THE GENERAL ASSEMBLY OF PENNSYLVANIA

SENATE BILL No. 649 Session of 2011

INTRODUCED BY BOSCOLA, BROWNE, TARTAGLIONE, FERLO AND FONTANA, FEBRUARY 25, 2011

REFERRED TO JUDICIARY, FEBRUARY 25, 2011

AN ACT

1 2 3	Amending Title 42 (Judiciary and Judicial Procedure) of the Pennsylvania Consolidated Statutes, providing for assessment and counseling of chronic runaway children.
4	The General Assembly of the Commonwealth of Pennsylvania
5	hereby enacts as follows:
6	Section 1. Section 6302 of Title 42 of the Pennsylvania
7	Consolidated Statutes is amended by adding a definition to read:
8	§ 6302. Definitions.
9	The following words and phrases when used in this chapter
10	shall have, unless the context clearly indicates otherwise, the
11	meanings given to them in this section:
12	* * *
13	"Chronic runaway child." A child who comes to the attention
14	of law enforcement officers as a runaway more than once in any
15	month or at least three times in any year.
16	* * *
17	Section 2. Sections 6327(f) and 6331 of Title 42 are amended
18	to read:

1 § 6327. Place of detention.

2 * * *

3

(f) Development of approved shelter care programs.--

(1) The Department Public Welfare shall develop or
assist in the development in each county of this Commonwealth
approved programs for the provision of shelter care for
children needing these services who have been taken into
custody under section 6324 (relating to taking into custody)
and for children referred to or under the jurisdiction of the
court.

11 (2) A county may develop a chronic runaway children 12 treatment plan to address problems with chronic runaway children in the county. The county must submit the plan to 13 14 the department for approval and may request funding for its implementation, and the department may award funding to a 15 16 county to implement an approved county runaway children 17 treatment plan. The plan must identify the problems 18 associated with chronic runaway children in the county and 19 specific solutions the county will implement, including, but 20 not limited to, the development and operation of a chronic 21 runaway children assessment and counseling center. 22 § 6331. Release from detention or commencement of proceedings. 23 (a) General rule.--If a child is brought before the court or 24 delivered to a detention or shelter care facility designated by 25 the court, the intake or other authorized officer of the court 26 shall immediately make an investigation and release the child 27 unless it appears that his detention or shelter care is 28 warranted or required under section 6325 (relating to detention 29 of child). The release of the child shall not prevent the 30 subsequent filing of a petition as provided in this chapter. If

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1 he is not so released, a petition shall be promptly made and 2 presented to the court within 24 hours or the next court 3 business day of the admission of the child to detention or 4 shelter care.

5	(b) Chronic runaway children
6	(1) Within 24 hours of being detained, either in a
7	runaway assessment and treatment center or a detention
8	facility, a chronic runaway child shall be assessed by a
9	counselor who specializes in runaway profiles to determine
10	the following:
11	(i) The reasons why the child is a chronic runaway.
12	(ii) Whether the child should be adjudicated
13	dependent.
14	(iii) What treatment procedures should be prescribed
15	for the child and for the parent, legal guardian or
16	custodian from whom the child ran away.
17	(2) As soon as practicable following the assessment, and
18	not later than the informal hearing required under section
19	6332 (relating to informal hearing), the child, the counselor
20	and the child's parent, legal guardian or custodian shall
21	meet in an initial counseling session for the purpose of:
22	(i) Identifying the underlying causes for the
23	runaway behavior.
24	(ii) Developing a plan to address those causes.
25	(3) A chronic runaway child shall be released from a
26	runaway assessment and treatment center to the child's
27	parent, legal guardian or custodian after the initial
28	counseling session unless the counselor believes that it
29	would not be in the best interest of the child to do so.
30	(4) A chronic runaway child may be adjudicated dependent

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1	if the child's parent:
2	(i) Fails to attend this initial counseling session.
3	(ii) Is unwilling to take custody of the child at
4	the conclusion of the informal hearing.
5	(iii) The court finds other compelling reasons to do
6	so, including, but not limited to, the counselor's
7	recommendations.
8	Section 3. This act shall take effect in 60 days.