1

AN ACT relating to services for children and transition-age youth.

2 Be it enacted by the General Assembly of the Commonwealth of Kentucky:

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→ Section 1. KRS 200.501 is amended to read as follows:

4 The Kentucky General Assembly finds that services to children and transition-age youth 5 are provided by various departments and agencies at both the state and local level, often 6 without appropriate policy collaboration and service coordination. The General Assembly 7 declares that the purpose of KRS 200.501 to 200.509 is to establish a structure for 8 coordinated policy development, comprehensive planning, and collaborative budgeting 9 for services and supports to children and transition-age youth with or at risk of 10 developing behavioral health needs an emotional disability or severe emotional disability] and their families. It is further the intention of the General Assembly to build 11 12 on the existing resources and to design and implement a system of care for children and 13 transition-age youth with or at risk of developing behavioral health needs [coordinated 14 service system for children with an emotional disability or severe emotional disability] 15 that is community based, family- and youth-driven, and culturally and linguistically 16 competent[and centered on the needs of the individual child and family]. Children and 17 transition-age youth who meet criteria for a serious [with a severe] emotional disability, including a co-occurring substance use disorder, and who are placed outside their 18 19 homes to address unmet behavioral health needs receiving institutional care or are at 20 risk of institutional placement] shall be given priority for services and supports pursuant 21 to KRS 200.501 to 200.509. 22 Section 2. KRS 200.503 is amended to read as follows: 23 As used in KRS 200.501 to 200.509, unless the context otherwise requires:

(1) "Child with a behavioral health need" means a child <u>or transition-age youth</u> with,
or at risk of developing, an emotional disability, substance <u>use[abuse]</u> disorder, or
mental, emotional, or behavioral needs;

27 (2) "Child with an emotional disability" means a child <u>or transition-age youth</u> with a

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clinically significant disorder of thought, mood, perception, orientation, memory, or
 behavior that is listed in the current edition of the American Psychiatric
 Association's Diagnostic and Statistical Manual of Mental Disorders and seriously
 limits a child's capacity to function in the home, school, or community;

(3) "Child with a <u>serious</u>[severe] emotional disability" means a child <u>or transition-age</u>
<u>youth</u> with a clinically significant disorder of thought, mood, perception,
orientation, memory, or behavior that is listed in the current edition of the American
Psychiatric Association's Diagnostic and Statistical Manual of Mental Disorders and
that:

10 Presents substantial limitations that have persisted for at least one (1) year or (a) 11 are judged by a mental health professional to be at high risk of continuing for 12 one (1) year without professional intervention in at least two (2) of the 13 following five (5) areas: "Self-care," defined as the ability to provide, sustain, 14 and protect his or herself at a level appropriate to his or her age; "Interpersonal 15 relationships," defined as the ability to build and maintain satisfactory 16 relationships with peers and adults; "Family life," defined as the capacity to 17 live in a family or family type environment; "Self-direction," defined as the 18 child's ability to control his or her behavior and to make decisions in a manner 19 appropriate to his or her age; and "Education," defined as the ability to learn social and intellectual skills from teachers in available educational settings; 20 21 or]

22 23

(b) Is a Kentucky resident and is receiving residential treatment for emotional disability through the interstate compact; [or]

(c) The Department for Community Based Services has removed the child from
the child's home and has been unable to maintain the child in a stable setting
due to behavioral <u>health needs</u>[or emotional disturbance]; or

27

(d)

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Is a person under twenty-one (21) years of age meeting the criteria of

1	paragraph (a) of this subsection and who was receiving services prior to age
2	eighteen (18) that must be continued for therapeutic benefit;
3	(4) ["State Family Advisory Council" means the council composed of all parent
4	members or alternate parent members of the state, regional, and local interagency
5	councils for services to children with a behavioral health need pursuant to KRS
6	200.505 and 200.509 and all parent members of regional policy councils; and
7	(5)]"Least restrictive alternative mode of treatment" means treatment given in the least
8	confining setting which will provide a child or transition-age youth with an
9	emotional disability or <u>serious</u> [severe] emotional disability appropriate treatment or
10	care consistent with accepted professional practice. For purposes of this section,
11	least restrictive alternative mode of treatment may include an institutional
12	placement <u>:</u>
13	(5) "System of care" means a spectrum of effective, community-based services and
14	supports for children and transition-age youth with or at risk of developing
15	behavioral health needs and their families, that is organized into a coordinated
16	network, builds meaningful partnerships with families and youth, and addresses
17	their cultural and linguistic needs, in order to help them to function better at
18	home, in school, in the community, and throughout life; and
19	(6) "Transition-age youth" means individuals between the ages of sixteen (16) and
20	<u>twenty-five (25)</u> .
21	Section 3. KRS 200.505 is amended to read as follows:
22	There is hereby created a State Interagency Council for Services and Supports to
23	Children <i>and Transition-Age Youth</i> . The chairperson of the council shall be designated
24	by the Governor and shall establish procedures for the council's internal procedures.
25	(1) This council shall be composed of the following:
26	(a) Members who shall serve by virtue of their positions: the commissioner of the
27	Department of Education, the commissioner of the Department for Behavioral

1		Health, Developmental and Intellectual Disabilities, the commissioner of the
2		Department for Community Based Services, the commissioner of the
3		Department for Public Health, the commissioner of the Department for
4		Medicaid Services, the commissioner of the Department of Juvenile Justice,
5		the director of the Division of Family Resource and Youth Services Centers,
6		the executive director of the Commission for Children with Special Health
7		Care Needs, the executive officer of the Department of Family and [the
8		general manager of the Division of] Juvenile Services of the Administrative
9		Office[Offices] of the Courts, the chair of the Subcommittee for Equity and
10		Justice for all Youth of the Juvenile Justice Advisory Board, the executive
11		director of the Kentucky Housing Corporation, the executive director of the
12		Kentucky Office of Vocational Rehabilitation, and the president of the
13		Council on Postsecondary Education, or their designees;
14	(b)	The <i>chairperson of the council</i> [Governor] shall appoint one (1) parent of a
15		child or transition-age youth with a behavioral health need, who is a
16		consumer of [state-funded] services and supports within the system of
16 17		consumer of <u>state-funded</u> services <u>and supports within the system of</u> <u>care</u> [for children with a behavioral health need] to serve as a member of the
17		care[for children with a behavioral health need] to serve as a member of the
17 18		<u>care</u> [for children with a behavioral health need] to serve as a member of the council, and one (1) parent who meets the same criteria to serve as the parent
17 18 19		<u>care</u> [for children with a behavioral health need] to serve as a member of the council, and one (1) parent who meets the same criteria to serve as the parent member's alternate to serve in the absence of the parent member. For each
17 18 19 20		<u>care</u> [for children with a behavioral health need] to serve as a member of the council, and one (1) parent who meets the same criteria to serve as the parent member's alternate to serve in the absence of the parent member. For each appointment to be made, the State <u>Interagency Council for Services and</u>
17 18 19 20 21		<i>care</i> [for children with a behavioral health need] to serve as a member of the council, and one (1) parent who meets the same criteria to serve as the parent member's alternate to serve in the absence of the parent member. For each appointment to be made, the State <i>Interagency Council for Services and Supports to Children and Transition-Age Youth shall vote on nominations</i>
17 18 19 20 21 22		<u>care</u> [for children with a behavioral health need] to serve as a member of the council, and one (1) parent who meets the same criteria to serve as the parent member's alternate to serve in the absence of the parent member. For each appointment to be made, the State <u>Interagency Council for Services and</u> <u>Supports to Children and Transition-Age Youth shall vote on nominations</u> <u>submitted by members. The nominee receiving the most votes shall be</u>
 17 18 19 20 21 22 23 		care[for children with a behavioral health need] to serve as a member of the council, and one (1) parent who meets the same criteria to serve as the parent member's alternate to serve in the absence of the parent member. For each appointment to be made, the State Interagency Council for Services and Supports to Children and Transition-Age Youth shall vote on nominations submitted by members. The nominee receiving the most votes shall be appointed[Family Advisory Council shall submit to the Governor a list of two
 17 18 19 20 21 22 23 24 		<i>care</i> [for children with a behavioral health need] to serve as a member of the council, and one (1) parent who meets the same criteria to serve as the parent member's alternate to serve in the absence of the parent member. For each appointment to be made, the State <u>Interagency Council for Services and</u> <u>Supports to Children and Transition-Age Youth shall vote on nominations</u> <u>submitted by members. The nominee receiving the most votes shall be</u> <u>appointed</u> [Family Advisory Council shall submit to the Governor a list of two (2) names of parents who are qualified for appointment from which list the
 17 18 19 20 21 22 23 24 25 		<u>care</u> [for children with a behavioral health need] to serve as a member of the council, and one (1) parent who meets the same criteria to serve as the parent member's alternate to serve in the absence of the parent member. For each appointment to be made, the State <u>Interagency Council for Services and</u> <u>Supports to Children and Transition-Age Youth shall vote on nominations</u> <u>submitted by members. The nominee receiving the most votes shall be</u> <u>appointed</u> [Family Advisory Council shall submit to the Governor a list of two (2) names of parents who are qualified for appointees shall serve a term of <u>two</u>

1 consumer of state-funded services and supports within the system of 2 *care*[for children with a behavioral health need] during the term of 3 appointment, the member shall be eligible to serve out the remainder of the term of appointment. The alternate parent member may attend and participate 4 5 in all council meetings but shall vote only in the absence of the parent 6 member. The parent member and alternate parent member shall receive no 7 compensation in addition to that which they may already receive as service 8 providers or state employees who are required to attend as part of their 9 duties, but the parent member and alternate parent member shall be 10 reimbursed for expenses incurred through the performance of their duties as 11 council members *if it is outside the scope of their job duties*; 12 The chairperson of the council shall appoint one (1) youth between the ages of (c) 13 and twenty-five (25), *sixteen* (16)[fourteen (14)] who has а 14 behavioral[mental] health disorder[or co-occurring disorder] and who is 15 receiving or has received services to address mental health, substance use, 16 or co-occurring mental health and substance use disorder been a consumer 17 of state-funded services for children with a behavioral health need], to serve as a member of the council, and one (1) youth who meets the same criteria to 18 19 serve as the youth member's alternate in the absence of the youth member. For 20 each appointment to be made, the State Interagency Council for Services and 21 Supports to Children and Transition-Age Youth shall vote on nominations 22 submitted by members. The nominee receiving the most votes shall be 23 appointed[Statewide Youth Council of the Kentucky Partnership for Families 24 and Children shall submit to the chairperson a list of four (4) names of youth 25 who are qualified for appointment, from which list the chairperson shall make 26 the appointment]. Appointees shall serve a term of two (2) years and may be 27 reappointed to additional two (2) year terms, and the youth member and the

1		youth member's alternate shall be eligible to serve out the remainder of their
2		term of appointment regardless of age. The alternate youth member may
3		attend and participate in all council meetings but shall vote only in the
4		absence of the youth member. The youth member and alternate youth member
5		shall receive no compensation in addition to that which they may already
6		receive as service providers or state employees who are required to attend as
7		part of their duties, but the youth member and alternate youth member shall
8		be reimbursed for expenses incurred through the performance of their duties
9		as council members <i>if it is outside the scope of their job duties</i> ;[and]
10	(d)	The chairperson of the council shall appoint one (1) member of a nonprofit
11		family organization representing consumers of services and supports within
12		the system of care whose membership, leadership, and governance include
13		parents, primary caregivers, or children or transition-age youth with serious
14		emotional, behavioral, or mental health needs, to serve as a member of the
15		council. For each appointment to be made, the chair shall publicly post on
16		the State Interagency Council for Services and Supports to Children and
17		Transition-Age Youth Web site a solicitation for letters of interest from
18		qualified organizations and submit all qualified responses to a vote of the
19		full membership. The organization which receives the most votes shall
20		designate a representative to serve a term of two (2) years, and may be
21		reappointed to additional two (2) year terms. The family organization
22		member shall receive no compensation in addition to that which the
23		member may already receive as an employee who is required to attend as
24		part of his or her duties, but shall be reimbursed for expenses incurred
25		through the performance of duties as a council member if it is outside the
26		scope of his or her job duties; and
27	<u>(e)</u>	At the end of a term, a member shall continue to serve until a successor is

1			appointed.
2	(2)	The	State Interagency Council for Services and Supports to Children and
3		<u>Tran</u>	<i>sition-Age Youth</i> shall:
4		(a)	[Consider issues and]Make recommendations annually to the Governor and
5			the Legislative Research Commission regarding the system of care[provision
6			of services] for children and transition-age youth with or at risk of
7			behavioral health needs[an emotional disability];
8		(b)	Direct each regional interagency council to:
9			1. Operate as the regional locus of accountability for the system of
10			care [Coordinate services to children with an emotional disability and
11			identify factors contributing to a lack of coordination]; and
12			2. Participate in family accountability, intervention, and response teams
13			established pursuant to KRS 605.035;
14		(c) [Develop a form to be signed by the parent or other legal guardian of a child
15			referred for services to any interagency council for children with a behavioral
16			health need. The form shall enable the agencies involved with the child to
17			share information about the child as necessary to identify and provide services
18			for the child;
19		(d)	Review service and treatment plans for children for whom reviews are
20			requested, and provide any advice and assistance that the state council
21			determines to be necessary to meet the needs of children with a behavioral
22			health need referred by regional councils;
23		(e)]	Assess the effectiveness of regional councils in serving as the locus of
24			accountability for the system of care for children and transition-age youth
25			with or at risk of behavioral health needs [meeting the service needs of
26			children with a behavioral health need;
27		(f)	Establish a uniform grievance procedure for the state, to be implemented by

1	each regional interagency council. Appeals may be in	itiated by the child,
2	parent, guardian, person exercising custodial control or	supervision, or other
3	authorized representative about matters relating to the inte	eragency service plan
4	for the child or the denial of services by the regional	interagency council.
5	Upon appeal, an administrative hearing shall be conducted	d in accordance with
6	KRS Chapter 13B];	
7	(\underline{d}) [(g)] Meet at least monthly and maintain records of m	eetings [, except that
8	records that identify individual children shall only be disc	closed as provided by
9	law]; and	
10	(e)[(h) Adopt interagency agreements as necessary for coo	ordinating services to
11	children with a behavioral health need by the agencies re	presented in the state
12	council;	
13	(i)] Develop <u>a comprehensive array of</u> services <u>and supports</u>	to meet the needs of
14	children and transition-age youth with or at risk of	<u>developing</u> [with_a]
15	behavioral health <u><i>needs</i></u> [need; and	
16	(j) Promote services to prevent the behavioral health need of	a child] .
17	(3) <u>Agencies represented on the state council shall adopt interag</u>	gency agreements as
18	necessary to advance the system of care.	
19	(4) The State Interagency Council for Services and Support	ts to Children and
20	Transition-Age Youth may promulgate administrative regu	lations necessary to
21	comply with the requirements of KRS 200.501 to 200.509.	
22	Section 4. KRS 200.507 is amended to read as follows:	
23	[The secretary for health and family services, the designee of the	State Department of
24	Education, and the executive director of the Administrative Office	s of the Courts shall
25	ensure that the State Interagency Council for Services to Children	n with an Emotional
26	Disability is formed by August 1, 1990.]No member of the State	Interagency Council
27	shall receive compensation other than that received as a state employed	oyee, except that the

1	<u>pare</u>	nt and youth members, alternate parent and youth members, and family		
2	<u>orga</u>	nization members shall be reimbursed for all expenses incurred through the		
3	performance of their duties as council members.			
4	→Section 5. KRS 200.508 is amended to read as follows:			
5	A ch	hild or transition-age youth with a serious [an] emotional disability and the parent,		
6	perso	on exercising custodial control or supervision, or guardian of that <i>individual</i> [child]		
7	shall	have the same rights as anyone receiving behavioral health services through a		
8	<u>prov</u>	<i>ider, and</i> [right to]:		
9	(1)	Be adequately informed as to priorities, philosophy, and policies of the regional		
10		interagency council;		
11	(2)	Be informed in advance of scheduled regional or local interagency council[and		
12		interagency service planning] meetings[relevant to services to the child];		
13	(3)	Be informed of behavioral health services and supports available to children and		
14		transition-age youth within their community[Participate in the development of the		
15		interagency service plan and revisions thereto]; and		
16	(4)[-	Be adequately informed as to the interagency service plan and any revisions thereto		
17		and receive a written copy of the plan;		
18	(5)	Refuse the interagency service plan;		
19	(6)	Access and utilize established grievance procedures without discontinuation or		
20		delay of needed services while the grievance is pending;		
21	(7)	Access all child-specific pertinent records and information accumulated by the		
22		regional interagency council, provided that the release of the information is not		
23		prohibited by existing state and federal laws or regulations governing		
24		confidentiality;		
25	(8)]	Consult with existing advocacy groups for consultation and representation [; and		
26	(9)	Receive an orderly transition to other available services if eligibility for regional		
27		interagency council services is ending].		

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 \rightarrow Section 6. KRS 200.509 is amended to read as follows:

2 There are hereby created regional interagency councils for the system of (1)3 <u>care</u>[services to children with a behavioral health need]. These councils shall be 4 formed in each area development district within the Commonwealth of Kentucky, 5 except that those area development districts that contain a county with a population 6 greater than one hundred thousand (100,000) may form up to three (3) such 7 councils. The regional interagency councils for services to children with a 8 behavioral health need] shall be chaired by one (1) member, chosen by a majority 9 vote of the members[the service region administrator of the Department for 10 Community Based Services or a program specialist with expertise in this service 11 area as the district supervisor's designee]. Each council shall be composed of the 12 following members: 13 (a) The children's services *director*[coordinator] from each regional community 14 mental health center or their designee [in the case of a multicouncil district]; 15 One (1) court-designated specialist or court-designated worker chosen by the (b) 16 executive officer of the Department of Family and Juvenile Services of the 17 Administrative Office of the Courts [Chief Regional District Judge within the 18 region]; 19 (c) One (1)[specialist in] special education cooperative representative with

20 <u>behavioral health experience</u> chosen by the <u>directors of cooperatives</u>[school 21 <u>district superintendents]</u> in the area served by the regional council;

(d) One (1) parent of a child with a behavioral health need, who is <u>or has been</u> a
consumer of <u>system of care[state-funded]</u> services <u>and supports[for children</u>
with a behavioral health need], and one (1) parent who meets the same criteria
to serve as the parent member's alternate, who may attend and participate in
all council meetings, but shall vote only in the absence of the parent member.
For each appointment to be made, the regional interagency council for which

1		the appointment is to be made shall submit to the <i>chair of the State</i>
2		Interagency Council for Services and Supports to Children and Transition-
3		Age Youth[Governor] a list of two (2) names of parents who are qualified for
4		appointment from which list the chair of the State Interagency Council for
5		Services and Supports to Children and Transition-Age Youth[Governor]
6		shall make the appointment. Appointees shall serve a term of <i>two (2)</i> [four (4)]
7		years, and may be reappointed to additional two (2) year terms. If the child
8		of the parent member or alternate parent member ceases to be a consumer of
9		system of care[state funded] services and supports[for children with an
10		emotional disability] during the term of appointment, the member shall be
11		eligible to serve out the remainder of the term of appointment;
12	(e)	One (1) transition-age youth who has a behavioral health disorder and who
13		is receiving or has received a service to address mental health, substance
14		use, or co-occurring mental health and substance use disorder, and one (1)
15		transition-age youth who meets the same criteria to serve as the youth
16		member's alternate in the absence of the youth member. For each
17		appointment to be made, the regional interagency council for which the
18		appointment is to be made shall submit to the chair of the State Interagency
19		Council for Services and Supports to Children and Transition-Age Youth a
20		list of two (2) names of transition-age youth who are qualified for
21		appointment from which list the chair of the State Interagency Council for
22		Services and Supports to Children and Transition-Age Youth shall make
23		the appointment. Appointees shall serve a term of two (2) years, and may be
24		reappointed to additional two (2) year terms. If the youth member or
25		alternate youth member ceases to be a consumer of system of care services
26		and supports during the term of appointment, the member shall be eligible
27		to serve out the remainder of the term of appointment;

1		(f) Any other local public or private agency that provides services <u>and supports</u>
2		to children and transition-age youth with[a] behavioral health needs[need]
3		which the regional interagency council may invite to have a representative
4		become a permanent or temporary member of the council; and
5		(g)[(f)] One (1) representative[Representatives] from each of the Department of
6		Juvenile Justice, family resource and youth services centers, the Kentucky
7		Office of Vocational Rehabilitation, the Department for Community Based
8		Services, and local health departments.
9	(2)	No member of a regional interagency council for services to children with a
10		behavioral health need shall be given compensation in addition to that which they
11		already receive as service providers or state employees, except that the parent and
12		youth members and alternate parent and youth members of regional interagency
13		councils shall be reimbursed by the regional interagency council's contracted
14		fiscal agent for all expenses incurred through the performance of their duties as
15		council members <i>if it is outside the scope of their job duties</i> .
16	(3)	Each regional interagency council for services to children with a behavioral health
17		need shall perform the following functions:
18		(a) <u>Conduct regional system of care planning and operations</u> [Review case
19		histories of children referred to it by its members or any other entity within its
20		geographical area to coordinate service provision];
21		(b) Coordinate system-level continuous quality improvement [the development of
22		interagency service plans for children with a behavioral health need in the
23		least restrictive alternative mode of treatment];
24		(c) Identify <i>and develop system of care expansion opportunities</i> [the time frames
25		necessary and the parties responsible for the timely development of the
26		interagency service plans for children with a behavioral health need];
27		(d) Promote awareness of the system of care[Verify that services identified in

1		ii	nteragency service plans are developed, accessed, and delivered in a
2		e	coordinated and timely manner];
3		(e) In	nitiate and adopt interagency agreements as necessary for providing services
4		<u>a</u>	and supports to children and transition-age youth with or at risk of [a]
5		b	behavioral health <u>needs</u> [need] by the agencies represented in the regional
6		c	council;
7		(f) A	Advise the state interagency council regarding the system of care [service
8		d	lelivery to children with a behavioral health need] within the region; and
9		(g) [R	Refer those children for whom the regional councils cannot provide adequate
10		S	ervices to the state interagency council;
11		(h) I I	mplement the uniform grievance procedure established by the state
12		Ĥ	nteragency council;
13		(i) N	Make periodic reports to the state interagency council regarding the number of
14		e	hildren referred to the regional council and the progress made in meeting the
15		n	needs of each child;
16		(j) R	Recognize local interagency councils for services to children with a behavioral
17		h	ealth need when it determines the council would be beneficial to service
18		d	lelivery;
19		(k)] P	Participate in family accountability, intervention, and response teams
20		e	established pursuant to KRS 605.035[; and
21		(l) P	Promote services to meet the behavioral health need of a child].
22	(4)	The se	ecretary for health and family services and the designee of the State
23		Depart	ment of Education shall ensure that regional councils for services to children
24		with a	behavioral health need are formed.
25	(5)	Local	interagency councils for <u>the system of care</u> [services to children with a
26		behavi	oral health need] may be formed at the discretion of a regional interagency
27		<u>counci</u>	il to advance the functions of the regional interagency council at the city,

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1		<u>cou</u>	nty, or other local community level [as necessary to enhance service provision,
2		bette	er coordinate services, or initiate special projects and fundraising activities for
3		chile	dren with a behavioral health need within a city, county, or other local
4		com	munity].
5		⇒s	ection 7. KRS 605.035 is amended to read as follows:
6	(1)	The	re is hereby created in each judicial district a family accountability, intervention,
7		and	response team that shall develop enhanced case management plans and
8		oppo	ortunities for services for children referred to the team. The family
9		acco	ountability, intervention, and response team shall consist of not more than
10		fifte	en (15) persons.
11	(2)	The	membership of the team shall include the following representatives as
12		appo	pinted by their agencies or organizations:
13		(a)	A court-designated worker in that judicial circuit or district;
14		(b)	One (1) or more [The] members, one (1) of whom shall be a representative of
15			the community mental health center, of the regional interagency council
16			specified in KRS 200.509(1)(a) to (d) and (\underline{g}) ((f)), or corresponding members
17			of the local interagency council if one exists;
18		(c)	A representative from the cabinet knowledgeable about services available
19			through the cabinet and authorized to facilitate access to services;
20		(d)	A representative from the office of a county attorney within the judicial
21			district;
22		(e)	A representative from the Department of Public Advocacy;
23		(f)	A representative from a local public school within the judicial district;
24		(g)	A representative of law enforcement; and
25		(h)	Other persons interested in juvenile justice issues, as identified by the family
26			accountability, intervention, and response team, who are necessary for a
27			complete representation of resources within each judicial circuit or district.

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1	(3)	A court-designated worker from within the judicial circuit or district shall lead the
2		team and be responsible for convening and staffing the team.
3	(4)	The team shall adopt a case management approach and process for reviewing:
4		(a) Referrals from the court-designated worker involving cases in which a child
5		has failed to appear for a preliminary intake inquiry, declined to enter into a
6		diversion agreement, or failed to complete the terms of the agreement; and
7		(b) Status offense cases if the court-designated worker, after reviewing the
8		complaint, has determined that no further action is necessary.
9	(5)	After reviewing the actions taken by the court-designated worker, including
10		referrals made for the child and his or her family, efforts to address barriers to
11		successful completion, and whether other appropriate services are available to
12		address the needs of the child and his or her family, the team may:
13		(a) Refer the case back to the court-designated worker to take further action as
14		recommended by the team; or
15		(b) Advise the court-designated worker to refer the case to the county attorney if
16		the team has no further recommendations to offer.
17		→Section 8. KRS 194A.120 is amended to read as follows:
18	The	Commission for Children with Special Health Care Needs and the State Interagency
19	Cou	ncil for Services and Support to Children and Transition-age Youth shall be the
20	only	statutory bodies attached to the cabinet that shall have the authority to issue
21	adm	inistrative regulations. No other corporate body or instrumentality of the
22	Con	nmonwealth, advisory committee, interstate compact, or other statutory body,
23	pres	ently attached to the cabinet, shall issue administrative regulations but shall operate
24	only	v in an advisory capacity.