GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2019

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HOUSE BILL DRH10066-MMz-8*

Short Title:PED/Safekeeper Health Care Cost Recov. Pract.(Public)Sponsors:Representatives Horn and Lucas (Primary Sponsors).Referred to:

1		A BILL TO BE ENTITLED		
2 3	AN ACT TO IMPROVE DATA COLLECTION AND COST RECOVERY PRACTICES FOR HEALTH CARE SERVICES FOR SAFEKEEPERS, AS RECOMMENDED BY THE			
4		ISLATIVE PROGRAM EVALUATION COMMITTEE.		
5		sembly of North Carolina enacts:		
6		TION 1. G.S. 162-39 reads as rewritten:		
7		insfer of prisoners when necessary for safety and security; application of		
8		on to municipalities.		
9		never necessary for the safety of a prisoner held in any county jail or to avoid a		
10	()	ace in any county or whenever prisoners are arrested in such numbers that county		
11		insufficient and inadequate for the housing of such prisoners, the resident judge		
12	of the superior court or any judge holding superior court in the district or any district court judge			
13	may order the prisoner transferred to a fit and secure jail in some other county where the prisoner			
14	shall be held for	such length of time as the judge may direct.		
15	(b) When	never necessary to avoid a security risk in any county jail, or whenever prisoners		
16	are arrested in such numbers that county jail facilities are insufficient and inadequate for the			
17	housing of such prisoners, the resident judge of the superior court or any judge holding superior			
18	court in the district or any district court judge may order the prisoner transferred to a unit of the			
19	State prison system designated by the Secretary of Public Safety or his authorized representative.			
20	For purposes of	this subsection, a prisoner poses a security risk if the prisoner:		
21	(1)	Poses a serious escape risk;		
22	(2)	Exhibits violently aggressive behavior that cannot be contained and warrants		
23		a higher level of supervision;		
24	(3)	Needs to be protected from other inmates, and the county jail facility cannot		
25		provide such protection;		
26	(4)	Is a female or a person 18 years of age or younger, and the county jail facility		
27		does not have adequate housing for such prisoners;		
28	(5)	Is in custody at a time when a fire or other catastrophic event has caused the		
29		county jail facility to cease or curtail operations; or		
30	(6)	Otherwise poses an imminent danger to the staff of the county jail facility or		
31		to other prisoners in the facility.		
32		Department of Public Safety, Health Services Section, shall maintain records of		
33	prisoners transferred to a unit of the State prison system pursuant to subsection (b) of this section.			
34	The records shall utilize unique identifiers for each transferred prisoner and shall include all of			
35	the following information:			
36	<u>(1)</u>	The date the transfer order was received.		

General Assembl	y Of North Carolina	Session 2019
<u>(2)</u>	The statutory basis upon which the order was granted.	
<u>(3)</u>	The date the prisoner was transferred to State custody.	
<u>(4)</u>	The State prison facility where the prisoner was transferred.	<u>.</u>
<u>(5)</u>	The county where the prisoner was removed.	
<u>(6)</u>	The dates the prisoner received health services from the Dep	partment.
<u>(7)</u>	A list of health services provided to the prisoner and the	he corresponding
	charges.	
<u>(8)</u>	The date the Department determined that the prisoner no lo	nger needs health
	services to be provided by the State prison system.	
<u>(9)</u>	The date and method used by the Department to notify the	e county that the
	prisoner should be transferred back to the custody of the con-	unty.
<u>(10)</u>	The date that the prisoner is returned to the custody of the c	ounty.
(c) The sh	eriff of the county from which the prisoner is removed shall	be responsible for
conveying the pri	soner to the jail or prison unit where he the prisoner is to	be held, and for
	prisoner to the common jail of the county from which he	
	eturn shall be made at the expiration of the time designated	
directing the trans	fer unless the judge, by appropriate order, shall direct direct	<u>s</u> -otherwise. The
1	f the jail of the county designated in the court order, or the or	U
the prison unit des	ignated by the Secretary of Public Safety, shall receive and a	elease custody of
the prisoner in acc	cordance with the terms of the court order. If a prisoner is tra	insferred to a unit
of the State priso	n system, the county from which the prisoner is transfer	red shall pay the
Division of Adul	t Correction and Juvenile Justice of the Department of I	Public Safety for
	risoner for the time designated by the court at the per day, j	
	n of Adult Correction and Juvenile Justice of the Departmen	•
1	for maintaining a prisoner. The county shall also pay the I	
	venile Justice of the Department of Public Safety for the cost	-
	red while the prisoner was in the custody of the Division of	Adult Correction
	ce of the Department of Public Safety, defined as follows:	
(1)	Medical expenses incurred as a result of providing health ca	re to a prisoner as
	an inpatient (hospitalized);(hospitalized).	
(2)	Other medical expenses when the total cost exceeds t	•
	(\$35.00) per occurrence or illness as a result of providing	
	prisoner as an outpatient (nonhospitalized); and(nonhospital	
(3)	Cost of replacement of eyeglasses and dental prosthetic	
	eyeglasses or devices are broken while the prisoner is incar	-
	the prisoner was using the eyeglasses or devices at the time of	
	and then only if prior written consent of the county is obtaine	•
<u>(4)</u>	Transportation and custody costs associated with the tran	-
	receiving health care outside of the prison facility. The count	•
	the State for services provided to the prisoner at th	
	reimbursement rate and hourly custody rate that are reimb	ursed pursuant to
	the Statewide Misdemeanant Confinement Program.	• /
(1) $\frac{(5)}{16}$	Cost of sick call encounters at the rate charged to State prise	
	risoner is transferred to a jail in some other county, the country of the prisoner in its jail	•
-	rred shall pay to the county receiving the prisoner in its jail	
• •	isoner for the time designated by the court. Counties are her	•
	ual agreements with other counties to provide jail facilities to	o which prisoners
mout bo tronstorrow		

48 may be transferred as deemed necessary under this section.

49 (c2) Whenever prisoners are arrested in such numbers that county jail facilities are 50 insufficient and inadequate for the safekeeping of such prisoners, the resident judge of the 51 superior court or any superior or district court judge holding court in the district may order the

General Assembly Of North Carolina

1 prisoners transferred to a unit of the Division of Adult Correction and Juvenile Justice of the 2 Department of Public Safety designated by the Secretary of Public Safety or his-the Secretary's 3 authorized representative, where the prisoners may be held for such length of time as the judge 4 may direct, such detention to be in cell-cells separate from that those used for imprisonment of 5 persons already convicted of crimes, except when admission to an inpatient prison medical or 6 mental health unit is required to provide services deemed necessary by a prison health care 7 clinician. The sheriff of the county from which the prisoners are removed shall be responsible 8 for conveying the prisoners to the prison unit or units where they are to be held, and for returning 9 them to the common jail of the county from which they were transferred. However, if due to the 10 number of prisoners to be conveyed the sheriff is unable to provide adequate transportation, he 11 the sheriff may request the assistance of the Division of Adult Correction and Juvenile Justice of the Department of Public Safety, and the Division of Adult Correction and Juvenile Justice of 12 13 the Department of Public Safety is hereby authorized and directed to cooperate with the sheriff 14 and provide whatever assistance is available, both in vehicles and manpower, to accomplish the conveying of the prisoners to and from the county to the designated prison unit or units. The 15 officer in charge of the prison unit designated by the Secretary of Public Safety or his-the 16 17 Secretary's authorized representative shall receive and release the custody of the prisoners in 18 accordance with the terms of the court order. The county from which the prisoners are transferred 19 shall pay to the Division of Adult Correction and Juvenile Justice of the Department of Public 20 Safety the actual cost of transporting the prisoners and the cost of maintaining the prisoners at 21 the per day, per inmate rate at which the Division of Adult Correction and Juvenile Justice of the Department of Public Safety pays a local jail for maintaining a prisoner, provided, however, that 22 23 a county is not required to reimburse the State for transporting or maintaining a prisoner who 24 was a resident of another state or county at the time he the prisoner was arrested. However, if the 25 county commissioners shall certify to the Governor that the county is unable to pay the bill 26 submitted by the Division of Adult Correction and Juvenile Justice of the Department of Public 27 Safety to the county for the services rendered, either in whole or in part, the Governor may 28 recommend to the Council of State that the State of North Carolina assume and pay, in whole or 29 in part, the obligation of the county to the Division of Adult Correction and Juvenile Justice of 30 the Department of Public Safety, and upon approval of the Council of State the amount so approved shall be paid from the Contingency and Emergency Fund to the Division of Adult 31 32 Correction and Juvenile Justice of the Department of Public Safety.

33 When, due to an emergency, it is not feasible to obtain from a judge of the superior (c3)34 or district court a prior order of transfer, the sheriff of the county and the Division of Adult 35 Correction and Juvenile Justice of the Department of Public Safety may exercise the authority 36 hereinafter conferred; provided, however, that the sheriff shall, as soon as possible after the 37 emergency, obtain an order from the judge authorizing the prisoners to be held in the designated 38 place of confinement for such period as the judge may direct. All provisions of this subsection 39 section shall be applicable to municipalities whenever prisoners are arrested in such numbers that 40 the municipal jail facilities and the county jail facilities are insufficient and inadequate for the safekeeping of the prisoners. The chief of police is hereby authorized to exercise the authority 41 42 herein conferred upon the sheriff, and the municipality shall be liable for the cost of transporting 43 and maintaining the prisoners to the same extent as a county would be unless action is taken by 44 the Governor and Council of State as herein provided for counties which are unable to pay such 45 costs.

(d) Whenever a prisoner held in a county jail requires medical or mental health treatment
that the county decides can best be provided by the Division of Adult Correction and Juvenile
Justice of the Department of Public Safety, the resident judge of the superior court or any judge
holding superior court in the district or any district court judge may order the prisoner transferred
to a unit of the State prison system designated by the Secretary of Public Safety or his-the
Secretary's authorized representative. representative for an initial period not to exceed fifteen

General Assembly Of North Carolina

1 days. The sheriff of the county from which the prisoner is removed shall be responsible for 2 conveying the prisoner to the prison unit where he the prisoner is to be held, and for returning 3 him the prisoner to the jail of the county from which he the prisoner was transferred. The prisoner 4 shall be returned when the attending medical or mental health professional determines that the 5 prisoner may be returned safely. The officer in charge of the prison unit designated by the 6 Secretary of Public Safety shall receive custody of the prisoner in accordance with the terms of 7 the order and order. If the sheriff seeks to extend the order beyond the initial fifteen-day period, 8 the sheriff shall request that the Division of Adult Correction and Juvenile Justice conduct an 9 assessment of treatment and venue needs. The assessment shall be conducted by the attending 10 medical or mental health professional and shall assess the medical and mental health needs of the 11 prisoner and make a recommendation on whether the prisoner should remain in the custody of the Division of Adult Correction and Juvenile Justice of the Department of Public Safety or if 12 13 the prisoner should be returned to the custody of the county. To extend the order beyond the 14 initial fifteen-day period, the sheriff shall provide the assessment to the resident judge of the superior court or any judge holding superior court in the district or any district court judge who 15 16 shall determine whether to extend the transfer of the prisoner to a unit of the State prison system 17 beyond the initial fifteen-day period. The officer in charge of the prison unit designated by the 18 Secretary of Public Safety shall release custody of the prisoner in accordance with the court order 19 and the instructions of the attending medical or mental health professional. The county from 20 which the prisoner is transferred shall pay the Division of Adult Correction and Juvenile Justice 21 of the Department of Public Safety for maintaining the prisoner for the period of treatment at the per day, per inmate rate at which the Division of Adult Correction and Juvenile Justice of the 22 23 Department of Public Safety pays a local jail for maintaining a prisoner, and for extraordinary 24 medical expenses as set forth in subsection (c) of this section. 25 The number of county prisoners incarcerated in the State prison system pursuant to (e) 26 safekeeping orders from the various counties pursuant to subsection (b) of this section or for 27 medical or mental health treatment pursuant to subsection (d) of this section may not exceed 200 28 at any given time unless authorized by the Secretary of Public Safety. The Secretary may refuse 29 to accept any safekeeper and may return any safekeeper transferred under a safekeeping order 30 when this capacity limit is reached. The Secretary shall refuse to accept a safekeeper for medical or mental health treatment from a county that meets any of the following criteria: 31 32 The county has failed to pay the Department of Public Safety for services (1)33 rendered pursuant to this section and the bill has remained unpaid for 120 days 34 or more. 35 The county does not participate in the Statewide Misdemeanant Confinement (2) 36 Program by receiving misdemeanants for housing. This subdivision does not 37 apply to a county that has a determination made by the North Carolina 38 Sheriffs' Association, Inc., that the county's facilities are filled to capacity 39 pursuant to G.S. 148-32.1(b4). 40 If, after five days of receiving notification and request for transfer from the (f) Department of Public Safety pursuant to G.S. 148-19.3(a) the sheriff fails to assume custody of 41 42 the county prisoner from the State prison facility to which the prisoner was assigned, then, in addition to the actual cost of transporting the prisoner and the cost of maintaining the prisoner at 43 the per day, per inmate rate at which the Division of Adult Correction and Juvenile Justice of the 44 Department of Public Safety pays a local jail for maintaining a prisoner, the county shall be liable 45 to the State for an additional per day, per inmate rate not to exceed twenty dollars (\$20.00) for 46 47 each day the sheriff fails to assume custody of the prisoner. The section chief of the Health 48 Services Section may waive up to ten days of the additional per day rate if the sheriff provides 49 documentation of extenuating circumstances." 50 **SECTION 2.(a)** Article 2 of Chapter 148 is amended by adding a new section to read: 51

1	" <u>§ 148-19.3. Medicaid eligibility; county prisoners.</u>
2	"(a) For county prisoners housed in the State prison system pursuant to safekeeping orders
3	under G.S. 162-39, the Department shall determine the prisoner's eligibility for enrollment in
4	Medicaid to be used for reimbursement for qualifying health care services and shall take steps to
5	ensure proper Medicaid applications are completed and submitted. All unreimbursed charges for
6	health care services provided shall be documented and presented to the county for payment in
7	accordance with G.S. 162-39. Upon expiration of the terms of the order and a determination that
8	the prisoner may be safely returned to the custody of the county, the Department shall notify the
9	sheriff, or the sheriff's designee, by telephone and electronic mail and request the transfer of the
10	prisoner to the custody of the county.
11	(b) The Department shall update the medical services schedule of charges assessed to
12	counties for the provision of health care services to county prisoners housed in the State prison
13	system pursuant to safekeeping orders under G.S. 162-39. In updating the schedule of charges,
14	at a minimum, the Department shall consider the actual rate for services provided and current
15	established Medicaid rates for respective services. The schedule of charges shall be updated
16	annually and shall be included in the Department's policies and procedures. The Department shall
17	assess charges to counties for health care services provided to county prisoners at all State prison
18	facilities."
19	SECTION 2.(b) The Department shall submit a report on the updated medical
20	services schedule of charges required in subsection (a) of this section to the Joint Legislative
21	Oversight Committee on Justice and Public Safety on or before December 1, 2019.
22	SECTION 3. This act becomes effective July 1, 2019.