GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2011

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HOUSE DRH60031-LL-87 (03/01)

Short Title:	Psychological Counseling for Jurors.	(Public)
Sponsors:	Representative M. Alexander.	
Referred to:		

1	A BILL TO BE ENTITLED		
2	AN ACT TO PROVIDE FOR PSYCHOLOGICAL COUNSELING FOR JURORS WHO ARE		
3	EXPOSED TO GRAPHIC EVIDENCE OR TESTIMONY.		
4	The General Assembly of North Carolina enacts:		
5	SECTION 1. Chapter 9 of the General Statutes is amended by adding a new		
6	Article to read:		
7	" <u>Article 6.</u>		
8	"Juror Counseling.		
9	"§ 9-33. Psychological counseling for jurors exposed to graphic evidence or testimony.		
10	(a) <u>A judge who has presided over a trial involving graphic evidence or testimony may</u>		
11	offer not more than 10 hours of posttrial psychological counseling, without charge, to a person		
12	who served as a juror or alternate juror in that trial and who requests posttrial psychological		
13	counseling not later than 180 days after the date on which the jury in the trial was dismissed.		
14	(b) A judge offering counseling under subsection (a) of this section may authorize		
15	counseling coordinated by the Administrative Office of the Courts through the State Employee		
16	Assistance Program or through other arrangements made with a county-operated area mental		
17	health provider.		
18	(c) <u>Counseling provided under this section may be individual or group counseling.</u>		
19	(d) As provided in G.S. 7A-312(b), jurors may waive their juror fees to offset the cost		
20	of counseling provided under this section."		
21	SECTION 2. G.S. 7A-312(b) reads as rewritten:		
22	"(b) Notwithstanding subsection (a) of this section, the Administrative Office of the		
23 Courts may select a judicial district to operate a pilot program in which a juror may waive			
24 25	payment of the per diem fees provided for in that subsection. A juror waiving the fee may designate that the fee be used for any of the following services, if such services are provided in		
23 26	the district: (i) client treatment and service programs associated with a drug treatment or DWI		
20 27	treatment court program; (ii) courthouse self-help centers; (iii) courthouse child care centers;		
28	(iv) legal aid programs operated by a nonprofit corporation operating within the district; $\frac{\text{and}}{\text{v}}(v)$		
20	the Crime Victims Compensation Fund. Fund; and (vi) psychological counseling for jurors		
30	exposed to graphic evidence or testimony under G.S. 9-33. If no such services are provided		
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32	SECTION 3. Of the funds appropriated to the Judicial Department for the		
33	2011-2013 biennium, the Department may use up to the sum of ten thousand dollars (\$10,000)		
34	for the 2011-2012 fiscal year and the sum of ten thousand dollars (\$10,000) for the 2012-2013		
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1 **SECTION 4.** This act becomes effective July 1, 2011, and applies to persons 2 serving as jurors on or after that date.