

House Engrossed

~~coordinated reentry planning grant program~~
(now: coordinated reentry; grants; appropriation)

State of Arizona
House of Representatives
Fifty-sixth Legislature
Second Regular Session
2024

HOUSE BILL 2383

AN ACT

AMENDING SECTION 11-392, ARIZONA REVISED STATUTES; APPROPRIATING MONIES;
RELATING TO COORDINATED REENTRY PLANNING SERVICES PROGRAMS.

(TEXT OF BILL BEGINS ON NEXT PAGE)

1 Be it enacted by the Legislature of the State of Arizona:

2 Section 1. Section 11-392, Arizona Revised Statutes, is amended to
3 read:

4 11-392. Coordinated reentry planning services programs;
5 cross-system recidivism tracking database; planning
6 committee; annual report

7 A. A county may establish a coordinated reentry planning services
8 program within a county jail for the purpose of screening and assessing
9 persons who are booked into a county jail and connecting those persons
10 with behavioral health and substance use disorder treatment providers at
11 the earliest possible stage in the criminal justice process.

12 B. Subject to available monies, a coordinated reentry planning
13 services program must:

14 1. Allow entities to access and use a cross-system recidivism
15 tracking database that incorporates data obtained from prearrest diversion
16 programs, reentry screenings that occur during the booking process,
17 reentry planning that occurs before and during release and postrelease
18 treatment engagement.

19 2. Allow entities to work in conjunction with counties, cities,
20 towns and other political subdivisions of this state and with superior
21 courts to establish an information exchange mechanism that includes
22 reentry planning efforts.

23 3. Allow county and community-wide collaborative efforts to be
24 established and maintained for jail reentry planning services that include
25 treatment, peer support, housing, transportation and employment services
26 and all branches of the criminal justice and court systems by developing a
27 new coalition or extending an existing coalition.

28 4. Establish working agreements with coalition partners in which
29 treatment providers use the cross-system recidivism tracking database to
30 record postrelease treatment engagement.

31 5. Use the cross-system recidivism tracking database to record
32 baseline and ongoing statistics for identified needs, referrals and future
33 recidivism of reentry coordination participants.

34 C. A county that establishes a coordinated reentry planning
35 services program shall establish a planning committee to develop the
36 program's policies and procedures, including eligibility criteria, ~~AND~~ AND
37 program implementation and operation. At a minimum the planning committee
38 shall consist of the following persons:

39 1. Representatives of the law enforcement agencies participating in
40 the program.

41 2. A representative of the program services provider.

42 3. A public defender or the public defender's designee.

43 4. A prosecuting attorney or the prosecuting attorney's designee.

44 5. A presiding superior court judge or the superior court judge's
45 designee.

- 1 F. By the end of the two-year grant cycle, grantees must be able to
- 2 demonstrate all of the following:
- 3 1. Establishment of a formal coalition with a workgroup dedicated
- 4 to establishing the coordinated reentry planning services program's
- 5 policies and procedures.
- 6 2. Dedicated program staff located within the jail.
- 7 3. Installation of statewide cross-system recidivism tracking
- 8 database.
- 9 4. Establishment of data sharing agreements.
- 10 5. Incorporation of screening and assessment tools.
- 11 6. Commitment to local contribution to the program.