## 94TH GENERAL ASSEMBLY

### State of Illinois

## 2005 and 2006

#### HB1448

Introduced 2/10/2005, by Rep. Lee A. Daniels - Raymond Poe - Patricia R. Bellock - Eileen Lyons

## SYNOPSIS AS INTRODUCED:

20 ILCS 1705/11.2

from Ch. 91 1/2, par. 100-11.2

Amends the Mental Health and Developmental Disabilities Administrative Act. Provides that the Department shall maintain and operate the Bureau for Mentally Ill and Substance Abusing Children and Adolescents. Sets forth that this Bureau shall develop policies necessary to assure an integrated and comprehensive family and community based system of care for, among others, children or adolescents with mental illness and substance abuse. Sets forth other duties and obligations of the Bureau. Effective July 1, 2005.

LRB094 08798 RSP 39015 b

FISCAL NOTE ACT MAY APPLY HB1448

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AN ACT concerning State government.

# 2 Be it enacted by the People of the State of Illinois, 3 represented in the General Assembly:

4 Section 5. The Mental Health and Developmental 5 Disabilities Administrative Act is amended by changing Section 6 11.2 as follows:

7 (20 ILCS 1705/11.2) (from Ch. 91 1/2, par. 100-11.2)

8 Sec. 11.2. To maintain and operate the Bureau for Mentally 9 Ill Children and Adolescents, the Bureau for Mentally Ill and 10 <u>Substance Abusing Children and Adolescents</u>, and the Bureau for 11 Developmentally Disabled Children and Adolescents. Each Bureau 12 shall:

13 (a) develop the Department policies necessary to assure an 14 integrated and comprehensive family and community based system 15 of care a coherent services system for, and develop and 16 coordinate planning on a Statewide basis for delivery of 17 services to, children or adolescents with mental illness, children or adolescents with mental illness and substance 18 19 abuse, and children and adolescents with a developmental disability, including: 20

(1) assessment of the need for various types of
programs <u>and services</u>, such as prevention, <u>early</u>
<u>intervention</u>, diagnosis, treatment, <del>and</del> rehabilitation,
<u>and family preservation</u>; and

(2) design of a <u>family and community based</u> system <u>of</u>
<u>care</u> to integrate additional services, including service
alternatives;

(b) provide consultation and technical assistance to the appropriate Department subdivisions and coordinate service planning <u>of a family and community based system of care</u> and development efforts for children and adolescents with a developmental disability<u>, and</u> children or adolescents with HB1448

1 mental illness, and children or adolescents with mental illness 2 and substance abuse; establish and maintain processes for working 3 (C) <u>collaboratively</u> develop cooperative programs with community 4 service providers and other State agencies which serve 5 children; 6 7 (d) assist families in the placement of children with 8 mental illness, as specified in Section 7.1; and 9 (e) develop minimum standards for the operation of both State-provided and contracted <u>family and</u> community-based 10 systems of care, with input from stakeholders, services for 11 12 promulgation as rules. (Source: P.A. 88-380.) 13 Section 99. Effective date. This Act takes effect July 1, 14

15 2005.