2023 South Dakota Legislature

Senate Bill 5

AMENDMENT 5B FOR THE SENATE JUDICIARY ENGROSSED BILL

- An Act to extend the termination date of the Juvenile Justice Oversight Council and modify its membership requirements.
- 3 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF SOUTH DAKOTA:
- 4 Section 1. That § 26-8D-9 be AMENDED:

- **26-8D-9.** The oversight council shall meet within ninety days following appointment and shall meet semiannually thereafter. The oversight council terminates eight years after its first meeting on June 30, 2031, unless the Legislature continues the oversight council for a specified period of time. The oversight council shall meet semi-annually or at the call of its chair or at the request of a majority of its members. The oversight council may:
 - (1) Review the recommendations of the juvenile justice reinvestment initiative work group in the final report dated November 2014, track implementation, and evaluate compliance with this chapter juvenile justice system for changes that improve public safety, reduce recidivism, hold youth accountable, provide better outcomes for children and families, and control juvenile justice costs;
 - (2) Review performance measures and outcome measures required by this chapter and proposed by the Department of Corrections, Unified Judicial System, and Department of Social Services, and recommend any additional measures needed to identify outcomes in the juvenile justice system;
 - (3) Review performance measures and outcome measures submitted semiannually by the Department of Corrections, Unified Judicial System, and Department of Social Services pursuant to §§ 26-8D-4, 26-8D-12, 26-8D-15, 26-8D-16, 26-8D-19, and 26-8D-20;
- (4) Review efforts by the Department of Social Services to ensure delivery of treatment in rural areas and related performance measures, and statewide availability of

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1		evidence-based programs and practices involving cognitive behavioral health and
2		family therapy programs for justice-involved youth;
3	<u>(5)</u>	Assess implementation and infrastructure to support the sustainability and fidelity
4		of evidence-based juvenile justice programs, including resources for staffing;
5	(5) (6)	Track progress and make recommendations to improve outcomes for Native
6		American children in the juvenile justice system in accordance with §§ 26-8D-5
7		and 26-8D-6;
8	(6) (7)	Review the payments of the diversion incentive program to counties, pursuant to
9		§ 26-8D-2, payments from the juvenile justice detention cost-sharing fund
10		pursuant to § 26-8D-24, and performance-based reimbursement payments to
11		group care and residential treatment centers pursuant to §§ 26-8D-17 and 26-8D-
12		18; -and
13	<u>(8)</u>	Review training related to juvenile justice for educators, law enforcement,
14		probation, attorneys, corrections, program providers, and judges;
15	<u>(9)</u>	Review proven truancy and diversion models and best practices and make
16		recommendations for statewide implementation; and
17	(7) (10	Prepare and submit an annual summary report of the performance and outcome
18		measures that are part of this chapter and any recommendations for improvements
19		related to juvenile justice to the Legislature, Governor, and Chief Justice. The
20		report shall include any recommendations for improvement related to chapter 152
21		of the 2015 Session Laws.
22	Section 2	2. That § 26-8D-8 be AMENDED:
23		26-8D-8. The Juvenile Justice Oversight Council is created for the purpose of
24	provid	ing an independent review of the state juvenile justice system and providing
25	-	mendations to the Legislature, Governor, and Chief Justice. The oversight council
26		onsist consists of the following twenty <u>nineteen</u> members:
27	(1)	The Governor shall appoint the following seven six members:
28	. ,	(a) A representative from the Department of Corrections;
29		(b) A representative from the Department of Social Services;
30		(c) A representative who is a state's attorney;
		(d)(c) A representative from a youth care provider;
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31 32		(e)(d) A representative from the Department of Tribal Relations;
		(e) (d) A representative from the Department of Tribal Relations; (e) A member of law enforcement; and

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1		f) Two at large members;
2	(2)	he Chief Justice shall appoint the following six members:
3		a) A representative who is a criminal juvenile justice defense attorney;
4		b) A representative who is a judge; and Two circuit court judges;
5		c) Four at large members invenile court services officer;
6		d) A representative from the State Court Administrator's Office; and
7		e) One at-large member;
8	(3)	he majority leader president pro-tempore of the Senate shall appoint the following
9		hree-two_membersSenators:
10		a) Two legislative members of the Senate, one from each political party A
11		member of the Senate Judiciary Committee; and
12		b) One at large memberAOne other member of the Senate that is from a
13		different political party than the other member appointed;
14	(4)	he majority leader speaker of the House of Representatives shall appoint the
15		ollowing three <u>two</u> <u>members</u><u>Representatives</u>:
16		a) Two legislative members of the House of Representatives, one from each
17		political partyA member of the House Judiciary Committee; and
18		b) One member who is a county commissioner AOne other member of the
19		House of Representatives that is from a different political party than the
20		ether appointed member; and
21	<u>(5)</u>	he South Dakota Superintendent's Association shall appoint one representative
22		rom a large school district and one representative from a small school district; and
23	(5) (6	he attorney general shall appoint one member state's attorney.
24		he oversight council shall select a chair and a vice chair every two years.
25	Appo	ed members shall serve two-year terms and may be reappointed.