THE GENERAL ASSEMBLY OF PENNSYLVANIA

HOUSE BILL No. 1880 Session of 2001

INTRODUCED BY LYNCH, BEBKO-JONES, CREIGHTON, GEIST, HENNESSEY, READSHAW, SCRIMENTI, THOMAS, TRICH, WASHINGTON AND WILT, AUGUST 20, 2001

REFERRED TO COMMITTEE ON JUDICIARY, AUGUST 20, 2001

AN ACT

1 2 3	Providing for the establishment of a forensic intake classification and diversion program in county prisons; and making an appropriation.
4	The General Assembly of the Commonwealth of Pennsylvania
5	hereby enacts as follows:
6	Section 1. Short title.
7	This act shall be known and may be cited as the Inmate
8	Diversion Act.
9	Section 2. Legislative findings.
10	The General Assembly finds and declares as follows:
11	(1) A substantial portion of the population incarcerated
12	in county prisons have significant substance abuse, mental
13	health or emotional problems, which require some degree of
14	intervention and treatment.
15	(2) Identifying these problems prior to or early in
16	incarceration and diverting these inmates to appropriate
17	health, education and social service programs fosters
18	appropriate treatment and reduces the incidence of

1 recidivism.

2 (3) Evidence shows that a criminal offender who enters a
3 substance abuse treatment diversion program is four times
4 less likely to commit another crime within the next year than
5 an offender who does not get treatment.

6 (4) Establishing an intake classification program within
7 the county prison system, assessing inmate history and
8 records and linking inmates to appropriate human service
9 programs will reduce recidivism.

10 Section 3. Definitions.

11 The following words and phrases when used in this act shall 12 have the meanings given to them in this section unless the 13 context clearly indicates otherwise:

14 "Forensic Intake Classification and Diversion Program." A 15 process involving a team of professional employees, which may or 16 may not use a single coordinator, to evaluate each detainee 17 within 48 hours of incarceration to determine the need for 18 intervention by human services or health care agencies, to make 19 recommendations to the court at sentencing and to coordinate the 20 delivery of human and medical services upon sentencing.

21 "Health services." Treatment of disease, illness or injury,22 including acute care and behavioral health services.

23 "Human service delivery system." The myriad of publicly 24 operated or sponsored social service agencies, including, but 25 not limited to, mental health services, substance abuse 26 services, children and youth services and domestic relations 27 services.

28 Section 4. Forensic Intake Classification and Diversion Program29 Established.

30 (a) Establishment of system.--Each county prison system
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1 shall establish a forensic intake classification system, either
2 by designating an individual to be responsible for such services
3 or by creating a team of forensic specialists. The purpose of
4 the intake classification system is to identify inmates and
5 potential inmates who require extensive social service or
6 medical intervention and to ensure that they are diverted to
7 receive those services as a way of reducing recidivism.

8 (b) Powers and duties of staff.--The forensic classification9 and intake classification staff shall:

10 (1) have the right and the duty to conduct a
11 comprehensive intake interview with the pretrial detainee in
12 order to compile an education, criminal, mental health,
13 substance abuse and medical history;

14 (2) develop a treatment strategy to address the human15 and medical service needs of the inmate;

16 (3) coordinate the provision of such social and health 17 services and handle referral services and the coordination 18 with and between social service and medical providers;

19 (4) have access to confidential case records and files,
20 including administrative segregation records;

21 (5) perform counseling and case management services as 22 required; and

23 (6) have such other responsibilities as assigned by the24 warden of the county prison.

25 Section 5. Access to information.

All staff assigned to the Forensic Intake Classification and Diversion Program shall have access to confidential case records and files, including administrative segregation records and inmate and pretrial detainee histories.

30 Section 6. State matching grants.

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1 The Commonwealth shall pay half of the cost of operating a 2 Forensic Intake Classification and Diversion Program, up to a 3 maximum of \$25,000 annually for each county prison.

4 Section 7. Appropriation.

5 The sum of \$2,500,000 is hereby appropriated to the 6 Department of Corrections for fiscal year 2001-2002 for the 7 purposes of this act. The appropriation shall be a continuing 8 appropriation and shall not lapse.

9 Section 8. Effective date.

10 This act shall take effect in 90 days.