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1. require campuses to be drug free.
2. Section 10-40. Restore, Reinvest, and Renew Program.
3. (a) The General Assembly finds that in order to address the
4. disparities described below, aggressive approaches and
5. targeted resources to support local design and control of
6. community-based responses to these outcomes are required. To
7. carry out this intent, the Restore, Reinvest, and Renew (R3)
8. Program is created for the following purposes:
9. (1) to directly address the impact of economic
10. disinvestment, violence, and the historical overuse of
11. criminal justice responses to community and individual
12. needs by providing resources to support local design and
13. control of community-based responses to these impacts;
14. (2) to substantially reduce both the total amount of
15. gun violence and concentrated poverty in this State;
16. (3) to protect communities from gun violence through
17. targeted investments and intervention programs, including
18. economic growth and improving family violence prevention,
19. community trauma treatment rates, gun injury victim
20. services, and public health prevention activities;
21. (4) to promote employment infrastructure and capacity
22. building related to the social determinants of health in
23. the eligible community areas.
24. (b) In this Section, "Authority" means the Illinois
25. Criminal Justice Information Authority in coordination with
26. the Justice, Equity, and Opportunity Initiative of the
27. Lieutenant Governor's Office.
28. (c) Eligibility of R3 Areas. Within 180 days after the
29. effective date of this Act, the Authority shall identify as
30. eligible, areas in this State by way of historically recognized
31. geographic boundaries, to be designated by the Restore,
32. Reinvest, and Renew Program Board as R3 Areas and therefore
33. eligible to apply for R3 funding. Local groups within R3 Areas
34. will be eligible to apply for State funding through the
35. Restore, Reinvest, and Renew Program Board. Qualifications for
36. designation as an R3 Area are as follows:
37. (1) Based on an analysis of data, communities in this
38. State that are high need, underserved, disproportionately
39. impacted by historical economic disinvestment, and ravaged
40. by violence as indicated by the highest rates of gun
41. injury, unemployment, child poverty rates, and commitments
42. to and returns from the Illinois Department of Corrections.
43. (2) The Authority shall send to the Legislative Audit
44. Commission and make publicly available its analysis and
45. identification of eligible R3 Areas and shall recalculate
46. he eligibility data every 4 years. On an annual basis, the
47. Authority shall analyze data and indicate if data covering
48. any R3 Area or portion of an Area has, for 4 consecutive
49. years, substantially deviated from the average of
50. statewide data on which the original calculation was made
51. to determine the Areas, including disinvestment, violence,
52. gun injury, unemployment, child poverty rates, or
53. commitments to or returns from the Illinois Department of
54. Corrections.
55. (d) The Restore, Reinvest, and Renew Program Board shall
56. encourage collaborative partnerships within each R3 Area to
57. minimize multiple partnerships per Area.
58. (e) The Restore, Reinvest, and Renew Program Board is
59. created and shall reflect the diversity of the State of
60. Illinois, including geographic, racial, and ethnic diversity.
61. Using the data provided by the Authority, the Restore,
62. Reinvest, and Renew Program Board shall be responsible for
63. designating the R3 Area boundaries and for the selection and
64. oversight of R3 Area grantees. The Restore, Reinvest, and Renew
65. Program Board ex officio members shall, within 4 months after
66. the effective date of this Act, convene the Board to appoint a
67. full Restore, Reinvest, and Renew Program Board and oversee,
68. provide guidance to, and develop an administrative structure
69. for the R3 Program.
70. (1) The ex officio members are:
71. (A) The Lieutenant Governor, or his or her
72. designee, who shall serve as chair.
73. (B) The Attorney General, or his or her
74. designee.
75. (C) The Director of Commerce and Economic
76. Opportunity, or his or her designee.
77. (D) The Director of Public Health, or his or
	1. her designee.
	2. (E) The Director of Corrections, or his or her
	3. designee.
	4. (F) The Executive Director of the Illinois
	5. Criminal Justice Information Authority, or his or
	6. her designee.
	7. (G) The Director of Employment Security, or
	8. his or her designee.
	9. (H) The Secretary of Human Services, or his or
	10. her designee.
	11. (I) A member of the Senate, designated by the
	12. President of the Senate.
	13. (J) A member of the House of Representatives,
	14. designated by the Speaker of the House of
	15. Representatives.
	16. (K) A member of the Senate, designated by the
	17. Minority Leader of the Senate.
	18. (L) A member of the House of Representatives,
	19. designated by the Minority Leader of the House of
	20. Representatives.
	21. (2) Within 90 days after the R3 Areas have been
	22. designated by the Restore, Reinvest, and Renew Program
	23. Board, the following members shall be appointed to the
	24. Board by the R3 board chair:
	25. (A) public officials of municipal geographic
	26. jurisdictions in the State that include an R3 Area, or
78. their designees;
79. (B) 4 community-based providers or community
80. development organization representatives who provide
81. services to treat violence and address the social
82. determinants of health, or promote community
83. investment, including, but not limited to, services
84. such as job placement and training, educational
85. services, workforce development programming, and
86. wealth building. The community-based organization
87. representatives shall work primarily in jurisdictions
88. that include an R3 Area and no more than 2
89. representatives shall work primarily in Cook County.
90. At least one of the community-based providers shall
91. have expertise in providing services to an immigrant
92. population;
93. (C) Two experts in the field of violence reduction;
94. (D) One male who has previously been incarcerated
95. and is over the age of 24 at time of appointment;
96. (E) One female who has previously been
97. incarcerated and is over the age of 24 at time of
98. appointment;
99. (F) Two individuals who have previously been
100. incarcerated and are between the ages of 17 and 24 at
101. time of appointment.
102. As used in this paragraph (2), "an individual who has
103. been previously incarcerated" means a person who has been
104. convicted of or pled guilty to one or more felonies, who
105. was sentenced to a term of imprisonment, and who has
106. completed his or her sentence. Board members shall serve
107. without compensation and may be reimbursed for reasonable
108. expenses incurred in the performance of their duties from
109. funds appropriated for that purpose. Once all its members
110. have been appointed as outlined in items (A) through (F) of
111. this paragraph (2), the Board may exercise any power,
112. perform any function, take any action, or do anything in
113. furtherance of its purposes and goals upon the appointment
114. of a quorum of its members. The Board terms of the non-ex
115. officio and General Assembly Board members shall end 4
116. years from the date of appointment.
117. (f) Within 12 months after the effective date of this Act,
118. the Board shall:
119. (1) develop a process to solicit applications from
120. eligible R3 Areas;
121. (2) develop a standard template for both planning and
122. implementation activities to be submitted by R3 Areas to
123. the State;
124. (3) identify resources sufficient to support the full
125. administration and evaluation of the R3 Program, including
126. building and sustaining core program capacity at the
127. community and State levels;
128. (4) review R3 Area grant applications and proposed
129. agreements and approve the distribution of resources;
	1. (5) develop a performance measurement system that
	2. focuses on positive outcomes;
	3. (6) develop a process to support ongoing monitoring and
	4. evaluation of R3 programs; and
	5. (7) deliver an annual report to the General Assembly
	6. and to the Governor to be posted on the Governor's Office
	7. and General Assembly websites and provide to the public an
	8. annual report on its progress.
	9. (g) R3 Area grants.
	10. (1) Grant funds shall be awarded by the Illinois
	11. Criminal Justice Information Authority, in coordination
	12. with the R3 board, based on the likelihood that the plan
	13. will achieve the outcomes outlined in subsection (a) and
	14. consistent with the requirements of the Grant
	15. Accountability and Transparency Act. The R3 Program shall
	16. also facilitate the provision of training and technical
	17. assistance for capacity building within and among R3 Areas.
	18. (2) R3 Program Board grants shall be used to address
	19. economic development, violence prevention services,
	20. re-entry services, youth development, and civil legal aid.
	21. (3) The Restore, Reinvest, and Renew Program Board and
	22. the R3 Area grantees shall, within a period of no more than
	23. 120 days from the completion of planning activities
	24. described in this Section, finalize an agreement on the
	25. plan for implementation. Implementation activities may:
	26. (A) have a basis in evidence or best practice
		1. research or have evaluations demonstrating the
		2. capacity to address the purpose of the program in
		3. subsection (a);
		4. (B) collect data from the inception of planning
		5. activities through implementation, with data
		6. collection technical assistance when needed, including
		7. cost data and data related to identified meaningful
		8. short-term, mid-term, and long-term goals and metrics;
		9. (C) report data to the Restore, Reinvest, and Renew
		10. Program Board biannually; and
		11. (D) report information as requested by the R3
		12. Program Board.
		13. Section 10-50. Employment; employer liability.
		14. (a) Nothing in this Act shall prohibit an employer from
		15. adopting reasonable zero tolerance or drug free workplace
		16. policies, or employment policies concerning drug testing,
		17. smoking, consumption, storage, or use of cannabis in the
		18. workplace or while on call provided that the policy is applied
		19. in a nondiscriminatory manner.
		20. (b) Nothing in this Act shall require an employer to permit
		21. an employee to be under the influence of or use cannabis in the
		22. employer's workplace or while performing the employee's job
		23. duties or while on call.
		24. (c) Nothing in this Act shall limit or prevent an employer
		25. from disciplining an employee or terminating employment of an