REVISOR 03/28/22 KLL/HL 22-07418 as introduced

SENATE STATE OF MINNESOTA NINETY-SECOND SESSION

A bill for an act

relating to public safety; authorizing a program to provide community violence

prevention programs and nontraditional counseling services for children in

S.F. No. 4454

(SENATE AUTHORS: CHAMPION and Dziedzic)

DATE 04/04/2022 D-PG **OFFICIAL STATUS** Introduction and first reading Referred to Judiciary and Public Safety Finance and Policy Author added Dziedzic 6429

04/19/2022 6956

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communities of color; appropriating money; proposing coding for new law in 1.4 Minnesota Statutes, chapter 299A. 1.5 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA: 1.6 Section 1. [299A.2955] MARTIN LUTHER KING NONVIOLENT INSTITUTIONAL 1.7 CHILD DEVELOPMENT PROGRAM. 1.8 (a) The Office of Justice Programs in the Department of Public Safety in consultation 1.9 with the Community Care Clinics of Minnesota shall coordinate the planning and designing 1.10 of the Martin Luther King nonviolent institutional child development program and counseling 1.11 services which shall provide: 1.12 (1) multi-institutional interdisciplinary community violence prevention programs; 1.13 (2) multi-institutional interdisciplinary intervention programs; and 1 14 (3) nontraditional counseling services. 1.15 (b) The programs under paragraph (a) may provide services to the following entities: 1.16 (1) elementary and secondary schools; 1.17 (2) social service programs and agencies; 1.18 (3) youth programs and services; 1.19 (4) juvenile delinquency programs; 1.20 (5) residential treatment facilities; 1.21

Section 1. 1

	03/28/22	REVISOR	KLL/HL	22-07418	as introduced	
2.1	(6) foster homes;					
2.2	(7) law enforcement agencies;					
2.3	(8) medical centers;					
2.4	(9) mental health programs; and					
2.5	(10) religious outreach programs.					
2.62.7	(c) The services of the programs under paragraph (a) shall include any or all of the following:					
2.8	(1) development and implementation of each participating entity's long-range community					
2.9	violence prevention plan for school-age children;					
2.10	(2) develo	opment and imple	mentation of each	participating entity's con	nmunity violence	
2.11	intervention	plan for children a	affected by violence	e in the community;		
2.12	(3) identi	fication and imple	mentation of each	participating entity's train	ning and staffing	
2.13	needs;					
2.14	(4) develo	(4) development and implementation of a network among participating entities to				
2.15	coordinate se	coordinate services, share information, and develop common strategies for violence				
2.16	prevention as	nd intervention;				
2.17	(5) development and implementation of a licensed program providing curriculum for					
2.18	state licensure of nontraditional counselors and providing access to nontraditional counseling					
2.19	services that	meet criteria for b	oilling through Me	dicare and Medicaid; and	<u>d</u>	
2.20	(6) fundir	ng for each partici	pating entity's viol	ence prevention and inte	ervention and	
2.21	nontraditiona	nontraditional counseling programs.				
2.22	(d) Excep	ot as required for r	nandatory reportin	g under chapter 626, an	y information	
2.23	received by a	received by an institution described in this section is privileged and not required to be				
2.24	disclosed to 1	aw enforcement a	igencies or in a cou	urt. Notwithstanding any	other law to the	
2.25	contrary, persons in the program are authorized to receive information from law enforcement					
2.26	agencies, schools, mortuaries, medical examiners, physicians, and social service agencies					
2.27	necessary to provide services to children impacted by homicide. Law enforcement agencies					
2.28	schools, social service agencies, and other participating institutions subject to chapter 13					
2 20	are authorize	d to share and rec	eive nrivate or con	fidential data on individ	uals or nonnublic	

data with participating institutions, as necessary to provide services to children impacted

Section 1. 2

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by homicide.

(e) The Office of Justice Programs shall provide oversight of the program and shall meet with the Departments of Health and Human Services, school districts, and the Department of Corrections at least once a year to discuss intervention strategies used by the program and the program's effectiveness.

EFFECTIVE DATE. This section is effective the day following final enactment.

Sec. 2. APPROPRIATION.

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\$...... in fiscal year 2023 is appropriated from the general fund to the commissioner of public safety for the Office of Justice Programs to provide a grant to the Community Care Clinics of Minnesota for the Martin Luther King nonviolent institutional child development program and nontraditional counseling services in section 1 and to pay related costs and expenses. This appropriation is available through June 30, 2024.

Sec. 2. 3