## THE GENERAL ASSEMBLY OF PENNSYLVANIA

## **HOUSE BILL**

No. 2301 Session of 2015

INTRODUCED BY DAVIS, ROZZI, LONGIETTI, SNYDER, SCHLOSSBERG, KINSEY, DEAN, D. MILLER, WATSON, KORTZ, HELM, SCHREIBER, DONATUCCI, V. BROWN AND FABRIZIO, SEPTEMBER 2, 2016

REFERRED TO COMMITTEE ON JUDICIARY, SEPTEMBER 2, 2016

## AN ACT

- 1 Authorizing police departments to establish and administer an
- 2 ANGEL Program that assists eligible individuals in
- identifying and receiving treatment for opiate addiction; and
- imposing powers and duties on the Attorney General.
- 5 The General Assembly of the Commonwealth of Pennsylvania
- 6 hereby enacts as follows:
- 7 Section 1. Short title.
- 8 This act shall be known and may be cited as the ANGEL Act.
- 9 Section 2. Findings and declarations.
- 10 The General Assembly finds and declares as follows:
- 11 (1) Opioid addiction should be treated as a health
- 12 issue, not a crime.
- 13 (2) Combating opioid abuse requires a multifaceted
- 14 approach that utilizes intervention, prevention and
- 15 rehabilitation efforts within the communities of our
- 16 Commonwealth.
- 17 (3) Allowing law enforcement officials to assist addicts
- in locating treatment will provide an additional tool in

- 1 fighting opioid addiction.
- 2 Section 3. Definitions.
- 3 The following words and phrases when used in this act shall
- 4 have the meanings given to them in this section unless the
- 5 context clearly indicates otherwise:
- 6 "ANGEL Program" or "program." An ANGEL program established
- 7 and operated by a qualified police department in accordance with
- 8 this act.
- 9 "Controlled substance." As defined in the act of April 14,
- 10 1972 (P.L.233, No.64), known as The Controlled Substance, Drug,
- 11 Device and Cosmetic Act.
- "Designer drug." As defined in the act of April 14, 1972
- 13 (P.L.233, No.64), known as The Controlled Substance, Drug,
- 14 Device and Cosmetic Act.
- "Drug paraphernalia." As defined in the act of April 14,
- 16 1972 (P.L.233, No.64), known as The Controlled Substance, Drug,
- 17 Device and Cosmetic Act.
- 18 "Individualized treatment plan." A treatment plan developed
- 19 for a specific participant.
- 20 "Participant." An individual who is approved to participate
- 21 in a program for the purpose of receiving treatment for opiate
- 22 addiction.
- "Qualified police department." A police department in this
- 24 Commonwealth that operates a program in accordance with this
- 25 act.
- 26 "Qualified volunteer." An individual who is approved by a
- 27 qualified police department to assist participants in a program.
- 28 Section 4. ANGEL Program.
- 29 (a) Authorization. -- A police department may establish and
- 30 operate a program in accordance with this act.

- 1 (b) Guidelines to be developed.--
- The Attorney General shall, within 120 days of the 2 effective date of this section and in consultation with the 3 Pennsylvania State Police and a Statewide association 4 5 representing chiefs of police, develop guidelines for a 6 program, to be known as an ANGEL Program, that assists 7 individuals who suffer from opiate addiction and who meet the 8 eligibility criteria of this act to identify and receive 9 appropriate treatment.
  - (2) Eligible individuals utilizing the ANGEL Program offered by a qualified police department may not be charged for a criminal offense related to the possession of controlled substances, designer drugs or drug paraphernalia if the individual successfully completes an individualized treatment plan.
- 16 (3) In the development of the guidelines, the Attorney
  17 General shall consider eligibility of individuals seeking the
  18 assistance of a qualified police department with their
  19 addictions at a police station as well as in the field.
- 20 (4) Guidelines established by the Attorney General shall be consistent with this act.
- 22 (c) Application.--Prior to operating a program, a police 23 department must apply to the Attorney General for approval to be 24 designated as a qualified police department. The application 25 shall be in such form and contain such information as required 26 by the Attorney General.
- 27 (d) Review of application. --
- 28 (1) The Attorney General shall review an application 29 submitted under subsection (c) and, if the application 30 complies with the guidelines developed under subsection (b),

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- 1 approve the applicant as a qualified police department.
- Otherwise, the application shall be denied and the reason for
- 3 the denial shall be submitted in writing to the applicant.
- 4 (2) The Attorney General shall conclude a review of an
- 5 application and notify the police department of the approval
- or denial of the application within 90 days of receipt.
- 7 (3) The Attorney General shall forward a copy of the
- 8 approval to the district attorney of the county in which the
- 9 qualified police department is located.
- 10 Section 5. Program operation.
- 11 (a) Process. -- At a minimum, a program shall operate as
- 12 follows:
- 13 (1) When a potential participant arrives at a qualified
- 14 police department, a police officer shall be assigned to the
- 15 potential participant.
- 16 (2) The police officer shall determine the eligibility
- of the potential participant and confirm that the potential
- participant has completed the required program application
- and participant agreement developed by the qualified police
- department and approved by the Attorney General.
- 21 (3) If the police officer determines that the individual
- is eligible to participate in the program, the police officer
- 23 may utilize and contact a qualified volunteer for the purpose
- 24 of learning the circumstance of the participant, educating
- 25 the participant on the rehabilitative process, providing
- 26 moral support for the participant and assisting in the
- 27 identification of available treatment facilities.
- 28 (4) The qualified volunteer or police officer shall
- 29 contact a treatment facility that may assist the qualified
- 30 police department in determining an individualized treatment

- plan for the participant and may provide opiate addiction treatment.
- 3 (5) If the qualified volunteer or police officer
  4 determines that placement in a treatment facility is not
  5 available, the qualified volunteer or police officer may not
  6 permit the participant to leave the qualified police
  7 department without locating a safe place to temporarily
  8 reside and shall determine an alternative plan to seek other
  9 opiate addiction treatment.
  - (b) Duty to contact emergency dispatch. --
    - (1) If at any time a participant or potential participant shows signs or symptoms of withdrawal or requests emergency medical attention, the police department or qualified volunteer shall contact emergency dispatch.
    - (2) Nothing in this subsection shall be construed to prohibit an individual who may obtain a supply of naloxone from administering a supply of naloxone to an individual undergoing, or who is reasonably believed to be undergoing, an opioid-related drug overdose as provided in the act of April 14, 1972 (P.L.233, No.64), known as The Controlled Substance, Drug, Device and Cosmetic Act.
- 22 (c) Transportation.--
- 23 (1) A qualified police department may request the 24 participant or the family of the participant to pay or 25 contribute to transportation costs.
- 26 (2) A qualified police department may utilize emergency 27 transportation services or other transportation services that 28 have volunteered for the purpose of transporting a 29 participant to a treatment facility if the transportation has 30 been approved by the qualified police department.

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- 1 (3) A police officer or qualified volunteer shall remain
- with a participant during transportation to a treatment
- 3 facility.
- 4 Section 6. Participant eligibility.
- 5 (a) Requirements. -- A potential participant must meet the
- 6 following requirements in order to participate in the program:
- 7 (1) Be at least 18 years of age or have the consent of a
- 8 parent or legal guardian.
- 9 (2) Complete the required program application and
- 10 participant agreement.
- 11 (b) Disqualifications. -- A potential participant shall be
- 12 deemed ineligible when:
- 13 (1) The potential participant has an outstanding arrest
- 14 warrant.
- 15 (2) The potential participant has three or more drug-
- related arrests on the potential participant's criminal
- 17 record and at least one of those arrests resulted in a
- 18 conviction under any of the following:
- 19 (i) 18 Pa.C.S. § 6317 (relating to drug-free school
- zones).
- 21 (ii) 18 Pa.C.S. § 7508 (relating to drug trafficking
- 22 sentencing and penalties).
- 23 (3) The police officer has reasonable belief that the
- 24 qualified volunteer could be seriously harmed by the
- 25 potential participant.
- 26 (c) Repeat participant. -- No participant may be refused
- 27 participation in a program due to previous participation in the
- 28 program.
- 29 Section 7. Participant agreement.
- 30 (a) Requirement. -- In order to participate in a program, an

- 1 eligible participant must complete a participant agreement which
- 2 expresses in writing to the qualified police department the
- 3 understanding that:

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- The participant is willing to accept and complete 4 5 opiate addiction treatment in a treatment facility.
- 6 A qualified volunteer may be present to assist the 7 police department in the operation of the program.
- 8 A different qualified volunteer may be assigned to 9 the participant at any time if the participant expresses that 10 the participant is not comfortable with the assigned 11 qualified volunteer.
- 12 A qualified volunteer does not have to be assigned 13 if the participant expresses discomfort.
  - The qualified police department may contact the participant in the future in order to learn about the experience of the participant in the program.
- 17 A hospital or participating treatment facility that provides treatment to the participant as part of the program may update the qualified police department on the treatment status of the participant.
- 21 The exchange of contact information with a qualified (7) volunteer is a mutual agreement between both parties. 22
- Any communication with a qualified volunteer outside 23 24 of the program is not considered part of the program.
- 25 Reports of participating hospitals and treatment
- 26 facilities.--Information on a participant's treatment status and
- 27 experience in a program, provided by a participating hospital or
- treatment center to a qualified police department, shall be 28
- 29 strictly confidential and used solely for statistical purposes
- which determine the success of the program. 30

- 1 Section 8. Qualified volunteer eligibility.
- 2 (a) Application. -- A police department may require a
- 3 potential qualified volunteer to complete an application and
- 4 background screening.
- 5 (b) Impairments.--
- 6 (1) An individual participating as a qualified volunteer
- 7 may not have a mental or physical condition that would cause
- 8 an impairment to the individual's capability to serve in the
- 9 program.
- 10 (2) Individuals in recovery and familiar with addiction
- shall not be disqualified from serving as a qualified
- 12 volunteer in the program.
- 13 Section 9. Qualified volunteer agreement.
- 14 A qualified volunteer must complete a volunteer agreement,
- 15 developed by the qualified police department, which at a minimum
- 16 expresses the understanding that:
- 17 (1) Any information, written, verbal or otherwise,
- 18 obtained during the time in which the qualified volunteer
- 19 participates in the program shall remain confidential,
- 20 including all information pertaining to:
- 21 (i) Participants.
- 22 (ii) Families of participants.
- 23 (iii) Members or staff of the police department.
- 24 (iv) Employees of participating hospitals.
- 25 (v) Employees of participating treatment facilities.
- 26 (vi) Any other organization or person designated by
- the qualified police department.
- 28 (2) Failure to maintain confidentiality as required by
- 29 this section may, at the discretion of the qualified police
- department, be grounds for immediate dismissal from the

- 1 program.
- 2 (3) An exchange of contact information with a
- 3 participant may only occur with the mutual agreement of the
- 4 participant and the qualified volunteer.
- 5 (4) Any contact between a qualified volunteer and a
- 6 participant outside of the program shall not be considered
- 7 part of the program.
- 8 (5) All risks and responsibilities for any and all
- 9 property damage and bodily injury that may be sustained while
- 10 participating in the program is assumed solely by the
- 11 qualified volunteer.
- 12 Section 10. Existing programs.
- 13 A police department that establishes, prior to the effective
- 14 date of this section, a program that operates consistent with an
- 15 ANGEL Program shall not be required to submit an application and
- 16 obtain approval by the Attorney General as provided in section
- 17 4.
- 18 Section 11. Effective date.
- 19 This act shall take effect immediately.