

Sen. Heather A. Steans

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09800SB2586sam001

LRB098 12350 DRJ 54664 a

1 AMENDMENT TO SENATE BILL 2586 2 AMENDMENT NO. . Amend Senate Bill 2586 by replacing everything after the enacting clause with the following: 3 "Section 5. The Specialized Mental Health Rehabilitation 4 Act of 2013 is amended by changing Section 1-101.6 as follows: 5 6 (210 ILCS 49/1-101.6) 7 Sec. 1-101.6. Mental health system planning. The General Assembly finds the services contained in this Act are necessary 8 for the effective delivery of mental health services for the 9 10 citizens of the State of Illinois. 11 The General Assembly also finds that the mental health and 12 substance use system in the State requires further review to 13 develop additional needed services. To ensure the adequacy of community-based services and to 14 15 offer choice to all individuals with serious mental illness and

substance use disorders or conditions who choose to live in the

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1	community, and for whom the community is the appropriate
2	setting, but are at risk of institutional care, the Governor
3	shall convene a working group to develop (i) the process and
4	procedure for identifying needed services in the different
5	geographic regions of the State and (ii) the financing
6	strategies for developing those needed services.
7	Objectives of the financing strategies shall be for those
8	strategies to support the following:
9	(1) Network adequacy in all 102 counties of the State
10	for (i) health homes authorized under Section 2703 of the
11	federal Patient Protection and Affordable Care Act and (ii)
12	children Systems of Care.
13	(2) Workforce development for the workforce of
14	community providers of mental health and substance use
15	disorder and conditions care, treatment, services, and
16	supports.
17	(3) Information technology to manage and deliver
18	integrated community mental health and substance use
19	disorder and conditions care, treatment, services, and
20	supports with integrated service delivery.
21	(4) The needed continuum of statewide community health
22	and recovery care, treatment, services, and supports for
23	mental health and substance use disorder and conditions.
24	(5) Consumer choice, rights, and protections.
25	(6) Network adequacy and access to care, care

coordination, and engagement in networks that include a

1	continuum of quality care, treatment, services, and
2	supports for people with serious emotional disturbances,
3	serious mental illness, or substance use disorders.
4	(7) Reducing health care disparities in access to a
5	continuum of care, care coordination, and engagement in
6	networks.
7	The Governor shall include the Division of Mental Health of
8	the Department of Human Services, the Department of Healthcare
9	and Family Services, the Department of Public Health, community
10	mental health <u>and substance use</u> providers, statewide
11	associations of mental health and substance use providers,
12	mental health and substance use advocacy groups, and any other
13	entity as deemed appropriate for participation in the working
14	group.
15	The Office of the Governor and the Department of Human
16	Services shall provide staff and support to this working group.

Section 99. Effective date. This Act takes effect upon 18 becoming law.". 19

(Source: P.A. 98-104, eff. 7-22-13.)

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