

SPONSOR: Rep. Lynn & Rep. Griffith & Sen. Townsend Reps. Chukwuocha, Cooke, Mitchell; Sens. Hansen, Lockman, Sokola

HOUSE OF REPRESENTATIVES 150th GENERAL ASSEMBLY

HOUSE BILL NO. 197

AN ACT TO AMEND TITLE 10 OF THE DELAWARE CODE RELATING TO THE FAMILY COURT ADJUDICATED DRUG COURT PROGRAM.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF DELAWARE:

1	Section 1. Amend § 1009, Title 10 of the Delaware Code by making deletions as shown by strike through and
2	insertions as shown by underline as follows:
3	§ 1009. Adjudication; disposition following adjudication; commitment to custody of Department of Services for
4	Children, Youth and Their Families; effect.
5	(c) Following an adjudication in which the Court declares that a child is delinquent, it may:
6	(16) Following an adjudication in which the Court declares that a child is delinquent and sentences the child to
7	participate in the Family Court Adjudicated Drug Court Program, the Court may impose such conditions upon the
8	parent, guardian or custodian of the person adjudicated as the Court deems necessary to assist the person adjudicated in
9	receiving all the treatment, rehabilitation or care ordered by the Court as best serving the needs of the child and society
10	under this section or, in the opinion of the Court, as will enhance the ability of such parent, guardian or custodian in
11	providing the child with adequate support, guidance and supervision necessary to meet the child's physical, mental or
12	emotional health and well-being, provided that such parent, guardian or custodian has been previously served by
13	summons in accordance with § 1006 of this title; [Repealed.]
14	(j)(1) For the purpose of this subsection, the following definitions shall apply:
15	a. "Adjudication" or "adjudicated" — for the purposes of this subsection (j), "adjudication" or
16	"adjudicated" shall mean any type of adjudication of delinquency contained within the definition of "conviction"
17	or "convicted" pursuant to Chapter 9 of Title 16, and shall include a probation before adjudication plea or
18	admission, and a mental health or drug court deferred plea regardless of whether the plea or charge was

Section 2. Amend § 1012, Title 10 of the Delaware Code by making deletions as shown by strike through and insertions as shown by underline as follows:

§ 1012. Family Court Adjudicated Drug Court Program.

subsequently discharged or dismissed under such programs.

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23	(a) A child who has been referred to the Program by the Attorney General may qualify for the Family Cour
24	Adjudicated Drug Court Program.
25	(b) At the time of arraignment of any person qualifying under subsection (a) of this section for the Family Cour
26	Adjudicated Drug Court Program and who elects to apply under this section shall admit to the offense by entering a plea of
27	delinquency. The Court shall order the child to participate in a substance abuse evaluation to be conducted by the
28	Department of Services for Children, Youth and Their Families, and to comply with any treatment recommended by that
29	agency, and any other sentencing conditions deemed appropriate.
30	(c) After the entry of a judgment of delinquency against a child participating in the Family Court Adjudicated
31	Drug Court Program, a judge or commissioner shall vacate the judgment of delinquency and sentence pertaining thereto
32	months after the Court is satisfied that the child has completed the terms and obligations of the Family Court Adjudicated
33	Drug Court Program and has complied with the conditions of probation imposed at the time of adjudication.
34	(d) Any child actively participating in the Family Court Adjudicated Drug Court Program as a result of a Family
35	Court misdemeanor adjudication may motion the Court for permission to apply for a Level I Learner's Permit or driver's
36	license under the following terms.
37	(1) That no driving privileges, prior driver's license and/or conditional driver's license have been otherwise
38	revoked within the preceding 12 months;
39	(2) That at least 60 days or the length of time prior to licensure required by 23 U.S.C. § 159, whichever is
40	longer, has elapsed since the beginning of the child's active participation in the Family Court Adjudicated Juvenile
41	Drug Court Program and the child has completed at least 12 hours of treatment through the drug treatment provider;
42	(3) In the event that the Court grants the request, and if the child is otherwise qualified, the Division of Moto
43	Vehicles shall grant the child a Level I Learner's Permit or reinstate the child's driving privileges as specified in the
44	Court order; and
45	(4) Except for a Level I Learner's Permit, the Court may restrict the driving privileges granted under this
46	section. These restrictions may include but are not limited to the right to drive to school, work or to the office of
47	treatment provider.
48	(5) Notwithstanding any provision of Title 21 or Title 4 to the contrary, the adjudication of delinquency in this
49	Program shall not result in the revocation or suspension of a driving license or driving privileges, but the child shall be
50	determined "not eligible" for licensing by the Court until the child obtains a Court order granting a motion submitted
51	pursuant to this Section. [Repealed.]

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SYNOPSIS

This Act is a recommendation following the comprehensive analysis of the Family Court Adjudicated Drug Court Program conducted by Family Court, the Department of Services for Children, Youth and their Families, the Department of Justice, and the Office of Defense Services. Repeal of the Family Court Adjudicated Drug Court Program is also supported by the Government Efficiency and Accountability Review Board as noted in its 2018 Annual Report.

After a comprehensive analysis of the program, it was determined that the Division of Youth Rehabilitative Services (YRS) had implemented practices, including the use of an assessment tool, that are identifying and then effectively and efficiently addressing the needs of justice involved youth with substance use disorders. The review found that YRS' active case management practices allowed YRS to be responsive to each child's service needs and to involve the Court as necessary. Recent juvenile justice reforms, including civil citation, are also keeping many youth from entering the justice system while simultaneously ensuring that any identified substance use disorders are addressed.

Given the high level of individualized treatment services and case management youth are currently receiving inside and outside the juvenile justice system, repeal of the program was recommended.

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