Enacted by the Legislature of the State of Wyoming:

8

- 9 **Section 1.** W.S. 5-6-114, 7-13-304(c), 14-9-103(a) by
- 10 creating a new paragraph (vii) and by renumbering (vii) as
- 11 (viii), 14-9-105(a)(intro) and by creating a new subsection
- 12 (b), 14-9-106(b)(intro), (ii), by creating a new subsection
- 13 (c) and by renumbering (c) as (d) and 14-9-108(a)(i),

1

14 (iii), (iv)(intro) and (c) are amended to read:

15

5-6-114. Special probation for minor defendants.

17

As a condition of probation or suspension of sentence, the 1 2 may require a defendant who is court minor to 3 successfully complete a juvenile service program offered by 4 a community juvenile services board under the Community 5 Juvenile Services Act. 6 7-13-304. Imposition or modification of conditions; 7 performance of work by defendant. 8 9 (c) As a condition of probation or suspension of 10 11 sentence, the court may require a defendant who is a minor to successfully complete a juvenile service program offered 12 by a community juvenile services board under the Community 13 Juvenile Services Act. 14 15 14-9-103. Definitions. 16 17 (a) As used in this act: 18

19

20 <u>(vii) "Advisory board" means a board established</u>
21 <u>by a board of county commissioners which meets the</u>
22 requirements of W.S. 14-9-105(b);

2

23

1 (vii) (viii) "This act" means W.S. 14-9-101 2 through 14-9-108. 3 14-9-105. Community juvenile services 4 boards; 5 advisory boards. 6 (a) A county may, in accordance with the Wyoming 7 Joint Powers Act, enter into an agreement with one (1) or 8 9 more counties, any or all cities within the county or 10 counties, and any or all school districts within the county 11 or counties, to form a joint powers board to serve as a community juvenile services board under this act. 12 13 board shall include, at a minimum, representation from five (5) of the following entities within the jurisdictional 14 boundaries of the community juvenile services board: 15 16 17 (b) As an alternative to a community board, the county commissioners of a county may form a juvenile 18 19 services advisory board. In forming an advisory board the county commissioners shall include representation from at 20 21 least five (5) of the entities specified in subsection (a) 22 of this section.

3

23

1	14-9-106. Community board powers; requirements of
2	boards and counties.
3	
4	(b) Subject to this act, a community board or a board
5	of county commissioners which has appointed an advisory
6	board in accordance with W.S. 14-9-105(b) shall:
7	
8	(ii) Develop a community juvenile services
9	strategic plan and provide for periodic review of the plan;
10	to accomplish the following purposes:
11	
12	(A) Use of a uniform screening instrument;
13	
14	(B) Assessments of referred children by
15	licensed professionals who may include medical, mental
16	health, social service and educational personnel;
17	
18	(C) Procedures to facilitate referrals of
19	youth and families of youth needing services by:
20	
21	(I) School districts;
22	
23	(II) Law enforcement;
24	

1		(III)	Licensed	mental	health	care
2	providers;					
3						
4		(IV)	Licensed he	ealth care	e provid	ers;
5						
6		(V) P	court;			
7						
8		(VI)	The dep	artment	of	family
9	services;					
10						
11		(VII)	Community	youth org	ganizati	ons;
12						
13		(VIII)	Families	of y	routh :	needing
14	services;					
15						
16		(IX)	Self-refer	red youth	<u>.</u>	
17						
18	(D)	Perio	odic review	of the st	rategic	plan.
19						
20	(c) A juvenil	e serv	ices adviso	ory board	shall]	provide
21	advice to the board	l of co	ounty commi	ssioners	concern	ing the
22	availability and n	leed f	or juvenil	e servic	es with	in the
23	county and the exp	enditu	re of any	funds re	eceived	by the
24	county pursuant to	this a	act. The a	advisory	board ma	ay also

- 1 assist the board of county commissioners, or the
- 2 appropriate county official as directed by the county
- 3 commissioners, in preparing the strategic plan required by
- 4 this section and the grant application required under W.S.
- 5 14-9-108.

6

- 7 (c)(d) The community board shall not provide any
- 8 services to any child without first obtaining written
- 9 consent from the child's parent or guardian unless
- 10 participation in the program or service offered by the
- 11 community board is a condition of court ordered probation
- 12 or suspension of sentence. A court of limited jurisdiction
- 13 may authorize the community board to provide services to a
- 14 child if, after a hearing, the court finds that the child's
- 15 parent or quardian unreasonably refused to provide written
- 16 consent for the child to receive services.

17

18 14-9-108. Grant eligibility; allocation of funds.

19

- 20 (a) To qualify for a grant under this act, an
- 21 applicant shall:

22

- 23 (i) Be created as a community board as provided
- 24 by W.S. 14-9-105 or be a board of county commissioners

22

```
which has appointed an advisory board in accordance with
1
 2
    W.S. 14-9-105(b);
 3
4
              (iii) Receive certification from the department
 5
    of family services that the strategic plan developed grant
    application submitted by the community board or county
 6
 7
    addresses the purposes of this act;
8
9
              (iv) Develop a system approved by the department
    for:
10
11
         (c) For grants awarded to community boards, services
12
13
    for
         juveniles
                     under
                             this
                                    section
                                             shall
                                                     be
                                                          paid
    cooperatively by the departments of family services, health
14
    and education to the providers of those services.
15
                                                           For
16
    grants awarded to counties acting with an advisory board,
17
    services shall be paid by the county from grant funds
    provided to the county.
18
19
                  2. W.S.
20
         Section
                             14-9-106(b)(iii)
                                               and
                                                     (iv)
                                                            is
21
    repealed.
```

1	Section 3.	This act	is effective	July 1,	2013.

STATE OF WYOMING

13LSO-0106

3 (END)

2013

2