1 AN ACT relating to the behavioral health conditional dismissal program.

2	Be it enacted by the	General Assembly	of the	Commonwealth	of	Kentucky.
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- 3 → Section 1. KRS 533.270 is amended to read as follows:
- 4 As used in KRS 533.270 to 533.290:
- 5 (1) "Behavioral health conditional dismissal program" means a program designed to
- 6 provide an eligible person who has a behavioral health disorder and who has been
- 7 charged with a qualifying offense an alternative to receive treatment and recovery
- 8 support services addressing the behavioral health disorder instead of incarceration,
- 9 resulting in dismissal of the charges upon successful completion;
- 10 (2) "Behavioral health disorder" means a mental health disorder or substance use
- disorder, or both;
- 12 (3) "Behavioral health treatment program" means a plan or recovery program, based
- upon a clinical assessment, that:
- 14 (a) Identifies and incorporates recovery services to meet the specific treatment
- and recovery goals and the needs of the individual served;
- 16 (b) Addresses the social determinants of health to include housing, transportation,
- access to medical care, and meaningful employment; and
- (c) Considers a full continuum of care;
- 19 (4) "Clinical assessment" means an assessment that is performed by a qualified mental
- 20 health professional in accordance with the most recent American Society of
- 21 Addiction Medicine criteria for a substance use disorder and the most recent edition
- of the American Psychiatric Association's Diagnostic and Statistical Manual of
- 23 Mental Disorders for a mental health disorder;
- 24 (5) "Eligible applicant" or "eligible person" means an individual:
- 25 (a) Who has completed a clinical assessment and been referred to care; and
- 26 (b) Who meets the requirements of KRS 533.274;
- 27 (6) <u>"Homeless individual" means an individual who:</u>

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1	1 (a) Lacks a fixea, r	<u>egular, and adequate nignttime residence, including but not</u>
2	2 <u>limited to thos</u>	e individuals living in emergency shelters, transitional
3	3 <u>housing, or place</u>	es not meant for habitation;
4	4 (b) Will lose his or	her primary nighttime residence within fourteen (14) days,
5	5 provided no su	bsequent housing has been identified and the individual
6	6 <u>lacks the means</u>	of obtaining housing; or
7	7 (c) Is fleeing or at	tempting to flee domestic violence, has no other residence,
8	8 <u>and lacks the re</u>	sources or support networks to obtain other housing;
9	9 (7) "Mental health disord	er" is a diagnostic term that covers many clinical categories
10	0 typically including b	ehavioral or psychological symptoms, or both, along with
11	1 impairment of person	al and social function, and specifically defined and clinically
12	2 interpreted through re	ference to criteria contained in the most recent edition of the
13	3 American Psychiatric	Association's Diagnostic and Statistical Manual of Mental
14	4 Disorders;	
15	5 (8)[(7)] "Qualified ment	al health professional" means the same as in KRS 202A.011
16	6 and shall include <u>the</u>	following approved behavioral health practitioners who are
17	7 <u>under the supervisio</u>	n of a qualified mental health professional and who are
18	8 <u>employed by or und</u>	er contract with the same billing provider as the billing
19	9 <u>supervisor:</u>	
20	(a) A licensed psych	nological associate;
21	(b) A certified psych	hologist working under the supervision of a board-approved
22	licensed psychol	ogist;
23	(c) A certified social	<u>l worker;</u>
24	4 (d) A licensed profe	ssional counselor associate;
25	(e) A licensed clin	ical alcohol and drug counselor associate or a certified
26	26 <u>alcohol and dru</u>	g counselor; and
27	27 <u>(f) A licensed assi</u>	stant behavior analyst[a licensed clinical alcohol and drug

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1		counselor under KRS Chapter 309];
2	<u>(9)[(8)]</u>	"Qualifying offense" means a misdemeanor or Class D felony that is not:
3	(a)	An offense that would qualify the person as a violent offender under KRS
4		439.3401;
5	(b)	A sex crime as defined by KRS 17.500;
6	(c)	An offense under KRS 189A.010;
7	(d)	An offense against a victim who has a protective order as defined in KRS
8		508.130 against the defendant at the time the offense is charged;
9	(e)	An act of domestic violence and abuse as defined in KRS 403.720, or an act
10		of dating violence and abuse as defined in KRS 456.010, against the
11		defendant at the time the offense is charged; or
12	(f)	An offense against a victim who has an interpersonal protective order issued
13		under KRS 456.060;
14	<u>(10)</u> [(9)]	"Recovery services" means rehabilitative treatment services that shall include
15	but 1	not be limited to any or all of the following:
16	(a)	Outpatient treatment;
17	(b)	National Alliance of Recovery Residences or the Council on Accreditation of
18		Rehabilitation Facilities certified housing;
19	(c)	Medication treatment;
20	(d)	Personal and family counseling;
21	(e)	Substance abuse education and prevention classes or counseling;
22	(f)	Vocational training;
23	(g)	Literacy training;
24	(h)	Community service;
25	(i)	Inpatient or residential behavioral health treatment as needed to address:
26		1. Impaired capacity to use self-control, judgment, or discretion related to
27		behavior;

1			2. Severe dependence;
2			3. Special detoxification;
3			4. Relapse; or
4			5. Other treatments recommended by a qualified mental health
5			professional;
6		(j)	Restorative practices designed to make the participant accountable to the
7			victim when there is an identified victim, and it is safe to do so;
8		(k)	Recovery housing assistance; and
9		(1)	Recovery housing programs that have an established third-party outcome
10			evaluation; and
11	<u>(11)</u>	[(10)]	"Substance use disorder" has the same meaning as in KRS 222.005.
12		→ Se	ection 2. KRS 533.274 is amended to read as follows:
13	(1)	In a	ddition to the pretrial diversion program established under KRS 533.250 to
14		533.	260, and the deferred prosecution program established under KRS 218A.14151,
15		a be	havioral health conditional dismissal program shall be operated in each county
16		parti	cipating in the pilot program established under KRS 533.272. The behavioral
17		healt	th conditional dismissal program shall:
18		(a)	Provide eligible persons, on an equal basis, an alternative to ordinary
19			prosecution for qualifying offenses arising from a behavioral health disorder
20			by receiving early recovery services and treatment reasonably expected to
21			deter future criminal behavior; and
22		(b)	Provide an expedited alternative to prosecution for eligible persons who may
23			be harmed by the imposition of criminal sanctions in the absence of the
24			alternative when the alternative is reasonably expected to serve as a sufficient
25			deterrent to criminal conduct.
26	(2)	The	program may be utilized by any person:
27		(a)	Who is a resident of the Commonwealth and who is at least eighteen (18)

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1			years of age;
2		(b)	Whose clinical assessment indicates the presence of a behavioral health
3			disorder;
4		(c)	Charged with a qualifying offense;
5		(d)	Who does not have a previous conviction for a:
6			<u>1.</u> Class A, B, or C felony; [,] or [a]
7			2. Class D felony[or misdemeanor] that is not a qualifying offense; and
8		(e)	Who has been assessed by pre-trial services as a low-risk, low-level offender,
9			or has been otherwise determined by the attorney for the Commonwealth or
10			the attorney for the defendant as a viable participant in the program.
11	(3)	Othe	er factors that may be considered for admission into the behavioral health
12		conc	litional dismissal program include but are not limited to:
13		(a)	The likelihood that the applicant's offense is related to a behavioral health
14			disorder that would be conducive to change through his or her participation in
15			a behavioral health treatment program;
16		(b)	The availability of behavioral health treatment programs in the defendant's
17			county of residence if different from the county of arrest;
18		(c)	The history of any physical violence toward others as documented through
19			judicial or law enforcement records;
20		(d)	Any involvement of the applicant with organized crime under KRS 506.120;
21			and
22		(e)	Whether or not the applicant's participation in a behavioral health treatment
23			program would adversely affect the prosecution of codefendants.
24	(4)	Elig	ible defendants in pretrial confinement shall be given preference for
25		parti	cipation in the behavioral health conditional dismissal program.
26	(5)	Elig	ible defendants who have charges pending but are not in custody shall be

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assessed for participation in the behavioral health conditional dismissal program as

1		prov	vided under KRS 533.276(1)(d).
2	<u>(6)</u>	Any	defendant, whether qualifying as an eligible defendant or not, who is a
3		<u>hom</u>	neless individual shall be assessed for the presence of a behavioral health
4		<u>diso</u>	rder, and if:
5		<u>(a)</u>	An eligible defendant, shall be given preference for participation in the
6			behavioral health conditional dismissal program; or
7		<u>(b)</u>	Not an eligible defendant, shall be given information for available recovery
8			services, and referral for those services as applicable or appropriate.
9		→ S	ection 3. KRS 533.286 is amended to read as follows:
10	(1)	(a)	The Office of Adult Education within the Department of Workforce
11			Development of the Education and Labor Cabinet, in conjunction with a
12			community rehabilitation provider, shall conduct an[in person] initial
13			screening of any individual participating in a behavioral health conditional
14			dismissal program within thirty (30) days of a participant beginning the
15			program under KRS 533.276.
16		(b)	Nothing in this section shall prohibit any department, office, or division of the
17			Education and Labor Cabinet from entering into an agreement with a third
18			party in each county participating in the pilot program to provide the services
19			required under this section.
20	(2)	The	initial screening shall include:
21		(a)	Educational history, including highest school grade completed, and when;
22		(b)	Employment history, including types and lengths of employments;
23		(c)	Military history, if any;
24		(d)	The participant's physical, mental, and emotional abilities and limitations;
25		(e)	Aptitude, skill level, and interest testing;
26		(f)	An assessment of language skills; and
27		(g)	A determination of whether further assessment is needed to develop the

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1		vocational component of the recovery treatment program. If further
2		assessment is required, it shall be completed within the first ninety (90) days
3		following entry into the recovery treatment program unless additional time is
4		needed to provide for physical recovery from the effects of a severe
5		behavioral health disorder.
6	(3)	Within ten (10) days of completion of the vocational assessment, the Office of
7		Adult Education, in consultation with the behavioral health conditional dismissal

employment outcome to include:

(a) Specific educational goals with identification of institutions from which the participant will receive educational credits or training;

program provider, shall establish an individualized plan designed to attain a specific

- (b) Specific job-skills training, and the facility or institution from which the participant will receive the job-skills training, to include:
 - A holistic education curriculum that includes but is not limited to problem solving, communication skills, and interpersonal skills; and
 - Sector-specific employers as designated by the Kentucky Workforce Innovation Board;
- (c) The required number of hours per week the participant will be engaged in educational or vocational training, including anticipated study time or assigned projects completion time outside of the classroom or training facility;
- (d) The specific services that will be provided through the Department of Workforce Development to achieve the employment outcome, overcome or minimize any identified obstacles to employment, and the frequency with which those services will be provided, including but not limited to access to services during nontraditional business hours and support;
- (e) The beginning and projected completion date of each service;
- (f) If supported employment training or services are to be provided outside of the

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1			Education and Labor Cabinet, the identification of the provider of the
2			extended services and the reporting and accountability requirements
3			established with the program provider;
4		(g)	The criteria established for evaluating progress and success;
5		(h)	The attendance and reporting requirements established for the participant and
6			for the institution or facility providing the service, including to whom and
7			with what frequency reports are to be made;
8		(i)	The date the employment plan is estimated to be completed;
9		(j)	The job-placement assistance plan that will be provided to the participant by
10			the department;
11		(k)	The need for ongoing or future training following completion of the
12			employment plan and the availability of that training to the participant; and
13		(1)	The continuum of care to be provided by a community rehabilitation provider.
14	(4)	The	Department of Workforce Development, in consultation with the Kentucky
15		High	er Education Assistance Authority, shall provide the participant with assistance
16		in se	curing all scholarships, grants, or other available financial assistance to ensure
17		acces	ss to the educational or training requirements needed to achieve the specific
18		empl	oyment outcome.
19	(5)	The l	Department of Workforce Development may establish an electronic registry to
20		be us	sed by participants in the behavioral conditional dismissal program, treatment
21		plan	providers, and prospective employers to assist in matching program
22		partio	cipants with employment opportunities.