THE GENERAL ASSEMBLY OF PENNSYLVANIA

SENATE BILL No. 1443 ^{Session of} 2010

INTRODUCED BY DINNIMAN, ERICKSON, BAKER, COSTA, FONTANA, RAFFERTY, TARTAGLIONE AND WASHINGTON, JULY 22, 2010

REFERRED TO PUBLIC HEALTH AND WELFARE, JULY 22, 2010

AN ACT

1 2 3 4 5	Amending the act of October 20, 1966 (3rd Sp.Sess., P.L.96, No.6), entitled "An act relating to mental health and mental retardation; authorizing county programs and amending, revising and changing the laws relating thereto and making an appropriation," updating and modernizing certain terminology.
6	The General Assembly of the Commonwealth of Pennsylvania
7	hereby enacts as follows:
8	Section 1. The title of the act of October 20, 1966 (3rd
9	Sp.Sess., P.L.96, No.6), known as the Mental Health and Mental
10	Retardation Act of 1966, is amended to read:
11	AN ACT
12	Relating to mental health and [mental retardation] intellectual
13	disability; authorizing county programs and amending,
14	revising and changing the laws relating thereto and making an
15	appropriation.
16	Section 2. Sections 101, 102, 201, 202, 301, 302, 303, 304,
17	305, 401 and 404 of the act are amended to read:
18	Section 101. Short TitleThis act shall be known and may
19	be cited as the "Mental Health and [Mental Retardation]

1 Intellectual Disability Act of 1966."

2 Section 102. Definitions.--As used in this act:

3 "Administrator" means the person appointed to carry out the4 duties specified in section 305 of this act.

5 "Aftercare" means services rendered to a person after his 6 release from a facility, designed to assist such person in 7 establishing and maintaining himself as a member of society, 8 including foster home placement, home visiting, observation, 9 halfway houses and outpatient care.

10 "Attorney for the Commonwealth" means district attorney, the 11 Attorney General, or any attorney representing the interests of 12 the Commonwealth.

"Benefit period" means, with respect to any individual, a period of consecutive days beginning with the first day not included in a previous benefit period on which he is furnished inpatient hospital care, and ending with the last day of the first sixty-day period thereafter during each day of which he is not an inpatient in a hospital.

19 "County" means a county, or a first class city.

20 "County program" means a mental health and [mental 21 retardation] <u>intellectual disability</u> program established by a 22 county, or two or more counties acting in concert and includes a 23 complex of services providing a continuum of care in the 24 community for the mentally disabled.

25 "Department" means the Department of Public Welfare.
26 "Designated facility" means a State operated facility named
27 by the department, or other facility named by the administrator,
28 for certain purposes or as a place of reception.

29 "Director" means the administrative head of a facility and 30 includes superintendents.

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"Facility" means any mental health establishment, hospital,
 clinic, institution, center, day care center or other
 organizational unit, or part thereof, which is devoted primarily
 to the diagnosis, treatment, care, rehabilitation or detention
 of mentally disabled persons.

6 "Inpatient services" means diagnosis, evaluation,
7 classification, care, treatment or rehabilitation rendered to a
8 mentally disabled person admitted or committed to a facility for
9 a continuous period of twenty-four hours, or longer.

10 <u>"Intellectual disability" means significantly subaverage</u>

11 general intellectual functioning that is accompanied by

12 significant limitations in adaptive functioning in at least two

13 of the following skill areas: communication, self-care, home

14 living, social and interpersonal skills, use of community

15 resources, self-direction, functional academic skills, work,

16 <u>leisure</u>, health and safety. The onset must occur before the 17 individual's twenty-second birthday.

"Issuing authority" means any public official having the power and authority of an alderman, justice of the peace or magistrate.

21 "Local authorities" means the county commissioners of a county, or the city councils and the mayors of the first class 22 23 cities, or two or more of these acting in concert. 24 "Mental disability" means any mental illness, mental 25 impairment[, mental retardation,] or mental deficiency, which so lessens the capacity of a person to use his customary self-26 control, judgment and discretion in the conduct of his affairs 27 28 and social relations as to make it necessary or advisable for him to be under care as provided in this act. [It shall include 29

30 conditions and terms heretofore defined as "insanity,"

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1 "unsoundness of mind," "lunacy," "mental disease," "mental 2 disorder," "feebleminded," "moron," "idiot" and "imbecile."] 3 This term shall not include senility, unless mental illness or 4 [mental retardation] <u>an intellectual disability</u> is superimposed. 5 "Mental hospital" means a residential facility for the 6 diagnosis, care and treatment of the mentally disabled other 7 than the mentally retarded.

8 ["Mental retardation" means subaverage general intellectual functioning which originates during the developmental period and 9 is associated with impairment of one or more of the following: 10 11 (1) maturation, (2) learning and (3) social adjustment.] 12 "Outpatient services" means diagnosis, evaluation, 13 classification, counseling care, treatment or rehabilitation 14 rendered under this act at a facility, to a mentally disabled person not admitted or committed thereto. 15

16 "Partial hospitalization" means diagnosis, evaluation, 17 classification, care, treatment or rehabilitation rendered to a 18 mentally disabled person admitted or committed to a facility for 19 some portion of one or more twenty-four hour periods.

20 "Physician" means a physician licensed to practice in21 Pennsylvania.

22 "Psychiatrist" means a physician who by years of study, 23 training and experience has achieved professional recognition 24 and standing in the field of psychiatry.

25 "Psychologist" means a person who by years of study, training 26 and experience has achieved professional recognition and 27 standing in the field of clinical psychology.

"Secretary" means the Secretary of Public Welfare.
"Social worker" means a person who by years of study,
training and experience has achieved professional recognition

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1 and standing in the field of social work.

2 Section 201. General Powers and Duties of the Department.--3 The department shall have power, and its duty shall be: To assure within the State the availability and 4 (1)equitable provision of adequate mental health and [mental 5 retardation] intellectual disability services for all persons 6 who need them, regardless of religion, race, color, national 7 8 origin, settlement, residence, or economic or social status. 9 To make, with the advice of the Advisory Committee for (2)10 Mental Health and [Mental Retardation] Intellectual Disability 11 and enforce all regulations necessary and appropriate to the 12 proper accomplishment of the mental health and [mental 13 retardation] intellectual disability duties and functions 14 imposed by this act. Such regulations shall not become effective 15 until the department shall have given the local authorities 16 thirty days written notice of the proposed regulations and afforded the local authorities the opportunity for a hearing 17 18 before the department on the proposed regulations.

19 To consult with and assist each county in carrying out (3) 20 mental health and [mental retardation] intellectual disability 21 duties and functions and where necessary after thirty days written notice to the counties affected and an opportunity for 22 23 such counties for a hearing before the department and with the 24 advice of the Advisory Committee for Mental Health and [Mental 25 Retardation] Intellectual Disability to require two or more 26 counties to join in establishing a program to provide the 27 services required by this act.

(4) To adopt State-wide plans for the operation of all State
operated facilities under the jurisdiction of the department and
to assign to each facility or portion thereof, such duties for

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the care of the mentally disabled, as the secretary shall 1 2 prescribe. The assignments herein referred to shall be made with 3 due regard to geographical location and population distribution. To establish and maintain working relationships with 4 (5) other governmental bodies and public and private agencies, 5 institutions and organizations so as to assure maximum 6 7 utilization of services and facilities which each such 8 governmental body and public and private agency, institution and 9 organization may have, which may be of benefit to the mentally 10 disabled.

11 (6) To appoint such regional mental health and [mental 12 retardation] <u>intellectual disability</u> boards as may be necessary 13 to advise the department in the establishment, administration 14 and review of mental health and [mental retardation] 15 <u>intellectual disability</u> programs.

16 (7) To make grants, pay subsidies, purchase service and
17 provide reimbursement for mental health and [mental retardation]
18 <u>intellectual disability</u> services in accordance with this act.
19 (8) To supervise mental health and [mental retardation]
20 <u>intellectual disability</u> facilities, services and programs as
21 provided by law.

22 Section 202. State Facilities.--(a) The department shall 23 operate all State facilities and shall assign such functions to 24 each as the secretary shall prescribe.

(b) The department is hereby authorized to establish, extend, operate and maintain additional facilities and provide mental health and [mental retardation] <u>intellectual disability</u> services therein. The department may also lease or otherwise acquire, through the Department of Property and Supplies, other additional facilities.

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1 Section 301. General Powers and Duties of Local Authorities; 2 Mental Health and [Mental Retardation] Intellectual Disability Program and Services.--(a) The local authorities of each county 3 separately or in concert with another county or counties, as the 4 secretary may approve, shall establish a county mental health 5 and [mental retardation] intellectual disability program for the 6 7 prevention of mental disability, and for the diagnosis, care, 8 treatment, rehabilitation and detention of the mentally disabled and shall have power to make appropriations for such purposes. 9 10 Such program shall conform with regulations of the department 11 promulgated under section 202(2).

12 (b) To insure the operation of a county mental health and 13 [mental retardation] <u>intellectual disability</u> program in each 14 county, the secretary subject to the provisions of section 15 201(3) shall have the power to direct the local authorities of 16 any county to join with the local authorities of any other 17 county to establish such program or become a part of a program 18 existing in such other county or counties.

19 To operate such county mental health and [mental (C) retardation] intellectual disability program, the local 20 21 authorities shall employ such personnel as are necessary. The selection, appointment and retention of such employes, and the 22 23 termination of their employment shall be on the basis of a merit 24 system which shall conform to minimum standards established by 25 the department with the advice of the Advisory Committee for 26 Mental Health and [Mental Retardation] Intellectual Disability. 27 Such minimum standards shall not become effective until the 28 department shall have given the local authorities thirty days' 29 written notice of the proposed standards and afforded the local authorities the opportunity for a hearing before the department 30

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1 on the proposed minimum standards.

2 (d) Subject to the provisions of sections 508 and 509(5) it 3 shall be the duty of local authorities in cooperation with the 4 department to insure that the following mental health and 5 [mental retardation] <u>intellectual disability</u> services are 6 available:

7 (1) Short term inpatient services other than those provided8 by the State.

9 (2) Outpatient services.

10 (3) Partial hospitalization services.

11 (4) Emergency services twenty-four hours per day which shall 12 be provided by, or available within at least one of the types of 13 services specified heretofore in this paragraph.

14 (5) Consultation and education services to professional15 personnel and community agencies.

16 (6) Aftercare services for persons released from State and17 County facilities.

18 (7) Specialized rehabilitative and training services19 including sheltered workshops.

20 (8) Interim care of mentally retarded persons who have been 21 removed from their homes and who having been accepted, are 22 awaiting admission to a State operated facility.

(9) Unified procedures for intake for all county servicesand a central place providing referral services and information.

(e) Such local authorities shall also have the power to establish the following additional services or programs for the mentally disabled:

28 (1) Training of personnel.

29 (2) Research.

30 (3) Any other service or program designed to prevent mental 20100SB1443PN2153 - 8 - disability or the necessity of admitting or committing the
 mentally disabled to a facility.

3 (f) Services herein required or authorized may be provided 4 either directly or by purchase of such services, except that the 5 services required in section 301(d)(9) shall be provided 6 directly through the county administrator.

7 (g) To establish local mental health and [mental 8 retardation] <u>intellectual disability</u> boards in accordance with 9 provisions of section 302.

10 Section 302. Establishment of County Mental Health and [Mental Retardation] Intellectual Disability Board.--(a) Except 11 12 in cities of the first class, the local authorities of a county 13 or of two or more counties participating in concert in a county mental health and [mental retardation] intellectual disability 14 15 program shall appoint a Mental Health and [Mental Retardation] 16 Intellectual Disability Board, hereinafter called the board, which shall consist of thirteen residents including, from each 17 18 county, a representative of the board of county commissioners. 19 At least two members thereof shall be physicians, and where 20 possible one shall be a psychiatrist and the other a pediatrician. There shall also be appropriate representation 21 22 drawn from:

(1) The professional fields of psychology, social work,nursing, education and religion;

25 (2) Local citizens' organizations active in the field of 26 mental health;

27 (3) Local citizens' organizations active in the field of
28 [mental retardation] <u>intellectual disability;</u>

29 (4) Local health and welfare planning organizations;30 (5) Local general hospitals; and

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1 (6) Other interested community groups.

Where two or more counties are participating in concert in said program, the members of said board shall be selected substantially on a proportionate basis as to population, providing however that each county, irrespective of population, shall have at least one member on the board.

7 (b) Each member shall be appointed for a period of three 8 years. The initial appointment of members of the board shall be for overlapping periods of three, two and one years. In making 9 10 the initial appointments, in so far as possible, one-third of 11 the members shall be appointed to each of the overlapping 12 periods. Any vacancies occurring in the membership of the board shall be filled by the local authorities for the unexpired 13 14 period. The local authorities may remove any member of the board 15 during his period of service for cause only. The members shall 16 serve without compensation other than reimbursement for travel and other actual expenses incurred in connection with called 17 18 meetings of the board.

19 (c) A majority of the board members shall constitute a 20 quorum. The members shall select a chairman from among 21 themselves. Each board shall meet at least once each quarter, and may, by majority vote of the membership, establish more 22 23 frequent regular meetings not exceeding one per month. Special 24 meetings shall be held on call of the chairman, and it shall be 25 the duty of the chairman to call a special meeting upon the 26 written request of one-third or more of the members, not including vacancies of the board. 27

(d) In cities of the first class, a mental health and
[mental retardation] <u>intellectual disability</u> board shall be
appointed, and the members shall hold office, under the

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1 provisions of the city charter.

Section 303. Duties of the County Mental Health and [Mental
Retardation] <u>Intellectual Disability</u> Board.--(a) The County
Mental Health and [Mental Retardation] <u>Intellectual Disability</u>
Board shall have the power and its duty shall be:

6 (1) To review and evaluate the county's mental health and 7 [mental retardation] <u>intellectual disability</u> needs, services, 8 facilities and special problems in relation to the local health 9 and welfare needs, services and programs.

10 (2) Except in cities of the first class, to recommend to 11 local authorities not less than two persons for the position of 12 administrator. Such persons shall meet the standards of 13 professional skill and experience as the department may 14 establish by regulation.

15 (3) To develop, together with the administrator, annual 16 plans for the mental health and [mental retardation] 17 <u>intellectual disability</u> programs required by sections 301 and 18 509.

19 (4) To make recommendations to the local authorities 20 regarding the program and any other matters relating to mental 21 health and [mental retardation] <u>intellectual disability</u> services 22 in the county, including purchase of service contracts and the 23 extent of funds required to implement the program.

(5) To review performance under the mental health and [mental retardation] <u>intellectual disability</u> program and to recommend a system of program evaluation.

(b) The functions of this board may be performed by a multipurpose board acting in the health and welfare field, if the local authorities so elect with appropriate representation as specified in section 302(a), in so far as possible, and subject

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1 to the approval of the department.

2 Section 304. County Mental Health and [Mental Retardation] 3 Intellectual Disability Administrator; Appointment.--Except in cities of the first class, where the administrator shall be 4 appointed under the merit system, the local authorities shall 5 appoint a county mental health and [mental retardation] 6 7 intellectual disability administrator from a list of not less 8 than two names submitted by the County Mental Health and [Mental 9 Retardation] Intellectual Disability Board. If, thirty days 10 after the county board has submitted a list to the local authorities, an appointment has not been made because of a tie 11 12 vote or other failure of the local authorities to make such 13 appointment, the same shall be made by the secretary after 14 consultation with the local authorities. The appointment of the 15 administrator, by whomever made, may be terminated by the local 16 authorities, provided, that no appointment made by the secretary under this section shall be terminated without the approval of a 17 18 majority of the County Mental Health and [Mental Retardation] 19 Intellectual Disability Board.

20 Section 305. Duties of the Administrator.--The county mental 21 health and [mental retardation] <u>intellectual disability</u> 22 administrator shall have the power and his duty shall be:

(1) To administer the county mental health and [mental
retardation] <u>intellectual disability</u> program.

(2) To insure that county mental health and [mental retardation] <u>intellectual disability</u> services required by this act are available.

(3) To provide staff services to the County Mental Health
 and [Mental Retardation] <u>Intellectual Disability</u> Board.

30 (4) To make such reports to the department in such form and 20100SB1443PN2153 - 12 - 1 containing such information as the department may require.

2 (5) To develop, together with the County Mental Health and
3 [Mental Retardation] <u>Intellectual Disability</u> Board, annual plans
4 for the mental health and [mental retardation] <u>intellectual</u>
5 <u>disability</u> programs required by this act.

6 (6) To submit to local authorities annual plans and
7 estimated costs for the provision of services, establishment and
8 operation of facilities, and other related matters for review,
9 approval and transmittal to the department.

10 (7) To review and evaluate facilities, and to cooperate with 11 the department in the maintenance of established standards.

12 (8) To maintain effective liaison with governmental and 13 private community health and welfare agencies and organizations 14 and State operated facilities.

15 (9) To submit an annual report to the local authorities, the 16 board and the department reporting all activities of the program 17 and his administration thereof.

18 (10) To analyze and evaluate mental health and [mental 19 retardation] <u>intellectual disability</u> needs and services in the 20 county and recommend improvements to the County Mental Health 21 and [Mental Retardation] <u>Intellectual Disability</u> Board and local 22 authorities, conduct such research studies, and take such steps 23 and adopt such measures as are necessary for the proper 24 discharge of his duties.

Section 401. Applications for Admission or Commitment; to Whom Made.--(a) Any mentally disabled person who desires care in a facility may make appropriate application directly to any facility willing and able to receive him, or to the administrator of the county where the person is or resides, for placement in a facility.

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1 Any person authorized by this act to do so may make (b) 2 application on behalf of a mentally disabled person directly to 3 any facility willing and able to receive such person. If no such facility is available, or if public funds will or may be 4 5 expended to pay all or part of the cost of care of such person under a county mental health and [mental retardation] 6 7 intellectual disability program, application shall be made to 8 the administrator of the county where the person is or resides for placement in a facility, except that applications for 9 10 detention under section 405 must be made to the administrator. 11 Whenever a court commits any person under any provision (C) 12 of this act, it may commit such person directly to a facility 13 willing and able to receive him; otherwise, the court shall 14 commit to a designated local or State facility, or to the 15 Veterans Administration or other agency of the United States 16 upon receipt of a certificate that the person is eligible for such hospitalization and there is available space for his care. 17 18 Section 404. Commitment on Application by Relative, etc.; Physicians' Certificates; Review.--(a) A written application 19 20 for commitment to a facility may be made in the interest of any person who appears to be mentally disabled and in need of care. 21 It may be made by a relative, guardian, friend, individual 22 23 standing in loco parentis to the person to be committed, or by 24 the executive officer or an authorized agent of a governmental 25 or recognized nonprofit health or welfare organization or agency 26 or any responsible person.

(b) Such application shall be accompanied by the certificates of two physicians who have examined the person whose commitment is sought, within one week of the date of the certificates, and who have found that, in their opinion, such

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person is mentally disabled and in need of care. In the case of 1 2 a mentally retarded person, the physician's certification shall 3 be accompanied by the report of a psychologist. No person shall be committed hereunder if any certificate is dated more than 4 thirty days prior to the date of commitment, except that if the 5 mental disability consists of [mental retardation] intellectual 6 disability, the certificates may be dated not more than three 7 8 months prior to the date of commitment. The application, certificates and the report, if any, shall be signed and sworn 9 10 to or affirmed.

11 (c) The director may receive the person named in the 12 application and detain him until discharge in accordance with 13 the provisions of this act. When application is made by any 14 person other than a relative or guardian, the director upon 15 reception of the person named in the application shall notify 16 the appropriate relative or guardian of such person of the 17 commitment.

18 (d) Every commitment made under this section except those to 19 the Veterans Administration or other agency of the United States 20 Government, shall be reviewed at least annually by a committee appointed by the director from the professional staff of the 21 facility wherein the person is detained, to determine whether 22 23 continued care and commitment is necessary. Said committee shall 24 make written recommendations to the director which shall be 25 filed at the facility, and be open to inspection and review by 26 the department, and such other persons as the secretary, by 27 regulation, may permit.

28 Section 3. Section 509 of the act, amended May 17, 197229 (P.L.300, No.78), is amended to read:

30 Section 509. State and County Grants and Payments.--The

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1 department, subject to the provisions of section 503, shall have 2 the power, and its duty shall be:

(1) From State and Federal funds, to make annual grants to
counties to defray part of the cost of county programs
authorized by this act and approved by the department, in the
amount of ninety percent of the excess of all such approved
expenditures for such programs over the amount paid for the same
purpose from any public or private source directly to
participating counties, facilities or individuals.

10 (2) To prescribe the time at which the counties shall 11 submit to the department annual plans and annual estimates of 12 expenditures, and revisions thereof, to carry out mental health 13 and [mental retardation] <u>intellectual disability</u> programs. Such 14 plans and estimates shall contain such information as the 15 secretary by regulation shall prescribe.

16 (3) Upon approval of an annual plan and the estimated 17 expenditures for a mental health and [mental retardation] 18 <u>intellectual disability</u> program, to compute an annual grant in 19 accordance with the formula established in clause (1) of this 20 section.

21 (4) To pay the annual grant in four guarterly installments. The moneys received in any quarter may be used at any time 22 23 during the year. The first installment shall be for the quarter 24 beginning July 1 and ending September 30; the second installment 25 shall be for the quarter beginning October 1 and ending December 26 31; the third installment shall be for the quarter beginning January 1 and ending March 31; and the fourth installment shall 27 28 be for the quarter beginning April 1 and ending June 30. Each 29 installment shall be paid at the beginning of the quarter only if the department is satisfied that the county is complying with 30

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the regulations of the department prescribing minimum mental health and [mental retardation] <u>intellectual disability</u> services, minimum standards of performance of mental health and [mental retardation] <u>intellectual disability</u> services and minimum standards of mental health and [mental retardation] <u>intellectual disability</u> personnel administration on a merit basis.

8 (5) In the event that sufficient funds to pay the full amount of the grants to which the counties may be entitled under 9 10 the provisions of this section have not been appropriated, to 11 distribute State funds among the counties by a formula reasonably designed to achieve the objectives of this act, 12 13 provided however, that in such event the counties' financial 14 obligations under this act shall be reduced in accordance with 15 the same formula and the counties shall be required to provide only those services for which sufficient funds are available. 16

17 (6) To review grants against actual expenditures at any time 18 and to make appropriate adjustments in subsequent grants. If a 19 grant overpayment cannot be recovered through such an adjustment 20 for any reason, the department shall effect a refund of such 21 overpayment from the county.

(7) For the purpose of this act, the contribution with respect to services, equivalent to the employer's tax established by the Federal Social Security Act shall be the first obligation against any State funds received by the counties for their use or authorized under this act and shall first be paid therefrom.

28 Section 4. Sections 510 and 511 of the act are amended to 29 read:

30 Section 510. Supplemental Grants.--The department may make 20100SB1443PN2153 - 17 - additional grants to any county participating in an approved mental health and [mental retardation] <u>intellectual disability</u> plan to assist in establishing the services provided for in such plan, for the first three years of operation of such plan. Said grant shall be supplemental to grants authorized by section 509 but shall not exceed in any one year, ten percent of the grant made under that section.

8 Section 511. Interim Grants for Mental Health and [Mental 9 Retardation] <u>Intellectual Disability</u> Services.--(a) From State 10 and Federal funds, the department may make grants to any county, 11 or combination of counties, or to any facility for all or part 12 of the cost of services designed to carry out the provisions of 13 article III of this act.

14 Such grants, whose amounts shall be calculated in (b) 15 accordance with a formula to be determined by the department, 16 shall terminate with respect to a particular county, or combination of counties, on the approval of the initial plan for 17 18 a mental health and [mental retardation] intellectual disability 19 program or on the deadline for the establishment of all such 20 programs, as provided in section 512, whichever is earlier. 21 Section 5. Section 512 of the act, amended June 28, 1968 (P.L.280, No.135), is amended to read: 22

Section 512. Deadline for Establishment of County Mental 23 24 Health and [Mental Retardation] Intellectual Disability Program; 25 Failure to Comply with Minimum Standards; Penalties.--(a) Each 26 county acting alone or in participation with other counties as provided in section 301 shall, by January 1, 1969, submit to the 27 28 department for approval a plan for a county mental health and 29 [mental retardation] intellectual disability program. The 30 information and material upon which such plan shall be

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formulated for submission to the department shall be published
 and distributed to the counties by the Advisory Committee for
 Mental Health and [Mental Retardation] <u>Intellectual Disability</u>
 on or before August 1, 1968.

5 (b) If, by July 1, 1969, any county has not submitted any 6 plan or if although it shall have submitted a plan, it has not 7 made such alterations or additions to such plan as to secure 8 approval by the department, the department shall provide mental 9 health and [mental retardation] <u>intellectual disability</u> services 10 for such county.

11 If at any time after the approval of a plan, the (C) department determines, after hearing, that such county or 12 13 combination of participating counties is not complying with regulations promulgated under section 202(2) and that, as a 14 15 result, the needs of the mentally disabled persons are not being 16 adequately met, the department shall provide mental health and 17 [mental retardation] intellectual disability services for such 18 county or counties.

19 (d) When in pursuance of this section, the department shall 20 provide the mental health and [mental retardation] intellectual disability services of a county or counties, such county or 21 counties shall be charged and shall pay the county share 22 23 computed in accordance with section 509, and, to compensate the 24 State for its expenses incident to the administration of the 25 county program, an additional fifteen percent of the net cost to 26 the Commonwealth for the county program. The amount due the Commonwealth shall be paid by the county or counties within 27 28 twelve months after receipt of the department's notice of the 29 amount due. All sums collected from the county under this 30 section, in whatever manner such collections are made, shall be

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paid into the State Treasury and shall be credited to the
 current appropriations to the department to carry out State
 obligations under this section.

4 The department shall relinquish the administration of (e) 5 the mental health and [mental retardation] intellectual disability program of the county upon establishment or 6 reinstatement as the case may be, of an approved county mental 7 health and [mental retardation] intellectual disability program 8 9 in compliance with this act and thereafter grants and payments authorized herein may be made by the department. 10 11 Section 6. This act shall take effect immediately.

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